



General Assembly

Amendment

January Session, 2003

LCO No. 6646

SB0115506646HD0

Offered by:

REP. GREEN, 1st Dist.
REP. BEAMON, 72nd Dist.
REP. CONWAY, 75th Dist.

REP. ADINOLFI, 103rd Dist.
REP. TRUGLIA, 145th Dist.
REP. THOMPSON, 13th Dist.

To: Subst. Senate Bill No. 1155

File No. 460

Cal. No. 550

"AN ACT CONCERNING THE FEDERAL NO CHILD LEFT BEHIND ACT AND TEACHER CERTIFICATION."

1 After the last section, add the following and renumber sections and
2 internal references accordingly:

3 "Sec. 501. (NEW) (*Effective July 1, 2004*) (a) A parent or guardian of a
4 child requiring special education who is attending a public school and
5 for whom an individualized education program has been written in
6 accordance with chapter 164 of the general statutes and the regulations
7 adopted by the Board of Education pursuant to said chapter 164 may
8 request an alternative placement into a special education program
9 approved by the State Department of Education by notifying the local
10 or regional board of education of such intent. A child shall be eligible
11 for placement in an alternative program pursuant to this section, if (1)
12 the child did not meet his or her individualized education program
13 goals by his or her annual review, (2) the parent or guardian of such

14 child obtained acceptance for admission of the child to an approved
15 special education program, and (3) such parent or guardian notified
16 the local or regional board of education of the intent to use alternative
17 placement at least sixty days prior to the date of enrollment in the
18 alternative placement.

19 (b) This section shall not apply to a child who is enrolled in Unified
20 School District #1.

21 (c) The Department of Education shall adopt regulations, in
22 accordance with the provisions of chapter 54 of the general statutes,
23 defining the criteria for unmet goals of individualized education
24 programs, as used in subsection (a) of this section."