

SIDE-BY-SIDE INDIAN TITLE COMPARISON

No Child Left Behind and Every Student Succeeds Act



National Indian Education Association

Side-by-Side Indian Title Comparison:

No Child Left Behind and Every Student Succeeds Act

The National Indian Education Association (NIEA) is excited to share this resource: Side-by-Side Indian Title NCLB vs. ESSA (Side-by-Side). This fact sheet offers a chart comparing Indian education law in two major pieces of legislation, both of which are iterations of the Elementary and Secondary Education Act of 1965.

The chart reveals that the Indian Title in the Every Student Succeeds Act differs from No Child Left Behind in a number of ways: the allocation of formula grants for cooperative agreements between school districts and tribes, stronger language around state tribal partnerships, greater tribal representation through local consultation, and the establishment of a Native language immersion grant program.

To highlight difference between the two laws, the following colors were used to show what type of changes occurred:

Text in:

- RED = indicates deleted text
- GREEN = indicates added text
- PURPLE = indicates relocation of text
- BLUE = indicates text that was elaborated or condensed, but maintained the same essence

If you have any questions regarding this Side by Side, please contact Dimple Patel, NIEA Tribal and State Policy Associate at dpatel@niea.org.

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Section	No Child Left Behind	Every Student Succeeds Act	Changes
	SEC. 7101. STATEMENT OF POLICY. It is the policy of the United States to fulfill the Federal Government's unique and continuing trust relationship with and responsibility to the Indian people for the education of Indian children. The Federal Government will continue to work with local educational agencies, Indian tribes and organizations, postsecondary institutions, and other entities toward the goal of ensuring that programs that serve Indian children are of the highest quality and provide for not only the basic elementary and secondary educational needs, but also the unique educational and culturally related academic needs of these children.	SEC. 6101. [20 U.S.C. 7401] STATEMENT OF POLICY. It is the policy of the United States to fulfill the Federal Government's unique and continuing trust relationship with and responsibility to the Indian people for the education of Indian children. The Federal Government will continue to work with local educational agencies, Indian tribes and organizations, postsecondary institutions, and other entities toward the goal of ensuring that programs that serve Indian children are of the highest quality and provide for not only the basic elementary and secondary educational needs, but also the unique educational and culturally related academic needs of these children. It is further the policy of the United States to ensure that Indian children do not attend school in buildings that are dilapidated or deteriorating, which may negatively affect the academic success of such children.	STATEMENT OF POLICY:
Part A: Indian Education	SEC. 7102. PURPOSE. (a) PURPOSE.—It is the purpose of this part to support the efforts of local educational agencies, Indian tribes and organizations, postsecondary institutions, and other entities to meet the unique educational and culturally related academic needs of American Indian and Alaska Native students, so that such students can meet the same challenging State student academic achievement standards as all other students are expected to meet. (b) PROGRAMS.—This part carries out the purpose described in subsection (a) by authorizing programs of direct assistance for— (1) meeting the unique educational and culturally related academic needs of American Indians and Alaska Natives; (2) the education of Indian children and adults; (3) the training of Indian persons as educators and counselors, and in other professions serving Indian people; and (4) research, evaluation, data collection, and technical assistance.	SEC. 6102. [20 U.S.C. 7402] PURPOSE. It is the purpose of this part to support the efforts of local educational agencies, Indian tribes and organizations, postsecondary institutions, and other entities— (1) to meet the unique educational and culturally related academic needs of Indian students, so that such students can meet the challenging State academic standards; (2) to ensure that Indian students gain knowledge and understanding of Native communities, languages, tribal histories, traditions, and cultures; and (3) to ensure that teachers, principals, other school leaders, and other staff who serve Indian students have the ability to provide culturally appropriate and effective instruction and supports to such students.	 PURPOSE: • ESSA consolidates the "Purpose" section by including language from the "Programs" section. See text that was deleted in red. • ESSA removes the category of research, evaluation, and technical assistance from the overall purpose of the Title and refines the purpose of Title VI to support Native students through Native culture, community, language, and tribal history and ensures that staff working with Native students are culturally competent. See changes from NCLB → ESSA in blue text.
	SEC. 7111. PURPOSE. It is the purpose of this subpart to support local educational agencies in their efforts to reform elementary school and secondary school programs that serve Indian students in order to ensure that such programs— (1) are based on challenging State academic content and student academic achievement standards that are used for all students; and (2) are designed to assist Indian students in meeting those standards.	SEC. 6111. [20 U.S.C. 7421] PURPOSE. It is the purpose of this subpart to support the efforts of local educational agencies, Indian tribes and organizations, and other entities in developing elementary school and secondary school programs for Indian students that are designed to— (1) meet the unique cultural, language, and educational needs of such students; and (2) ensure that all students meet the challenging State academic standards.	 PURPOSE: • ESSA includes Indian tribes and organizations and other entities as key players to developing school programs that best support Indian students for the first time in the Federal law that governs education. See text in green. • ESSA includes a focus on Native culture and language in addition to ensuring that Indian students meet academic standards. See language change from NCLB → ESSA in blue text.

Section	No Child Left Behind	Every Student Succeeds Act	Changes
	SEC. 7112. GRANTS TO LOCAL EDUCATIONAL	SEC. 6112. [20 U.S.C. 7422] GRANTS TO LOCAL	GRANTS TO LOCAL EDUCATIONAL
	AGENCIES AND TRIBES.	EDUCATIONAL AGENCIES AND TRIBES.	AGENCIES AND TRIBES:
	(a) IN GENERAL.—The Secretary may make grants, from	(a) IN GENERAL.—The Secretary may make grants, from allocations	 ESSA expands the list of eligible entities that
	allocations made under section 7113, to local educational agencies	made under section 6113, and in accordance with this section and	the Secretary may make grants to, to include
	and Indian tribes, in accordance with this section and section 7113.	section 6113, to—	 Indian organizations
	(b) LOCAL EDUCATIONAL AGENCIES.—	(1) local educational agencies;	 Consortia of 2 or more LEAs, Indian
	(1) ENROLLMENT REQUIREMENTS.—A local educational	(2) Indian tribes, as provided under subsection (c)(1);	tribes, Indian organizations, or Indian
	agency shall be eligible for a grant under this subpart for	(3) Indian organizations, as provided under subsection	community-based organizations
	any fiscal year if the number of Indian children eligible under	(c)(1);	 Indian community-based organizations.
	section 7117 who were enrolled in the schools of the agency,	(4) consortia of 2 or more local educational agencies, Indian	See text in green.
	and to whom the agency provided free public education, during	tribes, Indian organizations, or Indian community-based	This new provision makes it more likely that tribes and
	the preceding fiscal year—	organizations, if each local educational agency participating in	Native organizations will be able to receive funding for
	(A) was at least 10; or	such a consortium, if applicable—	Native education. In this case, Native organizations are
	(B) constituted not less than 25 percent of the total	(A) provides an assurance that the eligible Indian children	specifically made eligible for Native Education
Subport I. Formula	number of individuals enrolled in the schools of such agency.	served by such local educational agency will receive	Formula Grants, formerly known as Title VII grants by
Subpart I: Formula		the services of the programs funded under this subpart; and	many.
Grants to Local		(B) is subject to all the requirements, assurances, and	
Educational Agencies		obligations applicable to local educational agencies under this subpart; and	
		(5) Indian community-based organizations, as provided	
		under subsection (d)(1).	
		(b) LOCAL EDUCATIONAL AGENCIES.—	
		(1) ENROLLMENT REQUIREMENTS.—Subject to paragraph	
		(2), a local educational agency shall be eligible for a grant	
		under this subpart for any fiscal year if the number of Indian	
		children eligible under section 6117 who were enrolled in the	
		schools of the agency, and to whom the agency provided free	
		public education, during the preceding fiscal year—	
		(A) was at least 10; or	
		(B) constituted not less than 25 percent of the total	
		number of individuals enrolled in the schools of such agency.	
	NO APPLICABLE LANGUAGE ON COOPERATIVE	(2) COOPERATIVE AGREEMENTS.—A local educational agency	ESSA has new language around providing
	AGREEMENTS	may enter into a cooperative agreement with an Indian tribe	formula grants to cooperative agreements
		under this subpart if such Indian tribe—	between an LEA and an Indian tribe. See text in
		(A) represents not less than 25 percent of the eligible	green.
		Indian children who are served by such local educational	
		agency; and	
		(B) requests that the local educational agency enter	
		into a cooperative agreement under this subpart.	
	(2) EXCLUSION.—The requirement of paragraph (1) shall	(3) EXCLUSION.—The requirement of paragraph (1) shall	
	not apply in Alaska, California, or Oklahoma, or with respect	not apply in Alaska, California, or Oklahoma, or with respect	
	to any local educational agency located on, or in proximity	to any local educational agency located on, or in proximity to,	
	to, a reservation.	a reservation.	
	(c) INDIAN TRIBES.—	(c) INDIAN TRIBES AND INDIAN ORGANIZATIONS.—	

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Section	No Child Left Behind	Every Student Succeeds Act	Changes
Subpart I: Formula Grants to Local Educational Agencies	(1) IN GENERAL.—If a local educational agency that is otherwise eligible for a grant under this subpart does not establish a committee under section 7114(c)(4) for such grant, an Indian tribe that represents not less than 1/2 of the eligible Indian children who are served by such local educational agency may apply for such grant. (2) SPECIAL RULE.—The Secretary shall treat each Indian tribe applying for a grant pursuant to paragraph (1) as if such Indian tribe were a local educational agency for purposes of this subpart, except that any such tribe is not subject to section 7114(c)(4), section 7118(c), or section 7119.	(1) IN GENERAL.—If a local educational agency that is otherwise eligible for a grant under this subpart does not establish a committee under section 6114(c)(4) for such grant, an Indian tribe, an Indian organization, or a consortium of such entities, that represents more than one-half of the eligible Indian children who are served by such local educational agency may apply for such grant. (2) SPECIAL RULE.— (A) IN GENERAL.—The Secretary shall treat each Indian tribe, Indian organization, or consortium of such entities applying for a grant pursuant to paragraph (1) as if such tribe, Indian organization, or consortium were a local educational agency for purposes of this subpart. (B) EXCEPTIONS.—Notwithstanding subparagraph (A), such Indian tribe, Indian organization, or consortium shall not be subject to the requirements of subsections (b)(7) or (c)(4) of section 6114 or section 6118(c) or 6119. (3) ASSURANCE TO SERVE ALL INDIAN CHILDREN.—An Indian tribe, Indian organization, or consortium of such entities that is eligible to apply for a grant under paragraph (1) shall include, in the application required under section 6114, an assurance that the entity will use the grant funds to provide services to all Indian students served by the local educational agency.	 Indian tribes, Indian organizations, or consortiums are exempt from some requirements that local education agencies must meet. The exceptions are: Collaborating with tribes (since Native); Assuring that they collaborate with tribes; Maintaining fiscal effort in accordance with section 8521 or be subject to reduced payments (Section 6118(c)) Undergoing "State Educational Agency Review". See text in green. ESSA makes changes in the "Special Rule" to confirm to the above changes allowing tribes, Indian organizations or consortia to receive grants. See text in green. ESSA also includes a new "ASSURANCE" section which has language for all eligible entities (for formula grants) to include in their application, an assurance that all Indian students are being served by its respective LEA. See text in green.
	SEC. 7113. AMOUNT OF GRANTS.	SEC. 6113. [20 U.S.C. 7423] AMOUNT OF GRANTS.	AMOUNT OF GRANTS: The only change from NCLB to ESSA in this section entails renaming the Bureau of Indian Affairs to the Bureau of Indian Education.
	SEC. 7114. APPLICATIONS. (a) APPLICATION REQUIRED.—Each local educational agency that desires to receive a grant under this subpart shall submit an application to the Secretary at such time, in such manner, and containing such information as the Secretary may reasonably require. (b) COMPREHENSIVE PROGRAM REQUIRED.—Each application submitted under subsection (a) shall include a description of a comprehensive program for meeting the needs of Indian children served by the local educational agency, including the language and cultural needs of the children, that— (1) describes how the comprehensive program will offer programs and activities to meet the culturally related academic needs of American Indian and Alaska Native students; (2)(A) is consistent with the State and local plans submitted	SEC. 6114. [20 U.S.C. 7424] APPLICATIONS. (a) APPLICATION REQUIRED.—Each entity described in section 6112(a) that desires to receive a grant under this subpart shall submit an application to the Secretary at such time, in such manner, and containing such information as the Secretary may reasonably require. (b) COMPREHENSIVE PROGRAM REQUIRED.—Each application submitted under subsection (a) shall include a description of a comprehensive program for meeting the needs of Indian children served by the local educational agency, including the language and cultural needs of the children, that— (1) describes how the comprehensive program will offer programs and activities to meet the culturally related academic needs of Indian students; (2)(A) is consistent with the State, tribal, and local plans	 APPLICATIONS: ESSA replaces the term "American Indian and Alaska Native" students to "Indian" students. See text in blue. ESSA adds the word "tribal" plans. See text in green. COMPREHENSIVE PROGRAM REQUIRED section: See text in blue for changes from NCLB → ESSA.

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Subpart I: Formula Grants to Local Educational Agencies	(1) the local educational agency will use funds received under this subpart only to supplement the funds that, in the absence of the Federal funds made available under this subpart, such agency would make available for the education of Indian children, and not to supplant such funds; (2) the local educational agency will prepare and submit to the Secretary such reports, in such form and containing such information, as the Secretary may require to— (A) carry out the functions of the Secretary under this subpart; and "(B) determine the extent to which activities carried out with funds provided to the local educational agency under this subpart are effective in improving the educational achievement of Indian students served by such agency; (3) the program for which assistance is sought— (A) is based on a comprehensive local assessment and prioritization of the unique educational and culturally related academic needs of the American Indian and Alaska Native students for whom the local educational agency is providing an education; (B) will use the best available talents and resources, including individuals from the Indian community; and (C) was developed by such agency in open consultation with parents of Indian children and teachers, and, if appropriate, Indian students from secondary schools, including through public hearings held by such agency to provide to the individuals described in this subparagraph a full opportunity to understand the program and to offer recommendations regarding the program; and	(a) shall include assurances that— (1) the local educational agency will use funds received under this subpart only to supplement the funds that, in the absence of the Federal funds made available under this subpart, such agency would make available for services described in this subsection, and not to supplant such funds; (2) the local educational agency will prepare and submit To the Secretary such reports, in such form and containing such information, as the Secretary may require to— (A) carry out the functions of the Secretary under this subpart; (B) determine the extent to which activities carried out with funds provided to the local educational agency under this subpart are effective in improving the educational achievement of Indian students served by such agency, and meet program objectives and outcomes for activities under this subpart; and (C) determine the extent to which such activities by the local educational agency address the unique cultural, language, and educational needs of Indian students; (3) the program for which assistance is sought— (A) is based on a comprehensive local assessment and prioritization of the unique educational and culturally related academic needs of the Indian students for whom the local educational agency is providing an education; (B) will use the best available talents and resources, including individuals from the Indian community; and (C) was developed by such agency in open consultation with parents of Indian children and teachers, representatives of Indian tribes on Indian lands located within 50 miles of any school that the agency will serve if such tribes have any children in such school, Indian organizations, and, if appropriate, Indian students from secondary schools, including through public hearings held by such agency to provide to the individuals described in this subparagraph a full opportunity to understand the program and to offer recommendations regarding the program; (4) the local educational agency developed the program	 ESSA makes a minor change under the ASSURANCES section. See text in blue. ESSA adds language around the LEA's responsibility to determine the effectiveness of program objectives and outcomes along with how they address cultural, language, and educational needs of Indian students. See text in green. ESSA replaces the term "American Indian and Alaska Native" students to "Indian" students. See text in blue. ESSA expands the list of individuals who are to be consulted with regarding the development of the comprehensive program to include: Family members (rather than just parents) Representatives of Indian tribes on Indian lands located within 50 miles of any school that the agency will serve if such tribes have any children in such school (NCLB did not specify how close tribes needed to be to be consulted.) Indian organizations (Included in ESSA consistent with the changes earlier in
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	(iii) if appropriate, Indian students attending secondary	(iii) teachers in the schools; and	-
	schools of the agency;	(iv) if appropriate, Indian students attending secondary	
	(B) a majority of whose members are parents of Indian	schools of the agency;	
	children;	(B) a majority of whose members are parents and family	
	(C) that has set forth such policies and procedures,	members of Indian children;	
	including policies and procedures relating to the hiring	(C) with respect to an application describing a	 ESSA relocates the paragraph on the LEA's
	of personnel, as will ensure that the program for which	schoolwide program in accordance with section 6115(c),	hiring policies and procedures that are
	assistance is sought will be operated and evaluated in	that has—	established in consultation with parents and
	consultation with, and with the involvement of, parents	(i) reviewed in a timely fashion the program;	family members of the children served by that
	of the children, and representatives of the area, to be	(ii) determined that the program will not diminish the availability of	LEA after point 7. See text in purple.
	served;	culturally related activities for Indian students; and	
	(D) with respect to an application describing a	(iii) determined that the program will directly enhance the educational	ESSA replaces the term "American Indian and
	schoolwide program in accordance with section 7115(c),	experience of Indian students; and	Alaska Native" students to "Indian" students.
	that has—	(D) that has adopted reasonable bylaws for the conduct	See text in blue.
	(i) reviewed in a timely fashion the program; and	of the activities of the committee and abides by such	 ESSA adds language requiring an affirmative
	(ii) determined that the program will not diminish	bylaws;	finding that the schoolwide program will
	the availability of culturally related activities for American	(5) the local educational agency will coordinate activities	directly enhance the educational experience of
	Indian and Alaska Native students; and	under this title with other Federal programs supporting educational	Indian students. See text in green.
Subpart I: Formula		and related services administered by such agency;	
-	(E) that has adopted reasonable bylaws for the conduct	(6) the local educational agency conducted outreach to parents	
Grants to Local	of the activities of the committee and abides by such	and family members to meet the requirements under this	
Educational Agencies	bylaws.	paragraph; (7) the level advectional agency will use funds received.	• ESSA adds required assurances in points 5-7
		(7) the local educational agency will use funds received	that add to the application that tribes, LEA's
		under this subpart only for activities described and authorized	and other eligible entities must submit. See text
		in this subpart; and	in green.
		(8) the local educational agency has set forth such policies	
		and procedures, including policies and procedures relating to the hiring of personnel, as will ensure that the program for	
		which assistance is sought will be operated and evaluated in	
		consultation with, and with the involvement of, parents and	
		family members of the children, and representatives of the	
		area, to be served.	
		(d) TECHNICAL ASSISTANCE.—The Secretary shall, directly or by	
	NO APPLICABLE LANGUAGE	contract, provide technical assistance to a local educational agency or	ESSA adds a "TECHNICAL ASSISTANCE"
	ON TECHNICAL ASSISTANCE	Bureau of Indian Education school upon request (in addition to any	section that states that the Secretary shall
	ON TECHNICAL ASSISTANCE	technical assistance available under other provisions of this Act or	provide TA to an LEA or BIE school upon
		available through the Institute of Education Sciences) to support the	request. See text in green.
		services and activities provided under this subpart, including technical	
		assistance for—	This new Technical Assistance Section is law
		(1) the development of applications under this subpart, including	that tribes and Native leaders can point to in
		identifying eligible entities that have not applied for	order to ask for help in submitting applications.
		such grants and undertaking appropriate activities to encourage	
		such entities to apply for grants under this subpart;	
		(2) improvement in the quality of implementation, content,	
		and evaluation of activities supported under this subpart; and	

Section	No Child Left Behind	Every Student Succeeds Act	Changes
		educational activities carried out by the local educational agency.	
	SEC. 7115. AUTHORIZED SERVICES AND ACTIVITIES.	SEC. 6115. [20 U.S.C. 7425] AUTHORIZED SERVICES AND	AUTHORIZED SERVICES AND ACTIVITIES:
	(a) GENERAL REQUIREMENTS.—Each local educational agency	ACTIVITIES.	• ESSA adds language clarifying that authorized
	that receives a grant under this subpart shall use the grant funds, in a	(a)GENERAL REQUIREMENTS.—Each local educational	services and activities for each LEA that
	manner consistent with the purpose specified in section 7111, for	agency that receives a grant under this subpart shall use the grant funds,	receives a formula grant must be specific to
	services and activities that—	in a manner consistent with the purpose specified in section 6111, for	Indian Education Formula Grants. See text in
	(1) are designed to carry out the comprehensive program	services and activities that—	green.
	of the local educational agency for Indian students, and	(1) are designed to carry out the comprehensive program	
	described in the application of the local educational agency	of the local educational agency for Indian students, and described	
	submitted to the Secretary under section 7114(a);	in the application of the local educational agency submitted	
	(2) and designed with greeisly accord for the language and	to the Secretary under section 6114(a) solely for the	
	(2) are designed with special regard for the language and cultural needs of the Indian students; and	services and activities described in such application; (2) are designed to be responsive to the language and cultural	ESSA changes the description of services and stignificants to be designed by being responsive visiting.
Subpart I: Formula	(3) supplement and enrich the regular school program	needs of the Indian students; and	activities to be designed by being responsive vs. with special regard to the language and cultural
Grants to Local	of such agency.	(3) supplement and enrich the regular school program of	needs of Indian students. See text in blue.
Educational Agencies	ar succession in generally.	such agency.	needs of main students. See text in olde.
			 ESSA adds to the list of services and activities
	(b) PARTICULAR ACTIVITIES.—The services and activities	(b) PARTICULAR ACTIVITIES.—The services and activities referred	that make take place under this section to
	referred to in subsection (a) may include—	to in subsection (a) may include—	include support for Native language programs.
	(1) culturally related activities that support the program	(1) activities that support Native American language programs	See text in green.
	described in the application submitted by the local educational	and Native American language restoration programs,	
	agency; (2) early shildhead and family programs that amphasize	which may be taught by traditional leaders;	
	(2) early childhood and family programs that emphasize school readiness;	(2) culturally related activities that support the program described in the application submitted by the local educational	
	(3) enrichment programs that focus on problem solving	agency;	• ECCA deletes tout in med
	and cognitive skills development and directly support the	(3) early childhood and family programs that emphasize	• ESSA deletes text in red.
	attainment of challenging State academic content and student	school readiness;	
	academic achievement standards;	(4) enrichment programs that focus on problem solving and	
	(4) integrated educational services in combination with	cognitive skills development and directly support the attainment	
	other programs that meet the needs of Indian children and	of challenging State academic standards;	
	their families;		 ESSA adds language on promoting parental
	(5) company amount in a pativities to enable Indian students	(5) integrated educational services in combination with	involvement in school activities. See text in
	(5) career preparation activities to enable Indian students to participate in programs such as the programs supported by the	other programs that meet the needs of Indian children and their families, including programs that promote parental involvement in	green
	Carl D. Perkins Vocational and Technical Education Act of 1998.	school activities and increase student achievement;	
	including programs for tech-prep education,	(6) career preparation activities to enable Indian students	• ESSA refers to an updated version of the Carl
	mentoring, and apprenticeship;	to participate in programs such as the programs supported by the Carl	D. Perkins Career and Technical Education Act. See text in blue.
	(6) activities to educate individuals concerning substance	D. Perkins Career and Technical Education Act of 2006 (20 U.S.C.	See text in olde.
	abuse and to prevent substance abuse;	2301 et seq.), including programs for tech-prep education, mentoring,	
	(7) the acquisition of equipment, but only if the acquisition	and apprenticeship;	ESSA adds education activities to prevent
	of the equipment is essential to achieve the purpose described	(7) activities to educate individuals so as to prevent violence,	violence and suicide to authorized career
	in section 7111;	suicide, and substance abuse;	violence and suicide to authorized career

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	(8) activities that promote the incorporation of culturally responsive teaching and learning strategies into the educational program of the local educational agency; (9) activities that incorporate American Indian and Alaska Native specific curriculum content, consistent with State standards, into the curriculum used by the local educational agency; (10) family literacy services; and (11) activities that recognize and support the unique cultural and educational needs of Indian children, and incorporate appropriately qualified tribal elders and seniors.	(8) the acquisition of equipment, but only if the acquisition of the equipment is essential to achieve the purpose described in section 6111; (9) activities that promote the incorporation of culturally responsive teaching and learning strategies into the educational program of the local educational agency; (10) family literacy services; (11) activities that recognize and support the unique cultural and educational needs of Indian children, and incorporate appropriately qualified tribal elders and seniors; (12) dropout prevention strategies for Indian students; and (13) strategies to meet the educational needs of at-risk Indian students in correctional facilities, including such strategies that support Indian students who are transitioning from such facilities to schools served by local educational agencies.	 ESSA deletes text in red. ESSA adds text in green. This language provides additional options for schools to support Indian students in a more comprehensive manner.
Subpart I: Formula Grants to Local Educational Agencies	(c) SCHOOLWIDE PROGRAMS.—Notwithstanding any other provision of law, a local educational agency may use funds made available to such agency under this subpart to support a schoolwide program under section 1114 if— (1) the committee established pursuant to section 7114(c)(4) approves the use of the funds for the schoolwide program; and (2) the schoolwide program is consistent with the purpose described in section 7111. (d) LIMITATION ON ADMINISTRATIVE COSTS.—Not more than 5 percent of the funds provided to a grantee under this subpart for any fiscal year may be used for administrative purposes.	(c) SCHOOLWIDE PROGRAMS.—Notwithstanding any other provision of law, a local educational agency may use funds made available to such agency under this subpart to support a schoolwide program under section 1114 if— (1) the committee established pursuant to section 6114(c)(4) approves the use of the funds for the schoolwide program; (2) the schoolwide program is consistent with the purpose described in section 6111; and (3) the local educational agency identifies in its application how the use of such funds in a schoolwide program will produce benefits to Indian students that would not be achieved if the funds were not used in a schoolwide program. (d) LIMITATION ON ADMINISTRATIVE COSTS.—Not more than 5 percent of the funds provided to a grantee under this subpart for any fiscal year may be used for administrative purposes. (e) LIMITATION ON THE USE OF FUNDS.—Funds provided to a grantee under this subpart may not be used for long-distance travel expenses for training activities that are available locally or regionally.	• ESSA adds text in green. This additional language provides greater security to ensure that the local educational agency will support Indian students through schoolwide programs by identifying how these funds will be used and produce benefits to Indian students.
			ESSA adds a LIMITATION ON THE USE OF FUNDS section. See text in green.
	SEC. 7116. INTEGRATION OF SERVICES AUTHORIZED.	SEC. 6116. [20 U.S.C. 7426] INTEGRATION OF SERVICES AUTHORIZED.	 INTEGRATION OF SERVICES AUTHORIZED: The main change between Section 7116 to 6116 is the name change from NCLB to ESSA. ESSA adds the Secretary of Health and Human Services to enter into an interdepartmental
	NO MAJOR FUNCTIONAL CHANGES TO THIS	NO MAJOR FUNCTIONAL CHANGES TO THIS SECTION—	memorandum of agreement providing for the

Section	No Child Left Behind	Every Student Succeeds Act	Changes
	SECTION—SEE ANALYSIS IN THE THIRD COLUMN SUMMARY	SEE ANALYSIS IN THE THIRD COLUMN FOR SUMMARY	 implementation and coordination of demonstration projects authorized. ESSA deletes language in the FINAL REPORT section, which under NCLB said the report "shall identify statutory barriers to the ability of participants to integrate more effectively their education and related services to Indian students in a manner consistent with the objectives of this section."
	SEC. 7117. STUDENT ELIGIBILITY FORMS.	SEC. 6117. [20 U.S.C. 7427] STUDENT ELIGIBILITY FORMS.	STUDENT ELIGIBILITY FORMS:
	(a) IN GENERAL.—The Secretary shall require that, as part of an	(a) IN GENERAL.—The Secretary shall require that, as part of an	
	application for a grant under this subpart, each applicant shall maintain a file, with respect to each Indian child for whom the local	application for a grant under this subpart, each applicant shall maintain a file, with respect to each Indian child for whom the local	ESSA adds text in green.ESSA deletes text in red.
	educational agency provides a free public education, that contains	educational agency provides a free public education, that contains	
	a form that sets forth information establishing the status of the child	a form that sets forth information establishing the status of the child as	
	as an Indian child eligible for assistance under this subpart, and that otherwise meets the requirements of subsection (b).	an Indian child eligible for assistance under this subpart, and that otherwise meets the requirements of subsection (b). All individual data	
	otherwise meets the requirements of subsection (b).	collected shall be protected by the local educational agencies and only	
		aggregated data shall be reported to the Secretary.	
Subpart I: Formula	(b) FORMS.—The form described in subsection (a) shall include—	(b) FORMS.—The form described in subsection (a) shall	
Grants to Local	(1) either—	include—	
Educational Agencies	(A)(i) the name of the tribe or band of Indians (as	(1) either—	
Eddeational Agencies	defined in section 7151) with respect to which the child	(A)(i) the name of the tribe or band of Indians (as defined	
	claims membership;	in section 6151) with respect to which the child	
	(ii) the enrollment number establishing the membership	claims membership;	
	of the child (if readily available); and	(ii) the enrollment number establishing the membership	
	(iii) the name and address of the organization that	of the child (if readily available); and	
	maintains updated and accurate membership data for such	(iii) the name and address of the organization that	
	tribe or band of Indians; or	maintains updated and accurate membership data for such	
	(B) the name, the enrollment number (if readily available),	tribe or band of Indians; or	
	and the name and address of the organization responsible for maintaining updated and accurate membership	(B) the name, the enrollment number (if readily available), and the name and address of the organization responsible	
	data, of any parent or grandparent of the child from whom	for maintaining updated and accurate membership	
	the child claims eligibility under this subpart, if the child	data, of any parent or grandparent of the child from	
	is not a member of the tribe or band of Indians (as so defined);	whom the child claims eligibility under this subpart, if the	
	(2) a statement of whether the tribe or band of Indians	child is not a member of the tribe or band of Indians (as so defined);	
	(as so defined), with respect to which the child, or parent	(2) a statement of whether the tribe or band of Indians	
	or grandparent of the child, claims membership, is federally	(as so defined), with respect to which the child, or parent	
	recognized;	or grandparent of the child, claims membership, is federally recognized;	
	(3) the name and address of the parent or legal guardian	(3) the name and address of the parent or legal guardian	
	of the child;	of the child;	
	(4) a signature of the parent or legal guardian of the	(4) a signature of the parent or legal guardian of the child	
	child that verifies the accuracy of the information supplied; and	that verifies the accuracy of the information supplied; and	
	(5) any other information that the Secretary considers	(5) any other information that the Secretary considers necessary	
	necessary to provide an accurate program profile.	to provide an accurate program profile.	

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	(c) STATUTORY CONSTRUCTION.—Nothing in this section	(c) STATUTORY CONSTRUCTION.—Nothing in this section shall be	
	shall be construed to affect a definition contained in section 7151.	construed to affect a definition contained in section 6151.	
	(d) FORMS AND STANDARDS OF PROOF.—The forms and the	(d) DOCUMENTATION AND TYPES OF PROOF.—	
	standards of proof (including the standard of good faith compliance)	(1) TYPES OF PROOF.—For purposes of determining whether	 ESSA changes the location of the
	that were in use during the 1985–86 academic year to establish the	a child is eligible to be counted for the purpose of computing	"DOCUMENTATION" section of NCLB and
	eligibility of a child for entitlement under the Indian Elementary and	the amount of a grant award under section 6113, the membership	combined it under a new section titled
	Secondary School Assistance Act shall be the forms and standards	of the child, or any parent or grandparent of the child, in	"DOCUMENTATION AND TYPES OF
	of proof used—	a tribe or band of Indians (as so defined) may be established	PROOF." See change in location in purple text.
	(1) to establish eligibility under this subpart; and	by proof other than an enrollment number, notwithstanding	
	(2) to meet the requirements of subsection (a).	the availability of an enrollment number for a member of such	
	(e) DOCUMENTATION.—For purposes of determining whether	tribe or band. Nothing in subsection (b) shall be construed to	
	a child is eligible to be counted for the purpose of computing	require the furnishing of an enrollment number.	 ESSA adds sections on:
	the amount of a grant award under section 7113, the membership	(2) NO NEW OR DUPLICATIVE DETERMINATIONS.—Once a	 "NO NEW OR DUPLICATIVE
	of the child, or any parent or grandparent of the child, in a tribe	child is determined to be an Indian eligible to be counted for	DETERMINATIONS" and
	or band of Indians (as so defined) may be established by proof	such grant award, the local educational agency shall maintain	
	other than an enrollment number, notwithstanding the availability	a record of such determination and shall not require a new or	
	of an enrollment number for a member of such tribe or band.	duplicate determination to be made for such child for a subsequent	
	Nothing in subsection (b) shall be construed to require the	application for a grant under this subpart.	 "PREVIOUSLY FILED FORMS." See text in
	furnishing of an enrollment number.	(3) PREVIOUSLY FILED FORMS.—An Indian student eligibility	green. Both of these sections eliminate
		form that was on file as required by this section on the	duplicative efforts to identifying and maintaining
		day before the date of enactment of the Every Student Succeeds Act and that met the requirements of this section, as this	the status of an Indian student. It does so by
Subpart I: Formula	(f) MONITORING AND EVALUATION REVIEW.—	section was in effect on the day before the date of the enactment	requiring the local educational agency to
Grants to Local	(1) IN GENERAL.—	of such Act, shall remain valid for such Indian student.	maintain a record of a student's Indian
Educational Agencies	(A) REVIEW.—For each fiscal year, in order to provide	(e) MONITORING AND EVALUATION REVIEW.—	eligibility, which is considered valid the day
	such information as is necessary to carry out the responsibility	(1) IN GENERAL.—	before the date of enactment of the ESSA.
	of the Secretary to provide technical assistance under this subpart,	(A) REVIEW.—For each fiscal year, in order to provide	
	the Secretary shall conduct a monitoring and evaluation review of a	such information as is necessary to carry out the responsibility	
	sampling of the recipients of grants under this subpart. The sampling	of the Secretary to provide technical assistance under this subpart, the	
	conducted under this subparagraph shall take into account the size of	Secretary shall conduct a monitoring and evaluation review of a	
	and the geographic location of each local educational agency.	sampling of the recipients of grants under this subpart. The sampling	
	(B) EXCEPTION.—A local educational agency may not	conducted under this subparagraph shall take into account the size of	
	be held liable to the United States or be subject to any	and the geographic location of each local educational agency.	
	penalty, by reason of the findings of an audit that relates	(B) EXCEPTION.—A local educational agency may not	
	to the date of completion, or the date of submission, of any	be held liable to the United States or be subject to any	
	forms used to establish, before April 28, 1988, the	penalty, by reason of the findings of an audit that relates	
	eligibility of a child for an entitlement under the Indian Elementary	to the date of completion, or the date of submission, of any	
	and Secondary School Assistance Act.	forms used to establish, before April 28, 1988, the eligibility	
	(2) FALSE INFORMATION.—Any local educational agency	of a child for an entitlement under the Indian Elementary	
	that provides false information in an application for a grant	and Secondary School Assistance Act.	
	under this subpart shall—	(2) FALSE INFORMATION.—Any local educational agency	
	(A) be ineligible to apply for any other grant under	that provides false information in an application for a grant	
	this subpart; and (D) he lights to the United States for any funds from	under this subpart shall— (A) he inclinible to apply for any other great under	
	(B) be liable to the United States for any funds from	(A) be ineligible to apply for any other grant under	
	the grant that have not been expended. (3) EXCLUDED CHILDREN.—A student who provides false	this subpart; and (B) be liable to the United States for any funds from	
	(3) EACLODED CHILDREN.—A student who provides false	(b) of habit to the Officer States for ally fulles from	

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	information for the form required under subsection (a) shall not	the grant that have not been expended.	
	be counted for the purpose of computing the amount of a grant	(3) EXCLUDED CHILDREN.—A student who provides false	
	under section 7113.	information for the form required under subsection (a) shall not	
	(g) TRIBAL GRANT AND CONTRACT SCHOOLS.—	be counted for the purpose of computing the amount of a grant	
	Notwithstanding any other provision of this section, in calculating	under section 6113.	
	the amount of a grant under this subpart to a tribal school that	(f) TRIBAL GRANT AND CONTRACT SCHOOLS.—	• ESSA replaces "the Bureau of Indian Affairs"
	receives a grant or contract from the Bureau of Indian Affairs, the	Notwithstanding any other provision of this section, in calculating the	with "the Bureau of Indian Education." See text
	Secretary shall use only one of the following, as selected by the	amount of a grant under this subpart to a tribal school that receives a	in blue.
	school:	grant or contract from the Bureau of Indian Education, the Secretary	
	(1) A count of the number of students in the schools	shall use only one of the following, as selected by the school:	
	certified by the Bureau.	(1) A count of the number of students in the schools certified	
	(2) A count of the number of students for whom the school has	by the Bureau.	
	eligibility forms that comply with this section.	(2) A count of the number of students for whom the school	
	(h) TIMING OF CHILD COUNTS.—For purposes of determining	has eligibility forms that comply with this section.	
	the number of children to be counted in calculating the amount of	(g) TIMING OF CHILD COUNTS.—For purposes of determining	
	a local educational agency's grant under this subpart (other	the number of children to be counted in calculating the amount of	
	than in the case described in subsection $(g)(1)$, the local educational	a local educational agency's grant under this subpart (other than	
Subpart I: Formula	agency shall—	in the case described in subsection $(f)(1)$, the local educational	
•	(1) establish a date on, or a period not longer than 31 consecutive	agency shall—	
Grants to Local	days during, which the agency counts those children,	(1) establish a date on, or a period not longer than 31 consecutive	
Educational Agencies	if that date or period occurs before the deadline established by	days during, which the agency counts those children,	
	the Secretary for submitting an application under section 7114; and	if that date or period occurs before the deadline established by	
	(2) determine that each such child was enrolled, and receiving	the Secretary for submitting an application under section 6114; and	
	a free public education, in a school of the agency on	(2) determine that each such child was enrolled, and receiving	
	that date or during that period, as the case may be.	a free public education, in a school of the agency on	
		that date or during that period, as the case may be.	
	SEC. 7118. PAYMENTS.	SEC. 6118. [20 U.S.C. 7428] PAYMENTS.	PAYMENTS:
	(a) IN GENERAL.—Subject to subsections (b) and (c), the	(a) IN GENERAL.—Subject to subsections (b) and (c), the Secretary	• ESSA deletes subsection (c). See text in red,
	Secretary shall pay to each local educational agency that submits an	shall pay to each local educational agency that submits an	which was replaced with text in green.
	application that is approved by the Secretary under this subpart	application that is approved by the Secretary under this subpart	
	the amount determined under section 7113. The Secretary shall	the amount determined under section 6113. The Secretary shall notify	
	notify the local educational agency of the amount of the payment	the local educational agency of the amount of the payment not	
	not later than June 1 of the year for which the Secretary makes	later than June 1 of the year for which the Secretary makes the	
	the payment.	payment.	
	(b) PAYMENTS TAKEN INTO ACCOUNT BY THE STATE.—	(b) PAYMENTS TAKEN INTO ACCOUNT BY THE STATE.—The	
	The Secretary may not make a grant under this subpart to a local	Secretary may not make a grant under this subpart to a local educational	
	educational agency for a fiscal year if, for such fiscal year, the State	agency for a fiscal year if, for such fiscal year, the State	
	in which the local educational agency is located takes into	in which the local educational agency is located takes into consideration	
	consideration payments made under this chapter in determining the	payments made under this chapter in determining the eligibility of the	
	eligibility of the local educational agency for State aid, or the	local educational agency for State aid, or the amount of the State aid,	
	amount of the State aid, with respect to the free public education of	with respect to the free public education of children during such fiscal	
	children during such fiscal year or the preceding fiscal year.	year or the preceding fiscal year. (c) REDUCTION OF PAYMENT FOR FAILURE TO	
	(c) REDUCTION OF PAYMENT FOR FAILURE TO MAINTAIN FISCAL EFFORT.—	MAINTAIN FISCAL EFFORT.—	
	(1) IN GENERAL.—The Secretary may not pay a local educational	Each local educational agency shall maintain fiscal effort	
	agency the full amount of a grant award determined	in accordance with section 8521 or be subject to reduced payments	

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	under section 7113 for any fiscal year unless the State educational	under this subpart in accordance with such section 8521.	
	agency notifies the Secretary, and the Secretary determines,	(d) REALLOCATIONS.—The Secretary may reallocate, in a manner	
	that with respect to the provision of free public education	that the Secretary determines will best carry out the purpose	
	by the local educational agency for the preceding fiscal year,	of this subpart, any amounts that—	
	the combined fiscal effort of the local educational agency and	(1) based on estimates made by local educational agencies	
	the State, computed on either a per student or aggregate	or other information, the Secretary determines will not be	
	expenditure basis, was not less than 90 percent of the amount	needed by such agencies to carry out approved programs under	
	of the combined fiscal effort, computed on the same basis,	this subpart; or	
	for the second preceding fiscal year.	(2) otherwise become available for reallocation under this	
	(2) FAILURE TO MAINTAIN EFFORT.—If, for the preceding	subpart.	
	fiscal year, the Secretary determines that a local educational		
	agency and State failed to maintain the combined fiscal effort		
	for such agency at the level specified in paragraph (1), the		
	Secretary shall—		
	(A) reduce the amount of the grant that would otherwise		
	be made to such agency under this subpart in the		
	exact proportion of the failure to maintain the fiscal effort		
	at such level; and		
Subpart I: Formula	(B) not use the reduced amount of the agency and		
-	State expenditures for the preceding year to determine		
Grants to Local	compliance with paragraph (1) for any succeeding fiscal		
Educational Agencies	year, but shall use the amount of expenditures that would		
	have been required to comply with paragraph (1). (3) WAIVER.—		
	(A) IN GENERAL.—The Secretary may waive the		
	requirement of paragraph (1) for a local educational agency,		
	for not more than 1 year at a time, if the Secretary determines		
	that the failure to comply with such requirement		
	is due to exceptional or uncontrollable circumstances, such		
	as a natural disaster or a precipitous and unforeseen		
	decline in the agency's financial resources.		
	(B) FUTURE DETERMINATIONS.—The Secretary shall		
	not use the reduced amount of the agency's expenditures		
	for the fiscal year preceding the fiscal year for which a		
	waiver is granted to determine compliance with paragraph		
	(1) for any succeeding fiscal year, but shall use the amount		
	of expenditures that would have been required to comply		
	with paragraph (1) in the absence of the waiver.		
	(d) REALLOCATIONS.—The Secretary may reallocate, in a		
	manner that the Secretary determines will best carry out the purpose		
	of this subpart, any amounts that—		
	(1) based on estimates made by local educational agencies		
	or other information, the Secretary determines will not be		
	needed by such agencies to carry out approved programs under		
	this subpart; or		
	(2) otherwise become available for reallocation under this		

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350.57	subpart.	256.) 5144-614-614-614-614-614-614-614-614-614-	G. G
	SEC. 7119. STATE EDUCATIONAL AGENCY REVIEW.	SEC. 6119. [20 U.S.C. 7429] STATE EDUCATIONAL AGENCY	STATE EDUCATIONAL AGENCY REVIEW:
	Before submitting an application to the Secretary under section 7114, a local educational agency shall submit the application to	REVIEW. Before submitting an application to the Secretary under section	 No changes were made in this section from NCLB → ESSA.
Code a set to Engage	the State educational agency, which may comment on such	6114, a local educational agency shall submit the application	NCLB 7 ESSA.
Subpart I: Formula	application. If the State educational agency comments on the	to the State educational agency, which may comment on such	
Grants to Local	application, the agency shall comment on all applications submitted	application. If the State educational agency comments on the	
Educational Agencies	by local educational agencies in the State and shall provide those	application, the agency shall comment on all applications submitted by	
	comments to the respective local educational agencies, with an	local educational agencies in the State and shall provide those	
	opportunity to respond.	comments to the respective local educational agencies, with an	
		opportunity to respond.	
	SEC. 7121. IMPROVEMENT OF	SEC. 6121. [20 U.S.C. 7441] IMPROVEMENT OF	IMPROVEMENT OF EDUCATIONAL
	EDUCATIONAL OPPORTUNITIES FOR INDIAN	EDUCATIONAL OPPORTUNITIES FOR INDIAN CHILDREN	OPPORTUNITIES FOR INDIAN CHILDREN
	CHILDREN. (a) PURPOSE.—	AND YOUTH. (a) PURPOSE.—	AND YOUTH:
	(1) IN GENERAL.—It is the purpose of this section to support	(1) IN GENERAL.—It is the purpose of this section to support	
	projects to develop, test, and demonstrate the effectiveness	projects to develop, test, and demonstrate the effectiveness	
	of services and programs to improve educational opportunities	of services and programs to improve educational opportunities	• ESSA adds "and youth" after Indian children.
	and achievement of Indian children.	and achievement of Indian children and youth.	See text in green.
Coulous aut III Conside	(2) COORDINATION.—The Secretary shall take the necessary	(2) COORDINATION.—The Secretary shall take the necessary	
Subpart II: Special	actions to achieve the coordination of activities assisted	actions to achieve the coordination of activities assisted	
Program and Projects to	under this subpart with—	under this subpart with—	
Improve Educational	(A) other programs funded under this Act; and(B) other Federal programs operated for the benefit	(A) other programs funded under this Act; and(B) other Federal programs operated for the benefit of	• ESSA replaces the term "American Indian and
Opportunities for Indian	of American Indian and Alaska Native children.	Indian children and youth.	Alaska Native" students with "Indian" students. See text in blue.
	(b) ELIGIBLE ENTITIES.—In this section, the term 'eligible	(b) ELIGIBLE ENTITIES.—In this section, the term "eligible entity"	• ESSA adds "and youth" after Indian children.
Children	entity' means a State educational agency, local educational agency,	means a State educational agency, local educational agency, Indian	See text in green.
	Indian tribe, Indian organization, federally supported elementary	tribe, Indian organization, federally supported elementary	• ESSA specifies an "Indian institution" by
	school or secondary school for Indian students, Indian institution	school or secondary school for Indian students, a Tribal College or	stating that an eligible entity includes a Tribal
	(including an Indian institution of higher education), or a consortium	University (as defined in section 316(b) of the Higher Education	College or University. See text in blue.
	of such entities.	Act of 1965 (20 U.S.C. 1059c(b))), or a consortium of such entities.	
	(c) GRANTS AUTHORIZED.— (1) IN GENERAL.—The Secretary shall award grants to	(c) GRANTS AUTHORIZED.— The Secretary shall award grants to	
	eligible entities to enable such entities to carry out activities that	eligible entities to enable such entities to carry out activities that	- FOCA 11 (T 1: 21 C 1:11 1 1 1 1
	meet the purpose of this section, including—	meet the purpose of this section, including—	• ESSA adds "Indian" before children and added
	(A) innovative programs related to the educational needs of	(1) innovative programs related to the educational needs of	"and youth" after children. See text in green.ESSA adds "and youth" after Indian children.
	educationally disadvantaged children;	educationally disadvantaged Indian children and youth;	See text in green.
	(B) educational services that are not available to such children	(2) educational services that are not available to such children	bee text in green.
	in sufficient quantity or quality, including remedial	and youth in sufficient quantity or quality, including remedial	
	instruction, to raise the achievement of Indian children in one or	instruction, to raise the achievement of Indian children in one or more	
	more of the core academic subjects of English, mathematics,	of the subjects of English, mathematics,	
	science, foreign languages, art, history, and geography; (C) bilingual and bicultural programs and projects;	science, foreign languages, art, history, and geography; (3) bilingual and bicultural programs and projects;	
	(D) special health and nutrition services, and other	(4) special health and nutrition services, and other related	
	2) special ficulti and figuration betvices, and only	(1) Special floated and floated bot vices, and other related	

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	related activities, that address the special health, social, and	activities, that address the special health, social, and	
	psychological problems of Indian children;	psychological problems of Indian children and youth;	
	(E) special compensatory and other programs and projects designed	(5) special compensatory and other programs and projects	
	to assist and encourage Indian children to enter,	designed to assist and encourage Indian children and youth to enter,	
	remain in, or reenter school, and to increase the rate of high school	remain in, or reenter school, and to increase the rate of high school	
	graduation for Indian children;	graduation for Indian children and youth;	
	(F) comprehensive guidance, counseling, and testing services;	(6) comprehensive guidance, counseling, and testing services;	 ESSA adds language allowing for early
	(G) early childhood and kindergarten programs,	(7) early childhood education programs that are effective in	childhood programs that are effective and added
	including family-based preschool programs that emphasize	preparing young children to make sufficient academic growth	pre-kindergarten and family-based preschool
	school readiness and parental skills, and the provision	by the end of grade 3, including kindergarten and pre-kindergarten	programs. See text in blue.
	of services to Indian children with disabilities;	programs, family-based preschool programs that emphasize	• ESSA adds "and youth" after Indian children.
Subpart II: Special		school readiness, screening and referral, and the provision	See text in green.
Program and Projects to		of services to Indian children and youth with disabilities;	
=	(H) partnership projects between local educational agencies and	(8) partnership projects between local educational agencies and	
Improve Educational	institutions of higher education that allow secondary school students	institutions of higher education that allow secondary school students to	
Opportunities for Indian	to enroll in courses at the postsecondary level to aid such students in	enroll in courses at the postsecondary level to aid such students in the	
Children	the transition from secondary to postsecondary education;	transition from secondary to postsecondary education;	
	(I) partnership projects between schools and local businesses for	(9) partnership projects between schools and local businesses for career	
	career preparation programs designed to provide Indian youth with	preparation programs designed to provide Indian youth with the	
	the knowledge and skills such youth need to make an effective	knowledge and skills such youth need to make an effective transition	
	transition from school to a high-skill, high-wage career;	from school to a high-skill career;	
	(J) programs designed to encourage and assist Indian	(10) programs designed to encourage and assist Indian students	
	students to work toward, and gain entrance into, an institution	to work toward, and gain entrance into, institutions of	
	of higher education;	higher education;	
	(K) family literacy services;	(11) family literacy services;	
	(L) activities that recognize and support the unique	(12) activities that recognize and support the unique cultural	 ESSA replaces "appropriately qualified tribal
	cultural and educational needs of Indian children, and	and educational needs of Indian children and youth, and	elders and seniors" to "traditional leaders." See
	incorporate appropriately qualified tribal elders and seniors;	incorporate traditional leaders;	text in blue.
	or	(13) high-quality professional development of teaching professionals	 ESSA deletes "PROFESSIONAL
		and paraprofessionals; or	DEVELOPMENT" as its own section. See text
	(M) other services that meet the purpose described	(14) other services that meet the purpose described in this	in red.
	in this section.	section.	 ESSA relocates the "PROFESSIONAL
	(2) PROFESSIONAL DEVELOPMENT.—Professional	(d) GRANT REQUIREMENTS AND APPLICATIONS.—	DEVELOPMENT" section and made it an
	development of teaching professionals and paraprofessionals may be	(1) GRANT REQUIREMENTS.—	allowable activity for grant authorization. See
	a part of any program assisted under this section.	(A) IN GENERAL.—The Secretary may make multiyear	purple text.
	(d) GRANT REQUIREMENTS AND APPLICATIONS.—	grants under subsection (c) for the planning, development,	• ESSA deletes general language regarding the
	(1) GRANT REQUIREMENTS.—	pilot operation, or demonstration of any activity described	time frame for grant payment and adds more
	(A) IN GENERAL.—The Secretary may make multiyear	in subsection (c) for a period not to exceed 5 years.	specific language around the time frame to
	grants under subsection (c) for the planning, development,	(B) PRIORITY.—In making multiyear grants described	award grants for an initial period (3 years) and
	pilot operation, or demonstration of any activity described	in this paragraph, the Secretary shall give priority to entities	time frame to renew such grants (2 years). See
	in subsection (c) for a period not to exceed 5 years.	submitting applications that present a plan for combining	text in red and text in green.
	(B) PRIORITY.—In making multiyear grants described	two or more of the activities described in subsection	
	in this paragraph, the Secretary shall give priority to entities	(c) over a period of more than 1 year.	
	submitting applications that present a plan for combining	(C) PROGRESS.—The Secretary shall award grants for	
	two or more of the activities described in subsection	an initial period of not more than 3 years and may renew	
	(c) over a period of more than 1 year.	such grants for not more than an additional 2 years if the	

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	(C) PROGRESS.—The Secretary shall make a grant payment	Secretary determines that the eligible entity has made	
	for a grant described in this paragraph to an eligible	substantial progress in carrying out the activities assisted	
	entity after the initial year of the multiyear grant only	under the grant in accordance with the application submitted	
	if the Secretary determines that the eligible entity has	under paragraph (3) and any subsequent modifications	
	made substantial progress in carrying out the activities	to such application.	
	assisted under the grant in accordance with the application	(2) DISSEMINATION GRANTS.—	
	submitted under paragraph (3) and any subsequent modifications	(A) IN GENERAL.—In addition to awarding the	
	to such application.	multiyear grants described in paragraph (1), the Secretary	
	(2) DISSEMINATION GRANTS.—	may award grants under subsection (c) to eligible entities	
	(A) IN GENERAL.—In addition to awarding the	for the dissemination of exemplary materials or programs	
	multiyear grants described in paragraph (1), the Secretary	assisted under this section.	
Subpart II: Special	may award grants under subsection (c) to eligible entities	(B) DETERMINATION.—The Secretary may award a dissemination	
Program and Projects to	for the dissemination of exemplary materials or programs	grant described in this paragraph if, prior to awarding the grant, the	
	assisted under this section.	Secretary determines that the material or program to be disseminated—	
Improve Educational	(B) DETERMINATION.—The Secretary may award a	(i) has been adequately reviewed;	
Opportunities for Indian	dissemination grant described in this paragraph if, prior to awarding	(ii) has demonstrated educational merit; and	
Children	the grant, the Secretary determines that the material or program to	(iii) can be replicated.	
	be disseminated—	(3) APPLICATION.—	
	(i) has been adequately reviewed;	(A) IN GENERAL.—Any eligible entity that desires to	
	(ii) has demonstrated educational merit; and	receive a grant under this section shall submit an application	
	(iii) can be replicated.	to the Secretary at such time and in such manner as the Secretary may	
	(3) APPLICATION.—	reasonably require.	
	(A) IN GENERAL.—Any eligible entity that desires to	(B) CONTENTS.—Each application submitted to the	
	receive a grant under this section shall submit an application	Secretary under subparagraph (A), other than an application	
	to the Secretary at such time and in such manner as the Secretary	for a dissemination grant under paragraph (2), shall	
	may reasonably require.	contain—	
	(B) CONTENTS.—Each application submitted to the	(i) a description of how parents and family of Indian children and	
	Secretary under subparagraph (A), other than an application	representatives of Indian tribes have been, and will be, involved in	
	for a dissemination grant under paragraph (2), shall	developing and implementing the activities for which assistance is	
	contain— (i) a description of how parents of Indian children and	sought;	
	(i) a description of how parents of Indian children and	(ii) assurances that the applicant will participate, at the request of	
	representatives of Indian tribes have been, and will be, involved in	the Secretary, in any national evaluation of activities assisted under this	
	developing and implementing the activities for which assistance is	section; (iii) information demonstrating that the proposed program is an	• ESSA manla and describing that the activities in
	sought; (ii) assurances that the applicant will participate, at the request of	evidence-based program, where	• ESSA replaces describing that the activities in this Subpart need to be "scientifically based
	the Secretary, in any national evaluation of activities assisted under	applicable, which may include a program that has been modified	research program" to being in an "evidence-
	this section;	to be culturally appropriate for students who will be served;	based program." See text in blue.
	(iii) information demonstrating that the proposed program for the	(iv) a description of how the applicant will incorporate	based program. See text in blue.
	activities is a scientifically based research program, where	the proposed activities into the ongoing school	
	applicable, which may include a program that has been modified	program involved once the grant period is over; and	
	to be culturally appropriate for students who will be served;	(v) such other assurances and information as the Secretary may	
	(iv) a description of how the applicant will incorporate	reasonably require.	
	the proposed activities into the ongoing school	(e) ADMINISTRATIVE COSTS.—Not more than 5 percent of the	
	program involved once the grant period is over; and	funds provided to a grantee under this subpart for any fiscal year	
	(v) such other assurances and information as the Secretary may	may be used for administrative purposes.	
	reasonably require.		

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	(e) ADMINISTRATIVE COSTS.—Not more than 5 percent of the		
	funds provided to a grantee under this subpart for any fiscal year		
	may be used for administrative purposes.		
	SEC. 7122. PROFESSIONAL DEVELOPMENT FOR	SEC. 6122. [20 U.S.C. 7442] PROFESSIONAL DEVELOPMENT	PROFESSIONAL DEVELOPMENT FOR
	TEACHERS AND EDUCATION PROFESSIONALS.	FOR TEACHERS AND EDUCATION PROFESSIONALS.	TEACHERS AND EDUCATION
	(a) PURPOSES.—The purposes of this section are—	(a) PURPOSES.—The purposes of this section are—	PROFESSIONALS:
	(1) to increase the number of qualified Indian individuals	(1) to increase the number of qualified Indian teachers and	 ESSA includes more specific language around
	in teaching or other education professions that serve Indian	administrators serving Indian students;	the professionals affected by this section. See
	people;	(2) to provide pre- and in-service training and support to	text in blue.
	(2) to provide training to qualified Indian individuals to	qualified Indian individuals to enable such individuals to become	 ESSA changes the text to "Indian students"
	enable such individuals to become teachers, administrators,	effective teachers, principals, other school leaders, administrators,	rather than "Indian people." See red text (for
	teacher aides, social workers, and ancillary educational personnel;	paraprofessionals, counselors, social workers, and specialized	deletion) and green text (for addition).
	and	instructional support personnel;	 ESSA changes the individuals who are affected
	(3) to improve the skills of qualified Indian individuals	(3) to improve the skills of qualified Indian individuals	under this section. See green text for additions.
	who serve in the capacities described in paragraph (2).	who serve in the capacities described in paragraph (2); and	See red text for deletions.
		(4) to develop and implement initiatives to promote retention	 ESSA adds language on the development and
		of effective teachers, principals, and school leaders who	implementation of initiatives to promote and
Subpart III: National		have a record of success in helping low-achieving Indian students improve their academic achievement, outcomes, and	retain effective professionals. See green text.
Activities		± '	 ESSA specifies an "Indian institution" by
	(b) ELIGIBLE ENTITIES.—For the purpose of this section, the	preparation for postsecondary education or employment. (b) ELIGIBLE ENTITIES.—For the purpose of this section, the	stating that an eligible entity includes a Tribal
	term 'eligible entity' means—	term "eligible entity" means—	College or University. See text in blue.
	(1) an institution of higher education, including an Indian	(1) an institution of higher education, including a Tribal	
	institution of higher education; merading an indian	College or University, as defined in section 316(b) of the Higher	
	institution of inglief education,	Education Act of 1965 (20 U.S.C. 1059c(b));	
	(2) a State educational agency or local educational agency,	(2) a State educational agency or local educational agency,	
	in consortium with an institution of higher education;	in consortium with an institution of higher education;	
	(3) an Indian tribe or organization, in consortium with	(3) an Indian tribe or organization, in consortium with an	
	an institution of higher education; and	institution of higher education; and	
	(4) a Bureau-funded school (as defined in section 1146	(4) a Bureau-funded school (as defined in section 1146 of	
	of the Education Amendments of 1978).	the Education Amendments of 1978) in a consortium with at	• ESSA arounds the definition of aligible entities
		least one Tribal College or University, as defined in section	• ESSA expands the definition of eligible entities under this section. See green text for additions.
		316(b) of the Higher Education Act of 1965 (20 U.S.C.	under this section. See green text for additions.
		1059c(b)), where feasible.	
	(c) PROGRAM AUTHORIZED.—The Secretary is authorized to	(c) PROGRAM AUTHORIZED.—The Secretary is authorized to	
	award grants to eligible entities having applications approved	award grants to eligible entities having applications approved	
	under this section to enable those entities to carry out the activities	under this section to enable those entities to carry out the activities	
	described in subsection (d).	described in subsection (d).	
	(d) AUTHORIZED ACTIVITIES.—	(d) AUTHORIZED ACTIVITIES.—	
	(1) IN GENERAL.—Grant funds under this section shall be used	(1) IN GENERAL.—Grant funds under this section shall be used	
	for activities to provide support and training for Indian	for activities to provide support and training for Indian	
	individuals in a manner consistent with the purposes of this	individuals in a manner consistent with the purpose of this	
	section. Such activities may include continuing programs,	section. Such activities may include—	 ESSA breaks down the "AUTHORIZED
	symposia, workshops, conferences, and direct financial support,	(A) continuing education programs, symposia, workshops,	ACTIVITIES" into a list. See text in purple.
	and may include programs designed to train tribal elders and	and conferences;	• ESSA adds language on 3 years of support for
	seniors.	(B) teacher mentoring programs, professional guidance,	teachers. See text in green.

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Subpart III: National Activities	(2) SPECIAL RULES.— (A) TYPE OF TRAINING.—For education personnel, the training received pursuant to a grant under this section may be inservice or preservice training. (B) PROGRAM.—For individuals who are being trained to enter any field other than teaching, the training received pursuant to a grant under this section shall be in a program that results in a graduate degree. (e) APPLICATION.—Each eligible entity desiring a grant under this section shall submit an application to the Secretary at such time, in such manner, and accompanied by such information, as the Secretary may reasonably require.	and instructional support provided by educators, local traditional leaders, or cultural experts, as appropriate for teachers during their first 3 years of employment as teachers; (C) direct financial support; and (D) programs designed to train traditional leaders and cultural experts to assist those personnel referenced in subsection (a)(2), as appropriate, with relevant Native language and cultural mentoring, guidance, and support. (2) SPECIAL RULES.— (A) TYPE OF TRAINING.—For education personnel, the training received pursuant to a grant under this section may be inservice or preservice training. (B) PROGRAM.—For individuals who are being trained to enter any field other than teaching, the training received pursuant to a grant under this section shall be in a program that results in a graduate degree. (e) APPLICATION.—Each eligible entity desiring a grant under this section shall submit an application to the Secretary at such time and in such manner as the Secretary may reasonably require. At a minimum, an application under this section shall describe how the eligible entity will— (1) recruit qualified Indian individuals, such as students who may not be of traditional college age, to become teachers, principals, or school leaders; (2) use funds made available under the grant to support the recruitment, preparation, and professional development of Indian teachers or principals in local educational agencies that serve a high proportion of Indian students; and (3) assist participants in meeting the requirements under subsection (h). (f) SPECIAL RULE.—In awarding grants under this section, the Secretary—	 ESSA replaces "appropriately qualified tribal elders and seniors" to "traditional leaders." See text in blue. ESSA deletes text under "APPLICATION". See text in red. ESSA adds language on the application for a grant under this section, which should describe 3 main factors. See text in green. ESSA adds new language around giving priority to TCUs under this section. See text in green.
	 (1) shall consider the prior performance of the eligible entity; and (2) may not limit eligibility to receive a grant under this section on the basis of— (A) the number of previous grants the Secretary has awarded such entity; or (B) the length of any period during which such entity 	 (1) may give priority to Tribal Colleges and Universities; (2) shall consider the prior performance of the eligible entity; and (3) may not limit eligibility to receive a grant under this section on the basis of the length of any period for which the eligible entity has received a grant. 	• ESSA deletes language that would not limit eligibility to receive a grant under this section based on the number of previous grants the Secretary has awarded such entity. See text in red.
	received such grants. (g) GRANT PERIOD.—Each grant under this section shall be awarded for a period of not more than 5 years.	(g) GRANT PERIOD.—The Secretary shall award grants under this section for an initial period of not more than 3 years, and may renew such grants for an additional period of not more than 2 years if the Secretary finds that the grantee is achieving the objectives	• ESSA expands language on the time frame of the grant award. See text in blue.

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Subpart III: National Activities	 (h) SERVICE OBLIGATION.— (1) IN GENERAL.—The Secretary shall require, by regulation, that an individual who receives training pursuant to a grant made under this section— (A) perform work— (i) related to the training received under this section; and (ii) that benefits Indian people; or (B) repay all or a prorated part of the assistance received. (2) REPORTING.—The Secretary shall establish, by regulation, a reporting procedure under which a grant recipient under this section shall, not later than 12 months after the date of completion of the training, and periodically thereafter, provide information concerning compliance with the work requirement under paragraph (1). 	of the grant. (h) SERVICE OBLIGATION.— (1) IN GENERAL.—The Secretary shall require, by regulation, that an individual who receives training pursuant to a grant made under this section— (A) perform work— (i) related to the training received under this section; and (ii) that benefits Indian students in a local educational agency that serves a high proportion of Indian students; or (B) repay all or a prorated part of the assistance received. (2) REPORTING.—The Secretary shall establish, by regulation, a reporting procedure under which a grant recipient under this section shall, not later than 12 months after the date of completion of the training, and periodically thereafter, provide information concerning compliance with the work requirement under paragraph (1).	ESSA specifies the individuals who are to benefit from this section. See text in blue.
	SEC. 7131. NATIONAL RESEARCH ACTIVITIES. (a) AUTHORIZED ACTIVITIES.—The Secretary may use funds made available under section 7152(b) for each fiscal year to— (1) conduct research related to effective approaches for the education of Indian children and adults; (2) evaluate federally assisted education programs from which Indian children and adults may benefit; (3) collect and analyze data on the educational status and needs of Indians; and (4) carry out other activities that are consistent with the purpose of this part. (b) ELIGIBILITY.—The Secretary may carry out any of the activities described in subsection (a) directly or through grants to, or contracts or cooperative agreements with, Indian tribes, Indian organizations, State educational agencies, local educational agencies, institutions of higher education, including Indian institutions of higher education, and other public and private agencies and institutions. (c) COORDINATION.—Research activities supported under this section— (1) shall be carried out in consultation with the Office of Educational Research and Improvement to ensure that such activities are coordinated with and enhance the research and development activities supported by the Office; and (2) may include collaborative research activities that are jointly funded and carried out by the Office of Indian Education Programs and the Office of Educational Research and Improvement.	SEC. 6131. [20 U.S.C. 7451] NATIONAL RESEARCH ACTIVITIES. (a) AUTHORIZED ACTIVITIES.—The Secretary may use funds made available to carry out this subpart for each fiscal year to— (1) conduct research related to effective approaches for the education of Indian children and adults; (2) evaluate federally assisted education programs from which Indian children and adults may benefit; (3) collect and analyze data on the educational status and needs of Indians; and (4) carry out other activities that are consistent with the purpose of this part. (b) ELIGIBILITY.—The Secretary may carry out any of the activities described in subsection (a) directly or through grants to, or contracts or cooperative agreements with, Indian tribes, Indian organizations, State educational agencies, local educational agencies, institutions of higher education, including Indian institutions of higher education, and other public and private agencies and institutions. (c) COORDINATION.—Research activities supported under this section— (1) shall be carried out in consultation with the Institute of Education Sciences to ensure that such activities are coordinated with and enhance the research and development activities supported by the Institute; and (2) may include collaborative research activities that are jointly funded and carried out by the Office of Indian Education Programs, the Bureau of Indian Education, and the Institute of Education Sciences.	 NATIONAL RESEARCH ACTIVITIES: • ESSA replaces Office of Educational Research and Improvement with Institute of Education Sciences. See text in blue. • ESSA deletes Office of Educational Research and Improvement. See text in red. ESSA added the Bureau of Indian Education and the Institute of Education Sciences. See text in green.

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Subpart III: National Activities	SEC. 7132. IN-SERVICE TRAINING FOR TEACHERS OF INDIAN CHILDREN.	NO APPLICABLE LANGUAGE	IN-SERVICE TRAINING FOR TEACHERS OF INDIAN CHILDREN: • ESSA deletes the section titled "IN-SERVICE TRAINING FOR TEACHERS OF INDIAN CHILDREN" entirely. See text in red. (This section was not funded. Grants for activities under IN-SERVICE TRAINING FOR TEACHERS OF INDIAN CHILDREN would have to come from a previous authorization of appropriation in Subpart II, under section "PROFESSIONAL DEVELOPLMENT FOR TEACHERS AND EDUCATION PROFESSIONALS).
	SEC. 7133. FELLOWSHIPS FOR INDIAN STUDENTS.	NO APPLICABLE LANGUAGE	• ESSA deletes the section titled "FELLOWSHIPS FOR INDIAN STUDENTS" entirely. See text in red. This section did not have a specific authorization of appropriations allocated.
	SEC. 7134. GIFTED AND TALENTED INDIAN STUDENTS.	NO APPLICABLE LANGUAGE	• ESSA deletes the section titled "GIFTED AND TALENTED INDIAN STUDENTS" entirely. See text in red. This section did not have a specific authorization of appropriations allocated.
	SEC. 7135. GRANTS TO TRIBES FOR EDUCATION ADMINISTRATIVE PLANNING AND DEVELOPMENT. (a) IN GENERAL.—The Secretary may make grants to Indian tribes, and tribal organizations approved by Indian tribes, to plan and develop a centralized tribal administrative entity to— (1) coordinate all education programs operated by the tribe or within the territorial jurisdiction of the tribe; (2) develop education codes for schools within the territorial jurisdiction of the tribe; (3) provide support services and technical assistance to schools serving children of the tribe; and (4) perform child-find screening services for the preschool aged children of the tribe to— (A) ensure placement in appropriate educational facilities; and	SEC. 6132. [20 U.S.C. 7452] GRANTS TO TRIBES FOR EDUCATION ADMINISTRATIVE PLANNING, DEVELOPMENT, AND COORDINATION. (a) IN GENERAL.—The Secretary may award grants under this section to eligible applicants to enable the eligible applicants to— (1) promote tribal self-determination in education; (2) improve the academic achievement of Indian children and youth; and (3) promote the coordination and collaboration of tribal educational agencies with State educational agencies and local educational agencies to meet the unique educational and culturally related academic needs of Indian students. (b) DEFINITIONS.—In this section: (1) ELIGIBLE APPLICANT.—In this section, the term "eligible applicant" means—	GRANTS TO TRIBES FOR EDUCATION ADMINISTRATIVE PLANNING, DEVELOPMENT, AND COORDINATION: • ESSA adds the word "COORDINATION" to section title. See text in green. • ESSA language differs from that of NCLB, but preserves the general meaning. See text in blue. • ESSA expands eligibility to include a tribal educational agency. See text in green.

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	(B) coordinate the provision of any needed special	(A) an Indian tribe or tribal organization approved by	
	services for conditions such as disabilities and English	an Indian tribe; or	
	language skill deficiencies.	(B) a tribal educational agency.	
		(2) INDIAN TRIBE.—The term "Indian tribe" means a federally	
		recognized tribe or a State-recognized tribe.	
		(3) TRIBAL EDUCATIONAL AGENCY.—The term "tribal	
		educational agency" means the agency, department, or instrumentality	
		of an Indian tribe that is primarily responsible for supporting tribal	
	(b) PERIOD OF GRANT.—Each grant awarded under this section	students' elementary and secondary education.	 ESSA adds specific language for the grant
	may be awarded for a period of not more than 3 years. Such	(c) GRANT PROGRAM.—The Secretary may award grants to—	program as it relates to each eligible entity
	grant may be renewed upon the termination of the initial period	(1) eligible applicants described under subsection (b)(1)(A)	along with respective time periods. See text in
	of the grant if the grant recipient demonstrates to the satisfaction	to plan and develop a tribal educational agency, if the tribe or	blue.
	of the Secretary that renewing the grant for an additional 3-year	organization has no current tribal educational agency, for a period	
	period is necessary to carry out the objectives of the grant described	of not more than 1 year; and	
Subpart III: National	in subsection $(c)(2)(A)$.	(2) eligible applicants described under subsection (b)(1)(B),	
Activities		for a period of not more than 3 years, in order to—	 ESSA has stronger language around tribes
	(c) APPLICATION FOR GRANT.—	(A) directly administer education programs, including	having autonomy in educating their citizens. In
	(1) IN GENERAL.—Each Indian tribe and tribal organization	formula grant programs under this Act, consistent with	ESSA tribes can directly administer education
	desiring a grant under this section shall submit an application	State law and under a written agreement between the parties;	programs, which includes formula grants (not
	to the Secretary at such time, in such manner, containing	(B) build capacity to administer and coordinate such	exclusive to Title VI). NCLB did not give tribes
	such information, and consistent with such criteria, as the	education programs, and to improve the relationship and	this authority. See text in green.
	Secretary may prescribe in regulations.	coordination between such applicants and the State educational	
	(2) CONTENTS.—Each application described in paragraph	agencies and local educational agencies that educate	
	(1) shall contain—	students from the tribe;	
	(A) a statement describing the activities to be conducted,	(C) receive training and support from the State educational	
	and the objectives to be achieved, under the grant; and	agency and local educational agency, in areas such	
	(B) a description of the method to be used for evaluating	as data collection and analysis, grants management and	
	the effectiveness of the activities for which assistance	monitoring, fiscal accountability, and other areas as needed;	
	is sought and for determining whether such objectives are	(D) train and support the State educational agency	
	achieved.	and local educational agency in areas related to tribal history,	
		language, or culture;	
		(E) build on existing activities or resources rather	
		than replacing other funds; and	
		(F) carry out other activities, consistent with the purposes	
		of this section.	
	(2) ADDDOVAL The Country was a supplication	(d) GRANT APPLICATION.—	 ESSA deletes text in red.
	(3) APPROVAL.—The Secretary may approve an application	(1) IN GENERAL.—Each eligible applicant desiring a grant	
	submitted by a tribe or tribal organization pursuant to this	under this section shall submit an application to the Secretary	
	section only if the Secretary is satisfied that such application,	at such time and in such manner as the Secretary may reasonably	
	including any documentation submitted with the application—	prescribe.	
	(A) demonstrates that the applicant has consulted	(2) CONTENTS Each application described in management	
	with other education entities, if any, within the territorial	(2) CONTENTS.—Each application described in paragraph	
	jurisdiction of the applicant who will be affected by the	(1) shall contain— (A) a statement describing the activities to be conducted	 ESSA adds language on the content of
	activities to be conducted under the grant; (P) provides for consultation with such other advection	(A) a statement describing the activities to be conducted,	applications submitted. See text in green.
	(B) provides for consultation with such other education	and the objectives to be achieved, under the grant; (P) a description of the method to be used for evaluating	
	entities in the operation and evaluation of the activities	(B) a description of the method to be used for evaluating	

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Subpart III: National Activities	conducted under the grant; and (C) demonstrates that there will be adequate resources provided under this section or from other sources to complete the activities for which assistance is sought, except that the availability of such other resources shall not be a basis for disapproval of such application. (d) RESTRICTION.—A tribe may not receive funds under this section if such tribe receives funds under section 1144 of the Education Amendments of 1978.	the effectiveness of the activities for which assistance is sought and for determining whether such objectives are achieved; and (C) for applications for activities under subsection (e)(2), evidence of— (i) a preliminary agreement with the appropriate State educational agency, 1 or more local educational agencies, or both the State educational agency and a local educational agency; and (ii) existing capacity as a tribal educational agency. (3) APPROVAL.—The Secretary may approve an application submitted by an eligible applicant under this subsection if the application— (A) demonstrates that the eligible applicant has consulted with other education entities, if any, within the territorial jurisdiction of the applicant that will be affected by the activities to be conducted under the grant; (B) provides for consultation with such other education entities in the operation and evaluation of the activities conducted under the grant; and (C) demonstrates that there will be adequate resources provided under this section or from other sources to complete the activities for which assistance is sought. (e) RESTRICTIONS.— (1) IN GENERAL.—An Indian tribe may not receive funds under this section if the tribe receives funds under section 1140 of the Education Amendments of 1978 (20 U.S.C. 2020). (2) DIRECT SERVICES.—No funds under this section may be used to provide direct services. (f) SUPPLEMENT, NOT SUPPLANT.—Funds under this section shall be used to supplement, and not supplant, other Federal, State, and local programs that meet the needs of tribal students.	ESSA deletes language that outlined an exception to an application approval. See text in red. ESSA deletes language specifying a "tribe or tribal organization" in the "Approval" section and replaces it with "an eligible applicant." See text in red and text in green. ESSA expands its "RESTRICTIONS" section to include "DIRECT SERVICES" and "SUPPLEMENT, NOT SUPPLANT." See text in green.
		SEC. 6133. [20 U.S.C. 7453] NATIVE AMERICAN AND ALASKA NATIVE LANGUAGE IMMERSION SCHOOLS AND PROGRAMS. (a) PURPOSES.—The purposes of this section are— (1) to establish a grant program to support schools that use Native American and Alaska Native languages as the primary language of instruction; (2) to maintain, protect, and promote the rights and freedom of Native Americans and Alaska Natives to use, practice, maintain, and revitalize their languages, as envisioned in the Native American Languages Act (25 U.S.C. 2901 et seq.); and	NATIVE AMERICAN AND ALASKA NATIVE LANGUAGE IMMERSION SCHOOLS AND PROGRAMS. • ESSA establishes a grant program to support the use of Native American and Alaska Native languages, which NCLB does not. See text in green. • ESSA reserves funds under section 6152(c) to support Native American and Alaska Native language programming. See text in green.

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-		(3) to support the Nation's First Peoples' efforts to maintain	
		and revitalize their languages and cultures, and to improve	
		educational opportunities and student outcomes within	
		Native American and Alaska Native communities.	
		(b) PROGRAM AUTHORIZED.—	
		(1) IN GENERAL.—From funds reserved under section	
		6152(c), the Secretary shall reserve 20 percent to make grants	
		to eligible entities to develop and maintain, or to improve and	
		expand, programs that support schools, including elementary	
		school and secondary school education sites and streams, using	
		Native American and Alaska Native languages as the primary	
		languages of instruction.	
		(2) ELIGIBLE ENTITIES.—In this subsection, the term "eligible	
		entity' means any of the following entities that has a plan	
		to develop and maintain, or to improve and expand, programs	
		that support the entity's use of a Native American or Alaska	
Subpart III: National		Native language as the primary language of instruction in elementary	
Activities		schools or secondary schools, or both:	
	NO ADDITION DE L'ANOUA CE	(A) An Indian tribe.	
	NO APPLICABLE LANGUAGE	(B) A Tribal College or University (as defined in section	
		316 of the Higher Education Act of 1965 (20 U.S.C.	
		1059c)).	
		(C) A tribal education agency.	
		(D) A local educational agency, including a public charter school that is a local educational agency under	
		State law.	
		(E) A school operated by the Bureau of Indian Education.	
		(E) A school operated by the Bureau of Indian Education. (F) An Alaska Native Regional Corporation (as described	
		in section 3(g) of the Alaska Native Claims Settlement	
		Act (43 U.S.C. 1602(g))).	
		(G) A private, tribal, or Alaska Native nonprofit organization.	
		(H) A nontribal for-profit organization.	
		(c) APPLICATION.—	
		(1) IN GENERAL.—An eligible entity that desires to receive	
		a grant under this section shall submit an application to the	
		Secretary at such time and in such manner as the Secretary	
		may require, including the following:	
		(A) The name of the Native American or Alaska Native	
		language to be used for instruction at the school supported	
		by the eligible entity.	
		(B) The number of students attending such school.	
		(C) The number of hours of instruction in or through	
		1 or more Native American or Alaska Native languages	
		being provided to targeted students at such school, if any.	
		(D) A description of how the eligible entity will—	
		(i) use the funds provided to meet the purposes of	

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Subpart III: National Activities	NO APPLICABLE LANGUAGE	this section; (ii) implement the activities described in subsection (c); (iii) ensure the implementation of rigorous academic content; and (iv) ensure that students progress toward highlevel fluency goals. (E) Information regarding the school's organizational governance or affiliations, including information about— (i) the school governing entity (such as a local educational agency, tribal education agency or department, charter organization, private organization, or other governing entity); (ii) the school's accreditation status; (iii) any partnerships with institutions of higher education; and (iv) any indigenous language schooling and research coopcratives. (F) An assurance that— (i) the school is engaged in mecting State or tribally designated long-term goals for students, as may be required by applicable Federal, State, or tribal law; (ii) the school provides assessments of students using the Native American or Alaska Native language of instruction, where possible; (iii) the qualifications of all instructional and leadership personnel at such school is sufficient to deliver high-quality education through the Native American or Alaska Native language used in the school; and (iv) the school will collect and report to the public data relative to student achievement and, if appropriate, rates of high school graduation, career readiness, and enrollment in postsecondary education or workforce development programs, of students who are enrolled in the school's programs. (2) LIMITATION.—The Secretary shall not give a priority in awarding grants under this section based on the information described in paragraph (1)(E). (3) SUBMISSION OF CERTIFICATION.— (A) IN GENERAL.—An eligible entity that is a public elementary school or secondary school (including a public charter school or a school operated by the Bureau of Indian Education) or a nontribal for-profit or nonprofit organization shall submit, along with the application requirements described in paragraph (1), a critification described in subparagraph (1) in a cr	Changes

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	·	(i) the school or organization has the capacity to	
		provide education primarily through a Native American	
		or an Alaska Native language; and	
		(ii) there are sufficient speakers of the target language	
		at the school or available to be hired by the	
		school or organization.	
		(B) CERTIFICATION.—The certification described in subparagraph	
		(A) shall be from one of the following entities,	
		on whose land the school or program is located, that is an	
		entity served by such school, or that is an entity whose	
Subpart III: National		members (as defined by that entity) are served by the	
Activities		school:	
		(i) A Tribal College or University (as defined in	
		section 316 of the Higher Education Act of 1965 (20	
		U.S.C. 1059c)).	
		(ii) A Federally recognized Indian tribe or tribal	
		organization.	
		(iii) An Alaska Native Regional Corporation or an	
		Alaska Native nonprofit organization.	
		(iv) A Native Hawaiian organization.(d) AWARDING OF GRANTS.—In awarding grants under this	
	NO APPLICABLE LANGUAGE	section, the Secretary shall—	
	NO MITEICABLE EMNOOMOL	(1) determine the amount of each grant and the duration	
		of each grant, which shall not exceed 3 years; and	
		(2) ensure, to the maximum extent feasible, that diversity	
		in languages is represented.	
		(e) ACTIVITIES AUTHORIZED.—	
		(1) REQUIRED ACTIVITIES.—An eligible entity that receives	
		a grant under this section shall use such funds to carry out the	
		following activities:	
ı		(A) Supporting Native American or Alaska Native language	
		education and development.	
		(B) Providing professional development for teachers	
		and, as appropriate, staff and administrators to strengthen	
		the overall language and academic goals of the school that	
		will be served by the grant program. (2) ALLOWABLE ACTIVITIES.—An eligible entity that receives	
		a grant under this section may use such funds to carry	
		out the following activities:	
		(A) Developing or refining curriculum, including teaching	
		materials and activities, as appropriate.	
		(B) Creating or refining assessments written in the	
		Native American or Alaska Native language of instruction	
		that measure student proficiency and that are aligned with	
		State or tribal academic standards.	
		(C) Carrying out other activities that promote the	

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Subpart III: National Activities	NO CIMA LEJI DENINA	maintenance and revitalization of the Native American or Alaska Native language relevant to the grant program. (f) REPORT TO SECRETARY.—Each eligible entity that receives a grant under this section shall prepare and submit an annual report to the Secretary, which shall include— (1) the activities the entity carried out to meet the purposes of this section; and (2) the number of children served by the program and the number of instructional hours in the Native American or Alaska Native language. (g) ADMINISTRATIVE COSTS.—Not more than 5 percent of the funds provided to a grantee under this section for any fiscal year may be used for administrative purposes.	Changes
	SEC. 7136. IMPROVEMENT OF EDUCATIONAL OPPORTUNITIES FOR ADULT INDIANS.	NO APPLICABLE LANGUAGE	 IMPROVEMENT OF EDUCATIONAL OPPORTUNITIES FOR ADULT INDIANS: ESSA deletes the section titled
Subpart IV: Federal Administration	SEC. 7141. NATIONAL ADVISORY COUNCIL ON INDIAN EDUCATION. (a) MEMBERSHIP.—There is established a National Advisory Council on Indian Education (hereafter in this section referred to as the 'Council'), which shall— (1) consist of 15 Indian members, who shall be appointed by the President from lists of nominees furnished, from time to time, by Indian tribes and organizations; and (2) represent different geographic areas of the United States. (b) DUTIES.—The Council shall— (1) advise the Secretary concerning the funding and administration (including the development of regulations and administrative policies and practices) of any program, including any program established under this part— (A) with respect to which the Secretary has jurisdiction; and (B)(i) that includes Indian children or adults as participants; or (ii) that may benefit Indian children or adults; (2) make recommendations to the Secretary for filling the position of Director of Indian Education whenever a vacancy occurs; and (3) submit to Congress, not later than June 30 of each year, a report on the activities of the Council, including— (A) any recommendations that the Council considers appropriate for the improvement of Federal education programs	SEC. 6141. [20 U.S.C. 7471] NATIONAL ADVISORY COUNCIL ON INDIAN EDUCATION. (a) MEMBERSHIP.—There is established a National Advisory Council on Indian Education (hereafter in this section referred to as the "Council"), which shall— (1) consist of 15 Indian members, who shall be appointed by the President from lists of nominees furnished, from time to time, by Indian tribes and organizations; and (2) represent different geographic areas of the United States. (b) DUTIES.—The Council shall— (1) advise the Secretary and the Secretary of the Interior concerning the funding and administration (including the development of regulations and administrative policies and practices) of any program, including any program established under this part— (A) with respect to which the Secretary has jurisdiction; and (B)(i) that includes Indian children or adults as participants; or (ii) that may benefit Indian children or adults; (2) make recommendations to the Secretary for filling the position of Director of Indian Education whenever a vacancy occurs; and (3) submit to Congress, not later than June 30 of each year, a report on the activities of the Council, including— (A) any recommendations that the Council considers appropriate for the improvement of Federal education programs	NATIONAL ADVISORY COUNCIL ON INDIAN EDUCATION: • ESSA adds the Secretary of Interior in addition to the Secretary of Education for the NACIE Council to advise. See text in green.

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	or that may benefit Indian children or adults; and	or that may benefit Indian children or adults; and	
	(B) recommendations concerning the funding of any	(B) recommendations concerning the funding of any	
	program described in subparagraph (A).	program described in subparagraph (A).	
	SEC. 7142. PEER REVIEW.	SEC. 6142. [20 U.S.C. 7472] PEER REVIEW.	PEER REVIEW:
	The Secretary may use a peer review process to review applications	The Secretary may use a peer review process to review	 No change in language between NCLB and
	submitted to the Secretary under subpart 2 or subpart 3	Applications submitted to the Secretary under subpart 2 or subpart 3.	ESSA.
	SEC. 7143. PREFERENCE FOR INDIAN APPLICANTS.	SEC. 6143. [20 U.S.C. 7473] PREFERENCE FOR INDIAN APPLICANTS.	 PREFERENCE FOR INDIAN APPLICANTS: No change in language between NCLB and
	In making grants and entering into contracts or cooperative	In making grants and entering into contracts or cooperative	
	agreements under subpart 2 or subpart 3, the Secretary shall give	agreements under subpart 2 or subpart 3, the Secretary shall give	ESSA.
	a preference to Indian tribes, organizations, and institutions of	a preference to Indian tribes, organizations, and institutions of	
Subpart IV: Federal	higher education under any program with respect to which Indian	higher education under any program with respect to which Indian	
-	tribes, organizations, and institutions are eligible to apply for	tribes, organizations, and institutions are eligible to apply for	
Administration	grants, contracts, or cooperative agreements.	grants, contracts, or cooperative agreements.	
	SEC. 7144. MINIMUM GRANT CRITERIA.	SEC. 6144. [20 U.S.C. 7474] MINIMUM GRANT CRITERIA.	MINIMUM GRANT CRITERIA:
	The Secretary may not approve an application for a grant, contract,	The Secretary may not approve an application for a grant, contract,	No change in language between NCLB and ESSA.
	or cooperative agreement under subpart 2 or subpart 3 unless the	or cooperative agreement under subpart 2 or subpart 3 unless	
	application is for a grant, contract, or cooperative	the application is for a grant, contract, or cooperative agreement	
	agreement that is—	that is—	
	(1) of sufficient size, scope, and quality to achieve the	(1) of sufficient size, scope, and quality to achieve the purpose	
	purpose or objectives of such grant, contract, or cooperative agreement; and	or objectives of such grant, contract, or cooperative agreement; and	
	(2) based on relevant research findings.	(2) based on relevant research findings.	
	(2) based on relevant research midnigs.	(2) based on relevant research infamgs.	

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	SEC. 7151. DEFINITIONS.	SEC. 6151. [20 U.S.C. 7491] DEFINITIONS.	DEFINITIONS:
	For the purposes of this part:	For the purposes of this part:	
	(1) ADULT.—The term 'adult' means an individual who—	(1) ADULT.—The term "adult" means an individual who—	
	(A) has attained the age of 16 years; or	(A) has attained the age of 16 years; or	
	(B) has attained an age that is greater than the age	(B) has attained an age that is greater than the age	
	of compulsory school attendance under an applicable State law.	of compulsory school attendance under an applicable State law.	
	(2) FREE PUBLIC EDUCATION.—The term 'free public	(2) FREE PUBLIC EDUCATION.—The term "free public education"	
	education' means education that is—	means education that is—	
	(A) provided at public expense, under public supervision and	(A) provided at public expense, under public supervision and direction,	
	direction, and without tuition charge; and	and without tuition charge; and	
	(B) provided as elementary or secondary education in the applicable	(B) provided as elementary or secondary education in the applicable	
	State or to preschool children.	State or to preschool children.	
	(3) INDIAN.—The term 'Indian' means an individual who	(3) INDIAN.—The term "Indian" means an individual who	
	is—	is—	
	(A) a member of an Indian tribe or band, as membership	(A) a member of an Indian tribe or band, as membership	
	is defined by the tribe or band, including—	is defined by the tribe or band, including—	
	(i) any tribe or band terminated since 1940; and	(i) any tribe or band terminated since 1940; and	
	(ii) any tribe or band recognized by the State	(ii) any tribe or band recognized by the State in	
	in which the tribe or band resides;	which the tribe or band resides;	
Subpart V: Definitions;	(B) a descendant, in the first or second degree, of	(B) a descendant, in the first or second degree, of an	
Subpart v. Delillitions,	an individual described in subparagraph (A);	individual described in subparagraph (A);	
Authorizations of	(C) considered by the Secretary of the Interior to	(C) considered by the Secretary of the Interior to be an	
Appropriations	be an Indian for any purpose;	Indian for any purpose;	
т тррг оргисионо	(D) an Eskimo, Aleut, or other Alaska Native; or	(D) an Eskimo, Aleut, or other Alaska Native; or	
	(E) a member of an organized Indian group that received a grant	(E) a member of an organized Indian group that received a grant under	 ESSA expands its "DEFINITIONS" section to
	under the Indian Education Act of 1988 as in effect the day	the Indian Education Act of 1988 as in effect the day preceding the date	include "TRADITIONAL LEADERS." See text
	preceding the date of enactment of the Improving America's	of enactment of the Improving America's Schools Act of 1994.	in green. Note: In ESSA, the term "traditional
	Schools Act of 1994.	(4) TRADITIONAL LEADERS.—The term "traditional leaders"	leaders" is misspelled. It is missing the letter
		has the meaning given the term in section 103 of the Native	"t." See text that is in bolded green.
		American Languages Act (25 U.S.C. 2902).	
	CEC #4#A AUTHORIZATIONS OF ARRESTMENTS	CEC (150 IO C 5 400) AUTHORY ATTONOOF	AVENODIZATIONS OF ADDODDIATIONS
	SEC. 7152. AUTHORIZATIONS OF APPROPRIATIONS.	SEC. 6152. [20 U.S.C. 7492] AUTHORIZATIONS OF	AUTHORIZATIONS OF APPROPRIATIONS:
	(a) SUBPART 1.—For the purpose of carrying out subpart 1,	APPROPRIATIONS.	ESSA increases Subpart I authorization of
	there are authorized to be appropriated \$96,400,000 for fiscal year	(a) SUBPART 1.—For the purpose of carrying out subpart 1,	appropriations. See text in blue.
	2002 and such sums as may be necessary for each of the 5	there are authorized to be appropriated \$100,381,000 for fiscal year	ESSA separates Subpart II and III authorization
	succeeding fiscal years.	2017, \$102,388,620 for fiscal year 2018, \$104,436,392 for fiscal year	of appropriations with an increase to each
	(b) SUBPARTS 2 AND 3.—For the purpose of carrying out	2019, and \$106,525,120 for fiscal year 2020.	respectively. See text in blue.
	subparts 2 and 3, there are authorized to be appropriated	(b) SUBPART 2.—For the purpose of carrying out subpart 2,	ESSA adds separate authorizations of
	\$24,000,000 for fiscal year 2002 and such sums as may be necessary	there are authorized to be appropriated \$17,993,000 for each of fiscal	appropriations for Subpart III. See text in green.
	for each of the 5 succeeding fiscal years.	years 2017 through 2020.	
		(c) SUBPART 3.—For the purpose of carrying out subpart 3,	
		there are authorized to be appropriated \$5,565,000 for each of fiscal	
	SEC. 7201. SHORT TITLE.	years 2017 through 2020. SEC. 6201. [20 U.S.C. 7511] SHORT TITLE.	SHORT TITLE:
	This part may be cited as the 'Native Hawaiian Education	This part may be cited as the "Native Hawaiian Education	
	Act'.	Act''.	No change to the title of this section was
	1101.	1101 .	

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			made.
Part B: Native Hawaiian Education	SEC. 7202. FINDINGS.	SEC. 6202. [20 U.S.C. 7512] FINDINGS.	 FINDINGS: A majority of this section remains unchanged from NCLB → ESSA. ESSA changes one of the ways that the United States recognizes and reaffirms the political relationship between the Native Hawaiian people from "(E) the National Historic Preservation Act (16 U.S.C. 470 et seq.); to (E) division A of subtitle III of title 54, United States Code. ESSA deletes "(14) – (21)" under this section, which describe the history of Native Hawaiian education.
	SEC. 7203. PURPOSES. The purposes of this part are to— (1) authorize and develop innovative educational programs to assist Native Hawaiians; (2) provide direction and guidance to appropriate Federal, State, and local agencies to focus resources, including resources made available under this part, on Native Hawaiian education, and to provide periodic assessment and data collection; (3) supplement and expand programs and authorities in the area of education to further the purposes of this title; and (4) encourage the maximum participation of Native Hawaiians in planning and management of Native Hawaiian education programs.	SEC. 6203. [20 U.S.C. 7513] PURPOSES. The purposes of this part are to— (1) authorize and develop innovative educational programs to assist Native Hawaiians; (2) provide direction and guidance to appropriate Federal, State, and local agencies to focus resources, including resources made available under this part, on Native Hawaiian education, and to provide periodic assessment and data collection; (3) supplement and expand programs and authorities in the area of education to further the purposes of this title; and (4) encourage the maximum participation of Native Hawaiians in planning and management of Native Hawaiian education programs.	PURPOSES: • No change was made to this section.
	SEC. 7204. NATIVE HAWAIIAN EDUCATION COUNCIL AND ISLAND COUNCILS. (a) ESTABLISHMENT OF NATIVE HAWAIIAN EDUCATION COUNCIL.—In order to better effectuate the purposes of this part through the coordination of educational and related services and programs available to Native Hawaiians, including those programs receiving funding under this part, the Secretary is authorized to establish a Native Hawaiian Education Council (hereafter in this part referred to as the 'Education Council').	SEC. 6204. [20 U.S.C. 7514] NATIVE HAWAIIAN EDUCATION COUNCIL. (a) GRANT AUTHORIZED.— In order to better effectuate the purposes of this part through the coordination of educational and related services and programs available to Native Hawaiians, including those programs that receive funding under this part, the Secretary shall award a grant to the education council described under subsection (b). (b) EDUCATION COUNCIL.— (1) ELIGIBILITY.—To be eligible to receive the grant under	NATIVE HAWAIIAN EDUCATION COUNCIL AND ISLAND COUNCILS: • ESSA deletes "AND ISLAND COUNCILS" from the section heading. See text in red. • ESSA replaces language around the Secretary establishing a Native Hawaiian Education Council (in NLCB) to the Sectary awarding grant funding to the Education

(b) COMPOSITION OF EDUCATION COUNCIL.—The Education Council shall consist of not more than 21 members, unless otherwise determined by a majority of the council. (c) CONDITIONS AND TERMS.—	subsection (a), the council shall be an education council (referred to in this section as the ''Education Council'') that meets the requirements of this subsection. (2) COMPOSITION.—The Education Council shall consist of 15 members, of whom— (A) 1 shall be the President of the University of Hawaii (or a designee); (B) 1 shall be the Governor of the State of Hawaii (or	Council that meets the eligibility requirements. See text in blue. • ESSA changes the composition of the Education Council composition. See text in blue. • ESSA outlines 15 named government and
Council shall be Native Hawaiian education service providers and 10 members of the Education Council shall be Native Hawaiians or Native Hawaiian education consumers. In addition, a representative of the State of Hawaii Office of Hawaiian Affairs shall serve as a member of the Education Council. (2) APPOINTMENTS.—The members of the Education Council shall be appointed by the Secretary based on recommendations received from the Native Hawaiian community. (3) TERMS.—Members of the Education Council shall serve for staggered terms of 3 years, except as provided in paragraph (4). (4) COUNCIL DETERMINATIONS.—Additional conditions and terms relating to membership on the Education Council, including term lengths and term renewals, shall be determined by a majority of the Education Council. (5) (6) (7) (8) (8) (9) (1) (1) (1) (1) (1) (1) (2) (3) (4) (4) (5) (6) (6) (6) (7) (8) (8) (9) (9) (9) (10) (10) (11) (11) (12) (12) (13) (14) (15) (15) (16) (16) (17) (17) (18) (18) (19) (19) (20) (21) (31) (42) (43) (43) (44) (45) (40) (50) (61) (62) (62) (63) (63) (64) (74) (75) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76) (76	a designee); (C) 1 shall be the Superintendent of the State of Hawaii Department of Education (or a designee); (D) 1 shall be the chairperson of the Office of Hawaiian Affairs (or a designee); (E) 1 shall be the executive director of Hawaii's Charter School Network (or a designee); (F) 1 shall be the chief executive officer of the Kamehameha Schools (or a designee); (G) 1 shall be the Chief Executive Officer of the Queen Liliuokalani Trust (or a designee); (H) 1 shall be appointed by the Secretary, in a timely manner, and chosen from a list of 5 individuals who represent one or more private grant-making entities that is submitted to the Secretary by the Education Council; (I) 1 shall be the Mayor of the County of Hawaii (or a designee); (J) 1 shall be the Mayor of Maui County (or a designee from the Island of Maui); (K) 1 shall be the Mayor of the County of Kauai (or a designee); (L) 1 shall be appointed by the Secretary, in a timely manner, and chosen from a list of 5 individuals who are from the Island of Molokai or the Island of Lanai that is submitted to the Secretary by the Mayor of Maui County; (M) 1 shall be the Mayor of the City and County of Honolulu (or a designee); (N) 1 shall be the hayor of the Hawaiian Homes Commission (or a designee); and (O) 1 shall be the chairperson of the Hawaii Workforce Development Council (or a designee representing the private sector). (3) REQUIREMENTS.—Any designee serving on the Education Council shall demonstrate, as determined by the individual who appointed such designee with input from the Native Hawaiian community, not less than 5 years of experience as a consumer or provider of Native Hawaiian educational or	 Native Hawaiian organization leaders to sit on the Education Council. ESSA deletes "CONDITIONS AND TERMS" section. See text in red. ESSA adds language around the composition of the Education Council. See text in green. ESSA relocates the essence of the "APPOINTMENTS" section and relabels it as "REQUIREMENTS". The "REQUIREMENTS" section has stronger language around designees serving on the Education Council. See text in purple for relocation. See text in green for new language. ESSA changes the term to serve on the Education Council from 3 → 4 years. See text in blue. ESSA deletes section "COUNCIL DETERMINATIONS". See text in red.

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	carry out the following activities:	due consideration.	
	(1) Coordinate the educational and related services and	(4) LIMITATION.—A member (including a designee), while	
	programs available to Native Hawaiians, including the programs	serving on the Education Council, shall not be a direct recipient	
	assisted under this part.	or administrator of grant funds that are awarded under	EGGA 11 "GULAID MIGE CHAID"
	(2) Assess the extent to which such services and programs	this part.	 ESSA adds section "CHAIR; VICE CHAIR".
	meet the needs of Native Hawaiians, and collect data on the	(5) TERM OF MEMBERS.—A member who is a designee shall	See text in green.
	status of Native Hawaiian education.	serve for a term of not more than 4 years.	
	(3) Provide direction and guidance, through the issuance	(6) CHAIR; VICE CHAIR.—	 ESSA relocates the section on
	of reports and recommendations, to appropriate Federal, State,	(A) SELECTION.—The Education Council shall select a	"ADMISTRATIVE PROVISIONS RELATING
	and local agencies in order to focus and improve the use of	Chairperson and a Vice Chairperson from among the members	
	resources, including resources made available under this part,	of the Education Council.	TO EDUCATION COUNCIL" and increases
	relating to Native Hawaiian education, and serve, where appropriate,	(B) TERM LIMITS.—The Chairperson and Vice Chairperson	the minimum number of meetings per year.
	in an advisory capacity.	shall each serve for a 2-year term.	See purple text.
	(4) Make direct grants, if such grants enable the Education	(7) ADMINISTRATIVE PROVISIONS RELATING TO	
	Council to carry out the duties of the Education Council, as	EDUCATION COUNCIL.—The Education Council shall meet at the	
	described in paragraphs (1) through (3).	call of the Chairperson of the Council, or upon request by a majority of	ESSA relocates and rewords the section on
	(e) ADDITIONAL DUTIES OF THE EDUCATION COUNCIL.—	the members of the Education Council, but in any event not less often	
	(1) IN GENERAL.—The Education Council shall provide	than every 120 days.	compensation for the Education Council. See
	copies of any reports and recommendations issued by the Education	(8) NO COMPENSATION.—None of the funds made available	purple text
	Council, including any information that the Education	through the grant may be used to provide compensation to any	
	Council provides to the Secretary pursuant to subsection (i),	member of the Education Council or member of a working	
	to the Secretary, the Committee on Education and the	group established by the Education Council, for functions described	
	Workforce of the House of Representatives, and the Committee	in this section.	
	on Indian Affairs of the Senate.	(c) USE OF FUNDS FOR COORDINATION ACTIVITIES.—The	
Part B: Native Hawaiian	(2) ANNUAL REPORT.—The Education Council shall prepare	Education Council shall use funds made available through a grant	
Education	and submit to the Secretary an annual report on the Education	under subsection (a) to carry out each of the following activities:	 ESSA deletes "ANNUAL REPORT" section
Education	Council's activities.	(1) Providing advice about the coordination of, and serving	and adds the essence of that section under
	(3) ISLAND COUNCIL SUPPORT AND ASSISTANCE.—The	as a clearinghouse for, the educational and related services and	the new section titled "USE OF FUNDS FOR
	Education Council shall provide such administrative support and	programs available to Native Hawaiians, including the programs	
	financial assistance to the island councils established pursuant	assisted under this part.	TECHNICAL ASSISTANCE." See text in red.
	to subsection (f) as the Secretary determines to be appropriate,	(2) Assessing the extent to which such services and programs	
	in a manner that supports the distinct needs of each island	meet the needs of Native Hawaiians, and collecting data	
	council.	on the status of Native Hawaiian education.	
	(f) ESTABLISHMENT OF ISLAND COUNCILS.—	(3) Providing direction and guidance, through the issuance	
	(1) IN GENERAL.—In order to better effectuate the purposes	of reports and recommendations, to appropriate Federal, State,	
	of this part and to ensure the adequate representation of island	and local agencies in order to focus and improve the use of resources,	
	and community interests within the Education Council, the	including resources made available under this part, relating to Native	
	Secretary is authorized to facilitate the establishment of Native	Hawaiian education, and serving, where appropriate, in an advisory	 ESSA expands on the activities that the
	Hawaiian education island councils (hereafter in this part	capacity.	grant under this section can be used for.
	referred to as an 'island council') for the following islands:	(4) Awarding grants, if such grants enable the Education	See text in blue.
	(A) Hawaii.	Council to carry out the activities described in paragraphs (1)	See text in side.
	(B) Maui.	through (3). (5) Ulring an avacutive director, who shall essist in evacuting	
	(C) Molokai.	(5) Hiring an executive director, who shall assist in executing	
	(D) Lanai.	the duties and powers of the Education Council, as described	
	(E) Oahu.	in subsection (d).	
	(F) Kauai.	(d) USE OF FUNDS FOR TECHNICAL ASSISTANCE.—The	

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Part B: Native Hawaiian Education	(G) Niihau. (2) COMPOSITION OF ISLAND COUNCILS.—Each island council shall consist of parents, students, and other community members who have an interest in the education of Native Hawaiians, and shall be representative of individuals concerned with the educational needs of all age groups, from children in preschool through adults. At least three-fourths of the members of each island council shall be Native Hawaiians. (g) ADMINISTRATIVE PROVISIONS RELATING TO EDUCATION COUNCIL AND ISLAND COUNCILS.—The Education Council and each island council, or upon the request of the majority of the members of the appropriate council, or upon the request of the majority of the members of the appropriate council, but in any event not less often than four times during each calendar year. The provisions of the Federal Advisory Committee Act shall not apply to the Education Council and each island council. (h) COMPENSATION.—Members of the Education Council and each island council shall not receive any compensation for service on the Education Council and each island council, respectively. (i) REPORT.—Not later than 4 years after the date of enactment of the No Child Left Behind Act of 2001, the Secretary shall prepare and submit to the Committee on Education and the Workforce of the House of Representatives and the Committee on Indian Affairs of the Senate a report that summarizes the annual reports of the Education Council, describes the allocation and use of funds under this part, and contains recommendations for changes in Federal, State, and local policy to advance the purposes of this part.	Education Council shall use funds made available through a grant under subsection (a) to— (1) provide technical assistance to Native Hawaiian organizations that are grantees or potential grantees under this part; (2) obtain from such grantees information and data regarding grants awarded under this part, including information and data about— (A) the effectiveness of such grantees in meeting the educational priorities established by the Education Council, as described in paragraph (6)(D), using metrics related to these priorities; and (B) the effectiveness of such grantees in carrying out any of the activities described in paragraph (3) of section 6205(a) that are related to the specific goals and purposes of each grantee's grant project, using metrics related to these goals and purposes; (3) assess and define the educational needs of Native Hawaiians; (4) assess the programs and services available to address the educational needs of Native Hawaiians; (5) assess and evaluate the individual and aggregate impact achieved by grantees under this part in improving Native Hawaiian educational performance and meeting the goals of this part, using metrics related to these goals; and (6) prepare and submit to the Secretary, at the end of each calendar year, an annual report that contains— (A) a description of the activities of the Education Council during the calendar year; (B) a description of significant barriers to achieving the goals of this part; (C) a summary of each community consultation session described in subsection (e); and (D) recommendations to establish priorities for funding under this part, based on an assessment of— (i) the educational needs of Native Hawaiians; (ii) programs and services available to address such needs; (iii) the effectiveness of programs in improving the educational performance of Native Hawaiian students to help such students meet challenging State academic standards under section 1111(b)(1); and (iv) priorities for funding in specific geographic communities. (c) USE	 Changes ESSA also adds a fifth reason that grant funding can be used for. See text in green. ESSA deletes the sections titled "ISLAND COUNCIL SUPPORT AND ASSISTANCE," "ESTABLISHMENT OF ISLAND COUNCILS," and "COMPOSITION OF ISLAND COUNCILS. See text in red for deletion. COUNCILS. See text in red for deletion. EDUCATION COUNCIL". See purple text. ESSA also deletes FACA sentence. See text in red. ESSA deletes section titled "REPORT." See text in red. ESSA adds new section titled "USE OF FUNDS FOR COMMUNITY CONSULTATIONS". See text in green. ESSA adds new section titled "FUNDING". See text in green.

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		Oahu, and Kauai, at which— (1) not fewer than 3 members of the Education Council shall be in attendance; (2) the Education Council shall gather community input regarding— (A) current grantees under this part, as of the date of the consultation; (B) priorities and needs of Native Hawaiians; and (C) other Native Hawaiian education issues; and (3) the Education Council shall report to the community on the outcomes of the activities supported by grants awarded under this part. (f) FUNDING.—For each fiscal year, the Secretary shall use the amount described in section 6205(c)(2), to make a payment under the grant. Funds made available through the grant shall remain available until expended.	
Part B: Native Hawaiian Education	SEC. 7205. PROGRAM AUTHORIZED. (a) GENERAL AUTHORITY.— (1) GRANTS AND CONTRACTS.—The Secretary is authorized to make direct grants to, or enter into contracts with— (A) Native Hawaiian educational organizations; (B) Native Hawaiian community-based organizations; (C) public and private nonprofit organizations, agencies, and institutions with experience in developing or operating Native Hawaiian programs or programs of instruction in the Native Hawaiian language; and (D) consortia of the organizations, agencies, and institutions described in subparagraphs (A) through (C), to carry out programs that meet the purposes of this part. (2) PRIORITIES.—In awarding grants or contracts to carry out activities described in paragraph (3), the Secretary shall give priority to entities proposing projects that are designed to address— (A) beginning reading and literacy among students in kindergarten through third grade; (B) the needs of at-risk children and youth; (C) needs in fields or disciplines in which Native Hawaiians are underemployed; and (D) the use of the Hawaiian language in instruction.	SEC. 6205. [20 U.S.C. 7515] PROGRAM AUTHORIZED. (a) GENERAL AUTHORITY.— (1) GRANTS AND CONTRACTS.—The Secretary is authorized to make direct grants to, or enter into contracts with— (A) Native Hawaiian educational organizations; (B) Native Hawaiian community-based organizations; (C) public and private nonprofit organizations, agencies, and institutions with experience in developing or operating Native Hawaiian programs or programs of instruction in the Native Hawaiian language; (D) charter schools; and (E) consortia of the organizations, agencies, and institutions described in subparagraphs (A) through (C), to carry out programs that meet the purposes of this part. (2) PRIORITIES.—In awarding grants or contracts to carry out activities described in paragraph (3), the Secretary shall give priority to entities proposing projects that are designed to address— (A) beginning reading and literacy among students in kindergarten through third grade; (B) the needs of at-risk children and youth; (C) needs in fields or disciplines in which Native Hawaiians are underemployed; and (D) the use of the Hawaiian language in instruction.	PROGRAM AUTHORIZED: • ESSA adds charter schools as entity that can receive a grant or enter a contract. See text in green.

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	(3) AUTHORIZED ACTIVITIES.—Activities provided through	(3) AUTHORIZED ACTIVITIES.—Activities provided through	
	programs carried out under this part may include—	programs carried out under this part may include—	
	(A) the development and maintenance of a statewide	(A) the development and maintenance of a statewide	
	Native Hawaiian early education and care system to provide	Native Hawaiian early education and care system to provide	
	a continuum of services for Native Hawaiian children	a continuum of services for Native Hawaiian children	
	from the prenatal period of the children through age 5;	from the prenatal period of the children through age 5;	 ESSA changes "third grade" to "grade 3"
	(B) the operation of family-based education centers	(B) the operation of family-based education centers	and "fifth and sixth grade" to "grades 5 and
	that provide such services as—	that provide such services as—	6." See text in blue.
	(i) programs for Native Hawaiian parents and	(i) programs for Native Hawaiian parents and	
	their infants from the prenatal period of the infants	their infants from the prenatal period of the infants	
	through age 3;	through age 3;	
	(ii) preschool programs for Native Hawaiians; and	(ii) preschool programs for Native Hawaiians; and	
	(iii) research on, and development and assessment	(iii) research on, and development and assessment	
	of, family-based, early childhood, and preschool programs	of, family-based, early childhood, and preschool programs	
	for Native Hawaiians;	for Native Hawaiians;	
	(C) activities that enhance beginning reading and literacy	(C) activities that enhance beginning reading and literacy	
	in either the Hawaiian or the English language	in either the Hawaiian or the English language	
	among Native Hawaiian students in kindergarten through	among Native Hawaiian students in kindergarten through	
	third grade and assistance in addressing the distinct features	grade 3 and assistance in addressing the distinct features	
	of combined English and Hawaiian literacy for Hawaiian speakers in	•	
	fifth and sixth grade;	grades 5 and 6;	
	(D) activities to meet the special needs of Native Hawaiian students	(D) activities to meet the special needs of Native Hawaiian	
	with disabilities, including—	students with disabilities, including—	
art B: Native Hawaiian	(i) the identification of such students and their needs;	(i) the identification of such students and their needs;	
Education	(ii) the provision of support services to the families	(ii) the provision of support services to the families	
Education	of those students; and	of such students; and	
	(iii) other activities consistent with the requirements of the	(iii) other activities consistent with the requirements of the Individuals	
	Individuals with Disabilities Education Act;	with Disabilities Education Act;	
	(E) activities that address the special needs of Native	(E) activities that address the special needs of Native	
	Hawaiian students who are gifted and talented, including—	Hawaiian students who are gifted and talented, including—	
	(i) educational, psychological, and developmental	(i) educational, psychological, and developmental	
	activities designed to assist in the educational progress	activities designed to assist in the educational	
	of those students; and	progress of those students; and	
	(ii) activities that involve the parents of those students in a manner	(ii) activities that involve the parents of those students in a manner	
	designed to assist in the students' educational progress;	designed to assist in the educational progress of such students;	
	(F) the development of academic and vocational curricula	(F) the development of academic and vocational curricula	
	to address the needs of Native Hawaiian children	to address the needs of Native Hawaiian children	
	and adults, including curriculum materials in the Hawaiian	and adults, including curriculum materials in the Hawaiian	
	language and mathematics and science curricula that incorporate	language and mathematics and science curricula that incorporate Native	
	Native Hawaiian tradition and culture;	Hawaiian tradition and culture;	
	(G) professional development activities for educators,	(G) professional development activities for educators,	
	including—	including—	
	(i) the development of programs to prepare prospective teachers to	(i) the development of programs to prepare prospective teachers to	
	address the unique needs of Native Hawaiian students within the	address the unique needs of Native Hawaiian students within the	
	context of Native Hawaiian culture, language, and traditions;	context of Native Hawaiian culture, language, and traditions;	
	(ii) in-service programs to improve the ability of	(ii) in-service programs to improve the ability of	

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	teachers who teach in schools with concentrations of	teachers who teach in schools with high concentrations	-
	Native Hawaiian students to meet those students'	of Native Hawaiian students to meet the unique needs	
	unique needs; and	of such students; and	
	(iii) the recruitment and preparation of Native	(iii) the recruitment and preparation of Native	
	Hawaiians, and other individuals who live in communities	Hawaiians, and other individuals who live in communities	
	with a high concentration of Native Hawaiians, to become teachers;	with a high concentration of Native Hawaiians, to become teachers;	
	(H) the operation of community-based learning centers	(H) the operation of community-based learning centers	 ESSA expands the list of folks for whose
	that address the needs of Native Hawaiian families and	that address the needs of Native Hawaiian students, parents,	•
	communities through the coordination of public and private	families, and communities through the coordination	needs must be met. See text in green.
	programs and services, including—	of public and private programs and services, including—	 ESSA replaces certain services for services
	(i) preschool programs;	(i) early childhood education programs;	and contracts with more inclusive ones. See
	(ii) after-school programs;	(ii) before, after, and summer school programs, expanded	red text for deletion. See green text for
	(iii) vocational and adult education programs; and	learning time, or weekend academies;	addition.
	(iii) yoursilar and waste outsilion programs, and	(iii) career and technical education programs; and	
	(iv) programs that recognize and support the	(iv) programs that recognize and support the	ESSA deletes language on scholarships for
	unique cultural and educational needs of Native Hawaiian children,	unique cultural and educational needs of Native Hawaiian children, and	undergraduate and graduate study. See
	and incorporate appropriately qualified Native Hawaiian elders and	incorporate appropriately qualified Native Hawaiian elders and seniors;	text in red.
	seniors;	(I) activities, including program co-location, to enable	 ESSA deletes language on counseling and
	(I) activities, including program co-location, to enable	Native Hawaiians to enter and complete programs of postsecondary	guidance and faculty development
	Native Hawaiians to enter and complete programs of postsecondary	education, including—	, ,
Part B: Native Hawaiian	education, including—		activities. See text in red.
	(i) provision of full or partial scholarships for		
Education	undergraduate or graduate study that are awarded		
	to students based on their academic promise and financial		
	need, with a priority, at the graduate level, given		
	to students entering professions in which Native		
	Hawaiians are underrepresented;	(i) family literacy services; and	
	(ii) family literacy services;	(ii) counseling, guidance, and support services for	
	(iii) counseling and support services for students	students;	
	receiving scholarship assistance;		
	(iv) counseling and guidance for Native Hawaiian		
	secondary students who have the potential to receive		
	scholarships; and		
	(v) faculty development activities designed to promote		
	the matriculation of Native Hawaiian students;	(J) research and data collection activities to determine	
	(J) research and data collection activities to determine	the educational status and needs of Native Hawaiian children	
	the educational status and needs of Native Hawaiian children	and adults;	
	and adults;	(K) other research and evaluation activities related to programs carried	
	(K) other research and evaluation activities related to programs	out under this part; and	
	carried out under this part; and	(L) other activities, consistent with the purposes of	
	(L) other activities, consistent with the purposes of	this part, to meet the educational needs of Native Hawaiian	
	this part, to meet the educational needs of Native Hawaiian	children and adults.	
	children and adults.		
	(4) SPECIAL RULE AND CONDITIONS.—		
	(A) INSTITUTIONS OUTSIDE HAWAII.—The Secretary		
	shall not establish a policy under this section that prevents		

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Part B: Native Hawaiian Education	a Native Hawaiian student enrolled at a 2- or 4-year degree granting institution of higher education outside of the State of Hawaii from receiving a scholarship pursuant to paragraph (3)(I). (B) SCHOLARSHIP CONDITIONS.—The Secretary shall establish conditions for receipt of a scholarship awarded under paragraph (3)(I). The conditions shall require that an individual seeking such a scholarship enter into a contract to provide professional services, either during the scholarship period or upon completion of a program of postsecondary education, to the Native Hawaiian community. (b) ADMINISTRATIVE COSTS.—Not more than 5 percent of funds provided to a recipient of a grant or contract under subsection (a) for any fiscal year may be used for administrative purposes. "(c) AUTHORIZATION OF APPROPRIATIONS.— (1) IN GENERAL.—There are authorized to be appropriated to carry out this section and section 7204 such sums as may be necessary for fiscal year 2002 and each of the 5 succeeding fiscal years. (2) RESERVATION.—Of the funds appropriated under this subsection, the Secretary shall reserve \$500,000 for fiscal year 2002 and each of the 5 succeeding fiscal years to make a direct grant to the Education Council to carry out section 7204. (3) AVAILABILITY.—Funds appropriated under this subsection shall remain available until expended.	(b) ADMINISTRATIVE COSTS.—Not more than 5 percent of funds provided to a recipient of a grant or contract under subsection (a) for any fiscal year may be used for administrative purposes. (c) AUTHORIZATION OF APPROPRIATIONS.— (1) IN GENERAL.—There are authorized to be appropriated to carry out this section and section 6204 \$32,397,000 for each of fiscal years 2017 through 2020. (2) RESERVATION.—Of the funds appropriated under this subsection, the Secretary shall reserve \$500,000 for each of fiscal years 2017 through 2020 to make a direct grant to the Education Council to carry out section 6204. (3) AVAILABILITY.—Funds appropriated under this subsection shall remain available until expended.	 ESSA deletes section titled "SPECIAL RULE AND CONDITIONS". See text in red. ESSA updates language for authorization of appropriations to align with new timeline of new law. See text in blue. ESSA also specifies the amount for authorization of appropriations with a numerical value. See text in green.
	SEC. 7206. ADMINISTRATIVE PROVISIONS. (a) APPLICATION REQUIRED.—No grant may be made under this part, and no contract may be entered into under this part, unless the entity seeking the grant or contract submits an application to the Secretary at such time, in such manner, and containing such information as the Secretary may determine to be necessary to carry out the provisions of this part. (b) SPECIAL RULE.—Each applicant for a grant or contract under this part shall submit the application for comment to the local educational agency serving students who will participate in the program to be carried out under the grant or contract, and include those comments, if any, with the application to the Secretary.	SEC. 6206. [20 U.S.C. 7516] ADMINISTRATIVE PROVISIONS. (a) APPLICATION REQUIRED.—No grant may be made under this part, and no contract may be entered into under this part, unless the entity seeking the grant or contract submits an application to the Secretary at such time, in such manner, and containing such information as the Secretary may determine to be necessary to carry out the provisions of this part. (b) SPECIAL RULE.—Each applicant for a grant or contract under this part shall submit the application for comment to the local educational agency serving students who will participate in the program to be carried out under the grant or contract, and include those comments, if any, with the application to the Secretary.	ESSA made no change under this section.

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	SEC. 7207. DEFINITIONS.	SEC. 6207. [20 U.S.C. 7517] DEFINITIONS.	DEFINITIONS:
	In this part:	In this part:	ESSA adds another term under this section
	(1) NATIVE HAWAIIAN.—The term 'Native Hawaiian' means	(1) COMMUNITY CONSULTATION.—The term "community	(COMMUNITY CONSULTATION). See text in
	any individual who is—	consultation' means a public gathering—	green.
	(A) a citizen of the United States; and	(A) to discuss Native Hawaiian education concerns;	green
	(B) a descendant of the aboriginal people who, prior to 1778,	and	
	occupied and exercised sovereignty in the area that now comprises	(B) about which the public has been given not less than 30 days notice.	
	the State of Hawaii, as evidenced by—	(2) NATIVE HAWAIIAN.—The term "Native Hawaiian"	
	(i) genealogical records;	means any individual who is—	
	(ii) Kupuna (elders) or Kamaaina (long-term community residents)	(A) a citizen of the United States; and	
	verification; or	(B) a descendant of the aboriginal people who, prior to 1778, occupied	
	(iii) certified birth records.	and exercised sovereignty in the area that now comprises the State of	
	(2) NATIVE HAWAIIAN COMMUNITY-BASED	Hawaii, as evidenced by—	
	ORGANIZATION.—	(i) genealogical records;	
	The term 'Native Hawaiian community-based organization'	(ii) Kupuna (elders) or Kamaaina (long-term community residents)	
	means any organization that is composed primarily of Native	verification; or	
	Hawaiians from a specific community and that assists in the	(iii) certified birth records.	
	social, cultural, and educational development of Native Hawaiians	(3) NATIVE HAWAIIAN COMMUNITY-BASED	
	in that community.	ORGANIZATION.—	
	(3) NATIVE HAWAIIAN EDUCATIONAL ORGANIZATION.—	The term "Native Hawaiian community-based organization"	
	The term 'Native Hawaiian educational organization' means a	means any organization that is composed primarily of Native	
	private nonprofit organization that—	Hawaiians from a specific community and that assists in the	
	(A) serves the interests of Native Hawaiians;	social, cultural, and educational development of Native Hawaiians	
	(B) has Native Hawaiians in substantive and policymaking	in that community. (4) NATIVE HAWAIIAN EDUCATIONAL ORGANIZATION.—The	
	positions within the organization;		
Part B: Native Hawaiian	(C) incorporates Native Hawaiian perspective, values, language, culture, and traditions into the core function	term "Native Hawaiian educational organization" means a private nonprofit organization that—	
	of the organization;	(A) serves the interests of Native Hawaiians;	
Education	(D) has demonstrated expertise in the education of Native Hawaiian	(B) has Native Hawaiians in substantive and policymaking	
	youth; and	positions within the organization;	
	(E) has demonstrated expertise in research and program	(C) incorporates Native Hawaiian perspective, values,	
	development.	language, culture, and traditions into the core function of	
	(4) NATIVE HAWAIIAN LANGUAGE.—The term 'Native	the organization;	
	Hawaiian language' means the single Native American language	(D) has demonstrated expertise in the education of Native	
	indigenous to the original inhabitants of the State of Hawaii.	Hawaiian youth; and	
	(5) NATIVE HAWAIIAN ORGANIZATION.—The term 'Native	(E) has demonstrated expertise in research and program	
	Hawaiian organization' means a private nonprofit organization	development.	
	that—	(5) NATIVE HAWAIIAN LANGUAGE.—The term "Native Hawaiian	
	(A) serves the interests of Native Hawaiians;	language'' means the single Native American language	
	(B) has Native Hawaiians in substantive and policymaking	indigenous to the original inhabitants of the State of Hawaii.	
	positions within the organization; and	(6) NATIVE HAWAIIAN ORGANIZATION.—The term "Native	
	(C) is recognized by the Governor of Hawaii for the	Hawaiian organization' means a private nonprofit organization	
	purpose of planning, conducting, or administering programs	that—	
	(or portions of programs) for the benefit of Native Hawaiians.	(A) serves the interests of Native Hawaiians;	
	(6) OFFICE OF HAWAIIAN AFFAIRS.—The term 'Office of	(B) has Native Hawaiians in substantive and policymaking	
	Hawaiian Affairs' means the Office of Hawaiian Affairs established	positions within the organization; and	

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	by the Constitution of the State of Hawaii.	(C) is recognized by the Governor of Hawaii for the	
		purpose of planning, conducting, or administering programs	
		(or portions of programs) for the benefit of Native Hawaiians.	
		(7) OFFICE OF HAWAIIAN AFFAIRS.—The term "Office of	
		Hawaiian Affairs'' means the Office of Hawaiian Affairs established	
		by the Constitution of the State of Hawaii.	
	SEC. 7306. DEFINITIONS.	SEC. 6306. [20 U.S.C. 7546] DEFINITIONS.	DEFINITIONS:
	In this part:	In this part:	 ESSA expands on the definition of "ALASKA
	(1) ALASKA NATIVE.—The term 'Alaska Native' has the	(1) ALASKA NATIVE.—The term "Alaska Native" has the	NATIVE." See text in green.
	same meaning as the term 'Native' has in section 3(b) of the	same meaning as the term "Native" has in section 3(b) of the	ESSA elaborates on the definition of "ALASKA"
	Alaska Native Claims Settlement Act.	Alaska Native Claims Settlement Act (43 U.S.C. 1602(b)) and	NATIVE ORGANIZATION". See text in blue.
		includes the descendants of individuals so defined.	
	(2) ALASKA NATIVE ORGANIZATION.—The term 'Alaska	(2) ALASKA NATIVE ORGANIZATION.—The term "Alaska Native	
	Native organization' means a federally recognized tribe, consortium	organization" means an organization that has or commits	
	of tribes, regional nonprofit Native association, and	to acquire expertise in the education of Alaska Natives and	
	another organization that—	is—	
	(A) has or commits to acquire expertise in the education	(A) an Indian tribe, as defined in section 4 of the Indian	
	of Alaska Natives; and	Self-Determination and Education Assistance Act (25	
	(B) has Alaska Natives in substantive and policymaking	U.S.C. 450b), that is an Indian tribe located in Alaska;	
	positions within the organization.".	(B) a "tribal organization", as defined in section 4 of	
		such Act (25 U.S.C. 450b), that is a tribal organization located	
		in Alaska; or	
		(C) an organization listed in clauses (i) through (xii) of	
ut C. Alaska Nativa		section 419(4)(B) of the Social Security Act (42 U.S.C.	
rt C: Alaska Native		619(4)(B)(i) through (xii)), or the successor of an entity so	
Education		listed.	

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	SEC. 7301. SHORT TITLE.	SEC. 6301. [20 U.S.C. 7541] SHORT TITLE.	SHORT TITLE:
	This part may be cited as the 'Alaska Native Educational Equity,	This part may be cited as the "Alaska Native Educational Equity,	 ESSA made no changes under this section.
	Support, and Assistance Act'.	Support, and Assistance Act''.	
	SEC. 7302. FINDINGS.	SEC. 6302. [20 U.S.C. 7542] FINDINGS.	FINDINGS:
	Congress finds and declares the following:	Congress finds and declares the following:	ESSA deletes the first FINDING under NCLB.
	(1) The attainment of educational success is critical to		See text in red.
	the betterment of the conditions, long-term well-being, and		• ESSA changes some language under section 2
	preservation of the culture of Alaska Natives.	(1) It is the meliev of the Federal Covernment to mevizing	under "FINDINGS."
	(2) It is the policy of the Federal Government to encourage	(1) It is the policy of the Federal Government to maximize	• ESSA expands on the policy of the Federal
	the maximum participation by Alaska Natives in the planning and the management of Alaska Native education programs.	the leadership of and participation by Alaska Natives in the planning and the management of Alaska Native education programs	Government. See text in green.
	and the management of Alaska Native education programs.	and to support efforts developed by and undertaken	ESSA replaces the word "handicaps" with
		within the Alaska Native community to improve educational	"disadvantages". See text in blue.
		opportunity for all students.	ESSA changes the language around educational
	(3) Alaska Native children enter and exit school with serious	(2) Many Alaska Native children enter and exit school with serious	achievement of Alaska Native children. See text
	educational handicaps.	educational disadvantages.	in blue.
	(4) The educational achievement of Alaska Native children	(3) Overcoming the magnitude of the geographic challenges,	
	is far below national norms. Native performance on standardized	historical inequities, and other barriers to successfully	
	tests is low, Native student dropout rates are high, and	improving educational outcomes for Alaska Native students in	
	Natives are significantly underrepresented among holders of	rural, village, and urban settings is challenging. Significant	
	baccalaureate degrees in the State of Alaska. As a result,	disparities between academic achievement of Alaska Native	
	Native students are being denied their opportunity to become	students and non-Native students continue, including lower	
	full participants in society by grade school and high school	graduation rates, increased school dropout rates, and lower	
	educations that are condemning an entire generation to an	achievement scores on standardized tests.	• ESSA deletes FINDINGS #5 and #6. See text in
Part C: Alaska Native	underclass status and a life of limited choices.	(4) The preservation of Alaska Native cultures and languages	red.
Education	(5) The programs authorized in this part, combined with	and the integration of Alaska Native cultures and languages	• ESSA adds FINDINGS #4 and #5. See text in
	expanded Head Start, infant learning, and early childhood education	into education, positive identity development for Alaska	green.
	programs, and parent education programs, are essential	Native students, and local, place-based, and culture-based programming	• ESSA expands the last FINDING (#6). See text
	if educational handicaps are to be overcome.	are critical to the attainment of educational success	1

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	(6) The sheer magnitude of the geographic barriers to	and the long-term well-being of Alaska Native students.	in green.
	be overcome in delivering educational services in rural Alaska	(5) Improving educational outcomes for Alaska Native students	
	and Alaska villages should be addressed through the development	increases access to employment opportunities.	
	and implementation of innovative, model programs in		
	a variety of areas.		
	(7) Native children should be afforded the opportunity	(6) The Federal Government should lend support to efforts	
	to begin their formal education on a par with their non-Native	developed by and undertaken within the Alaska Native community	
	peers. The Federal Government should lend support to efforts	to improve educational opportunity for Alaska Native	
	developed by and undertaken within the Alaska Native community	students. In 1983, pursuant to Public Law 98–63, Alaska	
	to improve educational opportunity for all students.	ceased to receive educational funding from the Bureau of Indian	
		Affairs. The Bureau of Indian Education does not operate	
		any schools in Alaska, nor operate or fund Alaska Native education	
		programs. The program under this part supports the	
		Federal trust responsibility of the United States to Alaska Natives.	
	SEC. 7303. PURPOSES.	SEC. 6303. [20 U.S.C. 7543] PURPOSES.	PURPOSES:
	The purposes of this part are as follows:	The purposes of this part are as follows:	 ESSA expands the "PURPOSES" section. See
	(1) To recognize the unique educational needs of Alaska	(1) To recognize and address the unique educational needs of Alaska	text in green.
	Natives.	Natives.	 ESSA deletes language under the "
	(2) To authorize the development of supplemental educational	(2) To recognize the role of Alaska Native languages and	PURPOSES" section. See text in red.
	programs to benefit Alaska Natives.	cultures in the educational success and long-term well-being of	ESSA expands the "PURPOSES" section. See text in
	(3) To supplement existing programs and authorities in	Alaska Native students.	green.
	the area of education to further the purposes of this part.	(3) To integrate Alaska Native cultures and languages into	
		education, develop Alaska Native students' positive identity,	
		and support local place-based and culture-based curriculum	
		and programming.	
		(4) To authorize the development, management, and expansion	
		of effective supplemental educational programs to benefit	
		Alaska Natives.	
		(5) To provide direction and guidance to appropriate Federal,	
	(4) To provide direction and guidance to appropriate Federal,	State and local agencies to focus resources, including resources	
	State and local agencies to focus resources, including resources	made available under this part, on meeting the educational	
	made available under this part, on meeting the educational	needs of Alaska Natives.	
	needs of Alaska Natives.	(6) To ensure the maximum participation by Alaska Native	
		educators and leaders in the planning, development, implementation,	
		management, and evaluation of programs designed	
Part C: Alaska Native		to serve Alaska Native students.	
Education			
	SEC. 7304. PROGRAM AUTHORIZED.	SEC. 6304. [20 U.S.C. 7544] PROGRAM AUTHORIZED.	
	(a) GENERAL AUTHORITY.—	(a) GENERAL AUTHORITY.—	

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	(1) GRANTS AND CONTRACTS.—The Secretary is authorized	(1) GRANTS AND CONTRACTS.—The Secretary is authorized	_
	to make grants to, or enter into contracts with,	to make grants to, or enter into contracts with—	
	Alaska Native organizations, educational entities with experience in	(A) Alaska Native organizations with experience operating	
	developing or operating Alaska Native programs or programs of	programs that fulfill the purposes of this part;	
	instruction conducted in Alaska Native languages, cultural and	(B) Alaska Native organizations that do not have the	
	community-based organizations with experience in developing	experience described in subparagraph (A) but are in partnership	
	or operating programs to benefit Alaska Natives, and consortia	with—	
	of organizations and entities described in this paragraph to	(i) a State educational agency or a local educational	
	carry out programs that meet the purposes of this part.	agency; or	
		(ii) an Alaska Native organization that operates a	
		program that fulfills the purposes of this part;	
		(C) an entity located in Alaska, and predominately	
		governed by Alaska Natives, that does not meet the definition	
		of an Alaska Native organization under this part	
		but—	
		(i) has experience operating programs that fulfill	
		the purposes of this part; and	
		(ii) is granted an official charter or sanction, as	
		described in the definition of a tribal organization	
		under section 4 of the Indian Self-Determination and	
		Education Assistance Act (25 U.S.C. 450b), from at	
		least one Alaska Native tribe or Alaska Native organization	
		to carry out programs that meet the purposes	
		of this part.	
		(2) MANDATORY ACTIVITIES.—Activities provided through	 ESSA adds the section titled, "MANDATORY
		the programs carried out under this part shall include the following:	ACTIVITES". See text in green.
		(A) The development and implementation of plans,	
		methods, strategies, and activities to improve the educational	
		outcomes of Alaska Natives.	
		(B) The collection of data to assist in the evaluation of	
	(2) PERMISSIBLE ACTIVITIES.—Activities provided through	the programs carried out under this part.	 ESSA deletes "(A)" under PERMISSBLE
	programs carried out under this part may include the following:	(3) PERMISSIBLE ACTIVITIES.—Activities provided through	ACTIVTIES. See text in red.
	(A) The development and implementation of plans,	programs carried out under this part may include the following:	
	methods, and strategies to improve the education of Alaska	(A) The development of curricula and programs that	
Part C: Alaska Native	Natives.	address the educational needs of Alaska Native students,	
	(B) The development of curricula and educational programs	including the following:	
Education	that address the educational needs of Alaska Native	(i) Curriculum materials that are culturally informed	
	students, including the following:	and reflect the cultural diversity, languages,	ESSA elaborates on the listed PERMISSIBLE
	(i) Curriculum materials that reflect the cultural	history, or the contributions of Alaska Native people,	ACTIVITIES under NCLB. See text in blue.
	diversity or the contributions of Alaska Natives.	including curricula intended to preserve and promote	

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		Alaska Native culture.	
		(ii) Instructional programs that make use of Alaska	
		Native languages and cultures.	
	(ii) Instructional programs that make use of	(iii) Networks that develop, test, and disseminate	
	Native Alaskan languages.	best practices and introduce successful programs, materials, and	
	(iii) Networks that introduce successful programs,	techniques to meet the educational needs	
	materials, and techniques to urban and rural schools.	of Alaska Native students in urban and rural schools.	
		(B) Training and professional development activities	
		for educators, including the following:	
	(C) Professional development activities for educators,	(i) Pre-service and in-service training and professional	
	including the following:	development programs to prepare teachers to	
	(i) Programs to prepare teachers to address the	develop appreciation for, and understanding of, Alaska	
	cultural diversity and unique needs of Alaska Native	Native history, cultures, values, and ways of knowing	
	students.	and learning in order to effectively address the cultural	
	(ii) In-service programs to improve the ability of	diversity and unique needs of Alaska Native students	
	teachers to meet the unique needs of Alaska Native	and improve the teaching methods of educators.	
	students.	(ii) Recruitment and preparation of Alaska Native	
	(iii) Recruitment and preparation of teachers who	teachers.	
	are Alaska Native, reside in communities with high		
	concentrations of Alaska Native students, or are likely		
	to succeed as teachers in isolated, rural communities	(iii) Programs that will lead to the certification	
	and engage in cross-cultural instruction in Alaska.	and licensing of Alaska Native teachers, principals,	
		other school leaders, and superintendents.	
		(C) Early childhood and parenting education activities	
		designed to improve the school readiness of Alaska Native	 ESSA expands the list of activities under the
		children, including—	PERMISSIBLE ACTIVITIES section. See text
		(i) the development and operation of home visiting	in green.
		programs for Alaska Native preschool children, to ensure	• ESSA moves "Family Literacy Services" from
	(D) The development and operation of home instruction	the active involvement of parents in their children's	its own letter (E) in NCLB to be under letter (C
	programs for Alaska Native preschool children, to	education from the earliest ages;	Early childhood. See text in purple.
	ensure the active involvement of parents in their children's	(ii) training, education, and support, including in home	 ESSA relocates a component under the "HOME
	education from the earliest ages.	visitation, for parents and caregivers of Alaska	INSTRUCTION" section in NCLB to be under
	education from the carriest ages.	Native children to improve parenting and caregiving	
		skills (including skills relating to discipline and cognitive	"Training and professional development." See
		development, reading readiness, observation, storytelling, and critical	purple text.
Part C: Alaska Nativ	e	thinking);	ESSA expands the list of activities under the PERMISSIPLE ACTIVITIES ageties. See tout.
Education		(iii) family literacy services;	PERMISSIBLE ACTIVITIES section. See text
		(iv) activities carried out under the Head Start	in green.
	(E) Family literacy services.	Act (42 U.S.C. 9831 et seq.);	
	(E) Fairing incracy services.	***	
		(v) programs for parents and their infants, from	

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		the prenatal period of the infant through age 3;	
		(vi) early childhood education programs; and	
		(vii) native language immersion within early	
		childhood education programs, Head Start, or preschool	
		programs.	
		(D) The development and operation of student enrichment	
		programs, including programs in science, technology,	
	(F) The development and operation of student enrichment	engineering, and mathematics that—	
	programs in science and mathematics that—	(i) are designed to prepare Alaska Native students	• ESSA changes the wording for (i), (ii), and (iii)
		to excel in such subjects;	under "the development and operation of
	(i) are designed to prepare Alaska Native students		student enrichment programs." See text in blue.
	from rural areas, who are preparing to enter secondary	(ii) provide appropriate support services to enable	programme programmes
	school, to excel in science and math;	such students to benefit from the programs; and	
	(ii) provide appropriate support services to the	(iii) include activities that recognize and support	
	families of such students that are needed to enable	the unique cultural and educational needs of Alaska	
	such students to benefit from the programs; and	Native children and incorporate appropriately qualified	
	(iii) may include activities that recognize and support	Alaska Native elders and other tradition bearers.	
	the unique cultural and educational needs of	Thanka Thanke Chacks and other tradition scarcis.	
	Alaska Native children, and incorporate appropriately	(E) Research and data collection activities to determine	
	qualified Alaska Native elders and seniors.	the educational status and needs of Alaska Native	
	(G) Research and data collection activities to determine	children and adults and other such research and evaluation	
	the educational status and needs of Alaska Native	activities related to programs funded under this part.	
	children and adults.	(F) Activities designed to enable Alaska Native students	• ESSA armonds the list of estivities under the
	(H) Other research and evaluation activities related	served under this part to meet the challenging State	ESSA expands the list of activities under the PERMISSIBLE ACTIVITIES section. See text
	to programs carried out under this part.		
	to programs carried out under this part.	academic standards or increase the graduation rates of Alaska Native students, such as—	in green.
			ESSA deletes language under PERMISSIBLE
		(i)remedial and enrichment programs;	ACTIVITIES section. See text in red.
			 ESSA adds language under PERMISSIBLE
	(I) Remedial and enrichment programs to assist		ACTIVITIES section. See text in green.
	Alaska Native students in performing at a high level on		 ESSA deletes "HOME INSTRUCTION
	standardized tests.		PROGRAMS" section. See text in red.
	(J) Education and training of Alaska Native students		
Part C: Alaska Native	enrolled in a degree program that will lead to certification		
Education	or licensing as teachers.		
Ladoution	(K) Parenting education for parents and caregivers		
	of Alaska Native children to improve parenting and	(ii) culturally based education programs, such as—	
	caregiving skills (including skills relating to discipline and	(I) programs of study and other instruction in	
	cognitive development), including parenting education provided	Alaska Native history and ways of living to share	
	through in-home visitation of new mothers.	the rich and diverse cultures of Alaska Natives	
	(L) Cultural education programs operated by the	among Alaska Native youth and elders, non-Native	

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	Alaska Native Heritage Center and designed to share the	students and teachers, and the larger community;	
	Alaska Native culture with students.	(II) instructing Alaska Native youth in leadership,	
	(M) A cultural exchange program operated by the	communication, and Alaska Native culture,	
	Alaska Humanities Forum and designed to share Alaska	arts, history, and languages;	
	Native culture with urban students in a rural setting,	(III) intergenerational learning and internship	
	which shall be known as the Rose Cultural Exchange Program.	opportunities to Alaska Native youth and young	
	(N) Activities carried out through Even Start programs	adults;	
	carried out under subpart 3 of part B of title I	(IV) providing cultural immersion activities	
	and Head Start programs carried out under the Head Start	aimed at Alaska Native cultural preservation;	
	Act, including the training of teachers for programs	(V) native language instruction and immersion	
	described in this subparagraph.	activities, including native language immersion	
	(O) Other early learning and preschool programs.	nests or schools;	
	(P) Dropout prevention programs such as the Cook	(VI) school-within-a-school model programs;	
	Inlet Tribal Council's Partners for Success program.	and	
	(Q) An Alaska Initiative for Community Engagement	(VII) preparation for postsecondary education	
	program.	and career planning; and	
	(R) Career preparation activities to enable Alaska	(iii) comprehensive school or community-based	
	Native children and adults to prepare for meaningful	support services, including services that—	
	employment, including programs providing tech-prep, mentoring,	(I) address family instability and trauma; and	
	training, and apprenticeship activities.	(II) improve conditions for learning at home,	
	(S) Provision of operational support and purchasing	in the community, and at school.	
	of equipment, to develop regional vocational schools in rural	(G) Student and teacher exchange programs, cross-cultural	
	areas of Alaska, including boarding schools, for Alaska	immersion programs, and culture camps designed to	
	Native students in grades 9 through 12, or at higher levels	build mutual respect and understanding among participants.	
	of education, to provide the students with necessary	(H) Education programs for at-risk urban Alaska Native	
	resources to prepare for skilled employment opportunities.	students that are designed to improve academic proficiency	
	(T) Other activities, consistent with the purposes of	and graduation rates, use strategies otherwise permissible	
	this part, to meet the educational needs of Alaska Native	under this part, and incorporate a strong data collection	
	children and adults.	and continuous evaluation component.	
	(3) HOME INSTRUCTION PROGRAMS.—Home instruction	(I) Strategies designed to increase the involvement of	
	programs for Alaska Native preschool children carried out under	parents in their children's education.	
	paragraph (2)(D) may include the following:	(J) Programs and strategies that increase connections	
	(A) Programs for parents and their infants, from the	between and among schools, families, and communities, including	
	prenatal period of the infant through age 3.	positive youth-adult relationships, to—	
	(B) Preschool programs.	(i) promote the academic progress and positive development	
Part C: Alaska Native	(C) Training, education, and support for parents in	of Alaska Native children and youth; and	
	such areas as reading readiness, observation, story telling,	(ii) improve conditions for learning at home, in the	
Education	and critical thinking.	community, and at school.	
	(b) LIMITATION ON ADMINISTRATIVE COSTS.—Not more	(K) Career preparation activities to enable Alaska Native	
	than 5 percent of funds provided to a grantee under this section for	children and adults to prepare for meaningful employment,	

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	any fiscal year may be used for administrative purposes.	including programs providing tech-prep, mentoring,	
	(c) PRIORITIES.—In awarding grants or contracts to carry out	training, and apprenticeship activities.	
	activities described in subsection (a)(2), except for activities listed	(L) Support for the development and operational activities	
	in subsection (d)(2), the Secretary shall give priority to applications	of regional vocational schools in rural areas of	
	from Alaska Native regional nonprofit organizations, or consortia	Alaska to provide students with necessary resources to	
	that include at least one Alaska Native regional nonprofit	prepare for skilled employment opportunities.	
	organization.	(M) Regional leadership academies that demonstrate	
		effectiveness in building respect and understanding, and	
		fostering a sense of Alaska Native identity in Alaska Native	
		students to promote their pursuit of and success in	
		completing higher education or career training.	
		(N) Other activities, consistent with the purposes of	
		this part, to meet the educational needs of Alaska Native	
		children and adults.	
		(b) AUTHORIZATION OF APPROPRIATIONS.—There are	
	(d) AUTHORIZATION OF APPROPRIATIONS.—	authorized to be appropriated to carry out this section \$31,453,000 for	ESSA deletes language around specific amount
	(1) IN GENERAL.—There are authorized to be appropriated	each of fiscal years 2017 through 2020.	for authorization of appropriations. See text in
	to carry out this section such sums as may be necessary for		red.
	fiscal year 2002 and each of the 5 succeeding fiscal years.		 ESSA updates authorization of appropriations
	(2) AVAILABILITY OF FUNDS.—Of the funds appropriated		language for fiscal years 2017 through 2020.
	and made available under this section for a fiscal year, the		See text in blue.
	Secretary shall make available—		ESSA adds a specific amount for authorization
	(A) not less than \$1,000,000 to support activities		of appropriations. See text in green.
	described in subsection (a)(2)(K);		
	(B) not less than \$1,000,000 to support activities		
	described in subsection (a)(2)(L);		
	(C) not less than \$1,000,000 to support activities		
	described in subsection (a)(2)(M);		
	(D) not less than \$2,000,000 to support activities		
	described in subsection (a)(2)(P); and		
	(E) not less than \$2,000,000 to support activities		
	described in subsection (a)(2)(Q).		
Part C: Alaska Native	SEC. 7305. ADMINISTRATIVE PROVISIONS.	SEC. 6305. [20 U.S.C. ???] ADMINISTRATIVE PROVISIONS.	ADMINISTRATIVE PROVISIONS:
	(a) APPLICATION REQUIRED.—No grant may be made under	Not more than 5 percent of funds provided to an award recipient	 ESSA deletes text in red.
Education	this part, and no contract may be entered into under this part,	under this part for any fiscal year may be used for administrative	 ESSA adds text in green.
	unless the entity seeking the grant or contract submits an application	purposes.	
	to the Secretary in such form, in such manner, and containing		
	such information as the Secretary may determine necessary to		
	carry out the provisions of this part.		
	(b) APPLICATIONS.—A State educational agency or local		

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	educational agency may apply for an award under this part only		
	as part of a consortium involving an Alaska Native organization.		
	The consortium may include other eligible applicants.		
	(c) CONSULTATION REQUIRED.—Each applicant for an award		
	under this part shall provide for ongoing advice from and		
	consultation with representatives of the Alaska Native community.		
	(d) LOCAL EDUCATIONAL AGENCY COORDINATION.—		
	Each applicant for an award under this part shall inform each local		
	educational agency serving students who would participate in the		
	program to be carried out under the grant or contract about the		
	application.		
	SEC. 703. SAVINGS PROVISIONS.	SEC. 703. SAVINGS PROVISIONS.	SEC. 703. SAVINGS PROVISIONS:
	Funds appropriated for parts A, B, and C of title IX of the		 ESSA deletes section titled "CONFIRMING
	Elementary and Secondary Education Act of 1965 (as in effect	NO APPLICABLE LANGUAGE	AMENDMENTS." See text in red.
	on the day before the date of enactment of this Act) shall be		
	available for use under parts A, B, and C, respectively, of title		
Part C: Alaska Native	VII of such Act, as added by this section.		
Education			

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Appendix of Sections from NCLB that Are Not in ESSA

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Subpart III: National Activities	SEC. 7132. IN-SERVICE TRAINING FOR TEACHERS OF INDIAN CHILDREN. (a) GRANTS AUTHORIZED.—In addition to the grants authorized by section 7122(c), the Secretary may make grants to eligible consortia for the provision of high quality in-service training. The Secretary may make such a grant to— (1) a consortium of a tribal college and an institution of higher education that awards a degree in education; or (2) a consortium of— (A) a tribal college; (B) an institution of higher education that awards a degree in education; and (C) one or more elementary schools or secondary schools operated by the Bureau of Indian Affairs, local educational agencies serving Indian children, or tribal educational agencies. (b) USE OF FUNDS.— (1) IN-SERVICE TRAINING.—A consortium that receives a grant under subsection (a) shall use the grant funds only to provide high quality in-service training to teachers, including teachers who are not Indians, in schools of local educational agencies with substantial numbers of Indian children enrolled in their schools, in order to better meet the needs of those children. (2) COMPONENTS.—The training described in paragraph (1) shall include such activities as preparing teachers to use the best available scientifically based research practices and learning strategies, and to make the most effective use of curricula and materials, to respond to the unique needs of Indian children in their classrooms. (c) PREFERENCE FOR INDIAN APPLICANTS.—In applying section 7143 to this section, the Secretary shall give a preference to any consortium that includes one or more of the entities described in section 7143.	NO APPLICABLE LANGUAGE	IN-SERVICE TRAINING FOR TEACHERS OF INDIAN CHILDREN: • ESSA deletes the section titled "IN-SERVICE TRAINING FOR TEACHERS OF INDIAN CHILDREN" entirely. See text in red. (This section was not funded. Grants for activities under IN-SERVICE TRAINING FOR TEACHERS OF INDIAN CHILDREN would have to come from a previous authorization of appropriation in Subpart II, under section "PROFESSIONAL DEVELOPLMENT FOR TEACHERS AND EDUCATION PROFESSIONALS).
	SEC. 7133. FELLOWSHIPS FOR INDIAN STUDENTS. (a) FELLOWSHIPS.— (1) AUTHORITY.—The Secretary is authorized to award fellowships to Indian students to enable such students to study in graduate and professional programs at institutions of higher education. (2) REQUIREMENTS.—The fellowships described in paragraph (1) shall be awarded to Indian students to enable such students to pursue a course of study—	NO APPLICABLE LANGUAGE	FELLOWSHIPS FOR INDIAN STUDENTS • ESSA deletes the section titled "FELLOWSHIPS FOR INDIAN STUDENTS" entirely. See text in red. This section did not have a specific authorization of appropriations allocated.

	(A) of not more than 4 academic years; and (B) that leads—		
	(i) toward a postbaccalaureate degree in medicine,		
	clinical psychology, psychology, law, education, or a		
	related field; or		
	(ii) to an undergraduate or graduate degree in		
	engineering, business administration, natural		
	resources, or a related field.		
	(b) STIPENDS.—The Secretary shall pay to Indian students		
	awarded fellowships under subsection (a) such stipends (including		
	allowances for subsistence of such students and dependents of such		
	students) as the Secretary determines to be consistent with		
	prevailing practices under comparable federally supported programs. (c) PAYMENTS TO INSTITUTIONS IN LIEU OF TUITION.—		
	The Secretary shall pay to the institution of higher education at		
	which such a fellowship recipient is pursuing a course of study, in		
	lieu of tuition charged to such recipient, such amounts as the		
	Secretary may determine to be necessary to cover the cost of		
	education provided to such recipient.		
	(d) SPECIAL RULES.—		
Subpart III: National	(1) IN GENERAL.—If a fellowship awarded under subsection		
Activities	(a) is vacated prior to the end of the period for which the		
	fellowship is awarded, the Secretary may award an additional		
	fellowship for the unexpired portion of the period of the first fellowship.		
	(2) WRITTEN NOTICE.—Not later than 45 days before the		
	commencement of an academic term, the Secretary shall provide	NO APPLICABLE LANGUAGE	
	to each individual who is awarded a fellowship under subsection		
	(a) for such academic term written notice of—		
	(A) the amount of the funding for the fellowship;		
	and		
	(B) any stipends or other payments that will be made		
	under this section to, or for the benefit of, the individual		
	for the academic term.		
	(3) PRIORITY.—Not more than 10 percent of the fellowships awarded under subsection (a) shall be awarded, on a priority		
	basis, to persons receiving training in guidance counseling with		
	a specialty in the area of alcohol and substance abuse counseling		
	and education.		
	(e) SERVICE OBLIGATION.—		
	(1) IN GENERAL.—The Secretary shall require, by regulation,		
	that an individual who receives financial assistance under		
	this section—		
	(A) perform work—		
	(i) related to the training for which the individual		
	receives the assistance under this section; and		
	(ii) that benefits Indian people; or		

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	(B) repay all or a prorated portion of such assistance. (2) REPORTING.—The Secretary shall establish, by regulation, a reporting procedure under which a recipient of assistance under this section shall, not later than 12 months after the date of completion of the training, and periodically thereafter, provide information concerning the compliance of such recipient with the work requirement described in paragraph (1). (f) ADMINISTRATION OF FELLOWSHIPS.—The Secretary may administer the fellowships authorized under this section through a grant to, or contract or cooperative agreement with, an Indian organization with demonstrated qualifications to administer all facets of the program assisted under this section.	NO APPLICABLE LANGUAGE	
Subpart III: National Activities	SEC. 7134. GIFTED AND TALENTED INDIAN STUDENTS. (a) PROGRAM AUTHORIZED.—The Secretary is authorized to— (1) establish two centers for gifted and talented Indian students at tribally controlled community colleges in accordance with this section; and (2) support demonstration projects described in subsection (c). (b) ELIGIBLE ENTITIES.—The Secretary shall make grants, or enter into contracts, for the activities described in subsection (a), to or with— (1) two tribally controlled community colleges that— (A) are eligible for funding under the Tribally Controlled College or University Assistance Act of 1978; and (B) are fully accredited; or (2) the American Indian Higher Education Consortium, if the Secretary does not receive applications that the Secretary determines to be approvable from two colleges that meet the requirements of paragraph (1). (c) USE OF FUNDS.— (1) IN GENERAL.—Funds made available through the grants made, or contracts entered into, by the Secretary under subsection (b) shall be used for— (A) the establishment of centers described in subsection (a); and (B) carrying out demonstration projects designed to— (i) address the special needs of Indian students in elementary schools and secondary schools who are gifted and talented; and (ii) provide such support services to the families of the students described in clause (i) as are needed to enable such students to benefit from the projects. (2) SUBCONTRACTS.—Each recipient of a grant or contract under subsection (b) to carry out a demonstration project under subsection (a) may enter into a contract with any other entity,	NO APPLICABLE LANGUAGE	SIFTED AND TALENTED INDIAN STUDENTS: • ESSA deletes the section titled "GIFTED AND TALENTED INDIAN STUDENTS" entirely. See text in red. This section did not have a specific authorization of appropriations allocated.

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	including the Children's Television Workshop, to carry out the	T	
	demonstration project.		
	(3) DEMONSTRATION PROJECTS.—Demonstration projects		
	assisted under subsection (b) may include—		
	(A) the identification of the special needs of gifted		
	and talented Indian students, particularly at the		
	elementary school level, giving attention to—		
	(i) identifying the emotional and psychosocial		
	needs of such students; and		
	(ii) providing such support services to the families		
	of such students as are needed to enable such students		
	to benefit from the projects;		
	(B) the conduct of educational, psychosocial, and		
	developmental activities that the Secretary determines hold		
	a reasonable promise of resulting in substantial progress		
	toward meeting the educational needs of such gifted and talented children, including—		
	(i) demonstrating and exploring the use of Indian		
	languages and exposure to Indian cultural traditions;		
	and		
Subpart III: National	(ii) carrying out mentoring and apprenticeship		
Activities	programs;	NO APPLICABLE LANGUAGE	
Activities	(C) the provision of technical assistance and the		
	coordination of activities at schools that receive grants		
	under subsection (d) with respect to the activities assisted		
	under such grants, the evaluation of programs assisted		
	under such grants, or the dissemination of such evaluations;		
	(D) the use of public television in meeting the special		
	educational needs of such gifted and talented children;		
	(E) leadership programs designed to replicate programs		
	for such children throughout the United States, including		
	disseminating information derived from the demonstration		
	projects conducted under subsection (a); and (F) appropriate research, evaluation, and related		
	activities pertaining to the needs of such children and		
	to the provision of such support services to the families		
	of such children as are needed to enable such children		
	to benefit from the projects.		
	(4) APPLICATION.—Each eligible entity desiring a grant		
	or contract under subsection (b) shall submit an application		
	to the Secretary at such time, in such manner, and accompanied		
	by such information, as the Secretary may reasonably require.		
	(d) ADDITIONAL GRANTS.—		
	(1) IN GENERAL.—The Secretary, in consultation with the		
	Secretary of the Interior, shall award 5 grants to schools funded		
	by the Bureau of Indian Affairs (hereafter referred to individually		
	in this section as a 'Bureau school') for program research		

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	and development and the development and dissemination of	
	curriculum and teacher training material, regarding—	
	(A) gifted and talented students;	
	(B) college preparatory studies (including programs	
	for Indian students with an interest in pursuing teaching	
	careers);	
	(C) students with special culturally related academic	
	needs, including students with social, lingual, and cultural	
	needs; or	
	(D) mathematics and science education.	
	(2) APPLICATIONS.—Each Bureau school desiring a grant	
	under this subsection shall submit an application to the Secretary	
	at such time, in such manner, and accompanied by	
	such information, as the Secretary may reasonably require.	
	(3) SPECIAL RULE.—Each application described in paragraph	
	(2) shall be developed, and each grant under this subsection	
	shall be administered, jointly by the supervisor of the	
	Bureau school and the local educational agency serving such school.	
	(4) REQUIREMENTS.—In awarding grants under paragraph	
	(1), the Secretary shall achieve a mixture of the programs	NO APPLICABLE LANGUAGE
Code a set III. Notice and	described in paragraph (1) that ensures that Indian students	NO AFFLICABLE LANGUAGE
Subpart III: National	at all grade levels and in all geographic areas of the United	
Activities	States are able to participate in a program assisted under	
	this subsection.	
	(5) GRANT PERIOD.—Subject to the availability of appropriations,	
	a grant awarded under paragraph (1) shall be	
	awarded for a 3-year period and may be renewed by the Secretary	
	for additional 3-year periods if the Secretary determines	
	that the performance of the grant recipient has been satisfactory.	
	(6) DISSEMINATION.—	
	(A) COOPERATIVE EFFORTS.—The dissemination of any	
	materials developed from activities assisted under paragraph	
	(1) shall be carried out in cooperation with entities	
	that receive funds pursuant to subsection (b).	
	(B) REPORT.—The Secretary shall prepare and submit	
	to the Secretary of the Interior and to Congress a report	
	concerning any results from activities described in this	
	subsection.	
	(7) EVALUATION COSTS.—	
	(A) DIVISION.—The costs of evaluating any activities	
	assisted under paragraph (1) shall be divided between the	
	Bureau schools conducting such activities and the recipients	
	of grants or contracts under subsection (b) who conduct	
	demonstration projects under subsection (a).	
	(B) GRANTS AND CONTRACTS.—If no funds are provided	
	under subsection (b) for—	

	(i) the evaluation of activities assisted under paragraph (1); (ii) technical assistance and coordination with respect to such activities; or (iii) the dissemination of the evaluations referred to in clause (i), the Secretary shall make such grants, or enter into such contracts, as are necessary to provide for the evaluations, technical assistance, and coordination of such activities, and the dissemination of the evaluations. (e) INFORMATION NETWORK.—The Secretary shall encourage each recipient of a grant or contract under this section to work cooperatively as part of a national network to ensure that the information developed by the grant or contract recipient is readily available to the entire educational community.	NO APPLICABLE LANGUAGE	
Subpart III: National Activities	SEC. 7136. IMPROVEMENT OF EDUCATIONAL OPPORTUNITIES FOR ADULT INDIANS. (a) IN GENERAL.—The Secretary shall make grants to State educational agencies, local educational agencies, and Indian tribes, institutions, and organizations— (1) to support planning, pilot, and demonstration projects that are designed to test and demonstrate the effectiveness of programs for improving employment and educational opportunities for adult Indians; (2) to assist in the establishment and operation of programs that are designed to stimulate— (A) the provision of basic literacy opportunities for all nonliterate Indian adults; and (B) the provision of opportunities to all Indian adults to qualify for a secondary school diploma, or its recognized equivalent, in the shortest period of time feasible; (3) to support a major research and development program to develop more innovative and effective techniques for achieving literacy and secondary school equivalency for Indians; (4) to provide for basic surveys and evaluations to define accurately the extent of the problems of illiteracy and lack of secondary school completion among Indians; and (5) to encourage the dissemination of information and materials relating to, and the evaluation of, the effectiveness of education programs that may offer educational opportunities to Indian adults. (b) EDUCATIONAL SERVICES.—The Secretary may make grants to Indian tribes, institutions, and organizations to develop and establish educational services and programs specifically designed to improve educational opportunities for Indian adults. (c) INFORMATION AND EVALUATION.—The Secretary may make grants to, and enter into contracts with, public agencies and institutions and Indian tribes, institutions, and organizations, for—	NO APPLICABLE LANGUAGE	IMPROVEMENT OF EDUCATIONAL OPPORTUNITIES FOR ADULT INDIANS: • ESSA deletes the section titled "FELLOWSHIPS FOR INDIAN STUDENTS" entirely. See text in red. This section did not have a specific authorization of appropriations allocated.

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	(1) the dissemination of information concerning educational		
	programs, services, and resources available to Indian		
	adults, including evaluations of the programs, services, and		
	resources; and		
	(2) the evaluation of federally assisted programs in which		
	Indian adults may participate to determine the effectiveness		
	of the programs in achieving the purposes of the programs		
	with respect to Indian adults.		
	(d) APPLICATIONS.—		
	(1) IN GENERAL.—Each entity desiring a grant or contract		
	under this section shall submit to the Secretary an application		
	at such time, in such manner, containing such information,		
	and consistent with such criteria, as the Secretary may prescribe		
	in regulations.		
	(2) CONTENTS.—Each application described in paragraph		
	(1) shall contain—		
	(A) a statement describing the activities to be conducted		
	and the objectives to be achieved under the grant		
Cooking and 111. At a the cook	or contract; and		
Subpart III: National	(B) a description of the method to be used for evaluating	NO APPLICABLE LANGUAGE	
Activities	the effectiveness of the activities for which assistance		
	is sought and determining whether the objectives of the		
	grant or contract are achieved.		
	(3) APPROVAL.—The Secretary shall not approve an		
	application described in paragraph (1) unless the Secretary		
	determines that such application, including any documentation		
	submitted with the application, indicates that—		
	(A) there has been adequate participation, by the		
	individuals to be served and the appropriate tribal communities,		
	in the planning and development of the activities		
	to be assisted; and		
	(B) the individuals and tribal communities referred		
	to in subparagraph (A) will participate in the operation		
	and evaluation of the activities to be assisted.		
	(4) PRIORITY.—In approving applications under paragraph		
	(1), the Secretary shall give priority to applications from Indian		
	educational agencies, organizations, and institutions.		
	(e) ADMINISTRATIVE COSTS.—Not more than 5 percent of the		
	funds made available to an entity through a grant or contract		
	made or entered into under this section for a fiscal year may		
	be used to pay for administrative costs.		

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SEC. 702. CONFORMING AMENDMENTS.	SEC. 702. CONFORMING AMENDMENTS.
NO APPLICABLE LANGUAGE	SEC. 702. CONFORMING AMENDMENTS. • ESSA deletes section titled "CONFORMING AMENDMENTS." See text in red. This section outlines the change in citation due to the change in Title, Section, and Reference numbers.
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Part C: Alaska Native Education	7912)" and inserting "section 7207 of the Native Hawaiian Education Act". (h) ASSETS FOR INDEPENDENCE ACT.—Section 404(11) of the Assets for Independence Act (42 U.S.C. 604 note) is amended by striking "section 9212 of the Native Hawaiian Education Act (20 U.S.C. 7912)" and inserting "section 7207 of the Native Hawaiian Education Act".	NO APPLICABLE LANGUAGE	
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