May 21, 2004

Ordered to be printed as passed

In the Senate of the United States, May 13, 2004.

Resolved, That the bill from the House of Representatives (H.R. 1350) entitled "An Act to reauthorize the Individuals with Disabilities Education Act, and for other purposes.", do pass with the following

AMENDMENT:

Strike out all after the enacting clause and insert:

1 SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "Individuals with Dis-
- 3 abilities Education Improvement Act of 2004".

1 SEC. 2. ORGANIZATION OF THE ACT.

2 This Act is organized into the following titles:

TITLE I—AMENDMENTS TO THE INDIVIDUALS WITH DISABILITIES EDUCATION ACT

TITLE II—AMENDMENTS TO THE REHABILITATION ACT OF 1973

TITLE III—NATIONAL CENTER FOR SPECIAL EDUCATION RESEARCH

TITLE IV—COMMISSION ON UNIVERSAL DESIGN AND THE ACCESSIBILITY OF CURRICULUM AND INSTRUCTIONAL MATERIALS

TITLE V—MISCELLANEOUS

3 TITLE I—AMENDMENTS TO THE 4 INDIVIDUALS WITH DISABIL 5 ITIES EDUCATION ACT

6 SEC. 101. AMENDMENTS TO THE INDIVIDUALS WITH DIS-

7 ABILITIES EDUCATION ACT.

8 Parts A through D of the Individuals with Disabilities

9 Education Act (20 U.S.C. 1400 et seq.) are amended to read

10 *as follows:*

11 "PART A—GENERAL PROVISIONS

12 "SEC. 601. SHORT TITLE; TABLE OF CONTENTS; FINDINGS;

13 **PURPOSES.**

- 14 "(a) SHORT TITLE.—This Act may be cited as the 'In-
- 15 dividuals with Disabilities Education Act'.

16 "(b) TABLE OF CONTENTS.—The table of contents for

17 this Act is as follows:

"PART A—GENERAL PROVISIONS

"Sec. 601. Short title; table of contents; findings; purposes.

"Sec. 603. Office of Special Education Programs.

"Sec. 604. Abrogation of State sovereign immunity.

[&]quot;Sec. 602. Definitions.

- "Sec. 605. Acquisition of equipment; construction or alteration of facilities.
- "Sec. 606. Employment of individuals with disabilities.
- "Sec. 607. Requirements for prescribing regulations.
- "Sec. 608. State administration.
- "Sec. 609. Paperwork reduction.
- "Sec. 610. Freely associated States.

"Part B—Assistance for Education of All Children With Disabilities

- "Sec. 611. Authorization; allotment; use of funds; authorization of appropriations.
- "Sec. 612. State eligibility.
- "Sec. 613. Local educational agency eligibility.
- "Sec. 614. Evaluations, eligibility determinations, individualized education programs, and educational placements.
- "Sec. 615. Procedural safeguards.
- "Sec. 616. Monitoring, technical assistance, and enforcement.
- "Sec. 617. Administration.
- "Sec. 618. Program information.
- "Sec. 619. Preschool grants.

"PART C-INFANTS AND TODDLERS WITH DISABILITIES

- "Sec. 631. Findings and policy.
- "Sec. 632. Definitions.
- "Sec. 633. General authority.
- "Sec. 634. Eligibility.
- "Sec. 635. Requirements for statewide system.
- "Sec. 636. Individualized family service plan.
- "Sec. 637. State application and assurances.
- "Sec. 638. Uses of funds.
- "Sec. 639. Procedural safeguards.
- "Sec. 640. Payor of last resort.
- "Sec. 641. State Interagency Coordinating Council.
- "Sec. 642. Federal administration.
- "Sec. 643. Allocation of funds.
- "Sec. 644. Authorization of appropriations.

"Part D—National Activities To Improve Education of Children With Disabilities

"Sec. 650. Findings.

"Subpart 1—State Personnel Preparation and Professional Development Grants

- "Sec. 651. Purpose; definition; program authority.
- "Sec. 652. Eligibility and collaborative process.
- "Sec. 653. Applications.
- "Sec. 654. Use of funds.
- "Sec. 655. Authorization of appropriations.

"Subpart 2—Scientifically Based Research, Technical Assistance, Model Demonstration Projects, and Dissemination of Information

"Sec. 660. Purpose.

- "Sec. 661. Administrative provisions.
- "Sec. 662. Research coordination to improve results for children with disabilities.
- "Sec. 663. Technical assistance, demonstration projects, dissemination of information, and implementation of scientifically based research.
- "Sec. 664. Personnel development to improve services and results for children with disabilities.
- "Sec. 665. Studies and evaluations.

"Subpart 3—Supports To Improve Results for Children With Disabilities

"Sec. 670. Purposes.

- "Sec. 671. Parent training and information centers.
- "Sec. 672. Community parent resource centers.
- "Sec. 673. Technical assistance for parent training and information centers.
- "Sec. 674. Technology development, demonstration, and utilization; and media services.
- "Sec. 675. Accessibility of instructional materials.
- "Sec. 676. Authorization of appropriations.

"Subpart 4—Interim Alternative Educational Settings, Behavioral Supports, and Whole School Interventions

"Sec. 681. Purpose.

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- "Sec. 682. Definition of eligible entity.
- "Sec. 683. Program authorized.
- "Sec. 684. Program evaluations.
- "Sec. 685. Authorization of appropriations.

"(c) FINDINGS.—Congress finds the following:

"(1) Disability is a natural part of the human 2 3 experience and in no way diminishes the right of in-4 dividuals to participate in or contribute to society. 5 Improving educational results for children with disabilities is an essential element of our national policy 6 7 of ensuring equality of opportunity, full participa-8 tion, independent living, and economic self-sufficiency 9 for individuals with disabilities.

10 "(2) Before the date of the enactment of the Edu-

- 11 cation for All Handicapped Children Act of 1975
- 12 (Public Law 94–142), the educational needs of mil-

1	lions of children with disabilities were not being fully
2	met because—
3	"(A) the children did not receive appro-
4	priate educational services;
5	``(B) the children were excluded entirely
6	from the public school system and from being
7	educated with their peers;
8	``(C) undiagnosed disabilities prevented the
9	children from having a successful educational ex-
10	perience; or
11	``(D) a lack of adequate resources within the
12	public school system forced families to find serv-
13	ices outside the public school system.
14	"(3) Since the enactment and implementation of
15	the Education for All Handicapped Children Act of
16	1975, this Act has been successful in ensuring chil-
17	dren with disabilities and the families of such chil-
18	dren access to a free appropriate public education
19	and in improving educational results for children
20	with disabilities.
21	"(4) However, the implementation of this Act
22	has been impeded by low expectations, and an insuffi-
23	cient focus on applying replicable research on proven
24	methods of teaching and learning for children with
25	disabilities.

1	"(5) Over 25 years of research and experience
2	has demonstrated that the education of children with
3	disabilities can be made more effective by—
4	"(A) having high expectations for such chil-
5	dren and ensuring their access to the general
6	education curriculum in the regular classroom to
7	the maximum extent possible in order to—
8	((i) meet developmental goals and, to
9	the maximum extent possible, the chal-
10	lenging expectations that have been estab-
11	lished for all children; and
12	"(ii) be prepared to lead productive
13	and independent adult lives, to the max-
14	imum extent possible;
15	``(B) strengthening the role and responsi-
16	bility of parents and ensuring that families of
17	such children have meaningful opportunities to
18	participate in the education of their children at
19	school and at home;
20	(C) coordinating this Act with other local,
21	educational service agency, State, and Federal
22	school improvement efforts, including improve-
23	ment efforts under the Elementary and Sec-
24	ondary Education Act of 1965, in order to en-
25	sure that such children benefit from such efforts

and that special education can become a service

for such children rather than a place where they

3	are sent;
4	``(D) providing appropriate special edu-
5	cation and related services, and aids and sup-
6	ports in the regular classroom, to such children,
7	whenever appropriate;
8	((E) supporting high-quality, intensive
9	preservice preparation and professional develop-
10	ment for all personnel who work with children
11	with disabilities in order to ensure that such per-
12	sonnel have the skills and knowledge necessary to
13	improve the academic achievement and func-
14	tional performance of children with disabilities,
15	including the use of scientifically based instruc-
16	tional practices, to the maximum extent possible;
17	``(F) providing incentives for whole-school
18	approaches, scientifically based early reading
19	programs, positive behavioral interventions and
20	supports, and prereferral interventions to reduce
21	the need to label children as disabled in order to
22	address their learning and behavioral needs;
23	``(G) focusing resources on teaching and
24	learning while reducing paperwork and require-

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8 ments that do not assist in improving educational results; and "(H) supporting the development and use of technology, including assistive technology devices and assistive technology services, to maximize accessibility for children with disabilities. "(6) While States, local educational agencies, and educational service agencies are primarily responsible for providing an education for all children with disabilities, it is in the national interest that the Federal Government have a supporting role in assisting State and local efforts to educate children with disabilities in order to improve results for such children and to ensure equal protection of the law. "(7) A more equitable allocation of resources is essential for the Federal Government to meet its responsibility to provide an equal educational opportunity for all individuals. "(8) Parents and schools should be given expanded opportunities to resolve their disagreements in

21 *positive and constructive ways.*

"(9) Teachers, schools, local educational agencies,
and States should be relieved of irrelevant and unnecessary paperwork burdens that do not lead to improved educational outcomes.

1	"(10)(A) The Federal Government must be re-
2	sponsive to the growing needs of an increasingly more
3	diverse society.
4	"(B) America's ethnic profile is rapidly chang-
5	ing. In the year 2000, 1 of every 3 persons in the
6	United States was a member of a minority group or
7	was limited English proficient.
8	``(C) Minority children comprise an increasing
9	percentage of public school students.
10	"(D) With such changing demographics, recruit-
11	ment efforts for special education personnel should
12	focus on increasing the participation of minorities in
13	the teaching profession.
14	"(11)(A) The limited English proficient popu-
15	lation is the fastest growing in our Nation, and the
16	growth is occurring in many parts of our Nation.
17	"(B) Studies have documented apparent discrep-
18	ancies in the levels of referral and placement of lim-
19	ited English proficient children in special education.
20	``(C) This poses a special challenge for special
21	education in the referral of, assessment of, and serv-
22	ices for, our Nation's students from non-English lan-
23	guage backgrounds.
24	"(12)(A) Greater efforts are needed to prevent the
25	intensification of problems connected with mislabeling

and high dropout rates among minority children with

2	disabilities.
3	``(B) More minority children continue to be
4	served in special education than would be expected
5	from the percentage of minority students in the gen-
6	eral school population.
7	"(C) African-American children are identified as
8	having mental retardation and emotional disturbance
9	at rates greater than their white counterparts.
10	"(D) In the 1998–1999 school year, African-
11	American children represented just 14.8 percent of the
12	population aged 6 through 21, but comprised 20.2
13	percent of all children with disabilities.
14	"(E) Studies have found that schools with pre-
15	dominately Caucasian students and teachers have
16	placed disproportionately high numbers of their mi-
17	nority students into special education.
18	"(13)(A) As the number of minority students in
19	special education increases, the number of minority
20	teachers and related services personnel produced in
21	colleges and universities continues to decrease.
22	"(B) The opportunity for minority individuals,
23	organizations, and Historically Black Colleges and
24	Universities to participate fully in awards for grants
25	and contracts, boards of organizations receiving funds

1	under this Act, and peer review panels, and in the
2	training of professionals in the area of special edu-
3	cation is essential if we are to obtain greater success
4	in the education of minority children with disabil-
5	ities.
6	"(14) As the graduation rates for children with
7	disabilities continue to climb, providing effective
8	transition services to promote successful post-school
9	employment or education is an important measure of
10	accountability for children with disabilities.
11	"(d) PURPOSES.—The purposes of this title are—
12	((1)(A) to ensure that all children with disabil-
13	ities have available to them a free appropriate public
14	education that $emphasizes$ special $education$ and re -
15	lated services designed to meet their unique needs and
16	prepare them for employment, further education, and
17	independent living;
18	(B) to ensure that the rights of children with
19	disabilities and parents of such children are protected;
20	and
21	(C) to assist States, localities, educational serv-
22	ice agencies, and Federal agencies to provide for the
23	education of all children with disabilities;
24	"(2) to assist States in the implementation of a
25	Statewide, coordinated, multidisciplinary, inter-

1	agency system of early intervention services for in-
2	fants and toddlers with disabilities and their families;
3	"(3) to ensure that educators and parents have
4	the necessary tools to improve educational results for
5	children with disabilities by supporting systemic-
6	change activities; coordinated research and personnel
7	preparation; coordinated technical assistance, dis-
8	semination, and support; and technology development
9	and media services; and
10	"(4) to assess, and ensure the effectiveness of, ef-
11	forts to educate children with disabilities.
12	<i>"SEC. 602. DEFINITIONS."</i>
13	"Except as otherwise provided, as used in this Act:
13 14	"Except as otherwise provided, as used in this Act: "(1) ASSISTIVE TECHNOLOGY DEVICE.—The term
14	"(1) Assistive technology device.—The term
14 15	"(1) ASSISTIVE TECHNOLOGY DEVICE.—The term 'assistive technology device' means any item, piece of
14 15 16	"(1) ASSISTIVE TECHNOLOGY DEVICE.—The term 'assistive technology device' means any item, piece of equipment, or product system, whether acquired com-
14 15 16 17	"(1) ASSISTIVE TECHNOLOGY DEVICE.—The term 'assistive technology device' means any item, piece of equipment, or product system, whether acquired com- mercially off the shelf, modified, or customized, that
14 15 16 17 18	"(1) ASSISTIVE TECHNOLOGY DEVICE.—The term 'assistive technology device' means any item, piece of equipment, or product system, whether acquired com- mercially off the shelf, modified, or customized, that is used to increase, maintain, or improve functional
14 15 16 17 18 19	"(1) ASSISTIVE TECHNOLOGY DEVICE.—The term 'assistive technology device' means any item, piece of equipment, or product system, whether acquired com- mercially off the shelf, modified, or customized, that is used to increase, maintain, or improve functional capabilities of a child with a disability. The term
 14 15 16 17 18 19 20 	"(1) ASSISTIVE TECHNOLOGY DEVICE.—The term 'assistive technology device' means any item, piece of equipment, or product system, whether acquired com- mercially off the shelf, modified, or customized, that is used to increase, maintain, or improve functional capabilities of a child with a disability. The term does not include a medical device that is surgically
 14 15 16 17 18 19 20 21 	"(1) Assistive technology device' means any item, piece of 'assistive technology device' means any item, piece of equipment, or product system, whether acquired com- mercially off the shelf, modified, or customized, that is used to increase, maintain, or improve functional capabilities of a child with a disability. The term does not include a medical device that is surgically implanted, or the repalcement of such device.

1	selection, acquisition, or use of an assistive technology
2	device. Such term includes—
3	``(A) the evaluation of the needs of such
4	child, including a functional evaluation of the
5	child in the child's customary environment;
6	``(B) purchasing, leasing, or otherwise pro-
7	viding for the acquisition of assistive technology
8	devices by such child;
9	``(C) selecting, designing, fitting, custom-
10	izing, adapting, applying, maintaining, repair-
11	ing, or replacing of assistive technology devices;
12	(D) coordinating and using other thera-
13	pies, interventions, or services with assistive
14	technology devices, such as those associated with
15	existing education and rehabilitation plans and
16	programs;
17	``(E) training or technical assistance for
18	such child, or, where appropriate, the family of
19	such child; and
20	``(F) training or technical assistance for
21	professionals (including individuals providing
22	education and rehabilitation services), employ-
23	ers, or other individuals who provide services to,
24	employ, or are otherwise substantially involved
25	in the major life functions of such child.

1	"(3) Child with a disability.—
2	"(A) IN GENERAL.—The term 'child with a
3	disability' means a child—
4	((i) with mental retardation, hearing
5	impairments (including deafness), speech or
6	language impairments, visual impairments
7	(including blindness), serious emotional dis-
8	turbance (hereinafter referred to as 'emo-
9	tional disturbance'), orthopedic impair-
10	ments, autism, traumatic brain injury,
11	other health impairments, or specific learn-
12	ing disabilities; and
13	"(ii) who, by reason thereof, needs spe-
14	cial education and related services.
15	"(B) CHILD AGED 3 THROUGH 9.—The term
16	'child with a disability' for a child aged 3
17	through 9 (or any subset of that age range, in-
18	cluding ages 3 through 5), may, at the discretion
19	of the State and the local educational agency, in-
20	clude a child—
21	"(i) experiencing developmental delays,
22	as defined by the State and as measured by
23	appropriate diagnostic instruments and
24	procedures, in 1 or more of the following
25	areas: physical development, cognitive devel-

1	opment, communication development, social
2	or emotional development, or adaptive de-
3	velopment; and
4	"(ii) who, by reason thereof, needs spe-
5	cial education and related services.
6	"(4) Core academic subject.—The term 'core
7	academic subject' has the meaning given the term in
8	section 9101(11) of the Elementary and Secondary
9	Education Act of 1965.
10	"(5) Educational service agency.—The term
11	'educational service agency'—
12	"(A) means a regional public multiservice
13	agency—
14	"(i) authorized by State law to de-
15	velop, manage, and provide services or pro-
16	grams to local educational agencies; and
17	"(ii) recognized as an administrative
18	agency for purposes of the provision of spe-
19	cial education and related services provided
20	within public elementary schools and sec-
21	ondary schools of the State; and
22	``(B) includes any other public institution
23	or agency having administrative control and di-
24	rection over a public elementary school or sec-
25	ondary school.

1	"(6) ELEMENTARY SCHOOL.—The term 'elemen-
2	tary school' means a nonprofit institutional day or
3	residential school that provides elementary education,
4	as determined under State law.
5	"(7) Equipment.—The term 'equipment' in-
6	cludes—
7	"(A) machinery, utilities, and built-in
8	equipment, and any necessary enclosures or
9	structures to house such machinery, utilities, or
10	equipment; and
11	``(B) all other items necessary for the func-
12	tioning of a particular facility as a facility for
13	the provision of educational services, including
14	items such as instructional equipment and nec-
15	essary furniture; printed, published, and audio-
16	visual instructional materials; telecommuni-
17	cations, sensory, and other technological aids
18	and devices; and books, periodicals, documents,
19	and other related materials.
20	"(8) Excess costs.—The term 'excess costs'
21	means those costs that are in excess of the average an-
22	nual per-student expenditure in a local educational
23	agency during the preceding school year for an ele-
24	mentary school or secondary school student, as may

3	"(A) amounts received—
4	(ii) under part B of this title;
5	"(ii) under part A of title I of the Ele-
6	mentary and Secondary Education Act of
7	1965; and
8	"(iii) under parts A and B of title III
9	of that Act; and
10	"(B) any State or local funds expended for
11	programs that would qualify for assistance under
12	any of those parts.
13	"(9) FREE APPROPRIATE PUBLIC EDUCATION.—
14	The term 'free appropriate public education' means
15	special education and related services that—
16	"(A) have been provided at public expense,
17	under public supervision and direction, and
18	without charge;
19	``(B) meet the standards of the State edu-
20	cational agency;
21	"(C) include an appropriate preschool, ele-
22	mentary school, or secondary school education in
23	the State involved; and

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"(A) ALL SPECIAL EDUCATION ERS.—When used with respect to any public elementary school or secondary school special education teacher teaching in a State, means that the teacher holds at least a bachelor's degree and that—

individualized

under section 614(d).

qualified' means the following:

12 "(i) the teacher has obtained full State 13 certification as a special education teacher 14 through a State-approved special education 15 teacher preparation program (including certification obtained through alternative 16 17 routes to certification) or other comparably 18 rigorous methods, or passed the State teach-19 er special education licensing examination, 20 and holds a license to teach in the State as 21 a special education teacher, except that 22 when used with respect to any teacher 23 teaching in a public charter school, the term means that the teacher meets the require-

education

"(10) HIGHLY QUALIFIED.—The term 'highly

"(D) are provided in conformity with the

program

required

TEACH-

1	ments set forth in the State's public charter
2	school law;
3	"(ii) the teacher has not had certifi-
4	cation or licensure requirements waived on
5	an emergency, temporary, or provisional
6	basis; and
7	"(iii) the teacher demonstrates knowl-
8	edge of special education and the teaching
9	skills necessary to teach children with dis-
10	abilities.
11	"(B) New elementary school special
12	EDUCATION TEACHERS.—When used with respect
13	to a special education elementary school teacher
14	who is new to the profession, means that the
15	teacher demonstrated, by passing a rigorous
16	State test, subject knowledge and teaching skills
17	in reading, writing, mathematics, and other
18	areas of the basic elementary school curriculum
19	(which may consist of passing a State-required
20	certification or licensing test or tests in reading,
21	writing, mathematics, and other areas of the
22	basic elementary school curriculum).
23	"(C) New middle school and secondary
24	school special education teachers.—When
25	used with respect to a special education middle

1	school or secondary school teacher who is new to
2	the profession, means that the teacher has dem-
3	onstrated a high level of competency in each of
4	the academic subjects in which the teacher teach-
5	es by—
6	"(i) passing a rigorous State academic
7	subject test in each of the academic subjects
8	in which the teacher teaches (which may
9	consist of a passing level of performance on
10	a State-required certification or licensing
11	test or tests in each of the academic subjects
12	in which the teacher teaches); or
13	"(ii) successful completion, in each of
14	the academic subjects in which the teacher
15	teaches, of an academic major, graduate de-
16	gree, coursework equivalent to an under-
17	graduate academic major, or advanced cer-
18	tification or credentialing.
19	"(D) VETERAN SPECIAL EDUCATION TEACH-
20	ERS.—When used with respect to an elementary
21	school, middle school, or secondary school special
22	education teacher who is not new to the profes-
23	sion, means that the teacher has—

"(i) met the applicable standard in 1 2 subparagraph (B) or (C), which includes an option for a test; or 3 4 "(*ii*) has demonstrated competence in all the academic subjects in which the teach-5 6 er teaches based on a high objective uniform State standard of evaluation for special 7 8 education teachers that— 9 "(I) is set by the State for both 10 grade-appropriate academic subject 11 matter knowledge and special edu-12 cation teaching skills; 13 "(II) is aligned with challenging 14 State academic content and student 15 academic achievement standards and developed in consultation with special 16 17 education teachers, core content spe-18 cialists. teachers, principals, and 19 school administrators; 20 "(III) provides objective, coherent 21 information about the teachers' attain-22 ment of knowledge of core content 23 knowledge in the academic subjects in

which a teacher teaches:

1	"(IV) is applied uniformly to all
2	special education teachers who teach in
3	the same academic subject and the
4	same grade level throughout the State;
5	(V) takes into consideration, but
6	is not based primarily on, the time the
7	teacher has been teaching in the aca-
8	demic subject;
9	"(VI) is made available to the
10	public on request; and
11	"(VII) may involve multiple objec-
12	tive measures of teacher competency.
13	"(E) Teachers providing consultative
14	SERVICES.—
15	"(i) IN GENERAL.—Notwithstanding
16	subparagraphs (B) through (D) , when used
17	with respect to a special education teacher
18	who provides only consultative services to a
19	highly qualified regular education teacher
20	(as the term highly qualified is defined in
21	section 9101(23) of the Elementary and
22	Secondary Education Act of 1965), means
23	that the teacher meets the requirements of
24	subparagraph (A).

1	"(ii) Consultative services.—As
2	used in clause (i), the term 'consultative
3	services' means services that adjust the
4	learning environment, modify instructional
5	methods, adapt curricula, use positive be-
6	havior supports and interventions, and se-
7	lect and implement appropriate accom-
8	modations to meet the needs of individual
9	children.
10	``(F) EXCEPTION.—Notwithstanding sub-
11	paragraphs (B) through (D) , when used with re-
12	spect to a special education teacher who teaches
13	more than 1 subject, primarily to middle school
14	and secondary school-aged children with signifi-
15	cant cognitive disabilities, means that the teach-
16	er has demonstrated subject knowledge and teach-
17	ing skills in reading, mathematics, and other
18	areas of the basic elementary school curriculum
19	by—
20	"(i) passing a rigorous State test
21	(which may consist of passing a State-re-
22	quired certification or licensing test or tests
23	in those areas); or
24	"(ii) demonstrating competency in all
25	the academic subjects in which the teacher

1	teaches, based on a high objective uniform
2	State standard as described in subpara-
3	graph (D)(ii).
4	"(11) INDIAN.—The term 'Indian' means an in-
5	dividual who is a member of an Indian tribe.
6	"(12) Indian tribe.—The term 'Indian tribe'
7	means any Federal or State Indian tribe, band,
8	rancheria, pueblo, colony, or community, including
9	any Alaska Native village or regional village corpora-
10	tion (as defined in or established under the Alaska
11	Native Claims Settlement Act).
12	"(13) Individualized education program.—
13	The term 'individualized education program' or 'IEP'
14	means a written statement for each child with a dis-
15	ability that is developed, reviewed, and revised in ac-
16	cordance with section $614(d)$.
17	"(14) Individualized family service plan.—
18	The term 'individualized family service plan' has the
19	meaning given such term in section 636.
20	"(15) INFANT OR TODDLER WITH A DIS-
21	ABILITY.—The term 'infant or toddler with a dis-
22	ability' has the meaning given such term in section
23	632.
24	"(16) Institution of higher education.—
25	The term 'institution of higher education'—

1	((A) has the meaning given such term in
2	section 101 (a) and (b) of the Higher Education
3	Act of 1965; and
4	"(B) also includes any community college
5	receiving funding from the Secretary of the Inte-
6	rior under the Tribally Controlled College or
7	University Assistance Act of 1978.
8	"(17) Limited english proficient.—The term
9	limited English proficient' has the meaning given the
10	term in section 9101(25) of the Elementary and Sec-
11	ondary Education Act of 1965.
12	"(18) Local educational agency.—
13	"(A) The term local educational agency'
14	means a public board of education or other pub-
15	lic authority legally constituted within a State
16	for either administrative control or direction of,
17	or to perform a service function for, public ele-
18	mentary schools or secondary schools in a city,
19	county, township, school district, or other polit-
20	ical subdivision of a State, or for such combina-
21	tion of school districts or counties as are recog-
22	nized in a State as an administrative agency for
23	its public elementary schools or secondary
24	schools.

25 "(B) The term includes—

1	"(i) an educational service agency, as
2	defined in paragraph (5); and
3	"(ii) any other public institution or
4	agency having administrative control and
5	direction of a public elementary school or
6	secondary school.
7	"(C) The term includes an elementary
8	school or secondary school funded by the Bureau
9	of Indian Affairs, but only to the extent that
10	such inclusion makes the school eligible for pro-
11	grams for which specific eligibility is not pro-
12	vided to the school in another provision of law
13	and the school does not have a student popu-
14	lation that is smaller than the student popu-
15	lation of the local educational agency receiving
16	assistance under this Act with the smallest stu-
17	dent population, except that the school shall not
18	be subject to the jurisdiction of any State edu-
19	cational agency other than the Bureau of Indian
20	Affairs.
21	"(19) NATIVE LANGUAGE.—The term 'native lan-
22	guage', when used with respect to an individual of
23	limited English proficiency, means the language nor-
24	mally used by the individual, or in the case of a

child, the language normally used by the parents of

2	the child.
3	"(20) NONPROFIT.—The term 'nonprofit', as ap-
4	plied to a school, agency, organization, or institution,
5	means a school, agency, organization, or institution
6	owned and operated by 1 or more nonprofit corpora-
7	tions or associations no part of the net earnings of
8	which inures, or may lawfully inure, to the benefit of
9	any private shareholder or individual.
10	"(21) OUTLYING AREA.—The term 'outlying

area' means the United States Virgin Islands, Guam,
 American Samoa, and the Commonwealth of the
 Northern Mariana Islands.

1

- 15 "(A) IN GENERAL.—The term 'parent'—
- 16 *"(i) means*—

17 "(I) a natural or adoptive parent
18 of a child;

19 "(II) a guardian (but not the
20 State if the child is a ward of the
21 State);

22 "(III) an individual acting in the
23 place of a natural or adoptive parent,
24 including a grandparent, stepparent,
25 or other relative with whom the child

1	linge or an individual who is logally
	lives or an individual who is legally
2	responsible for the child's welfare; or
3	"(IV) except as used in sections
4	615(b)(2) and 639(a)(5), an individual
5	assigned under either of those sections
6	to be a surrogate parent; and
7	"(ii) in the case of a homeless child
8	who is not in the physical custody of a par-
9	ent or guardian, includes a related or unre-
10	lated adult with whom the child is living or
11	other adult jointly designated by the child
12	and the local educational agency liaison for
13	homeless children and youths (designated
14	pursuant to section $722(g)(1)(J)(ii)$ of the
15	McKinney-Vento Homeless Assistance Act),
16	in addition to other individuals permitted
17	by law.
18	"(B) FOSTER PARENT.—Unless State law
19	prohibits a foster parent from acting as a par-
20	ent, the term 'parent' includes a foster parent
21	if—
22	"(i) the natural or adoptive parents'
23	authority to make educational decisions on
24	the child's behalf has been extinguished
25	under State law; and

1	"(ii) the foster parent—
2	``(I) has an ongoing, long-term
3	parental relationship with the child;
4	``(II) is willing to make the edu-
5	cational decisions required of parents
6	under this Act; and
7	"(III) has no interest that would
8	conflict with the interests of the child.
9	"(23) PARENT ORGANIZATION.—The term 'par-
10	ent organization' has the meaning given such term in
11	section $671(g)$.
12	"(24) PARENT TRAINING AND INFORMATION CEN-
13	TER.—The term 'parent training and information
14	center' means a center assisted under section 671 or
15	672.
16	"(25) Related services.—The term 'related
17	services' means transportation, and such develop-
18	mental, corrective, and other supportive services (in-
19	cluding speech-language pathology and audiology
20	services, interpreting services, psychological services,
21	physical and occupational therapy, recreation, in-
22	cluding therapeutic recreation, social work services,
23	school health services, counseling services, including
24	rehabilitation counseling, orientation and mobility
25	services, travel training instruction, and medical

1	services, except that such medical services shall be for
2	diagnostic and evaluation purposes only) as may be
3	required to assist a child with a disability to benefit
4	from special education, and includes the early identi-
5	fication and assessment of disabling conditions in
6	children. The term does not include a medical device
7	that is surgically implanted, or the replacement of
8	such device.
9	"(26) Secondary school.—The term 'sec-
10	ondary school' means a nonprofit institutional day or
11	residential school that provides secondary education,
12	as determined under State law, except that it does not
13	include any education beyond grade 12.
14	"(27) Secretary.—The term 'Secretary' means
15	the Secretary of Education.
16	"(28) Special education.—The term 'special
17	education' means specially designed instruction, at no
18	cost to parents, to meet the unique needs of a child
19	with a disability, including—
20	"(A) instruction conducted in the classroom,
21	in the home, in hospitals and institutions, and
22	in other settings; and
23	"(B) instruction in physical education.
24	"(29) Specific learning disability.—

1	"(A) IN GENERAL.—The term 'specific
2	learning disability' means a disorder in 1 or
3	more of the basic psychological processes involved
4	in understanding or in using language, spoken
5	or written, which disorder may manifest itself in
6	the imperfect ability to listen, think, speak, read,
7	write, spell, or do mathematical calculations.
8	"(B) Disorders included.—Such term
9	includes such conditions as perceptual disabil-
10	ities, brain injury, minimal brain dysfunction,
11	dyslexia, and developmental aphasia.
12	"(C) DISORDERS NOT INCLUDED.—Such
13	term does not include a learning problem that is
14	primarily the result of visual, hearing, or motor
15	disabilities, of mental retardation, of emotional
16	disturbance, or of environmental, cultural, or
17	economic disadvantage.
18	"(30) State.—The term 'State' means each of
19	the 50 States, the District of Columbia, the Common-
20	wealth of Puerto Rico, and each of the outlying areas.
21	"(31) STATE EDUCATIONAL AGENCY.—The term
22	'State educational agency' means the State board of
23	education or other agency or officer primarily respon-
24	sible for the State supervision of public elementary
25	schools and secondary schools, or, if there is no such

1	officer or agency, an officer or agency designated by
2	the Governor or by State law.

3	"(32) Supplementary aids and services.—
4	The term 'supplementary aids and services' means
5	aids, services, and other supports that are provided in
6	regular education classes or other education-related
7	settings to enable children with disabilities to be edu-
8	cated with nondisabled children to the maximum ex-
9	tent appropriate in accordance with section
10	612(a)(5).

11 "(33) TRANSITION SERVICES.—The term 'transi12 tion services' means a coordinated set of activities for
13 a child with a disability (as defined in paragraph
14 (3)(A)) that—

"(A) is designed to be within a results-ori-15 ented process, that is focused on improving the 16 17 academic and functional achievement of the child 18 with a disability to facilitate the child's move-19 ment from school to post-school activities, includ-20 ing post-secondary education, vocational train-21 ing, integrated employment (including supported 22 employment), continuing and adult education, 23 adult services, independent living, or community participation; 24

1	"(B) is based on the individual child's
2	needs, taking into account the child's strengths,
3	preferences, and interests; and
4	``(C) includes instruction, related services,
5	community experiences, the development of em-
6	ployment and other post-school adult living ob-
7	jectives, and, when appropriate, acquisition of
8	daily living skills and functional vocational
9	evaluation.
10	"(34) Child with a disability in a military
11	FAMILY.—The term 'child with a disability in a mili-
12	tary family' means a child with a disability who has
13	a parent who is a member of the Armed Forces, in-
14	cluding a member of the National Guard or Reserves.
15	"(35) Homeless children.—The term 'home-
16	less children' has the meaning given the term 'home-
17	less children and youths' in section 725 of the McKin-
18	ney-Vento Homeless Assistance Act.
19	"(36) WARD OF THE STATE.—The term 'ward of
20	the State' means a child who, as defined by the State
21	where the child resides, is a foster child, a ward of the
22	State or is in the custody of a public child welfare

23 agency.

1 "SEC. 603. OFFICE OF SPECIAL EDUCATION PROGRAMS.

2 "(a) ESTABLISHMENT.—There shall be, within the Of3 fice of Special Education and Rehabilitative Services in the
4 Department of Education, an Office of Special Education
5 Programs, which shall be the principal agency in such De6 partment for administering and carrying out this Act and
7 other programs and activities concerning the education of
8 children with disabilities.

9 "(b) DIRECTOR.—The Office established under sub-10 section (a) shall be headed by a Director who shall be se-11 lected by the Secretary and shall report directly to the As-12 sistant Secretary for Special Education and Rehabilitative 13 Services.

14 "(c) VOLUNTARY AND UNCOMPENSATED SERVICES.—
15 Notwithstanding section 1342 of title 31, United States
16 Code, the Secretary is authorized to accept voluntary and
17 uncompensated services in furtherance of the purposes of
18 this Act.

19 "SEC. 604. ABROGATION OF STATE SOVEREIGN IMMUNITY.

20 "(a) IN GENERAL.—A State shall not be immune
21 under the 11th amendment to the Constitution of the United
22 States from suit in Federal court for a violation of this
23 Act.

24 "(b) REMEDIES.—In a suit against a State for a viola25 tion of this Act, remedies (including remedies both at law
26 and in equity) are available for such a violation to the same
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extent as those remedies are available for such a violation
 in the suit against any public entity other than a State.
 "(c) EFFECTIVE DATE.—Subsections (a) and (b) apply
 with respect to violations that occur in whole or part after
 the date of enactment of the Education of the Handicapped
 Act Amendments of 1990.

7 "SEC. 605. ACQUISITION OF EQUIPMENT; CONSTRUCTION 8 OR ALTERATION OF FACILITIES.

9 "(a) IN GENERAL.—If the Secretary determines that 10 a program authorized under this Act will be improved by 11 permitting program funds to be used to acquire appropriate 12 equipment, or to construct new facilities or alter existing 13 facilities, the Secretary is authorized to allow the use of 14 those funds for those purposes.

15 "(b) COMPLIANCE WITH CERTAIN REGULATIONS.—
16 Any construction of new facilities or alteration of existing
17 facilities under subsection (a) shall comply with the require18 ments of—

- 19 "(1) appendix A of part 36 of title 28, Code of
 20 Federal Regulations (commonly known as the 'Ameri-
- 21 cans with Disabilities Accessibility Guidelines for
 22 Buildings and Facilities'); or

23 "(2) appendix A of subpart 101–19.6 of title 41,

- 24 Code of Federal Regulations (commonly known as the
- 25 'Uniform Federal Accessibility Standards').

1 "SEC. 606. EMPLOYMENT OF INDIVIDUALS WITH DISABIL-2ITIES.

3 "The Secretary shall ensure that each recipient of as4 sistance under this Act makes positive efforts to employ and
5 advance in employment qualified individuals with disabil6 ities in programs assisted under this Act.

7 "SEC. 607. REQUIREMENTS FOR PRESCRIBING REGULA-8 TIONS.

9 "(a) IN GENERAL.—In carrying out the provisions of 10 this Act, the Secretary shall issue regulations under this 11 Act only to the extent that such regulations are necessary 12 to ensure that there is compliance with the specific require-13 ments of this Act.

14 "(b) PROTECTIONS PROVIDED TO CHILDREN.—The
15 Secretary may not implement, or publish in final form, any
16 regulation prescribed pursuant to this Act that—

17 "(1) violates or contradicts any provision of this
18 Act; and

19 "(2) procedurally or substantively lessens the 20 protections provided to children with disabilities 21 under this Act, as embodied in regulations in effect 22 on July 20, 1983 (particularly as such protections re-23 lated to parental consent to initial evaluation or ini-24 tial placement in special education, least restrictive 25 environment, related services, timelines, attendance of 26 evaluation personnel at individualized education pro-

gram meetings, or qualifications of personnel), except 1 2 to the extent that such regulation reflects the clear and unequivocal intent of the Congress in legislation. 3 "(c) PUBLIC COMMENT PERIOD.—The Secretary shall 4 provide a public comment period of not more than 90 days 5 6 on any regulation proposed under part B or part C of this 7 Act on which an opportunity for public comment is other-8 wise required by law.

9 "(d) POLICY LETTERS AND STATEMENTS.—The Sec-10 retary may not issue policy letters or other statements (in-11 cluding letters or statements regarding issues of national 12 significance) that—

13 "(1) violate or contradict any provision of this
14 Act; or

"(2) establish a rule that is required for compliance with, and eligibility under, this Act without following the requirements of section 553 of title 5,
United States Code.

19 "(e) EXPLANATION AND ASSURANCES.—Any written
20 response by the Secretary under subsection (d) regarding
21 a policy, question, or interpretation under part B of this
22 Act shall include an explanation in the written response
23 that—

24 "(1) such response is provided as informal guid25 ance and is not legally binding;

1	"(2) when required, such response is issued in
2	compliance with the requirements of section 553 of
3	title 5, United States Code; and
4	"(3) such response represents the interpretation
5	by the Department of Education of the applicable
6	statutory or regulatory requirements in the context of
7	the specific facts presented.
8	"(f) Correspondence From Department of Edu-
9	CATION DESCRIBING INTERPRETATIONS OF THIS ACT.—
10	"(1) IN GENERAL.—The Secretary shall, on a
11	quarterly basis, publish in the Federal Register, and
12	widely disseminate to interested entities through var-
13	ious additional forms of communication, a list of cor-
14	respondence from the Department of Education re-
15	ceived by individuals during the previous quarter
16	that describes the interpretations of the Department of
17	Education of this Act or the regulations implemented
18	pursuant to this Act.
19	"(2) Additional information.—For each item
20	of correspondence published in a list under paragraph
21	(1), the Secretary shall—
22	"(A) identify the topic addressed by the cor-
23	respondence and shall include such other sum-
24	mary information as the Secretary determines to
25	be appropriate; and

1 "(B) ensure that all such correspondence is 2 issued, where applicable, in compliance with the requirements of section 553 of title 5, United 3 States Code. 4 5 "SEC. 608. STATE ADMINISTRATION. "(a) RULEMAKING.—Each State that receives funds 6 7 under this Act shall— 8 "(1) ensure that any State rules, regulations, 9 and policies relating to this Act conform to the pur-10 poses of this Act; and 11 "(2) identify in writing to its local educational 12 agencies and the Secretary any such rule, regulation, 13 or policy as a State-imposed requirement that is not required by this Act and Federal regulations. 14 15 "(b) SUPPORT AND FACILITATION.—State rules, requlations, and policies under this Act shall support and facili-16 tate local educational agency and school-level systemic re-17 form designed to enable children with disabilities to meet 18 the challenging State student academic achievement stand-19 20 ards.

21 "SEC. 609. PAPERWORK REDUCTION.

"(a) REPORT TO CONGRESS.—The Comptroller General shall conduct a review of Federal, State, and local requirements relating to the education of children with disabilities to determine which requirements result in excessive

paperwork completion burdens for teachers, related services
 providers, and school administrators, and shall report to
 Congress not later than 18 months after the date of enact ment of the Individuals with Disabilities Education Im provement Act of 2003 regarding such review along with
 strategic proposals for reducing the paperwork burdens on
 teachers.

8 "(b) PAPERWORK REDUCTION DEMONSTRATION.—

9 "(1) PILOT PROGRAM.—

10 "(A) PURPOSE.—The purpose of this sub-11 section is to provide an opportunity for States to 12 identify ways to reduce paperwork burdens and 13 other administrative duties that are directly as-14 sociated with the requirements of this Act, in 15 order to increase the time and resources available for instruction and other activities aimed at im-16 17 proving educational and functional results for 18 children with disabilities.

19 "(B) AUTHORIZATION.—

20 "(i) IN GENERAL.—In order to carry
21 out the purpose of this subsection, the Sec22 retary is authorized to grant waivers of
23 statutory requirements of, or regulatory re24 quirements relating to, this part for a pe25 riod of time not to exceed 4 years with re-

1	spect to not more than 15 States based on
2	proposals submitted by States to reduce ex-
3	cessive paperwork and noninstructional
4	time burdens that do not assist in improv-
5	ing educational and functional results for
6	children with disabilities.
7	"(ii) EXCEPTION.—The Secretary shall
8	not waive any statutory requirements of, or
9	regulatory requirements relating to, appli-
10	cable civil rights requirements.
11	"(iii) Rule of construction.—Noth-
12	ing in this subsection shall be construed
13	to—
14	"(I) affect the right of a child
15	with a disability to receive a free ap-
16	propriate public education under this
17	part; and
18	"(II) permit a State or local edu-
19	cational agency to waive procedural
20	safeguards under section 615.
21	"(C) Proposal.—
22	"(i) IN GENERAL.—A State desiring to
23	participate in the program under this sub-
24	section shall submit a proposal to the Sec-

1	retary at such time and in such manner as
2	the Secretary may reasonably require.
3	"(ii) Content.—The proposal shall
4	include—
5	``(I) a list of any statutory re-
6	quirements of, or regulatory require-
7	ments relating to, this part that the
8	State desires the Secretary to waive or
9	change, in whole or in part; and
10	"(II) a list of any State require-
11	ments that the State proposes to waive
12	or change, in whole or in part, to
13	carry out a waiver granted to the State
14	by the Secretary.
15	"(D) TERMINATION OF WAIVER.—The Sec-
16	retary shall terminate a State's waiver under
17	this subsection if the Secretary determines that
18	the State—
19	"(i) has failed to make satisfactory
20	progress in meeting the indicators described
21	in section 616; or
22	"(ii) has failed to appropriately imple-
23	ment its waiver.
24	"(2) REPORT.—Beginning 2 years after the date
25	of enactment of the Individuals with Disabilities

1	Education Improvement Act of 2003, the Secretary
2	shall include in the annual report to Congress sub-
3	mitted pursuant to section 426 of the Department of
4	Education Organization Act information related to
5	the effectiveness of waivers granted under paragraph
6	(1), including any specific recommendations for
7	broader implementation of such waivers, in—
8	"(A) reducing—
9	"(i) the paperwork burden on teachers,
10	principals, administrators, and related
11	service providers; and
12	"(ii) noninstructional time spent by
13	teachers in complying with this part;
14	``(B) enhancing longer-term educational
15	planning;
16	(C) improving positive outcomes for chil-
17	dren with disabilities;
18	(D) promoting collaboration between IEP
19	Team members; and
20	``(E) ensuring satisfaction of family mem-
21	bers.
22	"SEC. 610. FREELY ASSOCIATED STATES.
23	"The Republic of the Marshall Islands, the Federated
24	States of Micronesia, and the Republic of Palau shall con-
25	tinue to be eligible for competitive grants administered by

the Secretary under this Act to the extent that such grants 1 2 continue to be available to States and local educational agencies under this Act. 3 4 **"PART B—ASSISTANCE FOR EDUCATION OF ALL** 5 CHILDREN WITH DISABILITIES 6 "SEC. 611. AUTHORIZATION: ALLOTMENT; USE OF FUNDS; 7 AUTHORIZATION OF APPROPRIATIONS. "(a) Grants to States.— 8 "(1) PURPOSE OF GRANTS.—The Secretary shall 9 10 make grants to States and the outlying areas, and 11 provide funds to the Secretary of the Interior, to as-12 sist them to provide special education and related 13 services to children with disabilities in accordance 14 with this part. 15 (2)MAXIMUM AMOUNT.—The maximum 16 amount available for awarding grants under this sec-17 tion for any fiscal year is— 18 "(A) the total number of children with dis-19 abilities in the 2002–2003 school year in the 20 States who received special education and related 21 services and who were— 22 "(i) aged 3 through 5, if the State was 23 eligible for a grant under section 619; and "(ii) aged 6 through 21; multiplied by 24

1	(B) 40 percent of the average per-pupil ex-
2	penditure in public elementary schools and sec-
3	ondary schools in the United States; adjusted by;
4	"(C) the rate of change in the sum of—
5	"(i) 85 percent of the change in the na-
6	tionwide total of the population described in
7	subsection $(d)(3)(A)(i)(II)$; and
8	"(ii) 15 percent of the change in the
9	nationwide total of the population described
10	in subsection $(d)(3)(A)(i)(III)$.
11	"(b) OUTLYING AREAS AND FREELY ASSOCIATED
12	States.—
13	"(1) FUNDS RESERVED.—From the amount ap-
14	propriated for any fiscal year under subsection (i),
15	the Secretary shall reserve not more than 1 percent,
16	which shall be used—
17	``(A) to provide assistance to the outlying
18	areas in accordance with their respective popu-
19	lations of individuals aged 3 through 21; and
20	``(B) to provide each freely associated State
21	a grant in the amount that such freely associated
22	State received for fiscal year 2003 under this
23	part, but only if the freely associated State meets
24	the applicable requirements of this part, as well
25	as the requirements of section $611(b)(2)(C)$ as

1	such section was in effect on the day before the
2	date of enactment of the Individuals with Dis-
3	abilities Education Improvement Act of 2004.
4	"(2) Special Rule.—The provisions of Public
5	Law 95–134, permitting the consolidation of grants
6	by the outlying areas, shall not apply to funds pro-
7	vided to the outlying areas or the freely associated
8	States under this section.
9	"(3) DEFINITION.—As used in this subsection,
10	the term 'freely associated States' means the Republic
11	of the Marshall Islands, the Federated States of Mi-
12	cronesia, and the Republic of Palau.
13	"(c) Secretary of the Interior.—From the
14	amount appropriated for any fiscal year under subsection
15	(i), the Secretary shall reserve 1.226 percent to provide as-
16	sistance to the Secretary of the Interior in accordance with
17	subsection (i).
18	"(d) Allocations to States.—
19	"(1) IN GENERAL.—After reserving funds for
20	studies and evaluations under section 665, and for
21	payments to the outlying areas, the freely associated
22	States, and the Secretary of the Interior under sub-
23	sections (b) and (c) for a fiscal year, the Secretary
24	shall allocate the remaining amount among the States
25	in accordance with this subsection.

1	"(2) Special rule for use of fiscal year
2	1999 AMOUNT.—If a State received any funds under
3	this section for fiscal year 1999 on the basis of chil-
4	dren aged 3 through 5, but does not make a free ap-
5	propriate public education available to all children
6	with disabilities aged 3 through 5 in the State in any
7	subsequent fiscal year, the Secretary shall compute the
8	State's amount for fiscal year 1999, solely for the
9	purpose of calculating the State's allocation in that
10	subsequent year under paragraph (3) or (4), by sub-
11	tracting the amount allocated to the State for fiscal
12	year 1999 on the basis of those children.
13	"(3) INCREASE IN FUNDS.—If the amount avail-
14	able for allocations to States under paragraph (1) for
15	a fiscal year is equal to or greater than the amount
16	allocated to the States under this paragraph for the
17	preceding fiscal year, those allocations shall be cal-
18	culated as follows:
19	"(A) Allocation of increase.—
20	"(i) IN GENERAL.—Except as provided
21	in subparagraph (B) , the Secretary shall al-
22	locate for the fiscal year—
23	"(I) to each State the amount the
24	State received under this section for
25	fiscal year 1999;

1	"(II) 85 percent of any remaining
2	funds to States on the basis of the
3	States' relative populations of children
4	aged 3 through 21 who are of the same
5	age as children with disabilities for
6	whom the State ensures the avail-
7	ability of a free appropriate public
8	education under this part; and
9	"(III) 15 percent of those remain-
10	ing funds to States on the basis of the
11	States' relative populations of children
12	described in subclause (II) who are liv-
13	ing in poverty.
13 14	ing in poverty. "(ii) DATA.—For the purpose of mak-
14	"(ii) DATA.—For the purpose of mak-
14 15	"(ii) DATA.—For the purpose of mak- ing grants under this paragraph, the Sec-
14 15 16	"(ii) DATA.—For the purpose of mak- ing grants under this paragraph, the Sec- retary shall use the most recent population
14 15 16 17	"(ii) DATA.—For the purpose of mak- ing grants under this paragraph, the Sec- retary shall use the most recent population data, including data on children living in
14 15 16 17 18	"(ii) DATA.—For the purpose of mak- ing grants under this paragraph, the Sec- retary shall use the most recent population data, including data on children living in poverty, that are available and satisfactory
14 15 16 17 18 19	"(ii) DATA.—For the purpose of mak- ing grants under this paragraph, the Sec- retary shall use the most recent population data, including data on children living in poverty, that are available and satisfactory to the Secretary.
 14 15 16 17 18 19 20 	"(ii) DATA.—For the purpose of mak- ing grants under this paragraph, the Sec- retary shall use the most recent population data, including data on children living in poverty, that are available and satisfactory to the Secretary. "(B) LIMITATIONS.—Notwithstanding sub-
 14 15 16 17 18 19 20 21 	 "(ii) DATA.—For the purpose of making grants under this paragraph, the Secretary shall use the most recent population data, including data on children living in poverty, that are available and satisfactory to the Secretary. "(B) LIMITATIONS.—Notwithstanding subparagraph (A), allocations under this paragraph

1	allocation under this section for the pre-
2	ceding fiscal year.
3	"(ii) Minimum.—No State's allocation
4	shall be less than the greatest of—
5	<i>"(I) the sum of</i> —
6	"(aa) the amount the State
7	received under this section for fis-
8	cal year 1999; and
9	"(bb) $\frac{1}{3}$ of 1 percent of the
10	amount by which the amount ap-
11	propriated under subsection (i)
12	for the fiscal year exceeds the
13	amount appropriated for this sec-
14	tion for fiscal year 1999;
15	"(II) the sum of—
16	"(aa) the amount the State
17	received under this section for the
18	preceding fiscal year; and
19	"(bb) that amount multiplied
20	by the percentage by which the in-
21	crease in the funds appropriated
22	for this section from the preceding
23	fiscal year exceeds 1.5 percent; or
24	"(III) the sum of—

1	"(aa) the amount the State
2	received under this section for the
3	preceding fiscal year; and
4	"(bb) that amount multiplied
5	by 90 percent of the percentage
6	increase in the amount appro-
7	priated for this section from the
8	preceding fiscal year.
9	"(iii) Maximum.—Notwithstanding
10	clause (ii), no State's allocation under this
11	paragraph shall exceed the sum of—
12	"(I) the amount the State received
13	under this section for the preceding fis-
14	cal year; and
15	"(II) that amount multiplied by
16	the sum of 1.5 percent and the percent-
17	age increase in the amount appro-
18	priated under this section from the
19	preceding fiscal year.
20	"(C) RATABLE REDUCTION.—If the amount
21	available for allocations under this paragraph is
22	insufficient to pay those allocations in full, those
23	allocations shall be ratably reduced, subject to
24	subparagraph (B)(i).

1	"(4) Decrease in Funds.—If the amount avail-
2	able for allocations to States under paragraph (1) for
3	a fiscal year is less than the amount allocated to the
4	States under this section for the preceding fiscal year,
5	those allocations shall be calculated as follows:
6	"(A) Amounts greater than fiscal
7	YEAR 1999 ALLOCATIONS.—If the amount avail-
8	able for allocations is greater than the amount
9	allocated to the States for fiscal year 1999, each
10	State shall be allocated the sum of—
11	"(i) the amount the State received
12	under this section for fiscal year 1999; and
13	"(ii) an amount that bears the same
14	relation to any remaining funds as the in-
15	crease the State received under this section
16	for the preceding fiscal year over fiscal year
17	1999 bears to the total of all such increases
18	for all States.
19	"(B) Amounts equal to or less than
20	FISCAL YEAR 1999 ALLOCATIONS.—
21	"(i) IN GENERAL.—If the amount
22	available for allocations under this para-
23	graph is equal to or less than the amount
24	allocated to the States for fiscal year 1999,

1	each State shall be allocated the amount the
2	State received for fiscal year 1999.
3	"(ii) RATABLE REDUCTION.—If the
4	amount available for allocations under this
5	paragraph is insufficient to make the allo-
6	cations described in clause (i), those alloca-
7	tions shall be ratably reduced.
8	"(e) State-Level Activities.—
9	"(1) STATE ADMINISTRATION.—
10	"(A) IN GENERAL.—For the purpose of ad-
11	ministering this part, including paragraph (3),
12	section 619, and the coordination of activities
13	under this part with, and providing technical
14	assistance to, other programs that provide serv-
15	ices to children with disabilities—
16	"(i) each State may reserve not more
17	than the maximum amount the State was
18	eligible to reserve for State administration
19	for fiscal year 2003 or \$800,000 (adjusted
20	by the cumulative rate of inflation since fis-
21	cal year 2003 as measured by the percent-
22	age increase, if any, in the Consumer Price
23	Index For All Urban Consumers, published
24	by the Bureau of Labor Statistics of the De-

1	partment of Labor), whichever is greater;
2	and
3	"(ii) each outlying area may reserve
4	not more than 5 percent of the amount the
5	outlying area receives under subsection (b)
6	for any fiscal year or \$35,000, whichever is
7	greater.
8	"(B) PART C.—Funds reserved under sub-
9	paragraph (A) may be used for the administra-
10	tion of part C, if the State educational agency
11	is the lead agency for the State under that part.
12	"(C) CERTIFICATION.—Prior to expenditure
13	of funds under this paragraph, the State shall
14	certify to the Secretary that the arrangements to
15	establish responsibility for services pursuant to
16	section $612(a)(12)(A)$ are current as of the date
17	of submission of the certification.
18	"(2) Other state-level activities.—
19	"(A) State-level activities.—
20	"(i) In general.—For the purpose of
21	carrying out State-level activities, each
22	State may reserve for each of the fiscal
23	years 2004 and 2005, not more than 10 per-
24	cent of the amount that remains after sub-
25	tracting the amount reserved under para-

1	graph (1) from the amount of the State's al-
2	location under subsection (d) for fiscal years
3	2004 and 2005, respectively. For fiscal
4	years 2006, 2007, 2008, and 2009, the State
5	may reserve the maximum amount the
6	State was eligible to reserve under the pre-
7	ceding sentence for fiscal year 2005 (ad-
8	justed by the cumulative rate of inflation
9	since fiscal year 2005 as measured by the
10	percentage increase, if any, in the Con-
11	sumer Price Index for All Urban Con-
12	sumers, published by the Bureau of Labor
13	Statistics of the Department of Labor).
14	"(ii) Small state adjustment.—
15	Notwithstanding clause (i), in the case of a
16	State for which the maximum amount re-
17	served for State administration under para-
18	graph (1) is not greater than \$800,000 (as
19	adjusted pursuant to paragraph $(1)(A)(i))$,
20	the State may reserve for the purpose of
21	carrying out State-level activities for each
22	of the fiscal years 2004 and 2005, not more
23	than 12 percent of the amount that remains
24	after subtracting the amount reserved under
25	paragraph (1) from the amount of the

1	State's allocation under subsection (d) for
2	fiscal years 2004 and 2005, respectively.
3	For each of the fiscal years 2006, 2007,
4	2008, and 2009, each such State may re-
5	serve for such purpose the maximum
6	amount the State was eligible to reserve
7	under the preceding sentence for fiscal year
8	2005 (adjusted by the cumulative rate of in-
9	flation since fiscal year 2005 as measured
10	by the percentage increase, if any, in the
11	Consumer Price Index For All Urban Con-
12	sumers, published by the Bureau of Labor
13	Statistics of the Department of Labor).
14	"(B) REQUIRED ACTIVITIES.—Funds re-
15	served under subparagraph (A) shall be used to
16	carry out the following activities:
17	"(i) For monitoring, enforcement and
18	$complaint\ investigation.$
19	"(ii) To establish and implement the
20	mediation, processes required by section
21	615(e)(1), including providing for the costs
22	of mediators and support personnel;
23	"(iii) To support the State protection
24	and advocacy system to advise and assist
25	parents in the areas of—

1	((I) dispute resolution and due
2	process;
3	"(II) voluntary mediation; and
4	"(III) the opportunity to resolve
5	complaints.
6	"(C) AUTHORIZED ACTIVITIES.—Funds re-
7	served under subparagraph (A) may be used to
8	carry out the following activities:
9	"(i) For support and direct services,
10	including technical assistance, personnel
11	preparation, and professional development
12	and training.
13	"(ii) To support paperwork reduction
14	activities, including expanding the use of
15	technology in the IEP process.
16	"(iii) To assist local educational agen-
17	cies in providing positive behavioral inter-
18	ventions and supports and mental health
19	services for children with disabilities.
20	"(iv) To improve the use of technology
21	in the classroom by children with disabil-
22	ities to enhance learning.
23	((v) To support the development and
24	use of technology, including universally de-
25	signed technologies and assistive technology

1 devices, to maximize accessibility to the gen-2 eral curriculum for children with disabilities. 3 "(vi) Development and implementation 4 of transition programs, including coordina-5 6 tion of services with agencies involved in 7 supporting the transition of students with 8 disabilities to post-secondary activities. 9 "(vii) To assist local educational agen-10 cies in meeting personnel shortages. 11 "(viii) To support capacity building 12 activities and improve the delivery of serv-13 ices by local educational agencies to im-14 prove results for children with disabilities. 15 (ix)Alternative programming for children who have been expelled from school, 16 17 and services for children in correctional fa-18 cilities, children enrolled in State-operated 19 or State-supported schools, and children in 20 charter schools. 21 "(x) To support the development and 22 provision of appropriate accommodations 23 for children with disabilities, or the develop-24 ment and provision of alternate assessments

that are valid and reliable for assessing the

1	performance of children with disabilities, in
2	accordance with sections 1111(b) and 6111
3	of the Elementary and Secondary Edu-
4	cation Act of 1965.
5	"(3) Local educational agency risk pool.—
6	"(A) IN GENERAL.—For the purpose of as-
7	sisting local educational agencies (and charter
8	schools that are local educational agencies) in
9	addressing the needs of high-need children and
10	the unanticipated enrollment of other children el-
11	igible for services under this part, each State
12	shall reserve for each of the fiscal years 2004
13	through 2009, 2 percent of the amount that re-
14	mains after subtracting the amount reserved
15	under paragraph (1) from the amount of the
16	State's allocation under subsection (d) for each of
17	the fiscal years 2004 through 2009, respectively,
18	to—
19	"(i) establish a high-cost fund; and
20	"(ii) make disbursements from the
21	high-cost fund to local educational agencies
22	in accordance with this paragraph.
23	"(B) Required disbursements from
24	THE FUND.—

1	"(i) In GENERAL.—Each State edu-
2	cational agency shall make disbursements
3	from the fund established under subpara-
4	graph (A) to local educational agencies to
5	pay the percentage, described in subpara-
6	graph (D), of the costs of providing a free
7	appropriate public education to high-need
8	children.
9	"(ii) Special rule.—If funds re-
10	served for a fiscal year under subparagraph
11	(A) are insufficient to pay the percentage
12	described in subparagraph (D) to assist all
13	the local educational agencies having appli-
14	cations approved under subparagraph (C),
15	then the State educational agency shall rat-
16	ably reduce the amount paid to each local
17	educational agency that receives a disburse-
18	ment for that fiscal year.
19	"(C) APPLICATION.—A local educational
20	agency that desires a disbursement under this
21	subsection shall submit an application to the
22	State educational agency at such time, in such
23	manner, and containing such information as the
24	State educational agency may require. Such ap-
25	plication shall include assurances that funds

1	provided under this paragraph shall not be used
2	to pay costs that otherwise would be reimburs-
3	able as medical assistance for a child with a dis-
4	ability under the State medicaid program under
5	title XIX of the Social Security Act.
6	"(D) DISBURSEMENTS.—
7	"(i) IN GENERAL.—A State edu-
8	cational agency shall make a disbursement
9	to a local educational agency that submits
10	an application under subparagraph (C) in
11	an amount that is equal to 75 percent of the
12	costs that are in excess of 4 times the aver-
13	age per-pupil expenditure in the United
14	States or in the State where the child re-
15	sides (whichever average per-pupil expendi-
16	ture is lower) associated with educating
17	each high need child served by such local
18	educational agency in a fiscal year for
19	whom such agency desires a disbursement.
20	"(ii) Appropriate costs.—The costs
21	associated with educating a high need child
22	under clause (i) are only those costs associ-
23	ated with providing direct special education
24	and related services to such child that are

1	identified in such child's appropriately de-
2	veloped IEP.
3	"(E) LEGAL FEES.—The disbursements
4	under subparagraph (D) shall not support legal
5	fees, court costs, or other costs associated with a
6	cause of action brought on behalf of such child to
7	ensure a free appropriate public education for
8	such child.
9	"(F) Permissible disbursements from
10	REMAINING FUNDS.—A State educational agency
11	may make disbursements to local educational
12	agencies from any funds that are remaining in
13	the high cost fund after making the required dis-
14	bursements under subparagraph (D) for a fiscal
15	year for the following purposes:
16	"(i) To pay the costs associated with
17	serving children with disabilities who
18	moved into the areas served by such local
19	agencies after the budget for the following
20	school year had been finalized to assist the
21	local educational agencies in providing a
22	free appropriate public education for such
23	children in such year.
24	"(ii) To compensate local educational
25	agencies for extraordinary costs, as deter-

1	mined by the State, of any children eligible
2	for services under this part due to—
3	``(I) unexpected enrollment or
4	placement of children eligible for serv-
5	ices under this part; or
6	``(II) a significant underestimate
7	of the average cost of providing services
8	to children eligible for services under
9	this part.
10	"(G) REMAINING FUNDS.—Funds reserved
11	under subparagraph (A) in any fiscal year but
12	not expended in that fiscal year pursuant to sub-
13	paragraph (D) or subparagraph (F) shall—
14	((i) be allocated to local educational
15	agencies pursuant to subparagraphs (D) or
16	(F) for the next fiscal year; or
17	"(ii) be allocated to local educational
18	agencies in the same manner as funds are
19	allocated to local educational agencies under
20	subsection (f).
21	"(H) Assurance of a free appropriate
22	PUBLIC EDUCATION.—Nothing in this section
23	shall be construed—
24	"(i) to limit or condition the right of
25	a child with a disability who is assisted

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1	under this part to receive a free appropriate
2	public education pursuant to section
3	612(a)(1) in a least restrictive environment
4	pursuant to section $612(a)(5)$; or
5	"(ii) to authorize a State educational
6	agency or local educational agency to indi-
7	cate a limit on what is expected to be spent
8	on the education of a child with a dis-
9	ability.
10	"(I) Medicaid services not affected.—
11	Disbursements provided under this subsection
12	shall not be used to pay costs that otherwise
13	would be reimbursable as medical assistance for
14	a child with a disability under the State med-
15	icaid program under title XIX of the Social Se-
16	curity Act.
17	``(J) DEFINITIONS.—In this paragraph:
18	"(i) Average per-pupil expendi-
19	TURE.—The term 'average per-pupil ex-
20	penditure' has the meaning given the term
21	in section 9101 of the Elementary and Sec-
22	ondary Education Act of 1965.
23	"(ii) High-need child.—The term
24	high-need', when used with respect to a
25	child with a disability, means a child with

1	a disability for whom a free appropriate
2	public education in a fiscal year costs more
3	than 4 times the average per-pupil expendi-
4	ture for such fiscal year.
5	"(K) Special rule for risk pool and
6	HIGH-NEED ASSISTANCE PROGRAMS IN EFFECT
7	AS OF JANUARY 1, 2003.—Notwithstanding the
8	provisions of subparagraphs (A) through (J), a
9	State may use funds reserved pursuant to this
10	paragraph for administering and implementing
11	a placement-neutral cost-sharing and reimburse-
12	ment program of high-need, low-incidence, emer-
13	gency, catastrophic, or extraordinary aid to local
14	educational agencies that provides services to
15	students eligible under this part based on eligi-
16	bility criteria for such programs that were oper-
17	ative on January 1, 2003.
18	"(4) INAPPLICABILITY OF CERTAIN PROHIBI-
19	TIONS.—A State may use funds the State reserves
20	under paragraphs (1), (2), and (3) without regard
21	to—
22	(A) the prohibition on commingling of
23	funds in section $612(a)(17)(B)$; and
24	(B) the prohibition on supplanting other
25	funds in section $612(a)(17)(C)$.

1	"(5) Report on use of funds.—As part of the
2	information required to be submitted to the Secretary
3	under section 612, each State shall annually describe
4	how amounts under this section—
5	"(A) will be used to meet the requirements
6	of this Act; and
7	(B) will be allocated among the activities
8	described in this section to meet State priorities
9	based on input from local educational agencies.
10	"(6) Flexibility in using funds for part
11	C.—Any State eligible to receive a grant under sec-
12	tion 619 may use funds made available under para-
13	graph (1)(A), subsection (f)(3), or section $619(f)(5)$ to
14	develop and implement a State policy jointly with the
15	lead agency under part C and the State educational
16	agency to provide early intervention services (which
17	shall include an educational component that promotes
18	school readiness and incorporates pre-literacy, lan-
19	guage, and numeracy skills) in accordance with part
20	C to children with disabilities who are eligible for
21	services under section 619 and who previously re-
22	ceived services under part C until such children enter,
23	or are eligible under State law to enter, kindergarten.
24	"(f) SUBGRANTS TO LOCAL EDUCATIONAL AGEN-
25	CIES.—

1	"(1) SUBGRANTS REQUIRED.—Each State that
2	receives a grant under this section for any fiscal year
3	shall distribute any funds the State does not reserve
4	under subsection (e) to local educational agencies (in-
5	cluding public charter schools that operate as local
6	educational agencies) in the State that have estab-
7	lished their eligibility under section 613 for use in ac-
8	cordance with this part.
9	"(2) PROCEDURE FOR ALLOCATIONS TO LOCAL
10	EDUCATIONAL AGENCIES.—
11	"(A) PROCEDURE.—For each fiscal year for
12	which funds are allocated to States under sub-
13	section (d), each State shall allocate funds under
14	paragraph (1) as follows:
15	"(i) BASE PAYMENTS.—The State shall
16	first award each local educational agency
17	described in paragraph (1) the amount the
18	local educational agency would have re-
19	ceived under this section for fiscal year
20	1999, if the State had distributed 75 per-
21	cent of its grant for that year under section
22	611(d) as section $611(d)$ was then in effect.
23	"(ii) Allocation of remaining
24	FUNDS.—After making allocations under
25	clause (i), the State shall—

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1	"(I) allocate 85 percent of any re-
2	maining funds to those local edu-
3	cational agencies on the basis of the
4	relative numbers of children enrolled in
5	public and private elementary schools
6	and secondary schools within the local
7	educational agency's jurisdiction; and
8	"(II) allocate 15 percent of those
9	remaining funds to those local edu-
10	cational agencies in accordance with
11	their relative numbers of children liv-
12	ing in poverty, as determined by the
13	State educational agency.
14	"(3) Reallocation of funds.—If a State edu-
15	cational agency determines that a local educational
16	agency is adequately providing a free appropriate
17	public education to all children with disabilities re-
18	siding in the area served by that local educational
19	agency with State and local funds, the State edu-
20	cational agency may reallocate any portion of the
21	funds under this part that are not needed by that
22	local educational agency to provide a free appropriate
23	public education to other local educational agencies in
24	the State that are not adequately providing special
25	education and related services to all children with

disabilities residing in the areas served by those other
local educational agencies.
"(g) DEFINITIONS.—For the purpose of this section—
"(1) the term 'average per-pupil expenditure in
public elementary schools and secondary schools in
the United States' means—
"(A) without regard to the source of
funds—
"(i) the aggregate current expenditures,
during the second fiscal year preceding the
fiscal year for which the determination is
made (or, if satisfactory data for that year
are not available, during the most recent
preceding fiscal year for which satisfactory
data are available) of all local educational
agencies in the 50 States and the District of
Columbia; plus
"(ii) any direct expenditures by the
State for the operation of those local edu-
cational agencies; divided by
``(B) the aggregate number of children in
average daily attendance to whom those local
educational agencies provided free public edu-
cation during that preceding year; and

1	"(2) the term 'State' means each of the 50 States,
2	the District of Columbia, and the Commonwealth of
3	Puerto Rico.
4	"(h) Use of Amounts by Secretary of the Inte-
5	RIOR.—
6	"(1) Provision of Amounts for Assist-
7	ANCE.—
8	"(A) IN GENERAL.—The Secretary of Edu-
9	cation shall provide amounts to the Secretary of
10	the Interior to meet the need for assistance for
11	the education of children with disabilities on res-
12	ervations aged 5 through 21 who are enrolled in
13	elementary schools and secondary schools for In-
14	dian children operated or funded by the Sec-
15	retary of the Interior. The amount of such pay-
16	ment for any fiscal year shall be equal to 80 per-
17	cent of the amount allotted under subsection (c)
18	for that fiscal year.
19	"(B) CALCULATION OF NUMBER OF CHIL-
20	DREN.—In the case of Indian students aged 3
21	through 5 who are enrolled in programs affili-
22	ated with the Bureau of Indian Affairs (hereafter
23	in this subsection referred to as 'BIA') schools,
24	and that are required by the States in which
25	such schools are located to attain or maintain

1 State accreditation, and which schools had such 2 accreditation prior to the date of enactment of the Individuals with Disabilities Education Act 3 4 Amendments of 1991, the school shall be allowed 5 to count those children for the purpose of dis-6 tribution of the funds provided under this para-7 graph to the Secretary of the Interior. The Sec-8 retary of the Interior shall be responsible for 9 meeting all of the requirements of this part for 10 these children, in accordance with paragraph 11 (2).12 "(C) ADDITIONAL REQUIREMENT.—With re-13 spect to all other children aged 3 through 21 on 14 reservations, the State educational agency shall 15 be responsible for ensuring that all of the re-16 quirements of this part are implemented. 17 "(2) SUBMISSION OF INFORMATION.—The Sec-18 retary of Education may provide the Secretary of the 19 Interior amounts under paragraph (1) for a fiscal 20 year only if the Secretary of the Interior submits to 21 the Secretary of Education information that— 22 "(A) demonstrates that the Department of 23 the Interior meets the appropriate requirements, 24 as determined by the Secretary of Education, of sections 612 (including monitoring and evaluation activities) and 613;

"(B) includes a description of how the Secretary of the Interior will coordinate the provision of services under this part with local educational agencies, tribes and tribal organizations, and other private and Federal service providers;

9 "(C) includes an assurance that there are 10 public hearings, adequate notice of such hear-11 ings, and an opportunity for comment afforded 12 to members of tribes, tribal governing bodies, and 13 affected local school boards before the adoption of 14 the policies, programs, and procedures described 15 in subparagraph (A);

"(D) includes an assurance that the Secretary of the Interior will provide such information as the Secretary of Education may require
to comply with section 618;

20 "(E) includes an assurance that the Sec21 retary of the Interior and the Secretary of
22 Health and Human Services have entered into a
23 memorandum of agreement, to be provided to the
24 Secretary of Education, for the coordination of
25 services, resources, and personnel between their

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respective Federal, State, and local offices and
with State and local educational agencies and
other entities to facilitate the provision of serv-
ices to Indian children with disabilities residing
on or near reservations (such agreement shall
provide for the apportionment of responsibilities
and costs including, but not limited to, child
find, evaluation, diagnosis, remediation or thera-
peutic measures, and (where appropriate) equip-
ment and medical or personal supplies as needed
for a child to remain in school or a program);
and
``(F) includes an assurance that the Depart-
ment of the Interior will cooperate with the De-
partment of Education in its exercise of moni-
toring and oversight of this application, and any
agreements entered into between the Secretary of
the Interior and other entities under this part,
and will fulfill its duties under this part.
"(3) APPLICABILITY.—Section 616(a) shall
apply to the information described in this paragraph.
"(4) PAYMENTS FOR EDUCATION AND SERVICES
(F) TAIMENTS FOR EDUCATION AND SERVICES
FOR INDIAN CHILDREN WITH DISABILITIES AGED 3

1	"(A) IN GENERAL.—With funds appro-
2	priated under subsection (i), the Secretary of
3	Education shall make payments to the Secretary
4	of the Interior to be distributed to tribes or tribal
5	organizations (as defined under section 4 of the
6	Indian Self-Determination and Education As-
7	sistance Act) or consortia of the above to provide
8	for the coordination of assistance for special edu-
9	cation and related services for children with dis-
10	abilities aged 3 through 5 on reservations served
11	by elementary schools and secondary schools for
12	Indian children operated or funded by the De-
13	partment of the Interior. The amount of such
14	payments under subparagraph (B) for any fiscal
15	year shall be equal to 20 percent of the amount
16	allotted under subsection (c).
17	"(B) Distribution of funds.—The Sec-
18	retary of the Interior shall distribute the total
19	amount of the payment under subparagraph (A)
20	by allocating to each tribe or tribal organization
21	an amount based on the number of children with
22	disabilities ages 3 through 5 residing on reserva-
23	tions as reported annually, divided by the total
24	of those children served by all tribes or tribal or-

1	"(C) Submission of information.—To re-
2 <i>ce</i>	ive a payment under this paragraph, the tribe
3 or	tribal organization shall submit such figures
4 <i>to</i>	the Secretary of the Interior as required to de-
5 te	rmine the amounts to be allocated under sub-
6 <i>pa</i>	uragraph (B). This information shall be com-
7 pi	led and submitted to the Secretary of Edu-
8 <i>ca</i>	tion.
9	"(D) USE OF FUNDS.—The funds received
10 by	a tribe or tribal organization shall be used to
11 as	sist in child find, screening, and other proce-
12 di	ares for the early identification of children aged
13 <i>3</i>	through 5, parent training, and the provision
14 of	direct services. These activities may be carried
15 ou	t directly or through contracts or cooperative
16 ag	reements with the BIA, local educational agen-
17 ci	es, and other public or private nonprofit orga-
18 ni	zations. The tribe or tribal organization is en-
19 <i>co</i>	uraged to involve Indian parents in the devel-
20 op	ment and implementation of these activities.
21 <i>T</i>	ne above entities shall, as appropriate, make re-
22 fea	rals to local, State, or Federal entities for the
23 pr	anicion of comicas on further diamonic
	rovision of services or further diagnosis.

25 receive a grant pursuant to subparagraph (A),

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1	the tribe or tribal organization shall provide to
2	the Secretary of the Interior a biennial report of
3	activities undertaken under this paragraph, in-
4	cluding the number of contracts and cooperative
5	agreements entered into, the number of children
6	contacted and receiving services for each year,
7	and the estimated number of children needing
8	services during the 2 years following the year in
9	which the report is made. The Secretary of the
10	Interior shall include a summary of this infor-
11	mation on a biennial basis in the report to the
12	Secretary of Education required under this sub-
13	section. The Secretary of Education may require
14	any additional information from the Secretary
15	of the Interior.
16	"(F) Prohibitions.—None of the funds al-
17	located under this paragraph may be used by the
18	Secretary of the Interior for administrative pur-
19	poses, including child count and the provision of
20	technical assistance.
21	"(5) Plan for coordination of services.—
22	The Secretary of the Interior shall develop and imple-
23	ment a plan for the coordination of services for all
24	Indian children with disabilities residing on reserva-

25 tions covered under this Act. Such plan shall provide

for the coordination of services benefiting these chil-1 2 dren from whatever source, including tribes, the Indian Health Service, other BIA divisions, and other 3 4 Federal agencies. In developing the plan, the Secretary of the Interior shall consult with all interested 5 6 and involved parties. The plan shall be based on the needs of the children and the system best suited for 7 8 meeting those needs, and may involve the establish-9 ment of cooperative agreements between the BIA, 10 other Federal agencies, and other entities. The plan 11 shall also be distributed upon request to States, State 12 and local educational agencies, and other agencies 13 providing services to infants, toddlers, and children with disabilities, to tribes, and to other interested 14 15 parties.

16 "(6) Establishment of advisory board.—To 17 meet the requirements of section 612(a)(20), the Sec-18 retary of the Interior shall establish, under the BIA, 19 an advisory board composed of individuals involved 20 in or concerned with the education and provision of 21 services to Indian infants, toddlers, children, and 22 youth with disabilities, including Indians with dis-23 abilities, Indian parents or guardians of such chil-24 dren, teachers, service providers, State and local edu-25 cational officials, representatives of tribes or tribal or-

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1	ganizations, representatives from State Interagency
2	Coordinating Councils under section 641 in States
3	having reservations, and other members representing
4	the various divisions and entities of the BIA. The
5	chairperson shall be selected by the Secretary of the
6	Interior. The advisory board shall—
7	"(A) assist in the coordination of services
8	within the BIA and with other local, State, and
9	Federal agencies in the provision of education
10	for infants, toddlers, and children with disabil-
11	ities;
12	(B) advise and assist the Secretary of the
13	Interior in the performance of the Secretary's re-
14	sponsibilities described in this subsection;
15	"(C) develop and recommend policies con-
16	cerning effective inter- and intra-agency collabo-
17	ration, including modifications to regulations,
18	and the elimination of barriers to inter- and
19	intra-agency programs and activities;
20	"(D) provide assistance and disseminate in-
21	formation on best practices, effective program co-
22	ordination strategies, and recommendations for
23	improved educational programming for Indian
24	infants, toddlers, and children with disabilities;
25	and

1	``(E) provide assistance in the preparation
2	of information required under paragraph $(2)(D)$.
3	"(7) Annual reports.—
4	"(A) IN GENERAL.—The advisory board es-
5	tablished under paragraph (6) shall prepare and
6	submit to the Secretary of the Interior and to
7	Congress an annual report containing a descrip-
8	tion of the activities of the advisory board for the
9	preceding year.
10	"(B) AVAILABILITY.—The Secretary of the
11	Interior shall make available to the Secretary of
12	Education the report described in subparagraph
13	(A).
14	"(i) AUTHORIZATION OF APPROPRIATIONS.—For the
15	purpose of carrying out this part, other than section 619,
16	there are authorized to be appropriated—
17	"(1) \$12,358,376,571 for fiscal year 2005;
18	"(2) \$14,648,647,143 for fiscal year 2006;
19	"(3) \$16,938,917,714 for fiscal year 2007;
20	"(4) \$19,229,188,286 for fiscal year 2008;
21	"(5) \$21,519,458,857 for fiscal year 2009;
22	"(6) \$23,809,729,429 for fiscal year 2010;
23	"(7) \$26,100,000,000 for fiscal year 2011; and
24	"(8) such sums as may be necessary for fiscal
25	year 2012 and each succeeding fiscal year.

1 "SEC. 612. STATE ELIGIBILITY.

2 "(a) IN GENERAL.—A State is eligible for assistance
3 under this part for a fiscal year if the State submits a plan
4 that provides assurances to the Secretary that the State has
5 in effect policies and procedures to ensure that the State
6 meets each of the following conditions:

7 "(1) FREE APPROPRIATE PUBLIC EDUCATION.— 8 "(A) IN GENERAL.—A free appropriate pub-9 lic education is available to all children with 10 disabilities residing in the State between the ages 11 of 3 and 21, inclusive, including children with 12 disabilities who have been suspended or expelled 13 from school. "(B) LIMITATION.—The obligation to make 14 15 a free appropriate public education available to 16 all children with disabilities does not apply with 17 respect to children— 18 "(i) aged 3 through 5 and 18 through 19 21 in a State to the extent that its applica-20 tion to those children would be inconsistent 21 with State law or practice, or the order of 22 any court, respecting the provision of public 23 education to children in those age ranges; 24 and "(ii) aged 18 through 21 to the extent 25

that State law does not require that special

1	advertiser and adverted convision and this
1	education and related services under this
2	part be provided to children with disabil-
3	ities who, in the educational placement
4	prior to their incarceration in an adult cor-
5	rectional facility—
6	``(I) were not actually identified
7	as being a child with a disability
8	under section 602(3); or
9	"(II) did not have an individual-
10	ized education program under this
11	part.
12	"(C) STATE FLEXIBILITY.—A State that
13	provides early intervention services in accord-
14	ance with part C to a child who is eligible for
15	services under section 619, is not required to
16	provide such child with a free appropriate public
17	education.
18	"(2) Full educational opportunity goal.—
19	The State has established a goal of providing full edu-
20	cational opportunity to all children with disabilities
21	and a detailed timetable for accomplishing that goal.
22	"(3) Child find.—
23	"(A) IN GENERAL.—All children with dis-
24	abilities residing in the State, including children
25	with disabilities who are homeless children or

1	are wards of the State and children with disabil-
2	ities attending private schools, regardless of the
3	severity of their disabilities, and who are in need
4	of special education and related services, are
5	identified, located, and evaluated and a practical
6	method is developed and implemented to deter-
7	mine which children with disabilities are cur-
8	rently receiving needed special education and re-
9	lated services.
10	"(B) CONSTRUCTION.—Nothing in this Act
11	requires that children be classified by their dis-
12	ability so long as each child who has a disability
13	listed in section 602 and who, by reason of that
14	disability, needs special education and related
15	services is regarded as a child with a disability
16	under this part.
17	"(4) Individualized education program.—
18	An individualized education program, or an individ-
19	ualized family service plan that meets the require-
20	ments of section $636(d)$, is developed, reviewed, and
21	revised for each child with a disability in accordance
22	with section $614(d)$.
23	"(5) Least restrictive environment.—
24	"(A) IN GENERAL.—To the maximum ex-
25	tent appropriate, children with disabilities, in-

1	cluding children in public or private institutions
2	or other care facilities, are educated with chil-
3	dren who are not disabled, and special classes,
4	separate schooling, or other removal of children
5	with disabilities from the regular educational en-
6	vironment occurs only when the nature or sever-
7	ity of the disability of a child is such that edu-
8	cation in regular classes with the use of supple-
9	mentary aids and services cannot be achieved
10	satisfactorily.
11	"(B) Additional requirement.—
12	"(i) IN GENERAL.—A State funding
13	mechanism shall not result in placements
14	that violate the requirements of subpara-
15	graph (A), and a State shall not use a
16	funding mechanism by which the State dis-
17	tributes funds on the basis of the type of set-
18	ting in which a child is served that will re-
19	sult in the failure to provide a child with
20	a disability a free appropriate public edu-
21	cation according to the unique needs of the
22	child as described in the child's IEP.
23	"(ii) Assurance.—If the State does
24	not have policies and procedures to ensure
25	compliance with clause (i), the State shall

1	provide the Secretary an assurance that the
2	State will revise the funding mechanism as
3	soon as feasible to ensure that such mecha-
4	nism does not result in such placements.
5	"(6) Procedural safeguards.—
6	"(A) IN GENERAL.—Children with disabil-
7	ities and their parents are afforded the proce-
8	dural safeguards required by section 615.
9	"(B) Additional procedural safe-
10	GUARDS.—Procedures to ensure that testing and
11	evaluation materials and procedures utilized for
12	the purposes of evaluation and placement of chil-
13	dren with disabilities will be selected and admin-
14	istered so as not to be racially or culturally dis-
15	criminatory. Such materials or procedures shall
16	be provided and administered in the child's na-
17	tive language or mode of communication, unless
18	it clearly is not feasible to do so, and no single
19	procedure shall be the sole criterion for deter-
20	mining an appropriate educational program for
21	a child.
22	"(7) EVALUATION.—Children with disabilities
23	are evaluated in accordance with subsections (a) and
24	(b) of section 614.

"(8) Confidentiality.—Agencies in the State

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2	comply with section $617(c)$ (relating to the confiden-
3	tiality of records and information).
4	"(9) Transition from part c to preschool
5	PROGRAMS.—Children participating in early-inter-
6	vention programs assisted under part C, and who will
7	participate in preschool programs assisted under this
8	part, experience a smooth and effective transition to
9	those preschool programs in a manner consistent with
10	section $637(a)(8)$. By the third birthday of such a
11	child, an individualized education program or, if con-
12	sistent with sections $614(d)(2)(B)$ and $636(d)$, an in-
13	dividualized family service plan, has been developed
14	and is being implemented for the child. The local edu-
15	cational agency will participate in transition plan-
16	ning conferences arranged by the designated lead
17	agency under section $635(a)(10)$.
18	"(10) Children in private schools.—
19	"(A) Children enrolled in private
20	SCHOOLS BY THEIR PARENTS.—
21	"(i) IN GENERAL.—To the extent con-
22	sistent with the number and location of
23	children with disabilities in the State who
24	are enrolled by their parents in private ele-

25

1	the school district served by a local edu-
2	cational agency, provision is made for the
3	participation of those children in the pro-
4	gram assisted or carried out under this part
5	by providing for such children special edu-
6	cation and related services in accordance
7	with the following requirements, unless the
8	Secretary has arranged for services to those
9	children under subsection (f):
10	((I) Amounts to be expended for
11	the provision of those services (includ-
12	ing direct services to parentally placed
13	children) by the local educational agen-
14	cy shall be equal to a proportionate
15	amount of Federal funds made avail-
16	able under this part.
17	"(II) Such services may be pro-
18	vided to children with disabilities on
19	the premises of private, including reli-
20	gious, schools, to the extent consistent
21	with law.
22	"(III) Each local educational
23	agency shall maintain in its records
24	and provide to the State educational
25	agency the number of children evalu-

ated under this paragraph, the number
of children determined to be children
with disabilities, and the number of
children served under this subsection.
"(ii) Child-find requirement.—
"(I) IN GENERAL.—The require-
ments of paragraph (3) of this sub-
section (relating to child find) shall
apply with respect to children with
disabilities in the State who are en-
rolled in private, including religious,
elementary schools and secondary
schools. Such child find process shall be
conducted in a comparable time period
as for other students attending public
schools in the local educational agency.
"(II) Equitable participa-
TION.—The child find process shall be
designed to ensure the equitable par-
ticipation of parentally placed private
school children and an accurate count
of such children.
"(III) ACTIVITIES.—In carrying
out this clause, the local educational
agency, or where applicable, the State

1	educational agency, shall undertake ac-
2	tivities similar to those activities un-
3	dertaken for its public school children.
4	"(IV) COST.—The cost of carrying
5	out this clause, including individual
6	evaluations, may not be considered in
7	determining whether a local education
8	agency has met its obligations under
9	clause (i).
10	"(iii) Consultation.—To ensure
11	timely and meaningful consultation, a local
12	educational agency, or where appropriate, a
13	State educational agency, shall consult with
14	representatives of children with disabilities
15	who are parentally placed in private
16	schools, during the design and development
17	of special education and related services for
18	these children, including consultation re-
19	garding—
20	((I) the child find process and
21	how parentally placed private school
22	children suspected of having a dis-
23	ability can participate equitably, in-
24	cluding how parents, teachers, and pri-

1	vate school officials will be informed of
2	the process;
3	``(II) the determination of the pro-
4	portionate share of Federal funds
5	available to serve parentally placed
6	private school children with disabilities
7	under this paragraph, including the
8	determination of how the proportionate
9	share of those funds were calculated;
10	"(III) the consultation process
11	among the school district, private
12	school officials, and parents of paren-
13	tally placed private school children
14	with disabilities, including how such
15	process will operate throughout the
16	school year to ensure that parentally
17	placed children with disabilities identi-
18	fied through the child find process can
19	meaningfully participate in special
20	education and related services;
21	"(IV) how, where, and by whom
22	special education and related services
23	will be provided for parentally placed
24	private school children, including a
25	discussion of alternate service delivery

1	mechanisms, how such services will be
2	apportioned if funds are insufficient to
3	serve all children, and how and when
4	these decisions will be made; and
5	((V) how, if the local educational
6	agency disagrees with the views of the
7	private school officials on the provision
8	of services through a contract, the local
9	educational agency shall provide to the
10	private school officials a written expla-
11	nation of the reasons why the local
12	educational agency chose not to pro-
13	vide services through a contract.
14	"(iv) Written Affirmation.—When
15	timely and meaningful consultation as re-
16	quired by this section has occurred, the local
17	educational agency shall obtain a written
18	affirmation signed by the representatives of
19	participating private schools, and if such
20	officials do not provide such affirmation
21	within a reasonable period of time, the local
22	educational agency shall forward the docu-
23	mentation of the consultation process to the
24	State educational agency.
25	"(v) Compliance.—

1	"(I) IN GENERAL.—A private
2	school official shall have the right to
3	complain to the State educational
4	agency that the local educational agen-
5	cy did not engage in consultation that
6	was meaningful and timely, or did not
7	give due consideration to the views of
8	the private school official.
9	"(II) PROCEDURE.—If the private
10	school official wishes to complain, the
11	official shall provide the basis of the
12	noncompliance with this section by the
13	local educational agency to the State
14	educational agency, and the local edu-
15	cational agency shall forward the ap-
16	propriate documentation to the State
17	educational agency. If the private
18	school official is dissatisfied with the
19	decision of the State educational agen-
20	cy, such official may complain to the
21	Secretary by providing the basis of the
22	noncompliance with this section by the
23	local educational agency to the Sec-
24	retary, and the State educational agen-

1	cy shall forward the appropriate docu-
2	mentation to the Secretary.
3	"(vi) Provision of equitable serv-
4	ICES.—
5	"(I) DIRECT SERVICES.—To the
6	extent practicable, the local educational
7	agency shall provide direct services to
8	children with disabilities parentally
9	placed in private schools.
10	"(II) Directly or through
11	CONTRACTS.—A public agency may
12	provide special education and related
13	services directly or through contracts
14	with public and private agencies, orga-
15	nizations, and institutions.
16	"(III) Secular, neutral, non-
17	IDEOLOGICAL.—Special education and
18	related services provided to children
19	with disabilities attending private
20	schools, including materials and equip-
21	ment, shall be secular, neutral, and
22	nonideological.
23	"(vii) Public control of funds.—
24	The control of funds used to provide special
25	education and related services under this

1	section, and title to materials, equipment,
2	and property purchased with those funds,
3	shall be in a public agency for the uses and
4	purposes provided in this Act, and a public
5	agency shall administer the funds and
6	property.
7	"(B) Children placed in, or referred
8	TO, PRIVATE SCHOOLS BY PUBLIC AGENCIES.—
9	"(i) IN GENERAL.—Children with dis-
10	abilities in private schools and facilities are
11	provided special education and related serv-
12	ices, in accordance with an individualized
13	education program, at no cost to their par-
14	ents, if such children are placed in, or re-
15	ferred to, such schools or facilities by the
16	State or appropriate local educational agen-
17	cy as the means of carrying out the require-
18	ments of this part or any other applicable
19	law requiring the provision of special edu-
20	cation and related services to all children
21	with disabilities within such State.
22	"(ii) Standards.—In all cases de-
23	scribed in clause (i), the State educational
24	agency shall determine whether such schools
25	and facilities meet standards that apply to

1	State and local educational agencies and
2	that children so served have all the rights
3	the children would have if served by such
4	agencies.
5	"(C) PAYMENT FOR EDUCATION OF CHIL-
6	DREN ENROLLED IN PRIVATE SCHOOLS WITHOUT
7	CONSENT OF OR REFERRAL BY THE PUBLIC
8	AGENCY.—
9	"(i) IN GENERAL.—Subject to subpara-
10	graph (A), this part does not require a local
11	educational agency to pay for the cost of
12	education, including special education and
13	related services, of a child with a disability
14	at a private school or facility if that agency
15	made a free appropriate public education
16	available to the child and the parents elect-
17	ed to place the child in such private school
18	or facility.
19	"(ii) Reimbursement for private
20	school placement.—If the parents of a
21	child with a disability, who previously re-
22	ceived special education and related services
23	under the authority of a public agency, en-
24	roll the child in a private elementary school
25	or secondary school without the consent of

1	or referral by the public agency, a court or
2	a hearing officer may require the agency to
3	reimburse the parents for the cost of that en-
4	rollment if the court or hearing officer finds
5	that the agency had not made a free appro-
6	priate public education available to the
7	child in a timely manner prior to that en-
8	rollment.
9	"(iii) Limitation on reimburse-
10	MENT.—The cost of reimbursement described
11	in clause (ii) may be reduced or denied—
12	"(I) if—
13	"(aa) at the most recent IEP
14	meeting that the parents attended
15	prior to removal of the child from
16	the public school, the parents did
17	not inform the IEP Team that
18	they were rejecting the placement
19	proposed by the public agency to
20	provide a free appropriate public
21	education to their child, including
22	stating their concerns and their
23	intent to enroll their child in a
24	private school at public expense;
25	or

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1	"(bb) 10 business days (in-
2	cluding any holidays that occur
3	on a business day) prior to the re-
4	moval of the child from the public
5	school, the parents did not give
6	written notice to the public agen-
7	cy of the information described in
8	division (aa);
9	"(II) if, prior to the parents' re-
10	moval of the child from the public
11	school, the public agency informed the
12	parents, through the notice require-
13	ments described in section $615(b)(3)$, of
14	its intent to evaluate the child (includ-
15	ing a statement of the purpose of the
16	evaluation that was appropriate and
17	reasonable), but the parents did not
18	make the child available for such eval-
19	uation; or
20	"(III) upon a judicial finding of
21	unreasonableness with respect to ac-
22	tions taken by the parents.
23	"(iv) Exception.—Notwithstanding
24	the notice requirement in clause $(iii)(I)$, the
25	cost of reimbursement—

1	((I) shall not be reduced or denied
2	for failure to provide such notice if—
3	"(aa) the school prevented the
4	parent from providing such no-
5	tice; or
6	"(bb) the parents had not re-
7	ceived notice, pursuant to section
8	615, of the notice requirement in
9	clause (iii)(I); and
10	"(II) may, in the discretion of a
11	court or a hearing officer, not be re-
12	duced or denied for failure to provide
13	such notice if—
14	"(aa) the parent is illiterate
15	and cannot write in English; or
16	"(bb) compliance with clause
17	(iii)(I) would likely have resulted
18	in physical or serious emotional
19	harm to the child.
20	"(11) STATE EDUCATIONAL AGENCY RESPON-
21	SIBLE FOR GENERAL SUPERVISION.—
22	"(A) IN GENERAL.—The State educational
23	agency is responsible for ensuring that—
24	"(i) the requirements of this part are
25	met; and

1	"(ii) all educational programs for chil-
2	dren with disabilities in the State, includ-
3	ing all such programs administered by any
4	other State or local agency—
5	((I) are under the general super-
6	vision of individuals in the State who
7	are responsible for educational pro-
8	grams for children with disabilities;
9	and
10	((II) meet the educational stand-
11	ards of the State educational agency.
12	"(B) LIMITATION.—Subparagraph (A) shall
13	not limit the responsibility of agencies in the
14	State other than the State educational agency to
15	provide, or pay for some or all of the costs of, a
16	free appropriate public education for any child
17	with a disability in the State.
18	(C) Exception.—Notwithstanding sub-
19	paragraphs (A) and (B), the Governor (or an-
20	other individual pursuant to State law), con-
21	sistent with State law, may assign to any public
22	agency in the State the responsibility of ensuring
23	that the requirements of this part are met with
24	respect to children with disabilities who are con-

1	victed as adults under State law and incarcer-
2	ated in adult prisons.
3	"(12) Obligations related to and methods
4	OF ENSURING SERVICES.—
5	"(A) Establishing responsibility for
6	services.—The Chief Executive Officer of a
7	State or designee of the officer shall ensure that
8	an interagency agreement or other mechanism
9	for interagency coordination is in effect between
10	each public agency described in subparagraph
11	(B) and the State educational agency, in order
12	to ensure that all services described in subpara-
13	graph $(B)(i)$ that are needed to ensure a free ap-
14	propriate public education are provided, includ-
15	ing the provision of such services during the
16	pendency of any dispute under clause (iii). Such
17	agreement or mechanism shall include the fol-
18	lowing:
19	"(i) AGENCY FINANCIAL RESPONSI-
20	BILITY.—An identification of, or a method
21	for defining, the financial responsibility of
22	each agency for providing services described
23	in subparagraph $(B)(i)$ to ensure a free ap-
24	propriate public education to children with
25	disabilities, provided that the financial re-

1	sponsibility of each public agency described
2	in subparagraph (B), including the State
3	Medicaid agency and other public insurers
4	of children with disabilities, shall precede
5	the financial responsibility of the local edu-
6	cational agency (or the State agency re-
7	sponsible for developing the child's IEP).
8	"(ii) Conditions and terms of re-
9	IMBURSEMENT.—The conditions, terms, and
10	procedures under which a local educational
11	agency shall be reimbursed by other agen-
12	cies.
13	"(iii) INTERAGENCY DISPUTES.—Pro-
14	cedures for resolving interagency disputes
15	(including procedures under which local
16	educational agencies may initiate pro-
17	ceedings) under the agreement or other
18	mechanism to secure reimbursement from
19	other agencies or otherwise implement the
20	provisions of the agreement or mechanism.
21	"(iv) Coordination of services
22	PROCEDURES.—Policies and procedures for
23	agencies to determine and identify the
24	interagency coordination responsibilities of
25	each agency to promote the coordination

1 and timely and appropriate delivery of 2 services described in subparagraph (B)(i). "(B) OBLIGATION OF PUBLIC AGENCY.— 3 "(i) IN GENERAL.—If any public agen-4 cy other than an educational agency is oth-5 6 erwise obligated under Federal or State law, 7 or assigned responsibility under State pol-8 icy pursuant to subparagraph (A), to pro-9 vide or pay for any services that are also 10 considered special education or related serv-11 ices (such as, but not limited to, services de-12 scribed in section 602(1) relating to assist-13 ive technology devices, 602(2) relating to as-14 sistive technology services, 602(25) relating 15 to related services, 602(32) relating to sup-16 plementary aids and services, and 602(33)17 relating to transition services) that are nec-18 essary for ensuring a free appropriate pub-19 lic education to children with disabilities 20 within the State, such public agency shall 21 fulfill that obligation or responsibility, ei-22 ther directly or through contract or other 23 arrangement pursuant to subparagraph (A)24 or an agreement pursuant to subparagraph 25 (C).

1	"(ii) Reimbursement for services
2	BY PUBLIC AGENCY.—If a public agency
3	other than an educational agency fails to
4	provide or pay for the special education and
5	related services described in clause (i), the
6	local educational agency (or State agency
7	responsible for developing the child's IEP)
8	shall provide or pay for such services to the
9	child. Such local educational agency or
10	State agency is authorized to claim reim-
11	bursement for the services from the public
12	agency that failed to provide or pay for
13	such services and such public agency shall
14	reimburse the local educational agency or
15	State agency pursuant to the terms of the
16	interagency agreement or other mechanism
17	described in subparagraph $(A)(i)$ according
18	to the procedures established in such agree-
19	ment pursuant to subparagraph $(A)(ii)$.
20	"(C) Special Rule.—The requirements of
21	subparagraph (A) may be met through—
22	"(i) State statute or regulation;
23	"(ii) signed agreements between respec-
24	tive agency officials that clearly identify the

1	responsibilities of each agency relating to
2	the provision of services; or
3	"(iii) other appropriate written meth-
4	ods as determined by the Chief Executive
5	Officer of the State or designee of the officer
6	and approved by the Secretary.
7	"(13) Procedural requirements relating
8	TO LOCAL EDUCATIONAL AGENCY ELIGIBILITY.—The
9	State educational agency will not make a final deter-
10	mination that a local educational agency is not eligi-
11	ble for assistance under this part without first afford-
12	ing that agency reasonable notice and an opportunity
13	for a hearing.
14	"(14) Personnel standards.—
15	"(A) IN GENERAL.—The State educational
16	agency has established and maintains standards
17	to ensure that personnel necessary to carry out
18	this part are appropriately and adequately pre-
19	pared and trained, including that those per-
20	sonnel have the content knowledge and skills to
21	serve children with disabilities.
22	"(B) Related services personnel and
23	PARAPROFESSIONALS.—The standards under
24	subparagraph (A) include standards for related

services personnel and paraprofessionals that—

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1	"(i) are consistent with any State-ap-
2	proved or State-recognized certification, li-
3	censing, registration, or other comparable
4	requirements that apply to the professional
5	discipline in which those personnel are pro-
6	viding special education or related services;
7	"(ii) ensure that related services per-
8	sonnel who deliver services in their dis-
9	cipline or profession meet the requirements
10	of clause (i) and have not had certification
11	or licensure requirements waived on an
12	emergency, temporary, or provisional basis;
13	and
14	"(iii) allow paraprofessionals and as-
15	sistants who are appropriately trained and
16	supervised, in accordance with State law,
17	regulation, or written policy, in meeting the
18	requirements of this part to be used to assist
19	in the provision of special education and re-
20	lated services under this part to children
21	with disabilities.
22	"(C) Standards for special education
23	TEACHERS.—
24	"(i) IN GENERAL.—The standards de-
25	scribed in subparagraph (A) shall ensure

1	that each person employed as a special edu-
2	cation teacher in the State who teaches in
3	an elementary, middle, or secondary school
4	is highly qualified not later than the end of
5	the 2006–2007 school year.
6	"(ii) Compliance.—Notwithstanding
7	paragraphs (2) and (3) of section 1119(a) of
8	the Elementary and Secondary Education
9	Act of 1965, for purposes of determining
10	compliance with such paragraphs—
11	``(I) the Secretary, the State edu-
12	cational agency, and local educational
13	agencies shall apply the definition of
14	highly qualified in section 602(10) to
15	special education teachers; and
16	"(II) the State shall ensure that
17	all special education teachers teaching
18	in core academic subjects within the
19	State are highly qualified (as defined
20	in section $602(10)$) not later than the
21	end of the 2006–2007 school year.
22	"(iii) PARENTS' RIGHT TO KNOW.—In
23	carrying out section $1111(h)(6)$ of the Ele-
24	mentary and Secondary Education Act of

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1	1965 with respect to special education
2	teachers, a local educational agency shall—
3	"(I) include in a response to a re-
4	quest under such section any addi-
5	tional information needed to dem-
6	onstrate that the teacher meets the ap-
7	plicable requirements of section
8	602(10) relating to certification or li-
9	censure as a special education teacher;
10	and
11	"(II) apply the definition of high-
12	ly qualified in section 602(10) in car-
13	rying out section $1111(h)(6)(B)(ii)$.
14	"(D) POLICY.—In implementing this sec-
15	tion, a State shall adopt a policy that includes
16	a requirement that local educational agencies in
17	the State take measurable steps to recruit, hire,
18	train, and retain highly qualified personnel to
19	provide special education and related services
20	under this part to children with disabilities.
21	"(E) RULE OF CONSTRUCTION.—Notwith-
22	standing any other individual right of action
23	that a parent or student may maintain under
24	this part, nothing in this subsection shall be con-
25	strued to create a right of action on behalf of an

1	individual student for the failure of a particular
2	State educational agency or local educational
3	agency staff person to be highly qualified, or to
4	prevent a parent from filing a complaint about
5	staff qualifications with the State educational
6	agency as provided for under this part.
7	"(15) Performance goals and indicators.—
8	The State—
9	``(A) has established goals for the perform-
10	ance of children with disabilities in the State
11	that—
12	"(i) promote the purposes of this Act,
13	as stated in section 601(d);
14	"(ii) are the same as the State's defini-
15	tion of adequate yearly progress, including
16	the State's objectives for progress by chil-
17	dren with disabilities, under section
18	1111(b)(2)(C) of the Elementary and Sec-
19	ondary Education Act of 1965;
20	"(iii) address graduation rates and
21	drop out rates, as well as such other factors
22	as the State may determine; and
23	"(iv) are consistent, to the extent ap-
24	propriate, with any other goals and stand-
25	ards for children established by the State;

1	``(B) has established performance indicators
2	the State will use to assess progress toward
3	achieving the goals described in subparagraph
4	(A), including measurable annual objectives for
5	progress by children with disabilities under sec-
6	tion $1111(b)(2)(C)(v)(H)(cc)$ of the Elementary
7	and Secondary Education Act of 1965; and
8	"(C) will annually report to the Secretary
9	and the public on the progress of the State, and
10	of children with disabilities in the State, toward
11	meeting the goals established under subpara-
12	graph (A).
13	"(16) Participation in Assessments.—
14	"(A) IN GENERAL.— All children with dis-
15	abilities are included in all general State and
16	districtwide assessment programs and account-
17	ability systems, including assessments and ac-
18	countability systems described under section
19	1111 of the Elementary and Secondary Edu-
20	cation Act of 1965, with appropriate accom-
21	modations, alternate assessments where nec-
22	essary, and as indicated in their respective indi-
23	vidualized education programs.
24	"(B) Accommodation guidelines.—The
25	State (or, in the case of a districtwide assess-

1	ment, the local educational agency) has devel-
2	oped guidelines for the provision of appropriate
3	accommodations.
4	"(C) Alternate assessments.—
5	"(i) In general.—The State (or, in
6	the case of a districtwide assessment, the
7	local educational agency) has developed and
8	implemented guidelines for the participa-
9	tion of children with disabilities in alter-
10	nate assessments for those children who can-
11	not participate in regular assessments
12	under subparagraph (B) as indicated in
13	$their\ respective\ individualized\ education$
14	programs.
15	"(ii) Requirements for alternate
16	ASSESSMENTS.—The guidelines under
17	clause (i) shall provide for alternate assess-
18	ments that—
19	"(I) are aligned with the State's
20	challenging academic content and aca-
21	demic achievement standards; and
22	"(II) if the State has adopted al-
23	ternate academic achievement stand-
24	ards permitted under section
25	1111(b)(1) of the Elementary and Sec-

1	ondary Education Act of 1965, meas-
2	ure the achievement of children with
3	disabilities against those standards.
4	"(iii) Conduct of Alternative A8-
5	SESSMENTS.—The State conducts the alter-
6	nate assessments described in this subpara-
7	graph.
8	"(D) REPORTS.—The State educational
9	agency (or, in the case of a districtwide assess-
10	ment, the local educational agency) makes avail-
11	able to the public, and reports to the public with
12	the same frequency and in the same detail as it
13	reports on the assessment of nondisabled chil-
14	dren, the following:
15	"(i) The number of children with dis-
16	abilities participating in regular assess-
17	ments, and the number of those children
18	who were provided accommodations in
19	order to participate in those assessments.
20	"(ii) The number of children with dis-
21	abilities participating in alternate assess-
22	ments described in subparagraph $(C)(ii)(I)$.
23	"(iii) The number of children with dis-
24	abilities participating in alternate assess-

1 described subparagraph ments in 2 (C)(ii)(II)."(iv) The performance of children with 3 4 disabilities on regular assessments and on alternate assessments (if the number of chil-5 6 dren with disabilities participating in those 7 assessments is sufficient to yield statis-8 tically reliable information and reporting 9 that information will not reveal personally 10 identifiable information about an indi-11 vidual student), compared with the achieve-12 ment of all children, including children 13 with disabilities, on those assessments. 14 "(E) UNIVERSAL DESIGN.—The State edu-15 cational agency (or, in the case of a districtwide assessment, the local educational agency) shall, 16 17 to the extent feasible, use universal design prin-18 ciples in developing and administering any as-19 sessments under this paragraph. 20 "(17) Supplementation of state, local, and 21 OTHER FEDERAL FUNDS.— 22 "(A) EXPENDITURES.—Funds paid to a 23 State under this part will be expended in accordance with all the provisions of this part. 24

1	"(B) PROHIBITION AGAINST COMMIN-
2	GLING.—Funds paid to a State under this part
3	will not be commingled with State funds.
4	"(C) Prohibition against supplantation
5	AND CONDITIONS FOR WAIVER BY SECRETARY.—
6	Except as provided in section 613, funds paid to
7	a State under this part will be used to supple-
8	ment the level of Federal, State, and local funds
9	(including funds that are not under the direct
10	control of State or local educational agencies) ex-
11	pended for special education and related services
12	provided to children with disabilities under this
13	part and in no case to supplant such Federal,
14	State, and local funds, except that, where the
15	State provides clear and convincing evidence
16	that all children with disabilities have available
17	to them a free appropriate public education, the
18	Secretary may waive, in whole or in part, the
19	requirements of this subparagraph if the Sec-
20	retary concurs with the evidence provided by the
21	State.
22	"(18) Maintenance of state financial sup-
23	PORT.—
24	"(A) IN GENERAL.—The State does not re-

25 duce the amount of State financial support for

1	special education and related services for chil-
2	dren with disabilities, or otherwise made avail-
3	able because of the excess costs of educating those
4	children, below the amount of that support for
5	the preceding fiscal year.
6	"(B) REDUCTION OF FUNDS FOR FAILURE
7	to maintain support.—The Secretary shall re-
8	duce the allocation of funds under section 611 for
9	any fiscal year following the fiscal year in which
10	the State fails to comply with the requirement of
11	subparagraph (A) by the same amount by which
12	the State fails to meet the requirement.
13	"(C) WAIVERS FOR EXCEPTIONAL OR UN-
14	CONTROLLABLE CIRCUMSTANCES.—The Secretary
15	may waive the requirement of subparagraph (A)
16	for a State, for 1 fiscal year at a time, if the
17	Secretary determines that—
18	"(i) granting a waiver would be equi-
19	table due to exceptional or uncontrollable
20	circumstances such as a natural disaster or
21	a precipitous and unforeseen decline in the
22	financial resources of the State; or
23	"(ii) the State meets the standard in
24	paragraph (17)(C) for a waiver of the re-

1	quirement to supplement, and not to sup-
2	plant, funds received under this part.
3	"(D) SUBSEQUENT YEARS.—If, for any
4	year, a State fails to meet the requirement of
5	subparagraph (A), including any year for which
6	the State is granted a waiver under subpara-
7	graph (C), the financial support required of the
8	State in future years under subparagraph (A)
9	shall be the amount that would have been re-
10	quired in the absence of that failure and not the
11	reduced level of the State's support.
12	"(19) PUBLIC PARTICIPATION.—Prior to the
13	adoption of any policies and procedures needed to
14	comply with this section (including any amendments
15	to such policies and procedures), the State ensures
16	that there are public hearings, adequate notice of the
17	hearings, and an opportunity for comment available
18	to the general public, including individuals with dis-
19	abilities and parents of children with disabilities.
20	"(20) State advisory panel.—
21	"(A) IN GENERAL.—The State has estab-
22	lished and maintains an advisory panel for the
23	purpose of providing policy guidance with re-
24	spect to special education and related services for
25	children with disabilities in the State.

1	"(B) Membership.—Such advisory panel
2	shall consist of members appointed by the Gov-
3	ernor, or any other official authorized under
4	State law to make such appointments, that is
5	representative of the State population and that
6	is composed of individuals involved in, or con-
7	cerned with, the education of children with dis-
8	abilities, including—
9	"(i) parents of children with disabil-
10	ities ages birth through 26, including not
11	less than 1 foster parent of a child with dis-
12	abilities who is a ward of the State, not less
13	than 1 grandparent or other relative who is
14	acting in the place of a natural or adoptive
15	parent, and not less than 1 representative of
16	children with disabilities in military fami-
17	lies;
18	"(ii) individuals with disabilities;
19	"(iii) teachers;
20	"(iv) representatives of institutions of
21	higher education that prepare special edu-
22	cation and related services personnel;
23	"(v) State and local education officials,
24	including officials who carry out activities

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1	under subtitle B of title VII of the McKin-
2	ney-Vento Homeless Assistance Act;
3	"(vi) administrators of programs for
4	children with disabilities;
5	"(vii) representatives of other State
6	agencies involved in the financing or deliv-
7	ery of related services to children with dis-
8	abilities;
9	"(viii) representatives of private
10	schools and public charter schools;
11	"(ix) at least 1 representative of a vo-
12	cational, community, or business organiza-
13	tion concerned with the provision of transi-
14	tion services to children with disabilities;
15	and
16	"(x) representatives from the State ju-
17	venile and adult corrections agencies.
18	"(xi) representatives from the State
19	child welfare agency; and
20	"(xii) a representative of wards of the
21	State who are in foster care, such as an at-
22	torney for children in foster care, a guard-
23	ian ad litem, a court appointed special ad-
24	vocate, or a judge.

1	"(C) Special rule.—A majority of the
2	members of the panel shall be individuals with
3	disabilities ages birth through 26 or parents of
4	such individuals.
5	"(D) DUTIES.—The advisory panel shall—
6	"(i) advise the State educational agen-
7	cy of unmet needs within the State in the
8	education of children with disabilities;
9	"(ii) comment publicly on any rules or
10	regulations proposed by the State regarding
11	the education of children with disabilities;
12	"(iii) advise the State educational
13	agency in developing evaluations and re-
14	porting on data to the Secretary under sec-
15	tion 618;
16	"(iv) advise the State educational
17	agency in developing corrective action plans
18	to address findings identified in Federal
19	monitoring reports under this part; and
20	"(v) advise the State educational agen-
21	cy in developing and implementing policies
22	relating to the coordination of services for
23	children with disabilities.
24	"(21) Suspension and expulsion rates.—

1	"(A) IN GENERAL.—The State educational
2	agency examines data to determine if significant
3	discrepancies are occurring in the rate of long-
4	term suspensions and expulsions of children with
5	disabilities—
6	((i) among local educational agencies
7	in the State; or
8	"(ii) compared to such rates for non-
9	disabled children within such agencies.
10	"(B) REVIEW AND REVISION OF POLICIES.—
11	If such discrepancies are occurring, the State
12	educational agency reviews and, if appropriate,
13	revises (or requires the affected State or local
14	educational agency to revise) its policies, proce-
15	dures, and practices relating to the development
16	and implementation of IEPs, the use of behav-
17	ioral interventions, and procedural safeguards,
18	to ensure that such policies, procedures, and
19	practices comply with this Act.
20	"(22) Access to instructional materials.—
21	"(A) IN GENERAL.—The State adopts the
22	national Instructional Materials Accessibility
23	Standard described in section 675(a) for the pur-
24	poses of providing instructional materials to
25	blind persons or other persons with print disabil-

1	"(C) Assistive technology.—In carrying
2	out subparagraph (B) , the State educational
3	agency, to the maximum extent possible, shall
4	work collaboratively with the State agency re-
5	sponsible for assistive technology programs.
6	"(b) State Educational Agency as Provider of
7	FREE APPROPRIATE PUBLIC EDUCATION OR DIRECT SERV-
8	ICES.—If the State educational agency provides free appro-
9	priate public education to children with disabilities, or pro-
10	vides direct services to such children, such agency—
11	"(1) shall comply with any additional require-
12	ments of section 613(a), as if such agency were a local
13	educational agency; and
14	"(2) may use amounts that are otherwise avail-
15	able to such agency under this part to serve those chil-
16	dren without regard to section $613(a)(2)(A)(i)$ (relat-
17	ing to excess costs).
18	"(c) Exception for Prior State Plans.—
19	"(1) IN GENERAL.—If a State has on file with
20	the Secretary policies and procedures that dem-
21	onstrate that such State meets any requirement of
22	subsection (a), including any policies and procedures
23	filed under this part as in effect before the effective
24	date of the Individuals with Disabilities Education
25	Improvement Act of 2004, the Secretary shall consider

1	such State to have met such requirement for purposes
2	of receiving a grant under this part.

3 "(2) Modifications made by state.—Subject 4 to paragraph (3), an application submitted by a 5 State in accordance with this section shall remain in 6 effect until the State submits to the Secretary such 7 modifications as the State determines necessary. This 8 section shall apply to a modification to an applica-9 tion to the same extent and in the same manner as 10 this section applies to the original plan.

11 "(3) Modifications required by the sec-12 RETARY.—If, after the effective date of the Individuals 13 with Disabilities Education Improvement Act of 14 2004, the provisions of this Act are amended (or the 15 regulations developed to carry out this Act are 16 amended), there is a new interpretation of this Act by 17 a Federal court or a State's highest court, or there is 18 an official finding of noncompliance with Federal law 19 or regulations, then the Secretary may require a 20 State to modify its application only to the extent nec-21 essary to ensure the State's compliance with this part. 22 "(d) Approval by the Secretary.—

23 "(1) IN GENERAL.—If the Secretary determines
24 that a State is eligible to receive a grant under this

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part, the Secretary shall notify the State of that deter-

2	mination.
3	"(2) NOTICE AND HEARING.—The Secretary shall
4	not make a final determination that a State is not
5	eligible to receive a grant under this part until after
6	providing the State—
7	"(A) with reasonable notice; and
8	``(B) with an opportunity for a hearing.
9	"(e) Assistance Under Other Federal Pro-
10	GRAMS.—Nothing in this title permits a State to reduce
11	medical and other assistance available, or to alter eligi-
12	bility, under titles V and XIX of the Social Security Act
13	with respect to the provision of a free appropriate public
14	education for children with disabilities in the State.
15	"(f) By-Pass for Children in Private Schools.—
16	"(1) IN GENERAL.—If, on the date of enactment
17	of the Education of the Handicapped Act Amend-
18	ments of 1983, a State educational agency was pro-
19	hibited by law from providing for the equitable par-
20	ticipation in special programs of children with dis-
21	abilities enrolled in private elementary schools and
22	secondary schools as required by subsection
23	(a)(10)(A), or if the Secretary determines that a State
24	educational agency, local educational agency, or other
25	entity has substantially failed or is unwilling to pro-

1	vide for such equitable participation, then the Sec-
2	retary shall, notwithstanding such provision of law,
3	arrange for the provision of services to such children
4	through arrangements which shall be subject to the re-
5	quirements of such subsection.
6	"(2) PAYMENTS.—
7	"(A) Determination of Amounts.—If the
8	Secretary arranges for services pursuant to this
9	subsection, the Secretary, after consultation with
10	the appropriate public and private school offi-
11	cials, shall pay to the provider of such services
12	for a fiscal year an amount per child that does
13	not exceed the amount determined by dividing—
14	((i) the total amount received by the
15	State under this part for such fiscal year;
16	by
17	"(ii) the number of children with dis-
18	abilities served in the prior year, as re-
19	ported to the Secretary by the State under
20	section 618.
21	"(B) WITHHOLDING OF CERTAIN
22	AMOUNTS.—Pending final resolution of any in-
23	vestigation or complaint that may result in a de-
24	termination under this subsection, the Secretary
25	may withhold from the allocation of the affected

1 State educational agency the amount the Sec-2 retary estimates will be necessary to pay the cost of services described in subparagraph (A). 3 "(C) PERIOD OF PAYMENTS.—The period 4 5 under which payments are made under subpara-6 graph (A) shall continue until the Secretary determines that there will no longer be any failure 7 8 or inability on the part of the State educational 9 agency to meet the requirements of subsection 10 (a)(10)(A).11 "(3) Notice and hearing.— 12 "(A) IN GENERAL.—The Secretary shall not 13 take any final action under this subsection until 14 the State educational agency affected by such ac-15 tion has had an opportunity, for at least 45 days 16 after receiving written notice thereof, to submit 17 written objections and to appear before the Sec-18 retary or the Secretary's designee to show cause

why such action should not be taken. "(B) REVIEW OF ACTION.—If a State edu-20 21 cational agency is dissatisfied with the Sec-22 retary's final action after a proceeding under 23 subparagraph (A), such agency may, not later 24 than 60 days after notice of such action, file with 25 the United States court of appeals for the circuit

1 in which such State is located a petition for re-2 view of that action. A copy of the petition shall be forthwith transmitted by the clerk of the court 3 4 to the Secretary. The Secretary thereupon shall 5 file in the court the record of the proceedings on 6 which the Secretary based the Secretary's action, 7 as provided in section 2112 of title 28. United 8 States Code. 9 "(C) Review of findings of fact.—The 10 findings of fact by the Secretary, if supported by 11 substantial evidence, shall be conclusive, but the 12 court, for good cause shown, may remand the 13 case to the Secretary to take further evidence, 14 and the Secretary may thereupon make new or 15 modified findings of fact and may modify the 16

Secretary's previous action, and shall file in the court the record of the further proceedings. Such new or modified findings of fact shall likewise be conclusive if supported by substantial evidence.

20 "(D) JURISDICTION OF COURT OF APPEALS;
21 REVIEW BY UNITED STATES SUPREME COURT.—
22 Upon the filing of a petition under subpara23 graph (B), the United States court of appeals
24 shall have jurisdiction to affirm the action of the
25 Secretary or to set it aside, in whole or in part.

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1 The judgment of the court shall be subject to re-2 view by the Supreme Court of the United States upon certiorari or certification as provided in 3 4 section 1254 of title 28, United States Code. 5 "SEC. 613. LOCAL EDUCATIONAL AGENCY ELIGIBILITY. 6 "(a) IN GENERAL.—A local educational agency is eli-7 gible for assistance under this part for a fiscal year if such 8 agency submits a plan that provides assurances to the State educational agency that the local educational agency meets 9 each of the following conditions: 10 11 "(1) Consistency with state policies.—The 12 local educational agency, in providing for the edu-13 cation of children with disabilities within its jurisdic-14 tion, has in effect policies, procedures, and programs 15 that are consistent with the State policies and proce-16 dures established under section 612. 17 "(2) Use of Amounts.— 18 "(A) IN GENERAL.—Amounts provided to 19 the local educational agency under this part 20 shall be expended in accordance with the appli-21 cable provisions of this part and— 22 "(i) shall be used only to pay the excess 23 costs of providing special education and re-

lated services to children with disabilities;

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1	"(ii) shall be used to supplement State,
2	local, and other Federal funds and not to
3	supplant such funds; and
4	"(iii) shall not be used, except as pro-
5	vided in subparagraphs (B) and (C), to re-
6	duce the level of expenditures for the edu-
7	cation of children with disabilities made by
8	the local educational agency from local
9	funds below the level of those expenditures
10	for the preceding fiscal year.
11	"(B) EXCEPTION.—Notwithstanding the re-
12	striction in subparagraph $(A)(iii)$, a local edu-
13	cational agency may reduce the level of expendi-
14	tures where such reduction is attributable to—
15	"(i) the voluntary departure, by retire-
16	ment or otherwise, or departure for just
17	cause, of special education personnel;
18	"(ii) a decrease in the enrollment of
19	children with disabilities;
20	"(iii) the termination of the obligation
21	of the agency, consistent with this part, to
22	provide a program of special education to a
23	particular child with a disability that is an
24	exceptionally costly program, as determined

1	by the State educational agency, because the
2	child—
3	((I) has left the jurisdiction of the
4	agency;
5	"(II) has reached the age at which
6	the obligation of the agency to provide
7	a free appropriate public education to
8	the child has terminated; or
9	"(III) no longer needs such pro-
10	gram of special education; or
11	"(iv) the termination of costly expendi-
12	tures for long-term purchases, such as the
13	acquisition of equipment or the construction
14	of school facilities.
15	"(C) TREATMENT OF FEDERAL FUNDS IN
16	CERTAIN FISCAL YEARS.—
17	"(i) 8 PERCENT RULE.—Notwith-
18	standing clauses (ii) and (iii) of subpara-
19	graph (A), a local educational agency may
20	treat as local funds, for the purposes of such
21	clauses, not more than 8 percent of the
22	amount of funds the local educational agen-
23	cy receives under this part.
24	"(ii) 40 percent rule.—Notwith-
25	standing clauses (ii) and (iii) of subpara-

1	graph (A), for any fiscal year for which
2	States are allocated the maximum amount
3	of grants pursuant to section $611(a)(2)$, a
4	local educational agency may treat as local
5	funds, for the purposes of such clauses, not
6	more than 40 percent of the amount of
7	funds the local educational agency receives
8	under this part, subject to clause (iv).
9	"(iii) EARLY INTERVENING SERV-
10	ICES.—
11	"(I) 8 PERCENT RULE.—If a local
12	educational agency exercises authority
13	pursuant to clause (i), the 8 percent
14	funds shall be counted toward the per-
15	centage and amount of funds that may
16	be used to provide early intervening
17	educational services pursuant to sub-
18	section (f).
19	"(II) 40 percent rule.—If a
20	local educational agency exercises au-
21	thority pursuant to clause (ii), the
22	local educational agency shall use an
23	amount of the 40 percent funds from
24	clause (ii) that represents 15 percent of
25	the total amount of funds the local edu-

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1	cational agency receives under this
2	part, to provide early intervening edu-
3	cational services pursuant to subsection
4	(f).
5	"(iv) Special Rule.—Funds treated
6	as local funds pursuant to clause (i) or (ii)
7	may be considered non-Federal or local
8	funds for the purposes of—
9	"(I) clauses (ii) and (iii) of sub-
10	paragraph (A); and
11	"(II) the provision of the local
12	share of costs for title XIX of the Social
13	Security Act.
14	"(v) REPORT.—For each fiscal year in
15	which a local educational agency exercises
16	its authority pursuant to this subparagraph
17	and treats Federal funds as local funds, the
18	local educational agency shall report to the
19	State educational agency the amount of
20	funds so treated and the activities that were
21	funded with such funds.
22	"(D) Schoolwide programs under title
23	I OF THE ESEA.—Notwithstanding subparagraph
24	(A) or any other provision of this part, a local
25	educational agency may use funds received under

1	this part for any fiscal year to carry out a
2	schoolwide program under section 1114 of the
3	Elementary and Secondary Education Act of
4	1965, except that the amount so used in any
5	such program shall not exceed—
6	"(i) the number of children with dis-
7	abilities participating in the schoolwide
8	program; multiplied by
9	((ii)(I) the amount received by the
10	local educational agency under this part for
11	that fiscal year; divided by
12	"(II) the number of children with dis-
13	abilities in the jurisdiction of that agency.
14	"(3) Personnel development.—The local edu-
15	cational agency shall ensure that all personnel nec-
16	essary to carry out this part are appropriately and
17	adequately prepared, consistent with the requirements
18	of section $612(a)(14)$ of this Act and section 2122 of
19	the Elementary and Secondary Education Act of
20	1965.
21	"(4) Permissive use of funds.—
22	``(A) USES.—Notwithstanding paragraph
23	(2)(A) or section $612(a)(17)(B)$ (relating to com-
24	mingled funds), funds provided to the local edu-

cational agency under this part may be used for the following activities:

3	"(i) Services and aids that also
4	BENEFIT NONDISABLED CHILDREN.—For
5	the costs of special education and related
6	services, and supplementary aids and serv-
7	ices, provided in a regular class or other
8	education-related setting to a child with a
9	disability in accordance with the individ-
10	ualized education program of the child, even
11	if 1 or more nondisabled children benefit
12	from such services.
13	"(ii) Early intervening services.—
14	To develop and implement coordinated,
15	early intervening educational services in ac-
16	cordance with subsection (f).
17	"(B) Administrative case manage-
18	MENT.—A local educational agency may use
19	funds received under this part to purchase ap-
20	propriate technology for recordkeeping, data col-
21	lection, and related case management activities
22	of teachers and related services personnel pro-
23	viding services described in the individualized
24	education program of children with disabilities,

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1	that is needed for the implementation of such
2	case management activities.
3	"(5) TREATMENT OF CHARTER SCHOOLS AND
4	THEIR STUDENTS.—In carrying out this part with re-
5	spect to charter schools that are public schools of the
6	local educational agency, the local educational agen-
7	<i>cy</i> —
8	"(A) serves children with disabilities at-
9	tending those charter schools in the same manner
10	as the local educational agency serves children
11	with disabilities in its other schools, including
12	providing supplementary and related services on
13	site at the charter school to the same extent to
14	which the local educational agency has a policy
15	or practice of providing such services on the site
16	to its other public schools; and
17	``(B) provides funds under this part to those
18	charter schools on the same basis, including pro-
19	portional distribution based on relative enroll-
20	ment of children with disabilities, and at the
21	same time, as the local educational agency dis-
22	tributes State, local, or a combination of State
23	and local, funds to those charter schools under
24	the State's charter school law.

1	"(6) PURCHASE OF INSTRUCTIONAL MATE-
2	RIALS.—Not later than 2 years after the date of en-
3	actment of the Individuals with Disabilities Edu-
4	cation Improvement Act of 2004, a local educational
5	agency, when purchasing print instructional mate-
6	rials, acquires these instructional materials in the
7	same manner as a State educational agency described
8	in section $612(a)(22)$.
9	"(7) INFORMATION FOR STATE EDUCATIONAL
10	AGENCY.—The local educational agency shall provide
11	the State educational agency with information nec-
12	essary to enable the State educational agency to carry
13	out its duties under this part, including, with respect
14	to paragraphs (15) and (16) of section 612(a), infor-
15	mation relating to the performance of children with
16	disabilities participating in programs carried out
17	under this part.
18	"(8) PUBLIC INFORMATION.—The local edu-
19	cational agency shall make available to parents of
20	children with disabilities and to the general public all
21	documents relating to the eligibility of such agency
22	under this part.
23	"(9) Records regarding migratory chil-
24	DREN WITH DISABILITIES.—The local educational
25	and the second state of th

25 agency shall cooperate in the Secretary's efforts under

1	section 1308 of the Elementary and Secondary Edu-
2	cation Act of 1965 (20 U.S.C. 6398) to ensure the
3	linkage of records pertaining to migratory children
4	with a disability for the purpose of electronically ex-
5	changing, among the States, health and educational
6	information regarding such children.
7	"(b) Exception for Prior Local Plans.—
8	"(1) IN GENERAL.—If a local educational agency
9	or State agency has on file with the State educational
10	agency policies and procedures that demonstrate that
11	such local educational agency, or such State agency,
12	as the case may be, meets any requirement of sub-
13	section (a), including any policies and procedures
14	filed under this part as in effect before the effective
15	date of the Individuals with Disabilities Education
16	Improvement Act of 2004, the State educational agen-
17	cy shall consider such local educational agency or
18	State agency, as the case may be, to have met such
19	requirement for purposes of receiving assistance under
20	this part.
21	"(2) Modification made by local edu-
22	CATIONAL AGENCY.—Subject to paragraph (3), an ap-
23	plication submitted by a local educational agency in
24	accordance with this section shall remain in effect

25 until the local educational agency submits to the

1	State educational agency such modifications as the
2	local educational agency determines necessary.
3	"(3) Modifications required by state edu-
4	CATIONAL AGENCY.—If, after the effective date of the
5	Individuals with Disabilities Education Improvement
6	Act of 2004, the provisions of this Act are amended
7	(or the regulations developed to carry out this Act are
8	amended), there is a new interpretation of this Act by
9	Federal or State courts, or there is an official finding
10	of noncompliance with Federal or State law or regu-
11	lations, then the State educational agency may re-
12	quire a local educational agency to modify its appli-
13	cation only to the extent necessary to ensure the local
14	educational agency's compliance with this part or
15	State law.
16	"(c) NOTIFICATION OF LOCAL EDUCATIONAL AGENCY

10 (c) NOTIFICATION OF LOCAL EDUCATIONAL AGENCY 17 OR STATE AGENCY IN CASE OF INELIGIBILITY.—If the 18 State educational agency determines that a local edu-19 cational agency or State agency is not eligible under this 20 section, then the State educational agency shall notify the 21 local educational agency or State agency, as the case may 22 be, of that determination and shall provide such local edu-23 cational agency or State agency with reasonable notice and 24 an opportunity for a hearing.

25 "(d) LOCAL EDUCATIONAL AGENCY COMPLIANCE.—

"(1) IN GENERAL.—If the State educational 1 2 agency, after reasonable notice and an opportunity 3 for a hearing, finds that a local educational agency or State agency that has been determined to be eligi-4 5 ble under this section is failing to comply with any 6 requirement described in subsection (a), the State 7 educational agency shall reduce or shall not provide 8 any further payments to the local educational agency 9 or State agency until the State educational agency is 10 satisfied that the local educational agency or State 11 agency, as the case may be, is complying with that 12 requirement.

"(2) ADDITIONAL REQUIREMENT.—Any State
agency or local educational agency in receipt of a notice described in paragraph (1) shall, by means of
public notice, take such measures as may be necessary
to bring the pendency of an action pursuant to this
subsection to the attention of the public within the jurisdiction of such agency.

20 "(3) CONSIDERATION.—In carrying out its re21 sponsibilities under paragraph (1), the State edu22 cational agency shall consider any decision made in
23 a hearing held under section 615 that is adverse to
24 the local educational agency or State agency involved
25 in that decision.

"(e) Joint Establishment of Eligibility.—

"(1) Joint establishment.—

1

2

"(A) IN GENERAL.—A State educational 3 4 agency may require a local educational agency 5 to establish its eligibility jointly with another 6 local educational agency if the State educational 7 agency determines that the local educational 8 agency will be ineligible under this section be-9 cause the local educational agency will not be 10 able to establish and maintain programs of suffi-11 cient size and scope to effectively meet the needs 12 of children with disabilities.

"(B) CHARTER SCHOOL EXCEPTION.—A
State educational agency may not require a
charter school that is a local educational agency
to jointly establish its eligibility under subparagraph (A) unless the charter school is explicitly
permitted to do so under the State's charter
school law.

20 "(2) AMOUNT OF PAYMENTS.—If a State edu21 cational agency requires the joint establishment of eli22 gibility under paragraph (1), the total amount of
23 funds made available to the affected local educational
24 agencies shall be equal to the sum of the payments
25 that each such local educational agency would have

1	received under section 611(f) if such agencies were eli-
2	gible for such payments.
3	"(3) Requirements.—Local educational agen-
4	cies that establish joint eligibility under this sub-
5	section shall—
6	"(A) adopt policies and procedures that are
7	consistent with the State's policies and proce-
8	dures under section 612(a); and
9	``(B) be jointly responsible for implementing
10	programs that receive assistance under this part.
11	"(4) Requirements for educational service
12	AGENCIES.—
13	"(A) IN GENERAL.—If an educational serv-
14	ice agency is required by State law to carry out
15	programs under this part, the joint responsibil-
16	ities given to local educational agencies under
17	this subsection shall—
18	"(i) not apply to the administration
19	and disbursement of any payments received
20	by that educational service agency; and
21	"(ii) be carried out only by that edu-
22	cational service agency.
23	"(B) Additional requirement.—Not-
24	withstanding any other provision of this sub-
25	section, an educational service agency shall pro-

1	vide for the education of children with disabil-
2	ities in the least restrictive environment, as re-
3	quired by section $612(a)(5)$.
4	"(f) Early Intervening Services.—
5	"(1) IN GENERAL.—A local educational agency
6	may not use more than 15 percent of the amount such
7	agency receives under this part for any fiscal year,
8	less any amount treated as local funds pursuant to
9	subsection $(a)(2)(C)$, if any, in combination with
10	other amounts (which may include amounts other
11	than education funds), to develop and implement co-
12	ordinated, early intervening services, which may in-
13	clude interagency financing structures, for students in
14	kindergarten through grade 12 (with a particular em-
15	phasis on students in kindergarten through grade 3)
16	who do not meet the definition of a child with a dis-
17	ability under section 602(3) but who need additional
18	academic and behavioral support to succeed in a gen-
19	eral education environment.
20	"(2) ACTIVITIES.—In implementing coordinated,
21	early intervening services under this subsection, a
22	local educational agency may carry out activities that
23	include—
24	"(A) professional development (which may

24 "(A) professional development (which may
25 be provided by entities other than local edu-

1	cational agencies) for teachers and other school
2	staff to enable such personnel to deliver scientif-
3	ically based academic and behavioral interven-
4	tions, including scientifically based literacy in-
5	struction, and, where appropriate, instruction on
6	the use of adaptive and instructional software;
7	``(B) providing educational and behavioral
8	evaluations, services, and supports, including
9	scientifically based literacy instruction; and
10	``(C) developing and implementing inter-
11	agency financing structures for the provision of
12	such services and supports.
13	"(3) CONSTRUCTION.—Nothing in this subsection
14	shall be construed to either limit or create a right to
15	a free appropriate public education under this part.
16	"(4) REPORTING.—Each local educational agen-
17	cy that develops and maintains coordinated, early in-
18	tervening services with funds made available for this
19	subsection, shall annually report to the State edu-
20	cational agency on—
21	"(A) the number of children served under
22	this subsection; and
23	``(B) the number of children served under
24	this subsection who are subsequently referred to
25	special education.

1	"(5) Coordination with certain projects
2	UNDER ELEMENTARY AND SECONDARY EDUCATION
3	ACT OF 1965.—Funds made available to carry out this
4	subsection may be used to carry out coordinated,
5	early intervening services aligned with activities
6	funded by, and carried out under, the Elementary
7	and Secondary Education Act of 1965 if such funds
8	are used to supplement, and not supplant, funds
9	made available under the Elementary and Secondary
10	Education Act of 1965 for the activities and services
11	assisted under this subsection.
12	"(6) REPORT TO CONGRESS.—Not later than 1
13	year after the date of enactment of the Individuals
14	with Disabilities Education Improvement Act of
15	2004, the Comptroller General shall conduct a study
16	on the types of services provided to children served
17	under this subsection, and shall submit a report to
18	Congress regarding the study.
19	"(g) Direct Services by the State Educational
20	AGENCY.—
21	"(1) IN GENERAL.—A State educational agency
22	shall use the payments that would otherwise have been
23	available to a local educational agency or to a State
24	agency to provide special education and related serv-
25	ices directly to children with disabilities residing in

1	the area served by that local educational agency, or
2	for whom that State agency is responsible, if the State
3	educational agency determines that the local edu-
4	cational agency or State agency, as the case may be—
5	"(A) has not provided the information need-
6	ed to establish the eligibility of such agency
7	under this section;
8	``(B) is unable to establish and maintain
9	programs of free appropriate public education
10	that meet the requirements of subsection (a);
11	``(C) is unable or unwilling to be consoli-
12	dated with 1 or more local educational agencies
13	in order to establish and maintain such pro-
14	grams; or
15	``(D) has 1 or more children with disabil-
16	ities who can best be served by a regional or
17	State program or service delivery system de-
18	signed to meet the needs of such children.
19	"(2) MANNER AND LOCATION OF EDUCATION AND
20	SERVICES.—The State educational agency may pro-
21	vide special education and related services under
22	paragraph (1) in such manner and at such locations
23	(including regional or State centers) as the State
24	agency considers appropriate. Such education and

services shall be provided in accordance with this
 part.

3 "(h) STATE AGENCY ELIGIBILITY.—Any State agency
4 that desires to receive a subgrant for any fiscal year under
5 section 611(f) shall demonstrate to the satisfaction of the
6 State educational agency that—

"(1) all children with disabilities who are participating in programs and projects funded under this
part receive a free appropriate public education, and
that those children and their parents are provided all
the rights and procedural safeguards described in this
part; and

13 "(2) the agency meets such other conditions of
14 this section as the Secretary determines to be appro15 priate.

16 "(i) DISCIPLINARY INFORMATION.—The State may require that a local educational agency include in the records 17 of a child with a disability a statement of any current or 18 previous disciplinary action that has been taken against the 19 child and transmit such statement to the same extent that 20 21 such disciplinary information is included in, and trans-22 mitted with, the student records of nondisabled children. 23 The statement may include a description of any behavior 24 engaged in by the child that required disciplinary action, 25 a description of the disciplinary action taken, and any

other information that is relevant to the safety of the child 1 2 and other individuals involved with the child. If the State 3 adopts such a policy, and the child transfers from 1 school 4 to another, the transmission of any of the child's records 5 shall include both the child's current individualized edu-6 cation program and any such statement of current or previous disciplinary action that has been taken against the 7 8 child.

9 "(j) STATE AGENCY FLEXIBILITY.—

10 "(1) TREATMENT OF FEDERAL FUNDS IN CER-TAIN FISCAL YEARS.—If a State educational agency 11 12 pays or reimburses local educational agencies within 13 the State for not less than 80 percent of the non-Fed-14 eral share of the costs of special education and related 15 services, or the State is the sole provider of free ap-16 propriate public education or direct services pursuant 17 to section 612(b), then the State educational agency, 18 notwithstanding sections 612(a) (17) and (18) and 19 612(b), may treat funds allocated pursuant to section 20 611 as general funds available to support the edu-21 cational purposes described in paragraph (2) (A) and 22 (B).

23 "(2) CONDITIONS.—A State educational agency
24 may use funds in accordance with paragraph (1) sub25 ject to the following conditions:

1	"(A) 8 percent rule.—A State edu-
2	cational agency may treat not more than 8 per-
3	cent of the funds the State educational agency re-
4	ceives under this part as general funds to sup-
5	port any educational purpose described in the
6	Elementary and Secondary Education Act of
7	1965, needs-based student or teacher higher edu-
8	cation programs, or the non-Federal share of
9	costs of title XIX of the Social Security Act.
10	"(B) 40 PERCENT RULE.—For any fiscal
11	year for which States are allocated the maximum
12	amount of grants pursuant to section $611(a)(2)$,
13	a State educational agency may treat not more
14	than 40 percent of the amount of funds the State
15	educational agency receives under this part as
16	general funds to support any educational pur-
17	pose described in the Elementary and Secondary
18	Education Act of 1965, needs-based student or
19	teacher higher education programs, or the non-
20	Federal share of costs of title XIX of the Social
21	Security Act, subject to subparagraph (C).
22	"(C) Requirement.—A State educational
23	agency may exercise its authority pursuant to
24	subparagraph (B) only if the State educational
25	agency uses an amount of the 40 percent funds

1	from subparagraph (B) that represents 15 per-
2	cent of the total amount of funds the State edu-
3	cational agency receives under this part, to pro-
4	vide, or to pay or reimburse local educational
5	agencies for providing, early intervening services
6	pursuant to subsection (f).
7	"(2) PROHIBITION.—Notwithstanding subsection
8	(a), if the Secretary determines that a State edu-
9	cational agency is unable to establish, maintain, or
10	oversee programs of free appropriate public education
11	that meet the requirements of this part, then the Sec-
12	retary shall prohibit the State educational agency
13	from treating funds allocated under this part as gen-
14	eral funds pursuant to paragraph (1).
15	"(3) REPORT.—For each fiscal year for which a
16	State educational agency exercises its authority pur-
17	suant to paragraph (1) and treats Federal funds as
18	general funds, the State educational agency shall re-
19	port to the Secretary the amount of funds so treated
20	and the activities that were funded with such funds.
21	"SEC. 614. EVALUATIONS, ELIGIBILITY DETERMINATIONS,
22	INDIVIDUALIZED EDUCATION PROGRAMS,
23	AND EDUCATIONAL PLACEMENTS.
24	"(a) Evaluations and Reevaluations.—

1	"(A) IN GENERAL.—A State educational
2	agency, other State agency, or local educational
3	agency shall conduct a full and individual ini-
4	tial evaluation in accordance with this para-
5	graph and subsection (b), before the initial pro-
6	vision of special education and related services to
7	a child with a disability under this part.
8	"(B) Request for initial evaluation.—
9	Consistent with subparagraph (D), either a par-
10	ent of a child, or a State educational agency,
11	other State agency, or local educational agency
12	may initiate a request for an initial evaluation
13	to determine if the child is a child with a dis-
14	ability.
15	"(C) Procedures.—Such initial evalua-
16	tion shall consist of procedures—
17	((i) to determine whether a child is a
18	child with a disability (as defined in sec-
19	tion 602(3)) within 60 days of receiving pa-
20	rental consent for the evaluation, or, if the
21	State has established a timeframe within
22	which the evaluation must be conducted,
23	within such timeframe; and
24	"(ii) to determine the educational

"(D) PARENTAL CONSENT.—

2	"(i) In general.—The agency pro-
3	posing to conduct an initial evaluation to
4	determine if the child qualifies as a child
5	with a disability as defined in section
6	602(3) (A) or (B) shall obtain an informed
7	consent from the parent of such child before
8	the evaluation is conducted. Parental con-
9	sent for evaluation shall not be construed as
10	consent for placement for receipt of special
11	education and related services.
12	"(ii) REFUSAL.—If the parents of such
13	child refuse consent for the evaluation, the
14	agency may continue to pursue an evalua-
15	tion by utilizing the mediation and due
16	process procedures under section 615, except
17	to the extent inconsistent with State law re-
18	lating to parental consent.
19	"(iii) Refusal or failure to con-
20	SENT.—If the parent of a child does not
21	provide informed consent to the receipt of
22	special education and related services, or
23	the parent fails to respond to a request to
24	provide the consent, the local educational
25	agency shall not be considered to be in vio-

1	lation of the norminant to make anailable
	lation of the requirement to make available
2	a free appropriate public education to the
3	child for the failure to provide the special
4	education and related services for which the
5	local educational agency requests such in-
6	formed consent.
7	"(iv) Exception for wards of the
8	STATE.—The agency shall not be required to
9	obtain an informed consent from the par-
10	ents of a child for an initial evaluation to
11	determine whether the child is a child with
12	a disability if such child is a ward of the
13	State and is not residing with the child's
14	parent and consent has been given by an
15	individual who has appropriate knowledge
16	of the child's educational needs, including
17	the judge appointed to the child's case or the
18	child's attorney, guardian ad litem, or court
19	appointed special advocate.
20	"(2) Reevaluations.—
21	"(A) IN GENERAL.—A local educational
22	agency shall ensure that a reevaluation of each
23	child with a disability is conducted in accord-
24	ance with subsections (b) and (c)—

1	"(i) if the local educational agency de-
2	termines that the educational or related
3	services needs, including improved academic
4	achievement and functional performance, of
5	the child warrant a reevaluation; or
6	"(ii) if the child's parents or teacher
7	requests a reevaluation.
8	"(B) LIMITATION.—A reevaluation con-
9	ducted under subparagraph (A) shall occur—
10	"(i) not more than once a year, unless
11	the parent and the local educational agency
12	agree otherwise; and
13	"(ii) at least once every 3 years, unless
14	the parent and the local educational agency
15	agree that a reevaluation is unnecessary.
16	"(b) Evaluation Procedures.—
17	"(1) NOTICE.—The local educational agency
18	shall provide notice to the parents of a child with a
19	disability, in accordance with subsections $(b)(3)$,
20	(b)(4), and (c) of section 615, that describes any eval-
21	uation procedures such agency proposes to conduct.
22	"(2) Conduct of evaluation.—In conducting
23	the evaluation, the local educational agency shall—
24	"(A) use a variety of assessment tools and
25	strategies to gather relevant functional, develop-

1 mental, and academic information, including in-2 formation provided by the parent, that may assist in determining— 3 4 "(i) whether the child is a child with a disability; and 5 6 "(ii) the content of the child's individ-7 ualized education program, including infor-8 mation related to enabling the child to be 9 involved in and progress in the general cur-10 riculum, or for preschool children, to par-11 ticipate in appropriate activities; 12 "(B) not use any single procedure, measure, 13 or assessment as the sole criterion for deter-14 mining whether a child is a child with a dis-15 ability or determining an appropriate edu-16 cational program for the child; and 17 "(C) use technically sound instruments that 18 may assess the relative contribution of cognitive and behavioral factors, in addition to physical 19 20 or developmental factors. "(3) Additional requirements.—Each local 21 22 educational agency shall ensure that— 23 "(A) tests and other evaluation materials used to assess a child under this section— 24

1	"(i) are selected and administered so
2	as not to be discriminatory on a racial or
3	cultural basis;
4	"(ii) are provided and administered in
5	the language and form most likely to yield
6	accurate information on what the child
7	knows and can do academically, develop-
8	mentally, and functionally, unless it is not
9	feasible to so provide or administer;".
10	"(iii) are used for purposes for which
11	the assessments or measures are valid and
12	reliable;
13	"(iv) are administered by trained and
14	knowledgeable personnel; and
15	(v) are administered in accordance
16	with any instructions provided by the pro-
17	ducer of such tests;
18	``(B) the child is assessed in all areas of sus-
19	pected disability; and
20	(C) assessment tools and strategies that
21	provide relevant information that directly assists
22	persons in determining the educational needs of
23	the child are provided.
24	``(D) assessments of children with disabil-
25	ities, including homeless children with disabil-

1	ities, children with disabilities who are wards of
2	the State, and children with disabilities in mili-
3	tary families, who transfer from 1 school district
4	to another school district in the same academic
5	year, are—
6	"(i) coordinated with such children's
7	prior and subsequent schools as necessary to
8	ensure timely completion of full evaluations;
9	and
10	"(ii) completed within time limits—
11	``(I) established for all students by
12	Federal law or State plans; and
13	"(II) that computes the com-
14	mencement of time from the date on
15	which such children are first referred
16	for assessments in any local edu-
17	cational agency.
18	"(4) DETERMINATION OF ELIGIBILITY.—Upon
19	completion of administration of tests and other eval-
20	uation materials—
21	"(A) the determination of whether the child
22	is a child with a disability as defined in section
23	602(3) shall be made by a team of qualified pro-
24	fessionals and the parent of the child in accord-
25	ance with paragraph (5); and

1	(B) a copy of the evaluation report and the
2	documentation of determination of eligibility
3	shall be given to the parent.
4	"(5) Special rule for eligibility deter-
5	MINATION.—In making a determination of eligibility
6	under paragraph (4)(A), a child shall not be deter-
7	mined to be a child with a disability if the deter-
8	minant factor for such determination is—
9	"(A) lack of scientifically based instruction
10	in reading;
11	(B) lack of instruction in mathematics; or
12	"(C) limited English proficiency.
13	"(6) Specific learning disabilities.—
14	"(A) IN GENERAL.—Notwithstanding sec-
15	tion 607(b), when determining whether a child
16	has a specific learning disability as defined in
17	section 602(29), a local educational agency shall
18	not be required to take into consideration wheth-
19	er a child has a severe discrepancy between
20	achievement and intellectual ability in oral ex-
21	pression, listening comprehension, written ex-
22	pression, basic reading skill, reading comprehen-
23	sion, mathematical calculation, or mathematical
24	reasoning.

1	"(B) ADDITIONAL AUTHORITY.—In deter-
2	mining whether a child has a specific learning
3	disability, a local educational agency may use a
4	process that determines if the child responds to
5	scientific, research-based intervention as a part
6	of the evaluation procedures described in para-
7	graphs (2) and (3).
8	"(c) Additional Requirements for Evaluation
9	AND REEVALUATIONS.—
10	"(1) Review of existing evaluation data.—
11	As part of an initial evaluation (if appropriate) and
12	as part of any reevaluation under this section, the
13	IEP Team described in subsection $(d)(1)(B)$ and other
14	qualified professionals, as appropriate, shall—
15	"(A) review existing evaluation data on the
16	child, including evaluations and information
17	provided by the parents of the child, current
18	classroom-based assessments, and observations,
19	and teacher and related services providers obser-
20	vations; and
21	``(B) on the basis of that review, and input
22	from the child's parents, identify what addi-
23	tional data, if any, are needed to determine—
24	"(i) whether the child has a particular
25	category of disability, as described in sec-

1 tion 602(3), or, in case of a reevaluation of 2 a child, whether the child continues to have 3 such a disability; "(ii) the present levels of performance 4 and educational needs of the child: 5 6 "(iii) whether the child needs special 7 education and related services, or in the 8 case of a reevaluation of a child, whether 9 the child continues to need special education 10 and related services: and 11 "(iv) whether any additions or modi-12 fications to the special education and re-13 lated services are needed to enable the child 14 to meet the measurable annual goals set out 15 in the individualized education program of 16 the child and to participate, as appropriate, 17 in the general curriculum. 18 "(2) Source of data.—The local educational 19 agency shall administer such tests and other evalua-20 tion materials and procedures as may be needed to 21 produce the data identified by the IEP Team under 22 paragraph (1)(B).

23 "(3) PARENTAL CONSENT.—Each local edu24 cational agency shall obtain informed parental con25 sent, in accordance with subsection (a)(1)(D), prior to

1	conducting any reevaluation of a child with a dis-
2	ability, except that such informed parental consent
3	need not be obtained if the local educational agency
4	can demonstrate that the local educational agency
5	had taken reasonable measures to obtain such consent
6	and the child's parent has failed to respond.
7	"(4) Requirements if additional data are
8	NOT NEEDED.—If the IEP Team and other qualified
9	professionals, as appropriate, determine that no addi-
10	tional data are needed to determine whether the child
11	is or continues to be a child with a disability, the
12	local educational agency—
	0 0
13	"(A) shall notify the child's parents of—
	"(A) shall notify the child's parents of— "(i) that determination and the rea-
13	
13 14	"(i) that determination and the rea-
13 14 15	"(i) that determination and the rea- sons for the determination; and
13 14 15 16	"(i) that determination and the rea- sons for the determination; and "(ii) the right of such parents to re-
13 14 15 16 17	"(i) that determination and the rea- sons for the determination; and "(ii) the right of such parents to re- quest an assessment to determine whether
 13 14 15 16 17 18 	"(i) that determination and the rea- sons for the determination; and "(ii) the right of such parents to re- quest an assessment to determine whether the child is or continues to be a child with
 13 14 15 16 17 18 19 	"(i) that determination and the rea- sons for the determination; and "(ii) the right of such parents to re- quest an assessment to determine whether the child is or continues to be a child with a disability; and
 13 14 15 16 17 18 19 20 	 "(i) that determination and the reasons for the determination; and "(ii) the right of such parents to request an assessment to determine whether the child is or continues to be a child with a disability; and "(B) shall not be required to conduct such
 13 14 15 16 17 18 19 20 21 	"(i) that determination and the rea- sons for the determination; and "(ii) the right of such parents to re- quest an assessment to determine whether the child is or continues to be a child with a disability; and "(B) shall not be required to conduct such an assessment unless requested by the child's

1	"(A) IN GENERAL.—Except as provided in
2	subparagraph (B), a local educational agency
3	shall evaluate a child with a disability in ac-
4	cordance with this section before determining
5	that the child is no longer a child with a dis-
6	ability.
7	"(B) Exception.—
8	"(i) IN GENERAL.—The evaluation de-
9	scribed in subparagraph (A) shall not be re-
10	quired before the termination of a child's
11	eligibility under this part due to graduation
12	from secondary school with a regular di-
13	ploma, or to exceeding the age eligibility for
14	a free appropriate public education under
15	State law.
16	"(ii) SUMMARY OF PERFORMANCE.—
17	For a child whose eligibility under this part
18	terminates under circumstances described in
19	clause (i), a local educational agency shall
20	provide the child with a summary of the
21	child's academic achievement and func-
22	tional performance, which shall include rec-
23	ommendations on how to assist the child in
24	meeting the child's postsecondary goals.
25	"(d) Individualized Education Programs.—

1	"(1) DEFINITIONS.—As used in this title:
2	"(A) Individualized education pro-
3	GRAM.—
4	"(i) IN GENERAL.—The term 'individ-
5	ualized education program' or 'IEP' means
6	a written statement for each child with a
7	disability that is developed, reviewed, and
8	revised in accordance with this section and
9	that includes—
10	``(I) a statement of the child's
11	present levels of academic achievement
12	and functional performance, includ-
13	ing—
14	"(aa) how the child's dis-
15	ability affects the child's involve-
16	ment and progress in the general
17	curriculum; or
18	"(bb) for preschool children,
19	as appropriate, how the disability
20	affects the child's participation in
21	appropriate activities;
22	"(II) a statement of measurable
23	annual goals, including academic and
24	functional goals, designed to—

1	"(aa) meet the child's needs
2	that result from the child's dis-
3	ability to enable the child to be
4	involved in and make progress in
5	the general curriculum; and
6	"(bb) meet each of the child's
7	other educational needs that result
8	from the child's disability;
9	"(III) a description of how the
10	child's progress toward meeting the an-
11	nual goals described in subclause (II)
12	will be measured and when periodic re-
13	ports on the progress the child is mak-
14	ing toward meeting the annual goals
15	(such as through the use of quarterly or
16	other periodic reports, concurrent with
17	the issuance of report cards) will be
18	provided;
19	"(IV) a statement of the special
20	education and related services, and
21	supplementary aids and services, to be
22	provided to the child, or on behalf of
23	the child, and a statement of the pro-
24	gram modifications or supports for

1	school personnel that will be provided
2	for the child—
3	"(aa) to advance appro-
4	priately toward attaining the an-
5	nual goals;
6	"(bb) to be involved in and
7	make progress in the general cur-
8	riculum in accordance with sub-
9	clause (I) and to participate in
10	extracurricular and other nonaca-
11	demic activities; and
12	"(cc) to be educated and par-
13	ticipate with other children with
14	disabilities and nondisabled chil-
15	dren in the activities described in
16	this paragraph;
17	"(V) an explanation of the extent,
18	if any, to which the child will not par-
19	ticipate with nondisabled children in
20	the regular class and in the activities
21	described in subclause (IV)(cc);
22	"(VI)(aa) a statement of any in-
23	dividual $appropriate$ $accommodations$
24	that are necessary to measure the aca-
25	demic achievement and functional per-

	-
1	formance of the child on State and dis-
2	trictwide assessments consistent with
3	section $612(a)(16)(A)$; and
4	"(bb) if the IEP Team determines
5	that the child shall take an alternate
6	assessment on a particular State or
7	districtwide assessment of student
8	achievement, a statement of why—
9	"(AA) the child cannot par-
10	ticipate in the regular assessment;
11	and
12	"(BB) the particular alter-
13	nate assessment selected is appro-
14	priate for the child;
15	"(VII) the projected date for the
16	beginning of the services and modifica-
17	tions described in subclause (IV), and
18	the anticipated frequency, location,
19	and duration of those services and
20	modifications; and
21	"(VIII) beginning not later than
22	the first IEP to be in effect when the
23	child is 14, and updated annually
24	thereafter

1	"(aa) appropriate measur-
2	able postsecondary goals based
3	upon age appropriate transition
4	assessments related to training,
5	education, employment, and,
6	where appropriate, independent
7	living skills;
8	"(bb) the transition services
9	(including courses of study) need-
10	ed by the child to reach those
11	goals, including services to be pro-
12	vided by other agencies when
13	needed; and
14	"(cc) beginning at least 1
15	year before the child reaches the
16	age of majority under State law,
17	a statement that the child has
18	been informed of the child's rights
19	under this title, if any, that will
20	transfer to the child on reaching
21	the age of majority under section
22	615(m).
23	"(ii) Rule of construction.—Noth-
24	ing in this section shall be construed to re-
25	quire—

1	((I) that additional information
2	be included in a child's IEP beyond
3	what is explicitly required in this sec-
4	tion; and
5	"(II) the IEP Team to include in-
6	formation under 1 component of a
7	child's IEP that is already contained
8	under another component of such IEP.
9	"(B) Individualized education program
10	TEAM.—The term 'individualized education pro-
11	gram team' or 'IEP Team' means a group of in-
12	dividuals composed of—
13	"(i) the parents of a child with a dis-
14	ability;
15	"(ii) at least 1 regular education
16	teacher of such child (if the child is, or may
17	be, participating in the regular education
18	environment);
19	"(iii) at least 1 special education
20	teacher, or where appropriate, at least 1
21	special education provider of such child;
22	"(iv) a representative of the local edu-
23	cational agency who—
24	"(I) is qualified to provide, or su-
25	pervise the provision of, specially de-

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1	signed instruction to meet the unique
2	needs of children with disabilities;
3	``(II) is knowledgeable about the
4	general curriculum; and
5	"(III) is knowledgeable about the
6	availability of resources of the local
7	educational agency;
8	"(v) an individual who can interpret
9	the instructional implications of evaluation
10	results, who may be a member of the team
11	described in clauses (ii) through (vi);
12	"(vi) at the discretion of the parent or
13	the agency, other individuals who have
14	knowledge or special expertise regarding the
15	child, including related services personnel as
16	appropriate; and
17	"(vii) whenever appropriate, the child
18	with a disability.
19	"(viii) if the child is a ward of the
20	State, another individual with appropriate
21	knowledge of the child's educational needs,
22	such as a foster parent, a relative with
23	whom the child lives who acts as a parent
24	to the child, an attorney for the child, a
25	guardian ad litem, a court appointed spe-

1	cial advocate, a judge, or an education sur-
2	rogate.
3	"(C) IEP TEAM ATTENDANCE.—
4	"(i) Attendance not necessary.—A
5	member of the IEP Team shall not be re-
6	quired to attend an IEP meeting, in whole
7	or in part, if that member, the parent of a
8	child with a disability, and the local edu-
9	cational agency agree that the attendance of
10	such member is not necessary because no
11	modification to the member's area of the
12	curriculum or related services is being
13	modified or discussed in the meeting.
14	"(ii) EXCUSAL.—A member of the IEP
15	Team may be excused from attending an
16	IEP meeting, in whole or in part, when the
17	meeting involves a modification to or dis-
18	cussion of the member's area of the cur-
19	riculum or related services, if—
20	((I) that member, the parent, and
21	the local educational agency consent to
22	the excusal; and
23	"(II) the member submits input
24	into the development of the IEP prior
25	to the meeting.

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1	"(iii) Written agreement and con-
2	SENT REQUIRED.—A parent's agreement
3	under clause (i) and consent under clause
4	(ii) shall be in writing.
5	"(2) REQUIREMENT THAT PROGRAM BE IN EF-
6	FECT.—
7	"(A) In general.—At the beginning of
8	each school year, each local educational agency,
9	State educational agency, or other State agency,
10	as the case may be, shall have in effect, for each
11	child with a disability in its jurisdiction, an in-
12	dividualized education program, as defined in
13	paragraph (1)(A).
14	"(B) Program for child aged 3
15	THROUGH 5.—In the case of a child with a dis-
16	ability aged 3 through 5 (or, at the discretion of
17	the State educational agency, a 2-year-old child
18	with a disability who will turn age 3 during the
19	school year), an individualized family service
20	plan that contains the material described in sec-
21	tion 636, and that is developed in accordance
22	with this section, may serve as the IEP of the
23	child if using that plan as the IEP is—
24	"(i) consistent with State policy; and

1	"(ii) agreed to by the agency and the
2	child's parents.
3	"(C) Program for children who trans-
4	FER SCHOOL DISTRICTS.—
5	"(i) In general.—In the case of a
6	child with a disability, including a home-
7	less child with a disability, a child with a
8	disability who is a ward of the State, or a
9	child with a disability in a military fam-
10	ily, who transfers school districts within the
11	same academic year, who enrolls in a new
12	school and who had an IEP that was in ef-
13	fect in the same or another State, the local
14	educational agency, State educational agen-
15	cy, or other State agency, as the case may
16	be, shall immediately provide such child
17	with a free appropriate public education,
18	including comparable services identified in
19	the previously held IEP and in consultation
20	with the parents until such time as the local
21	educational agency, State educational agen-
22	cy, or other State agency, as the case may
23	be, adopts the previously held IEP or devel-
24	ops, adopts, and implements a new IEP

1that is consistent with Federal and State2law.3"(ii) TRANSMITTAL OF RECORDS.—To4facilitate the transition for a child described

in clause (i), the new school in which the 5 child enrolls shall immediately request the 6 7 child's records from the previous schools in 8 which the child was enrolled and the pre-9 vious schools in which the child was en-10 rolled shall immediately transmit to the 11 new school, upon such request, the IEP and 12 supporting documents andany other 13 records relating to the provision of special 14 education or related services to the child.

15 "(3) DEVELOPMENT OF IEP.—

16	"(A) IN GENERAL.—In developing each
17	child's IEP, the IEP Team, subject to subpara-
18	graph (C), shall consider—
19	``(i) the strengths of the child;
20	"(ii) the concerns of the parents for en-
21	hancing the education of their child;
22	"(iii) the results of the initial evalua-

23 tion or most recent evaluation of the child;
24 and

1	"(iv) the academic, developmental, and
2	functional needs of the child.
3	"(B) Consideration of special fac-
4	TORS.—The IEP Team shall—
5	"(i) in the case of a child whose behav-
6	ior impedes the child's learning or that of
7	others, provide for positive behavioral inter-
8	ventions and supports, and other strategies
9	to address that behavior;
10	"(ii) in the case of a child with limited
11	English proficiency, consider the language
12	needs of the child as such needs relate to the
13	child's IEP;
14	"(iii) in the case of a child who is
15	blind or visually impaired—
16	((I) provide for instruction in
17	Braille and the use of Braille unless
18	the IEP Team determines, after an
19	evaluation of the child's reading and
20	writing skills, needs, and appropriate
21	reading and writing media (including
22	an evaluation of the child's future
23	needs for instruction in Braille or the
24	use of Braille), that instruction in

1	Braille or the use of Braille is not ap-
2	propriate for the child; and
3	"(II) consider, when appropriate,
4	instructional services related to func-
5	tional performance skills, orientation
6	and mobility, and skills in the use of
7	assistive technology devices, including
8	low vision devices;
9	"(iv) consider the communication
10	needs of the child, and in the case of a child
11	who is deaf or hard of hearing, consider the
12	child's language and communication needs,
13	opportunities for direct communications
14	with peers and professional personnel in the
15	child's language and communication mode,
16	academic level, and full range of needs, in-
17	cluding opportunities for direct instruction
18	in the child's language and communication
19	mode; and
20	"(v) consider whether the child requires
21	assistive technology devices and services.
22	"(C) Requirement with respect to
23	REGULAR EDUCATION TEACHER.—A regular edu-
24	cation teacher of the child, as a member of the
25	IEP Team shall, to the extent appropriate, par-

1	ticipate in the development of the IEP of the
2	child, including the determination of appro-
3	priate positive behavioral interventions and sup-
4	ports, and other strategies, and the determina-
5	tion of supplementary aids and services, pro-
6	gram modifications, and support for school per-
7	sonnel consistent with paragraph $(1)(A)(i)(IV)$.
8	"(D) AGREEMENT.—In making changes to
9	a child's IEP after the annual IEP meeting for
10	a school year, the parent of a child with a dis-
11	ability and the local educational agency may
12	agree not to convene an IEP meeting for the pur-
13	poses of making such changes, and instead may
14	develop a written document to amend or modify
15	the child's current IEP.
16	"(E) Consolidation of iep team meet-
17	INGS.—To the extent possible, the local edu-
18	cational agency shall encourage the consolidation
19	of reevaluations of a child with IEP Team meet-
20	ings for the child.
21	"(4) Review and revision of iep.—
22	"(A) IN GENERAL.—The local educational
23	agency shall ensure that, subject to subparagraph
24	(B), the IEP Team—

1	"(i) reviews the child's IEP periodi-
2	cally, but not less than annually, to deter-
3	mine whether the annual goals for the child
4	are being achieved; and
5	"(ii) revise the IEP as appropriate to
6	address—
7	"(I) any lack of expected progress
8	toward the annual goals and in the
9	general curriculum, where appropriate;
10	"(II) the results of any reevalua-
11	tion conducted under this section;
12	"(III) information about the child
13	provided to, or by, the parents, as de-
14	scribed in subsection $(c)(1)(B)$;
15	"(IV) the child's anticipated
16	needs; or
17	"(V) other matters.
18	"(B) Requirement with respect to
19	REGULAR EDUCATION TEACHER.—A regular edu-
20	cation teacher of the child, as a member of the
21	IEP Team, shall, consistent with paragraph
22	(1)(C), participate in the review and revision of
23	the IEP of the child.
24	"(5) Three-year iep.—

1	"(A) Development of 3-year iep.—The
2	local educational agency may offer a child with
3	a disability who has reached the age of 18, the
4	option of developing a comprehensive 3-year
5	IEP. With the consent of the parent, when ap-
6	propriate, the IEP Team shall develop an IEP,
7	as described in paragraphs (1) and (3), that is
8	designed to serve the child for the final 3-year
9	transition period, which includes a statement
10	of—
11	((i) measurable goals that will enable
12	the child to be involved in and make
13	progress in the general education cur-
14	riculum and that will meet the child's tran-
15	sitional and postsecondary needs that result
16	from the child's disability; and
17	"(ii) measurable annual goals for
18	measuring progress toward meeting the
19	postsecondary goals described in clause (i).
20	"(B) REVIEW AND REVISION OF 3-YEAR
21	IEP.—
22	"(i) Requirement.—Each year the
23	local educational agency shall ensure that
24	the IEP Team—

1	"(I) provides an annual review of
2	the child's IEP to determine the child's
3	current levels of progress and deter-
4	mine whether the annual goals for the
5	child are being achieved; and
6	"(II) revises the IEP, as appro-
7	priate, to enable the child to continue
8	to meet the measurable transition goals
9	set out in the IEP.
10	"(ii) Comprehensive review.—If the
11	review under clause (i) determines that the
12	child is not making sufficient progress to-
13	ward the goals described in subparagraph
14	(A), the local educational agency shall en-
15	sure that the IEP Team provides a review,
16	within 30 calendar days, of the IEP under
17	paragraph (4).
18	"(iii) Preference.—At the request of
19	the child, or when appropriate, the parent,
20	the IEP Team shall conduct a review of the
21	child's 3-year IEP under paragraph (4)
22	rather than an annual review under sub-
23	paragraph (B)(i).
24	"(6) FAILURE TO MEET TRANSITION OBJEC-
25	TIVES.—If a participating agency, other than the

1	local educational agency, fails to provide the transi-
2	tion services described in the IEP in accordance with
3	paragraph $(1)(A)(i)(VIII)$, the local educational agen-
4	cy shall reconvene the IEP Team to identify alter-
5	native strategies to meet the transition objectives for
6	the child set out in that program.
7	"(7) Children with disabilities in adult
8	PRISONS.—
9	"(A) IN GENERAL.—The following require-
10	ments shall not apply to children with disabil-
11	ities who are convicted as adults under State law
12	and incarcerated in adult prisons:
13	"(i) The requirements contained in sec-
14	tion $612(a)(16)$ and paragraph $(1)(A)(i)(V)$
15	(relating to participation of children with
16	disabilities in general assessments).
17	"(ii) The requirements of items (aa)
18	and (bb) of paragraph $(1)(A)(i)(VIII)$ (re-
19	lating to transition planning and transi-
20	tion services), do not apply with respect to
21	such children whose eligibility under this
22	part will end, because of their age, before
23	they will be released from prison.
24	"(B) Additional requirement.—If a
25	child with a disability is convicted as an adult

1	under State law and incarcerated in an adult
2	prison, the child's IEP Team may modify the
3	child's IEP or placement notwithstanding the re-
4	quirements of sections $612(a)(5)(A)$ and
5	614(d)(1)(A) if the State has demonstrated a
6	bona fide security or compelling penological in-
7	terest that cannot otherwise be accommodated.

"(e) EDUCATIONAL PLACEMENTS.—Each local edu-8 cational agency or State educational agency shall ensure 9 that the parents of each child with a disability are members 10 of any group that makes decisions on the educational place-11 ment of their child. Decisions regarding the educational 12 placement of a child with a disability who is a homeless 13 child shall comply with the requirements described under 14 15 section 722(g)(3) of the McKinney-Vento Homeless Assist-16 ance Act.

17 "(f) ALTERNATIVE MEANS OF MEETING PARTICIPA18 TION.—When conducting IEP Team meetings and place19 ment meetings pursuant to this section, the parent of a child
20 with a disability and a local educational agency may agree
21 to use alternative means of meeting participation, such as
22 video conferences and conference calls.

23 "SEC. 615. PROCEDURAL SAFEGUARDS.

24 "(a) ESTABLISHMENT OF PROCEDURES.—Any State
25 educational agency, State agency, or local educational

agency that receives assistance under this part shall estab lish and maintain procedures in accordance with this sec tion to ensure that children with disabilities, including chil dren with disabilities who are wards of the State, and their
 parents are guaranteed procedural safeguards with respect
 to the provision of free appropriate public education by
 such agencies.

8 "(b) TYPES OF PROCEDURES.—The procedures re9 quired by this section shall include—

10 "(1) an opportunity for the parents of a child 11 with a disability to examine all records relating to 12 such child and to participate in meetings with respect 13 to the identification, evaluation, and educational 14 placement of the child, and the provision of a free ap-15 propriate public education to such child, and to ob-16 tain an independent educational evaluation of the 17 child:

18 "(2) procedures to protect the rights of the child 19 whenever the parents of the child are not known, the 20 agency cannot, after reasonable efforts, locate the par-21 ents, the child is a ward of the State, or the child is 22 a homeless child who is not in the physical custody 23 of a parent or guardian including the assignment of 24 an individual (who shall not be an employee of the 25 State educational agency, the local educational agen-

1	cy, or any other agency that is involved in the edu-
2	cation or care of the child) to act as a surrogate for
3	the parents in accordance with subsection (0);
4	"(3) written prior notice to the parents of the
5	child, in accordance with subsection $(c)(1)$, whenever
6	the local educational agency—
7	"(A) proposes to initiate or change; or
8	"(B) refuses to initiate or change,
9	the identification, evaluation, or educational place-
10	ment of the child, or the provision of a free appro-
11	priate public education to the child;
12	"(4) procedures designed to ensure that the notice
13	required by paragraph (3) is in the native language
14	of the parents, unless it clearly is not feasible to do
15	<i>s0</i> ;
16	"(5) an opportunity for mediation in accordance
17	with subsection (e);
18	"(6) an opportunity for either party to present
19	complaints with respect to any matter relating to the
20	identification, evaluation, or educational placement of
21	the child, or the provision of a free appropriate public
22	education to such child;
23	"(7)(A) procedures that require either party, or
24	the attorney representing a party, to provide due

2section (c)(2) (which shall remain confidential)—3"(i) to the other party, in the complaint4filed under paragraph (6), and forward a copy5of such notice to the State educational agency;6and7"(ii) that shall include—8"(I) the name of the child, the address9of the residence of the child (or available10contact information in the case of a home-11less child), and the name of the school the12child is attending;13"(II) in the case of a homeless child or14youth (within the meaning of section 725(2)15of the McKinney-Vento Homeless Assistance16Act (42 U.S.C. 11434a(2)), available con-17tact information for the child and the name18of the school the child relating to such pro-20problem of the child relating to such pro-21posed initiation or change, including facts22relating to such problem; and23"(IV) a proposed resolution of the24problem to the extent known and available25to the party at the time; and	1	process complaint notice in accordance with sub-
4filed under paragraph (6), and forward a copy5of such notice to the State educational agency;6and7"(ii) that shall include—8"(I) the name of the child, the address9of the residence of the child (or available10contact information in the case of a home-11less child), and the name of the school the12child is attending;13"(II) in the case of a homeless child or14youth (within the meaning of section 725(2)15of the McKinney-Vento Homeless Assistance16Act (42 U.S.C. 11434a(2)), available con-17tact information for the child and the name18of the school the child is attending;19"(III) a description of the nature of the20problem of the child relating to such pro-21posed initiation or change, including facts22relating to such problem; and23"(IV) a proposed resolution of the24problem to the extent known and available	2	section (c)(2) (which shall remain confidential)—
5of such notice to the State educational agency;6and7"(ii) that shall include—8"(I) the name of the child, the address9of the residence of the child (or available10contact information in the case of a home-11less child), and the name of the school the12child is attending;13"(II) in the case of a homeless child or14youth (within the meaning of section 725(2)15of the McKinney-Vento Homeless Assistance16Act (42 U.S.C. 11434a(2)), available con-17tact information for the child and the name18of the school the child is attending;19"(III) a description of the nature of the20problem of the child relating to such pro-21posed initiation or change, including facts22relating to such problem; and23"(IV) a proposed resolution of the24problem to the extent known and available	3	"(i) to the other party, in the complaint
6and7"(ii) that shall include—8"(I) the name of the child, the address9of the residence of the child (or available10contact information in the case of a home-11less child), and the name of the school the12child is attending;13"(II) in the case of a homeless child or14youth (within the meaning of section 725(2)15of the McKinney-Vento Homeless Assistance16Act (42 U.S.C. 11434a(2)), available con-17tact information for the child and the name18of the school the child is attending;19"(III) a description of the nature of the20problem of the child relating to such pro-21posed initiation or change, including facts22relating to such problem; and23"(IV) a proposed resolution of the24problem to the extent known and available	4	filed under paragraph (6), and forward a copy
7"(ii) that shall include—8"(I) the name of the child, the address9of the residence of the child (or available10contact information in the case of a home-11less child), and the name of the school the12child is attending;13"(II) in the case of a homeless child or14youth (within the meaning of section 725(2)15of the McKinney-Vento Homeless Assistance16Act (42 U.S.C. 11434a(2)), available con-17tact information for the child and the name18of the school the child is attending;19"(III) a description of the nature of the20problem of the child relating to such pro-21posed initiation or change, including facts22relating to such problem; and23"(IV) a proposed resolution of the24problem to the extent known and available	5	of such notice to the State educational agency;
8 "(I) the name of the child, the address 9 of the residence of the child (or available 10 contact information in the case of a home- 11 less child), and the name of the school the 12 child is attending; 13 "(II) in the case of a homeless child or 14 youth (within the meaning of section 725(2) 15 of the McKinney-Vento Homeless Assistance 16 Act (42 U.S.C. 11434a(2)), available con- 17 tact information for the child and the name 18 of the school the child is attending; 19 "(III) a description of the nature of the 20 problem of the child relating to such pro- 21 posed initiation or change, including facts 22 relating to such problem; and 23 "(IV) a proposed resolution of the 24 problem to the extent known and available	6	and
9of the residence of the child (or available10contact information in the case of a home-11less child), and the name of the school the12child is attending;13"(II) in the case of a homeless child or14youth (within the meaning of section 725(2)15of the McKinney-Vento Homeless Assistance16Act (42 U.S.C. 11434a(2)), available con-17tact information for the child and the name18of the school the child is attending;19"(III) a description of the nature of the20problem of the child relating to such pro-21posed initiation or change, including facts22relating to such problem; and23"(IV) a proposed resolution of the24problem to the extent known and available	7	"(ii) that shall include—
10contact information in the case of a home-11less child), and the name of the school the12child is attending;13"(II) in the case of a homeless child or14youth (within the meaning of section 725(2)15of the McKinney-Vento Homeless Assistance16Act (42 U.S.C. 11434a(2)), available con-17tact information for the child and the name18of the school the child is attending;19"(III) a description of the nature of the20problem of the child relating to such pro-21posed initiation or change, including facts22relating to such problem; and23"(IV) a proposed resolution of the24problem to the extent known and available	8	``(I) the name of the child, the address
11less child), and the name of the school the12child is attending;13"(II) in the case of a homeless child or14youth (within the meaning of section 725(2)15of the McKinney-Vento Homeless Assistance16Act (42 U.S.C. 11434a(2)), available con-17tact information for the child and the name18of the school the child is attending;19"(III) a description of the nature of the20problem of the child relating to such pro-21posed initiation or change, including facts22relating to such problem; and23"(IV) a proposed resolution of the24problem to the extent known and available	9	of the residence of the child (or available
12child is attending;13"(II) in the case of a homeless child or14youth (within the meaning of section 725(2)15of the McKinney-Vento Homeless Assistance16Act (42 U.S.C. 11434a(2)), available con-17tact information for the child and the name18of the school the child is attending;19"(III) a description of the nature of the20problem of the child relating to such pro-21posed initiation or change, including facts22relating to such problem; and23"(IV) a proposed resolution of the24problem to the extent known and available	10	contact information in the case of a home-
13"(II) in the case of a homeless child or14youth (within the meaning of section 725(2)15of the McKinney-Vento Homeless Assistance16Act (42 U.S.C. 11434a(2)), available con-17tact information for the child and the name18of the school the child is attending;19"(III) a description of the nature of the20problem of the child relating to such pro-21posed initiation or change, including facts22"(IV) a proposed resolution of the24problem to the extent known and available	11	less child), and the name of the school the
14youth (within the meaning of section 725(2)15of the McKinney-Vento Homeless Assistance16Act (42 U.S.C. 11434a(2)), available con-17tact information for the child and the name18of the school the child is attending;19"(III) a description of the nature of the20problem of the child relating to such pro-21posed initiation or change, including facts22relating to such problem; and23"(IV) a proposed resolution of the24problem to the extent known and available	12	child is attending;
15of the McKinney-Vento Homeless Assistance16Act (42 U.S.C. 11434a(2)), available con-17tact information for the child and the name18of the school the child is attending;19"(III) a description of the nature of the20problem of the child relating to such pro-21posed initiation or change, including facts22relating to such problem; and23"(IV) a proposed resolution of the24problem to the extent known and available	13	"(II) in the case of a homeless child or
16Act (42 U.S.C. 11434a(2)), available con-17tact information for the child and the name18of the school the child is attending;19"(III) a description of the nature of the20problem of the child relating to such pro-21posed initiation or change, including facts22relating to such problem; and23"(IV) a proposed resolution of the24problem to the extent known and available	14	youth (within the meaning of section $725(2)$
17tact information for the child and the name18of the school the child is attending;19"(III) a description of the nature of the20problem of the child relating to such pro-21posed initiation or change, including facts22relating to such problem; and23"(IV) a proposed resolution of the24problem to the extent known and available	15	of the McKinney-Vento Homeless Assistance
18of the school the child is attending;19"(III) a description of the nature of the20problem of the child relating to such pro-21posed initiation or change, including facts22relating to such problem; and23"(IV) a proposed resolution of the24problem to the extent known and available	16	Act (42 U.S.C. $11434a(2)$), available con-
19"(III) a description of the nature of the20problem of the child relating to such pro-21posed initiation or change, including facts22relating to such problem; and23"(IV) a proposed resolution of the24problem to the extent known and available	17	tact information for the child and the name
20problem of the child relating to such pro-21posed initiation or change, including facts22relating to such problem; and23"(IV) a proposed resolution of the24problem to the extent known and available	18	of the school the child is attending;
21posed initiation or change, including facts22relating to such problem; and23"(IV) a proposed resolution of the24problem to the extent known and available	19	"(III) a description of the nature of the
 relating to such problem; and "(IV) a proposed resolution of the problem to the extent known and available 	20	problem of the child relating to such pro-
 23 "(IV) a proposed resolution of the 24 problem to the extent known and available 	21	posed initiation or change, including facts
24 problem to the extent known and available	22	relating to such problem; and
1	23	"(IV) a proposed resolution of the
25 to the party at the time; and	24	problem to the extent known and available
	25	to the party at the time; and

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"(B) a requirement that a party may not have
 a due process hearing until the party, or the attorney
 representing the party, files a notice that meets the
 requirements of subparagraph (A)(ii);

"(8) a requirement that the local educational 5 6 agency shall send a prior written notice pursuant to 7 subsection (c)(1) in response to a parent's due process 8 complaint notice under paragraph (7) if the local 9 educational agency has not sent such a prior written 10 notice to the parent regarding the subject matter con-11 tained in the parent's due process complaint notice; 12 and

"(9) procedures that require the State educational agency to develop a model form to assist parents in filing a complaint and due process complaint
notice in accordance with paragraphs (6) and (7), respectively.

18 "(10) procedures to protect the rights of the child 19 whenever the child is a ward of the State, including 20 procedures that preserve the rights of the natural or adoptive parent to make the decisions required of par-21 22 ents under this Act (unless such rights have been ex-23 tinguished under State law) but that permit a child 24 who is represented in juvenile court by an attorney, 25 quardian ad litem, or another individual, to have

1	such attorney, guardian ad litem, or other individual
2	present in any meetings, mediation proceedings, or
3	hearings provided under this Act.
4	"(c) Notification Requirements.—
5	"(1) Content of prior written notice.—The
6	prior written notice of the local educational agency
7	required by subsection (b)(3) shall include—
8	"(A) a description of the action proposed or
9	refused by the agency;
10	``(B) an explanation of why the agency pro-
11	poses or refuses to take the action;
12	(C) a description of any other options that
13	the agency considered and the reasons why those
14	options were rejected;
15	``(D) a description of each evaluation proce-
16	dure, test, record, or report the agency used as a
17	basis for the proposed or refused action;
18	((E) a description of any other factors that
19	are relevant to the agency's proposal or refusal;
20	``(F) a statement that the parents of a child
21	with a disability have protection under the pro-
22	cedural safeguards of this part and, if this notice
23	is not an initial referral for evaluation, the
24	means by which a copy of a description of the
25	procedural safeguards can be obtained; and

1	"(G) sources for parents to contact to obtain
2	assistance in understanding the provisions of
3	this part.
4	"(2) Due process complaint notice.—
5	"(A) IN GENERAL.—The due process com-
6	plaint notice required under subsection $(b)(7)(A)$
7	shall be deemed to be sufficient unless the party
8	receiving the notice notifies the hearing officer
9	and the other party in writing that the receiving
10	party believes the notice has not met the require-
11	ments of that subsection.
12	"(B) TIMING.—The party sending a hearing
13	officer notification under subparagraph (A) shall
14	send the notification within 20 days of receiving
15	the complaint.
16	"(C) Determination.—Within 5 days of
17	receipt of the notification provided under sub-
18	paragraph (B), the hearing officer shall make a
19	determination on the face of the notice of whether
20	the notification meets the requirements of sub-
21	section (b)(7)(A), and shall immediately notify
22	both parties in writing of such determination.
23	"(D) PARENT'S AMENDED NOTICE OF COM-
24	PLAINT.—

1	"(i) In general.—A parent may
2	amend the parent's due process complaint
3	notice only if—
4	((I) the public agency consents in
5	writing to such amendment and is
6	given the opportunity to resolve the
7	complaint through a meeting held pur-
8	suant to subsection $(f)(1)(B)$; or
9	"(II) the hearing officer grants
10	permission, but may do so only before
11	a due process hearing occurs.
12	"(ii) Applicable timeline.—The ap-
13	plicable timeline for a due process hearing
14	under this part shall recommence at the
15	time the party files an amended notice.
16	"(d) Procedural Safeguards Notice.—
17	"(1) In general.—A copy of the procedural
18	safeguards available to the parents of a child with a
19	disability shall be given to the parents only 1 time a
20	year, except that a copy also shall be given to the par-
21	ents—
22	"(A) upon initial referral or parental re-
23	quest for evaluation;
24	"(B) upon registration of a complaint
25	under subsection (b)(6); and

1	"(C) upon request by a parent.
2	"(2) CONTENTS.—The procedural safeguards no-
3	tice shall include a full explanation of the procedural
4	safeguards, written in the native language of the par-
5	ents, unless it clearly is not feasible to do so, and
6	written in an easily understandable manner, avail-
7	able under this section and under regulations promul-
8	gated by the Secretary relating to—
9	"(A) independent educational evaluation;
10	"(B) prior written notice;
11	"(C) parental consent;
12	"(D) access to educational records;
13	((E) the opportunity to present and resolve
14	complaints, including—
15	"(i) the time period in which to make
16	a complaint;
17	"(ii) the opportunity for the agency to
18	resolve the complaint; and
19	"(iii) the availability of mediation;
20	``(F) the child's placement during pendency
21	of due process proceedings;
22	``(G) procedures for students who are subject
23	to placement in an interim alternative edu-
24	cational setting;

1	"(H) requirements for unilateral placement
2	by parents of children in private schools at pub-
3	lic expense;
4	"(I) due process hearings, including re-
5	quirements for disclosure of evaluation results
6	and recommendations;
7	``(J) State-level appeals (if applicable in
8	that State);
9	(K) civil actions, including the time period
10	in which to file such actions; and
11	"(L) attorney's fees.
12	"(e) Mediation.—
13	"(1) IN GENERAL.—Any State educational agen-
14	cy or local educational agency that receives assistance
15	under this part shall ensure that procedures are estab-
16	lished and implemented to allow parties to disputes
17	involving any matter, including matters arising prior
18	to the filing of a complaint pursuant to subsection
19	(b)(6), to resolve such disputes through a mediation
20	process.
21	"(2) Requirements.—Such procedures shall
22	meet the following requirements:
23	((A) The procedures shall ensure that the
24	mediation process—

1	"(i) is voluntary on the part of the
2	parties;
3	"(ii) is not used to deny or delay a
4	parent's right to a due process hearing
5	under subsection (f), or to deny any other
6	rights afforded under this part; and
7	"(iii) is conducted by a qualified and
8	impartial mediator who is trained in effec-
9	tive mediation techniques.
10	"(B) Opportunity to meet with a disin-
11	TERESTED PARTY.—A local educational agency
12	or a State agency may establish procedures to
13	offer to parents and schools who choose not to use
14	the mediation process, an opportunity to meet,
15	at a time and location convenient to the parents,
16	with a disinterested party who is under contract
17	with—
18	"(i) a parent training and informa-
19	tion center or community parent resource
20	center in the State established under section
21	671 or 672; or
22	"(ii) an appropriate alternative dis-
23	pute resolution entity,
24	to encourage the use, and explain the benefits, of
25	the mediation process to the parents.

1	"(C) List of qualified mediators.—The
2	State shall maintain a list of individuals who
3	are qualified mediators and knowledgeable in
4	laws and regulations relating to the provision of
5	special education and related services.
6	"(D) COSTS.—The State shall bear the cost
7	of the mediation process, including the costs of
8	meetings described in subparagraph (B) .
9	"(E) Scheduling and location.—Each
10	session in the mediation process shall be sched-
11	uled in a timely manner and shall be held in a
12	location that is convenient to the parties to the
13	dispute.
14	"(F) WRITTEN MEDIATION AGREEMENT.—
15	An agreement reached by the parties to the dis-
16	pute in the mediation process shall be set forth
17	in a written mediation agreement that is en-
18	forceable in any State court of competent juris-
19	diction or in a district court of the United
20	States.
21	"(G) MEDIATION DISCUSSIONS.—Discus-
22	sions that occur during the mediation process
23	shall be confidential and may not be used as evi-
24	dence in any subsequent due process hearings or
25	civil proceedings, and the parties to the medi-

1	ation process may be required to sign a confiden-
2	tiality pledge prior to the commencement of such
3	process.
4	"(f) Impartial Due Process Hearing.—
5	"(1) In general.—
6	"(A) HEARING.—Whenever a complaint has
7	been received under subsection $(b)(6)$ or (k) , the
8	parents or the local educational agency involved
9	in such complaint shall have an opportunity for
10	an impartial due process hearing, which shall be
11	conducted by the State educational agency or by
12	the local educational agency, as determined by
13	State law or by the State educational agency.
14	"(B) Opportunity to resolve com-
15	PLAINT.—
16	"(i) Preliminary meeting.—Prior to
17	the opportunity for an impartial due proc-
18	ess hearing under subparagraph (A) , the
19	local educational agency shall convene a
20	meeting with the parents and the IEP
21	Team—
22	"(I) within 15 days of receiving
23	notice of the parents' complaint;
24	"(II) which shall include a rep-
25	resentative of the public agency who

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1	has decisionmaking authority on behalf
2	of such agency;
3	"(III) which may not include an
4	attorney of the local educational agen-
5	cy unless the parent is accompanied by
6	an attorney; and
7	"(IV) where the parents of the
8	child discuss their complaint, and the
9	specific issues that form the basis of the
10	complaint, and the local educational
11	agency is provided the opportunity to
12	resolve the complaint,
13	unless the parents and the local educational
14	agency agree in writing to waive such meet-
15	ing, or agree to use the mediation process
16	described in subsection (e).
17	"(ii) Hearing.—If the local edu-
18	cational agency has not resolved the com-
19	plaint to the satisfaction of the parents
20	within 15 days of the receipt of the com-
21	plaint, the due process hearing may occur,
22	and all of the applicable timelines for a due
23	process hearing under this part shall com-
24	mence.

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"(iii) Written settlement agree-
MENT.—In the case that an agreement is
reached to resolve the complaint at such
meeting, the agreement shall be set forth in
a written settlement agreement that is—
((I) signed by both the parent and
a representative of the public agency
who has decisionmaking authority on
behalf of such agency; and
"(II) enforceable in any State
court of competent jurisdiction or in a
district court of the United States.
"(2) Disclosure of evaluations and rec-
OMMENDATIONS.—
"(A) IN GENERAL.—Not less than 5 business
days prior to a hearing conducted pursuant to
paragraph (1), each party shall disclose to all
other parties all evaluations completed by that
date, and recommendations based on the offering
party's evaluations, that the party intends to use
at the hearing.
"(B) FAILURE TO DISCLOSE.—A hearing of-
ficer may bar any party that fails to comply
with subparagraph (A) from introducing the rel-

evant evaluation or recommendation at the hear-
ing without the consent of the other party.
"(3) Limitations on hearing.—
"(A) Person conducting hearing.—A
hearing officer conducting a hearing pursuant to
paragraph (1)(A) shall, at a minimum—
"(i) not be—
"(I) an employee of the State edu-
cational agency or the local edu-
cational agency involved in the edu-
cation or care of the child; or
"(II) a person having a personal
or professional interest that conflicts
with the person's objectivity in the
hearing;
"(ii) possess a fundamental under-
standing of this Act, Federal and State reg-
ulations pertaining to this Act, and inter-
pretations of this Act by State and Federal
courts;
"(iii) possess the knowledge and ability
to conduct hearings in accordance with ap-
propriate, standard legal practice; and

1	"(iv) possess the knowledge and ability
2	to render and write decisions in accordance
3	with appropriate, standard legal practice.
4	"(B) SUBJECT MATTER OF HEARING.—The
5	party requesting the due process hearing shall
6	not be allowed to raise issues at the due process
7	hearing that were not raised in the notice filed
8	under subsection $(b)(7)$, unless the other party
9	agrees otherwise.
10	"(C) RULE OF CONSTRUCTION.—Nothing in
11	this section shall be construed to preclude a par-
12	ent from filing a separate due process complaint
13	on an issue separate from a due process com-
14	plaint already filed.
15	"(D) TIMELINE FOR REQUESTING HEAR-
16	ING.—A parent or public agency shall request an
17	impartial due process hearing within 2 years of
18	the date the parent or public agency knew or
19	should have known about the alleged action that
20	forms the basis of the complaint, or, if the State
21	has an explicit time limitation for requesting
22	such a hearing under this part, in such time as
23	the State law allows.
24	"(E) Exception to the timeline.—The
25	timeline described in subparagraph (D) shall not

2	ing the hearing due to—
3	"(i) failure of the local educational
4	agency to provide prior written or proce-
5	dural safeguards notices;
6	"(ii) false representations that the local
7	educational agency was attempting to re-
8	solve the problem forming the basis of the
9	complaint; or
10	"(iii) the local educational agency's
11	withholding of information from parents.
12	"(F) Decision of hearing officer.—
13	"(i) In general.—Subject to clause
14	(ii), a decision made by a hearing officer
15	shall be made on substantive grounds based
16	on a determination of whether the child re-
17	ceived a free appropriate public education.
18	"(ii) Procedural issues.—In mat-
19	ters alleging a procedural violation, a hear-
20	ing officer may find that a child did not re-
21	ceive a free appropriate public education
22	only if the procedural inadequacies—
23	"(I) compromised the child's right
24	to an appropriate public education;

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1	"(II) seriously hampered the par-
2	ents' opportunity to participate in the
3	process; or
4	"(III) caused a deprivation of
5	educational benefits.
6	"(iii) Rule of construction.—Noth-
7	ing in this paragraph shall be construed to
8	preclude a hearing officer from ordering a
9	local educational agency to comply with
10	procedural requirements under this section.
11	"(G) RULE OF CONSTRUCTION.—Nothing in
12	this section shall be construed to affect the right
13	of a parent to file a complaint with the State
14	educational agency.
15	"(g) APPEAL.—If the hearing required by subsection
16	(f) is conducted by a local educational agency, any party
17	aggrieved by the findings and decision rendered in such a
18	hearing may appeal such findings and decision to the State
19	educational agency. Such State educational agency shall
20	conduct an impartial review of such decision. The officer
21	conducting such review shall make an independent decision
22	upon completion of such review.
23	"(h) SAFEGUARDS.—Any party to a hearing conducted
24	pursuant to subsection (f) or (k), or an appeal conducted

25 pursuant to subsection (g), shall be accorded—

1	"(1) the right to be accompanied and advised by
2	counsel and by individuals with special knowledge or
3	training with respect to the problems of children with
4	disabilities;
5	"(2) the right to present evidence and confront,
6	cross-examine, and compel the attendance of wit-
7	nesses;
8	"(3) the right to a written, or, at the option of
9	the parents, electronic verbatim record of such hear-
10	ing; and
11	"(4) the right to a written, or, at the option of
12	the parents, electronic findings of fact and decisions,
13	which findings and decisions—
14	"(A) shall be made available to the public
15	consistent with the requirements of section 617(b)
16	(relating to the confidentiality of data, informa-
17	tion, and records); and
18	``(B) shall be transmitted to the advisory
19	panel established pursuant to section $612(a)(20)$.
20	"(i) Administrative Procedures.—
21	"(1) IN GENERAL.—
22	"(A) DECISION MADE IN HEARING.—A deci-
23	sion made in a hearing conducted pursuant to
24	subsection (f) or (k) shall be final, except that
25	any party involved in such hearing may appeal

1	such decision under the provisions of subsection
2	(g) and paragraph (2).
3	"(B) DECISION MADE AT APPEAL.—A deci-
4	sion made under subsection (g) shall be final, ex-
5	cept that any party may bring an action under
6	paragraph (2).
7	"(2) Right to bring civil action.—
8	"(A) IN GENERAL.—Any party aggrieved by
9	the findings and decision made under subsection
10	(f) or (k) who does not have the right to an ap-
11	peal under subsection (g), and any party ag-
12	grieved by the findings and decision under this
13	subsection, shall have the right to bring a civil
14	action with respect to the complaint presented
15	pursuant to this section, which action may be
16	brought in any State court of competent jurisdic-
17	tion or in a district court of the United States,
18	without regard to the amount in controversy.
19	"(B) LIMITATION.—The party bringing the
20	action shall have 90 days from the date of the de-
21	cision of the hearing officer to bring such an ac-
22	tion, or, if the State has an explicit time limita-
23	tion for bringing such action under this part, in
24	such time as the State law allows.

1	"(C) Additional requirements.—In any
2	action brought under this paragraph, the court—
3	"(i) shall receive the records of the ad-
4	ministrative proceedings;
5	"(ii) shall hear additional evidence at
6	the request of a party; and
7	"(iii) basing its decision on the pre-
8	ponderance of the evidence, shall grant such
9	relief as the court determines is appro-
10	priate.
11	"(3) JURISDICTION OF DISTRICT COURTS; ATTOR-
12	NEYS' FEES.—
13	"(A) IN GENERAL.—The district courts of
14	the United States shall have jurisdiction of ac-
15	tions brought under this section without regard
16	to the amount in controversy.
17	"(B) Award of attorneys' fees.—
18	"(i) In general.—In any action or
19	proceeding brought under this section, the
20	court, in its discretion, may award reason-
21	able attorneys' fees as part of the costs—
22	"(I) to a prevailing party who is
23	the parent of a child with a disability;
24	"(II) to a prevailing party who is
25	$a\ State\ educational\ agency\ or\ local$

1	educational agency against the attor-
2	ney of a parent who files a complaint
3	or subsequent cause of action that is
4	frivolous, unreasonable, or without
5	foundation, or against the attorney of
6	a parent who continued to litigate
7	after the litigation clearly became friv-
8	olous, unreasonable, or without founda-
9	tion; or
10	"(III) to a State educational
11	agency or local educational agency
12	against the attorney of a parent, or
13	against the parent, if the parent's com-
14	plaint or subsequent cause of action
15	was presented for any improper pur-
16	pose, such as to harass or to cause un-
17	necessary delay or needless increase in
18	the cost of litigation.
19	"(ii) Rule of construction.—Noth-
20	ing in this subparagraph shall be construed
21	to affect section 432 of the District of Co-
22	lumbia Appropriations Act, 2004.
23	"(C) DETERMINATION OF AMOUNT OF AT-
24	TORNEYS' FEES.—Fees awarded under this para-
25	graph shall be based on rates prevailing in the

1	community in which the action or proceeding
2	arose for the kind and quality of services fur-
3	nished. No bonus or multiplier may be used in
4	calculating the fees awarded under this sub-
5	section.
6	"(D) Prohibition of Attorneys' fees
7	AND RELATED COSTS FOR CERTAIN SERVICES.—
8	"(i) In general.—Attorneys' fees may
9	not be awarded and related costs may not
10	be reimbursed in any action or proceeding
11	under this section for services performed
12	subsequent to the time of a written offer of
13	settlement to a parent if—
13 14	settlement to a parent if— "(I) the offer is made within the
14	"(I) the offer is made within the
14 15	"(I) the offer is made within the time prescribed by Rule 68 of the Fed-
14 15 16	"(I) the offer is made within the time prescribed by Rule 68 of the Fed- eral Rules of Civil Procedure or, in the
14 15 16 17	"(I) the offer is made within the time prescribed by Rule 68 of the Fed- eral Rules of Civil Procedure or, in the case of an administrative proceeding,
14 15 16 17 18	"(I) the offer is made within the time prescribed by Rule 68 of the Fed- eral Rules of Civil Procedure or, in the case of an administrative proceeding, at any time more than 10 days before
14 15 16 17 18 19	"(I) the offer is made within the time prescribed by Rule 68 of the Fed- eral Rules of Civil Procedure or, in the case of an administrative proceeding, at any time more than 10 days before the proceeding begins;
14 15 16 17 18 19 20	"(I) the offer is made within the time prescribed by Rule 68 of the Fed- eral Rules of Civil Procedure or, in the case of an administrative proceeding, at any time more than 10 days before the proceeding begins; "(II) the offer is not accepted
14 15 16 17 18 19 20 21	"(I) the offer is made within the time prescribed by Rule 68 of the Fed- eral Rules of Civil Procedure or, in the case of an administrative proceeding, at any time more than 10 days before the proceeding begins; "(II) the offer is not accepted within 10 days; and

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more favorable to the parents than the
offer of settlement.
"(ii) IEP TEAM MEETINGS.—Attor-
neys' fees may not be awarded relating to
any meeting of the IEP Team unless such
meeting is convened as a result of an ad-
ministrative proceeding or judicial action,
or, at the discretion of the State, for a medi-
ation described in subsection (e).
"(iii) Opportunity to resolve com-
PLAINTS.—A meeting conducted pursuant to
subsection $(f)(1)(B)(i)$ shall not be consid-
ered—
((I) a meeting convened as a re-
sult of an administrative hearing or
judicial action; or
"(II) an administrative hearing
or judicial action for purposes of this
paragraph.
"(E) Exception to prohibition on At-
TORNEYS' FEES AND RELATED COSTS.—Notwith-
standing subparagraph (D), an award of attor-
neys' fees and related costs may be made to a
parent who is the prevailing party and who was

1	substantially justified in rejecting the settlement
2	offer.
3	"(F) REDUCTION IN AMOUNT OF ATTOR-
4	NEYS' FEES.—Except as provided in subpara-
5	graph (G), whenever the court finds that—
6	"(i) the parent, or the parent's attor-
7	ney, during the course of the action or pro-
8	ceeding, unreasonably protracted the final
9	resolution of the controversy;
10	"(ii) the amount of the attorneys' fees
11	otherwise authorized to be awarded unrea-
12	sonably exceeds the hourly rate prevailing
13	in the community for similar services by at-
14	torneys of reasonably comparable skill, rep-
15	utation, and experience;
16	"(iii) the time spent and legal services
17	furnished were excessive considering the na-
18	ture of the action or proceeding; or
19	"(iv) the attorney representing the par-
20	ent did not provide to the local educational
21	agency the appropriate information in the
22	notice of the complaint described in sub-
23	section $(b)(7)(A)$,
24	the court shall reduce, accordingly, the amount of
25	the attorneys' fees awarded under this section.

1	"(G) Exception to reduction in amount
2	OF ATTORNEYS' FEES.—The provisions of sub-
3	paragraph (F) shall not apply in any action or
4	proceeding if the court finds that the State or
5	local educational agency unreasonably protracted
6	the final resolution of the action or proceeding or
7	there was a violation of this section.
8	"(4) PARENTS REPRESENTING THEIR CHILDREN
9	IN COURT.—Subject to subsection (m), and notwith-
10	standing any other provision of Federal law regard-
11	ing attorney representation (including the Federal
12	Rules of Civil Procedure), a parent of a child with a
13	disability may represent the child in any action
14	under this part in Federal or State court, without the
15	assistance of an attorney.

16 "(j) MAINTENANCE OFCURRENT EDUCATIONAL 17 PLACEMENT.—Except as provided in subsection (k)(4), during the pendency of any proceedings conducted pursuant 18 to this section, unless the State or local educational agency 19 20 and the parents otherwise agree, the child shall remain in the then-current educational placement of such child, or, if 21 22 applying for initial admission to a public school, shall, with the consent of the parents, be placed in the public 23 school program until all such proceedings have been com-24 25 pleted.

1	"(k) Placement in Alternative Educational Set-
2	TING.—
3	"(1) Authority of school personnel.—

U	
4	"(A) IN GENERAL.—School personnel under
5	this section may order a change in the placement
6	of a child with a disability who violates a code
7	of student conduct to an appropriate interim al-
8	ternative educational setting, another setting, or
9	suspension, for not more than 10 school days (to
10	the extent such alternatives are applied to chil-
11	dren without disabilities).

"(B) ADDITIONAL AUTHORITY.—If school 12 13 personnel seek to order a change in placement that would exceed 10 school days and the behav-14 15 ior that gave rise to the violation of the school 16 code is determined not to be a manifestation of 17 the child's disability pursuant to subparagraph 18 (C), the relevant disciplinary procedures appli-19 cable to children without disabilities may be ap-20 plied to the child in the same manner in which 21 the procedures would be applied to children with-22 out disabilities, except as provided in section 23 612(a)(1).

24

"(C) Manifestation determination.—

1	((i) by anythe Emerged an emerginal
1	"(i) IN GENERAL.—Except as provided
2	in subparagraphs (A) and (D), within 10
3	school days of any decision to change the
4	placement of a child with a disability be-
5	cause of a violation of a code of student con-
6	duct, the IEP Team shall review all rel-
7	evant information in the student's file, any
8	information provided by the parents, and
9	teacher observations, to determine—
10	((I) if the conduct in question
11	was the result of the child's disability;
12	OT
13	((II) if the conduct in question
14	resulted from the failure to implement
15	the IEP or to implement behavioral
16	interventions as required by section
17	614(d)(3)(B)(i).
18	"(ii) Manifestation.—If the IEP
19	Team determines that either subclause (I)
20	or (II) of clause (i) is applicable for the
21	child, the conduct shall be determined to be
22	a manifestation of the child's disability.
23	"(D) Special circumstances.—In cases
24	where a child—

	200
1	"(i) carries or possesses a weapon to or
2	at school, on school premises, or to or at a
3	school function under the jurisdiction of a
4	State or local educational agency; or
5	"(ii) knowingly possesses or uses illegal
6	drugs, or sells or solicits the sale of a con-
7	trolled substance, while at school or a school
8	function under the jurisdiction of a State or
9	local educational agency; or
10	"(iii) has committed serious bodily in-
11	jury upon another person while at school or
12	at a school function under the jurisdiction
13	of a State or local educational agency,
14	school personnel may remove a student to an in-
15	terim alternative educational setting for not
16	more than 45 school days, without regard to
17	whether the behavior is determined to be a mani-
18	festation of the child's disability.
19	"(E) NOTIFICATION.—Not later than the
20	date on which the decision to take disciplinary
21	action is made, the local educational agency
22	shall notify the parents of that decision, and of
23	all procedural safeguards accorded under this
24	section.

1	"(F) SERVICES.—A child with a disability
2	who is removed from the child's current place-
3	ment under subparagraph (B) or (D) shall—
4	"(i) continue to receive educational
5	services pursuant to section $612(a)(1)$, so as
6	to enable the child to continue to partici-
7	pate in the general education curriculum,
8	although in another setting, and to progress
9	toward meeting the goals set out in the
10	child's IEP; and
11	"(ii) receive behavioral intervention
12	services as described in section
13	614(d)(3)(B)(i), and a functional behavioral
14	assessment (but only if the local educational
15	agency did not conduct such an assessment
16	before the violation occurred), designed to
17	address the behavior violation so that the
18	violation does not recur.
19	"(2) Determination of setting.—The alter-
20	native educational setting shall be determined by the
21	IEP Team.
22	"(3) Appeal.—
23	"(A) IN GENERAL.—The parent of a child
24	with a disability who disagrees with any deci-
25	sion regarding disciplinary action, placement, or

1	the manifestation determination under this sub-
2	section, or a local educational agency that be-
3	lieves that maintaining the current placement of
4	the child is substantially likely to result in in-
5	jury to the child or to others, may request a
6	hearing.
7	"(B) AUTHORITY OF HEARING OFFICER.—
8	"(i) In general.—If a parent of a
9	child with a disability disagrees with a de-
10	cision as described in subparagraph (A), the
11	hearing officer may determine whether the
12	decision regarding such action was appro-
13	priate.
14	"(ii) Change of placement
15	ORDER.—A hearing officer under this sec-
16	tion may order a change in placement of a
17	child with a disability to an appropriate
18	interim alternative educational setting for
19	not more than 45 school days if the hearing
20	officer determines that maintaining the cur-
21	rent placement of such child is substantially
22	likely to result in injury to the child or to
23	others.
24	"(4) Placement during appeals.—When a
25	parent requests a hearing regarding a disciplinary

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1	procedure described in paragraph $(1)(B)$ or challenges
2	the interim alternative educational setting or mani-
3	festation determination—
4	((A) the child shall remain in the interim
5	alternative educational setting pending the deci-
6	sion of the hearing officer or until the expiration
7	of the time period provided for in paragraph
8	(1)(B), whichever occurs first, unless the parent
9	and the State or local educational agency agree
10	otherwise; and
11	``(B) the State or local educational agency
12	shall arrange for an expedited hearing, which
13	shall occur within 20 school days of the date the
14	hearing is requested.
15	"(5) Protections for children not yet eli-
16	GIBLE FOR SPECIAL EDUCATION AND RELATED SERV-
17	ICES.—
18	"(A) IN GENERAL.—A child who has not
19	been determined to be eligible for special edu-
20	cation and related services under this part and
21	who has engaged in behavior that violates a code
22	of student conduct, may assert any of the protec-
23	tions provided for in this part if the local edu-
24	cational agency had knowledge (as determined in
25	accordance with this paragraph) that the child

2

3

curred.

was a child with a disability before the behavior

that precipitated the disciplinary action oc-

4	"(B) BASIS OF KNOWLEDGE.—A local edu-
5	cational agency shall be deemed to have knowl-
6	edge that a child is a child with a disability if,
7	before the behavior that precipitated the discipli-
8	nary action occurred—
9	"(i) the parent of the child has ex-
10	pressed concern in writing (unless the par-
11	ent is illiterate or has a disability that pre-
12	vents compliance with the requirements con-
13	tained in this clause) to personnel of the ap-
14	propriate educational agency that the child
15	is in need of special education and related
16	services;
17	"(ii) the parent of the child has re-
18	quested an evaluation of the child pursuant
19	to section 614;
20	"(iii) the teacher of the child, or other
21	personnel of the local educational agency,
22	has expressed concern about a pattern of be-
23	havior demonstrated by the child, to the di-
24	rector of special education of such agency or
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1	to other administrative personnel of the
2	agency; or
3	"(iv) the child has engaged in a pat-
4	tern of behavior that should have alerted
5	personnel of the local educational agency
6	that the child may be in need of special
7	education and related services.
8	"(C) EXCEPTION.—A local educational
9	agency shall not be deemed to have knowledge
10	that the child has a disability if the parent of the
11	child has not agreed to allow an evaluation of
12	the child pursuant to section 614.
13	"(D) Conditions that apply if no basis
14	OF KNOWLEDGE.—
15	"(i) In general.—If a local edu-
16	cational agency does not have knowledge
17	that a child is a child with a disability (in
18	accordance with subparagraph (B) or (C))
19	prior to taking disciplinary measures
20	against the child, the child may be subjected
21	to disciplinary measures applied to children
22	without disabilities who engaged in com-
23	parable behaviors consistent with clause
24	(ii).

1	"(ii) LIMITATIONS.—If a request is
2	made for an evaluation of a child during
3	the time period in which the child is sub-
4	jected to disciplinary measures under para-
5	graph (1), the evaluation shall be conducted
6	in an expedited manner. If the child is de-
7	termined to be a child with a disability,
8	taking into consideration information from
9	the evaluation conducted by the agency and
10	information provided by the parents, the
11	agency shall provide special education and
12	related services in accordance with this
13	part, except that, pending the results of the
14	evaluation, the child shall remain in the
15	educational placement determined by school
16	authorities.
17	"(6) Referral to and action by law en-
18	FORCEMENT AND JUDICIAL AUTHORITIES.—
19	"(A) CONSTRUCTION.—Nothing in this part
20	shall be construed to prohibit an agency from re-
21	porting a crime committed by a child with a dis-
22	ability to appropriate authorities or to prevent
23	State law enforcement and judicial authorities
24	from exercising their responsibilities with regard

1	to the application of Federal and State law to
2	crimes committed by a child with a disability.
3	"(B) TRANSMITTAL OF RECORDS.—An
4	agency reporting a crime committed by a child
5	with a disability shall ensure that copies of the
6	special education and disciplinary records of the
7	child are transmitted for consideration by the
8	appropriate authorities to whom the agency re-
9	ports the crime.
10	"(7) DEFINITIONS.—For purposes of this sub-
11	section, the following definitions apply:
12	"(A) Controlled substance.—The term
13	'controlled substance' means a drug or other sub-
14	stance identified under schedule I, II, III, IV, or
15	V in section 202(c) of the Controlled Substances
16	Act (21 U.S.C. 812(c)).
17	"(B) Illegal drug.—The term 'illegal
18	drug' means a controlled substance but does not
19	include a controlled substance that is legally pos-
20	sessed or used under the supervision of a licensed
21	health-care professional or that is legally pos-
22	sessed or used under any other authority under
23	that Act or under any other provision of Federal
24	law.

"(C) WEAPON.—The term 'weapon' has the
 meaning given the term 'dangerous weapon'
 under section 930(g)(2) of title 18, United States
 Code.

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5 "(D) SERIOUS BODILY INJURY.—The term
6 'serious bodily injury' has the meaning given the
7 term 'serious bodily injury' under paragraph (3)
8 of subsection (h) of section 1365 of title 18,
9 United States Code.

10 "(1) RULE OF CONSTRUCTION.—Nothing in this title shall be construed to restrict or limit the rights, procedures, 11 12 and remedies available under the Constitution, the Americans with Disabilities Act of 1990, title V of the Rehabilita-13 tion Act of 1973, or other Federal laws protecting the rights 14 15 of children with disabilities, or under subtitle B of title VII of the McKinney-Vento Homeless Assistance Act or parts 16 B and E of title IV of the Social Security Act, except that 17 before the filing of a civil action under such laws seeking 18 relief that is also available under this part, the procedures 19 under subsections (f) and (g) shall be exhausted to the same 20 21 extent as would be required had the action been brought 22 under this part.

23 "(m) TRANSFER OF PARENTAL RIGHTS AT AGE OF
24 MAJORITY.—

1	"(1) IN GENERAL.—A State that receives
2	amounts from a grant under this part may provide
3	that, when a child with a disability reaches the age
4	of majority under State law (except for a child with
5	a disability who has been determined to be incom-
6	petent under State law)—
7	``(A) the public agency shall provide any
8	notice required by this section to both the indi-
9	vidual and the parents;
10	``(B) all other rights accorded to parents
11	under this part transfer to the child;
12	``(C) the agency shall notify the individual
13	and the parents of the transfer of rights; and
14	``(D) all rights accorded to parents under
15	this part transfer to children who are incarcer-
16	ated in an adult or juvenile Federal, State, or
17	local correctional institution.
18	"(2) Special rule.—If, under State law, a
19	child with a disability who has reached the age of
20	majority under State law, who has not been deter-
21	mined to be incompetent, but who is determined not
22	to have the ability to provide informed consent with
23	respect to the educational program of the child, the
24	State shall establish procedures for appointing the
25	parent of the child, or if the parent is not available,

1	another appropriate individual, to represent the edu-
2	cational interests of the child throughout the period of
3	eligibility of the child under this part.
4	"(n) E-MAIL.—A parent of a child with a disability
5	may elect to receive notices required under this section by
6	e-mail communication, if the public agency makes such op-
7	tion available.
8	"(o) Surrogate Parent.—
9	"(1) Assignment.—The assignment of a surro-
10	gate under subsection (b)(2) shall take place not more
11	than 30 days after either of the following takes place:
12	"(A) The child is referred to the local edu-
13	cational agency for an initial evaluation to de-
14	termine if the child is a child with a disability.
15	(B) There is a determination made by the
16	agency that the child needs a surrogate parent
17	because the child's parent cannot be identified,
18	the child becomes a ward of the State, or, despite
19	reasonable efforts to do so, the agency cannot dis-
20	cover the whereabouts of the parent of the child.
21	"(2) REQUIREMENTS OF SURROGATE.—An indi-
22	vidual may not be assigned to act as a surrogate for
23	the parents under subsection $(b)(2)$ unless the indi-
24	vidual—

1	"(A) signs a written form agreeing to make
2	the educational decisions required of parents
3	under this Act;
4	``(B)(i) has the knowledge and skills nec-
5	essary to ensure adequate representation of the
6	child; or
7	"(ii) agrees to be trained as an educational
8	surrogate; and
9	((C) has no interests that would conflict
10	with the interests of the child.
11	"(3) Foster parent as surrogate.—A foster
12	parent of a child may be assigned to act as a surro-
13	gate for the parents of such child under subsection
14	(b)(2) if the foster parent—
15	"(A) has an ongoing, long-term parental re-
16	lationship with the child;
17	``(B) agrees to make the educational deci-
18	sions required of parents under this Act;
19	((C) agrees to be trained as an educational
20	surrogate; and
21	``(D) has no interest that would conflict
22	with the interests of the child.
23	"SEC. 616. MONITORING, TECHNICAL ASSISTANCE, AND EN-
24	FORCEMENT.
25	"(a) Federal and State Monitoring.—

1	"(1) IN GENERAL.—The Secretary shall—
2	"(A) monitor implementation of this Act
3	through—
4	"(i) oversight of the States' exercise of
5	general supervision, as required in section
6	612(a)(11); and
7	"(ii) the system of indicators, described
8	in subsection $(b)(2)$; and
9	(B) enforce this Act in accordance with
10	subsection (c); and
11	"(C) require States to monitor implementa-
12	tion of this Act by local educational agencies and
13	enforce this Act in accordance with paragraph
14	(3) of this subsection and subsection (c).
15	"(2) Focused monitoring.—The primary focus
16	of Federal and State monitoring activities described
17	in paragraph (1) shall be on improving educational
18	results and functional outcomes for all children with
19	disabilities, while ensuring compliance with program
20	requirements, with a particular emphasis on those re-
21	quirements that are most closely related to improving
22	educational results for children with disabilities.
23	"(3) MONITORING PRIORITIES.—The Secretary
24	shall monitor, and shall require States to monitor, the
25	following priority areas:

1	"(A) Provision of a free appropriate public
2	education in the least restrictive environment.
3	"(B) Provision of transition services, as de-
4	fined in section 602(33).
5	"(C) State exercise of general supervisory
6	authority, including the effective use of com-
7	plaint resolution and mediation.
8	(D) Overrepresentation of racial and eth-
9	nic groups in special education and related serv-
10	ices, to the extent the overrepresentation is the
11	result of inappropriate policies, procedures, and
12	practices.
13	"(4) Permissive areas of review.—The Sec-
14	retary may examine other relevant information and
15	data, including data provided by States under section
16	618, and data from the State's compliance plan under
17	subsection $(b)(2)(C)$.
18	"(b) Indicators.—
19	"(1) System.—The Secretary shall implement
20	and administer a system of required indicators as de-
21	scribed in paragraph (2) that measures the progress
22	of States in improving their performance under this
23	Act.
24	"(2) Indicators.—

"(A) IN GENERAL.—Using the performance
indicators established by States under section
612(a)(15), the Secretary shall review—
"(i) the performance of children with
disabilities in the State on assessments, in-
cluding alternate assessments, dropout rates,
and graduation rates, which for purposes of
this paragraph means the number and per-
centage of students with disabilities who
graduate with a regular diploma within the
number of years specified in a student's
IEP; and
"(ii) the performance of children with
disabilities in the State on assessments, in-
cluding alternate assessments, dropout rates,
and graduation rates, as compared to the
performance and rates for all children.
"(B) Secretary's assessment.—Based on
that review and a review of the State's compli-
ance plan under subparagraph (C), the Secretary
shall assess the State's progress in improving
educational results for children with disabilities.
"(C) STATE COMPLIANCE PLAN.—Not later
than 1 year after the date of the enactment of the
Individuals with Disabilities Education Im-

1	provement Act of 2004, each State shall have in
2	place a compliance plan developed in collabora-
3	tion with the Secretary. Each State's compliance
4	plan shall—
5	"(i) include benchmarks to measure
6	continuous progress on the priority areas
7	described in subsection $(a)(3)$;
8	"(ii) describe strategies the State will
9	use to achieve the benchmarks; and
10	"(iii) be approved by the Secretary.
11	"(D) Public reporting and privacy.—
12	"(i) IN GENERAL.—After the Secretary
13	approves a State's compliance plan under
14	subparagraph (C), the State shall use the
15	benchmarks in the plan and the indicators
16	described in this subsection to analyze the
17	progress of each local educational agency in
18	the State on those benchmarks and indica-
19	tors.
20	"(ii) Report.—The State shall report
21	annually to the public on each local edu-
22	cational agency's progress under clause (i),
23	except where doing so would result in the
24	disclosure of personally identifiable infor-
25	mation about individual children or where

1	the available data is insufficient to yield
2	statistically reliable information.
3	"(3) DATA COLLECTION AND ANALYSIS.—The
4	Secretary shall—
5	"(A) review the data collection and analysis
6	capacity of States to ensure that data and infor-
7	mation determined necessary for implementation
8	of this subsection is collected, analyzed, and ac-
9	curately reported to the Secretary; and
10	"(B) provide technical assistance to improve
11	the capacity of States to meet these data collec-
12	tion requirements.
	*
13	"(c) Compliance and Enforcement.—
13 14	"(c) Compliance and Enforcement.— "(1) In general.—The Secretary shall examine
14	"(1) IN GENERAL.—The Secretary shall examine
14 15	"(1) IN GENERAL.—The Secretary shall examine relevant State information and data annually, to de-
14 15 16	"(1) IN GENERAL.—The Secretary shall examine relevant State information and data annually, to de- termine whether the State is making satisfactory
14 15 16 17	"(1) IN GENERAL.—The Secretary shall examine relevant State information and data annually, to de- termine whether the State is making satisfactory progress toward improving educational results for
14 15 16 17 18	"(1) IN GENERAL.—The Secretary shall examine relevant State information and data annually, to de- termine whether the State is making satisfactory progress toward improving educational results for children with disabilities using the indicators de-
14 15 16 17 18 19	"(1) IN GENERAL.—The Secretary shall examine relevant State information and data annually, to de- termine whether the State is making satisfactory progress toward improving educational results for children with disabilities using the indicators de- scribed in subsection (b)(2)(A) and the benchmarks es-
14 15 16 17 18 19 20	"(1) IN GENERAL.—The Secretary shall examine relevant State information and data annually, to de- termine whether the State is making satisfactory progress toward improving educational results for children with disabilities using the indicators de- scribed in subsection $(b)(2)(A)$ and the benchmarks es- tablished in the State compliance plan under sub-
14 15 16 17 18 19 20 21	"(1) IN GENERAL.—The Secretary shall examine relevant State information and data annually, to de- termine whether the State is making satisfactory progress toward improving educational results for children with disabilities using the indicators de- scribed in subsection $(b)(2)(A)$ and the benchmarks es- tablished in the State compliance plan under sub- section $(b)(2)(C)$, and is in compliance with the pro-

STATE.—

1	"(A) IN GENERAL.—If after examining
2	data, as provided in subsection $(b)(2)$ (A) and
3	(C), the Secretary determines that a State failed
4	to make satisfactory progress in meeting the in-
5	dicators described in subsection $(b)(2)(A)$ or has
6	failed to meet the benchmarks described in sub-
7	section $(b)(2)(C)$ for 2 consecutive years after the
8	State has developed its compliance plan, the Sec-
9	retary shall notify the State that the State has
10	failed to make satisfactory progress, and shall
11	take 1 or more of the following actions:
12	"(i) Direct the use of State level funds
13	for technical assistance, services, or other
14	expenditures to ensure that the State re-
15	solves the area or areas of unsatisfactory
16	progress.
17	"(ii) Withhold not less than 20, but not
18	more than 50, percent of the State's funds
19	for State administration and activities for
20	the fiscal year under section 611(e), after
21	providing the State the opportunity to show
22	cause why the withholding should not occur,
23	until the Secretary determines that suffi-
24	cient progress has been made in improving

1 educational results for children with dis-2 abilities. "(B) ADDITIONAL SECRETARIAL ACTION.— 3 4 If, at the end of the 5th year after the Secretary 5 has approved the compliance plan that the State 6 has developed under subsection (b)(2)(C), the 7 Secretary determines that a State failed to meet 8 the benchmarks in the State compliance plan 9 and make satisfactory progress in improving 10 educational results for children with disabilities 11 pursuant to the indicators described in sub-12 section (b)(2)(A), the Secretary shall take 1 or 13 more of the following actions: 14 "(i) Seek to recover funds under section 15 452 of the General Education Provisions 16 Act. 17 "(ii) After providing reasonable notice 18 and an opportunity for a hearing to the 19 State educational agency involved, with-20 hold, in whole or in part, any further pay-21 ments to the State under this part pursuant 22 to subsection (c)(5). 23 "(iii) After providing reasonable notice 24 and an opportunity for a hearing to the

matter for appropriate enforcement action,
 which may include referral to the Depart ment of Justice.

4 "(iv) Pending the outcome of any hearing to withhold payments under clause (ii). 5 6 the Secretary may suspend payments to a 7 recipient, suspend the authority of the re-8 cipient to obligate Federal funds, or both, 9 after such recipient has been given reason-10 able notice and an opportunity to show 11 cause why future payments or authority to 12 obligate Federal funds should not be sus-13 pended.

14 "(C) SUBSTANTIAL NONCOMPLIANCE.—Not-15 withstanding subparagraph (B), at any time 16 that the Secretary determines that a State is not 17 in substantial compliance with any provision of 18 this part or that there is a substantial failure to 19 comply with any condition of a local agency's or 20 State agency's eligibility under this part, the 21 Secretary shall take 1 or more of the following 22 actions:

23 "(i) Request that the State prepare a
24 corrective action plan or improvement plan
25 if the Secretary determines that the State

should be able to correct the problem within
1 year.
"(ii) Identify the State as a high-risk
grantee and impose special conditions on
the State's grant under this part.
"(iii) Require the State to enter into a
compliance agreement under section 457 of
the General Education Provisions Act, if the
Secretary has reason to believe that the
State cannot correct the problem within 1
year.
"(iv) Recovery of funds under section
452 of the General Education Provisions
Act.
"(v) After providing reasonable notice
and an opportunity for a hearing to the
State educational agency involved, with-
hold, in whole or in part, any further pay-
ments to the State under this part.
"(vi) After providing reasonable notice
and an opportunity for a hearing to the
State educational agency involved, refer the
matter for appropriate enforcement action,
which may include referral to the Depart-
ment of Justice.

1	"(vii) Pending the outcome of any
2	hearing to withhold payments under clause
3	(v), the Secretary may suspend payments to
4	a recipient, suspend the authority of the re-
5	cipient to obligate Federal funds, or both,
6	after such recipient has been given reason-
7	able notice and an opportunity to show
8	cause why future payments or authority to
9	obligate Federal funds should not be sus-
10	pended.
11	"(3) Egregious noncompliance.—At any time
12	that the Secretary determines that a State is in egre-
13	gious noncompliance or is willfully disregarding the
14	provisions of this Act, the Secretary shall take such
15	additional enforcement actions as the Secretary deter-
16	mines to be appropriate from among those actions
17	specified in paragraph $(2)(C)$, and, additionally, may
18	impose 1 or more of the following sanctions upon that
19	State:
20	"(A) Institute a cease and desist action
21	under section 456 of the General Education Pro-
22	visions Act.
23	"(B) Refer the case to the Office of the In-
24	spector General.

1	"(4) REPORT TO CONGRESS.—The Secretary
2	shall report to Congress within 30 days of taking en-
3	forcement action pursuant to paragraph (2) (B) or
4	(C), or (3), on the specific action taken and the rea-
5	sons why enforcement action was taken.
6	"(5) NATURE OF WITHHOLDING.—If the Sec-
7	retary withholds further payments under paragraphs
8	(2)(B)(ii) and $(2)(C)(v)$, the Secretary may determine
9	that such withholding will be limited to programs or
10	projects, or portions thereof, affected by the failure, or
11	that the State educational agency shall not make fur-
12	ther payments under this part to specified local edu-
13	cational agencies or State agencies affected by the
14	failure. Until the Secretary is satisfied that there is
15	no longer any failure to make satisfactory progress as
16	specified in paragraph (2)(B), or to comply with the
17	provisions of this part, as specified in paragraph
18	(2)(C), payments to the State under this part shall be
19	withheld in whole or in part, or payments by the
20	State educational agency under this part shall be lim-
21	ited to local educational agencies and State agencies
22	whose actions did not cause or were not involved in
23	the failure, as the case may be. Any State educational
24	agency, State agency, or local educational agency that
25	has received notice under paragraph $(2)(B)$ or $(2)(C)$

1	shall, by means of a public notice, take such measures
2	as may be necessary to bring the pendency of an ac-
3	tion pursuant to this subsection to the attention of the
4	public within the jurisdiction of such agency.
5	"(6) Judicial review.—
6	"(A) IN GENERAL.—If any State is dissatis-
7	fied with the Secretary's final action with re-
8	spect to the eligibility of the State under section
9	612, such State may, not later than 60 days
10	after notice of such action, file with the United
11	States court of appeals for the circuit in which
12	such State is located a petition for review of that
13	action. A copy of the petition shall be forthwith
14	transmitted by the clerk of the court to the Sec-
15	retary. The Secretary thereupon shall file in the
16	court the record of the proceedings upon which
17	the Secretary's action was based, as provided in
18	section 2112 of title 28, United States Code.
19	"(B) JURISDICTION; REVIEW BY UNITED
20	STATES SUPREME COURT.—Upon the filing of
21	such petition, the court shall have jurisdiction to
22	affirm the action of the Secretary or to set it
23	aside, in whole or in part. The judgment of the
24	court shall be subject to review by the Supreme
25	Court of the United States upon certiorari or

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certification as provided in section 1254 of title 28, United States Code.

"(C) STANDARD OF REVIEW.—The findings 3 4 of fact by the Secretary, if supported by substan-5 tial evidence, shall be conclusive, but the court, 6 for good cause shown, may remand the case to 7 the Secretary to take further evidence, and the 8 Secretary may thereupon make new or modified 9 findings of fact and may modify the Secretary's 10 previous action, and shall file in the court the 11 record of the further proceedings. Such new or 12 modified findings of fact shall likewise be conclu-13 sive if supported by substantial evidence.

14 "(d) Divided State Agency Responsibility.—For 15 purposes of this section, where responsibility for ensuring that the requirements of this part are met with respect to 16 17 children with disabilities who are convicted as adults under 18 State law and incarcerated in adult prisons is assigned to 19 a public agency other than the State educational agency pursuant to section 612(a)(11)(C), the Secretary, in in-20 21 stances where the Secretary finds that the failure to comply 22 substantially with the provisions of this part are related 23 to a failure by the public agency, shall take appropriate 24 corrective action to ensure compliance with this part, except 25 that—

1	"(1) any reduction or withholding of payments
2	to the State shall be proportionate to the total funds
3	allotted under section 611 to the State as the number
4	of eligible children with disabilities in adult prisons
5	under the supervision of the other public agency is
6	proportionate to the number of eligible individuals
7	with disabilities in the State under the supervision of
8	the State educational agency; and
9	"(2) any withholding of funds under paragraph
10	(1) shall be limited to the specific agency responsible
11	for the failure to comply with this part.
12	"(e) STATE AND LOCAL MONITORING.—
13	"(1) IN GENERAL.—The State educational agen-
14	cy shall monitor and enforce implementation of this
15	Act, implement a system of monitoring the bench-
16	marks in the State's compliance plan under sub-
17	section $(b)(2)(C)$, and require local educational agen-
18	cies to monitor and enforce implementation of this
19	Act.
20	"(2) Additional enforcement options.—If a
21	State educational agency determines that a local edu-
22	cational agency is not meeting the requirements of
23	this part, including the benchmarks in the State's
24	compliance plan, the State educational agency shall
25	prohibit the local educational agency from treating

1	funds received under this part as local funds under
2	section $613(a)(2)(C)$ for any fiscal year.
3	"SEC. 617. ADMINISTRATION.
4	"(a) Responsibilities of Secretary.—The Sec-
5	retary shall—
6	"(1) cooperate with, and (directly or by grant or
7	contract) furnish technical assistance necessary to, a
8	State in matters relating to—
9	"(A) the education of children with disabil-
10	ities; and
11	"(B) carrying out this part; and
12	"(2) provide short-term training programs and
13	institutes.
14	"(b) CONFIDENTIALITY.—The Secretary shall take ap-
15	propriate action, in accordance with section 444 of the Gen-
16	eral Education Provisions Act (20 U.S.C. 1232g), to assure
17	the protection of the confidentiality of any personally iden-
18	tifiable data, information, and records collected or main-
19	tained by the Secretary and by State and local educational
20	agencies pursuant to this part.
21	"(c) PERSONNEL.—The Secretary is authorized to hire
22	qualified personnel necessary to carry out the Secretary's
23	duties under subsection (a) and under sections 618, 661,
24	and 664, without regard to the provisions of title 5, United
25	States Code, relating to appointments in the competitive

service and without regard to chapter 51 and subchapter
 III of chapter 53 of such title relating to classification and
 general schedule pay rates, except that not more than 20
 such personnel shall be employed at any 1 time.

5 "(d) MODEL FORMS.—Not later than the date that the 6 Secretary publishes final regulations under this Act, to im-7 plement amendments made by the Individuals with Disabil-8 ities Education Improvement Act of 2004, the Secretary 9 shall publish and disseminate widely to States, local edu-10 cational agencies, and parent and community training and 11 information centers—

12 "(1) a model IEP form;

13 "(2) a model individualized family service plan
14 (IFSP) form;

15 "(3) a model form of the notice of procedural
16 safeguards described in section 615(d); and

"(4) a model form of the prior written notice described in section 615 (b)(3) and (c)(1) that is consistent with the requirements of this part and is sufficient to meet such requirements.

21 "SEC. 618. PROGRAM INFORMATION.

"(a) IN GENERAL.—Each State that receives assistance under this part, and the Secretary of the Interior, shall
provide data each year to the Secretary of Education and
the public on—

1	((1)(A) the number and percentage of children
2	with disabilities, by race, ethnicity, limited English
3	proficiency status, gender, and disability category,
4	who are receiving a free appropriate public education;
5	(B) the number and percentage of children with
6	disabilities, by race, gender, and ethnicity, who are
7	receiving early intervention services;
8	(C) the number and percentage of children with
9	disabilities, by race, ethnicity, limited English pro-
10	ficiency status, gender, and disability category, who
11	are participating in regular education;
12	``(D) the number and percentage of children with
13	disabilities, by race, ethnicity, limited English pro-
14	ficiency status, gender, and disability category, who
15	are in separate classes, separate schools or facilities,
16	or public or private residential facilities;
17	(E) the number and percentage of children with
18	disabilities, by race, ethnicity, limited English pro-
19	ficiency status, gender, and disability category, who,
20	for each year of age from age 14 through 21, stopped
21	receiving special education and related services be-
22	cause of program completion (including graduation
23	with a regular secondary school diploma), or other
24	reasons, and the reasons why those children stopped
25	receiving special education and related services;

1	``(F) the number and percentage of children with
2	disabilities, by race, gender, and ethnicity, who, from
3	birth through age 2, stopped receiving early interven-
4	tion services because of program completion or for
5	other reasons;
6	(G)(i) the number and percentage of children
7	with disabilities, by race, ethnicity, limited English
8	proficiency status, gender, and disability category,
9	who are removed to an interim alternative edu-
10	cational setting under section $615(k)(1)$;
11	"(ii) the acts or items precipitating those remov-
12	als; and
13	"(iii) the number of children with disabilities
14	who are subject to long-term suspensions or expul-
15	sions;
16	``(H) the incidence and duration of disciplinary
17	actions by race, ethnicity, limited English proficiency
18	status, gender, and disability category, of children
19	with disabilities, including suspensions of 1 day or
20	more;
21	((I) the number and percentage of children with
22	disabilities who are removed to alternative edu-
23	cational settings or expelled as compared to children
24	without disabilities who are removed to alternative
25	educational settings or expelled;

1	(J) the number of due process complaints filed
2	under section 615 and the number of hearings con-
3	ducted;
4	"(K) the number of hearings requested under sec-
5	tion 615(k) and the number of changes in placements
6	ordered as a result of those hearings;
7	``(L) the number of hearings requested under sec-
8	tion $615(k)(3)(B)(ii)$ and the number of changes in
9	placements ordered as a result of those hearings; and
10	``(M) the number of mediations held and the
11	number of settlement agreements reached through such
12	mediations;
13	"(2) the number and percentage of infants and
14	toddlers, by race, and ethnicity, who are at risk of
15	having substantial developmental delays (as defined
16	in section 632), and who are receiving early interven-
17	tion services under part C; and
18	"(3) any other information that may be required
19	by the Secretary.
20	"(b) DATA REPORTING.—The data described in sub-
21	section (a) shall be reported by each State at the school dis-
22	trict and State level in a manner that does not result in
23	the disclosure of data identifiable to individual children.
24	"(c) TECHNICAL ASSISTANCE.—The Secretary may
25	provide technical assistance to States to ensure compliance

1 with the data collection and reporting requirements under

3	"(d) DISPROPORTIONALITY.—
4	"(1) IN GENERAL.—Each State that receives as-
5	sistance under this part, and the Secretary of the In-
6	terior, shall provide for the collection and examina-
7	tion of data to determine if significant
8	disproportionality based on race is occurring in the
9	State with respect to—
10	``(A) the identification of children as chil-
11	dren with disabilities, including the identifica-
12	tion of children as children with disabilities in
13	accordance with a particular impairment de-
14	scribed in section 602(3);
15	``(B) the placement in particular edu-
16	cational settings of such children; and
17	(C) the incidence, duration, and type of
18	disciplinary actions, including suspensions and

19 *expulsions*.

2 this Act.

20 "(2) REVIEW AND REVISION OF POLICIES, PRAC21 TICES, AND PROCEDURES.—In the case of a deter22 mination of significant disproportionality with re23 spect to the identification of children as children with
24 disabilities, or the placement in particular edu25 cational settings of such children, in accordance with

paragraph (1), the State or the Secretary of the Inte-
rior, as the case may be, shall provide for the review
and, if appropriate, revision of the policies, proce-
dures, and practices used in such identification or
placement to ensure that such policies, procedures,
and practices comply with the requirements of this
Act.
"SEC. 619. PRESCHOOL GRANTS.
"(a) IN GENERAL.—The Secretary shall provide grants
under this section to assist States to provide special edu-
cation and related services, in accordance with this part—
"(1) to children with disabilities aged 3 through
5, inclusive; and
"(2) at the State's discretion, to 2-year-old chil-
dren with disabilities who will turn 3 during the
school year.
"(b) ELIGIBILITY.—A State shall be eligible for a grant
under this section if such State—
((1) is eligible under section 612 to receive a
grant under this part; and
"(2) makes a free appropriate public education
available to all children with disabilities, aged 3
through 5, residing in the State.
"(c) Allocations to States.—

1	"(1) IN GENERAL.—The Secretary shall allocate
2	the amount made available to carry out this section
3	for a fiscal year among the States in accordance with
4	paragraph (2) or (3), as the case may be.
5	"(2) INCREASE IN FUNDS.—If the amount avail-
6	able for allocations to States under paragraph (1) is
7	equal to or greater than the amount allocated to the
8	States under this section for the preceding fiscal year,
9	those allocations shall be calculated as follows:
10	"(A) Allocation.—
11	"(i) IN GENERAL.—Except as provided
12	in subparagraph (B), the Secretary shall—
13	"(I) allocate to each State the
14	amount the State received under this
15	section for fiscal year 1997;
16	"(II) allocate 85 percent of any
17	remaining funds to States on the basis
18	of the States' relative populations of
19	children aged 3 through 5; and
20	"(III) allocate 15 percent of those
21	remaining funds to States on the basis
22	of the States' relative populations of all
23	children aged 3 through 5 who are liv-
24	ing in poverty.

1	"(ii) DATA.—For the purpose of mak-
2	ing grants under this paragraph, the Sec-
3	retary shall use the most recent population
4	data, including data on children living in
5	poverty, that are available and satisfactory
6	to the Secretary.
7	"(B) LIMITATIONS.—Notwithstanding sub-
8	paragraph (A), allocations under this paragraph
9	shall be subject to the following:
10	"(i) Preceding years.—No State's
11	allocation shall be less than its allocation
12	under this section for the preceding fiscal
13	year.
14	"(ii) Minimum.—No State's allocation
15	shall be less than the greatest of—
16	"(I) the sum of—
17	"(aa) the amount the State
18	received under this section for fis-
19	cal year 1997; and
20	"(bb) $\frac{1}{3}$ of 1 percent of the
21	amount by which the amount ap-
22	propriated under subsection (j) for
23	the fiscal year exceeds the amount
24	appropriated for this section for
25	fiscal year 1997;

1	"(II) the sum of—
2	"(aa) the amount the State
3	received under this section for the
4	preceding fiscal year; and
5	"(bb) that amount multiplied
6	by the percentage by which the in-
7	crease in the funds appropriated
8	under this section from the pre-
9	ceding fiscal year exceeds 1.5 per-
10	cent; or
11	"(III) the sum of—
12	"(aa) the amount the State
13	received under this section for the
14	preceding fiscal year; and
15	"(bb) that amount multiplied
16	by 90 percent of the percentage
17	increase in the amount appro-
18	priated under this section from
19	the preceding fiscal year.
20	"(iii) Maximum.—Notwithstanding
21	clause (ii), no State's allocation under this
22	paragraph shall exceed the sum of—
23	"(I) the amount the State received
24	under this section for the preceding fis-
25	cal year; and

1	"(II) that amount multiplied by
2	the sum of 1.5 percent and the percent-
3	age increase in the amount appro-
4	priated under this section from the
5	preceding fiscal year.
6	"(C) RATABLE REDUCTIONS.—If the
7	amount available for allocations under this
8	paragraph is insufficient to pay those allocations
9	in full, those allocations shall be ratably reduced,
10	subject to subparagraph $(B)(i)$.
11	"(3) DECREASE IN FUNDS.—If the amount avail-
12	able for allocations to States under paragraph (1) is
13	less than the amount allocated to the States under
14	this section for the preceding fiscal year, those alloca-
15	tions shall be calculated as follows:
16	"(A) Allocations.—If the amount avail-
17	able for allocations is greater than the amount
18	allocated to the States for fiscal year 1997, each
19	State shall be allocated the sum of—
20	"(i) the amount the State received
21	under this section for fiscal year 1997; and
22	"(ii) an amount that bears the same
23	relation to any remaining funds as the in-
24	crease the State received under this section
25	for the preceding fiscal year over fiscal year

1	1997 bears to the total of all such increases
2	for all States.
3	``(B) If the amount available for allocations
4	under this paragraph is equal to or less than the
5	amount allocated under this section to the States
6	for fiscal year 1997, each State shall be allocated
7	the amount the State received for that year, rat-
8	ably reduced, if necessary.
9	"(d) Reservation for State Activities.—
10	"(1) IN GENERAL.—Each State may reserve not
11	more than the amount described in paragraph (2) for
12	administration and other State-level activities in ac-
13	cordance with subsections (e) and (f).
14	"(2) Amount described.—For each fiscal year,
15	the Secretary shall determine and report to the State
16	educational agency an amount that is 25 percent of
17	the amount the State received under this section for
18	fiscal year 1997, cumulatively adjusted by the Sec-
19	retary for each succeeding fiscal year by the lesser
20	of
21	"(A) the percentage increase, if any, from
22	the preceding fiscal year in the State's allocation
23	under this section; or
24	``(B) the percentage increase, if any, from
25	the preceding fiscal year in the Consumer Price

Index For All Urban Consumers published by the 1 2 Bureau of Labor Statistics of the Department of 3 Labor. "(e) STATE ADMINISTRATION.— 4 5 "(1) IN GENERAL.—For the purpose of admin-6 istering this section (including the coordination of ac-7 tivities under this part with, and providing technical 8 assistance to, other programs that provide services to 9 children with disabilities) a State may use not more 10 than 20 percent of the maximum amount the State 11 may reserve under subsection (d) for any fiscal year. 12 "(2) Administration of part c.—Funds de-13 scribed in paragraph (1) may also be used for the ad-

13 service in paragraph (1) may also be used for the da
14 ministration of part C of this Act, if the State edu15 cational agency is the lead agency for the State under
16 that part.

17 "(f) OTHER STATE-LEVEL ACTIVITIES.—Each State
18 shall use any funds the State reserves under subsection (d)
19 and does not use for administration under subsection (e)—

"(1) for support services (including establishing

and implementing the mediation process required by
section 615(e)), which may benefit children with disabilities younger than 3 or older than 5 as long as
those services also benefit children with disabilities
aged 3 through 5;

1	"(2) for direct services for children eligible for
2	services under this section;
3	"(3) for activities at the State and local levels to
4	meet the performance goals established by the State
5	under section $612(a)(15);$
6	"(4) to supplement other funds used to develop
7	and implement a statewide coordinated services sys-
8	tem designed to improve results for children and fam-
9	ilies, including children with disabilities and their
10	families, but not more than 1 percent of the amount
11	received by the State under this section for a fiscal
12	year; or
13	"(5) to provide early intervention services (which
14	shall include an educational component that promotes
15	school readiness and incorporates pre-literacy, lan-
16	guage, and numeracy skills) in accordance with part
17	C to children with disabilities who are eligible for
18	services under this section and who previously re-
19	ceived services under part C until such children enter,
20	or are eligible under State law to enter, kindergarten.
21	"(g) SUBGRANTS TO LOCAL EDUCATIONAL AGEN-
22	CIES.—
23	"(1) SUBGRANTS REQUIRED.—Each State that

receives a grant under this section for any fiscal yearshall distribute all of the grant funds that the State

1	does not reserve under subsection (d) to local edu-
2	cational agencies in the State that have established
3	their eligibility under section 613, as follows:
4	"(A) BASE PAYMENTS.—The State shall
5	first award each local educational agency de-
6	scribed in paragraph (1) the amount that agency
7	would have received under this section for fiscal
8	year 1997 if the State had distributed 75 percent
9	of its grant for that year under section $619(c)(3)$,
10	as such section was then in effect.
11	"(B) Allocation of remaining funds.—
12	After making allocations under subparagraph
13	(A), the State shall—
14	"(i) allocate 85 percent of any remain-
15	ing funds to those local educational agencies
16	on the basis of the relative numbers of chil-
17	dren enrolled in public and private elemen-
18	tary schools and secondary schools within
19	the local educational agency's jurisdiction;
20	and
21	"(ii) allocate 15 percent of those re-
22	maining funds to those local educational
23	agencies in accordance with their relative
24	numbers of children living in poverty, as
25	determined by the State educational agency.

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1 "(2) REALLOCATION OF FUNDS.—If a State edu-2 cational agency determines that a local educational 3 agency is adequately providing a free appropriate 4 public education to all children with disabilities aged 3 through 5 residing in the area served by that agen-5 6 cy with State and local funds, the State educational 7 agency may reallocate any portion of the funds under 8 this section that are not needed by that local edu-9 cational agency to provide a free appropriate public 10 education to other local educational agencies in the 11 State that are not adequately providing special edu-12 cation and related services to all children with dis-13 abilities aged 3 through 5 residing in the areas the 14 other local educational agencies serve.

15 "(h) PART C INAPPLICABLE.—Part C of this Act does
16 not apply to any child with a disability receiving a free
17 appropriate public education, in accordance with this part,
18 with funds received under this section.

19 "(i) DEFINITION.—For the purpose of this section, the
20 term 'State' means each of the 50 States, the District of
21 Columbia, and the Commonwealth of Puerto Rico.

(j) AUTHORIZATION OF APPROPRIATIONS.—For the
purpose of carrying out this section, there are authorized
to be appropriated such sums as may be necessary.

1 **"PART C—INFANTS AND TODDLERS WITH** 2 DISABILITIES 3 "SEC. 631. FINDINGS AND POLICY. "(a) FINDINGS.—Congress finds that there is an ur-4 5 gent and substantial need— 6 "(1) to enhance the development of infants and 7 toddlers with disabilities, to minimize their potential for developmental delay, and to recognize the signifi-8 9 cant brain development which occurs during a child's 10 first 3 years of life; 11 "(2) to reduce the educational costs to our soci-12 ety, including our Nation's schools, by minimizing 13 the need for special education and related services 14 after infants and toddlers with disabilities reach 15 school age; 16 "(3) to maximize the potential for individuals 17 with disabilities to live independently in society; 18 "(4) to enhance the capacity of families to meet 19 the special needs of their infants and toddlers with 20 disabilities: and 21 "(5) to enhance the capacity of State and local 22 agencies and service providers to identify, evaluate, 23 and meet the needs of all children, particularly mi-24 nority, low-income, inner city, and rural children, 25 and infants and toddlers in foster care.

"(b) POLICY.—It is the policy of the United States to
 provide financial assistance to States—

3 "(1) to develop and implement a statewide, com4 prehensive, coordinated, multidisciplinary, inter5 agency system that provides early intervention serv6 ices for infants and toddlers with disabilities and
7 their families;

8 "(2) to facilitate the coordination of payment for 9 early intervention services from Federal, State, local, 10 and private sources (including public and private in-11 surance coverage);

12 "(3) to enhance State capacity to provide high 13 quality early intervention services and expand and 14 improve existing early intervention services being 15 provided to infants and toddlers with disabilities and 16 their families; and

17 "(4) to encourage States to expand opportunities
18 for children under 3 years of age who would be at risk
19 of having substantial developmental delay if they did
20 not receive early intervention services.

21 "SEC. 632. DEFINITIONS.

22 "As used in this part:

23 "(1) AT-RISK INFANT OR TODDLER.—The term
24 'at-risk infant or toddler' means an individual under
25 3 years of age who would be at risk of experiencing

1	a substantial developmental delay if early interven-
2	tion services were not provided to the individual.
3	"(2) COUNCIL.—The term 'council' means a
4	State interagency coordinating council established
5	under section 641.
6	"(3) Developmental delay.—The term 'devel-
7	opmental delay', when used with respect to an indi-
8	vidual residing in a State, has the meaning given
9	such term by the State under section $635(a)(1)$.
10	"(4) EARLY INTERVENTION SERVICES.—The term
11	'early intervention services' means developmental
12	services that—
13	"(A) are provided under public supervision;
14	(B) are provided at no cost except where
15	Federal or State law provides for a system of
16	payments by families, including a schedule of
17	sliding fees;
18	"(C) are designed to meet the developmental
19	needs of an infant or toddler with a disability
20	in any 1 or more of the following areas:
21	"(i) physical development;
22	"(ii) cognitive development;
23	"(iii) communication development;
24	"(iv) social or emotional development;
25	or

1	"(v) adaptive development;
2	(D) meet the standards of the State in
3	which the services are provided, including the re-
4	quirements of this part;
5	((E) include—
6	"(i) family training, counseling, and
7	home visits;
8	"(ii) special instruction;
9	"(iii) speech-language pathology and
10	audiology services, and sign language and
11	cued language services;
12	"(iv) occupational therapy;
13	"(v) physical therapy;
14	"(vi) psychological services;
15	"(vii) service coordination services;
16	"(viii) medical services only for diag-
17	nostic or evaluation purposes;
18	"(ix) early identification, screening,
19	and assessment services;
20	((x) health services necessary to enable
21	the infant or toddler to benefit from the
22	other early intervention services;
23	"(xi) social work services;
24	"(xii) vision services;

1	"(xiii) assistive technology devices and
2	assistive technology services; and
3	"(xiv) transportation and related costs
4	that are necessary to enable an infant or
5	toddler and the infant's or toddler's family
6	to receive another service described in this
7	paragraph;
8	``(F) are provided by qualified personnel,
9	including—
10	"(i) special educators;
11	``(ii) speech-language pathologists and
12	audiologists;
13	"(iii) teachers of the deaf;
14	"(iv) occupational therapists;
15	"(v) physical therapists;
16	"(vi) psychologists;
17	"(vii) social workers;
18	"(viii) nurses;
19	"(ix) nutritionists;
20	"(x) family therapists;
21	"(xi) orientation and mobility special-
22	ists;
23	"(xii) vision specialists, including
24	opthamologists and optometrists; and

1	"(xiii) pediatricians and other physi-
2	cians;
3	``(G) to the maximum extent appropriate,
4	are provided in natural environments, including
5	the home, and community settings in which chil-
6	dren without disabilities participate; and
7	"(H) are provided in conformity with an
8	individualized family service plan adopted in
9	accordance with section 636.
10	"(5) INFANT OR TODDLER WITH A DISABILITY.—
11	The term 'infant or toddler with a disability'—
12	"(A) means an individual under 3 years of
13	age who needs early intervention services because
14	the individual—
15	"(i) is experiencing developmental
16	delays, as measured by appropriate diag-
17	nostic instruments and procedures in 1 or
18	more of the areas of cognitive development,
19	physical development, communication devel-
20	opment, social or emotional development,
21	and adaptive development; or
22	"(ii) has a diagnosed physical or men-
23	tal condition which has a high probability
24	of resulting in developmental delay; and

1	"(B) may also include, at a State's discre-
2	tion—
3	"(i) at-risk infants and toddlers; and
4	"(ii) children with disabilities who are
5	eligible for services under section 619 and
6	who previously received services under this
7	part until such children enter, or are eligi-
8	ble under State law to enter, kindergarten.

9 "SEC. 633. GENERAL AUTHORITY.

10 "The Secretary shall, in accordance with this part,
11 make grants to States (from their allotments under section
12 643) to assist each State to maintain and implement a
13 statewide, comprehensive, coordinated, multidisciplinary,
14 interagency system to provide early intervention services for
15 infants and toddlers with disabilities and their families.

16 "SEC. 634. ELIGIBILITY.

17 "In order to be eligible for a grant under section 633,
18 a State shall demonstrate to the Secretary that the State—

19 "(1) has adopted a policy that appropriate early 20 intervention services are available to all infants and 21 toddlers with disabilities in the State and their fami-22 lies, including Indian infants and toddlers with dis-23 abilities and their families residing on a reservation 24 geographically located in the State, infants or tod-25 dlers with disabilities who are homeless children, in-

1	fants or toddlers with disabilities who are wards of
2	the State, and infants or toddlers with disabilities
3	who have a parent who is a member of the Armed
4	Forces, including a member of the National Guard or
5	Reserves; and
6	"(2) has in effect a statewide system that meets
7	the requirements of section 635.
8	"SEC. 635. REQUIREMENTS FOR STATEWIDE SYSTEM.
9	"(a) In General.—A statewide system described in
10	section 633 shall include, at a minimum, the following com-
11	ponents:
12	"(1) A definition of the term 'developmental
13	delay' that—
14	"(A) will be used by the State in carrying
15	out programs under this part; and
16	"(B) covers, at a minimum, all infants and
17	toddlers with—
18	"(i) a developmental delay of 35 per-
19	cent or more in 1 of the developmental areas
20	described in section $632(5)(A)(i)$; or
21	"(ii) a developmental delay of 25 per-
22	cent or more in 2 or more of the develop-
23	mental areas described in section
24	632(5)(A)(i).

	200
1	"(2) A State policy that is in effect and that en-
2	sures that appropriate early intervention services are
3	available to all infants and toddlers with disabilities
4	and their families, including Indian infants and tod-
5	dlers and their families residing on a reservation geo-
6	graphically located in the State.
7	"(3) A timely, comprehensive, multidisciplinary
8	evaluation of the functioning of each infant or toddler
9	with a disability in the State, and a family-directed
10	identification of the needs of each family of such an
11	infant or toddler, to appropriately assist in the devel-
12	opment of the infant or toddler.
13	"(4) For each infant or toddler with a disability
14	in the State, an individualized family service plan in
15	accordance with section 636, including service coordi-
16	nation services in accordance with such service plan.
17	"(5) A comprehensive child find system, con-
18	sistent with part B, including a system for making
19	referrals to service providers that includes timelines
20	and provides for participation by primary referral
21	sources.
22	"(6) A public awareness program focusing on
23	early identification of infants and toddlers with dis-
24	abilities, including the preparation and dissemina-

25 tion by the lead agency designated or established

1 under paragraph (10) to all primary referral sources, 2 especially hospitals, physicians, homeless family shelters, medicaid and State child health insurance pro-3 4 gram enrollment offices, health and mental health 5 clinics, public schools in low-income areas serving 6 low-income children, staff in State and local child 7 welfare agencies, judges, and base commanders or 8 their designees, of information for parents on the 9 availability of early intervention services, and proce-10 dures for determining the extent to which such sources disseminate such information to parents of infants 11 12 and toddlers.

"(7) A central directory that includes information on early intervention services, resources, and experts available in the State and research and demonstration projects being conducted in the State.

"(8) A comprehensive system of personnel development, including the training of paraprofessionals
and the training of primary referral sources with respect to the basic components of early intervention
services available in the State, which comprehensive
system may include—

23 "(A) implementing innovative strategies
24 and activities for the recruitment and retention
25 of early education service providers;

1	(B) promoting the preparation of early
2	intervention providers who are fully and appro-
3	priately qualified to provide early intervention
4	services under this part;
5	(C) training personnel to work in rural
6	and inner-city areas; and
7	"(D) training personnel to coordinate tran-
8	sition services for infants and toddlers served
9	under this part from an early intervention pro-
10	gram under this part to preschool or other ap-
11	propriate services.
12	"(9) Policies and procedures relating to the es-
13	tablishment and maintenance of standards to ensure
14	that personnel necessary to carry out this part are
15	appropriately and adequately prepared and trained,
16	including the establishment and maintenance of
17	standards which are consistent with any State-ap-
18	proved or recognized certification, licensing, registra-
19	tion, or other comparable requirements which apply
20	to the area in which such personnel are providing
21	early intervention services, except that nothing in this
22	part (including this paragraph) shall be construed to
23	prohibit the use of paraprofessionals and assistants
24	who are appropriately trained and supervised in ac-
25	cordance with State law, regulation, or written pol-

1	icy, to assist in the provision of early intervention
2	services under this part to infants and toddlers with
3	disabilities.
4	"(10) A single line of responsibility in a lead
5	agency designated or established by the Governor for
6	carrying out—
7	"(A) the general administration and super-
8	vision of programs and activities receiving as-
9	sistance under section 633, and the monitoring
10	of programs and activities used by the State to
11	carry out this part, whether or not such pro-
12	grams or activities are receiving assistance made
13	available under section 633, to ensure that the
14	State complies with this part;
15	``(B) the identification and coordination of
16	all available resources within the State from
17	Federal, State, local, and private sources;
18	``(C) the assignment of financial responsi-
19	bility in accordance with section $637(a)(2)$ to the
20	appropriate agencies;
21	(D) the development of procedures to en-
22	sure that services are provided to infants and
23	toddlers with disabilities and their families
24	under this part in a timely manner pending the

1	resolution of any disputes among public agencies
2	or service providers;
3	``(E) the resolution of intra- and inter-
4	agency disputes; and
5	``(F) the entry into formal interagency
6	agreements that define the financial responsi-
7	bility of each agency for paying for early inter-
8	vention services (consistent with State law) and
9	procedures for resolving disputes and that in-
10	clude all additional components necessary to en-
11	sure meaningful cooperation and coordination.
12	"(11) A policy pertaining to the contracting or
13	making of other arrangements with service providers
14	to provide early intervention services in the State,
15	consistent with the provisions of this part, including
16	the contents of the application used and the condi-
17	tions of the contract or other arrangements.
18	"(12) A procedure for securing timely reimburse-
19	ments of funds used under this part in accordance
20	with section $640(a)$.
21	"(13) Procedural safeguards with respect to pro-
22	grams under this part, as required by section 639.
23	"(14) A system for compiling data requested by
24	the Secretary under section 618 that relates to this
25	part.

1	((15) A State interagency coordinating council
2	that meets the requirements of section 641.
3	"(16) Policies and procedures to ensure that,
4	consistent with section $636(d)(5)$ to the maximum ex-
5	tent appropriate, early intervention services are pro-
6	vided in natural environments unless a specific out-
7	come cannot be met satisfactorily for the infant or
8	toddler in a natural environment.
9	"(17) A procedure to ensure that early interven-
10	tion services and evaluations are available to infants
11	or toddlers with disabilities who are—
12	"(A) homeless children; and
13	"(B) wards of the State or in foster care, or
14	both.
15	"(b) Flexibility To Serve Children 3 Years of
16	Age to Under 6 Years of Age.—
17	"(1) IN GENERAL.—A statewide system described
18	in section 633 may include a State policy, developed
19	and implemented jointly by the lead agency and the
20	State educational agency, under which parents of
21	children with disabilities who are eligible for services
22	under section 619 and previously received services
23	under this part, may choose the continuation of early
24	intervention services (which shall include an edu-
25	cational component that promotes school readiness

1	and incorporates preliteracy, language, and
2	numeracy skills) for such children under this part
3	until such children enter, or are eligible under State
4	law to enter, kindergarten.
5	"(2) REQUIREMENTS.—If a statewide system in-
6	cludes a State policy described in paragraph (1), the
7	statewide system shall ensure—
8	"(A) that parents of infants or toddlers with
9	disabilities (as defined in section 632(5)(A)) pro-
10	vide informed written consent to the State, before
11	such infants and toddlers reach 3 years of age,
12	as to whether such parents intend to choose the
13	continuation of early intervention services pur-
14	suant to this subsection for such infants or tod-
15	dlers;
16	"(B) that the State policy will not affect the
17	right of any child served pursuant to this sub-
18	section to instead receive a free appropriate pub-
19	lic education under part B;
20	(C) that parents of children served pursu-
21	ant to this subsection are provided with annual
22	notice—
23	"(i) of such parents' right to elect serv-
24	ices pursuant to this subsection or under
25	part B; and

1	"(ii) fully explaining the differences
2	between receiving services pursuant to this
3	subsection and receiving services under part
4	B, including—
5	((I) the types of services available
6	under both provisions;
7	``(II) applicable procedural safe-
8	guards under both provisions, includ-
9	ing due-process protections and medi-
10	ation or other dispute resolution op-
11	tions; and
12	"(III) the possible costs, if any
13	(including any fees to be charged to
14	families as described in section
15	632(4)(B)) to parents under both pro-
16	visions;
17	(D) that the conference under section
18	637(a)(9)(A)(ii)(II), the review under section
19	637(a)(9)(B), and the establishment of a transi-
20	tion plan under section $637(a)(9)(C)$ occur not
21	less than 90 days (and at the discretion of the
22	parties to the conference, not more than 9
23	months) before each of the following:

"(i) the time the child will first be eli-1 2 gible for services under part B, including under section 619; and 3 "(ii) if the child is receiving services in 4 accordance with this subsection, the time the 5 6 child will no longer receive those services; 7 "(E) the continuance of all early interven-8 tion services outlined in the child's individual-9 ized family service plan under section 636 while 10 any eligibility determination is being made for 11 services under this subsection: 12 "(F) that services provided pursuant to this 13 subsection include an educational component 14 that promotes school readiness and incorporates 15 preliteracy, language, and numeracy skills and are provided in accordance with an individual-16 17 ized family service plan under section 636; and 18 "(G) the referral for evaluation for early 19 intervention services of a child below the age of 20 3 who experiences a substantiated case of expo-21 sure to violence or trauma. 22 "(3) REPORTING REQUIREMENT.—If a statewide 23 system includes a State policy described in paragraph 24 (1), the State shall submit to the Secretary, in the

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I	State's report under section $637(b)(4)(A)$, a report
2	on—
3	"(A) the percentage of children with disabil-
4	ities who are eligible for services under section
5	619 but whose parents choose for such children to
6	continue to receive early intervention services

8 "(B) the number of children who are eligible 9 for services under section 619 who instead con-10 tinue to receive early intervention services under 11 this part.

under this part; and

12 "(4) RULE OF CONSTRUCTION.—Nothing in this 13 subsection shall be construed to require a provider of 14 services under this part to provide a child served 15 under this part with a free appropriate public edu-16 cation.

17 "(5) AVAILABLE FUNDS.—If a statewide system 18 includes a State policy described in paragraph (1), 19 the policy shall describe the funds (including an iden-20 tification as Federal, State, or local funds) that will 21 be used to ensure that the option described in para-22 graph (1) is available to eligible children and families 23 who provide the consent described in paragraph 24 (2)(A), including fees to be charged to families as de-25 scribed in section 632(4)(B).

"(c) CONSTRUCTION.—Nothing in subsection (a)(5)
 shall be construed to alter the responsibility of a State
 under title XIX of the Social Security Act with respect to
 early and periodic screening, diagnostic, and treatment
 services (as defined in section 1905(r) of such Act).

6 "SEC. 636. INDIVIDUALIZED FAMILY SERVICE PLAN.

7 "(a) ASSESSMENT AND PROGRAM DEVELOPMENT.—A
8 statewide system described in section 633 shall provide, at
9 a minimum, for each infant or toddler with a disability,
10 and the infant's or toddler's family, to receive—

"(1) a multidisciplinary assessment of the
unique strengths and needs of the infant or toddler
and the identification of services appropriate to meet
such needs;

15 "(2) a family-directed assessment of the re-16 sources, priorities, and concerns of the family and the 17 identification of the supports and services necessary 18 to enhance the family's capacity to meet the develop-19 mental needs of the infant or toddler; and

"(3) a written individualized family service plan
developed by a multidisciplinary team, including the
parents, as required by subsection (e), including a description of the appropriate transition services for the
child.

"(b) PERIODIC REVIEW.—The individualized family
 service plan shall be evaluated once a year and the family
 shall be provided a review of the plan at 6-month intervals
 (or more often where appropriate based on infant or toddler
 and family needs).

6 "(c) PROMPTNESS AFTER ASSESSMENT.—The individ-7 ualized family service plan shall be developed within a rea-8 sonable time after the assessment required by subsection 9 (a)(1) is completed. With the parents' consent, early inter-10 vention services may commence prior to the completion of 11 the assessment.

12 "(d) CONTENT OF PLAN.—The individualized family
13 service plan shall be in writing and contain—

"(1) a statement of the infant's or toddler's
present levels of physical development, cognitive development, communication development, social or emotional development, and adaptive development, based
on objective criteria;

"(2) a statement of the family's resources, priorities, and concerns relating to enhancing the development of the family's infant or toddler with a disability;

23 "(3) a statement of the measurable outcomes ex24 pected to be achieved for the infant or toddler and the
25 family, including, as appropriate, preliteracy and

1	language skills, and the criteria, procedures, and
2	timelines used to determine the degree to which
3	progress toward achieving the outcomes is being made
4	and whether modifications or revisions of the out-
5	comes or services are necessary;
6	"(4) a statement of specific early intervention
7	services necessary to meet the unique needs of the in-
8	fant or toddler and the family, including the fre-
9	quency, intensity, and method of delivering services;
10	"(5) a statement of the natural environments in
11	which early intervention services will appropriately
12	be provided, including a justification of the extent, if
13	any, to which the services will not be provided in a
14	natural environment;
15	"(6) the projected dates for initiation of services
16	and the anticipated length, duration, and frequency
17	of the services;
18	"(7) the identification of the service coordinator
19	from the profession most immediately relevant to the
20	infant's or toddler's or family's needs (or who is oth-
21	erwise qualified to carry out all applicable respon-
22	sibilities under this part) who will be responsible for
23	the implementation of the plan and coordination with
24	other agencies and persons, including transition serv-
25	ices; and

"(e) PARENTAL CONSENT.—The contents of the indi-4 vidualized family service plan shall be fully explained to 5 6 the parents and informed written consent from the parents 7 shall be obtained prior to the provision of early intervention 8 services described in such plan. If the parents do not pro-9 vide consent with respect to a particular early intervention service, then only the early intervention services to which 10 11 consent is obtained shall be provided.

12 "SEC. 637. STATE APPLICATION AND ASSURANCES.

"(a) APPLICATION.—A State desiring to receive a
grant under section 633 shall submit an application to the
Secretary at such time and in such manner as the Secretary
may reasonably require. The application shall contain—
"(1) a designation of the lead agency in the
State that will be responsible for the administration
of funds provided under section 633;

"(2) a certification to the Secretary that the arrangements to establish financial responsibility for
services provided under this part pursuant to section
640(b) are current as of the date of submission of the
certification;

1	"(3) information demonstrating eligibility of the
2	State under section 634, including—
3	"(A) information demonstrating to the Sec-
4	retary's satisfaction that the State has in effect
5	the statewide system required by section 633;
6	and
7	((B) a description of services to be provided
8	to infants and toddlers with disabilities and
9	their families through the system;
10	"(4) if the State provides services to at-risk in-
11	fants and toddlers through the system, a description
12	of such services;
13	"(5) a description of the uses for which funds
14	will be expended in accordance with this part;
15	"(6) a description of the State policies and pro-
16	cedures that require the referral for evaluation for
17	early intervention services of a child under the age of
18	3 who—
19	"(A) is involved in a substantiated case of
20	child abuse or neglect; or
21	``(B) is identified as affected by illegal sub-
22	stance abuse, or withdrawal symptoms resulting
23	from prenatal drug exposure;

1	"(7) a description of the procedure used to en-
2	sure that resources are made available under this part
3	for all geographic areas within the State;
4	"(8) a description of State policies and proce-
5	dures that ensure that, prior to the adoption by the
6	State of any other policy or procedure necessary to
7	meet the requirements of this part, there are public
8	hearings, adequate notice of the hearings, and an op-
9	portunity for comment available to the general public,
10	including individuals with disabilities and parents of
11	infants and toddlers with disabilities;
12	"(9) a description of the policies and procedures
13	to be used—
14	"(A) to ensure a smooth transition for tod-
15	dlers receiving early intervention services under
16	this part (and children receiving those services
17	under section 635(b)) to preschool, other appro-
18	priate services, or exiting the program, including
19	a description of how—
20	((i) the families of such toddlers and
21	children will be included in the transition
22	plans required by subparagraph (C); and
23	"(ii) the lead agency designated or es-
24	tablished under section 635(a)(10) will—

1	((I) notify the local educational
2	agency for the area in which such a
3	child resides that the child will shortly
4	reach the age of eligibility for preschool
5	services under part B, as determined
6	in accordance with State law;
7	"(II) in the case of a child who
8	may be eligible for such preschool serv-
9	ices, with the approval of the family of
10	the child, convene a conference among
11	the lead agency, the family, and the
12	local educational agency at least 90
13	days (and at the discretion of all such
14	parties, not more than 9 months) be-
15	fore the child is eligible for the pre-
16	school services, to discuss any such
17	services that the child may receive; and
18	"(III) in the case of a child who
19	may not be eligible for such preschool
20	services, with the approval of the fam-
21	ily, make reasonable efforts to convene
22	a conference among the lead agency,
23	the family, and providers of other ap-
24	propriate services for children who are
25	not eligible for preschool services under

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1	part B, to discuss the appropriate serv-
2	ices that the child may receive;
3	``(B) to review the child's program options
4	for the period from the child's third birthday
5	through the remainder of the school year; and
6	``(C) to establish a transition plan, includ-
7	ing, as appropriate, steps to exit from the pro-
8	gram; and
9	"(10) such other information and assurances as
10	the Secretary may reasonably require.
11	"(11) a description of policies and procedures to
12	ensure that infants or toddlers with disabilities who
13	are homeless children and their families and infants
14	or toddlers with disabilities who are wards of the
15	State have access to multidisciplinary evaluations
16	and early intervention services.
17	"(b) Assurances.—The application described in sub-
18	section (a)—
19	"(1) shall provide satisfactory assurance that
20	Federal funds made available under section 643 to the

State will be expended in accordance with this part;

will comply with the requirements of section 640;

"(2) shall contain an assurance that the State

"(3) shall provide satisfactory assurance that the

control of funds provided under section 643, and title

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1	to property derived from those funds, will be in a
2	public agency for the uses and purposes provided in
3	this part and that a public agency will administer
4	such funds and property;
5	"(4) shall provide for—
6	"(A) making such reports in such form and
7	containing such information as the Secretary
8	may require to carry out the Secretary's func-
9	tions under this part; and
10	``(B) keeping such reports and affording
11	such access to the reports as the Secretary may
12	find necessary to ensure the correctness and
13	verification of the reports and proper disburse-
14	ment of Federal funds under this part;
15	"(5) provide satisfactory assurance that Federal
16	funds made available under section 643 to the
17	State—
18	"(A) will not be commingled with State
19	funds; and
20	((B) will be used so as to supplement the
21	level of State and local funds expended for in-
22	fants and toddlers with disabilities and their
23	families and in no case to supplant those State
24	and local funds;

1	"(6) shall provide satisfactory assurance that
2	such fiscal control and fund accounting procedures
3	will be adopted as may be necessary to ensure proper
4	disbursement of, and accounting for, Federal funds
5	paid under section 643 to the State;
6	"(7) shall provide satisfactory assurance that
7	policies and procedures have been adopted to ensure
8	meaningful involvement of underserved groups, in-
9	cluding minority, low-income, homeless, and rural
10	families and children with disabilities who are wards
11	of the State, in the planning and implementation of
12	all the requirements of this part; and
13	"(8) shall contain such other information and
14	assurances as the Secretary may reasonably require
15	by regulation.
16	"(c) Standard for Disapproval of Application.—
17	The Secretary may not disapprove such an application un-
18	less the Secretary determines, after notice and opportunity
19	for a hearing, that the application fails to comply with the
20	requirements of this section.
21	"(d) Subsequent State Application.—If a State
22	has on file with the Secretary a policy, procedure, or assur-
23	ance that demonstrates that the State meets a requirement
24	of this section, including any policy or procedure filed

25 under part C, as in effect before the date of enactment of

the Individuals with Disabilities Education Improvement 1 Act of 2004, the Secretary shall consider the State to have 2 met the requirement for purposes of receiving a grant under 3 4 this part.

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5 "(e) MODIFICATION OF APPLICATION.—An application submitted by a State in accordance with this section shall 6 7 remain in effect until the State submits to the Secretary 8 such modifications as the State determines necessary. This section shall apply to a modification of an application to 9 the same extent and in the same manner as this section 10 applies to the original application. 11

12 (f)MODIFICATIONS REQUIRED BYTHESEC-RETARY.—The Secretary may require a State to modify its 13 application under this section, but only to the extent nec-14 15 essary to ensure the State's compliance with this part, if— "(1) an amendment is made to this Act, or a 16 17 Federal regulation issued under this Act: 18 "(2) a new interpretation of this Act is made by 19 a Federal court or the State's highest court; or "(3) an official finding of noncompliance with 20 21 Federal law or regulations is made with respect to the 22 State.

1 "SEC. 638. USES OF FUNDS.

2	"In addition to using funds provided under section
3	633 to maintain and implement the statewide system re-
4	quired by such section, a State may use such funds—
5	"(1) for direct early intervention services for in-
6	fants and toddlers with disabilities, and their fami-
7	lies, under this part that are not otherwise funded
8	through other public or private sources;
9	"(2) to expand and improve on services for in-
10	fants and toddlers and their families under this part
11	that are otherwise available;
12	"(3) to provide a free appropriate public edu-
13	cation, in accordance with part B, to children with
14	disabilities from their third birthday to the beginning
15	of the following school year;
16	"(4) with the written consent of the parents, to
17	continue to provide early intervention services under
18	this part to children with disabilities from their 3rd
19	birthday to the beginning of the following school year,
20	in lieu of a free appropriate public education pro-
21	vided in accordance with part B; and
22	"(5) in any State that does not provide services
23	for at-risk infants and toddlers under section
24	637(a)(4), to strengthen the statewide system by initi-
25	ating, expanding, or improving collaborative efforts
26	related to at-risk infants and toddlers, including es-
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1	tablishing linkages with appropriate public or private
2	community-based organizations, services, and per-
3	sonnel for the purposes of—
4	``(A) identifying and evaluating at-risk in-
5	fants and toddlers;
6	``(B) making referrals of the infants and
7	toddlers identified and evaluated under subpara-
8	graph (A); and
9	``(C) conducting periodic follow-up on each
10	such referral to determine if the status of the in-
11	fant or toddler involved has changed with respect
12	to the eligibility of the infant or toddler for serv-
13	ices under this part.
14	"SEC. 639. PROCEDURAL SAFEGUARDS.
15	"(a) Minimum Procedures.—The procedural safe-
16	guards required to be included in a statewide system under
17	section 635(a)(13) shall provide, at a minimum, the fol-
18	lowing:
19	"(1) The timely administrative resolution of
20	complaints by parents. Any party aggrieved by the
21	findings and decision regarding an administrative
22	complaint shall have the right to bring a civil action
23	with respect to the complaint in any State court of
24	competent jurisdiction or in a district court of the
25	United States without regard to the amount in con-

1	troversy. In any action brought under this paragraph,
2	the court shall receive the records of the administra-
3	tive proceedings, shall hear additional evidence at the
4	request of a party, and, basing its decision on the
5	preponderance of the evidence, shall grant such relief
6	as the court determines is appropriate.
7	"(2) The right to confidentiality of personally
8	identifiable information, including the right of par-
9	ents to written notice of and written consent to the
10	exchange of such information among agencies con-
11	sistent with Federal and State law.
12	"(3) The right of the parents to determine wheth-
13	er they, their infant or toddler, or other family mem-
14	bers will accept or decline any early intervention
15	service under this part in accordance with State law
16	without jeopardizing other early intervention services
17	under this part.
18	"(4) The opportunity for parents to examine
19	records relating to assessment, screening, eligibility
20	determinations, and the development and implemen-
21	tation of the individualized family service plan.
22	"(5) Procedures to protect the rights of the infant
23	or toddler whenever the parents of the infant or tod-
24	dler are not known or cannot be found or the infant
25	or toddler is a ward of the State, including the as-

1	signment of an individual (who shall not be an em-
2	ployee of the State lead agency, or other State agency,
3	and who shall not be any person, or any employee of
4	a person, providing early intervention services to the
5	infant or toddler or any family member of the infant
6	or toddler) to act as a surrogate for the parents.
7	"(6) Written prior notice to the parents of the
8	infant or toddler with a disability whenever the State
9	agency or service provider proposes to initiate or
10	change, or refuses to initiate or change, the identifica-
11	tion, evaluation, or placement of the infant or toddler
12	with a disability, or the provision of appropriate
13	early intervention services to the infant or toddler.
14	"(7) Procedures designed to ensure that the no-
15	tice required by paragraph (6) fully informs the par-
16	ents, in the parents' native language, unless it clearly
17	is not feasible to do so, of all procedures available
18	pursuant to this section.
19	"(8) The right of parents to use mediation in ac-
20	cordance with section 615, except that—
21	"(A) any reference in the section to a State
22	educational agency shall be considered to be a
23	reference to a State's lead agency established or
24	designated under section 635(a)(10);

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1	(B) any reference in the section to a local
2	educational $agency$ shall be considered to be a
3	reference to a local service provider or the State's
4	lead agency under this part, as the case may be;
5	and
6	"(C) any reference in the section to the pro-
7	vision of free appropriate public education to
8	children with disabilities shall be considered to
9	be a reference to the provision of appropriate
10	early intervention services to infants and tod-
11	dlers with disabilities.
12	"(b) Services During Pendency of Pro-
13	CEEDINGS.—During the pendency of any proceeding or ac-
14	tion involving a complaint by the parents of an infant or
15	toddler with a disability, unless the State agency and the
16	parents otherwise agree, the infant or toddler shall continue
17	to receive the appropriate early intervention services cur-
18	rently being provided or, if applying for initial services,
19	shall receive the services not in dispute.
20	"SEC. 640. PAYOR OF LAST RESORT.
21	"(a) NONSUBSTITUTION.—Funds provided under sec-
22	tion 643 may not be used to satisfy a financial commitment
23	for services that would have been paid for from another pub-
24	lic or private source, including any medical program ad-
25	ministered by the Secretary of Defense, but for the enact-

2	to prevent a delay in the receipt of appropriate early inter-
3	vention services by an infant, toddler, or family in a timely
4	fashion, funds provided under section 643 may be used to
5	pay the provider of services pending reimbursement from
6	the agency that has ultimate responsibility for the payment.
7	"(b) Obligations Related to and Methods of
8	Ensuring Services.—
9	"(1) Establishing financial responsibility
10	FOR SERVICES.—
11	"(A) IN GENERAL.—The Chief Executive Of-
12	ficer of a State or designee of the officer shall en-
13	sure that an interagency agreement or other
14	mechanism for interagency coordination is in ef-
15	fect between each public agency and the State
16	educational agency, in order to ensure—
17	"(i) the provision of, and financial re-
18	sponsibility for, services provided under this
19	part; and
20	"(ii) such services are consistent with
21	the requirements of section 635 and the
22	State's application pursuant to section 637,
23	including the provision of such services dur-
24	ing the pendency of any dispute.

1 ment of this part, except that whenever considered necessary

"(B) Consistency between Agreements 2 OR MECHANISMS UNDER PARTS B AND D.—The 3 Chief Executive Officer of a State or designee of 4 the officer shall ensure that the terms and condi-5 tions of such agreement or mechanism are con-6 sistent with the terms and conditions of the 7 State's agreement or mechanism under section 8 612(a)(12).9 "(2) Reimbursement for services by public 10 AGENCY.---11 "(A) IN GENERAL.—If a public agency 12 other than an educational agency fails to provide 13 or pay for the services pursuant to an agreement 14 required under paragraph (1) the local edu-15 cational agency or State agency (as determined 16 by the Chief Executive Officer or designee) shall 17 provide or pay for the provision of such services 18 to the child. 19 "(B) Reimbursement.—Such local edu-20 cational agency or State agency is authorized to 21 claim reimbursement for the services from the 22 public agency that failed to provide or pay for 23 such services and such public agency shall reim-24 burse the local educational agency or State agen-25 cy pursuant to the terms of the interagency

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1	agreement or other mechanism required under
2	paragraph (1).
3	"(3) Special Rule.—The requirements of para-
4	graph (1) may be met through—
5	"(A) State statute or regulation;
6	``(B) signed agreements between respective
7	agency officials that clearly identify the respon-
8	sibilities of each agency relating to the provision
9	of services; or
10	``(C) other appropriate written methods as
11	determined by the Chief Executive Officer of the
12	State or designee of the officer and approved by
13	the Secretary through the review and approval of
14	the State's application pursuant to section 637.
15	"(c) Reduction of Other BenefitsNothing in
16	this part shall be construed to permit the State to reduce
17	medical or other assistance available or to alter eligibility
18	under title V of the Social Security Act (relating to mater-
19	nal and child health) or title XIX of the Social Security
20	Act (relating to Medicaid for infants or toddlers with dis-
21	abilities) within the State.
22	"SEC. 641. STATE INTERAGENCY COORDINATING COUNCIL.

23 "(a) Establishment.—

	200
1	"(1) IN GENERAL.—A State that desires to re-
2	ceive financial assistance under this part shall estab-
3	lish a State interagency coordinating council.
4	"(2) APPOINTMENT.—The council shall be ap-
5	pointed by the Governor. In making appointments to
6	the council, the Governor shall ensure that the mem-
7	bership of the council reasonably represents the popu-
8	lation of the State.
9	"(3) CHAIRPERSON.—The Governor shall des-
10	ignate a member of the council to serve as the chair-
11	person of the council, or shall require the council to
12	so designate such a member. Any member of the coun-
13	cil who is a representative of the lead agency des-
14	ignated under section 635(a)(10) may not serve as the
15	chairperson of the council.
16	"(b) Composition.—
17	"(1) IN GENERAL.—The council shall be com-
18	posed as follows:
19	"(A) PARENTS.—At least 20 percent of the
20	members shall be parents of infants or toddlers
21	with disabilities or children with disabilities
22	aged 12 or younger, with knowledge of, or experi-
23	ence with, programs for infants and toddlers
24	with disabilities. At least 1 such member shall be
25	a parent of an infant or toddler with a dis-

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1	ability or a child with a disability aged 6 or
2	younger, not less than one other member shall be
3	a foster parent of a child with a disability, not
4	less than one other member shall be a grand-
5	parent or other relative acting in the place of a
6	natural or adoptive parent of a child with a dis-
7	ability, and not less than 1 other member shall
8	be a representative of children with disabilities
9	in military families.
10	"(B) Service providers.—At least 20
11	percent of the members shall be public or private
12	providers of early intervention services.
13	"(C) STATE LEGISLATURE.—At least 1
14	member shall be from the State legislature.
15	"(D) PERSONNEL PREPARATION.—At least
16	1 member shall be involved in personnel prepa-
17	ration.
18	"(E) AGENCY FOR EARLY INTERVENTION
19	SERVICES.—At least 1 member shall be from each
20	of the State agencies involved in the provision of,
21	or payment for, early intervention services to in-
22	fants and toddlers with disabilities and their
23	families and shall have sufficient authority to
24	engage in policy planning and implementation
25	on behalf of such agencies.

1	"(F) AGENCY FOR PRESCHOOL SERVICES.—
2	At least 1 member shall be from the State edu-
3	cational agency responsible for preschool services
4	to children with disabilities and shall have suffi-
5	cient authority to engage in policy planning and
6	implementation on behalf of such agency.
7	"(G) State medicaid agency.—At least 1
8	member shall be from the agency responsible for
9	the State medicaid program.
10	"(H) HEAD START AGENCY.—At least 1
11	representative from a Head Start agency or pro-
12	gram in the State.
13	"(I) CHILD CARE AGENCY.—At least 1 rep-
14	resentative from a State agency responsible for
15	child care.
16	"(J) AGENCY FOR HEALTH INSURANCE.—At
17	least 1 member shall be from the agency respon-
18	sible for the State regulation of health insurance.
19	"(K) Office of the coordinator of
20	EDUCATION OF HOMELESS CHILDREN AND
21	YOUTH.—Not less than 1 representative des-
22	ignated by the Office of Coordinator for Edu-
23	cation of Homeless Children and Youths.

1	"(L) STATE CHILD WELFARE AGENCY.—Not
2	less than 1 representative from the State child
3	welfare agency responsible for foster care.

"(M) Representative of foster chil-4 5 DREN.—Not less than 1 individual who rep-6 resents the interests of children in foster care and 7 understands such children's education needs. 8 such as an attorney for children in foster care, 9 a quardian ad litem, a court appointed special 10 advocate, a judge, or an education surrogate for 11 children in foster care.

"(2) OTHER MEMBERS.—The council may include other members selected by the Governor, including a representative from the Bureau of Indian Affairs, or where there is no BIA-operated or BIA-funded school, from the Indian Health Service or the tribe
or tribal council.

18 "(c) MEETINGS.—The council shall meet at least quar19 terly and in such places as the council determines necessary.
20 The meetings shall be publicly announced, and, to the extent
21 appropriate, open and accessible to the general public.

22 "(d) MANAGEMENT AUTHORITY.—Subject to the ap-23 proval of the Governor, the council may prepare and ap-24 prove a budget using funds under this part to conduct hear-25 ings and forums, to reimburse members of the council for

reasonable and necessary expenses for attending council 1 2 meetings and performing council duties (including child 3 care for parent representatives), to pay compensation to a 4 member of the council if the member is not employed or 5 must forfeit wages from other employment when performing 6 official council business, to hire staff, and to obtain the serv-7 ices of such professional, technical, and clerical personnel 8 as may be necessary to carry out its functions under this 9 part.

- 10 "(e) FUNCTIONS OF COUNCIL.—
- 11 "(1) DUTIES.—The council shall—

12 "(A) advise and assist the lead agency des-13 ignated or established under section 635(a)(10)14 in the performance of the responsibilities set 15 forth in such section, particularly the identification of the sources of fiscal and other support for 16 17 services for early intervention programs, assign-18 ment of financial responsibility to the appro-19 priate agency, and the promotion of the inter-20 agency agreements;

21 "(B) advise and assist the lead agency in
22 the preparation of applications and amendments
23 thereto;

24 "(C) advise and assist the State educational
25 agency regarding the transition of toddlers with

1 disabilities to preschool and other appropriate 2 services; and "(D) prepare and submit an annual report 3 4 to the Governor and to the Secretary on the sta-5 tus of early intervention programs for infants 6 and toddlers with disabilities and their families 7 operated within the State. 8 "(2) AUTHORIZED ACTIVITY.—The council may 9 advise and assist the lead agency and the State edu-10 cational agency regarding the provision of appro-11 priate services for children from birth through age 5. 12 The council may advise appropriate agencies in the 13 State with respect to the integration of services for infants and toddlers with disabilities and at-risk in-14 15 fants and toddlers and their families, regardless of 16 whether at-risk infants and toddlers are eligible for 17 early intervention services in the State. 18 "(f) CONFLICT OF INTEREST.—No member of the coun-

19 cil shall cast a vote on any matter that is likely to provide
20 a direct financial benefit to that member or otherwise give
21 the appearance of a conflict of interest under State law.
22 "SEC. 642. FEDERAL ADMINISTRATION.

23 "Sections 616, 617, and 618 shall, to the extent not
24 inconsistent with this part, apply to the program author25 ized by this part, except that—

1	"(1) any reference in such sections to a State
2	educational agency shall be considered to be a ref-
3	erence to a State's lead agency established or des-
4	ignated under section 635(a)(10);
5	"(2) any reference in such sections to a local
6	educational agency, educational service agency, or a
7	State agency shall be considered to be a reference to
8	an early intervention service provider under this
9	part; and
10	"(3) any reference to the education of children
11	with disabilities or the education of all children with
12	disabilities shall be considered to be a reference to the
13	provision of appropriate early intervention services to
14	infants and toddlers with disabilities.
15	"SEC. 643. ALLOCATION OF FUNDS.
16	"(a) Reservation of Funds for Outlying
17	
	Areas.—
18	Areas.— "(1) In general.—From the sums appropriated
18 19	
	"(1) IN GENERAL.—From the sums appropriated
19	"(1) IN GENERAL.—From the sums appropriated to carry out this part for any fiscal year, the Sec-
19 20	"(1) IN GENERAL.—From the sums appropriated to carry out this part for any fiscal year, the Sec- retary may reserve not more than 1 percent for pay-
19 20 21	"(1) IN GENERAL.—From the sums appropriated to carry out this part for any fiscal year, the Sec- retary may reserve not more than 1 percent for pay- ments to Guam, American Samoa, the United States

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1	"(2) Consolidation of funds.—The provisions
2	of Public Law 95–134, permitting the consolidation of
3	grants to the outlying areas, shall not apply to funds
4	those areas receive under this part.
5	"(b) Payments to Indians.—
6	"(1) IN GENERAL.—The Secretary shall, subject
7	to this subsection, make payments to the Secretary of
8	the Interior to be distributed to tribes, tribal organi-
9	zations (as defined under section 4 of the Indian Self-
10	Determination and Education Assistance Act), or
11	consortia of the above entities for the coordination of
12	assistance in the provision of early intervention serv-
13	ices by the States to infants and toddlers with disabil-
14	ities and their families on reservations served by ele-
15	mentary schools and secondary schools for Indian
16	children operated or funded by the Department of the
17	Interior. The amount of such payment for any fiscal
18	year shall be 1.25 percent of the aggregate of the
19	amount available to all States under this part for
20	such fiscal year.
21	"(2) Allocation.—For each fiscal year, the Sec-
22	retary of the Interior shall distribute the entire pay-
23	ment received under paragraph (1) by providing to
24	each tribe, tribal organization, or consortium an
25	amount based on the number of infants and toddlers

residing on the reservation, as determined annually,

-	restang on the restration, as acternitica annually,
2	divided by the total of such children served by all
3	tribes, tribal organizations, or consortia.
4	"(3) INFORMATION.—To receive a payment
5	under this subsection, the tribe, tribal organization,
6	or consortium shall submit such information to the
7	Secretary of the Interior as is needed to determine the
8	amounts to be distributed under paragraph (2).
9	"(4) USE OF FUNDS.—The funds received by a
10	tribe, tribal organization, or consortium shall be used
11	to assist States in child find, screening, and other
12	procedures for the early identification of Indian chil-
13	dren under 3 years of age and for parent training.
14	Such funds may also be used to provide early inter-
15	vention services in accordance with this part. Such
16	activities may be carried out directly or through con-
17	tracts or cooperative agreements with the BIA, local
18	educational agencies, and other public or private non-
19	profit organizations. The tribe, tribal organization, or
20	consortium is encouraged to involve Indian parents
21	in the development and implementation of these ac-
22	tivities. The above entities shall, as appropriate, make
23	referrals to local, State, or Federal entities for the
24	provision of services or further diagnosis.

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"(5) REPORTS.—To be eligible to receive a grant 1 2 under paragraph (2), a tribe, tribal organization, or 3 consortium shall make a biennial report to the Sec-4 retary of the Interior of activities undertaken under 5 this subsection, including the number of contracts and 6 cooperative agreements entered into, the number of 7 children contacted and receiving services for each 8 year, and the estimated number of children needing 9 services during the 2 years following the year in which the report is made. The Secretary of the Inte-10 11 rior shall include a summary of this information on 12 a biennial basis to the Secretary of Education along 13 with such other information as required under section 14 611(h)(3)(E). The Secretary of Education may re-15 quire any additional information from the Secretary of the Interior. 16

"(6) PROHIBITED USES OF FUNDS.—None of the
funds under this subsection may be used by the Secretary of the Interior for administrative purposes, including child count, and the provision of technical assistance.

22 "(c) STATE ALLOTMENTS.—

23 "(1) IN GENERAL.—Except as provided in para24 graphs (2) and (3), from the funds remaining for each
25 fiscal year after the reservation and payments under

1	subsections (a), (b), and (e), the Secretary shall first
2	allot to each State an amount that bears the same
3	ratio to the amount of such remainder as the number
4	of infants and toddlers in the State bears to the num-
5	ber of infants and toddlers in all States.
6	"(2) Minimum allotments.—Except as pro-
7	vided in paragraph (3), no State shall receive an
8	amount under this section for any fiscal year that is
9	less than the greater of—
10	"(A) $\frac{1}{2}$ of 1 percent of the remaining
11	amount described in paragraph (1); or
12	(B) \$500,000.
13	"(3) RATABLE REDUCTION.—
14	"(A) IN GENERAL.—If the sums made avail-
15	able under this part for any fiscal year are in-
16	sufficient to pay the full amounts that all States
17	are eligible to receive under this subsection for
18	such year, the Secretary shall ratably reduce the
19	allotments to such States for such year.
20	"(B) ADDITIONAL FUNDS.—If additional
21	funds become available for making payments
22	under this subsection for a fiscal year, allotments
23	that were reduced under subparagraph (A) shall
24	be increased on the same basis the allotments
25	were reduced.

1	"(4) DEFINITIONS.—For the purpose of this sub-
2	section—
3	"(A) the terms 'infants' and 'toddlers' mean
4	children under 3 years of age; and
5	"(B) the term 'State' means each of the 50
6	States, the District of Columbia, and the Com-
7	monwealth of Puerto Rico.
8	"(d) Reallotment of Funds.—If a State elects not
9	to receive its allotment under subsection (c), the Secretary
10	shall reallot, among the remaining States, amounts from
11	such State in accordance with such subsection.
12	"(e) Reservation for State Bonus Grants.—The
13	Secretary shall reserve 10 percent of the amount by which
14	the amount appropriated under section 644 for any fiscal
15	year exceeds \$434,159,000 to make allotments to States that
16	are carrying out the policy described in section 635(b), in
17	accordance with the formula described in subsection $(c)(1)$
18	without regard to subsections (c) (2) and (3).

19 "SEC. 644. AUTHORIZATION OF APPROPRIATIONS.

20 "For the purpose of carrying out this part, there are
21 authorized to be appropriated such sums as may be nec22 essary for each of the fiscal years 2004 through 2009.

4 *"Congress finds the following:*

5 "(1) The Federal Government has an ongoing ob-6 ligation to support activities that contribute to posi-7 tive results for children with disabilities, enabling them to lead productive and independent adult lives. 8 9 "(2) Systemic change benefiting all students, in-10 cluding children with disabilities, requires the involvement of States, local educational agencies, par-11 12 ents, individuals with disabilities and their families, 13 teachers and other service providers, and other inter-14 ested individuals and organizations to develop and 15 implement comprehensive strategies that improve edu-16 cational results for children with disabilities.

17 "(3) State educational agencies, in partnership
18 with local educational agencies, parents of children
19 with disabilities, and other individuals and organiza20 tions, are in the best position to improve education
21 for children with disabilities and to address their spe22 cial needs.

23 "(4) An effective educational system serving stu24 dents with disabilities should—

25 "(A) maintain high academic achievement
26 standards and clear performance goals for chilHR 1350 EAS/PP

1	dren with disabilities, consistent with the stand-
2	ards and expectations for all students in the edu-
3	cational system, and provide for appropriate
4	and effective strategies and methods to ensure
5	that all children with disabilities have the oppor-
6	tunity to achieve those standards and goals;
7	"(B) clearly define, in objective, measurable
8	terms, the school and post-school results that
9	children with disabilities are expected to achieve;
10	and
11	"(C) promote transition services and coordi-
12	nate State and local education, social, health,
13	mental health, and other services, in addressing
14	the full range of student needs, particularly the
15	needs of children with disabilities who need sig-
16	nificant levels of support to participate and
17	learn in school and the community.
18	"(5) The availability of an adequate number of
19	qualified personnel is critical to serve effectively chil-
20	dren with disabilities, to assume leadership positions
21	in administration and direct services, to provide
22	teacher training, and to conduct high quality research
23	to improve special education.
24	"(6) High quality, comprehensive professional
25	development programs are essential to ensure that the

2	children with disabilities possess the skills and knowl-
3	edge necessary to address the educational and related
4	needs of those children.
5	"(7) Models of professional development should
6	be scientifically based and reflect successful practices,
7	including strategies for recruiting, preparing, and re-
8	taining personnel.
9	"(8) Continued support is essential for the devel-
10	opment and maintenance of a coordinated and high
11	quality program of research to inform successful
12	teaching practices and model curricula for educating
13	children with disabilities.
14	(9) A comprehensive research agenda should be
15	established and pursued to promote the highest qual-
16	ity and rigor in special education research, and to
17	address the full range of issues facing children with
18	disabilities, parents of children with disabilities,
19	school personnel, and others.
20	"(10) Training, technical assistance, support,
21	and dissemination activities are necessary to ensure
22	that parts B and C are fully implemented and
23	achieve high quality early intervention, educational,
24	and transitional results for children with disabilities

25 *and their families.*

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persons responsible for the education or transition of

1	"(11) Parents, teachers, administrators, and re-
2	lated services personnel need technical assistance and
3	information in a timely, coordinated, and accessible
4	manner in order to improve early intervention, edu-
5	cational, and transitional services and results at the
6	State and local levels for children with disabilities
7	and their families.
8	"(12) Parent training and information activities
9	assist parents of a child with a disability in dealing
10	with the multiple pressures of parenting such a child
11	and are of particular importance in—
12	"(A) playing a vital role in creating and
13	preserving $constructive$ $relationships$ $between$
14	parents of children with disabilities and schools
15	by facilitating open communication between the
16	parents and schools; encouraging dispute resolu-
17	tion at the earliest possible point in time; and
18	discouraging the escalation of an adversarial
19	process between the parents and schools;
20	(B) ensuring the involvement of parents in
21	planning and decisionmaking with respect to
22	early intervention, educational, and transitional
23	services;

1	(C) achieving high quality early interven-
2	tion, educational, and transitional results for
3	children with disabilities;
4	"(D) providing such parents information on
5	their rights, protections, and responsibilities
6	under this Act to ensure improved early inter-
7	vention, educational, and transitional results for
8	children with disabilities;
9	((E) assisting such parents in the develop-
10	ment of skills to participate effectively in the
11	education and development of their children and
12	in the transitions described in section 673(b)(6);
13	((F) supporting the roles of such parents as
14	participants within partnerships seeking to im-
15	prove early intervention, educational, and tran-
16	sitional services and results for children with
17	disabilities and their families; and
18	``(G) supporting such parents who may
19	have limited access to services and supports, due
20	to economic, cultural, or linguistic barriers.
21	"(13) Support is needed to improve technological
22	resources and integrate technology, including univer-
23	sally designed technologies, into the lives of children
24	with disabilities, parents of children with disabilities,

1	school personnel, and others through curricula, serv-
2	ices, and assistive technologies.
3	"Subpart 1—State Personnel Preparation and
4	Professional Development Grants
5	"SEC. 651. PURPOSE; DEFINITION; PROGRAM AUTHORITY.
6	"(a) PURPOSE.—The purpose of this subpart is to as-
7	sist State educational agencies in reforming and improving
8	their systems for personnel preparation and professional de-
9	velopment in early intervention, educational, and transi-
10	tion services in order to improve results for children with
11	disabilities.
12	"(b) DEFINITION.—In this subpart, the term 'per-
13	sonnel' means special education teachers, regular education
14	teachers, principals, administrators, related services per-

15 sonnel, paraprofessionals, and early intervention personnel
16 serving infants, toddlers, preschoolers, or children with dis17 abilities, except where a particular category of personnel,
18 such as related services personnel, is identified.

19 "(c) Competitive Grants.—

20 "(1) IN GENERAL.—Except as provided in sub21 section (d), for any fiscal year for which the amount
22 appropriated under section 655, that remains after
23 the Secretary reserves funds under subsection (e) for
24 the fiscal year, is less than \$100,000,000, the Sec25 retary shall award grants, on a competitive basis, to

1	State educational agencies to carry out the activities
2	described in the State plan submitted under section
3	653.
4	"(2) PRIORITY.—In awarding grants under
5	paragraph (1), the Secretary may give priority to
6	State educational agencies that—
7	"(A) are in States with the greatest per-
8	sonnel shortages; or
9	``(B) demonstrate the greatest difficulty
10	meeting the requirements of section $612(a)(14)$.
11	"(3) MINIMUM.—The Secretary shall make a
12	grant to each State educational agency selected under
13	paragraph (1) in an amount for each fiscal year that
14	is—
15	"(A) not less than \$500,000, nor more than
16	\$4,000,000, in the case of the 50 States, the Dis-
17	trict of Columbia, and the Commonwealth of
18	Puerto Rico; and
19	"(B) not less than $\$80,000$ in the case of an
20	outlying area.
21	"(4) INCREASES.—The Secretary may increase
22	the amounts under in paragraph (3) to account for
23	inflation.

1	"(5) FACTORS.—The Secretary shall set the
2	amount of each grant under paragraph (1) after con-
3	sidering—
4	"(A) the amount of funds available for mak-
5	ing the grants;
6	"(B) the relative population of the State or
7	outlying area;
8	"(C) the types of activities proposed by the
9	State or outlying area;
10	(D) the alignment of proposed activities
11	with section $612(a)(14)$;
12	``(E) the alignment of proposed activities
13	with the State plans and applications submitted
14	under sections 1111 and 2112, respectively, of
15	the Elementary and Secondary Education Act of
16	1965; and
17	``(F) the use, as appropriate, of scientif-
18	ically based activities.
19	"(d) Formula Grants.—
20	"(1) IN GENERAL.—Except as provided in para-
21	graphs (2) and (3), for the first fiscal year for which
22	the amount appropriated under section 655, that re-
23	mains after the Secretary reserves funds under sub-
24	section (e) for the fiscal year, is equal to or greater
25	than \$100,000,000, and for each fiscal year thereafter,

the Secretary shall allot to each State educational
agency, whose application meets the requirements of
this subpart, an amount that bears the same relation
to the amount appropriated as the amount the State
received under section 611(d) for that fiscal year
bears to the amount of funds received by all States
(whose applications meet the requirements of this sub-
part) under section 611(d) for that fiscal year.
"(2) Minimum allotments for states that
RECEIVED COMPETITIVE GRANTS.—
"(A) IN GENERAL.—The amount allotted
under this subsection to any State that received
a competitive multi-year grant under subsection
(c) for which the grant period has not expired
shall be at least the amount specified for that fis-
cal year in the State's grant award document
under that subsection.
"(B) Special rule.—Each such State
shall use the minimum amount described in sub-
paragraph (A) for the activities described in its
competitive grant award document for that year,
unless the Secretary approves a request from the
State to spend the funds on other activities.

1	"(3) MINIMUM ALLOTMENT.—The amount of any
2	State educational agency's allotment under this sub-
3	section for any fiscal year shall not be less than—
4	"(A) the greater of \$500,000 or $\frac{1}{2}$ of 1 per-
5	cent of the total amount available under this
6	subsection for that year, in the case of each of the
7	50 States, the District of Columbia, and the
8	Commonwealth of Puerto Rico; and
9	(B) \$80,000, in the case of an outlying
10	area.
11	"(e) CONTINUATION AWARDS.—
12	"(1) IN GENERAL.—Notwithstanding any other
13	provision of this subpart, from funds appropriated
14	under section 655 for each fiscal year, the Secretary
15	shall reserve the amount that is necessary to make a
16	continuation award to any State (at the request of the
17	State) that received a multi-year award under this
18	part (as this part was in effect on the day before the
19	date of enactment of the Individuals with Disabilities
20	Education Improvement Act of 2004), to enable the
21	State to carry out activities in accordance with the
22	terms of the multi-year award.
23	"(2) PROHIBITION.—A State that receives a con-

24 tinuation award under paragraph (1) for any fiscal

year may not receive any other award under this sub part for that fiscal year.

3 "SEC. 652. ELIGIBILITY AND COLLABORATIVE PROCESS.

4 "(a) ELIGIBLE APPLICANTS.—A State educational
5 agency may apply for a grant under this subpart for a
6 grant period of not less than 1 year and not more than
7 5 years.

8 "(b) PARTNERS.—

9 "(1) IN GENERAL.—In order to be considered for 10 a grant under this subpart, a State educational agen-11 cy shall establish a partnership with local educational 12 agencies and other State agencies involved in, or con-13 cerned with, the education of children with disabil-14 ities, including institutions of higher education and 15 the State agencies responsible for administering part 16 C, child care, and vocational rehabilitation programs. 17 "(2) OTHER PARTNERS.—In order to be consid-18 ered for a grant under this subpart, a State edu-19 cational agency shall work in partnership with other 20 persons and organizations involved in, and concerned 21 with, the education of children with disabilities, 22 which may include— 23 "(A) the Governor;

24 "(B) parents of children with disabilities
25 ages birth through 26;

1	"(C) parents of nondisabled children ages
2	birth through 26;
3	"(D) individuals with disabilities;
4	((E) parent training and information cen-
5	ters or community parent resource centers fund-
6	ed under sections 671 and 672, respectively;
7	``(F) community based and other nonprofit
8	organizations involved in the education and em-
9	ployment of individuals with disabilities;
10	"(G) personnel as defined in section 651(b);
11	``(H) the State advisory panel established
12	under part B;
13	``(I) the State interagency coordinating
14	council established under part C;
15	``(J) individuals knowledgeable about voca-
16	tional education;
17	((K) the State agency for higher education;
18	(L) public agencies with jurisdiction in the
19	areas of health, mental health, social services,
20	and juvenile justice;
21	``(M) other providers of professional develop-
22	ment that work with infants, toddlers, pre-
23	schoolers, and children with disabilities; and
24	"(N) other individuals.

1	"(3) Required partner.—If State law assigns
2	responsibility for teacher preparation and certifi-
3	cation to an individual, entity, or agency other than
4	the State educational agency, the State educational
5	agency shall—
6	"(A) include that individual, entity, or
7	agency as a partner in the partnership under
8	this subsection; and
9	(B) ensure that any activities the State
10	will carry out under this subpart that are within
11	that partner's jurisdiction (which may include
12	activities described in section 654(b)) are carried
13	out by that partner.
13 14	out by that partner. "SEC. 653. APPLICATIONS.
14	"SEC. 653. APPLICATIONS.
14 15	"SEC. 653. APPLICATIONS. "(a) IN GENERAL.—
14 15 16	"SEC. 653. APPLICATIONS. "(a) IN GENERAL.— "(1) SUBMISSION.—A State educational agency
14 15 16 17	"SEC. 653. APPLICATIONS. "(a) IN GENERAL.— "(1) SUBMISSION.—A State educational agency that desires to receive a grant under this subpart
14 15 16 17 18	"SEC. 653. APPLICATIONS. "(a) IN GENERAL.— "(1) SUBMISSION.—A State educational agency that desires to receive a grant under this subpart shall submit to the Secretary an application at such
14 15 16 17 18 19	"SEC. 653. APPLICATIONS. "(a) IN GENERAL.— "(1) SUBMISSION.—A State educational agency that desires to receive a grant under this subpart shall submit to the Secretary an application at such time, in such manner, and including such informa-
14 15 16 17 18 19 20	"SEC. 653. APPLICATIONS. "(a) IN GENERAL.— "(1) SUBMISSION.—A State educational agency that desires to receive a grant under this subpart shall submit to the Secretary an application at such time, in such manner, and including such informa- tion as the Secretary may require.
 14 15 16 17 18 19 20 21 	"SEC. 653. APPLICATIONS. "(a) IN GENERAL.— "(1) SUBMISSION.—A State educational agency that desires to receive a grant under this subpart shall submit to the Secretary an application at such time, in such manner, and including such informa- tion as the Secretary may require. "(2) STATE PLAN.—The application shall in-

1	viduals who provide direct supplementary aids and
2	services to children with disabilities, and that—
3	"(A) is designed to enable the State to meet
4	the requirements of section $612(a)(14)$ and sec-
5	tion 635(a) (8) and (9);
6	"(B) is based on an assessment of State and
7	local needs that identifies critical aspects and
8	areas in need of improvement related to the
9	preparation, ongoing training, and professional
10	development of personnel that serve infants, tod-
11	dlers, preschoolers, and children with disabilities
12	within the State, including—
13	"(i) current and anticipated personnel
14	vacancies and shortages; and
15	"(ii) the number of preservice pro-
16	grams; and
17	(C) is integrated and aligned, to the max-
18	imum extent possible, with State plans and ac-
19	tivities under the Elementary and Secondary
20	Education Act of 1965, the Rehabilitation Act of
21	1973, and the Higher Education Act of 1965.
22	"(3) Requirement.—The State application
23	shall contain an assurance that the State educational
24	agency will carry out each of the strategies described
25	in subsection $(b)(4)$.

1	"(b) Elements of State Personnel Preparation
2	AND PROFESSIONAL DEVELOPMENT PLAN.—Each profes-
3	sional development plan under subsection $(a)(2)$ shall—
4	"(1) describe a partnership agreement that is in
5	effect for the period of the grant, which agreement
6	shall specify—
7	"(A) the nature and extent of the partner-
8	ship described in section 652(b) and the respec-
9	tive roles of each member of the partnership, in-
10	cluding the partner described in section
11	652(b)(3) if applicable; and
12	"(B) how the State will work with other
13	persons and organizations involved in, and con-
14	cerned with, the education of children with dis-
15	abilities, including the respective roles of each of
16	the persons and organizations;
17	"(2) describe how the strategies and activities de-
18	scribed in paragraph (4) will be coordinated with
19	other public resources (including part B and part C
20	funds retained for use at the State level for personnel
21	and professional development purposes) and private
22	resources;
23	"(3) describe how the State will align its profes-
24	sional development plan under this subpart with the
25	plan and application submitted under sections 1111

1	and 2112, respectively, of the Elementary and Sec-
2	ondary Education Act of 1965;
3	"(4) describe what strategies the State will use to
4	address the professional development and personnel
5	needs identified under subsection $(a)(2)$ and how those
6	strategies will be implemented, including—
7	"(A) a description of the preservice and in-
8	service programs and activities to be supported
9	under this subpart that will provide personnel
10	with the knowledge and skills to meet the needs
11	of, and improve the performance and achieve-
12	ment of, infants, toddlers, preschoolers, and chil-
13	dren with disabilities; and
14	``(B) how such strategies shall be integrated,
15	to the maximum extent possible, with other ac-
16	tivities supported by grants funded under this
17	part, including those under section 664;
18	"(5) provide an assurance that the State will
19	provide technical assistance to local educational agen-
20	cies to improve the quality of professional develop-
21	ment available to meet the needs of personnel who
22	serve children with disabilities;
23	"(6) provide an assurance that the State will
24	provide technical assistance to entities that provide
25	services to infants and toddlers with disabilities to

1	improve the quality of professional development avail-
2	able to meet the needs of personnel serving such chil-
3	dren;
4	"(7) describe how the State will recruit and re-
5	tain highly qualified teachers and other qualified per-
6	sonnel in geographic areas of greatest need;
7	"(8) describe the steps the State will take to en-
8	sure that poor and minority children are not taught
9	at higher rates by teachers who are not highly quali-
10	fied; and
11	"(9) describe how the State will assess, on a reg-
12	ular basis, the extent to which the strategies imple-
13	mented under this subpart have been effective in meet-
14	ing the performance goals described in section
15	612(a)(15).
16	"(c) PEER REVIEW.—
17	"(1) IN GENERAL.—The Secretary shall use a
18	panel of experts who are competent, by virtue of their
19	training, expertise, or experience, to evaluate applica-
20	tions for grants under section $651(c)(1)$.
21	"(2) Composition of panel.—A majority of a
22	panel described in paragraph (1) shall be composed of
23	individuals who are not employees of the Federal
24	Government.

"(3) PAYMENT OF FEES AND EXPENSES OF CER TAIN MEMBERS.—The Secretary may use available
 funds appropriated to carry out this subpart to pay
 the expenses and fees of panel members who are not
 employees of the Federal Government.

6 "(d) REPORTING PROCEDURES.—Each State edu7 cational agency that receives a grant under this subpart
8 shall submit annual performance reports to the Secretary.
9 The reports shall describe the progress of the State in imple10 menting its plan and analyze the effectiveness of the State's
11 activities under this subpart.

12 "SEC. 654. USE OF FUNDS.

"(a) PROFESSIONAL DEVELOPMENT ACTIVITIES.—A
State educational agency that receives a grant under this
subpart shall use the grant funds to support activities in
accordance with the State's plan described in section 653,
including 1 or more of the following:

"(1) Carrying out programs that provide support to both special education and regular education
teachers of children with disabilities and principals,
such as programs that—

22 "(A) provide teacher mentoring, team teach23 ing, reduced class schedules and case loads, and
24 intensive professional development;

1	"(B) use standards or assessments for guid-
2	ing beginning teachers that are consistent with
3	challenging State student academic achievement
4	and functional standards and with the require-
5	ments for professional development as defined in
6	section 9101(34) of the Elementary and Sec-
7	ondary Education Act of 1965; and
8	``(C) encourage collaborative and consult-
9	ative models of providing early intervention, spe-
10	cial education, and related services.
11	"(2) Encouraging and supporting the training of
12	special education and regular education teachers and
13	administrators to effectively use and integrate tech-
14	nology—
15	"(A) into curricula and instruction, includ-
16	ing training to improve the ability to collect,
17	manage, and analyze data to improve teaching,
18	decisionmaking, school improvement efforts, and
19	accountability;
20	(B) to enhance learning by children with
21	disabilities; and
22	"(C) to effectively communicate with par-
23	ents.
24	"(3) Providing professional development activi-
25	ties that—

1	"(A) improve the knowledge of special edu-
2	cation and regular education teachers con-
3	cerning—
4	"(i) the academic and developmental
5	or functional needs of students with disabil-
6	ities; or
7	"(ii) effective instructional strategies,
8	methods, and skills, and the use of State
9	academic content standards and student
10	academic achievement and functional
11	standards, and State assessments, to im-
12	prove teaching practices and student aca-
13	demic achievement;
14	((B) improve the knowledge of special edu-
15	cation and regular education teachers and prin-
16	cipals and, in appropriate cases, paraprofes-
17	sionals, concerning effective instructional prac-
18	tices and that—
19	"(i) provide training in how to teach
20	and address the needs of children with dif-
21	ferent learning styles and children with
22	limited English proficiency;
23	"(ii) involve collaborative groups of
24	teachers, administrators, and, in appro-
25	priate cases, related services personnel;

1	"(iii) provide training in methods of—
2	((I) positive behavioral interven-
3	tions and supports to improve student
4	behavior in the classroom;
5	``(II) scientifically based reading
6	instruction, including early literacy
7	instruction;
8	"(III) early and appropriate
9	interventions to identify and help chil-
10	dren with disabilities;
11	"(IV) effective instruction for chil-
12	dren with low incidence disabilities;
13	(V) successful transitioning to
14	postsecondary opportunities; and
15	"(VI) using classroom-based tech-
16	niques to assist children prior to refer-
17	ral for special education;
18	"(iv) provide training to enable per-
19	sonnel to work with and involve parents in
20	their child's education, including parents of
21	low income and limited English proficient
22	children with disabilities;
23	"(v) provide training for special edu-
24	cation personnel and regular education per-
25	sonnel in planning, developing, and imple-

1	menting effective and appropriate IEPs;
2	and
3	"(vi) provide training to meet the
4	needs of students with significant health,
5	mobility, or behavioral needs prior to serv-
6	ing such students;
7	"(C) train administrators, principals, and
8	other relevant school personnel in conducting ef-
9	fective IEP meetings; and
10	"(D) Train early intervention, preschool,
11	and related services providers, and other relevant
12	school personnel, in conducting effective individ-
13	ualized family service plan (IFSP) meetings.
14	"(4) Developing and implementing initiatives to
15	promote the recruitment and retention of highly
16	qualified special education teachers, particularly ini-
17	tiatives that have been proven effective in recruitment
18	and retaining highly qualified teachers, including
19	programs that provide—
20	"(A) teacher mentoring from exemplary spe-
21	cial education teachers, principals, or super-
22	intendents;
23	((B) induction and support for special edu-
24	cation teachers during their first 3 years of em-
25	ployment as teachers; or

1	"(C) incentives, including financial incen-
2	tives, to retain special education teachers who
3	have a record of success in helping students with
4	disabilities.
5	"(5) Carrying out programs and activities that
6	are designed to improve the quality of personnel who
7	serve children with disabilities, such as—
8	"(A) innovative professional development
9	programs (which may be provided through part-
10	nerships that include institutions of higher edu-
11	cation), including programs that train teachers
12	and principals to integrate technology into cur-
13	ricula and instruction to improve teaching,
14	learning, and technology literacy, which profes-
15	sional development shall be consistent with the
16	definition of professional development in section
17	9101(34) of the Elementary and Secondary Edu-
18	cation Act of 1965; and
19	(B) the development and use of proven,
20	cost effective strategies for the implementation of
21	professional development activities, such as
22	through the use of technology and distance learn-
23	ing.
24	"(6) Carrying out programs and activities that
25	are designed to improve the quality of early interven-

1	tion personnel, including paraprofessionals and pri-
2	mary referral sources, such as—
3	"(A) professional development programs to
4	improve the delivery of early intervention serv-
5	ices;
6	"(B) initiatives to promote the recruitment
7	and retention of early intervention personnel;
8	and
9	(C) interagency activities to ensure that
10	personnel are adequately prepared and trained.
11	"(b) OTHER ACTIVITIES.—A State educational agency
12	that receives a grant under this subpart shall use the grant
13	funds to support activities in accordance with the State's
14	plan described in section 653, including 1 or more of the
15	following:
16	"(1) Reforming special education and regular
17	education teacher certification (including recertifi-
18	cation) or licensing requirements to ensure that—
19	"(A) special education and regular edu-
20	cation teachers have—
21	"(i) the training and information nec-
22	essary to address the full range of needs of
23	children with disabilities across disability
24	categories; and

"(ii) the necessary subject matter
 knowledge and teaching skills in the aca demic subjects that they teach;
 "(B) special education and regular edu cation teacher certification (including recertifi cation) or licensing requirements are aligned

with challenging State academic content standards; and

9 "(C) special education and regular edu-10 cation teachers have the subject matter knowledge 11 and teaching skills, including technology lit-12 eracy, necessary to help students with disabilities 13 meet challenging State student academic achieve-14 ment and functional standards.

15 "(2) Programs that establish, expand, or improve alternative routes for State certification of special 16 17 education teachers for highly qualified individuals 18 with a baccalaureate or master's degree, including 19 mid-career professionals from other occupations, 20 paraprofessionals, and recent college or university 21 graduates with records of academic distinction who 22 demonstrate the potential to become highly effective 23 special education teachers.

24 "(3) Teacher advancement initiatives for special
25 education teachers that promote professional growth

7

8

1	and emphasize multiple career paths (such as paths
2	to becoming a career teacher, mentor teacher, or exem-
3	plary teacher) and pay differentiation.
4	"(4) Developing and implementing mechanisms
5	to assist local educational agencies and schools in ef-
6	fectively recruiting and retaining highly qualified
7	special education teachers.
8	"(5) Reforming tenure systems, implementing
9	teacher testing for subject matter knowledge, and im-
10	plementing teacher testing for State certification or
11	licensing, consistent with title II of the Higher Edu-
12	cation Act of 1965.
13	"(6) Funding projects to promote reciprocity of
14	teacher certification or licensing between or among
15	States for special education teachers, except that no
16	reciprocity agreement developed under this paragraph
17	or developed using funds provided under this subpart
18	may lead to the weakening of any State teaching cer-
19	tification or licensing requirement.
20	"(7) Developing or assisting local educational
21	agencies to serve children with disabilities through the
22	development and use of proven, innovative strategies
23	to deliver intensive professional development pro-
24	grams that are both cost effective and easily acces-
25	sible, such as strategies that involve delivery through

the use of technology, peer networks, and distance
 learning.

3 "(8) Developing, or assisting local educational
4 agencies in developing, merit based performance sys5 tems, and strategies that provide differential and
6 bonus pay for special education teachers.

7 "(9) Supporting activities that ensure that 8 teachers are able to use challenging State academic 9 content standards and student academic and func-10 tional achievement standards, and State assessments 11 for all children with disabilities, to improve instruc-12 tional practices and improve the academic achieve-13 ment of children with disabilities.

14 "(10) When applicable, coordinating with, and
15 expanding centers established under, section
16 2113(c)(18) of the Elementary and Secondary Edu17 cation Act of 1965 to benefit special education teach18 ers.

19 "(c) CONTRACTS AND SUBGRANTS.—Each such State
20 educational agency—

"(1) shall award contracts or subgrants to local
educational agencies, institutions of higher education,
parent training and information centers, or community parent resource centers, as appropriate, to carry
out its State plan under this subpart; and

"(2) may award contracts and subgrants to other
public and private entities, including the lead agency
under part C, to carry out such plan.
"(d) Use of Funds for Professional Develop-
MENT.—A State educational agency that receives a grant
under this subpart shall use—
"(1) not less than 75 percent of the funds the
State educational agency receives under the grant for
any fiscal year for activities under subsection (a);
and
"(2) not more than 25 percent of the funds the
State educational agency receives under the grant for
any fiscal year for activities under subsection (b).
"(e) GRANTS TO OUTLYING AREAS.—Public Law 95–
134, permitting the consolidation of grants to the outlying
areas, shall not apply to funds received under this subpart.
"SEC. 655. AUTHORIZATION OF APPROPRIATIONS.
"There are authorized to be appropriated to carry out
this subpart such sums as may be necessary for each of the
fiscal years 2004 through 2009.
"Subpart 2—Scientifically Based Research, Technical
"Subpart 2—Scientifically Based Research, Technical Assistance, Model Demonstration Projects, and
Assistance, Model Demonstration Projects, and

1	"(1) to provide Federal funding for scientifically
2	based research, technical assistance, model demonstra-
3	tion projects, and information dissemination to im-
4	prove early intervention, educational, and transi-
5	tional results for children with disabilities; and
6	"(2) to assist State educational agencies and
7	local educational agencies in improving their edu-
8	cation systems.
9	"SEC. 661. ADMINISTRATIVE PROVISIONS.
10	"(a) Comprehensive Plan.—
11	"(1) IN GENERAL.—After receiving input from
12	interested individuals with relevant expertise, the Sec-
13	retary shall develop and implement a comprehensive
14	plan for activities carried out under this subpart
15	(other than activities assisted under section 665 and
16	subpart 3) in order to enhance the provision of early
17	intervention, educational, related and transitional
18	services to children with disabilities under parts B
19	and C. The plan shall be coordinated with the plan
20	developed pursuant to section 177(c) of the Education
21	Sciences Reform Act of 2002 and shall include mecha-
22	nisms to address early intervention, educational, re-
23	lated service and transitional needs identified by
24	State educational agencies in applications submitted
25	for State Personnel and Professional Development

grants under subpart 1 and for grants under this sub part.

3 "(2) PUBLIC COMMENT.—The Secretary shall
4 provide a public comment period of at least 60 days
5 on the plan.

6 "(3) DISTRIBUTION OF FUNDS.—In imple-7 menting the plan, the Secretary shall, to the extent 8 appropriate, ensure that funds are awarded to recipi-9 ents under this subpart, subpart 3, and subpart 4 to 10 carry out activities that benefit, directly or indirectly, 11 children with the full range of disabilities and of all 12 ages.

"(4) REPORTS TO CONGRESS.—The Secretary
shall annually report to Congress on the Secretary's
activities under this subpart, subpart 3, and subpart
4, including an initial report not later than 12
months after the date of enactment of the Individuals
with Disabilities Education Improvement Act of
2004.

20 "(b) ELIGIBLE APPLICANTS.—

21 "(1) IN GENERAL.—Except as otherwise provided
22 in this subpart, the following entities are eligible to
23 apply for a grant, contract, or cooperative agreement
24 under this subpart:

25 "(A) A State educational agency.

1	"(B) A local educational agency.
2	"(C) A public charter school that is a local
3	educational agency under State law.
4	"(D) An institution of higher education.
5	((E) Any other public agency.
6	``(F) A private nonprofit organization.
7	"(G) An outlying area.
8	"(H) An Indian tribe or a tribal organiza-
9	tion (as defined under section 4 of the Indian
10	Self-Determination and Education Assistance
11	Act).
12	"(I) A for-profit organization.
13	"(2) Special Rule.—The Secretary may limit
14	the entities eligible for an award of a grant, contract,
15	or cooperative agreement to 1 or more categories of el-
16	igible entities described in paragraph (1).
17	"(c) Special Populations.—
18	"(1) Application requirement.—In making
19	an award of a grant, contract, or cooperative agree-
20	ment under this subpart, subpart 3, and subpart 4,
21	the Secretary shall, as appropriate, require an appli-
22	cant to meet the criteria set forth by the Secretary
23	under this subpart and demonstrate how the appli-
24	cant will address the needs of children with disabil-
25	ities from minority backgrounds.

1	"(2) Outreach and technical assistance.—
2	Notwithstanding any other provision of this Act, the
3	Secretary shall reserve at least 1 percent of the total
4	amount of funds made available to carry out this sub-
5	part, subpart 3, or subpart 4 for 1 or both of the fol-
6	lowing activities:
7	"(A) To provide outreach and technical as-
8	sistance to Historically Black Colleges and Uni-
9	versities, and to institutions of higher education
10	with minority enrollments of at least 25 percent,
11	to promote the participation of such colleges,
12	universities, and institutions in activities under
13	this subpart.
14	"(B) To enable Historically Black Colleges
15	and Universities, and the institutions described
16	in subparagraph (A), to assist other colleges,
17	universities, institutions, and agencies in im-
18	proving educational and transitional results for
19	children with disabilities.
20	"(d) PRIORITIES.—The Secretary, in making an
21	award of a grant, contract, or cooperative agreement under
22	this subpart, subpart 3, or subpart 4, may, without regard
23	to the rulemaking procedures under section 553(a) of title
24	5, United States Code, limit competitions to, or otherwise
25	give priority to—

1	"(1) projects that address 1 or more—
2	"(A) age ranges;
3	"(B) disabilities;
4	"(C) school grades;
5	"(D) types of educational placements or
6	early intervention environments;
7	"(E) types of services;
8	``(F) content areas, such as reading; or
9	``(G) effective strategies for helping children
10	with disabilities learn appropriate behavior in
11	the school and other community based edu-
12	cational settings;
13	"(2) projects that address the needs of children
14	based on the severity or incidence of their disability;
15	"(3) projects that address the needs of—
16	"(A) low achieving students;
17	"(B) underserved populations;
18	"(C) children from low income families;
19	"(D) limited English proficient children;
20	"(E) unserved and underserved areas;
21	"(F) rural or urban areas;
22	"(G) children whose behavior interferes with
23	their learning and socialization;
24	"(H) children with reading difficulties;
25	``(I) children in charter schools; or

1	``(J) children who are gifted and talented;
2	(K) children with disabilities served by
3	local educational agencies that receive payments
4	under title VIII of the Elementary and Sec-
5	ondary Education Act of 1965;
6	``(L) children with disabilities who are
7	homeless children or children with disabilities
8	who are wards of the State;
9	"(4) projects to reduce inappropriate identifica-
10	tion of children as children with disabilities, particu-
11	larly among minority children;
12	"(5) projects that are carried out in particular
13	areas of the country, to ensure broad geographic cov-
14	erage;
15	"(6) projects that promote the development and
16	use of universally designed technologies, assistive tech-
17	nology devices, and assistive technology services to
18	maximize children with disabilities' access to and
19	participation in the general education curriculum;
20	"(7) any activity that is authorized in this sub-
21	part or subpart 3; and
22	"(8) projects that provide training in edu-
23	cational $advocacy$ to $individuals$ with responsibility
24	for the needs of wards of the State, including foster
25	parents, grandparents and other relatives acting in

1	the place of a natural or adoptive parent, attorneys
2	for children in foster care, guardians ad litem, court
3	appointed special advocates, judges, education surro-
4	gates, and children's caseworkers.
5	"(e) Applicant and Recipient Responsibilities.—
6	"(1) Development and assessment of
7	PROJECTS.—The Secretary shall require that an ap-
8	plicant for, and a recipient of, a grant, contract, or
9	cooperative agreement for a project under this sub-
10	part, subpart 3, or subpart 4—
11	"(A) involve individuals with disabilities or
12	parents of individuals with disabilities ages
13	birth through 26 in planning, implementing,
14	and evaluating the project; and
15	``(B) where appropriate, determine whether
16	the project has any potential for replication and
17	adoption by other entities.
18	"(2) Additional responsibilities.—The Sec-
19	retary may require a recipient of a grant, contract,
20	or cooperative agreement under this subpart, subpart
21	3, or subpart 4 to—
22	"(A) share in the cost of the project;
23	"(B) prepare any findings and products
24	from the project in formats that are useful for
25	specific audiences, including parents, adminis-

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1	trators, teachers, early intervention personnel,
2	related services personnel, and individuals with
3	disabilities;
4	``(C) disseminate such findings and prod-
5	ucts; and
6	``(D) collaborate with other such recipients
7	in carrying out subparagraphs (B) and (C) .
8	"(f) Application Management.—
9	"(1) Standing panel.—
10	"(A) IN GENERAL.—The Secretary shall es-
11	tablish and use a standing panel of experts who
12	are competent, by virtue of their training, exper-
13	tise, or experience, to evaluate applications
14	under this subpart (other than applications for
15	assistance under section 665), subpart 3, and
16	subpart 4 that, individually, request more than
17	\$75,000 per year in Federal financial assistance.
18	"(B) Membership.—The standing panel
19	shall include, at a minimum—
20	"(i) individuals who are representa-
21	tives of institutions of higher education that
22	plan, develop, and carry out high quality
23	programs of personnel preparation;
24	"(ii) individuals who design and carry
25	out scientifically based research targeted to

1	the improvement of special education pro-
2	grams and services;
3	"(iii) individuals who have recognized
4	experience and knowledge necessary to inte-
5	grate and apply scientifically based re-
6	search findings to improve educational and
7	transitional results for children with dis-
8	abilities;
9	"(iv) individuals who administer pro-
10	grams at the State or local level in which
11	children with disabilities participate;
12	"(v) individuals who prepare parents
13	of children with disabilities to participate
14	in making decisions about the education of
15	their children;
16	"(vi) individuals who establish policies
17	that affect the delivery of services to chil-
18	dren with disabilities;
19	"(vii) parents of children with disabil-
20	ities ages birth through 26 who are bene-
21	fiting, or have benefited, from coordinated
22	research, personnel preparation, and tech-
23	nical assistance; and
24	"(viii) individuals with disabilities.

1	"(C) TERM.—Unless approved by the Sec-
2	retary due to extenuating circumstances related
3	to shortages of experts in a particular area of ex-
4	pertise or for a specific competition, no indi-
5	vidual shall serve on the standing panel for more
6	than 3 consecutive years.
7	"(2) PEER REVIEW PANELS FOR PARTICULAR
8	COMPETITIONS.—
9	"(A) COMPOSITION.—The Secretary shall
10	ensure that each sub panel selected from the
11	standing panel that reviews applications under
12	this subpart (other than section 665), subpart 3,
13	and subpart 4 includes—
14	``(i) individuals with knowledge and
15	expertise on the issues addressed by the ac-
16	tivities authorized by the relevant subpart;
17	and
18	"(ii) to the extent practicable, parents
19	of children with disabilities ages birth
20	through 26, individuals with disabilities,
21	and persons from diverse backgrounds.
22	"(B) Federal employment limitation.—
23	A majority of the individuals on each sub panel
24	that reviews an application under this subpart
25	(other than an application under section 665),

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1	subpart 3, and subpart 4 shall be individuals
2	who are not employees of the Federal Govern-
3	ment.
4	"(3) Use of discretionary funds for admin-
5	ISTRATIVE PURPOSES.—
6	"(A) Expenses and fees of non-fed-
7	ERAL PANEL MEMBERS.—The Secretary may use
8	funds made available under this subpart, sub-
9	part 3, and subpart 4 to pay the expenses and
10	fees of the panel members who are not officers or
11	employees of the Federal Government.
12	"(B) Administrative support.—The Sec-
13	retary may use not more than 1 percent of the
14	funds made available to carry out this subpart,
15	subpart 3, or subpart 4 to pay non-Federal enti-
16	ties for administrative support related to man-
17	agement of applications submitted under this
18	subpart.
19	"(4) Availability of certain products.—The
20	Secretary shall ensure that recipients of grants, coop-
21	erative agreements, or contracts under this subpart,
22	subpart 3, and subpart 4 make available in formats
23	that are accessible to individuals with disabilities any
24	products developed under such grants, cooperative

agreements, or contracts that the recipient is making
 available to the public.

3 "(g) PROGRAM EVALUATION.—The Secretary may use
4 funds made available to carry out this subpart, subpart 3,
5 and subpart 4 to evaluate activities carried out under this
6 subpart.

7 "(h) Minimum Funding Required.—

8 "(1) IN GENERAL.—Subject to paragraph (2), the 9 Secretary shall ensure that, for each fiscal year, at 10 least the following amounts are provided under this 11 subpart and subpart 3 to address the following needs: 12 (A)\$12,832,000 to address the edu-13 cational, related services, transitional, and early 14 intervention needs of children with deaf-blind-15 ness.

"(B) \$4,000,000 to address the postsecondary, vocational, technical, continuing, and
adult education needs of individuals with deafness.

20 "(C) \$4,000,000 to address the educational,
21 related services, and transitional needs of chil22 dren with an emotional disturbance and those
23 who are at risk of developing an emotional dis24 turbance.

1	"(2) RATABLE REDUCTION.—If the total amount
2	appropriated to carry out this subpart, subpart 3,
3	and part E of the Education Sciences Reform Act of
4	2002 for any fiscal year is less than \$130,000,000, the
5	amounts listed in paragraph (1) shall be ratably re-
6	duced.
7	"(i) Eligibility for Financial Assistance.—No
8	State or local educational agency, or other public institu-
9	tion or agency, may receive a grant or enter into a contract

10 or cooperative agreement under this subpart that relates ex11 clusively to programs, projects, and activities pertaining to
12 children aged 3 through 5, inclusive, unless the State is eli13 gible to receive a grant under section 619(b).

14 "SEC. 662. RESEARCH COORDINATION TO IMPROVE RE-15SULTS FOR CHILDREN WITH DISABILITIES.

16 "The Secretary shall coordinate research carried out
17 under this subpart with research carried out under part
18 E of the Education Sciences Reform Act of 2002.

19 "SEC. 663. TECHNICAL ASSISTANCE, DEMONSTRATION20PROJECTS, DISSEMINATION OF INFORMA-21TION, AND IMPLEMENTATION OF SCIENTIF-22ICALLY BASED RESEARCH.

23 "(a) IN GENERAL.—From amounts made available
24 under section 675, the Secretary, on a competitive basis,
25 shall award grants to, or enter into contracts or cooperative

agreements with, eligible entities to provide technical assist ance, carry out model demonstration projects, disseminate
 useful information, and implement activities that are sup ported by scientifically based research.

5 "(b) REQUIRED ACTIVITIES.—The Secretary shall sup-6 port activities to improve services provided under this Act, 7 including the practices of professionals and others involved 8 in providing such services to children with disabilities, that 9 promote academic achievement and functional performance 10 to improve educational results and functional outcomes for 11 children with disabilities through—

12 "(1) implementing effective strategies that are 13 conducive to learning and for addressing inappro-14 priate behavior of students with disabilities in 15 schools, including strategies to prevent children with 16 emotional and behavioral problems from developing 17 emotional disturbances that require the provision of 18 special education and related services;

"(2) improving the alignment, compatibility,
and development of valid and reliable assessment
methods, including alternate assessment methods and
evaluation methods, for assessing adequately yearly
progress as described in section 1111(b)(2) of the Elementary and Secondary Education Act of 1965;

1	"(3) providing information to both regular edu-
2	cation teachers and special education teachers to ad-
3	dress the different learning styles and disabilities of
4	students;
5	"(4) disseminating information on innovative,
6	effective, and efficient curricula, materials (including
7	those that are universally designed), instructional ap-
8	proaches, and strategies that—
9	((A) support effective transitions between
10	educational settings or from school to post-school
11	settings;
12	(B) support effective inclusion of students
13	with disabilities in general education settings,
14	especially students with low-incidence disabil-
15	ities; and
16	(C) improve educational and transitional
17	results at all levels of the educational system in
18	which the activities are carried out and, in par-
19	ticular, that improve the progress of children
20	with disabilities, as measured by assessments
21	within the general education curriculum in-
22	volved; and
23	"(5) demonstrating and applying scientifically-
24	based findings to facilitate systematic changes related

to the provision of services to children with disabil ities.

3 "(c) AUTHORIZED ACTIVITIES.—Activities that may
4 be carried out under this section include activities to im5 prove services provided under this Act, including the prac6 tices of professionals and others involved in providing such
7 services to children with disabilities, that promote increased
8 academic achievement and enhanced functional outcomes
9 for children with disabilities through—

"(1) supporting and promoting the coordination
of early intervention, education, and transitional
services for children with disabilities with services
provided by health, rehabilitation, and social service
agencies;

"(2) promoting improved alignment and compatibility of general and special education reforms
concerned with curriculum and instructional reform,
and evaluating of such reforms;

"(3) enabling professionals, parents of children
with disabilities, and other persons, to learn about,
and implement, the findings of scientifically based research and effective practices relating to the provision
of services to children with disabilities;

24 "(4) disseminating information relating to suc25 cessful approaches to overcoming systemic barriers to

the effective and efficient delivery of early interven-

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2	tion, educational, and transitional services, to per-
3	sonnel who provide services to children with disabil-
4	ities;
5	"(5) assisting States and local educational agen-
6	cies with the process of planning systemic changes
7	that will promote improved early intervention, edu-
8	cational, and transitional results for children with
9	disabilities;
10	"(6) promoting change through a multi-State or
11	regional framework that benefits States, local edu-
12	cational agencies, and other participants in partner-
13	ships that are in the process of achieving systemic
14	change;
15	"(7) focusing on the needs and issues that are
16	specific to a population of children with disabilities,
17	such as providing single-State and multi-State tech-
18	nical assistance and in-service training—
19	"(A) to schools and agencies serving deaf-
20	blind children and their families;
21	"(B) to programs and agencies serving other
22	groups of children with low-incidence disabilities
23	and their families;

1	(C) to address the postsecondary education
2	needs of individuals who are deaf or hard-of-
3	hearing; and
4	(D) to schools and personnel providing
5	special education and related services for chil-
6	dren with autism spectrum disorders;
7	"(8) demonstrating models of personnel prepara-
8	tion to ensure appropriate placements and services for
9	all students with disabilities and to reduce
10	disproportionality in eligibility, placement, and dis-
11	ciplinary actions for minority and limited English
12	proficient children: and
13	"(9) disseminating information on how to reduce
14	racial and ethnic disproportionalities.
15	"(d) BALANCE AMONG DISABILITIES AND AGE
16	RANGES.—In carrying out this section, the Secretary shall
17	ensure that there is an appropriate balance across all age
18	ranges and disabilities.
19	"(e) Linking States to Information Sources.—
20	In carrying out this section, the Secretary may support
21	projects that link States to technical assistance resources,
22	including special education and general education re-
23	sources, and may make research and related products avail-
24	able through libraries, electronic networks, parent training

25 projects, and other information sources.

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1 *"(f)* APPLICATIONS.—

2 "(1) IN GENERAL.—An eligible entity that de3 sires to receive a grant, or to enter into a contract or
4 cooperative agreement, under this section shall submit
5 an application to the Secretary at such time, in such
6 manner, and containing such information as the Sec7 retary may require.

8 "(2) CONTENTS.—The Secretary may, as appro-9 priate, require eligible entities to demonstrate that the 10 projects described in their applications are supported 11 by scientifically based research that has been carried 12 out in conjunction with the standards for the conduct 13 and evaluation of all research and development estab-14 lished by the National Center for Education Research 15 under sections 133 and 134 of the Education Sciences 16 Reform Act of 2002.

"(3) PRIORITY.—As appropriate, the Secretary
shall give priority to applications that propose to
serve teachers and school personnel directly in the
school environment or that strengthen State and local
agency capacity to improve instructional practices of
personnel to improve educational results for children
with disabilities in the school environment.

1 "SEC. 664. PERSONNEL DEVELOPMENT TO IMPROVE SERV 2 ICES AND RESULTS FOR CHILDREN WITH DIS 3 ABILITIES.

4 "(a) IN GENERAL.—The Secretary, on a competitive
5 basis, shall award grants to, or enter into contracts or coop6 erative agreements with, eligible entities for 1 or more of
7 the following:

8 "(1) To help address the needs identified in the 9 State plan described in section 653(a)(2) for highly 10 qualified personnel, as defined in section 651(b), to 11 work with infants, toddlers, or children with disabil-12 ities, consistent with the standards described in sec-13 tion 612(a)(14).

14 "(2) To ensure that those personnel have the nec15 essary skills and knowledge, derived from practices
16 that have been determined, through scientifically
17 based research, to be successful in serving those chil18 dren.

19 "(3) To encourage increased focus on academics
20 and core content areas in special education personnel
21 preparation programs.

"(4) To ensure that regular education teachers
have the necessary skills and knowledge to provide instruction to students with disabilities in the regular
education classroom.

1	"(5) To ensure that all special education teachers
2	are highly qualified.
3	"(6) To ensure that preservice and in-service
4	personnel preparation programs include training
5	in—
6	"(A) the use of new technologies;
7	``(B) the area of early intervention, edu-
8	cational, and transition services;
9	``(C) effectively involving parents; and
10	"(D) positive behavioral supports.
11	"(7) To provide high-quality professional devel-
12	opment for principals, superintendents, and other ad-
13	ministrators, including training in—
14	"(A) instructional leadership;
15	(B) behavioral supports in the school and
16	classroom;
17	"(C) paperwork reduction;
18	``(D) promoting improved collaboration be-
19	tween special education and general education
20	teachers;
21	``(E) assessment and accountability;
22	``(F) ensuring effective learning environ-
23	ments; and
24	``(G) fostering positive relationships with
25	parents.

"(b) PERSONNEL DEVELOPMENT; AUTHORIZED AC TIVITIES.—

3	"(1) IN GENERAL.—In carrying out this section,
4	the Secretary shall support activities to prepare per-
5	sonnel, including activities for the preparation of per-
6	sonnel who will serve children with high-incidence
7	and low-incidence disabilities, consistent with the ob-
8	jectives described in subsection (a).
9	"(2) AUTHORIZED ACTIVITIES.—Activities that
10	may be carried out under this subsection include the
11	following:
12	"(A) Supporting collaborative personnel
13	preparation activities undertaken by institutions
14	of higher education, local educational agencies,
15	and other local entities—
16	"(i) to improve and reform their exist-
17	ing programs, to support effective existing
18	programs, to support the development of
19	new programs, and to prepare teachers,
20	principals, administrators, and related
21	services personnel—
22	((I) to meet the diverse needs of
23	children with disabilities for early
24	intervention, educational, and transi-
25	tional services; and

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1	``(II) to work collaboratively in
2	regular classroom settings; and
3	"(ii) to incorporate best practices and
4	scientifically based research about pre-
5	paring personnel—
6	((I) so the personnel will have the
7	knowledge and skills to improve edu-
8	cational results for children with dis-
9	abilities; and
10	"(II) to implement effective teach-
11	ing strategies and interventions to pre-
12	vent the misidentification, overidenti-
13	fication, or underidentification of chil-
14	dren as having a disability, especially
15	minority and limited English pro-
16	ficient children.
17	``(B) Developing, evaluating, and dissemi-
18	nating innovative models for the recruitment, in-
19	duction, retention, and assessment of highly
20	qualified teachers to reduce teachers shortages.
21	"(C) Providing continuous personnel prepa-
22	ration, training, and professional development
23	designed to provide support and ensure retention
24	of teachers and personnel who teach and provide
25	related services to children with disabilities.

1	"(D) Developing and improving programs
2	for paraprofessionals to become special education
3	teachers, related services personnel, and early
4	intervention personnel, including interdiscipli-
5	nary training to enable the paraprofessionals to
6	improve early intervention, educational, and
7	transitional results for children with disabilities.
8	``(E) Demonstrating models for the prepara-
9	tion of, and interdisciplinary training of, early
10	intervention, special education, and general edu-
11	cation personnel, to enable the personnel to ac-
12	quire the collaboration skills necessary to work
13	within teams and to improve results for children
14	with disabilities, particularly within the general
15	education curriculum.
16	``(F) Promoting effective parental involve-
17	ment practices to enable the personnel to work
18	with parents and involve parents in the edu-
19	cation of such parents' children.
20	(G) Promoting the transferability, across
21	State and local jurisdictions, of licensure and
22	certification of teachers, principals, and admin-
23	istrators working with such children.
24	(H) Developing and disseminating models
25	that prepare teachers with strategies, including

1	positive behavioral interventions, for addressing
2	the conduct of children with disabilities that im-
3	pedes their learning and that of others in the
4	classroom.
5	((I) Developing and improving programs to
6	enhance the ability of early childhood providers,
7	general education teachers, principals, school ad-
8	ministrators, related services personnel, and
9	school board members to improve results for chil-
10	dren with disabilities.
11	``(J) Supporting institutions of higher edu-
12	cation with minority enrollments of at least 25
13	percent for the purpose of preparing personnel to
14	work with children with disabilities.
15	"(K) Preparing personnel to work in high
16	need elementary schools and secondary schools,
17	including urban schools, rural schools, and
18	schools operated by an entity described in section
19	7113(d)(1)(A)(ii) of the Elementary and Sec-
20	ondary Education Act of 1965, and schools that
21	serve high numbers or percentages of limited
22	English proficient children.
23	``(L) Developing, evaluating, and dissemi-
24	nating innovative models for the recruitment, in-
25	duction, retention, and assessment of new, highly

qualified teachers, especially from groups that
are underrepresented in the teaching profession,
including individuals with disabilities.
"(M) Developing and improving programs
to train special education teachers to develop an
expertise in autism spectrum disorders.
"(c) Low Incidence Disabilities; Authorized Ac-
TIVITIES.—
"(1) IN GENERAL.—In carrying out this section,
the Secretary shall support activities, consistent with
the objectives described in subsection (a), that benefit
children with low incidence disabilities.
"(2) AUTHORIZED ACTIVITIES.—Activities that
may be carried out under this subsection include ac-
tivities such as the following:
"(A) Preparing persons who—
"(i) have prior training in educational
and other related service fields; and
"(ii) are studying to obtain degrees,
certificates, or licensure that will enable the
persons to assist children with low incidence
disabilities to achieve the objectives set out

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1	abilities to achieve the outcomes described
2	in their individualized family service plans
3	described in section 636.
4	"(B) Providing personnel from various dis-
5	ciplines with interdisciplinary training that will
6	contribute to improvement in early intervention,
7	educational, and transitional results for children
8	with low incidence disabilities.
9	"(C) Preparing personnel in the innovative
10	uses and application of technology, including
11	universally designed technologies, assistive tech-
12	nology devices, and assistive technology serv-
13	ices—
14	((i) to enhance learning by children
15	with low incidence disabilities through early
16	intervention, educational, and transitional
17	services; and
18	"(ii) to improve communication with
19	parents.
20	"(D) Preparing personnel who provide serv-
21	ices to visually impaired or blind children to
22	teach and use Braille in the provision of services
23	to such children.
24	((E) Preparing personnel to be qualified
25	educational interpreters, to assist children with

1	low incidence disabilities, particularly deaf and
2	hard of hearing children in school and school re-
3	lated activities, and deaf and hard of hearing in-
4	fants and toddlers and preschool children in
5	early intervention and preschool programs.
6	"(F) Preparing personnel who provide serv-
7	ices to children with significant cognitive dis-
8	abilities and children with multiple disabilities.
9	"(3) DEFINITION.—As used in this section, the
10	term low incidence disability' means—
11	"(A) a visual or hearing impairment, or si-
12	multaneous visual and hearing impairments;
13	"(B) a significant cognitive impairment; or
14	``(C) any impairment for which a small
15	number of personnel with highly specialized
16	skills and knowledge are needed in order for chil-
17	dren with that impairment to receive early
18	intervention services or a free appropriate public
19	education.
20	"(4) Selection of recipients.—In selecting
21	recipients under this subsection, the Secretary may
22	give preference to eligible entities submitting applica-
23	tions that include 1 or more of the following:

1	"(A) A proposal to prepare personnel in
2	more than 1 low incidence disability, such as
3	deafness and blindness.

4 "(B) A demonstration of an effective col5 laboration with an eligible entity and a local
6 educational agency that promotes recruitment
7 and subsequent retention of highly qualified per8 sonnel to serve children with disabilities.

9 "(5) PREPARATION IN USE OF BRAILLE.—The 10 Secretary shall ensure that all recipients of assistance 11 under this subsection who will use that assistance to 12 prepare personnel to provide services to visually im-13 paired or blind children that can appropriately be 14 provided in Braille will prepare those individuals to 15 provide those services in Braille.

16 "(d) LEADERSHIP PREPARATION; AUTHORIZED AC17 TIVITIES.—

18 "(1) IN GENERAL.—In carrying out this section,
19 the Secretary shall support leadership preparation ac20 tivities that are consistent with the objectives de21 scribed in subsection (a).

22 "(2) AUTHORIZED ACTIVITIES.—Activities that
23 may be carried out under this subsection include ac24 tivities such as the following:

1	"(A) Preparing personnel at the graduate,
2	doctoral, and postdoctoral levels of training to
3	administer, enhance, or provide services to im-
4	prove results for children with disabilities.
5	"(B) Providing interdisciplinary training
6	for various types of leadership personnel, includ-
7	ing teacher preparation faculty, administrators,
8	researchers, supervisors, principals, related serv-
9	ices personnel, and other persons whose work af-
10	fects early intervention, educational, and transi-
11	tional services for children with disabilities.
12	"(e) Enhanced Support and Training for Begin-
13	NING SPECIAL EDUCATORS; AUTHORIZED ACTIVITIES.—
14	"(1) IN GENERAL.—In carrying out this section,
15	the Secretary shall support personnel preparation ac-
16	tivities that are consistent with the objectives de-
17	scribed in subsection (a).
18	"(2) AUTHORIZED ACTIVITIES.—Activities that
19	may be carried out under this subsection include—
20	"(A) enhancing and restructuring an exist-
21	ing program or developing a preservice teacher
22	education program, to prepare special education
23	teachers, at colleges or departments of education
24	within the institution of higher education, by in-
25	corporating an additional 5th year clinical

1	learning opportunity, field experience, or super-
2	vised practicum into a program of preparation
3	and coursework for special education teachers; or
4	"(B) Creating or supporting professional
5	development schools that provide—
6	"(i) high quality mentoring and induc-
7	tion opportunities with ongoing support for
8	beginning special education teachers; or
9	"(ii) inservice professional development
10	to veteran special education teachers
11	through the ongoing exchange of informa-
12	tion and instructional strategies.
13	"(3) ELIGIBLE PARTNERSHIPS.—Eligible recipi-
14	ents of assistance under this subsection are partner-
15	ships—
16	"(A) that shall consist of—
17	"(i) 1 or more institutions of higher
18	education with special education personnel
19	preparation programs; and
20	"(ii) 1 or more local educational agen-
21	cies; and
22	"(iii) in the case of activities assisted
23	under paragraph $(2)(B)$, an elementary
24	school or secondary school; and

1	((B) that may include other entities eligible
2	for assistance under this part, such as a State
3	educational agency.
4	"(4) PRIORITY.—In awarding grants or entering
5	into contracts or cooperative agreements under this
6	subsection, the Secretary shall give priority to part-
7	nerships that include local educational agencies that
8	serve—
9	"(A) high numbers or percentages of low-in-
10	come students; or
11	``(B) schools that have failed to make ade-
12	quate yearly progress toward enabling children
13	with disabilities to meet academic achievement
14	standards.
15	"(f) Training To Support General Educators;
16	Authorized Activities.—
17	"(1) IN GENERAL.—In carrying out this section,
18	the Secretary shall support personnel preparation ac-
19	tivities that are consistent with the objectives de-
20	scribed in subsection (a).
21	"(2) AUTHORIZED ACTIVITIES.—Activities that
22	may be carried out under this subsection include—
23	"(A) high quality professional development
24	for general educators that develops the knowledge

1	and skills, and enhances the ability, of general
2	educators to—
3	"(i) use classroom-based techniques to
4	identify students who may be eligible for
5	special education services, and deliver in-
6	struction in a way that meets the individ-
7	ualized needs of children with disabilities
8	through appropriate supports, accommoda-
9	tions, and curriculum modifications;
10	"(ii) use classroom-based techniques,
11	such as scientifically based reading instruc-
12	tion;
13	"(iii) work collaboratively with special
14	education teachers and related services per-
15	sonnel;
16	"(iv) implement strategies, such as
17	positive behavioral interventions—
18	((I) to address the behavior of
19	children with disabilities that impedes
20	the learning of such children and oth-
21	ers; or
22	"(II) to prevent children from
23	being misidentified as children with
24	disabilities;

1	"(v) prepare children with disabilities
2	to participate in statewide assessments
3	(with or without accommodations) and al-
4	ternate assessments, as appropriate;
5	"(vi) develop effective practices for en-
6	suring that all children with disabilities are
7	a part of all accountability systems under
8	the Elementary and Secondary Education
9	Act of 1965;
10	"(vii) work with and involve parents of
11	children with disabilities in their child's
12	education;
13	"(viii) understand how to effectively
14	construct IEPs, participate in IEP meet-
15	ings, and implement IEPs; and
16	"(ix) in the case of principals and su-
17	perintendents, be instructional leaders and
18	$promote \ improved \ collaboration \ between$
19	general educators, special education teach-
20	ers, and related services personnel; and
21	(B) release and planning time for the ac-
22	tivities described in this subsection.
23	"(3) ELIGIBLE PARTNERSHIPS.—Eligible recipi-
24	ents of assistance under this subsection are partner-
25	ships—

1	"(A) that consist of—
2	"(i) 1 or more institutions of higher
3	education with special education personnel
4	preparation programs; and
5	"(ii) 1 or more local educational agen-
6	cies; and
7	``(B) that may include other entities eligible
8	for assistance under this part, such as a State
9	educational agency.
10	"(g) Applications.—
11	"(1) IN GENERAL.—Any eligible entity that de-
12	sires to receive a grant, or enter into a contract or
13	cooperative agreement, under this section shall submit
14	an application to the Secretary at such time, in such
15	manner, and containing such information as the Sec-
16	retary may require.
17	"(2) Identified state needs.—
18	"(A) REQUIREMENT TO ADDRESS IDENTI-
19	FIED NEEDS.—Any application under subsection
20	(b), (c), (d), (e), or (f) shall include information
21	demonstrating to the satisfaction of the Secretary
22	that the activities described in the application
23	will address needs identified by the State or

21 "(1) IMPACT OF PROJECT.—In selecting award
22 recipients under this section, the Secretary shall con23 sider the impact of the proposed project described in
24 the application in meeting the need for personnel
25 identified by the States.

1	"(2) REQUIREMENT FOR APPLICANTS TO MEET
2	STATE AND PROFESSIONAL STANDARDS.—The Sec-
3	retary shall make grants and enter into contracts and
4	cooperative agreements under this section only to eli-
5	gible applicants that meet State and professionally
6	recognized standards for the preparation of special
7	education and related services personnel, if the pur-
8	pose of the project is to assist personnel in obtaining
9	degrees.
10	"(3) Preferences.—In selecting recipients
11	under this section, the Secretary may give preference
12	to institutions of higher education that are—
13	"(A) educating regular education personnel
14	to meet the needs of children with disabilities in
15	integrated settings;
16	``(B) educating special education personnel
17	to work in collaboration with regular educators
18	in integrated settings; and
19	``(C) successfully recruiting and preparing
20	individuals with disabilities and individuals
21	from groups that are underrepresented in the
22	profession for which the institution of higher
23	education is preparing individuals.
24	"(i) Service Obligation.—Each application for
25	funds under subsections (b), (c), (d), and (e) shall include

an assurance that the applicant will ensure that individ uals who receive assistance under the proposed project will
 subsequently provide special education and related services
 to children with disabilities for a period of 1 year for every
 year for which assistance was received, or repay all or part
 of the cost of that assistance, in accordance with regulations
 issued by the Secretary.

8 "(j) SCHOLARSHIPS.—The Secretary may include 9 funds for scholarships, with necessary stipends and allow-10 ances, in awards under subsections (b), (c), (d), and (e). 11 "(k) AUTHORIZATION OF APPROPRIATIONS.—There 12 are authorized to be appropriated to carry out this section 13 such sums as may be necessary for each of the fiscal years 14 2004 through 2009.

15 "SEC. 665. STUDIES AND EVALUATIONS.

16 "(a) STUDIES AND EVALUATIONS.—

17 "(1) DELEGATION.—The Secretary shall delegate
18 to the Director of the Institute for Education Sciences
19 responsibility to carry out this section, other than
20 subsections (d) and (f).

21 "(2) ASSESSMENT.—The Secretary shall, directly
22 or through grants, contracts, or cooperative agree23 ments awarded on a competitive basis, assess the
24 progress in the implementation of this Act, including
25 the effectiveness of State and local efforts to provide—

1	"(A) a free appropriate public education to
2	children with disabilities; and
3	``(B) early intervention services to infants
4	and toddlers with disabilities, and infants and
5	toddlers who would be at risk of having substan-
6	tial developmental delays if early intervention
7	services were not provided to them.
8	"(b) NATIONAL ASSESSMENT.—
9	"(1) IN GENERAL.—The Secretary shall carry
10	out a national assessment of activities carried out
11	with Federal funds under this Act in order—
12	((A) to determine the effectiveness of this
13	Act in achieving its purposes;
14	``(B) to provide timely information to the
15	President, Congress, the States, local educational
16	agencies, and the public on how to implement
17	this Act more effectively; and
18	(C) to provide the President and Congress
19	with information that will be useful in devel-
20	oping legislation to achieve the purposes of this
21	Act more effectively.
22	"(2) CONSULTATION.—The Secretary shall plan,
23	review, and conduct the national assessment under
24	this subsection in consultation with researchers, State

1	practitioners, local practitioners, parents of children
2	with disabilities, and other appropriate individuals.
3	"(3) Scope of Assessment.—The national as-
4	sessment shall assess the—
5	"(A) implementation of programs assisted
6	under this Act and the impact of those programs
7	on addressing the developmental, educational,
8	and transitional needs of, and improving the
9	academic achievement and functional outcomes
10	of, children with disabilities to enable the chil-
11	dren to reach challenging developmental goals
12	and challenging State academic content stand-
13	ards based on State academic assessments, in-
14	cluding alternate assessments;
15	((B) types of programs and services that
16	have demonstrated the greatest likelihood of help-
17	ing students reach the challenging State aca-
18	demic content standards and developmental
19	goals;
20	"(C) implementation of the personnel prep-
21	aration and professional development activities
22	assisted under this Act and the impact on in-
23	struction, student academic achievement, and
24	teacher qualifications to enhance the ability of
25	special education teachers and regular education

2	abilities; and
3	``(D) effectiveness of schools, local edu-
4	cational agencies, States, and other recipients of
5	assistance under this Act, in achieving the pur-
6	poses of this Act in—
7	"(i) improving the academic achieve-
8	ment of children with disabilities and their
9	performance on regular statewide assess-
10	ments, and the performance of children with
11	disabilities on alternate assessments;
12	"(ii) improving the participation rate
13	of children with disabilities in the general
14	education curriculum;
15	"(iii) improving the transitions of chil-
16	dren with disabilities at natural transition
17	points;
18	"(iv) placing and serving children with
19	disabilities, including minority children, in
20	the least restrictive environment appro-
21	priate;
22	"(v) preventing children with disabil-
23	ities, especially children with emotional dis-
24	turbances and specific learning disabilities,
25	from dropping out of school;

teachers to improve results for children with dis-

1	"(vi) addressing the reading and lit-
2	eracy needs of children with disabilities;
3	"(vii) coordinating services provided
4	under this Act with each other, with other
5	educational and pupil services (including
6	preschool services), and with health and so-
7	cial services funded from other sources;
8	"(viii) improving the participation of
9	parents of children with disabilities in the
10	education of their children;
11	"(ix) resolving disagreements between
12	education personnel and parents through al-
13	ternative dispute resolution activities in-
14	cluding mediation; and
15	((x)) reducing the misidentification of
16	children, especially minority and limited
17	English proficient children.
18	"(4) INTERIM AND FINAL REPORTS.—The Sec-
19	retary shall submit to the President and Congress—
20	"(A) an interim report that summarizes the
21	preliminary findings of the national assessment
22	not later than 3 years after the date of enact-
23	ment of the Individuals with Disabilities Edu-
24	cation Improvement Act of 2004; and

``(B) a final report of the findings of the as-
sessment not later than 5 years after the date of
enactment of the Individuals with Disabilities
Education Improvement Act of 2004.
"(c) Study on Ensuring Accountability for Stu-
DENTS WHO ARE HELD TO ALTERNATIVE ACHIVEMENT
STANDARDS.—The Secretary shall carry out a national
study or studies to examine—
"(1) the criteria that States use to determine—
"(A) eligibility for alternate assessments;
and
``(B) the number and type of children who
take those assessments and are held accountable
to alternate achievement standards;
"(2) the validity and reliability of alternate as-
sessment instruments and procedures;
"(3) the alignment of alternate assessments and
alternative achievement standards to State academic
content standards in reading, mathematics, and
science; and
"(4) the use and effectiveness of alternate assess-
ments in appropriately measuring student progress
and outcomes specific to individualized instructional
need.

1	"(d) ANNUAL REPORT.—The Secretary shall provide
2	an annual report to Congress that—
3	"(1) summarizes the research conducted under
4	section 662;
5	"(2) analyzes and summarizes the data reported
6	by the States and the Secretary of the Interior under
7	section 618;
8	"(3) summarizes the studies and evaluations con-
9	ducted under this section and the timeline for their
10	completion;
11	"(4) describes the extent and progress of the na-
12	tional assessment; and
13	"(5) describes the findings and determinations
14	resulting from reviews of State implementation of this
15	Act.
16	"(e) Authorized Activities.—In carrying out this
17	section, the Secretary may support objective studies, evalua-
18	tions, and assessments, including studies that—
19	"(1) analyze measurable impact, outcomes, and
20	results achieved by State educational agencies and
21	local educational agencies through their activities to
22	reform policies, procedures, and practices designed to
23	improve educational and transitional services and re-
24	sults for children with disabilities;

1	"(2) analyze State and local needs for profes-
2	sional development, parent training, and other appro-
3	priate activities that can reduce the need for discipli-
4	nary actions involving children with disabilities;
5	"(3) assess educational and transitional services
6	and results for children with disabilities from minor-
7	ity backgrounds, including—
8	"(A) data on—
9	"(i) the number of minority children
10	who are referred for special education eval-
11	uation;
12	"(ii) the number of minority children
13	who are receiving special education and re-
14	lated services and their educational or other
15	service placement;
16	"(iii) the number of minority children
17	who graduated from secondary programs
18	with a regular diploma in the standard
19	number of years; and
20	"(iv) the number of minority children
21	who drop out of the educational system; and
22	(B) the performance of children with dis-
23	abilities from minority backgrounds on State as-
24	sessments and other performance indicators es-
25	tablished for all students;

"(4) measure educational and transitional serv-1 2 ices and results of children with disabilities served under this Act, including longitudinal studies that— 3 4 "(A) examine educational and transitional 5 services and results for children with disabilities 6 who are 3 through 17 years of age and are re-7 ceiving special education and related services 8 under this Act, using a national, representative sample of distinct age cohorts and disability cat-9 10 egories; and 11 "(B) examine educational results, transition 12 services, postsecondary placement, and employ-13 ment status of individuals with disabilities, 18 14 through 21 years of age, who are receiving or 15 have received special education and related serv-16 ices under this Act; and 17 "(5) identify and report on the placement of 18 children with disabilities by disability category. 19 "(f) STUDY.—The Secretary shall study, and report to 20 Congress regarding, the extent to which States adopt poli-21 cies described in section 635(b)(1) and on the effects of those 22 policies. (q)23 Reservation for Studies and Evalua-

24 TIONS.—

1	"(1) IN GENERAL.—Except as provided in para-
2	graph (2) and notwithstanding any other provision of
3	this Act, the Secretary may reserve not more than $^{1/_{2}}$
4	of 1 percent of the amount appropriated under parts
5	B and C for each fiscal year to carry out this section,
6	of which not more than \$3,000,000 shall be available
7	to carry out subsection (c).
8	"(2) MAXIMUM AMOUNT.—The maximum
9	amount the Secretary may reserve under paragraph
10	(1) for any fiscal year is \$40,000,000, increased by
11	the cumulative rate of inflation since fiscal year 2003.
12	"Subpart 3—Supports To Improve Results for
10	
13	Children With Disabilities
13 14	Children With Disabilities "SEC. 670. PURPOSES.
14	"SEC. 670. PURPOSES.
14 15	"SEC. 670. PURPOSES. "The purposes of this subpart are to ensure that—
14 15 16	"SEC. 670. PURPOSES. "The purposes of this subpart are to ensure that— "(1) children with disabilities and their parents
14 15 16 17	"SEC. 670. PURPOSES. "The purposes of this subpart are to ensure that— "(1) children with disabilities and their parents receive training and information on their rights, re-
14 15 16 17 18	"SEC. 670. PURPOSES. "The purposes of this subpart are to ensure that— "(1) children with disabilities and their parents receive training and information on their rights, re- sponsibilities, and protections under this Act, in order
14 15 16 17 18 19	"SEC. 670. PURPOSES. "The purposes of this subpart are to ensure that— "(1) children with disabilities and their parents receive training and information on their rights, re- sponsibilities, and protections under this Act, in order to develop the skills necessary to cooperatively and ef-
 14 15 16 17 18 19 20 	"SEC. 670. PURPOSES. "The purposes of this subpart are to ensure that— "(1) children with disabilities and their parents receive training and information on their rights, re- sponsibilities, and protections under this Act, in order to develop the skills necessary to cooperatively and ef- fectively participate in planning and decision making
 14 15 16 17 18 19 20 21 	"SEC. 670. PURPOSES. "The purposes of this subpart are to ensure that— "(1) children with disabilities and their parents receive training and information on their rights, re- sponsibilities, and protections under this Act, in order to develop the skills necessary to cooperatively and ef- fectively participate in planning and decision making relating to early intervention, educational, and tran-
 14 15 16 17 18 19 20 21 22 	"SEC. 670. PURPOSES. "The purposes of this subpart are to ensure that— "(1) children with disabilities and their parents receive training and information on their rights, re- sponsibilities, and protections under this Act, in order to develop the skills necessary to cooperatively and ef- fectively participate in planning and decision making relating to early intervention, educational, and tran- sitional services;

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them in improving early intervention, educational,
and transitional services and results for children with
disabilities and their families; and

5 "(3) appropriate technology and media are re6 searched, developed, and demonstrated, to improve
7 and implement early intervention, educational, and
8 transitional services and results for children with dis9 abilities and their families.

10 "SEC. 671. PARENT TRAINING AND INFORMATION CENTERS.

"(a) PROGRAM AUTHORIZED.—The Secretary may
award grants to, and enter into contracts and cooperative
agreements with, parent organizations to support parent
training and information centers to carry out activities
under this section.

16 "(b) REQUIRED ACTIVITIES.—Each parent training
17 and information center that receives assistance under this
18 section shall—

"(1) provide training and information that
meets the needs of parents of children with disabilities
living in the area served by the center, particularly
underserved parents and parents of children who may
be inappropriately identified, to enable their children
with disabilities to—

1	"(A) meet developmental and functional
2	goals, and challenging academic achievement
3	goals that have been established for all children;
4	and
5	"(B) be prepared to lead productive inde-
6	pendent adult lives, to the maximum extent pos-
7	sible;
8	"(2) serve the parents of infants, toddlers, and
9	children with the full range of disabilities described in
10	section 602(3);
11	"(3) assist parents to—
12	"(A) better understand the nature of their
13	children's disabilities and their educational, de-
14	velopmental, and transitional needs;
15	``(B) communicate effectively and work col-
16	laboratively with personnel responsible for pro-
17	viding special education, early intervention serv-
18	ices, transition services, and related services;
19	"(C) participate in decisionmaking proc-
20	esses and the development of individualized edu-
21	cation programs under part B and individual-
22	ized family service plans under part C;
23	"(D) obtain appropriate information about
24	the range, type, and quality of options, pro-
25	grams, services, technologies, and research based

1	practices and interventions, and resources avail-
2	able to assist children with disabilities and their
3	families in school and at home;
4	((E) understand the provisions of this Act
5	for the education of, and the provision of early
6	intervention services to, children with disabil-
7	ities; and
8	"(F) participate in school reform activities;
9	"(4) in States where the State elects to contract
10	with the parent training and information center, con-
11	tract with State educational agencies to provide, con-
12	sistent with subparagraphs (B) and (D) of section
13	615(e)(2), individuals who meet with parents to ex-
14	plain the mediation process to the parents;
15	"(5) assist parents in resolving disputes in the
16	most expeditious and effective way possible, including
17	encouraging the use, and explaining the benefits, of
18	alternative methods of dispute resolution, such as the
19	mediation process described in section 615(e);
20	"(6) assist parents and students with disabilities
21	to understand their rights and responsibilities under
22	this Act, including those under section 615(m) on the
23	student's reaching the age of majority;

1	"(7) assist parents to understand the availability
2	of, and how to effectively use, procedural safeguards
3	under this Act;
4	"(8) assist parents in understanding, preparing
5	for, and participating in, the process described in sec-
6	tion $615(f)(1)(B);$
7	"(9) establish cooperative partnerships with com-
8	munity parent resource centers funded under section
9	672;
10	"(10) network with appropriate clearinghouses,
11	including organizations conducting national dissemi-
12	nation activities under section 663, and with other
13	national, State, and local organizations and agencies,
14	such as protection and advocacy agencies, that serve
15	parents and families of children with the full range
16	of disabilities described in section 602(3); and
17	"(11) annually report to the Secretary on—
18	((A) the number and demographics of par-
19	ents to whom the center provided information
20	and training in the most recently concluded fis-
21	cal year;
22	((B) the effectiveness of strategies used to
23	reach and serve parents, including underserved
24	parents of children with disabilities; and

1	"(C) the number of parents served who have
2	resolved disputes through alternative methods of
3	dispute resolution.

4 "(c) OPTIONAL ACTIVITIES.—A parent training and
5 information center that receives assistance under this sec6 tion may provide information to teachers and other profes7 sionals to assist the teachers and professionals in improving
8 results for children with disabilities.

9 "(d) APPLICATION REQUIREMENTS.—Each applica-10 tion for assistance under this section shall identify with 11 specificity the special efforts that the parent organization 12 will undertake—

"(1) to ensure that the needs for training and information of underserved parents of children with disabilities in the area to be served are effectively met;
and

17 "(2) to work with community based organiza-18 tions.

19 "(e) DISTRIBUTION OF FUNDS.—

20 "(1) IN GENERAL.—The Secretary shall—

21 "(A) make at least 1 award to a parent or22 ganization in each State for a parent training
23 and information center which is designated as
24 the statewide parent training and information
25 center; or

1	``(B) in the case of a large State, make	
2	awards to multiple parent training and infor-	
3	mation centers, but only if the centers dem-	
4	onstrate that coordinated services and supports	
5	will occur among the multiple centers.	
6	"(2) Selection requirement.—The Secretary	
7	shall select among applications submitted by parent	
8	organizations in a State in a manner that ensures the	
9	most effective assistance to parents, including parents	
10	in urban and rural areas, in the State.	
11	"(f) Quarterly Review.—	
12	"(1) MEETINGS.—The board of directors of each	
13	parent organization that receives an award under	
14	this section shall meet at least once in each calendar	
15	quarter to review the activities for which the award	
16	was made.	
17	"(2) CONTINUATION AWARD.—When an organi-	
18	zation requests a continuation award under this sec-	
19	tion, the board of directors shall submit to the Sec-	
20	retary a written review of the parent training and	
21	information program conducted by the organization	
22	during the preceding fiscal year.	
23	"(g) DEFINITION OF PARENT ORGANIZATION.—As	
24	used in this section, the term 'parent organization' means	

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1	a private nonprofit organization (other than an institution	
2	of higher education) that—	
3	"(1) has a board of directors—	
4	"(A) the majority of whom are parents of	
5	children with disabilities ages birth through 26;	
6	"(B) that includes—	
7	"(i) individuals working in the fields	
8	of special education, related services, and	
9	early intervention; and	
10	"(ii) individuals with disabilities;	
11	``(C) the parent and professional members of	
12	which are broadly representative of the popu-	
13	lation to be served; and	
14	"(2) has as its mission serving families of chil-	
15	dren and youth with disabilities who-	
16	"(A) are ages birth through 26; and	
17	``(B) have the full range of disabilities de-	
18	scribed in section $602(3)$.	
19	"SEC. 672. COMMUNITY PARENT RESOURCE CENTERS.	
20	"(a) IN GENERAL.—The Secretary may award grants	
21	to, and enter into contracts and cooperative agreements	
22	with, local parent organizations to support parent training	
23	and information centers that will help ensure that under-	
24	served parents of children with disabilities, including low	
25	income parents, parents of children with limited English	

proficiency, and parents with disabilities, have the training
 and information the parents need to enable the parents to
 participate effectively in helping their children with dis abilities—

5 "(1) to meet developmental and functional goals,
6 and challenging academic achievement goals that have
7 been established for all children; and

8 "(2) to be prepared to lead productive inde9 pendent adult lives, to the maximum extent possible.
10 "(b) REQUIRED ACTIVITIES.—Each community par11 ent resource center assisted under this section shall—

"(1) provide training and information that
meets the training and information needs of parents
of children with disabilities proposed to be served by
the grant, contract, or cooperative agreement;

16 "(2) carry out the activities required of parent
17 training and information centers under paragraphs
18 (2) through (9) of section 671(b);

"(3) establish cooperative partnerships with the
parent training and information centers funded
under section 671; and

22 "(4) be designed to meet the specific needs of
23 families who experience significant isolation from
24 available sources of information and support.

1	"(c) DEFINITION.—As used in this section, the term	
2	local parent organization' means a parent organization,	
3	as defined in section 671(g), that—	
4	"(1) has a board of directors the majority of	
5	whom are parents of children with disabilities ages	
6	birth through 26 from the community to be served;	
7	and	
8	"(2) has as its mission serving parents of chil-	
9	dren with disabilities who—	
10	((A) are ages birth through 26; and	
11	``(B) have the full range of disabilities de-	
12	scribed in section $602(3)$.	
10		
13	"SEC. 673. TECHNICAL ASSISTANCE FOR PARENT TRAINING	
13 14	"SEC. 673. TECHNICAL ASSISTANCE FOR PARENT TRAINING AND INFORMATION CENTERS.	
14	AND INFORMATION CENTERS.	
14 15	AND INFORMATION CENTERS. "(a) IN GENERAL.—The Secretary may make an	
14 15 16	AND INFORMATION CENTERS. "(a) IN GENERAL.—The Secretary may make an award to 1 parent organization (as defined in section	
14 15 16 17	AND INFORMATION CENTERS. "(a) IN GENERAL.—The Secretary may make an award to 1 parent organization (as defined in section 671(g)) that receives assistance under section 671 to enable	
14 15 16 17 18	AND INFORMATION CENTERS. "(a) IN GENERAL.—The Secretary may make an award to 1 parent organization (as defined in section 671(g)) that receives assistance under section 671 to enable the parent organization to provide technical assistance for	
14 15 16 17 18 19	AND INFORMATION CENTERS. "(a) IN GENERAL.—The Secretary may make an award to 1 parent organization (as defined in section 671(g)) that receives assistance under section 671 to enable the parent organization to provide technical assistance for developing, assisting, and coordinating parent training and	
 14 15 16 17 18 19 20 	AND INFORMATION CENTERS. "(a) IN GENERAL.—The Secretary may make an award to 1 parent organization (as defined in section 671(g)) that receives assistance under section 671 to enable the parent organization to provide technical assistance for developing, assisting, and coordinating parent training and information programs carried out by parent training and	
 14 15 16 17 18 19 20 21 	AND INFORMATION CENTERS. "(a) IN GENERAL.—The Secretary may make an award to 1 parent organization (as defined in section 671(g)) that receives assistance under section 671 to enable the parent organization to provide technical assistance for developing, assisting, and coordinating parent training and information programs carried out by parent training and information centers receiving assistance under sections 671	

25 mation center under this section in areas such as—

1	"(1) effective national coordination of parent
2	training efforts, which includes encouraging collabo-
3	rative efforts among award recipients under sections
4	671 and 672;
5	"(2) dissemination of information, scientifically
6	based research, and research based practices and
7	interventions;
8	"(3) promotion of the use of technology, includ-
9	ing universally designed technologies, assistive tech-
10	nology devices, and assistive technology services;
11	"(4) reaching underserved populations;
12	"(5) including children with disabilities in gen-
13	eral education programs;
14	"(6) facilitation of transitions from—
15	"(A) early intervention services to preschool;
16	"(B) preschool to elementary school;
17	``(C) elementary school to secondary school;
18	and
19	``(D) secondary school to postsecondary en-
20	vironments; and
21	"(7) promotion of alternative methods of dispute
22	resolution, including mediation.
23	"(c) Regional Parent Centers.—The recipient of
24	the award described in section $673(a)$ shall establish no
25	fewer than 4 regional centers from the parent training and

information centers and community parent resource centers

2 receiving assistance under sections 671 and 672 for the purpose of carrying out the authorized activities described in 3 4 subsection (b). These regional centers shall be selected on 5 the basis of the center's— "(1) willingness to be a regional parent center; 6 "(2) demonstrated expertise in the delivery of re-7 8 quired parent training and information center activi-9 ties described in section 671(b); 10 "(3) demonstrated capacity to deliver the author-11 ized activities described in subsection (b); 12 "(4) history of collaboration with other parent 13 training and information centers, community parent 14 resource centers, regional resource centers, clearing-15 houses, and other projects; and "(5) geographic location. 16 17 "(d) Collaboration With the Resource Cen-TERS.—The recipient of the award described in subsection 18 19 (a), in conjunction with the regional parent centers de-20 scribed in subsection (c), shall develop collaborative agree-21 ments with the geographically appropriate Regional Re-22 source Center to further parent and professional collabora-23 tion.

1	"SEC. 674. TECHNOLOGY DEVELOPMENT, DEMONSTRATION,	
2	AND UTILIZATION; AND MEDIA SERVICES.	
3	"(a) IN GENERAL.—The Secretary, on a competitive	
4	basis, shall award grants to, and enter into contracts and	
5	cooperative agreements with, eligible entities to support ac-	
6	tivities described in subsections (b) and (c).	
7	"(b) Technology Development, Demonstration,	
8	AND USE.—	
9	"(1) IN GENERAL.—In carrying out this section,	
10	the Secretary shall support activities to promote the	
11	development, demonstration, and use of technology.	
12	"(2) AUTHORIZED ACTIVITIES.—The following	
13	activities may be carried out under this subsection:	
14	"(A) Conducting research on and promoting	
15	the demonstration and use of innovative, emerg-	
16	ing, and universally designed technologies for	
17	children with disabilities, by improving the	
18	transfer of technology from research and develop-	
19	ment to practice.	
20	"(B) Supporting research, development, and	
21	dissemination of technology with universal de-	
22	sign features, so that the technology is accessible	
23	to the broadest range of individuals with disabil-	
24	ities without further modification or adaptation.	
25	(C) Demonstrating the use of systems to	
26	provide parents and teachers with information	

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1	and training concerning early diagnosis of,
2	intervention for, and effective teaching strategies
3	for, young children with reading disabilities.
4	"(D) Supporting the use of Internet-based
5	communications for students with cognitive dis-
6	abilities in order to maximize their academic
7	and functional skills.
8	"(c) Educational Media Services; Optional Ac-
9	TIVITIES.—
10	"(1) IN GENERAL.—In carrying out this section,
11	the Secretary shall support—
12	(A) educational media activities that are
13	designed to be of educational value in the class-
14	room setting to children with disabilities;
15	``(B) providing video description, open cap-
16	tioning, or closed captioning, that is appropriate
17	for use in the classroom setting, of—
18	"(i) television programs;
19	"(ii) videos;
20	"(iii) other materials, including pro-
21	grams and materials associated with new
22	and emerging technologies, such as CDs,
23	DVDs, video streaming, and other forms of
24	multimedia; or

"(iv) news (but only until September 1 2 30, 2006); (C) distributing materials described in 3 4 subparagraphs (A) and (B) through such mecha-5 nisms as a loan service; and 6 "(D) providing free educational materials, 7 including textbooks, in accessible media for vis-8 ually impaired and print disabled students in 9 elementary schools and secondary schools. 10 "(2) LIMITATION.—The video description, open 11 captioning, or closed captioning described in para-12 graph(1)(B) shall only be provided when the descrip-13 tion or captioning has not been previously provided 14 by the producer or distributor, or has not been fully 15 funded by other sources. 16 "(d) APPLICATIONS.—Any eligible entity that wishes to receive a grant, or enter into a contract or cooperative 17 agreement, under this section shall submit an application 18 19 to the Secretary at such time, in such manner, and containing such information as the Secretary may require. 20 21 "(e) AUTHORIZATION OF APPROPRIATIONS.—There are 22 authorized to be appropriated to carry out this section such

23 sums as may be necessary for each of the fiscal years 200424 through 2009.

"SEC. 675. ACCESSIBILITY OF INSTRUCTIONAL MATERIALS.
 "(a) INSTRUCTIONAL MATERIALS ACCESSIBILITY
 STANDARD.—
 "(1) ACCESSIBILITY STANDARD.—Not later than
 180 days after the date of enactment of the Individ-

6 uals with Disabilities Education Improvement Act of
7 2004, the Secretary shall, by rulemaking, promulgate
8 an Instructional Materials Accessibility Standard
9 which shall constitute the technical standards to be
10 used by publishers for the preparation of electronic
11 files for States under section 612(a)(22).

12 "(2) RELATIONSHIP TO OTHER LAWS.—For pur13 poses of this section:

Authorized 14 (A)ENTITY.—Notwithstanding the provisions of section 106 of title 17, 15 16 United States Code, it is not an infringement of 17 copyright for an authorized entity to reproduce 18 or to distribute copies of the electronic files de-19 scribed in section 612(a)(22)(B), containing the 20 contents of the print instructional materials 21 using the Instructional Materials Accessibility 22 Standard, if such copies are used solely for re-23 production or distribution of the contents of such 24 print instructional materials in specialized for-25 mats designed exclusively for use by the blind or 26 other persons with print disabilities.

"(B) 1 PUBLISHER.—Notwithstanding the 2 provisions of section of 106 of title 17. United States Code, it is not an infringement of copy-3 4 right for a publisher to create and distribute cop-5 ies of the electronic files described in section 6 612(a)(22)(B), containing the contents of the 7 print instructional materials using the Instruc-8 tional Material Accessibility Standard, if such 9 copies are used solely for reproduction or dis-10 tribution of the contents of such print instruc-11 tional materials in specialized formats designed 12 exclusively for use by the blind or other persons 13 with print disabilities. 14 "(C) COPIES.—Copies of the electronic files 15 containing the contents of the print instructional

16 materials using the Instructional Materials Ac-17 cessibility Standard shall be made in compliance 18 with the provisions of section 121(b) of title 17, 19 United States Code, regarding the reproduction 20 and distribution of copyrighted print instruc-21 tional materials in specialized formats. 22 "(3) DEFINITIONS.—In this section: 23 "(A) INSTRUCTIONAL MATERIALS ACCESSI-24 BILITY STANDARD.—The term 'Instructional Ma-

25 terials Accessibility Standard' means the tech-

1 nical standards described in paragraph (2), to be 2 used in the preparation of electronic files suitable and used solely for efficient conversion into 3 4 specialized formats. "(B) BLIND OR OTHER PERSONS WITH 5 6 PRINT DISABILITIES.—The term 'blind or other 7 persons with print disabilities' means children 8 served under this Act and who may qualify in 9 accordance with the Act entitled "An Act to provide books for the adult blind", approved March 10 3, 1931 (2 U.S.C. 135a; 46 Stat. 1487) to receive 12 books and other publications produced in special-13 ized formats. 14 "(C) Specialized formats.—The term 15 'specialized formats' has the meaning given the 16 term in section 121(c)(3) of title 17, United 17 States Code, and for the purposes of this section, 18 includes synthesized speech, digital audio, and

19 large print.

11

20 "(D) PRINT INSTRUCTIONAL MATERIALS.— The term 'print instructional materials' means 21 22 printed textbooks and related printed core mate-23 rials that are written and published primarily 24 for use in elementary school and secondary 25 school instruction and are required by a State

1	educational agency or local educational agency	
2	for use by pupils in the classroom.	
3	"(E) AUTHORIZED ENTITY.—The term 'au-	
4	thorized entity' has the meaning given the term	
5	in section 121(c)(1) of title 17, United States	
6	Code.	
7	"(4) APPLICABILITY.—This section shall apply to	
8	print instructional materials published and copy-	
9	righted after the date on which the final rule estab-	
10	lishing the Instructional Materials Accessibility	
11	Standard is published in the Federal Register.	
12	"(b) NATIONAL INSTRUCTIONAL MATERIALS ACCESS	
13	3 Center.—	
14	"(1) Establishment.—Not later than 2 years	
15	after the date of enactment of the Individuals with	
16	Disabilities Education Improvement Act of 2004, the	
17	Secretary shall establish a center, to be known as the	
18	National Instructional Materials Access Center, which	
19	shall coordinate the acquisition and distribution of	
20	print instructional materials prepared in the Instruc-	
21	tional Materials Accessibility Standard described in	
22	subsection $(a)(2)$.	
23	"(2) RESPONSIBILITIES.—The duties of the Na-	
24	tional Instructional Materials Access Center are the	
25	following:	

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"(A) To receive and maintain a catalog of 1 2 print instructional materials made available under section 612(a)(22) and section 613(a)(6). 3 "(B) To provide authorized entities with ac-4 5 cess to such print instructional materials, free of 6 charge, in accordance with such terms and proce-7 dures as the National Instructional Materials 8 Access Center may prescribe. 9 "(C) To develop, adopt, and publish proce-10 dures to protect against copyright infringement 11 and otherwise to administratively assure compli-12 ance with title 17, United States Code, with re-13 spect to the print instructional materials pro-14 vided under section 612(a)(22) and section 15 613(a)(6).16 "(3) CONTRACT AUTHORIZED.—To assist in car-17 rying out paragraph (1), the Secretary shall award, 18 on a competitive basis, a contract renewable on a bi-19 ennial basis with a nonprofit organization, or with a

consortium of such organizations, determined by the
Secretary to be best qualified to carry out the responsibilities described in paragraph (2). The contractor
shall report directly to the Assistant Secretary for
Special Education and Rehabilitative Services.

1 "(4) AUTHORIZATION OF APPROPRIATIONS.— 2 There are authorized to be appropriated to carry out 3 this subsection such sums as may be necessary. 4 **"SEC. 676. AUTHORIZATION OF APPROPRIATIONS.** 5 "There are authorized to be appropriated to carry out sections 671, 672, 673, and 663 such sums as may be nec-6 7 essary for each of the fiscal years 2004 through 2009. "Subpart 4—Interim Alternative Educational Set-8 9 tings, Behavioral Supports, and Whole School 10 **Interventions** 11 "SEC. 681. PURPOSE. 12 "The purpose of this subpart is to authorize resources" 13 to foster a safe learning environment that supports academic achievement for all students by improving the quality 14 15 of interim alternative educational settings, providing more behavioral supports in schools, and supporting whole school 16 17 interventions. 18 **"SEC. 682. DEFINITION OF ELIGIBLE ENTITY.**

19 "In this subpart, the term 'eligible entity' means—

20 "(1) a local educational agency; or

21 "(2) a consortium consisting of a local edu22 cational agency and 1 or more of the following enti23 ties:

24 "(A) another local educational agency;

1	``(B) a community-based organization with	
2	a demonstrated record of effectiveness in helping	
3	children with disabilities who have behavioral	
4	challenges succeed;	
5	"(C) an institution of higher education;	
6	"(D) a mental health provider; or	
7	"(E) an educational service agency.	
8	8 "SEC. 683. PROGRAM AUTHORIZED.	
9	"The Secretary is authorized to award grants, on a	
10	competitive basis, to eligible entities to enable the eligible	
11	entities—	
12	"(1) to establish or expand behavioral supports	
13	and whole school behavioral interventions by pro-	
14	viding for effective, research-based practices, includ-	
15	ing—	
16	"(A) comprehensive, early screening efforts	
17	for students at risk for emotional and behavioral	
18	difficulties;	
19	"(B) training for school staff on early iden-	
20	tification, prereferral, and referral procedures;	
21	"(C) training for administrators, teachers,	
22	related services personnel, behavioral specialists,	
23	and other school staff in whole school positive be-	
24	havioral interventions and supports, behavioral	

1	intervention planning, and classroom and stu-
2	dent management techniques;
3	"(D) joint training for administrators, par-
4	ents, teachers, related services personnel, behav-
5	ioral specialists, and other school staff on effec-
6	tive strategies for positive behavioral interven-
7	tions and behavior management strategies that
8	focus on the prevention of behavior problems;
9	``(E) developing or implementing specific
10	curricula, programs, or interventions aimed at
11	addressing behavioral problems;
12	``(F) stronger linkages between school-based
13	services and community-based resources, such as
14	community mental health and primary care pro-
15	viders; or
16	``(G) using behavioral specialists, related
17	services personnel, and other staff necessary to
18	implement behavioral supports; or
19	"(2) to improve interim alternative educational
20	settings by—
21	"(A) improving the training of administra-
22	tors, teachers, related services personnel, behav-
23	ioral specialists, and other school staff (including
24	ongoing mentoring of new teachers);

1	(B) attracting and retaining a high qual-
2	ity, diverse staff;
3	(C) providing for on-site counseling serv-
4	ices;
5	``(D) using research-based interventions,
6	curriculum, and practices;
7	(E) allowing students to use instructional
8	technology that provides individualized instruc-
9	tion;
10	``(F) ensuring that the services are fully
11	consistent with the goals of the individual stu-
12	dent's IEP;
13	``(G) promoting effective case management
14	and collaboration among parents, teachers, phy-
15	sicians, related services personnel, behavioral
16	specialists, principals, administrators, and other
17	school staff;
18	``(H) promoting interagency coordination
19	and coordinated service delivery among schools,
20	juvenile courts, child welfare agencies, commu-
21	nity mental health providers, primary care pro-
22	viders, public recreation agencies, and commu-
23	nity-based organizations; or
24	``(I) providing for behavioral specialists to
25	help students transitioning from interim alter-

1	native educational settings reintegrate into their
2	regular classrooms.

3 "SEC. 684. PROGRAM EVALUATIONS.

4 "(a) REPORT AND EVALUATION.—Each eligible entity 5 receiving a grant under this subpart shall prepare and sub-6 mit annually to the Secretary a report on the outcomes of 7 the activities assisted under the grant.

8 "(b) BEST PRACTICES ON WEBSITE.—The Secretary 9 shall make available on the Department's website information for parents, teachers, and school administrators on best 10 practices for interim alternative educational settings, be-11 havior supports, and whole school intervention. 12

13 **"SEC. 685. AUTHORIZATION OF APPROPRIATIONS.**

14 "There are authorized to be appropriated to carry out 15 this subpart \$50,000,000 for fiscal year 2004 and such sums as may be necessary for each of the 5 succeeding fiscal 16 17 years.".

TITLE II—AMENDMENTS TO THE 18 **REHABILITATION ACT OF 1973**

19

20SEC. 201. FINDINGS.

21 Section 2(a) of the Rehabilitation Act of 1973 (29 22 U.S.C. 701(a)) is amended—

23 (1) in paragraph (5), by striking "and" at the 24 end;

1	(2) in paragraph (6), by striking the period and
2	inserting "; and"; and
3	(3) by adding at the end the following:
4	"(7) there is a substantial need to improve and
5	expand services for students with disabilities under
6	this Act.".
7	SEC. 202. DEFINITIONS.
8	Section 7 of the Rehabilitation Act of 1973 (29 U.S.C.
9	705) is amended—
10	(1) by redesignating paragraphs (35) through
11	(39) as paragraphs (36), (37), (38), (40), and (41),
12	respectively;
13	(2) in subparagraph (A)(ii) of paragraph (36)
14	(as redesignated in paragraph (1)), by striking
15	" $paragraph$ (36)(C)" and inserting " $paragraph$
16	(37)(C)";
17	(3) by inserting after paragraph (34) the fol-
18	lowing:
19	((35)(A) The term 'student with a disability'
20	means an individual with a disability who—
21	((i) is not younger than 14 and not older
22	than 21;
23	"(ii) has been determined to be eligible
24	under section 102(a) for assistance under this
25	title; and

1	"(iii)(I) is eligible for, and is receiving, spe-
2	cial education under part B of the Individuals
3	with Disabilities Education Act (20 U.S.C. 1411
4	et seq.); or
5	"(II) is an individual with a disability, for
6	purposes of section 504.
7	``(B) The term 'students with disabilities' means
8	more than 1 student with a disability."; and
9	(4) by inserting after paragraph (38) the fol-
10	lowing:
11	"(39) The term 'transition services expansion
12	year' means—
13	"(A) the first fiscal year for which the
14	amount appropriated under section 100(b) ex-
15	ceeds the amount appropriated under section
16	100(b) for fiscal year 2004 by not less than
17	\$100,000,000; and
18	"(B) each fiscal year subsequent to that first
19	fiscal year.".
20	SEC. 203. STATE PLAN.
21	(a) Assessment and Strategies.—Section
22	101(a)(15) of the Rehabilitation Act of 1973 (29 U.S.C.
23	721(a)(15)) is amended—
24	(1) in subparagraph (A)(i)—

1	(A) in subclause (II), by striking "and" at
2	the end;
3	(B) in subclause (III), by adding "and" at
4	the end; and
5	(C) by adding at the end the following:
6	"(IV) in a transition services ex-
7	pansion year, students with disabil-
8	ities, including their need for transi-
9	tion services;"; and
10	(2) in subparagraph (D)—
11	(A) by redesignating clauses (iii), (iv), and
12	(v) as clauses (iv), (v), and (vi), respectively;
13	and
14	(B) by inserting after clause (ii) the fol-
15	lowing:
16	"(iii) in a transition services expan-
17	sion year, the methods to be used to improve
18	and expand vocational rehabilitation serv-
19	ices for students with disabilities, including
20	the coordination of services designed to fa-
21	cilitate the transition of such students from
22	the receipt of educational services in school
23	to the receipt of vocational rehabilitation
24	services under this title or to postsecondary
25	education or employment;".

2Section 101(a) of the Rehabilitation Act of 1973 (29 U.S.C.3721(a)) is amended by adding at the end the following:4"(25) SERVICES FOR STUDENTS WITH DISABIL-5ITTES.—The State plan for a transition services ex-6pansion year shall provide an assurance satisfactory7to the Secretary that the State—8"(A) has developed and implemented strate-9gies to address the needs identified in the assess-10ment described in paragraph (15), and achieve11the goals and priorities identified by the State,12to improve and expand vocational rehabilitation13services for students with disabilities on a state-14wide basis in accordance with paragraph (15);15and16"(B) from funds reserved under section17110A, shall carry out programs or activities de-18signed to improve and expand vocational reha-19bilitation services for students with disabilities20that—21"(i) facilitate the transition of the stu-22dents with disabilities from the receipt of23educational services in school, to the receipt24of vocational rehabilitation services under25this title, including, at a minimum, those	1	(b) Services for Students With Disabilities.—
 4 "(25) SERVICES FOR STUDENTS WITH DISABIL- ITTES.—The State plan for a transition services ex- pansion year shall provide an assurance satisfactory to the Secretary that the State— 8 "(A) has developed and implemented strate- gies to address the needs identified in the assess- ment described in paragraph (15), and achieve the goals and priorities identified by the State, to improve and expand vocational rehabilitation services for students with disabilities on a state- wide basis in accordance with paragraph (15); and 16 "(B) from funds reserved under section 17 110A, shall carry out programs or activities de- signed to improve and expand vocational reha- bilitation services for students with disabilities 20 that— 21 "(i) facilitate the transition of the stu- dents with disabilities from the receipt of educational services in school, to the receipt of vocational rehabilitation services under 	2	Section 101(a) of the Rehabilitation Act of 1973 (29 U.S.C.
5ITIES.—The State plan for a transition services expansion year shall provide an assurance satisfactory6pansion year shall provide an assurance satisfactory7to the Secretary that the State—8"(A) has developed and implemented strate-9gies to address the needs identified in the assess-10ment described in paragraph (15), and achieve11the goals and priorities identified by the State,12to improve and expand vocational rehabilitation13services for students with disabilities on a state-14wide basis in accordance with paragraph (15);15and16"(B) from funds reserved under section17110A, shall carry out programs or activities de-18signed to improve and expand vocational reha-19bilitation services for students with disabilities20that—21"(i) facilitate the transition of the stu-22dents with disabilities from the receipt of23educational services in school, to the receipt24of vocational rehabilitation services under	3	721(a)) is amended by adding at the end the following:
6pansion year shall provide an assurance satisfactory7to the Secretary that the State—8"(A) has developed and implemented strate-9gies to address the needs identified in the assess-10ment described in paragraph (15), and achieve11the goals and priorities identified by the State,12to improve and expand vocational rehabilitation13services for students with disabilities on a state-14wide basis in accordance with paragraph (15);15and16"(B) from funds reserved under section17110A, shall carry out programs or activities de-18signed to improve and expand vocational reha-19bilitation services for students with disabilities20that—21"(i) facilitate the transition of the stu-22dents with disabilities from the receipt of23educational services in school, to the receipt24of vocational rehabilitation services under	4	"(25) Services for students with disabil-
7to the Secretary that the State—8"(A) has developed and implemented strate-9gies to address the needs identified in the assess-10ment described in paragraph (15), and achieve11the goals and priorities identified by the State,12to improve and expand vocational rehabilitation13services for students with disabilities on a state-14wide basis in accordance with paragraph (15);15and16"(B) from funds reserved under section17110A, shall carry out programs or activities de-18signed to improve and expand vocational reha-19bilitation services for students with disabilities20that—21"(i) facilitate the transition of the stu-22dents with disabilities from the receipt of23educational services in school, to the receipt24of vocational rehabilitation services under	5	ITIES.—The State plan for a transition services ex-
8"(A) has developed and implemented strate-9gies to address the needs identified in the assess-10ment described in paragraph (15), and achieve11the goals and priorities identified by the State,12to improve and expand vocational rehabilitation13services for students with disabilities on a state-14wide basis in accordance with paragraph (15);15and16"(B) from funds reserved under section17110A, shall carry out programs or activities de-18signed to improve and expand vocational reha-19bilitation services for students with disabilities20that—21"(i) facilitate the transition of the stu-22dents with disabilities from the receipt of23educational services in school, to the receipt24of vocational rehabilitation services under	6	pansion year shall provide an assurance satisfactory
9gies to address the needs identified in the assess-10ment described in paragraph (15), and achieve11the goals and priorities identified by the State,12to improve and expand vocational rehabilitation13services for students with disabilities on a state-14wide basis in accordance with paragraph (15);15and16"(B) from funds reserved under section17110A, shall carry out programs or activities de-18signed to improve and expand vocational reha-19bilitation services for students with disabilities20that—21"(i) facilitate the transition of the stu-22educational services in school, to the receipt of23educational rehabilitation services under	7	to the Secretary that the State—
10ment described in paragraph (15), and achieve11the goals and priorities identified by the State,12to improve and expand vocational rehabilitation13services for students with disabilities on a state-14wide basis in accordance with paragraph (15);15and16"(B) from funds reserved under section17110A, shall carry out programs or activities de-18signed to improve and expand vocational reha-19bilitation services for students with disabilities20that—21"(i) facilitate the transition of the stu-22dents with disabilities from the receipt of23educational services in school, to the receipt24of vocational rehabilitation services under	8	"(A) has developed and implemented strate-
11the goals and priorities identified by the State,12to improve and expand vocational rehabilitation13services for students with disabilities on a state-14wide basis in accordance with paragraph (15);15and16"(B) from funds reserved under section17110A, shall carry out programs or activities de-18signed to improve and expand vocational reha-19bilitation services for students with disabilities20that—21"(i) facilitate the transition of the stu-22dents with disabilities from the receipt of23educational services in school, to the receipt24of vocational rehabilitation services under	9	gies to address the needs identified in the assess-
12to improve and expand vocational rehabilitation13services for students with disabilities on a state-14wide basis in accordance with paragraph (15);15and16"(B) from funds reserved under section17110A, shall carry out programs or activities de-18signed to improve and expand vocational reha-19bilitation services for students with disabilities20that—21"(i) facilitate the transition of the stu-22dents with disabilities from the receipt of23educational services in school, to the receipt24of vocational rehabilitation services under	10	ment described in paragraph (15), and achieve
13services for students with disabilities on a state-14wide basis in accordance with paragraph (15);15and16"(B) from funds reserved under section17110A, shall carry out programs or activities de-18signed to improve and expand vocational reha-19bilitation services for students with disabilities20that—21"(i) facilitate the transition of the stu-22dents with disabilities from the receipt of23educational services in school, to the receipt24of vocational rehabilitation services under	11	the goals and priorities identified by the State,
14wide basis in accordance with paragraph (15);15and16"(B) from funds reserved under section17110A, shall carry out programs or activities de-18signed to improve and expand vocational reha-19bilitation services for students with disabilities20that—21"(i) facilitate the transition of the stu-22dents with disabilities from the receipt of23educational services in school, to the receipt24of vocational rehabilitation services under	12	to improve and expand vocational rehabilitation
15and16"(B) from funds reserved under section17110A, shall carry out programs or activities de-18signed to improve and expand vocational reha-19bilitation services for students with disabilities20that—21"(i) facilitate the transition of the stu-22dents with disabilities from the receipt of23educational services in school, to the receipt24of vocational rehabilitation services under	13	services for students with disabilities on a state-
16"(B) from funds reserved under section17110A, shall carry out programs or activities de-18signed to improve and expand vocational reha-19bilitation services for students with disabilities20that—21"(i) facilitate the transition of the stu-22dents with disabilities from the receipt of23educational services in school, to the receipt24of vocational rehabilitation services under	14	wide basis in accordance with paragraph (15);
17110A, shall carry out programs or activities de-18signed to improve and expand vocational reha-19bilitation services for students with disabilities20that—21"(i) facilitate the transition of the stu-22dents with disabilities from the receipt of23educational services in school, to the receipt24of vocational rehabilitation services under	15	and
18 signed to improve and expand vocational reha- 19 bilitation services for students with disabilities 20 that— 21 "(i) facilitate the transition of the stu- 22 dents with disabilities from the receipt of 23 educational services in school, to the receipt 24 of vocational rehabilitation services under	16	``(B) from funds reserved under section
19bilitation services for students with disabilities20that—21"(i) facilitate the transition of the stu-22dents with disabilities from the receipt of23educational services in school, to the receipt24of vocational rehabilitation services under	17	110A, shall carry out programs or activities de-
20that—21"(i) facilitate the transition of the stu-22dents with disabilities from the receipt of23educational services in school, to the receipt24of vocational rehabilitation services under	18	signed to improve and expand vocational reha-
 21 "(i) facilitate the transition of the stu- 22 dents with disabilities from the receipt of 23 educational services in school, to the receipt 24 of vocational rehabilitation services under 	19	bilitation services for students with disabilities
22dents with disabilities from the receipt of23educational services in school, to the receipt24of vocational rehabilitation services under	20	that—
 educational services in school, to the receipt of vocational rehabilitation services under 	21	"(i) facilitate the transition of the stu-
24 of vocational rehabilitation services under	22	dents with disabilities from the receipt of
U U	23	educational services in school, to the receipt
25 this title, including, at a minimum, those	24	of vocational rehabilitation services under
	25	this title, including, at a minimum, those

1 services specified in the interagency agree-2 ment required in paragraph (11)(D); "(ii) improve the achievement of post-3 4 school goals of students with disabilities, in-5 cluding improving the achievement through 6 participation (as appropriate when voca-7 tional goals are discussed) in meetings re-8 garding individualized education programs 9 developed under section 614 of the Individ-10 uals with Disabilities Education Act (20 11 U.S.C. 1414);12 "(iii) provide vocational guidance, ca-13 reer exploration services, and job search 14 skills and strategies and technical assistance 15 to students with disabilities; "(iv) support the provision of training 16 17 and technical assistance to State and local 18 educational agency and designated State 19 agency personnel responsible for the plan-20 ning and provision of services to students 21 with disabilities: and 22 "(v) support outreach activities to stu-23 dents with disabilities who are eligible for, 24 and need, services under this title.".

SEC. 204. SCOPE OF SERVICES.

1

2 Section 103 of the Rehabilitation Act of 1973 (29
3 U.S.C. 723) is amended—

4 (1) in subsection (a), by striking paragraph (15)
5 and inserting the following:

6 "(15) transition services for students with dis-7 abilities, that facilitate the achievement of the em-8 ployment outcome identified in the individualized 9 plan for employment, including, in a transition serv-10 ices expansion year, services described in clauses (i) 11 through (iii) of section 101(a)(25)(B);"; and

(2) in subsection (b), by striking paragraph (6)
and inserting the following:

"(6)(A)(i) Consultation and technical assistance
services to assist State and local educational agencies
in planning for the transition of students with disabilities from school to post-school activities, including employment.

19 "(ii) In a transition services expansion year,
20 training and technical assistance described in section
21 101(a)(25)(B)(iv).

22 "(B) In a transition services expansion year, 23 services for groups of individuals with disabilities 24 who meet the requirements of clauses (i) and (iii) of 25 7(35)(A), including services described in section 26 (v)clauses *(i)*. *(ii)*. (iii). and ofsection

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1	101(a)(25)(B), to assist in the transition from school
2	to post-school activities.".
3	SEC. 205. STANDARDS AND INDICATORS.
4	Section 106(a) of the Rehabilitation Act of 1973 (29
5	U.S.C. 726(a)) is amended by striking paragraph $(1)(C)$
6	and all that follows through paragraph (2) and inserting
7	the following:
8	"(2) MEASURES.—The standards and indicators
9	shall include outcome and related measures of pro-
10	gram performance that—
11	"(A) facilitate the accomplishment of the
12	purpose and policy of this title;
13	``(B) to the maximum extent practicable,
14	are consistent with the core indicators of per-
15	formance, and corresponding State adjusted lev-
16	els of performance, established under section
17	136(b) of the Workforce Investment Act of 1998
18	(29 U.S.C. 2871(b)); and
19	"(C) include measures of the program's per-
20	formance with respect to the transition to post-
21	school vocational activities, and achievement of
22	the post-school vocational goals, of students with
23	disabilities served under the program.".

1 SEC. 206. RESERVATION FOR EXPANDED TRANSITION SERV-2 ICES. 3 The Rehabilitation Act of 1973 is amended by inserting after section 110 (29 U.S.C. 730) the following: 4 5 "SEC. 110A. RESERVATION FOR EXPANDED TRANSITION 6 SERVICES. 7 "(a) RESERVATION.—From the State allotment under section 110 in a transition services expansion year, each 8 9 State shall reserve an amount calculated by the Commissioner under subsection (b) to carry out programs and ac-10

11 tivities under sections 101(a)(25)(B) and 103(b)(6).

12 "(b) CALCULATION.—The Commissioner shall calculate
13 the amount to be reserved for such programs and activities
14 for a fiscal year by each State by multiplying \$50,000,000
15 by the percentage determined by dividing—

16 "(1) the amount allotted to that State under sec-

17 *tion 110 for the prior fiscal year; by*

18 "(2) the total amount allotted to all States under

19 section 110 for that prior fiscal year.".

20 SEC. 207. CONFORMING AMENDMENT.

21 Section 1(b) of the Rehabilitation Act of 1973 is
22 amended by inserting after the item relating to section 110

23 the following:

"Sec. 110A. Reservation for expanded transition services.".

III—NATIONAL TITLE CENTER 1 FOR SPECIAL EDUCATION RE-2 **SEARCH** 3 4 SEC. 301. NATIONAL CENTER FOR SPECIAL EDUCATION RE-5 SEARCH. 6 (a) AMENDMENT.—The Education Sciences Reform 7 Act of 2002 (20 U.S.C. 9501 et seq.) is amended— 8 (1) by redesignating part E as part F; and 9 (2) by inserting after part D the following: 10 "PART E—NATIONAL CENTER FOR SPECIAL 11 **EDUCATION RESEARCH** 12 "SEC. 175. ESTABLISHMENT. 13 "(a) ESTABLISHMENT.—There is established in the In-14 stitute a National Center for Special Education Research. 15 "(b) MISSION.—The mission of the National Center for 16 Special Education Research (in this part referred to as the 'Special Education Research Center') is— 17 18 "(1) to sponsor research to expand knowledge 19 and understanding of the needs of infants, toddlers, 20 and children with disabilities in order to improve the 21 developmental, educational, and transitional results 22 of such individuals; 23 "(2) to sponsor research to improve services pro-24 vided under, and support the implementation of, the 25 Individuals with Disabilities Education Act; and

1 "(3) to evaluate the implementation and effec-2 tiveness of the Individuals with Disabilities Education Act in coordination with the National Center 3 4 for Education Evaluation and Regional Assistance. 5 "(c) Applicability of Education Sciences Re-FORM ACT OF 2002.—Parts A and F, and the standards 6 7 for peer review of applications and for the conduct and eval-8 uation of research under sections 133(a) and 134, respec-9 tively, shall apply to the Secretary, the Director, and the 10 *Commissioner in carrying out this part.*

11"SEC. 176. COMMISSIONER FOR SPECIAL EDUCATION RE-12SEARCH.

13 "The Special Education Research Center shall be headed by a Commissioner for Special Education Research (in 14 15 this part referred to as 'the Special Education Research Commissioner') who shall have substantial knowledge of the 16 17 Special Education Research Center's activities, including a high level of expertise in the fields of research, research 18 management, and the education of children with disabil-19 20 ities.

21 "SEC. 177. DUTIES.

"(a) GENERAL DUTIES.—The Special Education Research Center shall carry out research activities under this
part consistent with the mission described in section 175(b),
such as activities that—

1	"(1) improve services provided under the Indi-
2	viduals with Disabilities Education Act in order to
3	improve—
4	"(A) academic achievement, functional out-
5	comes, and educational results for children with
6	disabilities; and
7	"(B) developmental outcomes for infants
8	and toddlers;
9	"(2) identify scientifically based educational
10	practices that support learning and improve aca-
11	demic achievement, functional outcomes, and edu-
12	cational results for all students with disabilities;
13	"(3) examine the special needs of preschool aged
14	children, infants, and toddlers with disabilities, in-
15	cluding factors that may result in developmental
16	delays;
17	"(4) identify scientifically based related services
18	and interventions that promote participation and
19	progress in the general education curriculum and
20	general education settings;
21	"(5) improve the alignment, compatibility, and
22	development of valid and reliable assessments, includ-
23	ing alternate assessments, as required by section
24	1111(b) of the Elementary and Secondary Education
25	Act of 1965;

1	"(6) examine State content standards and alter-
2	nate assessments for students with significant cog-
3	nitive impairment in terms of academic achievement,
4	individualized instructional need, appropriate edu-
5	cation settings, and improved post-school results;
6	"(7) examine the educational, developmental,
7	and transitional needs of children with high incidence
8	and low incidence disabilities;
9	"(8) examine the extent to which overidentifica-
10	tion and underidentification of children with disabil-
11	ities occurs, and the causes thereof;
12	"(9) improve reading and literacy skills of chil-
13	dren with disabilities;
14	"(10) examine and improve secondary and post-
15	secondary education and transitional outcomes and
16	results for children with disabilities;
17	"(11) examine methods of early intervention for
18	children with disabilities, including children with
19	multiple or complex developmental delays;
20	"(12) examine and incorporate universal design
21	concepts in the development of standards, assessments,
22	curricula, and instructional methods as a method to
23	improve educational and transitional results for chil-
24	dren with disabilities;

1	"(13) improve the preparation of personnel, in-
2	cluding early intervention personnel, who provide
3	educational and related services to children with dis-
4	abilities to increase the academic achievement and
5	functional performance of students with disabilities;
6	"(14) examine the excess costs of educating a
7	child with a disability and expenses associated with
8	high cost special education and related services;
9	"(15) help parents improve educational results
10	for their children, particularly related to transition
11	issues; and
12	"(16) address the unique needs of children with
13	significant cognitive disabilities.
14	"(b) Standards.—The Commissioner of Special Edu-
15	cation Research shall ensure that activities assisted under
16	this section—
17	"(1) conform to high standards of quality, integ-
18	rity, accuracy, validity, and reliability;
19	"(2) are carried out in conjunction with the
20	standards for the conduct and evaluation of all re-
21	search and development established by the National
22	Center for Education Research; and
23	"(3) are objective, secular, neutral, and nonideo-
24	logical, and are free of partisan political influence,

1	and racial, cultural, gender, regional, or disability
2	bias.
3	"(c) Plan.—The Commissioner of Special Education
4	Research shall propose to the Director a research plan, de-
5	veloped in collaboration with the Assistant Secretary for
6	Special Education and Rehabilitative Services, that—
7	"(1) is consistent with the priorities and mission
8	of the Institute and the mission of the Special Edu-
9	cation Research Center;
10	"(2) is carried out, updated, and modified, as
11	appropriate;
12	"(3) is consistent with the purpose of the Indi-
13	viduals with Disabilities Education Act;
14	"(4) contains an appropriate balance across all
15	age ranges and types of children with disabilities;
16	"(5) provides for research that is objective and
17	uses measurable indicators to assess its progress and
18	results;
19	"(6) is coordinated with the comprehensive plan
20	developed under section 661 of the Individuals with
21	Disabilities Education Act; and
22	"(7) provides that the research conducted under
23	part D of the Individuals with Disabilities Education
24	Act is relevant to special education practice and pol-
25	icy.

"(d) GRANTS, CONTRACTS, AND COOPERATIVE AGREE MENTS.—In carrying out the duties under this section, the
 Director may award grants to, or enter into contracts or
 cooperative agreements with, eligible entities.

5 "(e) APPLICATIONS.—An eligible entity that wishes to
6 receive a grant, or enter into a contract or cooperative
7 agreement, under this part shall submit an application to
8 the Director at such time, in such manner, and containing
9 such information as the Director may require.

10 "(f) DISSEMINATION.—The Special Education Re-11 search Center shall—

"(1) synthesize and disseminate, through the National Center for Education Evaluation and Regional
Assistance, the findings and results of special education research conducted or supported by the Special
Education Research Center; and

17 "(2) assist the Director in the preparation of a
18 biennial report, as described in section 119.

19 "(g) AUTHORIZATION OF APPROPRIATIONS.—There
20 are authorized to be appropriated to carry out this part
21 such sums as may be necessary for each of fiscal years 2004
22 through 2009.".

23 (b) Conforming Amendments.—

1	(1) Education sciences reform act of
2	2002.—The Education Sciences Reform Act of 2002
3	(20 U.S.C. 9501 et seq.) is amended—
4	(A) in section 111(b)(1)(A) (20 U.S.C.
5	9511(b)(1)(A)), by inserting "and special edu-
6	cation" after "early childhood education".
7	(B) in section $111(c)(3)$ (20 U.S.C.
8	9511(c)(3))—
9	(i) in subparagraph (B), by striking
10	"and" after the semicolon;
11	(ii) in subparagraph (C), by striking
12	the period and inserting "; and"; and
13	(iii) by adding at the end the fol-
14	lowing:
15	"(D) the National Center for Special Edu-
16	cation Research (as described in part E).";
17	(C) in section 115(a) (20 U.S.C. 9515(a)),
18	by striking "including those" and all that follows
19	through "such as" and inserting "including those
20	associated with the goals and requirements of the
21	Elementary and Secondary Education Act of
22	1965 (20 U.S.C. 6301 et seq.), the Individuals
23	with Disabilities Education Act (20 U.S.C. 1400
24	et seq.), and the Higher Education Act of 1965
25	(20 U.S.C. 1001 et seq.), such as"; and

4 experts,".

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5 (2) ELEMENTARY AND SECONDARY EDUCATION
6 ACT OF 1965.—Section 1117(a)(3) of the Elementary
7 and Secondary Education Act of 1965 (20 U.S.C.
8 6317(a)(3)) is amended by striking "part E" and in9 serting "part D".

10 (c) TRANSITION PROVISIONS.—

11 (1)Orderly TRANSITION.—Notwithstanding 12 any other provision of law, the Secretary of Edu-13 cation shall take such steps as are necessary to pro-14 vide for the orderly transition to, and implementation 15 of, part E of the Education Science Reform Act of 16 2002, as enacted by subsection (a), from research ac-17 tivities carried out under section 672 of the Individ-18 uals with Disabilities Education Act (as such section 19 was in effect on the day before the date of enactment 20 of this Act).

(2) CONTINUATION OF AWARDS.—The Secretary
of Education shall continue research awards made
under section 672 of the Individuals with Disabilities
Education Act (as such section was in effect on the
day before the date of enactment of this Act) that are

1	in effect on the day before the date of enactment of
2	this Act in accordance with the terms of those awards.
3	(d) EFFECTIVE DATES.—Notwithstanding any other
4	provision of law—
5	(1) the amendments made by subsections (a) and
6	(b) of this section shall take effect on October 1, 2004;
7	and
8	(2) section 672 of the Individuals with Disabil-
9	ities Education Act (as such section was in effect on
10	the day before the date of enactment of this Act) shall
11	remain in effect through September 30, 2004.
12	SEC. 302. NATIONAL BOARD FOR EDUCATION SCIENCES.
12 13	SEC. 302. NATIONAL BOARD FOR EDUCATION SCIENCES. Section 116(c)(9) of the Education Sciences Reform
13	Section 116(c)(9) of the Education Sciences Reform
13 14 15	Section $116(c)(9)$ of the Education Sciences Reform Act of 2002 (20 U.S.C. $9516(c)(9)$) is amended by striking
13 14 15	Section $116(c)(9)$ of the Education Sciences Reform Act of 2002 (20 U.S.C. $9516(c)(9)$) is amended by striking the third sentence and inserting the following: "Meetings
13 14 15 16	Section $116(c)(9)$ of the Education Sciences Reform Act of 2002 (20 U.S.C. $9516(c)(9)$) is amended by striking the third sentence and inserting the following: "Meetings of the Board are subject to section 552b of title 5, United
 13 14 15 16 17 	Section $116(c)(9)$ of the Education Sciences Reform Act of 2002 (20 U.S.C. $9516(c)(9)$) is amended by striking the third sentence and inserting the following: "Meetings of the Board are subject to section 552b of title 5, United States Code (commonly referred to as the Government in
 13 14 15 16 17 18 	Section $116(c)(9)$ of the Education Sciences Reform Act of 2002 (20 U.S.C. $9516(c)(9)$) is amended by striking the third sentence and inserting the following: "Meetings of the Board are subject to section 552b of title 5, United States Code (commonly referred to as the Government in the Sunshine Act).".
 13 14 15 16 17 18 19 	Section 116(c)(9) of the Education Sciences Reform Act of 2002 (20 U.S.C. 9516(c)(9)) is amended by striking the third sentence and inserting the following: "Meetings of the Board are subject to section 552b of title 5, United States Code (commonly referred to as the Government in the Sunshine Act).". SEC. 303. REGIONAL ADVISORY COMMITTEES.

TITLE IV—COMMISSION ON UNI VERSAL DESIGN AND THE AC CESSIBILITY OF CURRICULUM AND INSTRUCTIONAL MATE RIALS

6SEC. 401. COMMISSION ON UNIVERSAL DESIGN AND THE7ACCESSIBILITY OF CURRICULUM AND IN-8STRUCTIONAL MATERIALS.

9 (a) Establishment and Purpose.—

10 (1) ESTABLISHMENT.—There is established a 11 Commission (hereafter in this section referred to as 12 the "Commission") to study, evaluate, and make ap-13 propriate recommendations to the Congress and to the 14 Secretary on universal design and accessibility of cur-15 riculum and instructional materials for use by all 16 children, with a particular focus on children with dis-17 abilities, in elementary schools and secondary schools. 18 (2) PURPOSE.—The purpose of the Commission 19 is—

20 (A) to survey the issues related to improv21 ing access to curriculum and instructional mate22 rials for children with disabilities, with and
23 without assistive technologies;

24 (B) to study the benefits, current or poten25 tial costs, and challenges of developing and im-

1	plementing a standard definition of the term
2	universal design as a means to achieve accessi-
3	bility of curriculum and instructional materials,
4	and as the Commission determines necessary, to
5	recommend a definition for the term universal
6	design, or other terms, taking into consideration
7	educational objectives, investment of resources,
8	state of technology, and effect on development of
9	curriculum and instructional materials;
10	(C) to examine issues related to the need for
11	and current availability and accessibility of cur-
12	riculum and instructional materials for use in
13	elementary schools and secondary schools by chil-
14	dren with disabilities, gaps in or conflicts among
15	relevant technical standards, educational qual-
16	ity, availability of instructional materials, tech-
17	nical standards, intellectual property rights, and
18	the economic and technical feasibility of imple-
19	menting any recommended definitions; and
20	(D) to provide the Congress and the Sec-
21	retary, not later than 24 months after the date
22	of enactment of this Act, the report described in
23	subsection (d).
24	(b) Membership.—

1	(1) COMPOSITION.—The Commission shall be
2	composed of 21 members, of which—
3	(A) 3 members shall be appointed by the
4	Majority Leader of the Senate;
5	(B) 2 members shall be appointed by the
6	Minority Leader of the Senate;
7	(C) 3 members shall be appointed by the
8	Speaker of the House of Representatives;
9	(D) 2 members shall be appointed by the
10	Minority Leader of the House;
11	(E) 8 members shall be appointed by the
12	Secretary including representatives of States,
13	local educational agencies, publishers of instruc-
14	tional material, individuals with disabilities,
15	technical standard setting bodies, and authorized
16	entities as defined in section $121(c)(1)$ of title
17	17, United States Code; and
18	(F) 3 members shall be appointed by the
19	Registrar of Copyrights.
20	(2) Expertise of commissioners.—All mem-
21	bers of the Commission shall be individuals who have
22	been appointed on the basis of technical qualifica-
23	tions, professional expertise, and demonstrated knowl-
24	edge and shall include at least 4 representatives of
25	each of the following:

1	(A) publishers of instructional materials,
2	including of textbooks, software, and other print,
3	electronic, or digital curricular materials;
4	(B) elementary and secondary education,
5	including teachers, special educators, and State
6	and local education officials or administrators;
7	(C) researchers in the fields of disabilities,
8	technology, and accessible media;
9	(D) experts in intellectual property rights;
10	and
11	(E) advocates of children with disabilities,
12	including parents of blind, visually impaired,
13	deaf, hearing impaired, physically challenged,
14	cognitively impaired, or learning disabled, or
15	representatives of organizations that advocate for
16	such children.
17	(3) DATE.—The appointment of the members of
18	the Commission shall be made not later than 60 days
19	after the date of enactment of this Act.
20	(4) Period of Appointment and vacancies.—
21	Members shall be appointed for the life of the Com-
22	mission. Any vacancy in the Commission shall not af-
23	fect its powers, but shall be filled in the same manner
ว 4	and the continuum limbur of

1	(5) Initial meeting.—Not later than 45 days
2	after the date on which all members of the Commis-
3	sion have been appointed, the Commission shall hold
4	the Commission's first meeting.
5	(6) MEETINGS.—The Commission shall meet at
6	the call of the Chairperson.
7	(7) QUORUM.—A majority of the members of the
8	Commission shall constitute a quorum, but a lesser
9	number of members may hold hearings.
10	(8) Chairperson and vice chairperson.—The
11	Commission shall select a chairperson and vice chair-
12	person from among the members of the Commission.
13	(c) Duties of the Commission.—The Commission
14	shall study and make recommendations to Congress and the
15	Secretary regarding—
16	(1) the purposes of the Commission described in
17	subsection $(a)(2);$
18	(2) priority topics for additional research;
19	(3) the availability and accessibility of curricula
20	and instructional materials, including print, soft-
21	ware, CD-ROM, video, and Internet, for use in ele-
22	mentary schools and secondary schools by children
23	
	with disabilities, including—
24	with disabilities, including— (A) the numbers of affected children with

1	(B) the technical and other means by which
2	such materials are made accessible, such as as-
3	sistive technologies, electronic versions, large
4	print, closed captioning, video description, and
5	Braille, and any conflicts between relevant tech-
6	nical standards by which instructional materials
7	are made accessible;
8	(C) the steps taken by State and local edu-
9	cational agencies to support accessibility, includ-
10	ing through State adoption and procurement
11	policies, the acquisition and integration of as-
12	sistive technology, and any State and local re-
13	quirements or standards;
14	(D) timeliness of receipt of such materials
15	by children with disabilities; and
16	(E) continued barriers to access to such ma-
17	terials; and
18	(4) the potential and likely effects of providing
19	accessible or universally designed materials for all
20	students in elementary schools and secondary schools,
21	with a particular focus on children with disabilities,
22	including—
23	(A) an analysis of the current and potential
24	costs to develop and provide accessible instruc-
25	tional materials, with and without specialized

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1	formats, to publishers, States, local educational
2	agencies, schools, and others, broken down by—
3	(i) type of disability, including phys-
4	ical, sensory, and cognitive disability;
5	(ii) type of instructional materials, in-
6	cluding by grade and by basal and supple-
7	mental materials; and
8	(iii) type of media, including print,
9	electronic, software, web-based, audio, and
10	video; and
11	(B) an analysis of the effects of any rec-
12	ommended definitions regarding—
13	(i) the availability and quality of in-
14	structional materials for nondisabled stu-
15	dents, and innovation in the development
16	and delivery of these materials;
17	(ii) State learning content standards
18	that are media-, skill-, or pedagogically-
19	based and may therefore be compromised;
20	(iii) prices of instructional materials
21	and the impact of the definitions on State
22	and local budgets; and
23	(iv) intellectual property rights in con-
24	nection with the development, distribution,

1	and use o	f curriculum	and	instructional
2	materials.			

3 (d) PUBLIC HEARINGS.—As part of the study con-4 ducted under this subsection, the Commission shall hold 5 public hearings, including through the use of the Internet 6 or other technologies, for the purposes referred to in sub-7 section (a).

8 (e) REPORT.—

9 (1) INTERIM REPORT.—Not later than 12 months 10 after the establishment of the Commission, the Com-11 mission shall provide to the Secretary and Congress 12 an interim report on the Commission's activities dur-13 ing the Commission's first year and any preliminary 14 findings.

(2) FINAL REPORT.—Not later than 24 months
after the establishment of the Commission, the Commission shall submit a report to the Secretary and
Congress that shall contain—

19 (A) recommendations determined necessary
20 regarding definitions of the terms described in
21 subsection (a)(2)(B);

22 (B) recommendations for additional re23 search; and

24 (C) a detailed statement of the findings and
25 conclusions of the Commission resulting from the

1	study of the issues identified in subsection
2	(a)(2)(C).
3	(f) Powers of the Commission.—
4	(1) AUTHORITY OF COMMISSION.—The Commis-
5	sion may hold such hearings, convene and act at such
6	times and places, take such testimony, and receive
7	such evidence, as the Commission considers necessary
8	to carry out the responsibilities of the Commission.
9	(2) USE OF MAIL.—The Commission may use the
10	United States mails in the same manner and under
11	the same conditions as other departments and agen-
12	cies of the Federal Government.
13	(3) GIFTS.—The Commission may accept, use,
14	and dispose of gifts or donations of services or prop-
15	erty.
16	(4) Compensation.—Except as provided in
17	paragraph (5), each member of the Commission who
18	is not an officer or employee of the Federal Govern-
19	ment shall serve without compensation. All members
20	of the Commission who are officers or employees of the
21	United States shall serve without compensation in ad-
22	dition to that received for their services as officers or
23	employees of the United States.
24	(5) Per diem.—The members of the Commission
25	shall be allowed travel expenses, including per diem

1	in lieu of subsistence, at rates authorized for employ-
2	ees of agencies under subchapter I of chapter 57 of
3	title 5, United States Code, while away from their
4	homes or regular places of business in the perform-
5	ance of services for the Commission.
6	(6) Employment and compensation of em-
7	PLOYEES.—Except as otherwise provided in this sec-
8	tion and consistent with section 3161 of title 5,
9	United States Code, the Chairperson may appoint, fix
10	the compensation of, and terminate an executive di-
11	rector and such additional employees as may be nec-
12	essary to enable the Commission to perform the Com-
13	mission's duties.
14	(7) Detailing of federal employees.—Any
15	Federal Government employee may be detailed to the
16	Commission without reimbursement, and such detail
17	shall be without interruption or loss of civil service
18	status or privilege.
19	(8) TEMPORARY AND INTERMITTENT SERV-
20	ices.—The Chairperson of the Commission may pro-
21	cure temporary and intermittent services under sec-
22	tion 3109(b) of title 5, United States Code, at rates
23	for individuals that do not exceed the daily equivalent
24	of the annual rate of basic pay prescribed for level V

of the Executive Schedule under section 5316 of such
 title.

3 (g) TERMINATION OF THE COMMISSION.—The Com4 mission shall terminate on the date that is 90 days after
5 the date on which the Commission submits its final report
6 under subsection (e)(2).

7 (h) AUTHORIZATION OF APPROPRIATIONS.—

8 (1) AUTHORIZATION.—There are authorized to be
9 appropriated \$750,000 for fiscal year 2004, and such
10 sums as necessary for fiscal year 2005 to carry out
11 the provisions of this section.

12 (2) AVAILABILITY.—Any sums appropriated
13 under the authorization contained in this subsection
14 shall remain available, without fiscal year limitation,
15 until expended.

16 TITLE V—MISCELLANEOUS

17SEC. 501. AMENDMENT TO CHILDREN'S HEALTH ACT OF182000.

19 Section 1004 of the Children's Health Act of 2000 (42
20 U.S.C. 285g note) is amended—

(1) in subsection (b), by striking "Agency" and
inserting "Agency, and the Department of Education"; and

24 (2) in subsection (c)—

1	(A) in paragraph (2), by striking "and"
2	after the semicolon;
3	(B) in paragraph (3), by striking the period
4	at the end and inserting "; and"; and
5	(C) by adding at the end the following:
6	"(4) be conducted in compliance with section 444
7	of the General Education Provisions Act (20 U.S.C.
8	1232g), including the requirement of prior parental
9	consent for the disclosure of any education records, ex-
10	cept without the use of authority or exceptions grant-
11	ed to authorized representatives of the Secretary of
12	Education for the evaluation of Federally-supported
13	education programs or in connection with the enforce-
14	ment of the Federal legal requirements that relate to
15	such programs.".
16	SEC. 502. GAO REVIEW OF CHILD MEDICATION USAGE.
17	(a) Review.—The Comptroller General shall conduct
18	a review of—
19	(1) the extent to which personnel in schools ac-
20	tively influence parents in pursuing a diagnosis of at-
21	tention deficit disorder and attention deficit hyper-
22	activity disorder;
23	(2) the policies and procedures among public
24	schools in allowing school personnel to distribute con-
25	trolled substances; and

1 (3) the extent to which school personnel have re-2 quired a child to obtain a prescription for substances 3 covered by section 202(c) of the Controlled Substances 4 Act (21 U.S.C. 812(c)) to treat attention deficit dis-5 order, attention deficit hyperactivity disorder, or other attention deficit-related illnesses or disorders, in 6 7 order to attend school or be evaluated for services 8 under the Individuals with Disabilities Education 9 Act.

10 (b) REPORT.—Not later than 1 year after the date of 11 enactment of this Act, the Comptroller General shall pre-12 pare and submit to Congress a report that contains the re-13 sults of the review under subsection (a).

¹⁰⁸TH CONGRESS H. R. 1350

AMENDMENT

May 21, 2004

Ordered to be printed as passed