Maine DOE Lau Plan Template and Guidance

Section 1: Legal Foundation for Providing Effective Educational Services to English Learners

Guidance on Completing this Section

In this section, LEAs demonstrate that they are aware of the Supreme Court decisions and laws that establish the legal requirements for providing English learners with effective language and content acquisition programming. The following list, compiled by Brown University, achieves the purpose of Section 1 and can be used as is in any LEA’s Lau Plan. Additional court cases and laws may be added as desired.


Federal Legislation

• *Every Student Succeeds Act (2015)* provides for strong accountability for the education of all children and for certain provisions specific to limited English proficient students, especially under Titles I and III of the Act. NCLB also provides funds to states and local schools and universities to carry out the intent of the Act.
  
  

• *Title VI of the Civil Rights Act of 1964* prohibits discrimination on the basis of national origin (and other civil rights).
  

• *Equal Education Opportunities Act of 1974* requires schools to "take appropriate steps" to assure equal access as stipulated in the Lau opinion below.
  
  [http://www.law.cornell.edu/topics/education.html](http://www.law.cornell.edu/topics/education.html)

Supreme Court Decisions

• *Lau vs. Nichols (1974)* ruled that providing the same access to curriculum, instruction, and materials for students of limited English proficiency as is provided to English dominant students is not in effect equitable:
  

• *Plyler vs. Doe (1981)* ruled that all students in public schools must be appropriately served, including any students who may not be documented as legal immigrants:
  
• **Castañeda vs. Pickard (1981)** case precedent requires schools to use a three-pronged approach to assure that they are following the spirit of the above decisions vis-à-vis: a practice grounded in sound educational theory; effective implementation of an appropriate program; assurance that the program is working through an evaluation and subsequent program modification to meet this requirement.

https://web.stanford.edu/~hakuta/www/ LAU/IAPolicy/ IA1bCastanedaFullText.htm

**Section 2: English Learner Identification**

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<tr>
<th><strong>Guidance on Completing this Section</strong></th>
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<tr>
<td>LEAs must demonstrate that they are identifying English learners in accordance with federal and state requirements. By completing the following chart, LEAs will have addressed all the necessary points. The second chart, which should also be present in an LEA’s Lau Plan, lists the required screening assessments to be used for each grade level. Note that no other screening assessments are permitted in Maine policy.</td>
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<tr>
<td>Legal Basis: Section 3111, Elementary and Secondary Education Act of 1965</td>
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<tr>
<th><strong>Action Required by Federal Law and/or State Policy</strong></th>
<th><strong>In specific detail, when and how is this action accomplished in the SAU? Include the job title of the person responsible for ensuring that each action is completed.</strong></th>
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<tbody>
<tr>
<td>Administration of the Maine DOE Language Use Survey</td>
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<tr>
<td>Translation/Interpretation Services Provided to Parents/Guardians</td>
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<td>Referral of all Potential English Learners for Screening</td>
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<tr>
<td>Administration of English Language Proficiency Screener</td>
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<tr>
<td>Language Acquisition Committee Meeting to Develop Program of Services for Identified English Learners*</td>
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* Identification of English learners must occur within 30 days of enrollment from the beginning of the school year or within two weeks of enrolling during the school year.

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<tr>
<th><strong>English Language Proficiency Screening Assessment Requirements</strong></th>
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<tbody>
<tr>
<td><strong>Grade</strong></td>
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<tr>
<td>Pre-K</td>
</tr>
<tr>
<td>1st semester K</td>
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<tr>
<td>2nd semester K/1st semester 1st grade</td>
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<tr>
<td>1st semester K</td>
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<td>2nd semester K/1st semester 1st grade</td>
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<td>2nd semester 1st grade-12th grade</td>
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Section 3: Development of Individualized Language Acquisition Programs

Guidance on Completing this Section

All English learners must have an individualized educational program to meet their English language acquisition and academic content learning needs. There is no prescribed program model that all LEAs must use; rather, LEAs must design an effective, evidence-based program relative to each student's current level of English proficiency, native language proficiency, educational background, disability status, and other factors.

Legal Basis: Title VI of the Civil Rights Act of 1964; Castañeda, 648 F.2d at 1009-10; Cf. 34 C.F.R. § 100.3(b)(1), (2); see also 20 U.S.C. §§ 6312(g)(1)(A)(viii) (Title I), 7012(a)(8) (Title III)

In this section, an LEA provides specific details as to:
- How a student's program is developed
- The program options offered to English learners
- The typical amount and frequency of services provided to English learners by proficiency level/grade
- How the LEA meets the needs of English learners whose parent/guardian declines services
- Policies and procedures for updating an English learner's program annually (at minimum)
- Record-keeping procedures

Section 4: Meaningful and Equitable Access to Academic and Extracurricular Programs

Guidance on Completing this Section

English learners are entitled to equitable access to all academic and extracurricular programs that their schools offer, such as college preparatory classes, Advanced Placement, dual enrollment, Gifted and Talented, Career and Technical Education, pre-kindergarten, athletics, academic/career counseling, performing and visual arts, clubs, honor societies, and others.

Legal Basis: 34 C.F.R. § 100.1-.2; 20 U.S.C. § 1703(f)

In this section, an LEA provides specific details as to:
- How it ensures that each program/activity that its schools offer is accessible to English learners
- English learners' access to rigorous, grade-level-appropriate coursework
- Its equitable identification policies and procedures for special educational opportunities (such as Gifted and Talented, Advanced Placement, etc.)
Section 5: Equitable Personnel, Facilities, and Materials

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<tr>
<td>English learners must be provided with sufficient, qualified teaching staff to meet their language learning and academic content acquisition needs, as well as facilities and materials of comparable quality to those of their peers.</td>
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</table>

Legal Basis: Title VI of the Civil Rights Act of 1964; 20 U.S.C. § 6826(c); Castañeda, 648 F.2d at 1013

In this section, an LEA provides specific details as to:

- Its assurance that paraprofessionals, aides, or tutors will not be used to provide long-term support to English learners in place of qualified teachers
- How it ensures that the caseload of its teachers serving English learners allows for effectively meeting all English learners’ needs
- Training provided to mainstream/content area teachers on strategies for meeting the needs of English learners in the mainstream
- The equitable facilities and materials provided for the education of English learners as compared to their non-English learner peers
- How it ensures that English learners are not unnecessarily segregated from their non-English learner peers

Section 6: Annual English Language Proficiency Test Administration

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<tr>
<td>All English learners in Maine public schools, as well as publicly-funded English learners in non-public schools, must be administered ACCESS for ELLs (or Alternate ACCESS, if applicable) annually.</td>
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</tbody>
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Legal Basis: 20 U.S.C. §§ 6311(b)(7) (Title I), 6823(b)(3)(C), (D) (Title III)

In this section, an LEA provides specific details as to:

- How it ensures that all English learners will be administered ACCESS for ELLs/Alternate ACCESS annually
- Policies and procedures for addressing parents/guardians who wish to opt out of required testing
Section 7: Exit and Monitoring

**Guidance on Completing this Section**

When an English learner meets Maine’s definition of English language proficiency on ACCESS for ELLs/Alternate ACCESS (currently an overall composite proficiency level of 4.5, or level P2 on Alternate ACCESS), the student is exited from English learner status. Note that no other criteria may substitute for a score of proficient on ACCESS for ELLs/Alternate ACCESS. LEAs must monitor the academic performance of all former English learners to ensure that English language support services are no longer needed. If educators suspect that a student is no longer proficient in English, the WIDA Screener Online may be re-administered to determine English learner status. A student who scores below an overall composite score of 4.5 must be reentered into English learner status, provided English language acquisition support services, and administered ACCESS for ELLs/Alternate ACCESS annually until exiting again.

Legal Basis: 20 U.S.C. §§ 6311(b)(7) (Title I), 6823(b)(3)(C), (D) (Title III)

In this section, an LEA provides specific details as to:
- Policies and procedures for monitoring the academic performance of former English learners
- How it ensures that students who were screened for English learner status upon enrollment but did not qualify are provided an opportunity for rescreening and entered into English learner status when necessary

Section 8: Ongoing Program Evaluation

**Guidance on Completing this Section**

LEAs must regularly evaluate the effectiveness of their programs for English learners and make modifications if the desired outcomes, both academic and linguistic, are not being achieved.

Legal Basis: Castañeda, 648 F.2d at 1014-15

In this section, an LEA provides specific details as to:
- The general goals of its programs for English learners
- Its process for evaluation of academic and language acquisition programming provided to English learners
- Longitudinal data collection and analysis methods, including data on former English learners, as part of ensuring that long-term outcomes are comparable to those of students who were never English learners
- The individuals (job titles) responsible for completing ongoing program evaluation

Section 9: Meaningful Communication with Parents/Guardians

**Guidance on Completing this Section**

LEAs have an obligation to ensure meaningful communication with parents with a primary/home language other than English in a language they can understand, and to adequately notify LEP parents of information about any program, service, or activity of a school district or SEA that is called to the attention of non-LEP
parents. At the Page 38–Dear Colleague Letter: English Learner Students and Limited English Proficient Parents
school and district levels, this essential information includes but is not limited to information regarding:
language assistance programs, special education and related services, IEP meetings, grievance procedures,
notices of nondiscrimination, student discipline policies and procedures, registration and enrollment, report
cards, requests for parent permission for student participation in district or school activities, parent-teacher
conferences, parent handbooks, gifted and talented programs, magnet and charter schools, and any other
school and program choice options.

Legal Basis: Title VI of the Civil Rights Act of 1964; Titles I and III of the Elementary and Secondary Education Act
of 1965

In this section, an LEA provides specific details as to:
- How it determines which parents/guardians need translation/interpretation services
- Its language access policy/plan
- Its staff training on when and how to provide translation/interpretation services for families