In the Senate of the United States, March 11, 1999.

Resolved, That the bill from the House of Representatives (H.R. 800) entitled "An Act to provide for education flexibility partnerships.", 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 "Education Flexibility
 3 Partnership Act of 1999".
- 4 SEC. 2. FINDINGS.
- 5 Congress makes the following findings:
- 6 (1) States differ substantially in demographics,
 7 in school governance, and in school finance and fund8 ing. The administrative and funding mechanisms
 9 that help schools in 1 State improve may not prove
 10 successful in other States.
- (2) Although the Elementary and Secondary
 Education Act of 1965 and other Federal education

statutes afford flexibility to State and local edu cational agencies in implementing Federal programs,
 certain requirements of Federal education statutes or
 regulations may impede local efforts to reform and
 improve education.

6 (3) By granting waivers of certain statutory and
7 regulatory requirements, the Federal Government can
8 remove impediments for local educational agencies in
9 implementing educational reforms and raising the
10 achievement levels of all children.

11 (4) State educational agencies are closer to local 12 school systems, implement statewide educational re-13 forms with both Federal and State funds, and are re-14 sponsible for maintaining accountability for local ac-15 tivities consistent with State standards and assess-16 ment systems. Therefore, State educational agencies 17 are often in the best position to align waivers of Fed-18 eral and State requirements with State and local ini-19 tiatives.

(5) The Education Flexibility Partnership Demonstration Act allows State educational agencies the
flexibility to waive certain Federal requirements,
along with related State requirements, but allows only
12 States to qualify for such waivers.

the waiver of statutory and regulatory requirements that impede implementation of State and local educational improvement plans, or that unnecessarily burden program administration, while maintaining the intent and purposes of affected programs, and maintaining such fundamental requirements as those relating to civil rights, educational equity, and accountability. (7) To achieve the State goals for the education of children in the State, the focus must be on results in raising the achievement of all students, not process. SEC. 3. DEFINITIONS. In this Act: (1) LOCAL EDUCATIONAL AGENCY; STATE EDU-CATIONAL AGENCY.—The terms 'local educational agency" and "State educational agency" have the

meanings given such terms in section 14101 of the Elementary and Secondary Education Act of 1965.

20 (2) OUTLYING AREA.—The term "outlying area"
21 means Guam, American Samoa, the United States
22 Virgin Islands, the Commonwealth of the Northern
23 Mariana Islands, the Republic of Palau, the Republic
24 of the Marshall Islands, and the Federated States of
25 Micronesia.

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(6) Expansion of waiver authority will allow for

3 (4) STATE.—The term "State" means each of the
4 50 States, the District of Columbia, the Common5 wealth of Puerto Rico, and each outlying area.

6 SEC. 4. EDUCATION FLEXIBILITY PARTNERSHIP.

7 (a) Education Flexibility Program.—

8 (1) Program Authorized.—

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9 (A) IN GENERAL.—The Secretary may 10 carry out an education flexibility program under 11 which the Secretary authorizes a State edu-12 cational agency that serves an eligible State to 13 waive statutory or regulatory requirements ap-14 plicable to 1 or more programs or Acts described 15 in subsection (b), other than requirements described in subsection (c), for any local edu-16 17 cational agency or school within the State.

18 (B) DESIGNATION.—Each eligible State
19 participating in the program described in sub20 paragraph (A) shall be known as an "Ed-Flex
21 Partnership State".

22 (2) ELIGIBLE STATE.—For the purpose of this
23 subsection the term "eligible State" means a State
24 that—

(A)(i) has—

1	(I) developed and implemented the
2	challenging State content standards, chal-
3	lenging State student performance stand-
4	ards, and aligned assessments described in
5	section 1111(b) of the Elementary and Sec-
6	ondary Education Act of 1965, including
7	the requirements of that section relating to
8	disaggregation of data, and for which local
9	educational agencies in the State are pro-
10	ducing the individual school performance
11	profiles required by section 1116(a) of such
12	Act; or
13	(II) made substantial progress, as de-
14	termined by the Secretary, toward develop-
15	ing and implementing the standards and
16	assessments, and toward having local edu-
17	cational agencies in the State produce the
18	profiles, described in subclause (I); and
19	(ii) holds local educational agencies and
20	schools accountable for meeting educational goals
21	and for engaging in the technical assistance and
22	corrective actions consistent with section 1116 of
23	the Elementary and Secondary Education Act of
24	1965, for the local educational agencies and
25	schools that do not make adequate yearly

progress as described in section 1111(b) of that Act; and

(B) waives State statutory or regulatory requirements relating to education while holding
local educational agencies or schools within the
State that are affected by such waivers accountable for the performance of the students who are
affected by such waivers.

9 (3) STATE APPLICATION.—

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10 (A) IN GENERAL.—Each State educational 11 agency desiring to participate in the education flexibility program under this section shall sub-12 13 mit an application to the Secretary at such time, 14 in such manner, and containing such informa-15 tion as the Secretary may reasonably require. Each such application shall demonstrate that the 16 17 eligible State has adopted an educational flexi-18 bility plan for the State that includes—

19(i) a description of the process the20State educational agency will use to evalu-21ate applications from local educational22agencies or schools requesting waivers of—23(I) Federal statutory or regu-24latory requirements as described in25paragraph (1)(A); and

1	(II) State statutory or regulatory
2	requirements relating to education;
3	(ii) a detailed description of the State
4	statutory and regulatory requirements relat-
5	ing to education that the State educational
6	agency will waive;
7	(iii) a description of how the edu-
8	cational flexibility plan is consistent with
9	and will assist in implementing the State
10	comprehensive reform plan or, if a State
11	does not have a comprehensive reform plan,
12	a description of how the educational flexi-
13	bility plan is coordinated with activities de-
14	scribed in section 1111(b) of the Elementary
15	and Secondary Education Act of 1965;
16	(iv) a description of how the State edu-
17	cational agency will meet the requirements
18	of paragraph (8); and
19	(v) a description of how the State edu-
20	cational agency will evaluate, (consistent
21	with the requirements of title I of the Ele-
22	mentary and Secondary Education Act of
23	1965), the performance of students in the
24	schools and local educational agencies af-
25	fected by the waivers.

1	(B) APPROVAL AND CONSIDERATIONS.—The
2	Secretary may approve an application described
3	in subparagraph (A) only if the Secretary deter-
4	mines that such application demonstrates sub-
5	stantial promise of assisting the State edu-
6	cational agency and affected local educational
7	agencies and schools within the State in carry-
8	ing out comprehensive educational reform, after
9	considering—
10	(i) the eligibility of the State as de-
11	scribed in paragraph (2);
12	(ii) the comprehensiveness and quality
13	of the educational flexibility plan described
14	in subparagraph (A);
15	(iii) the ability of such plan to ensure
16	accountability for the activities and goals
17	described in such plan;
18	(iv) the significance of the State statu-
19	tory or regulatory requirements relating to
20	education that will be waived; and
21	(v) the quality of the State educational
22	agency's process for approving applications
23	for waivers of Federal statutory or regu-

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1	graph $(1)(A)$ and for monitoring and evalu-
2	ating the results of such waivers.
3	(4) LOCAL APPLICATION.—
4	(A) IN GENERAL.—Each local educational
5	agency or school requesting a waiver of a Federal
6	statutory or regulatory requirement as described
7	in paragraph (1)(A) and any relevant State
8	statutory or regulatory requirement from a State
9	educational agency shall submit an application
10	to the State educational agency at such time, in
11	such manner, and containing such information
12	as the State educational agency may reasonably
13	require. Each such application shall—
14	(i) indicate each Federal program af-
15	fected and the statutory or regulatory re-
16	quirement that will be waived;
17	(ii) describe the purposes and overall
18	expected results of waiving each such re-
19	quirement;
20	(iii) describe for each school year spe-
21	cific, measurable, and educational goals for
22	each local educational agency or school af-
23	fected by the proposed waiver;

1	(iv) explain why the waiver will assist
2	the local educational agency or school in
3	reaching such goals; and
4	(v) in the case of an application from
5	a local educational agency, describe how the
6	local educational agency will meet the re-
7	quirements of paragraph (8).
8	(B) EVALUATION OF APPLICATIONS.—A
9	State educational agency shall evaluate an ap-
10	plication submitted under subparagraph (A) in
11	accordance with the State's educational flexibil-
12	ity plan described in paragraph (3)(A).
13	(C) APPROVAL.—A State educational agen-
14	cy shall not approve an application for a waiver
15	under this paragraph unless—
16	(i) the local educational agency or
17	school requesting such waiver has developed
18	a local reform plan that is applicable to
19	such agency or school, respectively; and
20	(ii) the waiver of Federal statutory or
21	regulatory requirements as described in
22	paragraph $(1)(A)$ will assist the local edu-
23	cational agency or school in reaching its
24	educational goals, particularly goals with
25	respect to school and student performance.

(5) MONITORING AND PERFORMANCE REVIEW.— (A) MONITORING.—Each State educational agency participating in the program under this section shall annually monitor the activities of local educational agencies and schools receiving waivers under this section and shall submit an annual report regarding such monitoring to the Secretary.

9 (B) PERFORMANCE REVIEW.—The State 10 educational agency shall annually review the 11 performance of any local educational agency or 12 school granted a waiver of Federal statutory or 13 regulatory requirements as described in para-14 graph (1)(A) in accordance with the evaluation 15 requirement described in paragraph (3)(A)(v), 16 and shall terminate any waiver granted to the 17 local educational agency or school if the State 18 educational agency determines, after notice and 19 opportunity for hearing, that the local edu-20 cational agency or school's performance with re-21 spect to meeting the accountability requirement 22 described in paragraph (2)(B) and the goals de-23 scribed in paragraph (4)(A)(iii) has been inad-24 equate to justify continuation of such waiver.

25 (6) DURATION OF FEDERAL WAIVERS.—

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1 (A) IN GENERAL.—The Secretary shall not 2 approve the application of a State educational agency under paragraph (3) for a period exceed-3 4 ing 5 years, except that the Secretary may ex-5 tend such period if the Secretary determines that 6 such agency's authority to grant waivers has 7 been effective in enabling such State or affected 8 local educational agencies or schools to carry out 9 their local reform plans and to continue to meet 10 the accountability requirement described in sub-11 section (a)(2)(B), and has improved student per-12 formance.

13 (B) PERFORMANCE REVIEW.—The Secretary 14 shall periodically review the performance of any 15 State educational agency granting waivers of 16 Federal statutory or regulatory requirements as 17 described in paragraph (1)(A) and shall termi-18 nate such agency's authority to grant such waiv-19 ers if the Secretary determines, after notice and 20 opportunity for hearing, that such agency's per-21 formance has been inadequate to justify continu-22 ation of such authority.

23 (7) AUTHORITY TO ISSUE WAIVERS.—Notwith24 standing any other provision of law, the Secretary is
25 authorized to carry out the education flexibility pro-

gram under this subsection for each of the fiscal years
 2000 through 2004.

3 (8) PUBLIC NOTICE AND COMMENT.—Each State 4 educational agency granted waiver authority under 5 this section and each local educational agency receiv-6 ing a waiver under this section shall provide the pub-7 lic adequate and efficient notice of the proposed waiv-8 er authority or waiver, consisting of a description of 9 the agency's application for the proposed waiver au-10 thority or waiver in a widely read or distributed me-11 dium, shall provide the opportunity for parents, edu-12 cators, and all other interested members of the com-13 munity to comment regarding the proposed waiver 14 authority or waiver, shall provide that opportunity in 15 accordance with any applicable State law specifying 16 how the comments may be received, and shall submit 17 the comments received with the agency's application 18 to the Secretary or the State educational agency, as 19 appropriate.

(b) INCLUDED PROGRAMS.—The statutory or regu21 latory requirements referred to in subsection (a)(1)(A) are
22 any such requirements under the following programs or
23 Acts:

1	(1) Title I of the Elementary and Secondary
2	Education Act of 1965 (other than subsections (a)
3	and (c) of section 1116 of such Act).
4	(2) Part B of title II of the Elementary and Sec-
5	ondary Education Act of 1965.
6	(3) Subpart 2 of part A of title III of the Ele-
7	mentary and Secondary Education Act of 1965 (other
8	than section 3136 of such Act).
9	(4) Title IV of the Elementary and Secondary
10	Education Act of 1965.
11	(5) Title VI of the Elementary and Secondary
12	Education Act of 1965.
13	(6) Part C of title VII of the Elementary and
14	Secondary Education Act of 1965.
15	(7) The Carl D. Perkins Vocational and Tech-
16	nical Education Act of 1998.
17	(c) WAIVERS NOT AUTHORIZED.—The Secretary and
18	the State educational agency may not waive any statutory
19	or regulatory requirement of the programs or Acts author-
20	ized to be waived under subsection $(a)(1)(A)$ —
21	(1) relating to—
22	(A) maintenance of effort;
23	(B) comparability of services;
24	(C) the equitable participation of students
25	and professional staff in private schools;

1	(D) parental participation and involve-
2	ment;
3	(E) the distribution of funds to States or to
4	local educational agencies;
5	(F) serving eligible school attendance areas
6	in rank order under section 1113(a)(3) of the El-
7	ementary and Secondary Education Act of 1965;
8	(G) use of Federal funds to supplement, not
9	supplant, non-Federal funds; and
10	(H) applicable civil rights requirements;
11	and
12	(2) unless the underlying purposes of the statu-
13	tory requirements of each program or Act for which
14	a waiver is granted continue to be met to the satisfac-
15	tion of the Secretary.
16	(d) Continuing Eligibility.—
17	(1) IN GENERAL.—Each State educational agen-
18	cy that is granted waiver authority under the provi-
19	sions of law described in paragraph (2) shall be eligi-
20	ble to continue the waiver authority under the terms
21	and conditions of the provisions of law as the provi-
22	sions of law are in effect on the date of enactment of
23	this Act.
24	(2) Provisions of LAW.—The provisions of law
25	referred to in paragraph (1) are as follows:

1	(A) Section 311(e) of the Goals 2000: Edu-
2	cate America Act.
3	(B) The proviso referring to such section
4	311(e) under the heading "EDUCATION RE-
5	FORM" in the Department of Education Appro-
6	priations Act, 1996 (Public Law 104–134; 110
7	Stat. 1321–229).
8	(e) Accountability.—In deciding whether to extend

a request for a State educational agency's authority to issue 9 waivers under this section, the Secretary shall review the 10 11 progress of the State education agency, local educational 12 agency, or school affected by such waiver or authority to determine if such agency or school has made progress to-13 14 ward achieving the desired results and goals described in 15 the application submitted pursuant to clauses (ii) and (iii) of subsection (a)(4)(A), respectively. 16

17 (f) PUBLICATION.—A notice of the Secretary's decision to authorize State educational agencies to issue waivers 18 19 under this section, including a description of the rationale 20 the Secretary used to approve applications under subsection 21 (a)(3)(B), shall be published in the Federal Register and 22 the Secretary shall provide for the dissemination of such 23 notice to State educational agencies, interested parties, in-24 cluding educators, parents, students, advocacy and civil

3 SEC. 5. PROGRESS REPORTS.

4 The Secretary, not later than 1 year after the date of
5 enactment of this Act and biennially thereafter, shall submit
6 to Congress a report that describes—

7 (1) the Federal statutory and regulatory require8 ments for which waiver authority is granted to State
9 educational agencies under this Act;

10 (2) the State statutory and regulatory require11 ments that are waived by State educational agencies
12 under this Act;

13 (3) the effect of the waivers upon implementation
14 of State and local educational reforms; and

15 (4) the performance of students affected by the16 waivers.

17 SEC. 6. FLEXIBILITY TO DESIGN CLASS SIZE REDUCTION
18 PROGRAMS.

(a) FINDINGS.—Congress finds that if part B of the
Individuals with Disabilities Education Act (20 U.S.C.
1411 et seq.) were fully funded, local educational agencies
and schools would have the flexibility in their budgets to
design class size reduction programs, or any other programs
deemed appropriate by the local educational agencies and

schools that best address their unique community needs and
 improve student performance.

3 (b) AMENDMENT.—Section 307 of the Department of
4 Education Appropriations Act, 1999, is amended by adding
5 after subsection (g) the following:

6 "(h) Notwithstanding subsections (b)(2), and (c) 7 through (g), a local educational agency may use funds re-8 ceived under this section to carry out activities under part 9 B of the Individuals with Disabilities Education Act (20 10 U.S.C. 1411 et seq.) in accordance with the requirements 11 of such part.".

12 SEC. 7. FLEXIBILITY TO DEVELOP DROPOUT PREVENTION 13 PROGRAMS.

14 (a) FINDINGS.—Congress finds that if part B of the 15 Individuals with Disabilities Education Act (20 U.S.C. 1411 et seq.) were fully funded, local educational agencies 16 and schools would have the flexibility in their budgets to 17 develop dropout prevention programs, or any other pro-18 grams deemed appropriate by the local educational agencies 19 and schools, that best address their unique community needs 20 21 and improve student performance.

(b) AMENDMENT.—Section 307 of the Department of
Education Appropriations Act, 1999, is amended by adding
after subsection (g) the following:

"(h) Notwithstanding subsections (b)(2), and (c)
 through (g), a local educational agency may use funds re ceived under this section to carry out activities under part
 B of the Individuals with Disabilities Education Act (20
 U.S.C. 1411 et seq.) in accordance with the requirements
 of such part.".

7 SEC. 8. AUTHORIZATION OF APPROPRIATIONS.

8 In addition to other funds authorized to be appro-9 priated to carry out part B of the Individuals with Disabil-10 ities Education Act (20 U.S.C. 1411 et seq.), there are au-11 thorized to be appropriated \$150,000,000 to carry out such 12 part.

13 SEC. 9. FLEXIBILITY TO DEVELOP AFTERSCHOOL PRO14 GRAMS.

15 (a) FINDINGS.—Congress finds that if part B of the Individuals with Disabilities Education Act (20 U.S.C. 16 1411 et seq.) were fully funded, local educational agencies 17 and schools would have the flexibility in their budgets to 18 develop afterschool programs, or any other programs 19 20 deemed appropriate by the local educational agencies and 21 schools, that best address their unique community needs and 22 improve student performance.

(b) AMENDMENT.—Section 307 of the Department of
Education Appropriations Act, 1999, is amended by adding
after subsection (g) the following:

"(h) Notwithstanding subsections (b)(2), and (c)
 through (g), a local educational agency may use funds re ceived under this section to carry out activities under part
 B of the Individuals with Disabilities Education Act (20
 U.S.C. 1411 et seq.) in accordance with the requirements
 of such part.".

7 SEC. 10. ADDITIONAL AUTHORIZATION OF APPROPRIA-8 TIONS.

9 In addition to other funds authorized to be appro-10 priated to carry out part B of the Individuals with Disabil-11 ities Education Act (20 U.S.C. 1411 et seq.), there are au-12 thorized to be appropriated \$600,000,000 to carry out such 13 part.

14sec. 11. FLEXIBILITY TO DEVELOP PROGRAMS TO REDUCE15SOCIAL PROMOTION AND ESTABLISH SCHOOL16ACCOUNTABILITY PROCEDURES.

17 (a) FINDINGS.—Congress finds that if part B of the Individuals with Disabilities Education Act (20 U.S.C. 18 1411 et seq.) were fully funded, local educational agencies 19 and schools would have the flexibility in their budgets to 20 21 develop programs to reduce social promotion, establish 22 school accountability procedures, or any other programs 23 deemed appropriate by the local educational agencies and 24 schools, that best address their unique community needs and 25 *improve student performance.*

(b) AMENDMENT.—Section 307 of the Department of
 Education Appropriations Act, 1999, is amended by adding
 after subsection (g) the following:

4 "(h) Notwithstanding subsections (b)(2), and (c)
5 through (g), a local educational agency may use funds re6 ceived under this section to carry out activities under part
7 B of the Individuals with Disabilities Education Act (20
8 U.S.C. 1411 et seq.) in accordance with the requirements
9 of such part.".

10 SEC. 12. ALTERNATIVE EDUCATIONAL SETTING.

(a) IN GENERAL.—Section 615(k)(1)(A)(ii)(I) of the
Individuals with Disabilities Education Act (20 U.S.C.
1415(k)(1)(A)(ii)(I)) is amended to read as follows:

14 "(I) the child carries or possesses
15 a weapon to or at school, on school
16 premises, or to or at a school function
17 under the jurisdiction of a State or a
18 local educational agency; or".

(b) APPLICATION.—The amendment made by subsection (a) shall apply to conduct occurring not earlier than
the date of enactment of this Act.

22 SEC. 13. FURTHER AUTHORIZATION OF APPROPRIATIONS.

In addition to other funds authorized to be appropriated to carry out part B of the Individuals with Disabilities Education Act (20 U.S.C. 1411 et seq.), there are au-

- 1 thorized to be appropriated \$500,000,000 to carry out such
- 2 part.

Attest:

Secretary.

INT SESSION H. R. 800 AMENDMENT