HM 893 2006

House Memorial

A memorial to the Congress of the United States, urging Congress to reevaluate the requirements of the No Child Left Behind Act and to fund the levels authorized in the act.

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WHEREAS, Florida led the nation in school reform when, in 1990, the Legislature passed what was popularly known as "Blueprint 2000," a system of school reform and accountability, and

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WHEREAS, Blueprint 2000 called for the establishment of goals for K-12 education, high standards of achievement, development of a curriculum based on the standards, and an assessment system to ensure student learning progress and school accountability, and

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WHEREAS, Florida has witnessed tremendous educational gains among its students as a result of the efforts of its students, teachers, parents, schools, and communities as an outcome of the implementation of the school reform and accountability system, and

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WHEREAS, in 2001, the Congress of the United States enacted and President Bush later signed into law the "No Child Left Behind Act, " an act designed to ensure accountability of America's schools for the academic success of our students, especially those from minority groups, those with disabilities, and those with limited English proficiency, and

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WHEREAS, the No Child Left Behind Act represents one of the most sweeping federal intrusions into state and local control of education and disregards the time-honored American principle of

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balanced federalism and respect for state and local prerogatives, especially in education, and

WHEREAS, the No Child Left Behind Act mandates that all schools attain adequate yearly progress toward the goal of 100 percent student proficiency in reading, math, language arts, and science by the 2013-2014 school year, and

WHEREAS, most of the schools deemed as performing well under Florida's system were determined to be deficient under the No Child Left Behind Act, and

WHEREAS, the No Child Left Behind Act has been determined to be a tremendous unfunded mandate during a time of economic challenges in the state and funding cutbacks in public education budgets, NOW, THEREFORE,

Be It Resolved by the Legislature of the State of Florida:

That the Congress of the United States is requested to hold harmless those states that, as a result of their own educational accountability systems, meet or exceed the requirements of the No Child Left Behind Act.

BE IT FURTHER RESOLVED that if a state is not held harmless, the Congress of the United States is requested to provide federal funding in amounts consistent with the levels authorized in the No Child Left Behind Act for education programs and expanded information systems needed to accurately reflect student, school, and school district performance and professional development training necessary for teachers.

BE IT FURTHER RESOLVED that the Congress of the United States is requested to authorize appropriate methods of

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CODING: Words stricken are deletions; words underlined are additions.

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assessment for students who are not proficient in English and students with disabilities.

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BE IT FURTHER RESOLVED that the Congress of the United States is requested to allow an alternative methodology for determining adequate yearly progress targets and progress of students who are not proficient in English and students with disabilities.

BE IT FURTHER RESOLVED that the Congress of the United States is requested to allow flexibility in calculating adequate yearly progress for students belonging to multiple groups and subgroups.

BE IT FURTHER RESOLVED that the Congress of the United States is requested to recognize, through law and revisions thereto, that our federal system of government education is primarily a state and local responsibility.

BE IT FURTHER RESOLVED that copies of this memorial be dispatched to the President of the United States, to the President of the United States Senate, to the Speaker of the United States House of Representatives, and to each member of the Florida delegation to the United States Congress.