Senate Engrossed

State of Arizona Senate Forty-seventh Legislature Second Regular Session 2006

SENATE BILL 1380

AN ACT

AMENDING SECTIONS 15-731, 15-755, 15-761 AND 15-766, ARIZONA REVISED STATUTES; REPEALING SECTION 15-767, ARIZONA REVISED STATUTES; AMENDING TITLE 15, CHAPTER 7, ARTICLE 4, ARIZONA REVISED STATUTES, BY ADDING A NEW SECTION 15-767; RELATING TO SPECIAL EDUCATION.

(TEXT OF BILL BEGINS ON NEXT PAGE)

Be it enacted by the Legislature of the State of Arizona: Section 1. Section 15-731, Arizona Revised Statutes, is amended to read: <u>4 15-731. Definitions</u>

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In this article, unless the context otherwise requires:

"Accessible electronic file" means, until a national file format is 6 1. 7 adopted by the United States department of education, a digital file in a 8 mutually agreed on by the publisher and the local educational agency 9 electronic file format that has been prepared using a markup language that maintains the structural integrity of the information and can be processed by 10 11 conversion software. If a national file format is adopted by the United States department of education, accessible electronic file means an 12 13 electronic file conforming to the specifications of the national file format 14 adopted by the United States department of education.

2. "Available Authorized entity" means an authorized entity, as defined by 17 United States Code section 121, that commonly provides alternative format school materials that are accessible by schools in this state and that has the vendor's authorization to make alternative formats.

19 3. "Child with a disability" means a pupil who is subject to an 20 individualized education plan PROGRAM pursuant to the individuals with 21 disabilities education act of 1997 (20 United States Code sections 1400 22 through 1415) or a pupil with a section 504 plan, and whose individualized 23 education plan or section 504 ACCOMMODATION plan requires the use of 24 instructional materials in a specialized format.

4. "Individualized education plan PROGRAM" has the same meaning
 prescribed in 20 United States Code sections 1401 and 1412 and section
 15-761.

28 5. "Nonprinted instructional materials" means nonprinted textbooks and 29 related core materials, including those that require the availability of 30 electronic equipment in order to be used as a learning resource, that are 31 written and published primarily for use in elementary school and secondary 32 school instruction and that are required by a state educational agency or a 33 local educational agency for use by pupils in the classroom. These materials 34 shall be available to the extent technologically available and may include 35 software programs and internet based materials.

6. "Printed instructional materials" means textbooks and related printed core materials that are written and published primarily for use in elementary school and secondary school instruction and that are required by a state educational agency or a local educational agency for use by pupils in the classroom.

7. "Section 504 plan" means a written statement developed for a pupil with a disability that includes the provision of regular or special education and related aids and services, including assistive technology, that is designed to meet individual educational needs in accordance with 34 Code of Federal Regulations part 104. 8. "Structural integrity" means the structure of all parts of the printed instructional material are IS kept intact to the extent feasible and as mutually agreed on by the publisher and the local educational agency. If a national file format is adopted by the United States department of education, the national file format's technical specifications for structural integrity are required in the accessible electronic file.

9. "Vendor" means a person or entity that offers printed or nonprinted
instructional materials for commercial sale to a school district and other
public schools.

10 Sec. 2. Subject to the requirements of article IV, part 1, section 1, 11 Constitution of Arizona, section 15-755, Arizona Revised Statutes, is amended 12 to read:

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15-755. <u>Standardized testing for monitoring education progress</u>

14 In order to ensure that the educational progress of all Arizona 15 students in academic subjects and in learning English is properly monitored, 16 a standardized, nationally-normed written test of academic subject matter 17 given in English shall be administered at least once each year to all Arizona 18 public schoolchildren in grades 2 and higher TWO THROUGH TWELVE. 0nlv 19 students classified as severely learning disabled may be exempted from this 20 test. All STUDENTS WITH DISABILITIES SHALL BE INCLUDED IN ALL GENERAL STATE 21 AND DISTRICT ASSESSMENTS, WITH APPROPRIATE ACCOMMODATIONS AND ALTERNATE 22 ASSESSMENTS WHERE NECESSARY AND AS INDICATED IN THEIR RESPECTIVE INDIVIDUAL 23 EDUCATION PROGRAM, IN ACCORDANCE WITH 20 UNITED STATES CODE SECTION 1412. 24 The particular test to be used shall be selected by the office of the state 25 superintendent of public instruction, and it is intended that the test shall 26 generally remain the same from year to year. The national percentile scores 27 of students shall be confidentially provided to individual parents, and the 28 aggregated percentile scores and distributional data for individual schools 29 and school districts shall be made publicly available on an internet web 30 site; , AND the scores for students classified as "limited-English" shall be 31 separately sub-aggregated SUBAGGREGATED and made publicly available there as 32 well. Although administration of this test is required solely for monitoring 33 educational progress, Arizona public officials and administrators may utilize 34 these test scores for other purposes as well if they so choose.

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Sec. 3. Section 15-761, Arizona Revised Statutes, is amended to read: 15-761. <u>Definitions</u>

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In this article, unless the context otherwise requires:

38 "Autism" means a developmental disability that significantly 1. 39 affects verbal and nonverbal communication and social interaction and that 40 adversely affects educational performance. Characteristics include 41 irregularities and impairments in communication, engagement in repetitive 42 activities and stereotyped movements, resistance to environmental change or 43 change in daily routines and unusual responses to sensory experiences. 44 Autism does not include children with characteristics of emotional disability 45 as defined in this section.

1	2. "Child with a disability":
2	(a) Means a child who is at least three years but less than twenty-two
3	years of age, who has been evaluated pursuant to section 15–766 and found to
4	have at least one of the following disabilities and who, because of the
5	disability, needs special education and related services:
6	(i) Autism.
7	(ii) Emotional disability.
8	(iii) Hearing impairment.
9	(iv) Other health impairments.
10	(v) Specific learning disability.
11	(vi) Mild, moderate or severe mental retardation.
12	(vii) Multiple disabilities.
13	(viii) Multiple disabilities with severe sensory impairment.
14	(ix) Orthopedic impairment.
15	(x) Preschool moderate delay.
16	(xi) Preschool severe delay.
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17	(xii) Preschool speech/language delay.
	(xiii) Speech/language impairment.
19	(xiv) Traumatic brain injury.
20	(xv) Visual impairment.
21	(b) Does not include a child who has difficulty in writing, speaking
22	or understanding the English language due to an environmental background in
23	which a language other than English is primarily or exclusively used.
24	3. "Due process hearing" means a fair and impartial administrative
25	hearing conducted by the state educational agency by an impartial
26	administrative law judge in accordance with federal and state law.
27	"Educational disadvantage" means a condition which has limited a
28	child's opportunity for educational experience resulting in a child achieving
29	less than a normal level of learning development.
30	5. "Eligibility for special education" means the pupil must have one
31	of the disabilities contained in paragraph 2 of this section and must also
32	require special education services in order to benefit from an educational
33	program.
34	6. "Emotional disability":
35	(a) Means a condition whereby a child exhibits one or more of the
36	following characteristics over a long period of time and to a marked degree
37	that adversely affects the child's performance in the educational
38	environment:
39	(i) An inability to learn which cannot be explained by intellectual,
40	sensory or health factors.
41	(ii) An inability to build or maintain satisfactory interpersonal
42	relationships with peers and teachers.
43	(iii) Inappropriate types of behavior or feelings under normal
44	circumstances.
45	(iv) A general pervasive mood of unhappiness or depression.
	- 2 -

1 (v) A tendency to develop physical symptoms or fears associated with 2 personal or school problems.

3 (b) Includes children who are schizophrenic but does not include 4 children who are socially maladjusted unless they are also determined to have 5 an emotional disability as determined by evaluation as provided in section 6 15-766.

7 7. "Foster parent" means a person who has been designated by a court 8 of competent jurisdiction to serve as the parent of a child with a disability 9 if that person has an ongoing, long term parental relationship with the child, is willing to make educational decisions for the child and has no 10 11 personal interest that would conflict with the interests of the child.

12 8. 7. "Hearing impairment" means a loss of hearing acuity, as 13 determined by evaluation pursuant to section 15-766, which interferes with 14 the child's performance in the educational environment and requires the 15 provision of special education and related services.

9. 8. "Home school district" means the school district in which the 16 17 person resides who has legal custody of the child, as provided in section 15-824, subsection B. If the child is a ward of the state and a specific 18 19 person does not have legal custody of the child, the home school district is 20 the district that the child last attended or, if the child has not previously 21 attended a public school in this state, the school district within which the 22 child currently resides.

23 10. "Impartial administrative law judge" means an administrative 24 law judge of the office of administrative hearings and who is knowledgeable 25 in the laws governing special education and administrative hearings.

26 11. 10. "Individualized education program" means a written statement, 27 as defined in 20 United States Code sections 1401 and 1412, for providing 28 special education AND RELATED services to a child with a disability that 29 includes the pupil's present levels of educational performance, the 30 measurable annual goals and short-term objectives or benchmarks for 31 evaluating progress toward those goals, the requirements for high school 32 graduation, including provisions for testing and testing accommodations, and 33 the specific special education and related services to be provided.

34 12. 11. "Individualized education program team" means a team whose 35 task is to develop an appropriate educational program for the child and HAS 36 THE SAME MEANING PRESCRIBED IN 20 UNITED STATES CODE SECTION 1414. that 37 includes:

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(a) The parent.

- 39 (b) At least one of the child's regular education teachers.
- 40
- (c) One of the child's special education teachers.

41 (d) A representative of the public agency that is qualified to provide 42 or supervise the provision of instruction that is designed specifically for 43 children with disabilities who is knowledgeable about general curriculum and 44 the availability of resources.

1 (e) A person who can interpret the instructional implications of 2 evaluation results.

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(f) The child, if appropriate.

4 (g) At the discretion of the parent or the public agency, other
 5 persons with knowledge or special expertise about the child.

6 13. 12. "Mental retardation" means a significant impairment of general 7 intellectual functioning that exists concurrently with deficits in adaptive 8 behavior and that adversely affects the child's performance in the 9 educational environment.

10 14. 13. "Mild mental retardation" means performance on standard 11 measures of intellectual and adaptive behavior between two and three standard 12 deviations below the mean for children of the same age.

13 15. 14. "Moderate mental retardation" means performance on standard measures of intellectual and adaptive behavior between three and four standard deviations below the mean for children of the same age.

16 16. 15. "Multidisciplinary evaluation team" means a team of persons 17 including individuals described as the individualized education program team 18 and other qualified professionals who shall determine whether a child is 19 eligible for special education.

20 17. 16. "Multiple disabilities" means learning and developmental 21 problems resulting from multiple disabilities as determined by evaluation 22 pursuant to section 15-766 that cannot be provided for adequately in a 23 program designed to meet the needs of children with less complex 24 disabilities. Multiple disabilities include any of the following conditions 25 that require the provision of special education and related services:

- (a) Two or more of the following conditions:
- 26 27

(i) Hearing impairment.

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(ii) Orthopedic impairment.

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(iii) Moderate mental retardation.

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(iv) Visual impairment.

(b) A child with a disability listed in subdivision (a) of this
 paragraph existing concurrently with a condition of mild mental retardation,
 emotional disability or specific learning disability.

34 18. 17. "Multiple disabilities with severe sensory impairment" means 35 multiple disabilities that include at least one of the following:

36 (a) Severe visual impairment or severe hearing impairment in 37 combination with another severe disability.

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(b) Severe visual impairment and severe hearing impairment.

39 19. 18. "Orthopedic impairment" means one or more severe orthopedic 40 impairments and includes those that are caused by congenital anomaly, disease 41 and other causes, such as amputation or cerebral palsy, and that adversely 42 affect a child's performance in the educational environment.

43 20. 19. "Other health impairments" means limited strength, vitality or
 44 alertness, including a heightened alertness to environmental stimuli, due to

1 chronic or acute health problems which adversely affect a pupil's educational 2 performance.

3 21. 20. "Out-of-home care" means the placement of a child with a 4 disability outside of the home environment and includes twenty-four hour 5 residential care, group care or foster care on either a full-time or 6 part-time basis.

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22. 21. "Parent" means:

(a) Either a natural or adoptive parent of a child.

9 (b) A guardian, but not this State if the child is a ward of this 10 state.

11 A person acting in the place of a natural or adoptive parent with (c) 12 whom the child lives or a person who is legally responsible for the child's 13 welfare.

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(d) A surrogate parent.

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(e) A foster parent to the extent permitted by state law.

16 22. "Preschool child" means a child who is at least three years of 17 age but who has not reached the required age for kindergarten, subject to 18 section 15-771. subsection G.

24. 23. "Preschool moderate delay" means performance by a preschool 19 20 child on a norm-referenced test that measures at least one and one-half, but 21 not more than three, standard deviations below the mean for children of the same chronological age in two or more of the following areas: 22

23 24 (a) Cognitive development.

(b) Physical development.

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(c) Communication development. (d) Social or emotional development.

(e) Adaptive development.

28 The results of the norm-referenced measure must be corroborated by 29 information from a comprehensive developmental assessment and from parental 30 input, if available, as measured by a judgment based assessment or survey. 31 If there is a discrepancy between the measures, the evaluation team shall 32 determine eligibility based on a preponderance of the information presented.

33 25. 24. "Preschool severe delay" means performance by a preschool 34 child on a norm-referenced test that measures more than three standard 35 deviations below the mean for children of the same chronological age in one 36 or more of the following areas:

- 37
 - (a) Cognitive development. (b) Physical development.

38 39

- (c) Communication development.
- 40 (d) Social or emotional development.
- 41 (e) Adaptive development.

42 The results of the norm-referenced measure must be corroborated by 43 information from a comprehensive developmental assessment and from parental 44 input, if available, as measured by a judgment based assessment or survey.

If there is a discrepancy between the measures, the evaluation team shall
 determine eligibility based on a preponderance of the information presented.

3 26. 25. "Preschool speech/language delay" means performance by a 4 preschool child on a norm-referenced language test that measures at least one 5 and one-half standard deviations below the mean for children of the same chronological age or whose speech, out of context, is unintelligible to a 6 7 listener who is unfamiliar with the child. Eligibility under this paragraph 8 appropriate only if a comprehensive developmental assessment or is 9 norm-referenced assessment and parental input indicate that the child is not 10 eligible for services under another preschool category. The evaluation team 11 shall determine eligibility based on a preponderance of the information 12 presented.

13 27. 26. "Prior written notice" means notice, as defined in 20 United 14 States Code sections 1414 and 1415, that includes a description of the action 15 proposed or refused by the school, an explanation of why the school proposes or refuses to take the action, a description of any options the school 16 17 considered and the reasons why those options were rejected, a description of 18 each evaluation procedure, test, record or report the school used as a basis 19 for the proposal or refusal, a description of any other factors that were 20 relevant to the school's proposal or refusal, a full explanation of all of 21 the procedural safeguards available to the parent and a listing of sources for parents to contact to obtain assistance in understanding the notice 22 23 WRITTEN PRIOR NOTICE THAT A PUBLIC EDUCATIONAL AGENCY IS REQUIRED TO SEND TO 24 PARENTS WHENEVER THE PUBLIC EDUCATIONAL AGENCY PROPOSES OR REFUSES TO 25 INITIATE OR CHANGE THE IDENTIFICATION, EVALUATION OR EDUCATIONAL PLACEMENT OF 26 A CHILD WITH A DISABILITY OR THE PROVISION OF A FREE APPROPRIATE PUBLIC 27 EDUCATION.

28 28. 27. "Public educational agency" means a school district, a charter 29 school, an accommodation school, a state supported institution or any other 30 political subdivision of this state that is responsible for providing 31 education to children with disabilities.

32 29. 28. "Related services" means those supportive services, as defined 33 in 20 United States Code section 1401, that are required to assist a child 34 with a disability who is eligible to receive special education services in 35 order for the child to benefit from special education.

36 30. 29. "Residential special education placement" means the placement 37 of a child with a disability in a public or private residential program, as 38 provided in section 15-765, subsection G, in order to provide necessary 39 special education and related services as specified in the child's 40 individualized education program.

41 31. 30. "Severe mental retardation" means performance on standard
42 measures of intellectual and adaptive behavior measures at least four
43 standard deviations below the mean for children of the same age.

1 32. 31. "Special education" means specially designed instruction that 2 meets the unique needs of a child with a disability and that is provided 3 without cost to the parents of the child.

4 33. 32. "Special education referral" means a written request for an 5 evaluation to determine whether a pupil is eligible for special education 6 services that, for referrals not initiated by a parent, includes 7 documentation of appropriate efforts to educate the pupil in the regular 8 education program.

9 34. 33. "Specially designed instruction" means adapting the content, 10 methodology or delivery of instruction to address the unique needs of a child 11 with a disability and to ensure that child's access to the general curriculum 12 as identified in the academic standards adopted by the state board of 13 education.

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35. 34. "Specific learning disability":

(a) Means a specific learning disorder in one or more of the basic
psychological processes involved in understanding or in using language,
spoken or written, which may manifest itself in an imperfect ability to
listen, think, speak, read, write, spell or do mathematical calculations.

(b) Includes such conditions as perceptual disabilities, minimal braindysfunction, dyslexia and aphasia.

(c) Does not include learning problems which are primarily the result
 of visual, hearing, motor or emotional disabilities, of mental retardation or
 of environmental, cultural or economic disadvantage.

24 36. 35. "Speech/language impairment" means a communication disorder 25 such as stuttering, impaired articulation, severe disorders of syntax, 26 semantics or vocabulary, or functional language skills, or a voice 27 impairment, as determined by evaluation pursuant to section 15-766, to the 28 extent that it calls attention to itself, interferes with communication or 29 causes a child to be maladjusted.

30 37. 36. "State educational agency" means the Arizona department of 31 education.

32 38. 37. "State placing agency" has the same meaning prescribed in 33 section 15-1181.

34 39. 38. "Surrogate parent" means a person who has been appointed by 35 the court pursuant to section 15-763.01 in order to represent a child in 36 decisions regarding special education.

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40. 39. "Traumatic brain injury":

(a) Means an acquired injury to the brain that is caused by an
external physical force and that results in total or partial functional
disability or psychosocial impairment, or both, that adversely affects
educational performance.

42 (b) Applies to open or closed head injuries resulting in mild,
43 moderate or severe impairments in one or more areas, including cognition,
44 language, memory, attention, reasoning, abstract thinking, judgment, problem

1 solving, sensory, perceptual and motor abilities, psychosocial behavior, 2 physical functions, information processing and speech.

3 (c) Does not include brain injuries that are congenital or 4 degenerative or brain injuries induced by birth trauma.

5 41. 40. "Visual impairment" means a loss in visual acuity or a loss of 6 visual field, as determined by evaluation pursuant to section 15-766, that 7 interferes with the child's performance in the educational environment and 8 that requires the provision of special education and related services.

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Sec. 4. Section 15-766, Arizona Revised Statutes, is amended to read: 15-766. Evaluation of child for placement in special education

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program; due process hearing procedures A special education referral shall be made under the direction of Α.

12 13 the chief administrative official of the school district or county, or such 14 person officially designated as responsible for special education, after 15 consultation with the parent or guardian.

16 Before a child who is suspected of having a disability is placed in Β. 17 a special education program, an evaluation shall be made of the capabilities and limitations of the child IN ACCORDANCE WITH THE INDIVIDUALS WITH 18 19 DISABILITIES EDUCATION ACT (20 UNITED STATES CODE SECTION 1414) TO DETERMINE 20 WHETHER A CHILD IS A CHILD WITH A DISABILITY. THIS EVALUATION SHALL BE 21 CONDUCTED WITHIN SIXTY DAYS AFTER RECEIVING PARENTAL CONSENT FOR THE 22 EVALUATION. A reevaluation shall be conducted NOT MORE THAN ONCE EACH YEAR, 23 UNLESS THE PARENT AND THE PUBLIC EDUCATION AGENCY OTHERWISE AGREE, AND at 24 least every three years IF THE PUBLIC EDUCATIONAL AGENCY DETERMINES THAT THE 25 EDUCATIONAL OR RELATED SERVICES NEEDS OF THE CHILD WARRANT A REEVALUATION, OR 26 IF THE CHILD'S PARENTS OR TEACHER REQUESTS A REEVALUATION, UNLESS THE PARENT 27 AND THE PUBLIC EDUCATION AGENCY AGREE THAT A REEVALUATION IS UNNECESSARY. to 28 determine if the disability remains and to determine continued placement in a 29 special education program. The evaluation and reevaluations shall be made by 30 a multidisciplinary evaluation team under the direction of the chief 31 administrative official of the school district or county or such person 32 officially designated as responsible for special education. The team shall 33 review existing evaluation data and shall collect additional data, if 34 necessary, to determine the eligibility of the pupil for special education 35 and to develop an appropriate individual education program. The school 36 district or county may conduct joint evaluations, directly or indirectly with 37 the department of economic security, the department of health services, the 38 department of juvenile corrections and the juvenile courts, or the school 39 district may contract with any state agency or department for all or a 40 portion of the components of the evaluations required by this section. The 41 determination of eligibility for special education services is solely the 42 responsibility of the multidisciplinary evaluation team. The evaluation 43 pursuant to this section shall contain in writing, but is not limited to: 44 1. A review of current evaluations, including types of tests and the

45 results of those tests. 9

2. Information provided by the parents, including medical and
 developmental information and history.

3 3. Educational history, including the reason for the referral, current
 4 classroom based assessments and observations by teachers and related service
 5 providers.

6 4. Documentation of whether the child's educational problems are
 7 related to or resulting primarily from reasons of educational disadvantage.
 8 5. A determination of whether the child has a category of disability

as prescribed in section 15-761.

10 6. The child's present levels of academic performance and current 11 educational needs.

12 7. A determination of whether the child needs special education and 13 related services.

14 8. A determination of whether any additions or modifications are 15 needed to allow the child to progress in the general curriculum.

16 C. The results of the evaluation shall be submitted in writing and 17 with recommendations to the chief administrative official of the school 18 district or county or to such person designated by the chief administrative 19 official as responsible for special education.

20 D. C. Any of the evaluation components that are enumerated in 21 subsection B of this section, that are less than three years old and that are 22 appropriate to consider under the specific circumstances may be shared by and 23 among state agencies for the purpose of expediting completion of the 24 evaluation and placement process.

25 E. D. The chief administrative official of the school district or 26 county or the person officially designated as responsible for special 27 education shall place the child, based upon the consensus recommendation of 28 the individualized education program team and subject to due process pursuant 29 to 20 United States Code section 1415, except that a child shall not be 30 placed in a special education program without the approval WRITTEN CONSENT of 31 the child's parent or guardian, or retained in such a program without actual 32 notice to the parent or guardian.

33 F_{\cdot} E. The due process hearing procedures prescribed in this section extend to the parents of a child, a student who has reached the age of 34 35 majority or the public educational agency or agencies involved in any decisions regarding the student. All due process hearings shall be conducted 36 37 in accordance with federal and state laws governing the educational rights of 38 children with known or suspected disabilities. The state board of education 39 shall adopt rules for implementing this section that comply with the 40 following:

41 1. The parent, the adult student or the public educational agency or 42 agencies may initiate due process hearing procedures under either of the 43 following circumstances: 1 (a) There is a proposal to initiate or change the identification, 2 evaluation or educational placement of the child, or the provision of a free 3 appropriate public education to the child.

(b) There is a refusal to initiate or change the identification, 4 5 evaluation or educational placement of the child, or the provision of a free 6 appropriate public education to the child.

7 2. Either the parent, the adult student or the public educational 8 agency or agencies may initiate a due process hearing by submitting a written 9 request to the state educational agency or AND the public educational agency involved in any decisions regarding the student. 10 The state educational 11 agency shall provide a model form that any party may use in requesting a due 12 process hearing. The public educational agency shall promptly forward any 13 requests received to the state educational agency. Any request received by 14 the state educational agency shall be transmitted immediately to the office 15 of administrative hearings and the public educational agency.

16 3. A decision made in a hearing conducted pursuant to this section 17 shall be final, except that any party involved in a hearing may bring a civil 18 action in any court of competent jurisdiction without regard to the amount in 19 controversy.

20 G_{\cdot} F. The public educational agency shall pay all costs incurred by 21 the office of administrative hearings associated with any hearing conducted 22 pursuant to this section and the public educational agency or a public agency 23 pool operated pursuant to section 11-952.01 in which the public educational 24 agency participates shall contract with the office of administrative hearings 25 for this purpose.

26 H_{-} G. Title 41, chapter 6, article 10 shall apply to all hearings to 27 the extent not inconsistent with this section and federal and state law 28 regarding the education of students with disabilities.

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Sec. 5. <u>Repeal</u> Section 15-767, Arizona Revised Statutes, is repealed.

31 Sec. 6. Title 15, chapter 7, article 4, Arizona Revised Statutes, is 32 amended by adding a new section 15-767, to read:

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15-767. Annual goals; notification

IN ACCORDANCE WITH 20 UNITED STATES CODE SECTION 1414, THE PARENTS OF A 34 35 CHILD WITH A DISABILITY SHALL BE NOTIFIED REGARDING THE PROGRESS THAT THE 36 CHILD IS MAKING TOWARD MEETING THE ANNUAL GOALS AS PROVIDED IN THE CHILD'S 37 INDIVIDUALIZED EDUCATION PROGRAM.

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Sec. 7. <u>Requirements for enactment; three-fourths vote</u>

39 Pursuant to article IV, part 1, section 1, Constitution of Arizona, 40 section 15-755, Arizona Revised Statutes, as amended by this act, is 41 effective only on the affirmative vote of at least three-fourths of the 42 members of each house of the legislature.