111TH CONGRESS 1ST SESSION H.R. 2958

To amend the accountability provisions of part A of title I of the Elementary and Secondary Education Act of 1965, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JUNE 18, 2009

Mr. TERRY (for himself, Mr. PLATTS, Mr. PAUL, and Mr. SIMPSON) introduced the following bill; which was referred to the Committee on Education and Labor

A BILL

- To amend the accountability provisions of part A of title I of the Elementary and Secondary Education Act of 1965, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "State and Local Edu-

5 cation Flexibility Act of 2009".

6 SEC. 2. AMENDMENTS TO ESEA.

7 (a) LIMITED ENGLISH PROFICIENT STUDENTS.—
8 Section 1111(b) of the Elementary and Secondary Edu9 cation Act of 1965 (20 U.S.C. 6311(b)) is amended—

1	(1) in paragraph $(2)(C)$ —
2	(A) in clause (vi), by striking "and" at the
3	end;
4	(B) in clause (vii), by striking the period
5	at the end and inserting "; and"; and
6	(C) by adding at the end the following:
7	"(viii) at the State's discretion on a
8	case-by-case basis, may not include the
9	performance of any limited English pro-
10	ficient student if—
11	"(I) the student has not been en-
12	rolled for 3 full school years in an ele-
13	mentary school or secondary school in
14	the State; and
15	"(II) the parents of the student,
16	and the school administrator or team
17	of educators designated by the stu-
18	dent's school for making limited
19	English proficiency placement and as-
20	sessment decisions, agree that such an
21	exclusion is educationally appropriate
22	for the student.";
23	(2) in clause (ii) of paragraph $(2)(I)$, by insert-
24	ing "is subject to paragraph (3)(C)(xvi)," after "ex-

cept that the 95 percent requirement described in
this clause";
(3) in paragraph $(3)(C)$ —
(A) in clause (xiv), by striking "and" at
the end;
(B) in clause (xv), by striking the period at
the end and inserting "; and"; and
(C) by adding at the end the following:

"(xvi) 9 notwithstanding clause 10 (ix)(III), at the State's discretion on a 11 case-by-case basis, not include any limited 12 English proficient student if—

13 "(I) the student is enrolled in his 14 or her first full school year in an ele-15 mentary school or secondary school in 16 the State; and

17 "(II) the parents of the student, 18 and the school administrator or team 19 of educators designated by the stu-20 dent's school for making limited English proficiency placement and as-21 22 sessment decisions, agree that such an 23 exclusion is educationally appropriate 24 for the student."; and

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1 (4) in paragraph (7), by adding at the end the 2 following: "Notwithstanding the preceding sentence, 3 a State plan may provide for the exclusion from 4 such annual assessment of English proficiency of 5 any limited English proficient student if (A) the stu-6 dent is enrolled in his or her first full school year 7 in an elementary or secondary school in the State; 8 and (B) the parents of the student, and the school 9 administrator or team of educators designated by 10 the student's school for making limited English pro-11 ficiency placement and assessment decisions, agree 12 that such an exclusion is educationally appropriate 13 for the student."

14 (b) CONSIDERATION OF GRADUATION RATES IN 15 AYP.—Clause (vi) of section 1111(b)(2)(C) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 16 17 6311(b)(2)(C)) is amended by inserting ", except that, at 18 the discretion of the State, such graduation rates may in-19 clude (I) any student who has exceptional circumstances 20and graduates from secondary school with a regular di-21 ploma in not more than 5 years, (II) any qualified child 22 with a disability (as that term is defined in paragraph 23 (3)(C)(11)) who graduates from secondary school with a 24 regular diploma before attaining an age established by 25 State law, and (III) any qualified child with a disability 1 (as that term is defined in paragraph (3)(C)(11)) who sat2 isfies such alternative challenging academic content and
3 achievement standards as the State may establish for the
4 child to complete secondary school in a reasonable period
5 of time" after "in the standard number of years".

6 (c) CHILDREN WITH DISABILITIES.—Subsection (b)
7 of section 1111 of the Elementary and Secondary Edu8 cation Act of 1965 (20 U.S.C. 6311) is amended—

9 (1) in subparagraph (B) of paragraph (1), by 10 striking "The academic standards" and inserting 11 "Subject to paragraph (11), the academic stand-12 ards";

(2) in clause (i) of paragraph (2)(C), by striking "applies the same high standards" and inserting
"subject to paragraph (11), applies the same high
standards";

17 (3) in clause (i) of paragraph (3)(C), by strik18 ing "be the same academic assessments" and insert19 ing "subject to paragraph (11), be the same aca20 demic assessments"; and

21 (4) by adding at the end the following:

"(11) CHILDREN WITH DISABILITIES.—

23 "(A) RELATION TO IEP.—Subject to the
24 requirements of subparagraphs (B) and (C),
25 with respect to a qualified child with a dis-

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1 ability, a State plan may provide for modifica-2 tion of the challenging academic content stand-3 ards and challenging student academic achieve-4 ment standards required by paragraph (1)(A), 5 the high standards of academic achievement de-6 scribed in paragraph (2)(C)(i), and the yearly 7 student academic assessments described in 8 paragraph (3), to align such standards and as-9 sessments with the child's individualized edu-10 cation program. 11 "(B) PARENTAL CONSENT.—A State plan 12 may not provide for modification pursuant to 13 subparagraph (A) of any standard or assess-14 ment unless the parents of the child involved 15 agree that such modification is educationally 16 appropriate for the child. 17 "(C) PROGRESSIVELY HIGHER LEVEL OF 18 INSTRUCTION.—In the case of a qualified child 19 with a disability who has a significant cognitive 20 impairment, but not a severe cognitive impair-21 ment, any modification pursuant to subpara-22 graph (A) of any standard or assessment appli-23 cable to the child shall continue to require a 24 progressively higher level of instruction each 25 year to achieve graduation with a regular di-

1	ploma or an alternative State-established di-
2	ploma leading toward graduation with a regular
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	diploma or an alternative State-established di-
4	ploma.
5	"(D) RULE OF CONSTRUCTION.—This
6	paragraph shall not be construed to give rise to
7	any new right under the Individuals with Dis-
8	abilities Education Act, to expand the definition
9	of a child with a disability under that Act, or
10	to otherwise affect any provision of that Act.
11	"(E) DEFINITIONS.—In this paragraph:
12	"(i) The term "individualized edu-
13	cation program' has the meaning given to
14	such term in section 602 of the Individuals
15	with Disabilities Education Act.
16	"(ii) The term 'qualified child with a
17	disability' means a child who receives serv-
18	ices under the Individuals with Disabilities
19	Education Act and has been certified by a
20	licensed health care professional or a mul-
21	tidisciplinary team (established in accord-
22	ance with State guidelines and including a
23	licensed health care professional) as a child
24	with severe or significant cognitive impair-

1	ment that prevents learning consistent
2	with the child's age group.".
3	(d) Local Development of Assessments.—Para-
4	graph (3) of section 1111(b) of the Elementary and Sec-
5	ondary Education Act of 1965 (20 U.S.C. 6311(b)(3)) is
6	amended by adding at the end the following:
7	"(E) LOCAL DEVELOPMENT OF ASSESS-
8	MENTS.—
9	"(i) IN GENERAL.—Notwithstanding
10	subparagraphs (A) and (C)(i), a State edu-
11	cational agency may authorize a local edu-
12	cational agency, or school, in the State to
13	develop and implement the student aca-
14	demic assessments required by this para-
15	graph with respect to the students served
16	by the local educational agency or school,
17	respectively.
18	"(ii) SAME ASSESSMENT.—Subject to
19	paragraph (11), any assessment developed
20	and implemented by a local educational
21	agency or school pursuant to this subpara-
22	graph shall be the same academic assess-
23	ment used to measure the achievement of
24	all children served by the local educational
25	agency or school, respectively.

1	"(iii) State responsibility.—If a
2	State educational agency chooses to au-
3	thorize a local educational agency, or
4	school, in the State to develop and imple-
5	ment assessments pursuant to this sub-
6	paragraph, the State educational agency
7	shall be responsible for demonstrating in
8	the State plan that each such assessment
9	complies with the requirements of this
10	paragraph.".
11	(e) Multiple Assessments.—
12	(1) IN GENERAL.—Paragraph (3) of section
13	1111(b) of the Elementary and Secondary Edu-
14	cation Act of 1965 (20 U.S.C. $6311(b)(3)$) (as
15	amended by subsection (d)) is amended by adding at
16	the end the following:
17	"(F) RULE OF CONSTRUCTION.—Notwith-
18	standing subparagraph (A), this paragraph
19	shall not be construed to prohibit the develop-
20	ment and implementation of the student aca-
21	demic assessments required by this section
22	through the use of multiple assessments of high
23	technical quality integrated into a school's cur-
24	riculum and distributed throughout the course
25	of the school year.".

1 (2) PARTICIPATION REQUIREMENT.—Clause (ii) 2 of section 1111(b)(2)(I) (20 U.S.C. 6311(b)(2)(I)) 3 (as amended by subsection (a)(2)) is amended by inserting ", and shall be a 75 percent annual average 4 5 requirement in a case in which the school imple-6 ments academic assessments for purposes of para-7 graph (3) through the use of multiple assessments 8 integrated into a school's curriculum and distributed 9 throughout the course of the school year" before the 10 close parenthesis at the end. 11 (f) HIGHLY QUALIFIED SPECIAL EDUCATION AND RURAL TEACHERS.—Section 9101(23)(B)(ii) of the Ele-12 13 mentary and Secondary Education Act of 1965 (20 U.S.C. 14 7801(23)(B)(ii)) is amended as follows: 15 (1) By striking "or" at the end of subclause 16 (I), redesignating subclause (II) as (III) and insert-17 ing the following new subclause after subclause (I): 18 "(II) at the discretion of the 19 State, in the case of a special edu-20 cation teacher or a teacher in a rural 21 school, by passing such a rigorous 22 State academic subject test in any 1 23 subject in which the teacher teaches 24 if, with respect to each other academic 25 subject in which the teacher teaches,

1	the teacher works in close consulta-
2	tion, either in-person or through high-
3	quality distance education or consulta-
4	tion, with another teacher who is
5	highly qualified in such other aca-
6	demic subject; or".
7	(2) By inserting before the closing parentheses
8	in clause (i) "or, at the option of the State, a rig-
9	orous academic subject matter teaching curriculum
10	and institutional skill assessments (as determined by
11	the State's education commissioner) developed by a
12	public or private university".
13	(g) Social Studies Treated as Core Academic
14	SUBJECT.—Paragraph (11) of section 9101 of the Ele-
15	mentary and Secondary Education Act of 1965 (20 U.S.C.
16	7801) is amended by striking "and geography" and insert-
17	ing "geography, and social studies".
18	(h) Competence in Science and Social Studies
19	TREATED AS COMPETENCE IN SUBDISCIPLINES.—Para-
20	graph (23) of section 9101 of the Elementary and Sec-
21	ondary Education Act of 1965 (20 U.S.C. 7801) is amend-
22	ed by striking "and" at the end of subparagraph (B), by
23	striking the period at the end of subparagraph (C) and
24	inserting "; and", and by adding at the end the following
25	new subparagraph:

"(D) shall be determined under this para graph by treating demonstrated competence in
 general science or social studies as competence
 in the subdisciplines of general science and so cial studies, respectively".

6 SEC. 3. STUDY ON THE ADEQUACY OF ESEA FUNDING.

7 (a) STUDY.—The Comptroller General of the United
8 States (in this section referred to as the "Comptroller
9 General") shall conduct a study to determine for each of
10 school years 2001–2002, 2002–2003, 2003–2004, 2004–
11 2005, 2005–2006, 2006–2007, and 2007–2008 the fol12 lowing:

(1) The amount of costs incurred by local educational agencies and schools as a result of efforts
to comply with the provisions of part A of title I of
the Elementary and Secondary Education Act of
1965 (20 U.S.C. 6301 et seq.).

18 (2) The amount of funds received by local edu-19 cational agencies and schools under such part A.

(b) REGULAR EDUCATIONAL EXPENSES.—In making
a determination of costs under subsection (a)(1), the
Comptroller General shall exclude educational costs that
would be incurred by local educational agencies and
schools irrespective of efforts to comply with the provisions

of part A of title I of the Elementary and Secondary Edu cation Act of 1965 (20 U.S.C. 6301 et seq.).

3 (c) SAMPLES.—The Comptroller General shall make
4 sample determinations under paragraphs (1) and (2) of
5 subsection (a) for—

6 (1) at least 1 local educational agency and 1
7 school in a rural area in each State; and

8 (2) at least 1 local educational agency and 19 school in an urban area in each State.

(d) REPORT.—Not later than 1 year after the date
of the enactment of this Act, the Comptroller General shall
submit a report to the Congress on the results of the study
conducted under this section.

14 SUBSEQUENT STUDY AND (e) REPORTS.—The 15 Comptroller General shall conduct a study, for each school year after the 2005–2006 school year, to determine the 16 17 costs and funds described in subsection (a) for such year. The report of each such study shall be submitted to the 18 19 Congress not later than 1 year after the close of the school 20 year to which the study relates.

21 SEC. 4. MEASURING INDIVIDUAL STUDENT ACADEMIC
22 ACHIEVEMENT.

The Elementary and Secondary Education Act of1965 is amended by adding the following at the end of

subpart 4 of part A of title VI and by making the nec essary conforming changes in the table of contents:

3 "SEC. 6165. MEASURING INDIVIDUAL STUDENT ACADEMIC 4 ACHIEVEMENT.

5 "A State may choose to demonstrate adequate yearly
6 progress under this subpart by utilizing individual growth
7 models to measure individual student progress from grade
8 to grade if the State meets all of the following require9 ments:

"(1) The State system contains strong privacy
protections and measures to prevent the labeling of
students.

"(2) The State system includes measures to
meet the academic progress benchmarks established
under NCLB to reach the universal goal of 100 percent student proficiency by 2014.

"(3) The State system includes both annual or
multiple yearly assessments of high technical quality
and academic merit as primary measurements of
student academic progress.

"(4) The State data system meets minimum
standards, which will be established by the Secretary
to ensure high data quality, including the ability to
match test records of individual students from year

to year and the ability to measure growth at the
 classroom and school level.

"(5) In the case of a student who is one or 3 4 more full grade levels behind his or her classmates, 5 as determined by the State in accordance with the 6 State's grade-level academic standards, the State 7 has a plan in place to bring the student up to age-8 appropriate grade level learning within three years 9 through targeted interventions chosen by the State, 10 and the plan has been approved at the start of each 11 of the three applicable school years by one or both 12 of the student's parents.

13 "(6) The State system recognizes individual
14 student GPA as a factor in reporting student
15 progress.

States utilizing individual growth models may, in the case 16 17 of a student who is determined by the State to be one 18 or more full grade levels behind his or her classmates, count the student as meeting adequate yearly progress re-19 20 quirements for up to three years as long as the student 21 is meeting the annual State-established goals for indi-22 vidual student progress that are designed to bring the stu-23 dent up to age-appropriate grade level learning within 24 three years through appropriate targeted interventions.

1	"SEC. 6166. ACCURATE IDENTIFICATION OF SCHOOLS
2	NEEDING IMPROVEMENT.
3	"(a) IN GENERAL.—For purposes of determining
4	adequate yearly progress under this subpart, schools shall
5	be graded on the following grading scale:
6	"(1) Grade A+: Schools achieving 100 percent
7	of the factors that make up adequate yearly
8	progress.
9	"(2) Grade A: Schools achieving 90–99 percent
10	of such factors.
11	"(3) Grade B: Schools achieving 80–89 percent
12	of such factors.
13	"(4) Grade C: Schools achieving 70–79 percent
14	of such factors.
15	"(5) Grade D: Schools achieving only 60–69
16	percent of such factors.
17	"(6) Grade F: Schools achieving 59 percent or
18	less of such factors.
19	"(b) Awards and School Improvement Meas-
20	URES.—The following awards and school improvement
21	measures shall apply to schools based on the grade each
22	school receives on the above school improvement grading
23	scale:
24	"(1) A+ schools shall receive greater flexibility

25 in the use of title I funds provided to their school

1	with the transferability percentage increased from
2	50 percent to 75 percent flexibility.
3	"(2) A schools shall have flexibility to utilize
4	Federal funds to help boost achievement for specific
5	sub-groups not making adequate yearly progress in-
6	cluding for additional teacher development and any
7	other interventions the school deems appropriate.
8	"(3) B SCHOOLS.—After two years of not mak-
9	ing AYP, the district shall choose the interventions
10	from those allowed under section 1116 of the Ele-
11	mentary and Secondary Education Act of 1965 (20
12	U.S.C. 6316) that are appropriate to help the school
13	improve its performance as quickly and effectively as
14	possible.
15	"(4) C SCHOOLS.—After two years of not mak-
16	ing AYP, the district in consultation with the State
17	shall choose the appropriate interventions from those
18	allowed section 1116 of the Elementary and Sec-
19	ondary Education Act of 1965 (20 U.S.C. 6316) to
20	help the school improve its performance as quickly
21	and effectively as possible.
22	"(5) D SCHOOLS.—After two years of not mak-
23	ing AYP, the district and State shall choose the ap-
24	propriate interventions from those allowed under

section 1116 of the Elementary and Secondary Edu-

cation Act of 1965 (20 U.S.C. 6316) to help the
 school improve its performance as quickly and effec tively as possible.

4 "(6) F SCHOOLS.—After two years of not mak5 ing AYP, the State shall choose the appropriate
6 interventions from those allowed under section 1116
7 of the Elementary and Secondary Education Act of
8 1965 (20 U.S.C. 6316) to help the school improve
9 its performance as quickly and effectively as pos10 sible.

11 "(c) SCHOOLS MAKING AYP.—In the case of schools 12 graded B, C, D, or F, States and school districts, coordi-13 nating as appropriately required for each grade level in this section, may choose to implement any, all, or none 14 15 of the school improvement measures currently available under section 1116 of the Elementary and Secondary 16 17 Education Act of 1965 (20 U.S.C. 6316) for schools not making AYP for 3–5 years without the school being identi-18 fied "in need of improvement" or as needing corrective 19 20 action.

21 "(d) SCHOOLS NOT MAKING AYP.—In the case of 22 schools graded B, C, D, or F which fail to progress beyond 23 their initial grade level for three consecutive years, such 24 schools shall be subject to the current school improvement 25 measures that apply to schools that have not made AYP

1	for three years as defined in the State's plan under section
2	1111(b)(2).".
3	SEC. 5. COMPARISON OF STATEWIDE REPORT CARDS.
4	Section 1111(h)(6) of the Elementary and Secondary
5	Education Act of 1965 (20 U.S.C. $6311(h)(6)$) is amend-
6	ed—
7	(1) by redesignating subparagraph (C) as sub-
8	paragraph (D); and
9	(2) by inserting after subparagraph (B) the fol-
10	lowing:
11	"(C) ADDITIONAL INFORMATION.—In ad-
12	dition to the information that parents may re-
13	quest under subparagraph (A), a school that re-
14	ceives funds under this part shall provide, to
15	each individual parent, student progress report
16	cards referred to in this subsection in addition
17	to report cards showing the schoolwide and
18	statewide progress of students as required by
19	this subsection. States shall include on the stu-
20	dent progress report cards the grade of the
21	school the individual student attends, as identi-
22	fied from the school improvement grading scale
23	in section 6166. States shall also include on
24	schoolwide and statewide progress report cards
25	the State's performance on the National Assess-

ment of Educational Progress (NAEP) in the
 academic subject areas required to be reported.
 An explicit side-by-side comparison is not re quired and each State may choose the format in
 which information is presented if the NAEP
 scores are included.".