ITEM ADDENDUM

DATE: May 1, 2012

TO: MEMBERS, State Board of Education

FROM: TOM TORLAKSON, State Superintendent of Public Instruction


Recommendation

At this time, the California Department of Education (CDE) recommends that the State Board of Education (SBE) authorize the SBE President and the State Superintendent of Public Instruction to seek a waiver of selected provisions of the Elementary and Secondary Education Act (ESEA) pursuant to Section 9401 as outlined in Attachment 2.

Summary of Key Issues

At its March 2012 meeting, the SBE discussed a proposed waiver of provisions of sections 1116(b) and (c) of the ESEA pursuant to Section 9401.

Following that meeting, the California Comprehensive Center (CA CC) at WestEd convened a second stakeholder meeting to advise the SBE on district and advocate perceptions about the proposed waiver contents. Attachment 1 is a summary report of that meeting.

Based on input from that meeting and SBE discussion, the original ESEA waiver request discussed during the March 2012, SBE meeting has been modified. Attachment 2 is a draft letter to Acting Assistant Secretary Michael Yudin seeking a waiver of sections 1116(b) and (c) of ESEA. As part of the waiver request, the State ensures that local educational agencies and schools will continue to be held accountable for student outcomes, as the State:

- Transitions to a single accountability system that uses performance targets from California’s Academic Performance Index system as the Annual Measurable Objectives required by ESEA.
- Considers revising the target structure of the Academic Performance Index to encourage continued focus on students who are not proficient.
- Identifies a targeted subset of schools and districts that have not shown improvement and have low absolute performance, for intervention and/or sanction by the state.
Summary of Key Issues (Cont.)

- Identifies what interventions or sanctions will be applied to this targeted subset of schools and districts, using the wide range of options already authorized in California state law.

If a waiver request is authorized by the SBE, the proposed components of the revised accountability system will be reviewed by appropriate advisory bodies and stakeholder groups and then recommended for approval to the SBE. Such a system will support the transition from our current accountability design to a new system which will be modified as needed when Common Core State Standards and the SMARTER Balanced Assessment Consortium systems are fully in place.

Attachment(s)

Attachment 1: Elementary and Secondary Education Act Stakeholder Meeting Summary (7 Pages)

Attachment 2: Proposed Revised Waiver of Provision of Section 1116(b) and (c) of the Elementary and Secondary Education Act, Pursuant to Section 9401 of the Elementary and Secondary Education Act (9 Pages)
Elementary and Secondary Education Act Stakeholder Meeting Summary

Purpose of the Meeting

At the request of the State Board of Education (SBE) and the California Department of Education (CDE), the California Comprehensive Center (CA CC) at WestEd organized and conducted a second “Stakeholder Input Meeting” at WestEd’s Sacramento Office on April 17, 2012. The meeting's purpose was to continue the discussion regarding the possible submission of an Elementary and Secondary Education Act (ESEA) Waiver, specifically the viability of making a waiver request that logically revises the current state accountability system and addresses how low-performing schools and districts are identified and supported.

The Participants

Working with SBE and CDE staff, the CA CC invited 37 participants to the meeting. Nineteen of those invited were able to attend; 72 percent of those present reported that they had also attended the March 2, 2012, meeting, and 94 percent watched or read about the discussion conducted during the SBE Meeting in early March. Of those present, slightly more than half represented school districts and slightly less than half represented education organizations and advocacy groups. A list of attendees is appended to this report.

Presentations

Fred Tempes, Director of the CA CC, began the meeting by welcoming the group and introduced Christine Swenson, Director of CDE’s Improvement and Accountability Division, who briefly summarized the March 2, 2012 stakeholder meeting.

Waiver Considerations

Director Swenson reaffirmed that the feedback from the first meeting clearly indicated that stakeholders were interested in the waiver to:

- Modify the goal that all students reach proficiency by the end of the 2013–14 school year.
- Eliminate requirements to identify schools and districts failing to meet No Child Left Behind targets as in need of improvement and related programmatic requirements.
• Grant flexibility as to how the state identifies highly qualified teachers, especially in small and rural school districts.

• Allow greater flexibility in the use of ESEA funds.

Overall, concerns related to applying for Secretary Duncan’s ESEA waiver package included:

• If granted, relief would not be provided until the 2013–14 school year.

• To receive a waiver, California might be required to move forward with initiatives that are incompatible with the state’s current context and eventual reauthorization of ESEA.

• Educator evaluation requirements would be contentious and distract from more positive initiatives.

• Accelerated timeline for implementing Common Core State Standards (CCSS) would not be programmatically or fiscally feasible.

• Implementing Secretary Duncan’s ESEA waiver package would be costly.

Given the concerns expressed, stakeholders were supportive of considering a state-defined waiver request as an alternative to Secretary Duncan’s ESEA waiver package. Based on participant feedback, the state-defined waiver should include a logical and coherent proposal to revise the system of accountability, recognize initiatives underway that align with federal and recognize that current law and pending legislation allow for the creation of an educator evaluation process that is grounded in the state context and acceptable to all stakeholders.

Before engaging in discussion about the state-defined waiver, Director Swenson clarified the parameters the group should consider regarding the waiver request. The waiver request should: 1) focus on the accountability system, with proposed modification to the system based on the last decade of experience; 2) define accountability requirements and systemic support for the lowest-performing Title I schools and districts; 3) include interventions that focus on the lowest-performing schools and districts; 4) recognize that districts are the entry point for intervention; and 5) identify the support and intervention for districts that lack the capacity to improve student achievement. In addition, the waiver request should not include initiatives that carry state mandated local costs or encroach on the general fund.

State Accountability System

Director Swenson then introduced Rachel Perry, Director of CDE’s Analysis, Measurement and Accountability Reporting Division, who provided an overview of the
California accountability system. Director Perry described the structure and use of the state Academic Performance Index (API) and Adequate Yearly Progress (AYP) to identify and support low-performing schools and districts. Participants then engaged in a discussion with Director Perry that highlighted the complexity, utility, and gaps of the current systems.

Discussion Points

Following Director Perry’s presentation, participants were asked to provide feedback regarding a state-defined waiver approach with respect to three issues: revised accountability structure, revised effective school and district interventions, and financial impact.

Accountability Structure

The stakeholder group provided the following comments regarding the accountability structure:

- Consider separating API scores for at least math and English-language arts, understanding that this would be helpful in meeting federal requirements and would allow schools to deepen the conversation around identifying and focusing on specific areas for improvement.

- The system should include reasonable criteria for identifying low performing schools and districts, resulting in more meaningful, stable identifications. The criteria should differentiate between schools and districts that are not improving and those that are slowly, but steadily improving, and offer those that are improving a way to exit underperforming schools status. A three-year “rolling” accountability measure, one that can smooth out drops and spikes in scores and provide a more accurate picture of performance, was supported by the stakeholder group.

- The system should be more sensitive in terms of having the ability to highlight growth specifically for students that are English learners and students with disabilities.

- The group reported the District Assistance Survey is helpful to build focus and urgency, but other resources would be useful.

- Schools that are performing well overall should still be held accountable for demonstrating growth for their subgroup populations.
• The revised system should have as an outcome ensuring that students are receiving a well-rounded education with a full curriculum (including science, social science).

Effective School and District Interventions

The group supported the creation of a responsive and supportive system of interventions aimed to assist those identified as low performing through: 1) a framework of quality indicators, with supporting tools, that expands on existing essential program components; 2) building capacity within CDE to broker best practice of exemplars; and 3) supporting implementation of improvement strategies.

In terms of providing effective school and district interventions, the group offered the following points:

• The district is the appropriate entity to “intervene” in schools, not the state.

• The state role should focus on disseminating research-based best practice, providing tools that districts can use with schools identified for improvement. In addition, the state should not only review and approve plans, but also monitor for implementation.

• Districts that lack the capacity to appropriately intervene and improve performance in their schools should be required to work with a successful peer district or external entity.

• State interventions should be targeted on a small percentage of schools and a small percentage of districts.

• For schools identified for interventions, there should be a “fifth” option to adopt a research-based intervention in addition to the four endorsed by the U.S. Department of Education (turnaround model, restart model, school closure, or transformation model).

• Interventions should target the entire curriculum.

• Use a peer assistance model, where “best practice” districts are partnered with struggling districts that have similar demographics. The “demonstration site” districts would agree to fulfill specific requirements and would receive some form of reward.
Financial Impact

The majority of the discussion focused on the accountability system and effective interventions. A brief discussion related to financial impact included the comment to “use set asides for partnering with like districts as a means to support exchange of best practices.”

Outcomes

Near the end of the meeting, the participants responded to the following question: “Is there a compelling and convincing reason for the state to submit a state-defined ESEA waiver request?” Fifty-nine (59) percent responded that there is a compelling and convincing reason to submit a state-defined waiver, while 29 percent reported that they were not convinced, and 12 percent were unsure. For those who responded “yes,” a few offered reasons, including a need for flexibility during these difficult fiscal times, the importance of having attainable and realistic goals and the inability to reach proficiency for all students by 2014, and concerns regarding the timeliness of Secretary Duncan’s ESEA waiver package and the need for immediate relief for California.
School Districts

Antioch Unified School District
Robin Schmitt, Executive Director, Programs and Interventions

Corona Norco Unified School District
Barbara Wolfinbarger, Director, Educational Services, Curriculum and Instruction

Los Angeles Unified School District
Debbie Ernst, Director, Title I

Sacramento City Unified School District
Matt Perry, Director, Link Learning Department

San Diego Unified School District
Ron Rode, Executive Director, Office of Accountability

San Jose Unified School District
Linda Hershbach, Manager, Categorical Programs

San Juan Unified School District
Wanda Shironaka, Program Manager, Title I

Sierra Sands Unified School District
Shirley Kennedy, Assistant Superintendent of Curriculum and Instruction

Stockton Unified School District
Kirk Nichols, Assistant Superintendent

Tracy Unified School District
Linda Dopp, Director, Alternative Programs

Ukiah Unified School District
Lynn Zimmerman, Director, Education Services

Education Associations and Advocacy Groups

Association of California School Administrators
Sherry Skelly-Griffith, Legislative Advocate

California Association of Bilingual Educators
Martha Zaragoza-Diaz, Legislative Lobbyist
Education Associations and Advocacy Groups (Cont.)

California Association of Resource Specialists
Dee Jorrington, President

California Federation of Teachers
Gary Ravani, President, Early Childhood/K–12 Council

California School Boards Association
Erika Hoffman, Principal Legislative Advocate

California Teachers Association
Jane Robb, Regional Staff

Californians Together
Shelly Speigel-Coleman, Executive Director

California County Superintendents Educational Services Association
Gaye Smoot, Assistant Executive Director

CORE
Rick Miller, Executive Director

Staff

California Comprehensive Center
Jannelle Kubinec, Director, National State and Special Projects

California Comprehensive Center
Fred Tempes, Director, Comprehensive School Assistance Program

California Department of Education
Cathy McBride, Federal Policy Liaison, Government Affairs Division

California Department of Education
Shela Seaton, Manager, District Innovation and Improvement Office

California Department of Education
Christine Swenson, Director, Improvement and Accountability Division

California Department of Education
Laura Wagner, Manager, ESEA Liaison, Improvement and Accountability Division

State Board of Education
Sue Burr, Executive Director
Dear Acting Assistant Secretary Yudin:

Subject: Request for Waiver of Provisions of Sections 1116(b) and (c) of the Elementary and Secondary Education Act, Pursuant to Section 9401 of the Elementary and Secondary Education Act

As President of the State Board of Education and State Superintendent of Public Instruction, and on behalf of all California districts, we are requesting a waiver of certain provisions of the Elementary and Secondary Education Act. Like Secretary of Education Duncan, we recognize that the No Child Left Behind Act, with its escalating proficiency targets and associated sanctions, is no longer useful for identifying which schools need improvement or for intervening appropriately in those schools. The appropriate solution is to reauthorize the Act, replace its inflexible requirements with provisions that accommodate the differences in state policy approaches, and give districts adequate flexibility to improve student achievement. In the meantime, we seek more immediate relief through this waiver request.

The members of the State Board of Education and the State Superintendent of Public Instruction have given careful consideration to the waiver package offered by Secretary Duncan and appreciate that you, Mr. Yudin, visited our state and discussed its provisions with us. As we conveyed to you at the January State Board of Education meeting, California state law requires that the state reimburse local educational agencies for the cost of any state-mandated activities. Given California’s severe, ongoing fiscal challenges, it is impossible for the state or its districts to implement the requirements of the Secretary’s waiver package effectively and within the required timeline, and we are not willing to make promises that we are unable to carry out. We ask that you consider instead our waiver request contained in this letter, which has three main objectives:

1) Ending the ineffective practice of over-identifying schools and districts for program improvement. Unrealistic and ever-increasing performance targets have forced us to label 63 percent of Title I schools and 47 percent of districts receiving Title I funds as “needing improvement,” and to apply sanctions that do not necessarily lead to improved learning for the students in those schools. This practice has confused the
public, demoralized teachers, and tied up funds that could have been more precisely targeted on the schools and districts that are most in need of improvement.

2) **Giving districts greater spending flexibility to increase student achievement.** We request a waiver of the requirements that schools in improvement set aside funds for Title I professional development, Supplemental Educational Services, and choice-related transportation activities. Instead, these funds should be available for the activities that will be most effective for improving teaching and learning in the local context, which could include, for example, targeted tutoring provided by the districts and schools, teacher coaching to improve instruction, or systems for identifying specific student achievement problems and developing targeted instructional interventions.

3) **Transitioning to a single, transparent accountability system.** After more than a decade of living under two conflicting accountability systems, California’s districts, schools, and public want to return to a single system that works. Before President George W. Bush signed the No Child Left Behind Act into law, California had implemented a robust accountability system that encouraged school improvement and sent a single, consistent message to the public about how well schools were doing to improve the achievement of students. The state statutes that established that system are still in place and represent a more effective approach. Now that the shortcomings of the federal system are more widely understood, we want to return our focus to our state system that has a proven track record of measuring growth and identifying where it is lacking.

To achieve these ends, the State Board of Education as the State Educational Agency is specifically seeking a waiver to exempt local educational agencies in California from Title I, Part A sections 1116(b) and (c) with the exception of subsections 1116(b)(13) and 1116(c)(4). We are requesting this waiver for the 2012–13 and 2013–14 academic years.

In accordance with the waiver authority established in federal law (Section 9401 of the Elementary and Secondary Education Act), we outline in this letter California’s specific, measurable educational goals, we describe how the state will measure progress toward these goals, and we explain the state’s plan for assisting schools and districts in meeting those goals. Please note that in this request, we only describe current and planned initiatives to the extent that they address these requirements and fit within the policy parameters established by the Elementary and Secondary Education Act. We can provide additional information about other aspects of our education system that are of interest to the Secretary, but do not consider such information pertinent to this specific request.

**California’s Current Accountability System**

California’s Public Schools Accountability Act of 1999 established the state’s school accountability program. Specifically, it:
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- Created the Academic Performance Index, a composite, test-based score ranging from 200 to 1,000 that reflects overall school performance and measures improvement in school performance from one year to the next;

- Established a statewide performance target of 800 on the Academic Performance Index and a system for setting annual school-level targets that encourage steady improvement toward that statewide goal;

- Required schools to demonstrate improvement for all numerically significant student groups including racial and ethnic student groups, socioeconomically disadvantaged pupils, English learners, and students with disabilities;

- Defined a system of intervention in underperforming schools, including standards, criteria, and qualifications for external evaluators to assist low-performing schools; and

- Established eligibility criteria for an awards program for schools meeting or exceeding state growth targets.

**Investments in Intervention**

Since establishing the state accountability system, California has invested heavily in interventions for schools that failed to make significant growth as measured by the Academic Performance Index. Between 2000–01 and 2007–08, the state provided funding and technical assistance to 1,288 schools under the Immediate Intervention Underperforming Schools Program at a cost of $668.6 million. Of these, 1,140 schools ultimately met their growth targets and exited the program.

Also during that time, 802 schools participated in the High Priority Schools Grant Program at a cost of $749.3 million. Of those schools, 309 that failed to make significant growth were assigned to work with an intervention team. While this program was helpful to many participating schools, program evaluations suggested that longer term district-level approaches could be more effective, leading the state to shift its focus accordingly. From 2008–12, California allocated $177 million to districts in program improvement, for district-level assistance and intervention teams, and other activities. The first three years of evaluation data suggest that the district assistance and intervention model is effective for increasing student achievement.

In addition, the state established the Quality Education Investment Act in 2006. This $3 billion state initiative assists schools that were performing in the lowest two deciles of the Academic Performance Index at the program’s inception. This infusion of resources has helped these schools reduce class size, increase student access to school counselors, provide professional development, increase the number of highly qualified teachers, and improve facilities, among other activities. (Note that in 2008, California’s severe budget crisis led the state to collapse several categorical programs, including the Immediate Intervention Underperforming Schools Program and the High Priority Schools Grant Program described above. Funding for the Quality Education Investment Act remains intact.)
Outcomes to Date

In the past 13 years, California’s accountability system has led to increased student achievement overall and strong progress on closing the achievement gap. Since the full implementation of the California Standards Tests in 2003, academic achievement for all students in both English-language arts and mathematics has been steadily increasing. In English-language arts, the percent of students scoring proficient or advanced increased from 35 percent in 2003 to 54 percent in 2011, marking a substantial increase in the number of students who are prepared to succeed in college or career. California’s most vulnerable students also showed major improvement: the percent of students scoring at the lower level of achievement decreased by 13 percentage points over that same period, from 32 percent in 2003 to 19 percent in 2011.

California students have also made impressive gains in mathematics: the percent of students scoring proficient or advanced increased from 35 percent in 2003 to 50 percent in 2011. Across that same time period, the percent of students scoring at the lower level of achievement decreased by 11 percentage points from 38 percent in 2003 to 27 percent in 2011.

These substantial gains in test scores are reflected in the state accountability system. In 2003, for example, an elementary school in the lowest 10 percent had an Academic Performance Index score between 564 and 609 points. In 2011, an elementary school in the lowest 10 percent had an Academic Performance Index score between 700 and 714 points.

To summarize, while the federal system has subsumed increasing numbers of schools and districts under the banner of failure for the last decade, California’s system has consistently differentiated between schools that are improving and those that are not.

Looking Ahead: Plans for Change

With this state-defined request, we are seeking to return to a single system of school accountability that is both understandable and rigorous. We intend to keep the Academic Performance Index at the core of our state accountability system, while making improvements. This waiver request will provide much-needed flexibility and relief from the adverse effects of the No Child Left Behind Act, while increasing our focus on the schools most in need of improved student learning.

We plan to strengthen California’s system of accountability and interventions as follows:

- California will transition to a single system of performance goals that uses the annual Academic Performance Index schoolwide and student group targets as the state’s Annual Measurable Objectives. The state will continue to identify schools and districts needing improvement, but will use its own accountability system to identify them. The State Board of Education will initiate conforming changes as needed to California’s Accountability Workbook and submit these to the U.S. Department of Education for review. (California’s current Annual Measurable Objectives, as required by Section 9401...
(b)(1)(C), are documented in the state’s approved Accountability Workbook, available on the CDE Accountability Workbook Web page at http://www.cde.ca.gov/ta/ac/af/wb.asp).

- The State Board of Education will consider by January 2013 revisions to the statewide Academic Performance Index target or revisions to the method for calculating annual schoolwide and student group targets. While the Academic Performance Index was designed to encourage growth at all performance levels, we believe we need to carefully examine the effects of the target structure, particularly for schools that have long met the statewide target, to encourage continued focus on students who are not proficient. We will seek input from the Public Schools Accountability Act Advisory Committee and California’s education community at large to help make this determination. If the State Board of Education adopts new targets, those will become California’s Annual Measureable Objectives in the following school year.

- By March 2013, the State Board of Education, with input from the Public Schools Accountability Act Advisory Committee, will determine how it will use the Academic Performance Index to identify a targeted number of schools and districts that have not shown improvement over time or have low absolute performance. This process will replace the process of identifying schools and districts for Program Improvement under the No Child Left Behind Act.

  o The State Board of Education will identify a more targeted set of schools and districts for intervention, specifically those low-performing schools and districts that have not improved.

  o The State Board of Education will develop clear criteria to identify the targeted set of schools and districts that have not improved and require intervention, but will not require that a specific percentage be identified each year, or set other requirements that lead to schools and districts bouncing in and out of this status. The State Board of Education will also develop clear criteria to identify when schools and districts have improved sufficiently to regain full flexibility and autonomy from state interventions.

  o The State Board of Education will consider moving to a multi-year (“rolling”) accountability measure or other techniques to smooth out fluctuations in scores, prevent schools from bouncing in and out of improvement status from year to year, and focus attention on the schools with the most intractable problems.

- By July 2013, the State Board of Education, with input from the Title I Committee of Practitioners, will identify what sanctions will be imposed on schools and districts that have been identified as not improving, based on the severity and persistence of underachievement problems. Those sanctions, currently authorized under state law, include: (a) replacing district personnel; (b) removing schools from the jurisdiction of the district and establishing alternative governance and supervision arrangements; (c) appointing a state receiver or trustee to administer the affairs of the district in place of the local governing board; (d) abolishing or restructuring the district; (e) authorizing students to transfer to higher performing schools in other districts and providing
transportation; (f) instituting a new curriculum based on state content standards; and (g) deferring programmatic funds or reducing administrative funds. In recent years California has exercised its takeover option, appointing state trustees in three persistently low-performing districts. (Two of these districts have improved and regained autonomy from the state; the trustee is still in place in the third.)

- The state will focus its monitoring efforts at the district level, both because of capacity constraints, and to ensure district support for school improvement.

- Specific improvement activities will be selected based on the needs of the school and district, as determined by local data analysis and the qualitative judgments of individuals who are familiar with the school and district.

- Required improvement activities will largely focus on instruction, including activities that promote teacher collaboration and instructional coaching. Instructional improvement activities will emphasize a broad curriculum. Numerous California schools districts have been implementing research-based interventions which are improving student achievement and will be considered for incorporation in a statewide intervention model.

- The State Board of Education will bring more qualitative judgment to the process of identifying appropriate interventions and sanctions, using as guidance existing state standards and criteria for assessing district performance in seven key areas: governance; alignment of curriculum, instruction, and assessments to state standards; fiscal operations; parent and community involvement; human resources; data systems and achievement monitoring; and professional development. The State Board of Education may use local review panels to identify problems and assigned required activities.

- If our waiver is granted, these activities can be paid for, in part, with federal funds that are currently set aside for Supplemental Educational Services, Title I professional development, and choice-related transportation. Under the current system, local educational agencies and schools are obligated to direct Title I improvement resources to activities that frequently do not align with their local needs.

- Another possible source of funds is the approximately $35 million annual allocation for local educational agencies that are newly identified as needing improvement under the No Child Left Behind Act ($50,000, $100,000, or $150,000 per local educational agency, depending on the severity of the performance problem). Because of escalating performance targets, these funds are going currently to districts with moderate performance problems and could be better targeted. This may require a change in state statute to re-purpose the funds.
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- To support improved teaching and learning, districts will revise annual district and school plans to document how schools and local educational agencies are using their formerly reserved Title I, Part A funds to meet the needs of Title I eligible students. These plans will be uploaded to the state’s web-based system, allowing the California Department of Education to monitor the plans and provide timely technical assistance to districts as they redirect funds and human resources to better support student learning.

In Conclusion

California is moving forward with a plan to increase student learning, building on the strong foundation we already have. We understand the obvious and important link between quality teaching and learning. The State has adopted the Common Core State Standards and is on course to implement them on the timeline established in state statute, in line with what the state budget allows. As you know, California is also a governing state in the Smarter Balanced Assessment Consortium and anticipates a transition to new online assessments in 2015. In anticipation of this, the State Superintendent of Public Instruction and the State Board of Education will recommend action by the State to reauthorize and streamline the State’s assessment system and ensure a smooth transition to the new tests. At the direction of Governor Brown, the State Board of Education will concurrently review our state accountability system and consider how to keep the Academic Performance Index intact as a strong quantitative measure of school performance, while giving additional emphasis to local judgments of quality and other, more qualitative accountability mechanisms, such as the School Accountability Report Cards that all schools must produce annually.

Our goals now are the same as they were when we first established the state accountability system in 1999—to maintain challenging yet achievable goals, and to assist underperforming schools in ways that improve student learning. California has been a leader and innovator in numerous fields, and we plan to return to that role in education accountability. Just as California led the way in developing emissions standards that were ultimately adopted across the nation, we now want to lead the nation in education accountability and student learning as well. As we approach reauthorization of the Elementary and Secondary Education Act, we believe that our state system of accountability provides a strong model for national consideration.

In the absence of reauthorization of the Elementary and Secondary Education Act, we request this waiver to provide districts with the flexibility they need to use Title I resources effectively and improve the academic achievement of their students. As we have described in this letter, we are committed to upholding school accountability in our state and excellence in our schools. Using our established state system of accountability and the tough sanctions authorized in existing state law, we will redouble our efforts to hold districts and schools accountable for improving student learning.

We have developed this waiver request by working collaboratively with local educational agencies and stakeholders, and we will implement the plan with continued collaboration.
Prior to submitting this waiver request, California will provide all local educational agencies in the state with notice and a reasonable opportunity to comment on this request. The specific notice posting on the California Department of Education Public Notices Web page located at http://www.cde.ca.gov/be/pn/pn/ is provided in Enclosure 1. Copies of all comments that California received from local educational agencies in response to this notice are attached. California has provided notice and information regarding this waiver request to the public in the manner in which California customarily provides such notice and information to the public.

If you have questions regarding this request, please contact Deborah V.H. Sigman, Deputy Superintendent, District, School, and Innovation Branch, by phone at 916-319-0812 or by e-mail at dsigman@cde.ca.gov.

Sincerely,

Tom Torlakson    Michael W. Kirst
State Superintendent of Public Instruction   President
California Department of Education   California State Board of Education

TT/MK:lw

Enclosure
NOTICE OF REQUEST TO WAIVE SECTION 1116(b) AND (c) OF THE ELEMENTARY AND SECONDARY EDUCATION ACT

Request for comment on California requesting the U.S. Department of Education to waive subsection 1116(b) and (c) of the Elementary and Secondary Education Act (ESEA) for the 2012–13 and 2013–14 academic years.

Notice is hereby given that California will request the U.S. Department of Education (ED) to waive the ESEA subsection 1116(b) and (c) with the exceptions of 1116(b)(13); and 1116(c)(4). ESEA subsection 1116(b) and (c) mandate identification of improvement for schools and local educational agencies (LEAs) that do not meet the Adequate Yearly Progress (AYP) criteria for two consecutive years and require specific sanctions of the identified schools and LEAs while they are identified for improvement, corrective actions, or restructuring. The specific sanctions include Title I professional development, school-choice transportation, and supplemental educational services.

Subsection 1116(b)(13) permits a child who transferred to another school under this subsection to remain in that school until the children has completed the highest grade in that school; subsection 1116(c)(4) allows the state to choose to review the progress of only Title I served students in a targeted assistance school.

The purpose of this public notice is to notify you of the opportunity to submit written comment on the request to the ED to waive both the mandate for identification of improvement and the subsequent required sanctions including Title I professional development, school-choice transportation, and supplemental educational services.

All comments regarding the request for waiver must be submitted to Jeff Breshears, Administrator I, Title I Policy and Program Guidance Office, by e-mail at TitleI@cde.ca.gov by noon on Thursday, May 24, 2012.

The waiver request can be reviewed on the SBE Public Notices Web page at http://www.cde.ca.gov/be/pn/pn/.