Redefining the Federal Role in Elementary and Secondary Education: The Goals 2000 Proposal and Reauthorization of the ESEA

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by
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Redefining the Federal Role in Elementary and Secondary Education: The Goals 2000 Proposal and Reauthorization of the ESEA

SUMMARY

Most Federal aid for elementary and secondary education is authorized under the Elementary and Secondary Education Act (ESEA) of 1965. The 103rd Congress is considering legislation to revise and extend the ESEA. The Congress will apparently first take action on the Clinton Administration's proposed Goals 2000: Educate America Act -- separate legislation on topics including education goals, standards, assessments, and "systemic reform" -- as a precursor to ESEA legislation.

Major ESEA programs provide assistance primarily for 4 purposes: to help meet the special educational and related needs of disadvantaged or limited English proficient (LEP) pupils; to improve instruction in subject areas of special national concern, such as mathematics, science, and drug abuse prevention; to support the development and adoption of innovative instructional techniques; and to provide aid through a "block grant" for supplementary resources and services selected by State and local educational officials. A total of $8.6 billion has been appropriated for ESEA programs for FY1993. Almost 80% of this was appropriated for the Title I, Chapter 1 programs of education for disadvantaged children.

Several issues likely will be debated with respect to the Goals 2000 proposal or in the following ESEA reauthorization process. The issues raised by the Goals 2000 legislation include the appropriate level and form of Federal support for the ongoing development and certification of national and State curriculum standards and assessments tied to the standards. Key concerns are what is the proper role for the Federal Government in this process, and whether national school delivery standards should be adopted to assure that pupils have an adequate opportunity to learn. Other elements of Goals 2000 are support for systemic reform of State and local public school policies; authority for the Secretary of Education to waive regulations for Federal education programs; and a proposed national board for occupational skill standards. The Administration intends that the Goals 2000 legislation should provide a framework for ESEA amendments.

Additional issues regarding the ESEA include whether greater resources should be directed to schools or local educational agencies (LEAs) with large numbers of poor or other high need pupils. This might take the form of greater targeting of Chapter 1 grants, or adoption of new programs focused on areas of concentrated poverty.

The current resurgence of interest in educational innovation and restructuring probably will be reflected in the ESEA reauthorization, as will proposals to reduce the regulation of Federal education programs in return for greater accountability expressed in terms of pupil outcomes.

ESEA reauthorization proposals may be anticipated that focus increased aid on secondary school students, especially improving the transition from school to work for those who do not intend to enter a 4-year college.

Finally, the forthcoming debate on the ESEA may include proposals to increase parental choice of schools, including private schools. However, it is unlikely that the Clinton Administration will continue the Bush Administration's proposals for choice programs including private schools.
MOST RECENT DEVELOPMENTS

The 103rd Congress is considering legislation to revise and extend the Elementary and Secondary Education Act (ESEA). Several hearings on ESEA reauthorization issues have been held in the House. However, the Congress will first consider the Clinton Administration's proposed "Goals 2000: Educate America Act", which is intended to provide a "framework" for consideration of ESEA amendments. House and Senate hearings have been held on the Goals 2000 bill, and it was reported by the House Subcommittee on Elementary, Secondary, and Vocational Education on May 6. The proposal is scheduled to be marked up by the full House Education and Labor Committee plus the Senate Labor and Human Resources Committee during the week of May 17.

BACKGROUND AND ANALYSIS

The Elementary and Secondary Education Act, the Goals 2000 Proposal, and the Federal Role in Elementary and Secondary Education

Most Federal aid for elementary and secondary education is authorized under the Elementary and Secondary Education Act (ESEA) of 1965. The most recent major amendments to the ESEA were adopted in 1988, in the Augustus F. Hawkins-Robert T. Stafford Elementary and Secondary School Improvement Amendments of 1988, P.L. 100-297. Most ESEA programs are explicitly authorized through the end of FY1993, although an automatic extension through at least FY1994 has been applied to these. The 103rd Congress is considering legislation to revise and extend the ESEA.

This issue brief provides first a general description of the current provisions of the ESEA and the overall Federal role in supporting elementary and secondary education. This is followed by a description and analysis of major issues that are likely to influence Congress' consideration of the ESEA. Next, issues likely to be considered with respect to major individual programs of the ESEA are reviewed. The issue brief concludes with information on current legislation, when available, plus references for further information on the ESEA, its programs, and reauthorization issues.

Goals 2000 Proposal

This brief also includes discussion and analysis of separate legislation proposed by the Clinton Administration that is intended to provide a "framework" for consideration of ESEA amendments. This proposal, the "Goals 2000: Educate America Act", was introduced as H.R. 1804 in the House on April 22, and as S. 846 in the Senate on April 29. On May 6, the House Subcommittee on Elementary, Secondary, and Vocational Education reported H.R. 1804 to the full Committee. The proposal is scheduled to be marked up by the full House Education and Labor Committee plus the Senate Labor and Human Resources Committee during the week of May 17. The primary elements of the Goals 2000 proposal are statutory enactment of the National Education Goals and related objectives; support for, and certification of, national curriculum content standards, pupil performance standards, and assessments; grants for "systemic reform" in the States; authority for the Secretary of Education to waive most regulations under a number of major Federal education programs; plus a national board to establish
occupational skill standards. All of these topics are discussed below, with respect to both the Goals 2000 proposal and the ESEA.

Summary of the ESEA

Major ESEA programs provide assistance primarily for 4 purposes:

- to help meet the special educational and related needs of targeted pupil groups, especially low achievers living in relatively low income areas, who have limited English language proficiency, or who are affected by racial isolation;
- to improve instruction in subject areas of special national concern -- e.g., mathematics, science, and drug abuse prevention;
- to demonstrate, evaluate, and disseminate information about innovative educational approaches; and
- to provide aid through a "block grant" to support supplementary resources and services selected by State and local educational officials.

A total of $8.6 billion was appropriated for ESEA programs for FY1993. Almost 80% of this was appropriated for the Title I, Chapter 1 programs of education for disadvantaged children. Most ESEA funds are allocated by formula, at least to the State level, although many smaller programs distribute their funds on a competitive basis. The following table lists major ESEA programs and their FY1993 funding level.

<table>
<thead>
<tr>
<th>Major Programs</th>
<th>FY1993 Appropriations (in $1,000s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title I, Chapter 1 -- Education for the disadvantaged</td>
<td>$6,825,846</td>
</tr>
<tr>
<td>Title I, Chapter 2 -- Block grant</td>
<td>435,488</td>
</tr>
<tr>
<td>Title II, part A--Eisenhower mathematics and science education programs</td>
<td>275,478</td>
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<tr>
<td>Title III -- Magnet schools</td>
<td>108,029</td>
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<tr>
<td>Title V -- Drug abuse education</td>
<td>598,367</td>
</tr>
<tr>
<td>Title VII -- Bilingual education</td>
<td>196,465</td>
</tr>
<tr>
<td>Other ESEA programs not listed above</td>
<td>164,526</td>
</tr>
<tr>
<td>Total ESEA</td>
<td>$8,604,199</td>
</tr>
</tbody>
</table>
The aggregate Federal role in elementary and secondary education can be described from several perspectives. The financial role is typically analyzed in terms of the share of revenues for public elementary and secondary education that come from the Federal -- as opposed to State and local -- government. This Federal share is quite small overall, only about 6.1% for 1989-90, down from a peak of 9.8% in 1979-80. However, the Federal share of revenues for individual States was as high as 15.5% in 1989-90, and even higher for particular local educational agencies (LEAs). Generally, the States and LEAs with the highest Federal share of revenues are those with high poverty rates, since Chapter 1 funds (80% of the total) are distributed primarily on the basis of counts of children in poor families, and such areas generally have less income or wealth that their State and local governments can tax.

However, there are several other aspects of the Federal role in elementary and secondary education. Federal support for educational research, demonstration, and dissemination projects has broader effects than would be indicated by the relatively small amount of funds appropriated for them, as innovations are often copied by States or LEAs throughout the Nation. The Federal Government’s emphasis on disadvantaged pupils -- e.g., disabled, limited English proficient (LEP), or racial minority pupils -- through both aid programs and enforcement of rights established by Federal statutes or courts, draws widespread attention, and sometimes resources, to these pupils’ needs. State and local efforts on behalf of these students are often federally mandated.

Finally, we have seen in recent years the emergence of a potential new Federal role. This would involve the establishment of national curriculum standards, and State or regional assessments based on these, through organizations and processes that are supported by the Federal Government, although not governed or substantially controlled by it. (This topic is discussed in more detail later.) A key element of this emerging Federal role is the set of National Education Goals, adopted by President Bush and the Nation’s Governors in 1990. These Goals are that, by the year 2000 --

- all children in America will start school ready to learn;
- the high school graduation rate will increase to at least 90%;
- American students will leave grades 4, 8, and 12 having demonstrated competency in challenging subject matter including English, mathematics, science, history, and geography;
- U.S. students will be first in the world in science and mathematics achievement;
- every adult American will be literate and will possess the knowledge and skills necessary to compete in a global economy and exercise the rights and responsibilities of citizenship; and
- every school in America will be free of drugs and violence and will offer a disciplined environment conducive to learning.

The Administration’s Goals 2000 legislation would enact these Goals, plus associated objectives and a modified version of the existing National Education Goals Panel, into law. H.R. 1804, as reported by the House Subcommittee on Elementary, Secondary, and Vocational Education, would add a 7th goal, on teacher preparation and development.
Probable Reauthorization Issues

The following issues will likely be considered as part of the reauthorization of the ESEA as well as the Goals 2000 proposal.

Curriculum Standards and Assessments

Among the hallmarks of current school reform efforts is the coupling of curriculum content standards with new student assessments. Curriculum content standards would identify the significant knowledge and skills that students should acquire from the curriculum in each of the core school subject areas. Content standards and assessments are being developed and applied at both the national and State levels in an attempt to raise student achievement, and measure changes in achievement.

Many efforts are currently underway to develop national curriculum standards in the major subject areas, most with Federal financial support. Proponents stress that national, not Federal, curriculum standards are the objective. These efforts are being directed by professional groups of subject matter specialists, who are attempting to reach a broad-based, national consensus about the standards. To date, curriculum standards have actually been set only in mathematics, through work of the National Council of Teachers of Mathematics (NCTM).

National efforts to create new assessments are also in progress. Although there have been proposals for development of a single, national examination, most work is proceeding on the assumption that a system of different assessments administered at the State or regional levels would be created. Some have argued that the federally funded National Assessment of Educational Progress (NAEP), the only current testing program of national achievement among elementary and secondary students, should be the linchpin of any national system to assess progress toward the Goals.

Defining a Federal role in the area of standards and assessments remains unfinished business despite substantial debate by the 102nd Congress, and current Federal funding of some of these efforts. The Goals 2000 proposal would establish, under the National Education Goals Panel, a National Education Standards and Improvement Council (NESIC) that would establish criteria for certifying, and certify (subject to final decision by the National Education Goals Panel), voluntary national standards for curriculum content, pupil performance (defining acceptable levels of student achievement), and opportunity to learn (defining the resources and services needed to give students an opportunity to meet performance standards). State assessments certified by the NESIC could not be used for certain "high stakes" purposes (e.g., promotion, grade retention, or graduation) for 5 years after enactment of the legislation. States receiving systemic reform grants under Goals 2000 (see below) would be required to establish or adopt content, performance, and opportunity to learn standards, but these need not be standards certified by the NESIC.

The 103rd Congress is also likely to consider questions about curriculum standards and assessments related specifically to the ESEA. These questions might include the following: Do national and State-level efforts to set curriculum standards and develop assessments complement or conflict with current ESEA programs? To what extent should ESEA programs support, and be integrated into, these national and State
efforts? Could a system of curricular standards and assessments be the framework for holding Federal aid recipients accountable for student outcomes? Should ESEA programs provide greater support to the professional development of teachers who will be teaching new curricula developed under the standards?

More Resources for High Need Pupils and Schools

In recent years, increased attention has been devoted to the wide-ranging educational and related needs of disadvantaged pupils. This has resulted from a recognition of demographic changes and renewed attention to large differences in education funding levels per pupil among LEAs in several States, as well as among different States. The relatively ambitious nature of the National Education Goals have also focused attention on disparities in education funding. Many are concerned that new pupil assessments, related to the Goals and based on national curriculum standards, will be unfair to pupils whose schools have not provided an adequate "opportunity to learn."

Court suits have recently challenged school finance systems in about one-half of the States. In general, these suits charge that State school finance systems rely upon local property and other taxes to such an extent that pupils in LEAs with relatively few taxable resources are seriously disadvantaged. Low wealth LEAs are able to raise fewer funds locally than more affluent LEAs, even if their tax rates are higher. While most State school finance systems have programs intended to offset these disparities, they are usually only partially effective. Large differences in funding per pupil remain, especially if the greater costs of educating disadvantaged pupils is taken into account. Debate over ESEA reauthorization will likely focus on additional ways that the Federal Government can help equalize funds and resources among LEAs. The concern over resources for high need schools or LEAs will also likely focus on increasing the targeting of the Chapter 1 program, under which aid is distributed primarily on the basis of poor child counts, but is spread rather broadly.

Demographic changes in the pupil population have also lead to rising interest in using schools as a hub for providing "comprehensive services" to high need pupils and even their families. In particular, children living in areas of concentrated poverty often have special needs not only in education but also health, nutrition, housing, and other social services. School systems in several LEAs are attempting to coordinate the delivery of these services, through either referrals or the provision of services at the school site. In this way, the schools are trying to remove non-educational barriers to educational achievement, and to ease the way for pupils and families through a sometimes bewildering array of local social service agencies, with differing eligibility and other criteria. It is likely that proposals will be offered to amend the ESEA to support either demonstrations of effective ways for schools to coordinate comprehensive services to their pupils, or perhaps to pay for limited services under programs such as Chapter 1, if adequate funds are not available from other sources.

Innovation and Restructuring

Interest in various forms of educational innovation has grown in recent years. Adoption of the National Education Goals has stimulated thought about whether and how our school systems should be changed to meet them. For several years, educational reform efforts have focused on "restructuring" schools or systems through such
techniques as school-based management, or outcome-based assessment and accountability. School-based innovations have been supported through such organizations as the privately-funded New American Schools Development Corporation (NASDC). The rapid development of electronic and other new instructional technologies creates opportunities to revise school operations and teaching techniques. Finally, interest in innovation has spread beyond specific school settings or instructional techniques to a broader focus on LEA- or State-wide "systemic reform."

Model Schools

Some are proposing support for "model" schools that would display the process and effects of education reform in individual classrooms or school sites. The expectation is that model schools or programs would inspire imitation by other schools. Further, they posit that reform at the level of the individual school is most needed and will directly affect the performance of students. The NASDC has awarded grants to 11 research and development teams for an initial 12-month effort to develop designs for New American Schools. According to the NASDC's plans, designs with the best prospect for success will be eligible for additional support for implementation, and dissemination. Concern about the potential for success of this approach centers on whether school-based reform can be sustained and replicated without change in, and support from, the educational systems at the local and State educational agency levels.

The ESEA currently has several programs supporting innovations, although these typically affect only selected subject areas or instructional techniques, not schoolwide operations as envisioned by the proponents of model schools. Possible exceptions are magnet schools and Chapter 1 schoolwide plans, that are described in later sections of this issue brief. The Congress might consider modifications to the ESEA to demonstrate, evaluate, or disseminate additional model school experiments.

Systemic Reform

Another strategy proposed to help the Nation meet the National Education Goals is systemic reform. Grants for State systemic reform would be authorized, at a level of $393 million for FY1994, under Title III of the Goals 2000 proposal. The primary features of systemic reform are establishment of ambitious educational goals and expectations that apply to all children; development of curricular frameworks (descriptions of the knowledge and skills pupils should acquire at each grade level in a particular subject area) that are based on the goals; identification or development, and use, of high quality instructional materials that are based on the curricular frameworks; creation and implementation of pupil assessments that are based on the curricular frameworks and are fair, reliable, and valid; and institution of sustained professional development programs for teachers and other school staff. Some States are currently attempting to adopt one or more elements of this systemic reform strategy, such as Kentucky which, in response to a State Supreme Court ruling on its school finance system, has overhauled its entire system for elementary and secondary education.

Title III of the Goals 2000 proposal would authorize grants to the States for systemic reform of elementary and secondary education. States would develop and implement school improvement plans that include the following: challenging curriculum content and performance standards for all students; effective educational practices, assessments, professional preparation and development, plus technology to
help students meet those standards; opportunity to learn standards; any needed changes in education system management and governance, including support for LEAs; and strategies to provide comprehensive educational, social, health, and other services to meet the needs of all students. Governance and management policies should focus on outcomes for pupils, provide incentives for high performance, and increase flexibility for LEAs and schools. The opportunity to learn standards must include a timetable for all schools in the State to meet them, with progress reports to be made to the public. However, it is not required that any of the State standards be submitted to or certified by the NESIC.

At least 50% of first year grants, and at least 85% of funds in the second and subsequent years (75% and 90%, respectively, under H.R. 1804 as reported by Subcommittee) must be allocated to localities under two types of grants -- local reform and professional development. Beginning in the second year, at least 85% of local reform grants must be used at the school level, with at least half of these funds used in schools with low student achievement or other special needs. States must also make a separate series of sub-grants to LEAs, institutions of higher education, and private non-profit organizations for teacher education and professional development in LEAs implementing improvement plans aided under this program.

No current ESEA provision directly addresses systemic reform. If provisions similar to those of Goals 2000 are enacted, there would likely be an effort to coordinate ESEA programs with State systemic reform efforts, as well as with national standards on content, performance, and assessments.

Flexibility and Accountability

Another theme of recent Federal school reform proposals is providing greater flexibility to LEAs in utilizing Federal resources. Increased flexibility is intended to remedy potentially undesirable, inadvertent effects of current Federal education programs. These effects may include fragmentation of services to children, inefficient use of resources, partial treatment of the needs of children, and instruction of pupils with special needs in separate settings.

Under recent proposals, flexibility would be granted to LEAs through waivers of Federal regulations. Under most of these proposals, in exchange for regulatory waivers, LEAs would be required to satisfy alternative forms of accountability to ensure that the special needs of educationally disadvantaged children and other intended beneficiaries of Federal aid are met. The focus of the alternative forms of accountability is on pupil outcomes, i.e., demonstrating that pupils have acquired the skills or knowledge desired. One of the principal challenges of granting increased flexibility is determining alternative forms of accountability adequate for monitoring program outcomes.

The Clinton Administration's Goals 2000 proposal would authorize the waiver of most regulations under several major ED programs in any of the Nation's schools or LEAs participating in the systemic reform grant program. H.R. 1804, as reported by Subcommittee, would extend this authority to all LEAs in the Nation. The proposed authority is limited in that requirements may be waived "if, and only to the extent that, the Secretary determines that such requirement impedes the ability...[a State or LEA]...to carry out the State or local education improvement plan" (sec. 310(a)(1)(A)). Requirements could be waived for 3 year periods, which could be extended if the
Secretary determines that they have helped States or LEAs carry out their reform plans. Unlike major proposals considered by the 102nd Congress, States or LEAs receiving waivers would not be required to meet additional accountability requirements based on outcomes for disadvantaged or other pupils. Nor is there a requirement for an independent evaluation of the effects of the waivers.

In the long term, alternative forms of accountability to replace current forms of regulation might be based on national curriculum standards and assessments. Until such standards and assessments are developed, accountability might be based on agreements that incorporate a variety of assessment instruments or non-test indicators of educational achievement, such as high school completion rates. However, the lack of consistent assessments tied to national curriculum standards currently remains a "weak link" in proposals to trade existing forms of Federal program regulation for outcome-based standards to determine whether Federal funds are being properly used.

**School-to-Work Transition**

There is increasing concern about those students who pursue little or no formal education beyond high school. Perhaps the most serious concern is that "entry-level" workers with a high school education or less have experienced real decreases in their wages (adjusting for inflation) since the 1970s. Another concern is the difficulty that "non-college" bound youth face in moving from school to the adult workforce. Most high school students work, but their jobs are usually low-skill, low-wage, and intermittent. It can take years for young adults to move into real careers, and some never do. Among the possible causes of these problems are skill deficiencies, especially in academic areas; low student motivation in high school; increases in job-skill requirements that magnify the problem of high school skill deficiencies; and the paradox that high school students possibly do not pursue training for some high wage occupations even while there are shortages of workers in those occupations.

The Goals 2000 proposal would establish a National Skill Standards Board (NSSB) to support the development of occupational skill standards and related assessments. Efforts would be made to link these with the content, performance, and assessment standards certified by the NESIC. In its FY1994 budget proposals for the Departments of Education and Labor, the Administration has requested $270 million for a national school-to-work system, with the money evenly split between these two Departments. For FY1994 the funds are requested under the Perkins vocational education act and the Job Training Partnership Act. (According to the budget justifications, the President will propose new legislation building on this proposal in 1995.) The bulk of the funds would go for grants to States and local school-to-work programs.

During the ESEA reauthorization, possible legislative considerations could include the following: amending ESEA programs to add components dealing with the transition from school to work; amending other programs to deal with these problems; and authorizing new programs. Congress might consider amending the Chapter 1 program to encourage more services to high school students. Chapter 1 funds have been concentrated on basic skills in elementary and middle grades. Funds targeted to high schools could help improve academic skills of eligible students. In addition, Chapter 1 could be linked to Tech-Prep (see below) to provide high school academic components for eligible students in those programs. Congress might also consider amending non-ESEA programs such as Tech-Prep, which is authorized under the Carl
D. Perkins Vocational and Applied Technology Education Act. Tech-Prep aims to improve high school technical instruction and link high school and postsecondary learning. Tech-Prep could be modified to strengthen links to the workplace, for example, by requiring that program planning be done in conjunction with business and union leaders. The legislation could mandate that Tech-Prep programs incorporate work experiences such as apprenticeships.

Finally, Congress might consider authorizing new programs to improve school-to-work transition. Perhaps the most discussed new Federal initiative is youth apprenticeships, which link learning in school with on-the-job training and work experience. In addition to teaching skills for a specific job and general "employability" skills (such as timeliness and conscientiousness), youth apprenticeships aim to enhance academic learning and positive attitudes toward work. These programs can originate in 10th grade or earlier with career exploration activities. The apprenticeships often start during the last two years of high school and integrate academic instruction with work-based learning and work experience on the job, under the guidance of adult mentors. Students often rotate from job to job at the work site to obtain a broad view of related occupations and skills. Program completers might proceed directly into the workforce, to postsecondary education, or even to "adult" apprenticeship programs.

Potential issues for creating a youth apprenticeship program include whether to authorize youth apprenticeships as part of existing programs such as Tech-Prep or create a new, separate Federal initiative. One advantage of attaching youth apprenticeships to existing programs is the possible reduction of overlap. One advantage of a separate program is the potential for higher visibility. A second issue is whether to authorize national demonstration and planning grants, research, and other initial activities prior to creating a national youth apprenticeship system, or to immediately authorize such a system. One advantage of the more incremental approach is the possibility that the design of a national system can draw from the experience of demonstration programs and research. One advantage of moving directly to a national system is that it avoids the pitfall of many demonstration programs; frequently, demonstrations simply end when Federal funding ends.

Choice

School choice has been one of the most controversial reform strategies debated at the Federal level. Although choice programs involving only public schools generated substantial opposition in the 102nd Congress, perhaps the strongest opposition was directed to choice proposals, such as President Bush's AMERICA 2000 legislation, that would have included private, sectarian schools.

Supporters assert that choice empowers parents and involves them more in their children's education. Parents, by choosing one school over another, will be wielding a strong accountability weapon against inferior schools. Proponents argue that choice enhances equity by enabling parents with limited resources to select good schools for their children, an option open now only to parents financially able to pay private school tuition and fees or to move into another school district or attendance area.

Choice programs limited to public schools appear to have a broader base of support than do programs open to private school enrollment. Proponents of the latter contend that it is only fair for choice participants to have access to private schools, because
families with sufficient resources have private education as an option. Further, proponents assert that private schools are more effective educationally, and the availability of a private school option would provide greater competition for ineffective public schools. They also argue that including private schools does not violate the U.S. Constitution because such a program would not support enrollment at only private, sectarian schools, and would provide financial support to parents for the benefit of their children, not for the benefit of sectarian institutions.

Opponents focus on the threat to educational equity posed by choice. They argue that greater segregation of pupils by race, ethnicity, and socioeconomic status is likely to arise because choice programs generally do not provide the required attention to, and financing of, information dissemination, transportation, and monitoring of the effects of choice. Concern is raised about the consequences for students left in failing schools, as more active and informed parents choose to move their children from them. Opponents assert that attention to choice deflects resources from more fundamental issues such as school finance equity and improving the quality of all schools. Including private schools, according to opponents, will siphon resources from public schools, and violate the establishment of religion clause of the First Amendment of the U.S. Constitution because it would support sectarian schools.

The Goals 2000 proposal contains one provision regarding school choice -- one of the activities for which States would be authorized to use their systemic reform grants would be public school choice, including magnet and "charter" schools (public schools of choice that are released from some forms of State and local governance and regulation, usually in return for additional accountability in terms of pupil outcomes). The ESEA now has limited provisions addressing school choice. Title III (described below) supports magnet schools for voluntary desegregation; and an unfunded section of Title IV authorizes support for magnet schools in LEAs with a high proportion of non-white pupil enrollment. Amendments might be offered in the 103rd Congress that would broaden the ESEA's support of school choice programs.

Reauthorization Issues Regarding Specific ESEA Programs

Education for the Disadvantaged (ESEA Title I, Chapter 1)

The Chapter 1 program provides aid to LEAs for the education of disadvantaged children -- defined in Chapter 1 as children whose educational achievement is below the level appropriate for their age, and who live in relatively low income areas. Chapter 1 supports remedial instruction for 5 million pupils at prekindergarten through senior high school levels, although most participants are in elementary and middle schools.

An underlying theme of recent and proposed amendments to Chapter 1 is that the program has positive yet limited average effects on the achievement of disadvantaged children, as measured by currently common assessment instruments, with significant variation in program effects in different locations. As a result, a major concern is how to identify key elements of especially effective programs, disseminate information about them, and provide additional incentives to adopt more effective policies and practices.

The Chapter 1 allocation formula has long been a focus of Congressional interest and debate. Grants are made primarily on the basis of counts of children from poor
families plus the State average per pupil expenditure for public elementary and secondary education. Scheduled application of 1990 Census data to Chapter 1 grants for 1993-94 will lead to large shifts among States and regions in allocation shares. Interest in formula modifications has centered on not only the new Census data and possible means of updating it more frequently, but also the extent to which funds are targeted on areas of greatest need, possible addition of fiscal capacity or effort factors, and the current formula cost factor.

Debate over Chapter 1 reauthorization is also likely to focus on the most efficient methods to regulate local projects, assuring accountability while providing flexibility to grantees to implement effective programs (see earlier discussion of this topic). The program improvement requirements adopted in 1988, as well as the role of testing in Chapter 1, will be closely scrutinized. New legislation might provide limited authority to offer regulatory waivers in return for increased accountability in terms of pupil outcomes, rather than the traditional regulation via specified procedures. The adequacy of Chapter 1 provisions for technical assistance and research will also be considered.

In the process of reauthorizing Chapter 1, the Congress will consider ways in which parental involvement in the education of disadvantaged children can be enhanced without adopting burdensome requirements; and how to assure equitable treatment of pupils attending private schools without violating constitutional prohibitions or policy concerns regarding public subsidy of private schools.

There might also be interest in revising some of the smaller programs also authorized under Chapter 1; e.g., possibly expanding the Even Start program of joint preschool services to young disadvantaged children plus basic and parenting skills education for their parents; increasing the coordination between the Chapter 1 State agency program for the handicapped with the Individuals with Disabilities Education Act; amending the State agency program for migrant pupils in response to the report of a National Commission on Migrant Education; or attempting to increase the scope and effectiveness of the program serving neglected and delinquent youth.

**Block Grant (ESEA Title I, Chapter 2)**

Chapter 2 of Title I of ESEA authorizes formula grants to the States, in proportion to school age population but with a relatively high (0.5%) State minimum. Each State may retain up to 20% of its grant for administrative activities, technical assistance, and effective schools programs. Each State must in turn allocate at least 80% of its grant to local educational agencies, based on local enrollment with adjustments for the enrollment of children whose education imposes higher than average educational costs. Local uses of funds are targeted on a wide variety of specified activities that include the following: dropout prevention programs; acquisition of instructional and educational materials, including computer software and hardware for instructional use; innovative and effective schools programs; training and professional development; student achievement and excellence; programs for students with reading problems; and other innovative projects, such as gifted and talented students, technology education, early childhood education, community education, and youth suicide prevention programs.

Chapter 2 issues include the degree and direction of targeting of funds and reporting requirements. Some have suggested that Chapter 2 funds be focused on
support of LEA- and State-wide systemic reform, as described above. The Bush Administration proposed a 50% reservation for State activities, with a focus on major reform and improvement programs; funds at the local level could be used to promote parental choice school programs. The Congress did not enact these changes. The 1988 Amendments required the Secretary to provide a national review of uses of Chapter 2 funds and the effectiveness of its programs in a report to the Congress by October 1, 1992, and to conduct a national study of effective schools programs conducted under Chapter 2, including their impact on student achievement, attitudes, and graduation rates. The Secretary has not yet accomplished these tasks.

Eisenhower Mathematics and Science Education Act (ESEA Title II, Part A)

The Eisenhower Mathematics and Science Education Act provides substantial support for inservice training of elementary and secondary school teachers who teach math and science. Funds are allocated to the States under a formula that considers both overall school-age population and State shares of Chapter 1 basic grants. Projects at the national level include the National Clearinghouse for Science, Mathematics, and Technology Education Materials, which serves as a repository of math and science instructional materials and programs. The legislation also supports regional math and science education consortia that disseminate exemplary instructional materials and provide technical assistance.

Among the major issues for reauthorization are the following: Are Eisenhower State grant funds distributed too broadly, reducing their overall impact? Should State grant funds be directed primarily to longer term, intensive teacher training? Should substantially more funds be authorized for discretionary activities by the Secretary of Education, permitting greater support for national reform efforts in this area? To what extent should Eisenhower national grant funds be focused on development of national curriculum standards and assessments?

Magnet Schools Assistance (ESEA Title III)

The Magnet Schools Assistance program provides Federal competitive grants for magnet schools in LEAs implementing school desegregation plans. Magnet schools, by virtue of such characteristics as their location, curricular offerings, or educational philosophy, seek to attract, on a voluntary basis, a racially and ethnically heterogeneous student population. Such schools have become key components in school desegregation plans across the country. The program has two purposes: reducing the isolation of minority group students, and strengthening magnet school students’ academic and vocational skills. In FY1993, the program will support approximately 64 school districts in the first year of a two-year cycle of grants.

The reauthorization of this program is likely to raise such questions as the following: Are magnet schools, including those assisted by this program, effective in accomplishing school desegregation objectives? Do recent changes in the administration of this program proposed by ED adequately address LEA-level concern that the program has been too inflexible in requiring school-by-school reduction in minority isolation? Should this program be focused more on educational improvement than desegregation?
Drug and Alcohol Abuse Education (ESEA Title V)

One of the fastest growing ESEA programs since the 1988 ESEA amendments is the Drug-Free Schools and Communities Act (DFSCA), Title V. Funds are allocated to the States under a formula that considers both overall school-age population and State shares of Chapter 1 basic grants, with a 0.5% State minimum. This program supports drug and alcohol abuse prevention education activities at the national, State and local levels. Specific activities include development of instructional materials, staff training, counseling and referral services, technical assistance, emergency grants to LEAs with especially significant needs for assistance, development of drug free school zones, plus support of and dissemination of information about innovative programs. A large majority of LEAs participate in DFSCA programs.

A major issue that may be considered in the reauthorization of this program is the effectiveness of this or any other approach based on prevention education in reducing the extent of drug abuse activity, or whether such activity will fluctuate primarily in response to conditions outside the control of school systems, such as law enforcement effectiveness or treatment of identified drug abusers. Other possible issues include the related question of whether the program has been sufficiently evaluated to determine its effects; and whether funds should be targeted on high need LEAs and schools, versus the currently widespread participation by LEAs.

Bilingual Education (ESEA Title VII)

The Bilingual Education Act (BEA) is the Federal program specifically intended to help LEP children to learn English. The BEA funds three types of activities: (1) local programs of instruction; (2) research; and (3) teacher training. The largest BEA activity is the part A program of competitive grants to LEAs for the establishment and operation of bilingual education programs. There are six different types of part A projects. Three of these projects -- transitional, developmental, and special alternative -- fund the three different models of bilingual education typically found in classrooms. These models differ by the level of use of the LEP children's native language.

Among the issues Congress may consider during the reauthorization of the BEA are (1) whether part A funds should be allocated by formula rather than by competitive grants; (2) whether the cap on funding for special alternative instructional projects should be increased or removed (special alternative projects do not utilize the LEP children's native language); (3) how to improve coordination of part A projects with Chapter 1 compensatory education programs; (4) whether further Federal guidance to States is necessary on the definition of LEP; (5) what should be the BEA research agenda for the 1990s; and (6) how to improve the completion rate of BEA graduate fellowship recipients.

Other ESEA Programs

Finally, the ESEA authorizes a number of smaller programs that are generally intended to support innovative instructional activities or help meet the needs of specific disadvantaged pupil groups. These programs include the following: aid to innovative foreign language instruction programs, which provides small grants by formula to every State; the Women's Educational Equity Act, which currently supports a clearinghouse on instructional materials; a gifted and talented education program, that supports...
innovative programs especially focused on disadvantaged pupils; Ellender Fellowships, which help disadvantaged pupils and their teachers participate in Washington, D.C.-based programs on American government; an immigrant education program, providing aid to LEAs with especially large numbers of recent immigrant pupils; general aid to the Virgin Islands and teacher training in all of the territories; the Secretary's Fund for Innovation, that supports a variety of special projects ranging from technology and computer-based education to optional national examinations and alternative curriculum schools (the latter two of which have not yet been funded); and a dropout prevention program designed to support and evaluate innovative techniques for preventing pupils from dropping out of school or attracting dropouts to reenter.

**LEGISLATION**

**H.R. 6 (Kildee, et al)**

**H.R. 1804 (Kildee, et al)**

**S. 846 (Kennedy and Pell)**
Goals 2000: Educate America Act. See description above. Introduced on Apr. 29, 1993; referred to the Committee on Labor and Human Resources.

**FOR ADDITIONAL READING**


