

114TH CONGRESS  
1ST SESSION

# S. 37

To amend the Elementary and Secondary Education Act of 1965 to provide for State accountability in the provision of access to the core resources for learning, and for other purposes.

---

IN THE SENATE OF THE UNITED STATES

JANUARY 6, 2015

Mr. REED (for himself and Mr. BROWN) introduced the following bill; which was read twice and referred to the Committee on Health, Education, Labor, and Pensions

---

## A BILL

To amend the Elementary and Secondary Education Act of 1965 to provide for State accountability in the provision of access to the core resources for learning, and for other purposes.

1       *Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Core Opportunity Re-  
5 sources for Equity and Excellence Act of 2015”.

1     **SEC. 2. STATE AND SCHOOL DISTRICT ACCOUNTABILITY.**

2         (a) IN GENERAL.—Title I of the Elementary and  
3     Secondary Education Act of 1965 (20 U.S.C. 6301 et  
4     seq.) is amended—

5             (1) in section 1111—

6                 (A) in subsection (b)—

7                     (i) in paragraph (1)—

8                         (I) in subparagraph (A), by in-  
9     serting “that lead to college and ca-  
10   reer readiness by high school gradu-  
11   ation and” after “challenging student  
12   academic achievement standards”;  
13   and

14                         (II) in subparagraph (D)(i)—

15                         (aa) in subclause (II), by  
16     striking “and” after the semi-  
17   colon; and

18                         (bb) by adding at the end  
19   the following:

20                         “(IV) lead to college and career  
21   readiness by high school graduation;  
22   and”; and

23                         (ii) in paragraph (2), by adding at the  
24   end the following:

1                 “(L) STATE ACCOUNTABILITY IN THE PRO-  
2                 VISION OF ACCESS TO THE CORE RESOURCES  
3                 FOR LEARNING.—

4                 “(i) IN GENERAL.—Each State plan  
5                 shall demonstrate that the State has devel-  
6                 oped an accountability system that ensures  
7                 that the State’s public school system pro-  
8                 vides all students within the State an edu-  
9                 cation that enables the students to succeed  
10                from the earliest grades, and graduate  
11                from high school ready for college, career,  
12                and citizenship, through—

13                “(I) the provision of fair and eq-  
14                uitable access to the core resources  
15                for learning;

16                “(II) the provision of educational  
17                services in local educational agencies  
18                that receive funds under this part;  
19                and

20                “(III) compliance with any final  
21                Federal or State court order in any  
22                matter concerning the adequacy or  
23                equitableness of the State’s public  
24                school system.

1                         “(ii) CORE RESOURCES FOR LEARN-  
2                         ING.—For purposes of this Act, the core  
3                         resources for learning are the resources  
4                         and student supports necessary to provide  
5                         all students the opportunity to develop the  
6                         knowledge and skills that lead to college  
7                         and career readiness by high school grad-  
8                         uation. Such resources shall include the  
9                         following:

10                         “(I) High-quality instructional  
11                         teams, including licensed, creden-  
12                         tialed, and profession-ready teachers,  
13                         principals, school librarians, coun-  
14                         selors, and education support per-  
15                         sonnel.

16                         “(II) Rigorous academic stand-  
17                         ards and curricula that lead to college  
18                         and career readiness by high school  
19                         graduation, including the extent to  
20                         which each local educational agency  
21                         provides access to such standards and  
22                         curricula in a manner that is acces-  
23                         sible to all students, including stu-  
24                         dents with disabilities and English  
25                         learners.

1                         “(III) Equitable and instruction-  
2                         ally appropriate class sizes.

3                         “(IV) Up-to-date instructional  
4                         materials, technology, and supplies,  
5                         including textbooks, computers, mo-  
6                         bile devices, and access to broadband.

7                         “(V) Effective school library pro-  
8                         grams.

9                         “(VI) School facilities and tech-  
10                         nology, including physically and envi-  
11                         ronmentally sound school buildings  
12                         and well-equipped instructional spa-  
13                         ces, including laboratories and librар-  
14                         ries.

15                         “(VII) Specialized instruction  
16                         support teams, including school coun-  
17                         selors, school social workers, school  
18                         psychologists, school nurses, and other  
19                         qualified professionals involved in pro-  
20                         viding assessment, diagnosis, coun-  
21                         seling, educational, therapeutic, and  
22                         other necessary services (including re-  
23                         lated services as that term is defined  
24                         in section 602 of the Individuals with  
25                         Disabilities Education Act) as part of

1                   a comprehensive program to meet stu-  
2                    dent needs.

3                   “(VIII) Effective programs for  
4                    family and community engagement in  
5                    education.

6                   “(iii) REPORTING.—Each State desir-  
7                   ing to receive a grant under this part shall  
8                   annually report to the Secretary how the  
9                   State is meeting the requirements for pro-  
10                  viding equitable access to the core re-  
11                  sources for learning as required in clause  
12                  (i) and any areas of inequitable access,  
13                  plans to address such inequities, and  
14                  progress toward eliminating such inequi-  
15                  ties.

16                  “(iv) ACCOUNTABILITY AND REMEDI-  
17                  ATION.—A State that fails to make  
18                  progress toward eliminating inequities in  
19                  access to the core resources for learning as  
20                  required in clause (i) identified for 2 or  
21                  more consecutive years shall not be eligible  
22                  to receive funds under any competitive  
23                  grant program authorized under this  
24                  Act.”; and

25                  (B) in subsection (h)—

(i) in paragraph (1)(C)(vii), by striking “information on the performance of local educational agencies in the State regarding making adequate yearly progress, including the number and names of each school identified for school improvement under section 1116” and inserting “information on the performance of local educational agencies in the State in providing fair and equitable access to the core resources for learning and the number and names of each school and each agency identified for improvement under section 1116 or under the terms of any waiver granted under section 9401”;

(ii) in paragraph (2)(B)—

(I) in clause (i)—

(aa) in subclause (I), by  
      king “and” after the semi-  
      n; and

(bb) by adding at the end  
the following:

“(III) information that shows students served by the local educational agency are provided access to

1 the core resources for learning com-  
2 pared to students in the State as a  
3 whole; and”;

4 (II) in clause (ii)—

5 (aa) in subclause (I), by  
6 striking “and” after the semi-  
7 colon;

11 (cc) by adding at the end  
12 the following:

13                             “(III) information that shows  
14                             how the school’s students are provided  
15                             access to the core resources for learn-  
16                             ing compared to students in the local  
17                             educational agency and the State as a  
18                             whole.”;

19 (iii) in paragraph (4)—

20 (I) in subparagraph (F), by strik-  
21 ing “and” after the semicolon;

(III) by adding at the end the following:

3                     “(H) the number and names of each local  
4                     educational agency identified for improvement  
5                     under section 1116 or under the terms of any  
6                     waiver granted under section 9401, the reason  
7                     each such agency was so identified, and the  
8                     measures taken to address the achievement  
9                     problems of each such agency.”;

10                   (2) in section 1116(c), by striking paragraph  
11                   (3) and inserting the following:

12               “(3) IDENTIFICATION OF LOCAL EDUCATIONAL  
13               AGENCY FOR IMPROVEMENT.—

14                         “(A) IN GENERAL.—A State shall identify  
15                         for improvement—

16                             “(i) any local educational agency that,  
17                             for 2 consecutive years, including the pe-  
18                             riod immediately prior to the date of enact-  
19                             ment of the No Child Left Behind Act of  
20                             2001, failed to make adequate yearly  
21                             progress as defined in the State’s plan  
22                             under section 1111(b)(2); or

1                 “(B) INTERVENTION IN LOCAL EDU-  
2                 CATIONAL AGENCIES IDENTIFIED FOR IM-  
3                 PROVEMENT.—With respect to each local edu-  
4                 cational agency identified for improvement by a  
5                 State under this section or under the terms of  
6                 any waiver granted under section 9401, the  
7                 State—

8                     “(i) shall identify any inequities in ac-  
9                 cess to the core resources for learning in  
10                 the schools served by the agency; and  
11                     “(ii) in partnership with such agency,  
12                 shall develop and implement a plan to ad-  
13                 dress identified inequities in access to the  
14                 core resources for learning.”.

15                 (b) RESTRICTIONS ON WAIVERS.—Section 9401(c) of  
16                 the Elementary and Secondary Education Act of 1965 (20  
17                 U.S.C. 7861(c)) is amended—

18                     (1) in paragraph (9)(C), by striking “or” after  
19                 the semicolon;  
20                     (2) in paragraph (10), by striking the period at  
21                 the end and inserting “; or”; and  
22                     (3) by adding at the end the following:  
23                     “(11) accountability for the provision of the  
24                 core resources for learning.”.

