To strengthen student achievement and graduation rates and prepare young people for college, careers, and citizenship through innovative partnerships that meet the comprehensive needs of children and youth.

IN THE SENATE OF THE UNITED STATES

July 15, 2010

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

A BILL

To strengthen student achievement and graduation rates and prepare young people for college, careers, and citizenship through innovative partnerships that meet the comprehensive needs of children and youth.

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

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

(a) Short Title.—This Act may be cited as the “Developing Innovative Partnerships and Learning Opportunities that Motivate Achievement Act” (DIPLOMA Act).
(b) TABLE OF CONTENTS.—The table of contents for this Act is as follows:

Sec. 1. Short title; table of contents.
Sec. 2. Findings.
Sec. 3. Purposes.
Sec. 4. Definitions.
Sec. 5. Demonstration program authorized; allotment to States.
Sec. 6. State child and youth strategy.
Sec. 7. Coordinating body; State applications.
Sec. 8. State use of funds.
Sec. 9. Local consortium application; local child and youth strategy.
Sec. 10. Local use of funds.
Sec. 11. Construction.
Sec. 12. Accountability and transparency.
Sec. 13. Authorization of appropriations.

SEC. 2. FINDINGS.

Congress finds the following:

(1) The future strength of the Nation’s democracy, as well as the Nation’s economy, is dependent upon the investments made in children and youth today.

(2) Approximately 25 percent of 9th graders do not graduate from high school 4 years later. Of students who graduate from high school, 2 out of 3 (67 percent) enroll in a 2- or 4-year college in the fall after completing high school. Only about half (58 percent) of first-time, full-time college freshmen seeking a 4-year degree receive a bachelor’s degree within 6 years or less.

(3) Over the past 4 decades, the United States has slipped from being first in the world in high school and college graduation rates to 20th and
14th, respectively, putting the Nation at a growing competitive disadvantage with other countries.

(4) Research shows that the holistic needs of students must be met in order to strengthen student achievement. One analysis of 16 factors influencing student achievement found that over half of the factors identified were present in the lives of students outside of the classroom.

(5) An analysis of health problems, maternal child rearing practices, and the impact of such problems and practices on education published by Princeton University and the Brookings Institution estimates that differences in these factors may account for a quarter of the racial gap in school readiness.

(6) Research from Johns Hopkins University found that the lack of summer learning opportunities explains about two-thirds of the 9th grade achievement gap between high and low income students.

(7) Research from the Government Accountability Office found that students who change schools frequently were less likely to perform at grade level and more likely to repeat a grade than their more stable peers.
Evidence demonstrates that effective partnerships among schools and communities increase student achievement by addressing the academic needs of students as well as the challenges the students face outside the classroom. For example—

(A) Chicago Public Schools leads the Nation’s largest community school initiative and found that nearly half of the students in community schools had increased math and reading grades, and that between 2001 and 2006, community schools had greater gains in math and reading than regular Chicago public schools;

(B) by meeting the comprehensive needs of students, Communities In Schools, a national dropout prevention organization, demonstrates that 78 percent of participating students improved their attendance, 89 percent had fewer behavior incidents, 80 percent improved their academic performance, and 78 percent of eligible seniors graduated from high school; and

(C) through a pipeline of comprehensive services addressing the needs of children, youth, and families from prenatal opportunities through the transition to adulthood, 90 percent
of high school seniors served by Harlem Children’s Zone are accepted into college.

SEC. 3. PURPOSES.

The purposes of this Act are—

(1) to create engaging learning experiences that—

(A) strengthen academic achievement, build civic capacity, and provide a continuum of supports and opportunities for children, youth, and their families; and

(B) prepare young people for college, careers, and citizenship through results-focused partnerships at all levels that mobilize and coordinate school and community resources;

(2) to ensure the academic, physical, social, emotional, health, mental health, and civic development of disadvantaged youth and thereby strengthen their families and communities;

(3) to engage and support parents, care givers, and families in their role as first educators of their children;

(4) to promote community engagement in education and family engagement in education;

(5) to leverage and integrate the human and financial assets of local communities, schools, State
governments, the Federal Government, and the natural assets of communities—

(A) toward better results for children, youth, and families; and

(B) for sustained civic capacity; and

(6) to develop strategies that achieve key results, such as full service community schools, community-based, integrated student services, and related approaches that meet the comprehensive needs of children and youth.

SEC. 4. DEFINITIONS.

In this Act:

(1) COMMUNITY-BASED, INTEGRATED STUDENT SERVICES.—The term “community-based, integrated student services” means interventions, coordinated through a single point of contact, that improve student achievement by connecting community resources with the academic and social service needs of students.

(2) COMMUNITY ENGAGEMENT IN EDUCATION.—

(A) IN GENERAL.—The term “community engagement in education” means systematic efforts to involve, engage, and collaborate with parents, community residents, members of
school communities, community partners, and other stakeholders in exploring the needs of their students and schools, developing plans to address those needs, and working together to address those needs.

(B) INCLUSIONS.—The term includes effective community engagement in an ongoing process to develop a welcoming school and school system, mobilize the community’s assets to support student achievement and growth, engage those individuals and stakeholders who traditionally have not participated, improve working relationships, and deepen the commitment to student success.

(3) FAMILY ENGAGEMENT IN EDUCATION.—The term “family engagement in education” means a shared responsibility of families and schools for student success, in which schools and community-based organizations are committed to reaching out to engage families in meaningful ways that encourage the families to actively support their children’s learning and development, as well as the learning and development of other children. The shared responsibility is continuous from birth through young
adulthood and reinforces learning that takes place in
the home, school, and community.

(4) **FULL SERVICE COMMUNITY SCHOOL.**—The
term “full service community school” means a public
elementary school or secondary school that—

(A) participates in a community-based ef-
fort to coordinate educational, developmental,
family, health, and other comprehensive services
through community-based organizations, and
public and private partnerships; and

(B) provides access to such services to stu-
dents, families, and the community.

(5) **LOCAL CONSORTIUM.**—The term “local con-
sortium” means a consortium consisting of commu-
nity representatives that—

(A) shall include—

(i) a local educational agency; and

(ii) not less than 1 other community
partner that is independent of the local
educational agency; and

(B) may include a broad array of commu-
nity partners, including—

(i) a community-based organization;

(ii) a child and youth serving organi-

zation or agency;
(iii) an institution of higher education;

(iv) a foundation;

(v) a business;

(vi) a teacher organization;

(vii) an organization representing education professionals;

(viii) a local government, including a government agency serving children and youth, such as a child welfare and juvenile justice agency;

(ix) an organization representing students; and

(x) an organization representing parents; and

(C) may include representatives from multiple jurisdictions.

(6) LOCAL EDUCATIONAL AGENCY.—The term “local educational agency” has the meaning given the term in section 9101 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7801).

(7) OUTLYING AREA.—The term “outlying area” has the meaning given the term in section 9101 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7801).
The term “Secretary” means the Secretary of Education.

Specialized Instructional Support Personnel.—The term “specialized instructional support personnel” means school counselors, school social workers, school psychologists, and other qualified professional personnel involved in providing assessment, diagnosis, counseling, educational, therapeutic, and other necessary corrective or supportive services (including related services as that term is defined in section 602 of the Individuals with Disabilities Education Act (20 U.S.C. 1401)) as part of a comprehensive program to meet student needs.

Specialized Instructional Support Services.—The term “specialized instructional support services” means the services provided by specialized instructional support personnel, and includes any other corrective or supportive services to meet student needs.

State.—The term “State” means each of the several States of the United States, the District of Columbia, and the Commonwealth of Puerto Rico.

SEC. 5. DEMONSTRATION PROGRAM AUTHORIZED; ALLOTMENT TO STATES.

(a) Formula Grants Authorized.—
1 (1) In general.—For any fiscal year for which the amount appropriated under section 13 is equal to or greater than $200,000,000, the Secretary is authorized to award grants, from allotments under subsection (c), to States having applications approved under section 5 to enable the States to award subgrants to local consortia to leverage and integrate human and financial assets at all levels in order to—

(A) ensure the academic, physical, social, emotional, and civic development of disadvantaged youth; and

(B) strengthen the families and communities of the disadvantaged youth and achieve the results developed pursuant to section 6(c)(1).

(2) Duration.—The Secretary shall award a grant under this subsection for a period of 5 years.

(3) Renewal.—The Secretary may renew a grant under this subsection for a period of 5 years.

(b) Reservation.—From the funds appropriated under section 13 for any fiscal year, the Secretary shall reserve—
1. not more than 2 percent for national activities, which the Secretary may carry out directly or through grants and contracts, such as—

   (A) providing training and training technical assistance to local consortia and organizations partnering with local consortia to carry out services under this Act; or

   (B) conducting the national evaluation pursuant to section 12(a)(3); and

2. not more than 1 percent for payments to the outlying areas and the Bureau of Indian Affairs, to be allotted in accordance with their respective needs for assistance under this Act, as determined by the Secretary, to enable the outlying areas and the Bureau of Indian Affairs to carry out the purposes of this Act.

(c) State Allotments.—

(1) Determination.—From the funds appropriated under section 13 for any fiscal year that are equal to or greater than $200,000,000 which remain after the Secretary makes the reservations under subsection (b), the Secretary shall allot to each State for the fiscal year an amount that bears the same relationship to the remainder as the amount the State received under subpart 2 of part A of title I
of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6331 et seq.) for the preceding fiscal year bears to the amount all States received under that subpart for the preceding fiscal year, except that no State shall receive less than an amount equal to \( \frac{1}{2} \) of 1 percent of such funds.

(2) REALLOTMENT OF UNUSED FUNDS.—If a State does not receive an allotment under this Act for a fiscal year, the Secretary shall reallocate the amount of the State’s allotment to the remaining States in accordance with this section.

(d) COMPETITIVE GRANTS AUTHORIZED.—

(1) IN GENERAL.—For any year for which the amount appropriated under section 13 is less than $200,000,000, the Secretary shall award grants, on a competitive basis, to local consortia to enable the local consortia to carry out local strategies in accordance with sections 9 and 10.

(2) TARGETED LOCAL CONSORTIA.—The Secretary shall only award a grant to a local consortium under this subsection if the local consortium submits an application that proposes—

(A) to serve children and youth in schools or communities with the highest proportions of students from low-income families; and
(B) to provide a comprehensive continuum of services, including not less than 1 service from each of not less than 3 categories of services described in paragraphs (3) through (11) of section 10(b), which proposal—

(i) shall be submitted by a local consortium comprised of a broad representation of stakeholders and decision makers in the community, including a multitude of community partners described in section 4(5)(B); or

(ii) shall demonstrate the capacity for successful implementation through a history of successful collaboration and effectiveness in strengthening outcomes for children and youth.

(3) ACCOUNTABILITY AND TRANSPARENCY.—

The Secretary shall apply those provisions of section 12 that the Secretary determines applicable to local consortia receiving funds under this subsection.

SEC. 6. STATE CHILD AND YOUTH STRATEGY.

(a) IN GENERAL.—A State that receives a grant under this Act shall use the grant funds to develop and implement a State child and youth strategy (hereafter in this Act referred to as the “State strategy”).
(b) **Strategy Requirements.**—The State strategy—

(1) shall be developed by the Governor of the State;

(2) shall include the components described in subsection (c); and

(3) may include other components as the Governor determines necessary to strengthen results for children and youth.

(c) **Required Components.**—The State strategy components required under subsection (b) are the following:

(1) **State Results Framework.**—The State strategy shall contain comprehensive, research-based annual goals and aligned quantifiable indicators demonstrating continuous improvement with respect to youth, particularly disadvantaged youth, that shall serve as targets for each year with respect to which the State strategy applies. The goals shall include the following:

(A) Children are ready for school.

(B) Students are engaged and achieving in school.

(C) Students are physically, mentally, socially, and emotionally healthy.
(D) Schools and neighborhoods are safe and provide a positive climate for learning.

(E) Families are supportive and engaged in their children’s education.

(F) Graduates are ready for postsecondary education and 21st century careers.

(G) Students are contributing to their communities.

(2) NEEDS AND ASSETS ASSESSMENT.—The State strategy shall contain an assessment of the children’s needs, and of assets within the State that can be mobilized, coordinated, and integrated to achieve the State strategy’s goals, which may include data collected by the Federal Interagency Forum on Child and Family Statistics.

(3) STATE CHILD AND YOUTH PLAN.—The State strategy shall include a description of the State’s plan to achieve the goals described in paragraph (1) for young people from birth through the transition to adulthood, including the following:

(A) LEVERAGE AND INTEGRATION.—A description of how funds received under this Act will be coordinated and integrated with other Federal and State funds in order to achieve the goals developed pursuant to paragraph (1).
(B) Elimination of state barriers to coordination and integration.—A description of how funds received under this Act will be used to identify and eliminate State barriers to the coordination and integration of programs, initiatives, and funding streams to achieve the goals developed pursuant to paragraph (1).

(C) Community engagement in education.—A description of the State’s plan to increase community engagement in education.

(D) Family engagement in education.—A description of the State’s plan to increase family engagement in education.

(d) Existing plans, strategies, and assessments.—Existing plans, strategies, needs assessments, or assets assessments may be used to satisfy the requirements of this section if such existing plans, strategies, needs assessments, or assets assessments include the information required by this section, or can be modified to do so, and are submitted to the Secretary with such modifications.

SEC. 7. COORDINATING BODY; STATE APPLICATIONS.

(a) Coordinating Body.—
(1) IN GENERAL.—In order for a State to be eligible to receive a grant under this Act, the Governor of the State shall designate or establish a coordinating body for student learning and development that shall—

(A) administer funds provided under this Act;

(B) facilitate communication between the public and the Governor pertaining to issues impacting children and youth from birth through the transition to adulthood, including issues pertaining to service coordination and integration;

(C) identify and eliminate State barriers to the coordination and integration of programs, initiatives, and funding streams, and facilitate coordination and collaboration among State agencies serving children and youth;

(D) strengthen the capacity of State and local organizations to achieve positive outcomes for children and youth through training, technical assistance, professional development, and other means;

(E) assist the Governor in developing and carrying out the State strategy; and
(F) coordinate the submission of the State
application under subsection (b).

(2) Designation of Coordinating Body.—
The Governor may designate an existing agency,
Children’s Cabinet, P–20 Council, child and youth
development partnership, or other organization as
the coordinating body for student learning and de-
velopment described in paragraph (1) if the agency,
cabinet, council, partnership, or organization—

(A) performs duties similar to the duties
described in paragraph (1); or

(B) if the duties of the agency, cabinet,
council, partnership, or organization can be
modified to include the duties described in
paragraph (1).

(b) State Application.—

(1) In General.—Each State desiring a grant
under this Act shall submit to the Secretary an ap-
lication at such time, in such manner, and con-
taining such information as the Secretary may re-
quire.

(2) Contents.—Each application submitted
under this subsection shall include the following:

(A) State Strategy.—A description of
how the State will develop the State strategy.
(B) GRANTS TO LOCAL CONSORTIA.—A description of how subgrants to local consortia will be awarded pursuant to section 8 and how the subgrants will facilitate community planning and effective service coordination, integration, and provision at the local level to achieve the goals developed by the State pursuant to section 6(c)(1) within the context of local needs and priorities.

(C) CAPACITY BUILDING.—A description of how grant funds received under this Act will be used to build State and local capacity through training, technical assistance, and professional development.

(D) ACCOUNTABILITY FOR RESULTS.—A description of the State’s plans to adhere to the accountability and transparency requirements described in section 12(b).

(3) REVISED APPLICATION.—Each State desiring to renew a grant under this Act shall submit a revised application to the Secretary every 5 years based on an assessment of the activities conducted under this Act.
(a) IN GENERAL.—From the grant funds made available to a State under this Act for any fiscal year—

(1) the State shall use not less than 95 percent to award subgrants to local consortia under subsection (b);

(2) the State may use not less than 3 percent for evaluation and capacity building activities, including training, technical assistance, and professional development; and

(3) the State may use not more than 2 percent for the administrative costs of carrying out responsibilities under this Act.

(b) SUBGRANTS TO LOCAL CONSORTIA.—

(1) IN GENERAL.—A State that receives a grant under this Act shall use the portion of the grant funds described in subsection (a)(1) to award subgrants to local consortia.

(2) PRIORITY.—In awarding subgrants to local consortia, a State shall give priority to applications from local consortia that propose—

(A) to serve children and youth in schools or communities with the highest proportions of students from low-income families; and

(B) to provide a comprehensive continuum of services, including not less than 1 service
from each of not less than 3 categories of services described in paragraphs (3) through (11) of section 10(b), which proposal—

(i) shall be submitted by local consortia comprised of a broad representation of stakeholders and decision makers in the community, including a multitude of community partners described in section 4(5)(B); or

(ii) shall demonstrate the capacity for successful implementation through a history of successful collaboration and effectiveness in strengthening outcomes for children and youth.

(3) Duration of Grant.—Each subgrant awarded under this section shall be for a period of 5 years and shall be renewable based on progress toward achieving the results described in section 9(b)(2)(A).

(e) Planning Grants.—A State that receives a grant under this Act may award planning grants to local consortia to enable the local consortia to develop the local strategy described in section 9(b). Such planning grants shall be for a duration of—
(1) not more than 6 months and in an amount
of not more than $50,000; or
(2) not more than 1 year and in an amount of
not more than $100,000.
(d) SUPPLEMENT, NOT SUPPLANT.—A State that re-
ceives a grant under this Act shall use the grant funds
to supplement, not supplant, Federal and non-Federal
funds available to support child and youth services.
(e) ALLOCATION TO RURAL AREAS.—
(1) IN GENERAL.—A State that receives grant
funding under this Act for a fiscal year shall use the
grant funds to award an amount, in the aggregate,
of subgrant funding under section 8 to rural local
consortia in the State that is not less than the
amount that bears the same relation to the amount
of the grant funding as the amount received by local
educational agencies serving rural local consortia in
the State under subpart 2 of part A of title I of the
Elementary and Secondary Education Act of 1965
(20 U.S.C. 6331 et seq.) for the preceding fiscal
year bears to the amount received by the State
under such subpart for the preceding fiscal year.
(2) RURAL LOCAL CONSORTIUM.—In this sub-
section the term “rural local consortium” means a
local consortium serving an area of the State that
has a locale code of 41, 42, or 43.

SEC. 9. LOCAL CONSORTIUM APPLICATION; LOCAL CHILD
AND YOUTH STRATEGY.

(a) LOCAL CONSORTIUM APPLICATION.—

(1) IN GENERAL.—A local consortium that de-
sires a subgrant under section 8 shall submit an ap-
lication to the State at such time, in such manner,
and containing such information as the State may
require.

(2) CONTENTS.—An application submitted
under this section shall include—

(A) a description of the local consortium,
including which public or nonprofit entity par-
ticipating in the local consortium shall serve as
the fiscal agent for the local consortium;

(B) the local child and youth strategy
(hereafter in this Act referred to as "local
strategy") described in subsection (b); and

(C) a description of how the local strategy
will be coordinated with the local educational
agency plan required under section 1112 of the
Elementary and Secondary Education Act of

(b) LOCAL STRATEGY.—
(1) IN GENERAL.—The local strategy—

(A) shall be developed by the local consortium;

(B) shall include the components described in paragraph (2); and

(C) may include such other components as the local consortium determines necessary to strengthen outcomes for young people from birth through the transition to adulthood.

(2) COMPONENTS.—The local strategy components required under paragraph (1)(B) are the following:

(A) LOCAL RESULTS FRAMEWORK.—Comprehensive, research-based goals and aligned quantifiable indicators for the goals, with respect to youth, particularly disadvantaged youth, that shall serve as targets for the year with respect to which the local strategy applies. The goals shall include the following:

(i) Children are ready for school.

(ii) Students are engaged and achieving in school.

(iii) Students are physically, mentally, socially, and emotionally healthy.
(iv) Schools and neighborhoods are safe and provide a positive climate for learning.

(v) Families are supportive and engaged in their children’s education.

(vi) Students are ready for postsecondary education and 21st Century careers.

(vii) Students are contributing to their communities.

(B) ASSETS ASSESSMENT.—An assessment of potential resources, services, and opportunities available within or near the community that children and youth, their families, and resources in the community may be able to access in order to meet the needs identified under subparagraph (C), to help achieve the goals and indicators under subparagraph (A), and to support students to achieve the challenging State student academic achievement standards, including the variety of services that can be integrated—

(i) into a community school site; and

(ii) through the presence of specialized student support personnel and local
educational agency liaisons for homeless
children and youth designated pursuant to
section 722(g)(1)(J)(ii) of the McKinney-
Vento Homeless Assistance Act (42 U.S.C.
11432(g)(1)(J)(ii)).

(C) NEEDS ASSESSMENT.—An analysis of
the comprehensive needs of the students served
by the local consortium, their families, and the
community that—

(i) includes input from students and
parents;

(ii) assesses the academic, physical,
social, emotional, health, mental health,
and civic needs of students and their fami-
lies; and

(iii) may impact students’ ability to
meet the challenging State student aca-
demic achievement standards.

(D) SERVICE INTEGRATION AND PROVID-
SION.—A plan to coordinate and integrate serv-
ices and provide services in order to meet the
needs identified under subparagraph (C) and
achieve the results and aligned quantifiable in-
dicators described in subparagraph (A), includ-
ing—
(i) a description of the services administered by members of the local consortium that are funded through grants provided under the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6301 et seq.) that will be coordinated as part of the subgrant provided under section 8; and

(ii) if applicable, a description of the coordination among services provided by community-based organizations and services provided by specialized instructional support personnel serving local educational agencies participating in the local consortium.

(E) COMMUNITY ENGAGEMENT IN EDUCATION.—A plan to increase community engagement in education.

(F) FAMILY ENGAGEMENT IN EDUCATION.—A plan to increase family engagement in education.

(3) EXISTING PLANS, STRATEGIES, AND ASSESSMENTS.—Existing plans, strategies, needs assessments, or assets assessments may be used to satisfy the requirements of this section if such existing plans, strategies, needs assessments, or assets
assessments include the information required by this section, or can be modified to do so, and are submitted to the Secretary with such modifications.

SEC. 10. LOCAL USE OF FUNDS.

(a) MANDATORY USE OF FUNDS.—A local consortium that receives a subgrant under section 8 shall use the subgrant funds—

(1) to integrate multiple private and public services into a comprehensive, coordinated continuum that meets the holistic needs of young people;

(2) to implement the comprehensive, coordinated continuum of services described in paragraph (1) through research-based services producing quantifiable results that align with the local results framework described in section 9(b)(2)(A);

(3) to address the needs identified in the needs assessment carried out pursuant to section 9(b)(2)(C) by leveraging the assets identified in the assets assessment carried out pursuant to section 9(b)(2)(B); and

(4) if applicable, to coordinate efforts with the specialized instructional support personnel serving local educational agencies participating in the local consortium.
(b) **Permissible Use of Funds.**—A local consortium that receives a subgrant under section 8 may use the subgrant funds to coordinate, integrate, and enhance existing services, and provide new services, in order to provide young people with research-based, comprehensive services at, or that are connected to, schools, including—

1. community-based, integrated student services;

2. full service community schools;

3. high quality early childhood development, including—
   1. early childhood education;
   2. programs under the Head Start Act (42 U.S.C. 9831 et seq.), including Early Head Start programs;
   3. early reading first programs;
   4. child care services;
   5. early childhood-school transition services;
   6. home visiting;
   7. parenting education; and
   8. services for young children with special needs;

4. academic support services, including—
   1. tutoring;
(B) extended day programs, including services provided through 21st Century Community Learning Centers under part B of title IV of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7171 et seq.);

(C) programs for students and parents to learn together, including opportunities in such fields as technology, art, music, and language acquisition;

(D) multiple pathways toward attaining a high school diploma and preparing students for college, including—

(i) dual enrollment programs;

(ii) early college high schools;

(iii) strategies for preventing at-risk youth from dropping out of high school;

(iv) dropout recovery strategies, including strategies that award credit based on student performance instead of instructional time; and

(v) other activities that combine rigorous coursework, personalized learning environments, practical applications, and comprehensive support services;
(E) summer enrichment and learning experiences; and

(F) services for students with disabilities;

(5) health services, including—

(A) primary health care;

(B) dental care;

(C) vision care;

(D) hearing care;

(E) mental health services;

(F) nutrition services;

(G) health education; and

(H) developmental and habilitation services for young people with special needs;

(6) youth development, including—

(A) mentoring and other youth development programs, including programs that engage older adults;

(B) recreation and physical education;

(C) service learning, civic education, leadership development, entrepreneurship, and community service opportunities;

(D) job training, career counseling, and internship opportunities;

(E) career and technical education;
(F) college preparation and counseling services; and

(G) positive behavioral interventions and supports;

(7) social services for students and families, including—

(A) family support programs, including housing assistance, counseling, financial education, crisis intervention, and related services;

(B) programs that provide assistance to students who have been truant, suspended, or expelled;

(C) programs or efforts intended to identify young people without a high school diploma and reengage the young people in school so that the young people may attain a high school diploma; and

(D) strategies that engage older adults as resources to students and families;

(8) parent and adult education programs, including—

(A) programs that promote family literacy, including Even Start;

(B) parent and caregiver leadership and parent and caregiver education activities;
(C) adult education, including instruction in English as a second language, and job training; and

(D) citizenship preparation for individuals choosing to become United States citizens;

(9) juvenile crime prevention and rehabilitation programs, including—

(A) youth courts, teen courts, peer juries, and drug courts; and

(B) tribal youth programs;

(10) specialized instructional support services, including specialized instructional support personnel;

(11) service coordination staffing that ensures young people receive comprehensive services to meet the holistic needs of the young people;

(12) training, technical assistance, and professional development for school-based and community-based personnel providing comprehensive services to children and youth;

(13) subgrants to nonprofit and other organizations to implement the requirements and allowable services under this section;

(14) reasonable program administration and planning associated with the activities required under this section; and
(15) other services consistent with this section.

SEC. 11. CONSTRUCTION.

Nothing in this Act shall be construed to alter or other-
wise affect the rights, remedies, and procedures afforded
school or school district employees under Federal, State,
or local laws (including applicable regulations or court or-
ders) or under the terms of collective bargaining agree-
ments, memoranda of understanding, or other agreements
between such employees and their employers.

SEC. 12. ACCOUNTABILITY AND TRANSPARENCY.

(a) Federal Accountability and Trans-
parency.—

(1) Annual report.—On an annual basis, the
Secretary shall report to the public, Congress, and
the President—

(A) the collective progress made by—

(i) States in achieving the goals estab-
lished within the State results frameworks
described in section 6(c)(1); and

(ii) communities in achieving the goals
established within the local results frame-
works pursuant to section 9(b)(2)(A);

(B) how funds under this Act were used by
States and local consortia to improve the lives
of children, youth, and families, including—
(i) the characteristics of the young people and families served by the activities and services assisted under this Act;

(ii) the services and supports provided under this Act; and

(iii) outcomes resulting from the activities and services funded under this Act;

(C) actions taken pursuant to paragraph (2) regarding misuse or ineffective use of funds;

and

(D) other information the Secretary determines to be of interest to the public.

(2) Correction of deficiencies.—If the Secretary determines, based on a review of State annual reports, State strategies, State data submissions, evaluations, or other documentation, that a State or entity that receives funds through a grant or contract made under this Act makes insufficient progress toward achieving the goals established within the State results framework pursuant to section 6(c)(1) within 3 years of receiving a grant under section 5(a), or is misusing, ineffectively using, or otherwise not complying with the requirements of this Act, the Secretary shall—
(A) notify the State of the deficiencies that require correction and request that the State submit a plan to correct the deficiencies;

(B) negotiate a plan to correct the deficiencies, and provide appropriate training or technical assistance designed to assist the State in complying with the requirements of this Act; and

(C) in the case that the State fails to submit or negotiate a plan to correct the deficiencies or fails to make substantial efforts, within 6 months after the date of the notification described in paragraph (1), to correct the deficiencies and comply with the requirements of this Act—

(i) terminate the provision of funds under this Act to the State or entity for the remainder of the period of the grant or contract; and

(ii) redistribute the terminated funding in the manner described in section 5(c).

(3) INDEPENDENT ONGOING EVALUATION.—

(A) IN GENERAL.—The Secretary shall carry out an ongoing evaluation of the activities
conducted under this Act and shall submit the evaluation results to Congress and the public in July of 2014 and in July of 2016.

(B) Rigorous and Independent Evaluation.—The Secretary shall enter into a contract with an entity independent of the Department of Education to carry out the evaluation required under this paragraph. To the extent the Secretary determines feasible, the evaluation shall include large-scale, longitudinal, randomized studies to identify the most effective combinations of academic and nonacademic interventions, including interventions administered by community-based organizations, to achieve improvements in academic and other outcomes for students.

(C) Evaluation Outcomes.—

(i) In General.—The evaluation required under this paragraph shall measure the process of developing and implementing effective partnerships among schools, school districts, families, students, and community partners, as well as the impact of activities conducted under this Act,
which may include impacts on the following outcomes:

(I) Student achievement as measured by assessment data, classroom grades, and other means of measuring student performance.

(II) Graduation rates.

(III) School readiness.

(IV) Numbers of detentions, suspensions, and expulsions.

(V) Enrollment in postsecondary education.

(VI) The degree of communication between schools and families.

(VII) The degree of parental participation in school activities.

(VIII) Student health, including mental health and risk factors at birth.

(IX) Student civic participation.

(X) Attendance.

(XI) The number of students and families receiving services.

(XII) Other outcome areas as determined by the Secretary in consulta-
tion with State educational agencies, local educational agencies, teacher organizations, secondary students, and nonprofit organizations providing services to children and youth.

(ii) DISAGGREGATION.—The outcomes described in clause (i) shall be disaggregated by gender, race, and family income.

(b) STATE ACCOUNTABILITY AND TRANSPARENCY.—

(1) ANNUAL REPORT.—On an annual basis, each State shall report to the public and the Secretary such information as the Secretary may reasonably require, including—

(A) progress made toward achieving—

(i) the goals established within the State results framework pursuant to section 6(c)(1) disaggregated in the same manner as information is disaggregated under subsection (a)(3)(C)(ii); and

(ii) the goals established within the local results frameworks pursuant to section 9(b)(2)(A);
(B) how funds under this Act were used by States and local consortia to improve the lives of children, youth, and families, including—

(i) the characteristics of the young people and families served by the activities and services assisted under this Act;

(ii) the services and supports provided under this Act; and

(iii) outcomes resulting from the activities and services funded under this Act;

(C) information on Federal barriers to effective State and local coordination;

(D) the extent of coordination between State departments and agencies providing youth services in place to achieve the goals within the State results framework pursuant to section 6(c)(1);

(E) the extent to which the objectives and budgets of State departments and agencies providing child and youth services were consistent with the recommendations of the State strategy for the preceding year;

(F) the efficiency and adequacy of State and local programs and policies with respect to child and youth services;
(G) actions taken pursuant to paragraph (2) regarding misuse or ineffective use of funds; and

(H) other information the State determines to be of interest to the public.

(2) Correction of Deficiencies.—If the State determines, based on a review of reports, data submissions, evaluations, or other documentation, that a local consortium or organization that receives funds through a subgrant made under this Act makes insufficient progress toward achieving the goals established within the local results framework pursuant to section 9(b)(2)(A) within 3 years of receiving a subgrant under section 8, or is misusing, ineffectively using, or otherwise not complying with the requirements of this Act, the State shall—

(A) notify the local consortium of the deficiencies that require correction and request that the consortium submit a plan to correct the deficiencies;

(B) negotiate a plan to correct the deficiencies, and provide appropriate training or technical assistance designed to assist the local consortium in complying with the requirements of this Act; and
(C) in the case that the local consortium fails to submit or negotiate a plan to correct the deficiencies or fails to make substantial efforts, within 6 months after the date of the notification described in subparagraph (A), to correct the deficiencies and comply with the requirements of this Act, terminate the provision of funds under this Act to the local consortium or organization for the remainder of the period of the subgrant and redistribute the terminated funding in a manner determined by the State to be in the best interests of the children and youth in such State in accordance with this Act.

(e) LOCAL ACCOUNTABILITY AND TRANSPARENCY.—

On an annual basis, each local consortium shall report to the public and the State such information as the State may reasonably require, including—

(1) progress made toward achieving the goals established within the local results framework pursuant to section 9(b)(2)(A) disaggregated in the same manner as information is disaggregated under subsection (a)(3)(C)(ii);

(2) how funds under this Act were used by the local consortium and subgrant recipients to improve the lives of children, youth, and families, including—
(A) the characteristics of the young people
and families served by the activities and serv-
ices assisted under this Act;

(B) the services and supports provided
under this Act; and

(C) outcomes resulting from the activities
and services funded under this Act;

(3) information on State barriers to effective
local coordination;

(4) the extent of coordination between local
agencies and organizations providing services to
achieve the goals within the local results framework
pursuant to section 9(b)(2)(A); and

(5) other information the local consortium de-
determines to be of interest to the public.

SEC. 13. AUTHORIZATION OF APPROPRIATIONS.

There are authorized to be appropriated to carry out
this Act $2,500,000,000 for each of fiscal years 2011,