116th CONGRESS 1st Session

To promote and ensure delivery of high-quality special education and related services to students with visual disabilities or who are deaf or hard of hearing or deaf-blind through instructional methodologies meeting their unique learning needs, to enhance accountability for the provision of such services, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. MARKEY (for himself and Mrs. CAPITO) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To promote and ensure delivery of high-quality special education and related services to students with visual disabilities or who are deaf or hard of hearing or deaf-blind through instructional methodologies meeting their unique learning needs, to enhance accountability for the provision of such services, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1SECTION 1. SHORT TITLE; REFERENCES; TABLE OF CON-2TENTS.

3 (a) SHORT TITLE.—This Act may be cited as the4 "Alice Cogswell and Anne Sullivan Macy Act".

5 (b) REFERENCES.—Except as otherwise expressly 6 provided, whenever in this Act an amendment or repeal 7 is expressed in terms of an amendment to, or repeal of, 8 a section or other provision, the reference shall be consid-9 ered to be made to a section or other provision of the Indi-10 viduals with Disabilities Education Act (20 U.S.C. 1400 11 et seq.).

12 (c) TABLE OF CONTENTS.—The table of contents for

13 this Act is as follows:

- Sec. 1. Short title; references; table of contents.
- Sec. 2. Purposes.
- Sec. 3. Findings.

TITLE I—IMPROVING THE EFFECTIVENESS OF SPECIAL EDU-CATION AND RELATED SERVICES FOR STUDENTS WHO ARE DEAF OR HARD OF HEARING

Subtitle A—General Provisions

- Sec. 101. Identifying students who are deaf or hard of hearing.
- Sec. 102. State plans.
- Sec. 103. Evaluations.
- Sec. 104. Individualized education program team.
- Sec. 105. Consideration of special factors.
- Sec. 106. Monitoring.
- Sec. 107. Continuum of service delivery options.
- Sec. 108. Technical assistance for parents and educators of students who are deaf or hard of hearing.

Subtitle B—Improving the Effectiveness of Early Intervention for Deaf or Hard of Hearing Infants and Toddlers and Their Families

- Sec. 111. Qualified personnel.
- Sec. 112. Natural environment.
- Sec. 113. Content of plan.

Subtitle C—National Activities To Improve Education of Children With Disabilities

Sec. 121. Personnel development to improve services and results for children with disabilities.

TITLE II—IMPROVING THE EFFECTIVENESS OF SPECIAL EDU-CATION AND RELATED SERVICES FOR STUDENTS WITH VIS-UAL DISABILITIES

Subtitle A—General Provisions

- Sec. 201. Identifying students with visual disabilities.
- Sec. 202. State plans.
- Sec. 203. Evaluations.
- Sec. 204. Consideration of special factors.
- Sec. 205. Technical assistance for parents and educators of students with visual disabilities.

Subtitle B—Anne Sullivan Macy Center on Visual Disability and Educational Excellence

- Sec. 211. Center establishment and mission.
- Sec. 212. Administration; eligibility; governance; structure.
- Sec. 213. Activities.
- Sec. 214. Authorization of appropriations and carryover.
- Sec. 215. Relationship to other programs and activities.

TITLE III—IMPROVING THE EFFECTIVENESS OF SPECIAL EDU-CATION AND RELATED SERVICES FOR CHILDREN AND YOUTH WHO ARE DEAF-BLIND

Subtitle A—General Provisions

- Sec. 301. Identifying children who are deaf-blind.
- Sec. 302. Related services.
- Sec. 303. State plans.
- Sec. 304. Evaluations.
- Sec. 305. Consideration of special factors.
- Sec. 306. Technical assistance for parents and educators of children who are deaf-blind.
- Sec. 307. Conforming regulations.
- Subtitle B—Improving the Effectiveness of Early Intervention for Infants and Toddlers With Deaf-Blindness and Their Families
- Sec. 311. Content of plan.

Subtitle C—National Activities To Improve the Education of Children With Disabilities

Sec. 321. Personnel development to improve services and results for children with disabilities; ensuring sufficient teachers of the deaf-blind and early intervention specialists.

1 SEC. 2. PURPOSES.

2 The purposes of this Act are as follows:

1 (1) To better ensure delivery of high-quality 2 special education and related services to students 3 with visual disabilities or who are deaf or hard of 4 hearing or who are deaf-blind through specialized in-5 structional services and methodologies designed to 6 meet their unique language, communication, and 7 learning needs.

8 (2) To better ensure delivery of high-quality 9 early intervention services to infants and toddlers 10 who are deaf or hard of hearing or who are deaf-11 blind and their families through specialized services 12 and methodologies designed to meet their unique 13 language, communication, and other developmental 14 needs.

(3) To foster the proliferation of research supporting the development and evaluation of effective
and innovative assessments and instructional methodologies consonant with the unique learning needs
of students with visual disabilities.

20 (4) To enhance accountability for the provision21 of such services.

(5) To support the development of personnel
serving students with visual disabilities or who are
deaf or hard of hearing or who are deaf-blind.

1 SEC. 3. FINDINGS.

2 The Congress finds the following:

3 (1) When American author, Mark Twain, im-4 mortalized Helen Keller's teacher, Anne Sullivan 5 Macy, with the moniker "the miracle worker", his 6 words, though meant as praise, reflect the mis-7 conception that educating individuals with disabil-8 ities is a nearly insurmountable task requiring ex-9 traordinary feats performed by gifted and saintly 10 persons. Rather, the work of teaching children with 11 disabilities can and does occur when committed and 12 qualified but everyday special educators are properly 13 prepared and supported to practice their professions. 14 Yet, the educational systems within which they act 15 must also be held accountable for results.

16 (2) In 1817, Thomas Hopkins Gallaudet and a 17 deaf teacher, Laurent Clerc, opened the first Amer-18 ican school for deaf students—the American School 19 for the Deaf—with young Alice Cogswell as its first 20 pupil. Ultimately the school grew into a national in-21 stitution and the mother of many other schools. As 22 Alice demonstrated, deaf and hard of hearing chil-23 dren can learn and achieve to high levels when they 24 have full access to language and communication; are 25 taught by professionals with specialized training; 26 and have access to educational placements that rec-

2

6

ognize and provide for their language, communication, social-emotional, and academic needs.

3 (3) Deaf and hard of hearing children who are 4 identified early and receive appropriate early inter-5 vention from specialized, qualified providers achieve 6 higher language and communication outcomes. How-7 ever, currently, early intervention services typically 8 are not provided in a timely manner and severe 9 shortages of specialized early intervention profes-10 sionals result in many deaf and hard of hearing chil-11 dren not reaching their developmental potential. 12 Similarly, research demonstrates that students with 13 visual disabilities are among the highest performing 14 students with disabilities in terms of academic 15 achievement, and yet they are among the least em-16 ployed, even after successful accomplishment of post-17 secondary academic objectives.

18 (4) Likewise, children who are deaf-blind have 19 the same capacity to learn and achieve as any other 20 children. However, they must have ongoing access to 21 the same environmental and educational information 22 that their sighted and hearing peers can access auto-23 matically. These children require direct learning ex-24 periences, including hands-on experiences and in-25 tense involvement in educational routines and activi $\overline{7}$

ties. They must receive specialized direct instruction
 in their preferred mode of communication in a range
 of academic and functional areas.

4 (5) Students who are deaf, hard of hearing, or 5 deaf-blind require more language and communica-6 tion access and support to acquire skills than they 7 are currently receiving. It has been the Department 8 of Education's position since 1992 that "[a]ny edu-9 cational setting that does not meet the communica-10 tion and related needs of a child who is deaf does 11 not allow for the provision of [a Free Appropriate 12 Public Education] and cannot be considered the 13 [Least Restrictive Environment] for that child".

14 (6) Moreover, a principal way that sighted, 15 hearing students acquire knowledge and skills is 16 through incidental learning, naturally observing oth-17 ers and the environment. Deficits in incidental learn-18 ing leave students with sensory disabilities behind in 19 an array of skill areas. In addition to core aca-20 demics, deaf and hard of hearing students, for exam-21 ple, must also receive specialized instruction and 22 services designed to maximize their capacity to learn 23 effectively and live productively and independently. 24 Similarly, students who are blind or visually im-25 paired must also receive instruction in the expanded

8

core curriculum, a comprehensive array of special ized instruction and services maximizing the capacity
 of students with visual disabilities to learn effectively
 and live productively and independently.

5 (7) The widespread use by States of the Indi-6 viduals with Disabilities Education Act's disability 7 categories has led to a sizable undercount of stu-8 dents with sensory disabilities and, consequently, a 9 lack of recognition of the extent of the systemic need 10 for the delivery of appropriate instructional services 11 meeting their unique needs. This occurs in large 12 measure because students with sensory disabilities 13 who also have additional disabilities are frequently 14 formally classified as having multiple disabilities. 15 Consequently, their vision, hearing, or concomitant 16 vision and hearing disabilities and related support 17 needs are not fully acknowledged.

18 (8) Children who are deaf-blind should receive 19 one-to-one services from interveners, who have train-20 and specialized skills deaf-blindness. ing in 21 Interveners play a critical role in the provision of a 22 Free and Appropriate Public Education, because 23 they provide access to the information these children 24 need in order to learn and develop concepts, to facili-25 tate their communication development and inter-

1 actions in their preferred mode of communication, 2 and to promote their social and emotional well-being. 3 (9) A national resource in visual disabilities is 4 needed to supplement the work of State and local 5 educational agencies through student enrichment ac-6 tivities; to support teachers of students with visual 7 impairments and related services personnel through 8 state-of-the-art continuing education opportunities; 9 and to spur the further advancement of instructional 10 services for students with visual disabilities through 11 scientific research and evidence-based best practices. I—IMPROVING TITLE THE EF-12 FECTIVENESS OF SPECIAL 13 RELATED **EDUCATION** AND 14 **SERVICES** FOR **STUDENTS** 15 WHO ARE DEAF OR HARD OF 16 HEARING 17 Subtitle A—General Provisions 18 19 SEC. 101. IDENTIFYING STUDENTS WHO ARE DEAF OR 20 HARD OF HEARING. 21 (a) SERVING ALL CHILDREN WHO ARE DEAF OR 22 HARD OF HEARING REGARDLESS OF CLASSIFICATION.-23 Section 612(a)(3) (20 U.S.C. 1412(a)(3)) is amended by 24 adding at the end the following:

10

1 "(C) Serving children who are deaf 2 OR HARD OF HEARING.—When a State classi-3 fies children by disability, the State, in com-4 plying with this subsection, identifies, locates, 5 and evaluates children who are deaf or hard of 6 hearing and who are, or may be, classified in a 7 disability category other than hearing impair-8 ment and provides (without prejudice to such 9 classification) special education and related 10 services to such children, including such serv-11 ices determined appropriate based on proper 12 evaluation as would be provided to children 13 classified in the State as deaf or hard of hear-14 ing.".

(b) DATA COLLECTION AND REPORTING.—Section
618 (20 U.S.C. 1418) is amended by adding at the end
the following:

18 "(e) ACCOUNTING FOR DEAF AND HARD OF HEAR-19 ING STUDENTS.—In addition to the data collection and 20 reporting requirements of subsections (a) through (d) and 21 subject to such provisions, the State and the Secretary of 22 the Interior shall, with respect to children classified in a 23 disability category other than hearing impairment or deaf-24 ness, include the number and percentage of such children

in each disability category who are also deaf or hard of
 hearing.".

3 (c) CHILD WITH A DISABILITY.—Section
4 602(3)(A)(i) (20 U.S.C. 1401(3)(A)(i)) is amended by
5 striking "hearing impairments (including deafness),
6 speech" and inserting "who is deaf or hard of hearing,
7 or with speech".

8 SEC. 102. STATE PLANS.

9 Section 612 (20 U.S.C. 1412) is amended by adding10 at the end the following:

11 "(g) ADDENDUM CONCERNING STUDENTS WHO ARE12 DEAF OR HARD OF HEARING.—

13 "(1) IN GENERAL.—Notwithstanding the provi-14 sions of subsection (c), a State shall not be consid-15 ered in compliance with this section unless, not later 16 than two years after the date of the enactment of 17 the Alice Cogswell and Anne Sullivan Macy Act, the 18 State files with the Secretary a written addendum to 19 the plan required by this section describing how the 20 State ensures that—

21 "(A) children who are deaf or hard of
22 hearing (regardless of the State's use of dis23 ability categories or the extent to which deaf or
24 hard of hearing children may be classified in
25 disability categories other than hearing impair-

12

1 ment or deafness) are evaluated by qualified 2 professionals, using valid and reliable assess-3 ments, for such children's need for instruction 4 and services meeting their unique language and communication, literacy, academic, social and 5 6 related learning needs, including instruction 7 which may be needed by children without dis-8 abilities or with other disabilities but which 9 must be specifically designed, modified, or deliv-10 ered to meet the unique language and commu-11 nication and academic and related learning 12 needs of children who are deaf or hard of hear-13 ing; 14 "(B) there is sufficient availability of personnel within the State qualified to provide the 15 16 evaluation and instruction described in subpara-17 graph (A) to all children within the State re-18 quiring such instruction; and 19 "(C) all children who are deaf or hard of 20 hearing within the State who need special edu-21 cation and related services, whether or not such 22 children have other disabilities, receive such in-

children have other disabilities, receive such instruction and are not being served solely in accordance with section 504 of the Rehabilitation
Act of 1973 (29 U.S.C. 794).

2

13

"(2) CONTENTS.—In preparing the addendum described in paragraph (1), the State shall—

3 "(A) specifically address how the State 4 meets the needs of deaf and hard of hearing 5 students to support appropriate, measurable 6 progress in language development, including 7 American Sign Language and spoken English 8 with or without visual supports, and including 9 the provision of school-related opportunities for 10 direct communications with peers and profes-11 sional personnel in the child's language and op-12 portunities for direct instruction in the child's 13 language, as well as instruction in audiology, 14 age appropriate career education, communica-15 tion and language, social skills, functional skills 16 for academic success, self-determination and ad-17 vocacy (including preparation for transition to 18 work or higher education), social emotional 19 skills, technology, and support for the student 20 through family education; and

21 "(B) consult with individuals and organiza22 tions with expertise in the education of children
23 who are deaf or hard of hearing, including par24 ents, schools for the deaf, consumer and advo25 cacy organizations, State commissions of the

1 deaf, researchers, teachers of students who are 2 deaf or hard of hearing, and others the State 3 may identify.". 4 SEC. 103. EVALUATIONS. 5 Section 614(b) (20 U.S.C. 1414(b)) is amended by 6 adding at the end the following: 7 "(7) CHILDREN WHO ARE DEAF OR HARD OF 8 HEARING.— 9 "(A) IN GENERAL.—In conducting the as-10 sessments prescribed in paragraph (3)(B), chil-11 dren who are deaf or hard of hearing (including 12 children who may have additional disabilities) 13 shall be evaluated on language and communica-14 tion proficiency levels, including expressive, re-15 ceptive, and pragmatic skills, and ability to ac-16 cess grade level content in the student's pri-17 mary language, including American Sign Lan-18 guage and spoken English with or without vis-19 ual supports or hearing assistance technology, 20 and written English. Determination of the need 21 for special education and related services shall 22 include evaluation of such children's unique 23 learning needs, including needs for direct com-24 munication, without an intermediary such as an 25 interpreter, with peers and professionals in the

1 child's primary language, including American 2 Sign Language and spoken English with or 3 without visual supports, and instruction which 4 may be needed by students without disabilities 5 or with other disabilities but which must be spe-6 cifically designed, modified, or delivered to meet 7 the unique learning needs of students who are 8 deaf or hard of hearing. 9 "(B) CONTENT OF EVALUATIONS.—The

10 evaluations described in subparagraph (A) shall, 11 at a minimum, include evaluations assessing the 12 need for services and settings to assist the child 13 in developing or maintaining age appropriate 14 language and communication levels in the stu-15 dent's primary language, including American 16 Sign Language and spoken English with or 17 without visual supports, social development, lit-18 eracy instruction, instruction in assistive tech-19 nology proficiency, self sufficiency and inter-20 action self-determination, socialization, recre-21 ation and fitness, and independent living skills, 22 and age appropriate career education.".

23 SEC. 104. INDIVIDUALIZED EDUCATION PROGRAM TEAM.

24 Section 614(d)(1)(B) (20 U.S.C. 1414(d)(1)(B)) is
25 amended—

1	(1) in clause (v), by striking "(vi);" and insert-
2	ing ''(vii);'';
3	(2) in clause (vi), by striking "and" at the end;
4	(3) by redesignating clause (vii) as clause (viii);
5	and
6	(4) by inserting after clause (vi) the following:
7	"(vii) at the discretion of the parent
8	or the agency, a representative of a State-
9	operated, State-supported, or State-aided
10	school for the deaf; and".
11	SEC. 105. CONSIDERATION OF SPECIAL FACTORS.
12	Section $614(d)(3)(B)(iv)$ (20 U.S.C.
13	1414(d)(3)(B)(iv)) is amended to read as follows:
14	"(iv) consider the communication
15	needs of the child, and in the case of a
16	child who is deaf or hard of hearing, pro-
17	vide for—
18	"(I) the child's language and
19	communication needs, opportunities
20	for direct communications, without an
21	intermediary such as an interpreter,
22	with peers and professional personnel
23	in the child's primary language and
24	communication mode, including Amer-
25	ican Sign Language and spoken lan-

1	guage with or without visual supports,
2	academic level, and full range of
3	needs, including opportunities for di-
4	rect instruction in the child's lan-
5	guage; and
6	"(II) instruction meeting the
7	child's unique learning needs, includ-
8	ing services and settings to assist the
9	child in developing or maintaining age
10	appropriate language and communica-
11	tion levels in the student's primary
12	language and communication mode,
13	including American Sign Language
14	and spoken language with or without
15	visual supports, literacy instruction,
16	and instruction which may be needed
17	by students without disabilities or
18	with other disabilities but which must
19	be specifically designed, modified, or
20	delivered to meet the unique learning
21	needs of students who are deaf or
22	hard of hearing. Such instruction in-
23	cludes assistive technology proficiency,
24	self sufficiency and interaction, self-
25	determination, socialization, inde-

1	pendent living skills, and age appro-
2	priate career education;".

3 SEC. 106. MONITORING.

4 Section 616(a) (20 U.S.C. 1416(a)) is amended by
5 adding at the end the following:

6 "(5) ENHANCED MONITORING OF SERVICES 7 FOR CERTAIN STUDENTS.—In carrying out the re-8 sponsibilities of this subsection, the Secretary shall 9 specifically monitor compliance with paragraphs (3) 10 and (5) of section 612(a), section 614(b), and 11 clauses (iii) and (iv) of section 614(d)(3)(B), and 12 shall regularly report findings to the Congress.".

13 SEC. 107. CONTINUUM OF SERVICE DELIVERY OPTIONS.

(a) ENSURING CONTINUUM AVAILABILITY.—Section
612(a)(5) (20 U.S.C. 1412(a)(5)) is amended by adding
at the end the following:

17 "(C) CONTINUUM OF ALTERNATIVE 18 PLACEMENTS.—The State shall ensure that a 19 full continuum of alternative placements is 20 available to meet the needs of children with dis-21 abilities for special education and related serv-22 ices. Such continuum must include instruction 23 in regular classes, special classes, special 24 schools, home instruction, and instruction in 25 hospitals and institutions, and must make pro-

	10
1	vision for supplementary services (such as re-
2	source room or itinerant instruction) to be pro-
3	vided in conjunction with regular class place-
4	ment.".
5	(b) Maintenance of Specialized Services and
6	SETTINGS FOR STUDENTS WITH SENSORY DISABIL-
7	ITIES.—Section 612(a)(18) (20 U.S.C. 1412(a)(18)) is
8	amended by adding at the end the following:
9	"(E) MAINTAINING A CONTINUUM OF
10	PLACEMENT OPTIONS.—A State's closure of a
11	special school serving children who are blind or
12	a special school serving children who are deaf
13	(or the consolidation or merger of such school
14	with another school), shall be considered a re-
15	duction of the State's financial support for spe-
16	cial education and related services within the
17	meaning of subparagraph (A).".
18	SEC. 108. TECHNICAL ASSISTANCE FOR PARENTS AND EDU-
19	CATORS OF STUDENTS WHO ARE DEAF OR
20	HARD OF HEARING.
21	Section 616 (20 U.S.C. 1416) is amended by adding
22	at the end the following:
23	"(j) Maintaining Current Deaf Students Edu-
24	CATION SERVICE POLICY GUIDANCE.—The Secretary
25	shall ensure that not later than one year after the date

20

of the enactment of the Alice Cogswell and Anne Sullivan 1 Macy Act (and periodically thereafter but at least within 2 3 five-year intervals), policy guidance concerning the provi-4 sion of special education and related services to deaf and hard of hearing students (published in the Federal Reg-5 ister on October 30, 1992 (57 Fed. Reg. 49274)) is re-6 7 viewed and updated (with particular attention to expla-8 nation of relevant amendments to this Act or to its imple-9 menting regulations) and is published in the Federal Reg-10 ister.".

11 Subtitle B—Improving the Effec12 tiveness of Early Intervention
13 for Deaf or Hard of Hearing In14 fants and Toddlers and Their
15 Families

16 SEC. 111. QUALIFIED PERSONNEL.

17 Section 632(4)(F) (20 U.S.C. 1432(4)(F)) is amend18 ed—

(1) in clause (xi), by striking "and" at the end;
(2) (2) in clause (xii), by adding "and" at the end;
and
(3) by adding at the end the following:

23	"(xiii) teachers of infants and toddlers
24	with sensory disabilities;".

 $2 \mathrm{YP} \ \mathrm{TM} \ \mathrm{M5S}$

1	SEC. 112. NATURAL ENVIRONMENT.
2	Section 632(4)(G) (20 U.S.C. 1432(4)(G)) is amend-
3	ed to read as follows:
4	"(G) to the maximum extent appropriate,
5	are provided in—
6	"(i) natural environments, including
7	the home and, for infants and toddlers
8	with sensory disabilities, such as deafness,
9	blindness, or deaf-blindness, including—
10	"(I) specialized schools, centers,
11	and other programs where the child's
12	language, including American Sign
13	Language and spoken English with or
14	without visual supports, is the pri-
15	mary language and mode of commu-
16	nication; or
17	"(II) any other environment
18	where services meeting unique needs
19	are available; and
20	"(ii) community settings in which chil-
21	dren without disabilities participate;".
22	SEC. 113. CONTENT OF PLAN.
23	Section 636(d)(3) (20 U.S.C. 1436(d)(3)) is amended
24	by striking the semicolon at the end and inserting the fol-

24 by striking the semicolon at the end and inserting the fol-25 lowing: "and—

"(A) in the case of an infant or toddler 1 2 who is deaf or hard of hearing, a statement of 3 the ongoing language and communication as-4 sessment that will be provided to the child, lan-5 guage and communication development goals 6 commensurate with the child's cognitive abili-7 ties, the language and communication access 8 that will be provided, including ongoing oppor-9 tunities for direct language learning and com-10 munication access to peers, early intervention 11 service providers, and other professional per-12 sonnel in the child's language, including Amer-13 ican Sign Language and spoken English with or 14 without visual supports, and the support and 15 instruction that will be provided to families to 16 learn and support the child's language and 17 communication mode; and".

Subtitle C—National Activities To Improve Education of Children With Disabilities

4 SEC. 121. PERSONNEL DEVELOPMENT TO IMPROVE SERV-

5 ICES AND RESULTS FOR CHILDREN WITH DIS6 ABILITIES.

7 (a) LICENSING OF EDUCATIONAL INTERPRETERS.—
8 Section 662(c)(2)(E) (20 U.S.C. 1462(c)(2)(E)) is
9 amended to read as follows:

10 "(E) Preparing personnel to be qualified 11 educational interpreters, as licensed by the ap-12 propriate licensing body, to assist children with 13 low incidence disabilities, particularly deaf and 14 hard of hearing children, in school and school 15 related activities, and deaf and hard of hearing 16 infants and toddlers and preschool children in 17 early intervention and preschool programs.".

(b) ENSURING SUFFICIENT TEACHERS OF THE DEAF
AND EARLY INTERVENTION SPECIALISTS.—Section
662(c)(2) (20 U.S.C. 1462(c)(2)), as amended by subsection (a), is further amended—

(1) by redesignating subparagraphs (F) and
(G) as subparagraphs (G) and (H), respectively; and
(2) by inserting after subparagraph (E) the following:

1 "(F) Preparing personnel to be qualified 2 teachers of the deaf and early intervention spe-3 cialists, to assist— 4 "(i) children with low incidence dis-5 abilities, particularly deaf and hard of 6 hearing children, to develop age appro-7 priate language, including American Sign 8 Language and spoken English with or 9 without visual supports, and age appro-10 priate literacy skills in school and school 11 related activities; and 12 "(ii) deaf and hard of hearing infants 13 and toddlers and preschool children in 14 early intervention and preschool pro-15 grams.". **II—IMPROVING** TITLE THE EF-16 OF **FECTIVENESS** SPECIAL 17 **EDUCATION** RELATED AND 18 **SERVICES** FOR **STUDENTS** 19 WITH VISUAL DISABILITIES 20 Subtitle A—General Provisions 21 22 SEC. 201. IDENTIFYING STUDENTS WITH VISUAL DISABIL-23 ITIES. 24 (a) SERVING ALL CHILDREN WITH VISUAL DISABIL-25 ITIES REGARDLESS OF CLASSIFICATION.—Section

612(a)(3) (20 U.S.C. 1412(a)(3)), as amended by section
 101 of this Act, is further amended at the end by adding
 the following:

4 "(D) SERVING CHILDREN WITH VISUAL 5 DISABILITIES.—When a State classifies children 6 by disability, the State, in complying with this 7 subsection, identifies, locates, and evaluates 8 children with visual disabilities who are, or may 9 be, classified in a disability category other than 10 blindness and provides (without prejudice to such classification) special education and re-11 12 lated services to such children, including such 13 services determined appropriate based on prop-14 er evaluation as would be provided to children 15 classified in the State as having blindness.".

(b) DATA COLLECTION AND REPORTING.—Section
618 (20 U.S.C. 1418), as amended by section 101 of this
18 Act, is further amended by adding at the end the fol19 lowing:

"(f) ACCOUNTING FOR VISUAL DISABILITIES.—In
addition to the data collection and reporting requirements
of subsections (a) through (d) and subject to such provisions, the State and the Secretary of the Interior shall,
with respect to children classified in a disability category
other than blindness, include the number and percentage

of such children in each disability category who are also
 blind or otherwise have visual disabilities.".

3 SEC. 202. STATE PLANS.

4 Section 612 (20 U.S.C. 1412), as amended by section
5 102 of this Act, is further amended at the end by adding
6 the following:

7 "(h) ADDENDUM CONCERNING STUDENTS WITH8 VISUAL DISABILITIES.—

9 "(1) IN GENERAL.—Notwithstanding the provi-10 sions of subsection (c), a State shall not be consid-11 ered in compliance with this section unless, not later 12 than 2 years after the date of the enactment of the 13 Alice Cogswell and Anne Sullivan Macy Act, the 14 State files with the Secretary a written addendum to 15 the plan required by this section describing how the 16 State ensures that—

17 "(A) children with visual disabilities (re-18 gardless of the State's use of disability cat-19 egories or the extent to which children with vis-20 ual disabilities may be classified in disability 21 categories other than blindness) are evaluated 22 for such children's need for instruction and 23 services meeting their unique academic and re-24 lated learning needs, including instruction 25 which may be needed by children without dis-

abilities or with other disabilities but which
must be specifically designed, modified, or deliv-
ered to meet the unique academic and related
learning needs of children with visual disabil-
ities;
"(B) there is sufficient availability of per-
sonnel within the State qualified to provide the
instruction described in subparagraph (A) to all
children within the State requiring such in-
struction; and
"(C) all children with visual disabilities
within the State who need special education and
related services, whether or not such children
have other disabilities, receive such instruction
and are not being served solely in accordance
with section 504 of the Rehabilitation Act of
1973 (29 U.S.C. 794).
"(2) CONTENTS.—In preparing the addendum
described in paragraph (1), the State shall—
"(A) specifically address how the State
meets the needs of students with visual disabil-
ities for instruction in communication and pro-
ductivity (including Braille instruction and as-
sistive technology proficiency), self sufficiency
and interaction (including orientation and mo-

1 bility, self-determination, sensory efficiency, so-2 cialization, recreation and fitness, and inde-3 pendent living skills), and age appropriate ca-4 reer education; 5 "(B) describe both the methods to be used 6 within the State to properly evaluate students' 7 need for low vision devices and the process by 8 which such devices will be provided to each stu-9 dent for whom such devices are determined ap-10 propriate by the IEP Team; and 11 "(C) consult with individuals and organiza-12 tions with expertise in the education of children 13 with visual disabilities, including parents, con-14 sumer and advocacy organizations, and teachers 15 of students with visual impairments and others 16 the State may identify.". 17 SEC. 203. EVALUATIONS. 18 Section 614(b) (20 U.S.C. 1414(b)), as amended by 19 section 103 of this Act, is further amended by adding at 20 the end the following new paragraph: "(8) VISUAL DISABILITIES.— 21

"(A) IN GENERAL.—In conducting the assessments prescribed in paragraph (3)(B), determination of the need of children with visual
disabilities (including children who may have

1 additional disabilities) for special education and 2 related services shall include evaluation of such 3 children's unique learning needs, including 4 needs for instruction which may be needed by 5 students without disabilities or with other dis-6 abilities but which must be specifically designed, modified, or delivered to meet the 7 8 unique learning needs of students with visual 9 disabilities.

"(B) CONTENT OF EVALUATIONS.—The 10 11 evaluations described in subparagraph (A) shall, 12 at a minimum, include evaluations assessing the 13 need for instruction in assistive technology pro-14 ficiency (inclusive of low vision devices), self 15 sufficiency and interaction (including orienta-16 tion and mobility, self-determination, sensory 17 efficiency, socialization, recreation and fitness, 18 and independent living skills), and age-appro-19 priate career education.".

20 SEC. 204. CONSIDERATION OF SPECIAL FACTORS.

Section 614(d)(3)(B)(iii) (20 U.S.C.
1414(d)(3)(B)(iii)) is amended by striking the semicolon
and inserting the following: "and provide instruction meeting the child's unique learning needs, including instruction
that—

1	"(I) may be needed by students
2	without disabilities or with other dis-
3	abilities but which shall be specifically
4	designed, modified, or delivered to
5	meet the unique learning needs of stu-
6	dents with visual disabilities; and
7	"(II) includes assistive tech-
8	nology proficiency (inclusive of low vi-
9	sion devices), self sufficiency and
10	interaction (including orientation and
11	mobility, self-determination, sensory
12	efficiency, socialization, recreation and
13	fitness, and independent living skills),
14	and age appropriate career edu-
15	cation;".
16	SEC. 205. TECHNICAL ASSISTANCE FOR PARENTS AND EDU-
17	CATORS OF STUDENTS WITH VISUAL DISABIL-
18	ITIES.
19	Section 616 (20 U.S.C. 1416), as amended by section
20	108 of this Act, is further amended by adding at the end
21	the following:
22	"(k) Maintaining Current Policy Guidance for
23	PARENTS AND EDUCATORS OF STUDENTS WITH VISUAL
24	DISABILITIES.—The Secretary shall ensure that not later

25 than 1 year after the date of the enactment of the Alice

31

Cogswell and Anne Sullivan Macy Act (and periodically 1 2 thereafter but at least within 5-year intervals), policy 3 guidance concerning the provision of special education and 4 related services to students with visual disabilities (last 5 published in the Federal Register on June 8, 2000 (65) Fed. Reg. 36586)) is reviewed and updated (with par-6 7 ticular attention to explanation of relevant amendments 8 made by the Alice Cogswell and Anne Sullivan Macy Act 9 or to its implementing regulations) and is published in the 10 Federal Register.".

Subtitle B—Anne Sullivan Macy Center on Visual Disability and Educational Excellence

14 SEC. 211. CENTER ESTABLISHMENT AND MISSION.

(a) ESTABLISHMENT.—There is established within
the Department of Education a national program named
the Anne Sullivan Macy Center on Visual Disability and
Educational Excellence (referred to in this subtitle as the
"Anne Sullivan Macy Center"), which shall carry out the
activities described in section 213 in furtherance of the
mission described in subsection (b).

(b) MISSION.—The mission of the program established in subsection (a) is to better support students with
visual disabilities receiving special education and related

services to learn effectively and live productively and inde pendently through—

(1) development and dissemination of curricula,
courses, materials, and methods supporting the continuing education of personnel qualified under State
law to serve as teachers of students with visual impairments and related services personnel serving
such children;

9 (2) support for the establishment of new pro-10 grams within institutions of higher education to pre-11 pare teachers of students with visual impairments to 12 serve students with visual disabilities who also have 13 additional disabilities;

(3) modeling local, regional, and national enrichment projects open to students with visual disabilities that are intended to supplement State educational agency and local educational agency provision of specialized instruction and services meeting
such students' unique learning needs; and

(4) research identifying, developing, and evaluating valid assessments and effective interventions
measuring and addressing the unique needs of students with visual disabilities, including need for instruction and services which may be needed by students without disabilities or with other disabilities

33

1 but which must be specifically designed, modified, or 2 delivered to meet the unique learning needs of stu-3 dents with visual disabilities. At a minimum, such 4 instruction and services include communication and 5 productivity (including braille instruction, and as-6 sistive technology proficiency inclusive of low vision 7 devices), self sufficiency and interaction (including 8 orientation and mobility, self-determination, sensory 9 efficiency, socialization, recreation and fitness, and 10 independent living skills), and age appropriate career 11 education.

12 SEC. 212. ADMINISTRATION; ELIGIBILITY; GOVERNANCE; 13 STRUCTURE.

14 (a) ADMINISTRATION.—To carry out the provisions 15 of section 211, the Secretary of Education shall enter into a contract or cooperative agreement (of no less than 5 16 17 years in duration) with a consortium of entities described in subsection (b) which shall, with oversight by the Sec-18 19 retary, have primary responsibility for administering the 20 program described in this subtitle. The Secretary shall 21 have ongoing authority to enter into such contracts or co-22 operative agreements.

23 (b) ELIGIBILITY.—The consortium of entities de24 scribed in subsection (a) shall include—

1 (1) at least two national nonprofit organizations 2 with demonstrated experience publishing materials, 3 offering direct professional development opportuni-4 ties, and disseminating course curricula supporting 5 the preparation or continuing education of teachers 6 of students with visual impairments and related 7 services personnel; 8 (2) at least one national nonprofit organization 9 (which may include a special school serving students 10 who are blind) with demonstrated experience directly 11 serving students with visual disabilities (including

students who may or may not have additional disabilities) through in-person instruction and services
meeting their unique learning needs;

15 (3) at least one institution of higher education16 that—

17 (A) has consistently maintained for at
18 least 10 years a program of instruction pre19 paring teachers of students with visual impair20 ments or orientation and mobility instructors;
21 and

(B) offers a program of doctoral study inspecial education; and

35

1 (4) any other entity or entities with which the 2 entities described in paragraphs (1), (2), and (3)3 choose to partner (with approval of the Secretary). 4 (c) GOVERNANCE.—As part of the Secretary's over-5 sight responsibilities, the Secretary shall appoint an advisory board (of no more than 12 individual members who 6 7 do not have a concurrent fiscal, fiduciary, or employment 8 relationship with any of the entities comprising the consor-9 tium described in subsection (b)) which shall advise the 10 Secretary and such consortium of entities with respect to 11 strategic planning and annual program performance. The 12 advisory board shall be comprised of individuals with per-13 sonal or professional experience with the needs of students with visual disabilities and shall include parents of stu-14 15 dents with visual disabilities, administrators of special education programs, and representatives of national orga-16 17 nizations of individuals who are blind or visually impaired. 18 The Secretary is authorized to compensate the members 19 of the advisory board for reasonable expenses incurred for 20 travel related to in-person meetings of the advisory board 21 which shall occur no more frequently than three times 22 within a calendar year. The provisions of the Federal Ad-23 visory Committee Act shall not apply to meetings or other 24 activities of the advisory board. Prior to the appointment 25 of any individual to the advisory board, the Secretary shall

36

consult with such consortium of entities which may also
 nominate individuals to the Secretary for advisory board
 membership.

4 (d) STRUCTURE.—The Secretary, as part of the con-5 tract or cooperative agreement described in subsection (a), 6 shall ensure that such contract or cooperative agreement 7 specifies any and all necessary fiscal and other responsibil-8 ities between and among the entities described in sub-9 section (b) whom shall propose such responsibilities to the 10 Secretary in an application for award of such contract or 11 cooperative agreement containing such information as the Secretary may require. 12

13 SEC. 213. ACTIVITIES.

Subject to the provisions of this subtitle, the Anne
Sullivan Macy Center on Visual Disability and Educational Excellence is authorized—

17 (1) to conduct or fund original quantitative and
18 qualitative research and publish or otherwise dis19 seminate such research;

(2) to conduct or fund in-person and on-line
continuing education opportunities for teachers of
students with visual impairments and related services personnel specifically trained to meet the unique
learning needs of such students, and prepare, publish, or otherwise disseminate supporting materials;

1	(3) to conduct or fund in-person or online en-
2	richment projects for students with visual disabilities
3	(including those who may also have additional dis-
4	abilities) to offer direct instruction and services in-
5	tended to improve the capacity of such students to
6	learn effectively and live both productively and inde-
7	pendently for the purpose of—
8	(A) supplementing the availability of such
9	instruction and services offered by State edu-
10	cational agencies and local educational agencies;
11	and
12	(B) evaluating, through appropriate quan-
13	titative and qualitative methods, the effective-
14	ness of instruction and services offered by such
15	projects;
16	(4) to fund, in accordance with regulations oth-
17	erwise applicable to personnel preparation programs
18	supported under part D of the Individuals with Dis-
19	abilities Education Act (20 U.S.C. 1450 et seq.), the
20	establishment of programs within institutions of
21	higher education preparing teachers of students with
22	visual impairments (which have not been previously
23	funded under such part) to specifically prepare such
24	teachers to provide expert instruction to students

38

with visual disabilities who also have additional dis abilities; and

3 (5) to enter into cooperative agreements, con-4 tracts, or grants (or other arrangements which may 5 be permitted by the Secretary) with nonprofit orga-6 nizations possessing demonstrable expertise and ex-7 perience serving students with visual disabilities or 8 the professionals trained to work with such students, 9 institutions of higher education, State educational 10 agencies, local educational agencies, public and pri-11 vate specialized schools serving students with visual 12 disabilities, and consortia of such entities, for the 13 purpose of carrying out activities authorized in this 14 subsection that are not otherwise directly conducted, 15 in whole or in part, by the Anne Sullivan Macy Cen-16 ter.

17 SEC. 214. RELATIONSHIP TO OTHER PROGRAMS AND AC-18 TIVITIES.

(a) MAXIMIZING RESOURCES.—No funds made available pursuant to this subtitle may be used to fund programs or activities otherwise concurrently funded under
part D of the Individuals with Disabilities Education Act.
(b) COORDINATION OF RESEARCH.—The Secretary
shall ensure that research activities authorized and carried
out pursuant to this title are conducted or funded in co-

ordination as appropriate with the National Center for
 Special Education Research and other divisions within the
 Department of Education responsible for research activi ties.

5 (c) Relationship to Services Offered by the 6 American Printing House for the Blind.—Nothing 7 in this subtitle shall be construed to limit or otherwise con-8 dition the use of any funds appropriated pursuant to the 9 Act entitled "An Act to Promote the Education of the 10 Blind", approved March 3, 1879 (20 U.S.C. 101 et seq.), 11 and no funds made available pursuant to this subtitle shall 12 be used by any State educational agency or local edu-13 cational agency to supplant the use of funds appropriated 14 under such Act.

15 (d) Relationship to Funding for National CENTER ON DEAF-BLINDNESS, STATE DEAF-BLIND 16 17 PROJECTS, AND THE HELEN KELLER NATIONAL CEN-18 TER.—The Secretary shall ensure that any activities conducted or funded by the Anne Sullivan Macy Center di-19 20 rectly serving individuals who are deaf-blind are coordi-21 nated as appropriate with the National Center on Deaf-22 Blindness, State deaf-blind projects, and the Helen Keller 23 National Center. No funds made available pursuant to this 24 title may be used to support or supplant activities that 25 are otherwise the sole responsibility of the National Center

40

on Deaf-Blindness and State deaf-blind projects pursuant 1 to sections 663(c)(8)(A) and 682(d)(1)(A) of the Individ-2 3 uals with Disabilities Education Act (20)U.S.C. 4 1463(d)(1)(A); 20 U.S.C. 1482(d)(1)(A)). No funds made 5 available pursuant to this title may be used to support activities that are otherwise the sole responsibility of the 6 7 Helen Keller National Center or may be used to supplant 8 funds for such Center.

9 (e) WORK PRODUCT.—All matter produced by the 10 Anne Sullivan Macy Center shall be the property of the United States Government, except that entities comprising 11 12 the consortium of entities described in section 212(b) shall 13 be individually free, within the terms of the contract or cooperative agreement described in section 212(a), to re-14 15 produce, or author copyrighted derivative works, using 16 such matter.

17 SEC. 215. DEFINITIONS.

18 In this subtitle:

(1) IDEA TERMS.—The terms "institution of
higher education", "local educational agency", "related services", "special education", and "State educational agency" have the meanings given the terms
in section 602 of the Individuals with Disabilities
Education Act (20 U.S.C. 1401).

(2) SECRETARY.—The term "Secretary" means
 the Secretary of Education.

3 SEC. 216. AUTHORIZATION OF APPROPRIATIONS AND CAR4 RYOVER.

5 (a) AUTHORIZATION OF APPROPRIATIONS.—To carry out the provisions of this subtitle, there are authorized to 6 7 be appropriated such sums as may be necessary, provided 8 that for the fiscal year immediately following the date of 9 enactment of this Act and for each succeeding fiscal year, 10 the amount appropriated shall be an amount equal to no less than 0.2 percent of funds appropriated in the previous 11 12 fiscal year for grants to States under part B of the Indi-13 viduals with Disabilities Education Act (20 U.S.C. 1411 14 et seq.).

(b) CARRYOVER.—Funds appropriated pursuant to
subsection (a) that have not been expended during the fiscal year for which they were appropriated shall remain
available in the subsequent fiscal year, provided that no
more than 15 percent of a given fiscal year's appropriation
may be so carried over.

TITLE III—IMPROVING THE EF-1 **FECTIVENESS** SPECIAL OF 2 **EDUCATION** AND RELATED 3 SERVICES FOR CHILDREN 4 AND YOUTH WHO ARE DEAF-5 **BLIND** 6

7 Subtitle A—General Provisions

8 SEC. 301. IDENTIFYING CHILDREN WHO ARE DEAF-BLIND.

9 (a) SERVING ALL CHILDREN WITH DEAF-BLIND10 NESS REGARDLESS OF CLASSIFICATION.—Section
11 612(a)(3) (20 U.S.C. 1412(a)(3)), as amended by sections
12 101 and 201 of this Act, is further amended by adding
13 at the end the following:

14 "(E) SERVING CHILDREN WITH DEAF-15 BLINDNESS.—When a State classifies children 16 by disability, the State, in complying with this 17 subsection, identifies, locates and evaluates chil-18 dren with concomitant vision and hearing losses 19 who are, or may be, classified in a disability 20 category other than deaf-blindness, meaning 21 concomitant hearing and visual impairments, 22 the combination of which causes severe commu-23 nication and other developmental and edu-24 cational needs that adversely affect a child's 25 educational performance (and including children

who are deaf-blind with additional disabilities),
and provides (without prejudice to such classification) special education and related services
to such children, including such services determined appropriate based on proper evaluation
as would be provided to children classified in
the State as having deaf-blindness.".

8 (b) DATA COLLECTION AND REPORTING.—Section 9 618 (20 U.S.C. 1418), as amended by sections 101 and 10 201 of this Act, is further amended by adding at the end 11 the following:

12 "(g) Accounting for Children With Deaf-13 BLINDNESS.—In addition to the data collection and reporting requirements of subsections (a) through (d) and 14 15 subject to such provisions, the State and the Secretary of the Interior shall, with respect to children classified in a 16 17 disability category other than deaf-blindness, include the number and percentage of such children in each disability 18 19 category who are also deaf-blind.".

20 (c) CHILD WITH A DISABILITY.—Section
21 602(3)(A)(i) (20 U.S.C. 1401(3)(A)(i)) is amended by in22 serting "deaf-blindness," after "visual impairments (in23 cluding blindness),".

1 SEC. 302. RELATED SERVICES.

2 Section 602(26)(A) (20 U.S.C. 1401(26)(A)) is
3 amended—

4 (1) by striking "and medical services" and in5 serting ", medical services"; and

6 (2) by inserting ", and intervener services,
7 which are provided to children who are deaf-blind by
8 a qualified intervener" after "for diagnostic and
9 evaluation purposes only".

10 SEC. 303. STATE PLANS.

Section 612 (20 U.S.C. 1412), as amended by sections 102 and 202 of this Act, is further amended by adding at the end the following:

14 "(i) ADDENDUM CONCERNING CHILDREN WHO ARE15 DEAF-BLIND.—

"(1) IN GENERAL.—Notwithstanding the provi-16 17 sions of subsection (c), a State shall not be consid-18 ered in compliance with this section unless, not later 19 than two years after the date of the enactment of 20 the Alice Cogswell and Anne Sullivan Macy Act, the 21 State files with the Secretary a written addendum to 22 the plan required by this section describing how the 23 State ensures that—

24 "(A) children with deaf-blindness (regard25 less of the State's use of disability categories or
26 the extent to which children with deaf-blindness

45

1 may be classified in disability categories other 2 than deaf-blindness) are evaluated by qualified 3 professionals including teachers of deaf-blind, 4 using valid and reliable assessments, for such 5 children's need for instruction and services 6 meeting their unique language and communica-7 tion, literacy, academic, social, and related 8 learning needs, including instruction which may 9 be needed by children without disabilities or 10 with other disabilities but which must be spe-11 cifically designed, modified, or delivered to meet 12 the unique language and communication, aca-13 demic, and related learning needs of children 14 with deaf-blindness; 15

"(B) there is sufficient availability of personnel, including teachers of the deaf-blind and
interveners, within the State qualified to provide the evaluation, instruction, and services described in subparagraph (A) to all children
within the State requiring such instruction; and

"(C) all children with deaf-blindness within the State who need special education and related services, whether or not such children have other disabilities, receive such instruction and are not being served solely in accordance

21

22

23

24

	ŤŬ
1	with section 504 of the Rehabilitation Act of
2	1973 (29 U.S.C. 794).
3	"(2) CONTENTS.—In preparing the addendum
4	described in paragraph (1), the State shall—
5	"(A) specifically address how the State
6	meets the needs of children with deaf-blindness
7	to support ongoing progress in language devel-
8	opment and in the child's preferred mode of
9	communication, and including the provision of
10	school-related opportunities for direct commu-
11	nications with peers and professional personnel
12	in the child's preferred mode of communication
13	and opportunities for direct instruction in (but
14	not limited to) concept development, functional
15	skills for academic success, self-determination
16	and advocacy, social-emotional skills, visual and
17	auditory sensory efficiency skills, orientation
18	and mobility, assistive technology proficiency,
19	independent living skills, age-appropriate career
20	education, and support for the student through
21	family education; and
22	"(B) consult with individuals and organiza-
23	tions with expertise in the education of children
24	with deaf-blindness including parents, con-
25	sumers, advocacy organizations, national and

1	State organizations focused on deaf-blindness,
2	and others the State may identify.".
3	SEC. 304. EVALUATIONS.
4	Section $614(b)$ (20 U.S.C. $1414(b)$), as amended by
5	sections 103 and 203 of this Act, is further amended by
6	adding at the end the following:
7	"(9) CHILDREN WHO ARE DEAF-BLIND.—
8	"(A) IN GENERAL.—In conducting the as-
9	sessments prescribed in paragraph (3)(B), chil-
10	dren who are deaf-blind (including children who
11	may have additional disabilities) shall be evalu-
12	ated on language and communication pro-
13	ficiency levels, including expressive, receptive,
14	and pragmatic skills, and ability to access grade
15	level content in the child's preferred mode of
16	communication, including non-symbolic and
17	symbolic communication and tactile sign lan-
18	guage. Qualified personnel trained in deaf-
19	blindness, who communicate in the child's pre-
20	ferred mode of communication, shall be actively
21	involved in assessments and evaluations. Also,
22	requirements included in paragraphs (7)(A) and
23	(8)(A) shall apply to children with deaf-blind-
24	ness.

48

1 "(B) CONTENT OF EVALUATIONS.—The 2 evaluations described in subparagraph (A) shall, 3 at a minimum, include evaluations assessing the 4 need for services and supports to assist children 5 who are deaf-blind in developing and maintain-6 ing language and communication skills in their 7 preferred mode of communication, including 8 non-symbolic and symbolic communication and 9 tactile sign language. Other areas of evaluation 10 for children who are deaf-blind shall include 11 those found in paragraphs (7)(B) and (8)(B).". 12 SEC. 305. CONSIDERATION OF SPECIAL FACTORS. 13 Section 614(d)(3)(B) (20 U.S.C. 1414(d)(3)(B)), as 14 amended by sections 105 and 204 of this Act, is further 15 amended-16 (1) by redesignating clause (v) as clause (vi); 17 and 18 (2) by inserting after clause (iv) the following: 19 "(v) in the case of a child who is deaf-20 blind, provide for the child's language and 21 communication needs, including, but not 22 limited to, tactile sign language, tactile and 23 visual adaptations sign to and 24 fingerspelling, and object and tangible 25 symbol systems and apply the require-

	49
1	ments included in sections
2	614(d)(3)(B)(iii) and $614(d)(3)(B)(iv)$ to
3	each child with deaf-blindness; and".
4	SEC. 306. TECHNICAL ASSISTANCE FOR PARENTS AND EDU-
5	CATORS OF CHILDREN WHO ARE DEAF-
6	BLIND.
7	Section 616 (20 U.S.C. 1416), as amended by sec-
8	tions 108 and 205 of this Act, is further amended by add-
9	ing at the end the following:
10	"(1) Developing Policy Guidance for Parents
11	AND EDUCATORS OF CHILDREN WITH DEAF-BLIND-
12	NESS.—The Secretary shall ensure that not later than one
13	year after the date of the enactment of the Alice Cogswell
14	and Anne Sullivan Macy Act policy guidance concerning
15	the provision of special education and related services to
16	children who are deaf-blind is developed (and periodically
17	thereafter but at least within five-year intervals, updated),
18	with particular attention to explanation of relevant amend-
19	ments to this Act or to its implementing regulations, and
20	is published in the Federal Register.".
21	SEC. 307. CONFORMING REGULATIONS.
22	Section 617 (20 U.S.C. 1417) is amended by adding

23 at the end the following:

24 "(f) Not later than one year after the date of the25 enactment of the Alice Cogswell and Anne Sullivan Macy

Act, the Secretary shall, after notice and comment, publish
 regulations that provide definitions for 'deaf-blindness'
 and 'intervener services', as used in this title.".

4 Subtitle B—Improving the Effec5 tiveness of Early Intervention 6 for Infants and Toddlers With 7 Deaf-Blindness and Their Fami8 lies

9 SEC. 311. CONTENT OF PLAN.

Section 636(d)(3) (20 U.S.C. 1436(d)(3)), as amended by section 113, is further amended by adding at the
end the following:

13 "(B) in the case of an infant or toddler 14 who is deaf-blind, a statement of the ongoing 15 language and communication assessment that 16 will be provided to the child, language and com-17 munication development goals commensurate 18 with the child's cognitive abilities, the language 19 and communication access that will be provided, 20 including ongoing opportunities for direct lan-21 guage learning and communication access to 22 peers, early intervention service providers, and 23 other professional personnel trained in the 24 child's preferred mode of communication, and 25 the support and instruction that will be pro-

1	vided to families to learn and support the
2	child's language and communication mode and
3	the child's full range of needs;".
4	Subtitle C—National Activities To
5	Improve the Education of Chil-
6	dren With Disabilities
7	SEC. 321. PERSONNEL DEVELOPMENT TO IMPROVE SERV-
8	ICES AND RESULTS FOR CHILDREN WITH DIS-
9	ABILITIES; ENSURING SUFFICIENT TEACH-
10	ERS OF THE DEAF-BLIND AND EARLY INTER-
11	VENTION SPECIALISTS.
12	Section $662(c)(2)$ (20 U.S.C. $1462(c)(2)$), as amend-
13	ed by section 121, is further amended—
14	(1) by redesignating subparagraphs (G) and
15	(H) as subparagraphs (I) and (J), respectively; and
16	(2) by inserting after subparagraph (F) the fol-
17	lowing:
18	"(G) Preparing personnel to be qualified
19	teachers of the deaf-blind and early intervention
20	specialists, to assist children with deaf-blindness
21	in schools and school related activities, as well
22	as toddlers and preschool children with deaf-
23	blindness in early intervention and preschool
24	programs, to develop communication and lit-
25	eracy skills, and to access, organize, and utilize

1	information about the environment and acquire
2	concepts essential for learning.
3	"(H) Preparing personnel to be qualified
4	interveners as individualized supports to assist
5	children with deaf-blindness in school and
6	school related activities, and infants and tod-
7	dlers and preschool children with deaf-blindness
8	in early intervention and preschool programs.".