FIRST ENGROSSMENT

Fifty-ninth Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1038

Introduced by

Legislative Council

(No Child Left Behind Committee)

1 A BILL for an Act to establish an advisory commission on the No Child Left Behind Act; and to

2 amend and reenact section 54-35-21 of the North Dakota Century Code, relating to the interim

3 no child left behind committee.

4 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

5	SEC	TION 1. Advisory commission on the No Child Left Behind Act - Membership			
6	- Terms - Meetings.				
7	<u>1.</u>	The advisory commission on the No Child Left Behind Act of 2001 consists of the			
8		following members:			
9		a. <u>One individual appointed by the North Dakota council of educational leaders;</u>			
10		b. One individual appointed by the North Dakota education association;			
11		c. One individual appointed by the North Dakota school boards association;			
12		d. One individual appointed by the state superintendent of public instruction;			
13		e. One individual appointed by the North Dakota Indian affairs commission;			
14		f. One individual appointed by the education standards and practices board;			
15		g. One individual appointed by the governor; and			
16		h. Six legislators appointed by the legislative council.			
17	<u>2.</u>	The legislative council shall designate the chairman and vice chairman of the			
18		commission.			
19	<u>3.</u>	If any member of the commission resigns or ceases to be a member of the class			
20		the member represents, that individual's membership on the commission ceases			
21		immediately and the appropriate appointing authority shall appoint a new member			
22		to complete the remainder of the term.			
23	<u>4.</u>	The commission shall meet at least semiannually.			

1	SECTIO	DN 2. <u>Commission functions and duties.</u> <u>The advisory commission on the</u>
2	No Child Left E	Behind Act shall:
3	<u>1. a.</u>	Examine the nature and scope of assessments permissible under the No
4		<u>Child Left Behind Act [Pub. L. 107-110; 115 Stat. 1425; 20 U.S.C. 6301</u>
5		et seq.] in determining the adequate yearly progress of special education
6		students and English language learners and in determining the adequate
7		yearly progress of students in other subgroups, if applicable.
8	<u>b.</u>	Review issues of cost, staff training, and communication to the field of known
9		assessment alternatives.
10	<u>C.</u>	Explore the use of instructional level assessments and the use of exemptions
11		from assessment.
12	<u>d.</u>	Collect and analyze data regarding the percentage of students who are
13		eligible to be assessed by alternative means and determine the effects that
14		would result from any increases in the current percentage cap on eligible
15		students.
16	<u>2.</u> <u>De</u>	etermine the feasibility and desirability of using status testing rather than cohort
17	te	sting to determine adequate yearly progress.
18	<u>3. a.</u>	Examine the manner in which student achievement proficiency ratings are
19		established, including the selection and qualifications of individuals involved
20		in determining the ratings.
21	<u>b.</u>	Examine alternate means of establishing student achievement proficiency
22		ratings and address matters of public policy with respect to the objectivity of
23		the ratings.
24	<u>4. a.</u>	Examine the efficacy of the binomial distribution formula in terms of its ability
25		to provide a full and complete accounting of the adequate yearly progress of
26		schools and school districts and its ability to segregate, separate, or shelter
27		schools having small or identifiable populations of students.
28	<u>b.</u>	Compare the identification of schools under the binomial distribution formula
29		against the identifications that would occur under other measurements,
30		including measurements requiring subgroups of at least thirty students in
31		regular education and forty-five students in special education.

1		<u>C.</u>	Examine from a policy perspective the impacts of increasing and the impacts
2			of decreasing the identification of schools not meeting adequate yearly
3			progress.
4		<u>d.</u>	Determine the feasibility and desirability of assessing students in the seven
5			subgroups and reporting the results of their assessments while precluding
6			any punitive actions stemming from the results of the subgroups'
7			assessments.
8	<u>5.</u>	<u>a.</u>	Review the provisions of the No Child Left Behind Act governing the right of
9			students to transfer from a school that is not making adequate yearly
10			progress.
11		<u>b.</u>	Monitor the number of students who have requested transfers in accordance
12			with the No Child Left Behind Act.
13		<u>C.</u>	Determine the feasibility and desirability of implementing a reporting system
14			that allows school districts to be informed about the location to which a
15			student is transferring and the reasons for such transfer.
16		<u>d.</u>	Determine the feasibility and desirability of recommending to the Congress of
17			the United States an amendment to the No Child Left Behind Act which would
18			allow only those individual students who did not meet established proficiency
19			levels to obtain transfers.
20	<u>6.</u>	<u>Stu</u>	dy the effect of the No Child Left Behind Act on the availability of teachers for
21		<u>all ç</u>	grade levels throughout the state and determine whether greater flexibility in
22		tead	cher preparation or qualifications would affect teacher availability.
23	<u>7.</u>	<u>a.</u>	Establish a mechanism whereby school districts can account for all costs
24			incurred as a result of the No Child Left Behind Act and determine which of
25			the costs would have been incurred regardless of enactment of the No Child
26			Left Behind Act.
27		<u>b.</u>	Establish a system to ensure that the cost data submitted is valid and reliable
28			and reported in a fashion that allows for accurate comparisons from year to
29			year and for comparisons by and among schools and school districts.
30	SE	СТІО	N 3. Staff services. The advisory commission on the No Child Left Behind
31	Act may re-	quest	provision of appropriate staff services from the legislative council.

1	SEC	CTION 4. Finances - Compensation.
2	<u>1.</u>	The advisory commission on the No Child Left Behind Act may apply for, contract
3		for, receive, and expend for its purposes any appropriation or grant from any public
4		or private source.
5	<u>2.</u>	A member of the commission who is a member of the legislative assembly is
6		entitled to receive, from funds available to the legislative council, compensation for
7		each day spent in attendance at commission meetings in the same amount as
8		provided for members of the legislative council and reimbursement for travel and
9		other expenses incurred in the performance of official duties as provided by law for
10		other state officers. Members of the commission who are appointed by entities
11		other than the legislative council may be reimbursed for attendance at commission
12		meetings by their appointing authorities.
13	SEC	CTION 5. Reports. The advisory commission on the No Child Left Behind Act shall
14	present a w	ritten report regarding its findings and recommendations to the interim no child left
15	behind com	nmittee.
16	SEC	CTION 6. AMENDMENT. Section 54-35-21 of the North Dakota Century Code is
17	amended a	nd reenacted as follows:
18	54-3	35-21. No Child Left Behind Act of 2001 - Select Committee Interim committee
19	- Appointm	nent - Duties.
20	1.	The legislative council shall appoint a select an interim committee consisting of five
21		members of the senate and six members of the house of representatives for the
22		purpose of investigating the adoption of. The committee shall study the No Child
23		Left Behind Act of 2001 [Pub. L. 107-110; 115 Stat. 1425; 20 U.S.C. 6301 et seq.],
24		its rationale, the promulgation of any federal regulations implementing the No Child
25		Left Behind Act of 2001, the direct and indirect impact of the Act and its regulations
26		on the school districts of this state, and the financial impact of the Act and its
27		regulations on the budget of this state and on the taxpayers of this state.
28	2.	The legislative council shall designate the chairman and vice chairman of the
29		committee.
30	3.	The committee shall operate under the rules applicable to other legislative council
31		committees, except the committee has the power to communicate directly with the

- United States secretary of education, employees of the United States department
 of education, and any other federal officials, both elected and appointed, regarding
 implementation of the No Child Left Behind Act of 2001.
- 4 When If during the interim an agency files a notice of proposed rulemaking with the 4. office of the legislative council under subsection 1 of section 28-32-10 on any 5 6 matter governed by the No Child Left Behind Act of 2001, the agency shall provide 7 a copy of the notice to the chairman of the committee. The chairman shall 8 convene the committee within sixty days of receiving the notice, or as soon 9 thereafter as practicable, for the purpose of receiving a presentation by the agency 10 regarding the nature and scope of the proposed rules and for the purpose of 11 receiving presentations by members of the public regarding the nature and scope 12 of the proposed rules.
- 5. The committee shall report <u>its findings and recommendations, together with any</u>
 <u>legislation required to implement the recommendations</u>, to the fifty ninth <u>sixtieth</u>
 legislative assembly if the committee determines the state is not in compliance with
 any requirement of the No Child Left Behind Act of 2001.