#### Nos. 05-908 & 05-915

IN THE

Supreme Court of the United States

PARENTS INVOLVED IN COMMUNITY SCHOOLS,

Petitioner,

—v.—

SEATTLE SCHOOL DISTRICT NO. 1, et al.,

Respondents.

CRYSTAL D. MEREDITH, Custodial Parent and Next Friend of Joshua Ryan McDonald,

Petitioner,

—v.—

JEFFERSON COUNTY BOARD OF EDUCATION, et al.,

Respondents.

ON WRIT OF CERTIORARI TO THE UNITED STATES COURTS OF APPEALS FOR THE NINTH AND SIXTH CIRCUITS

## BRIEF AMICUS CURIAE OF THE AMERICAN CIVIL LIBERTIES UNION, THE ACLU OF KENTUCKY, AND THE ACLU OF WASHINGTON IN SUPPORT OF RESPONDENTS

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### INTEREST OF $AMICI^{\perp}$

The American Civil Liberties Union (ACLU) is a nationwide, nonprofit, nonpartisan organization with more than 550,000 members dedicated to the principles of liberty and equality embodied in the Constitution and this nation's civil rights laws. In support of those principles, the ACLU has appeared in numerous cases before this Court, both as direct counsel and as *amicus curiae*, including *Gratz v. Bollinger*, 539 U.S. 244 (2003), and *Grutter v. Bollinger*, 539 U.S. 306 (2003). The ACLU of Kentucky and the ACLU of Washington are state affiliates of the national ACLU.

#### SUMMARY OF ARGUMENT

This brief addresses the question of whether race-neutral alternatives to race-conscious school assignments sufficiently remedy racial segregation in public schools to qualify as lessrestrictive alternatives under the Fourteenth Amendment. Several *amici* writing in support of Petitioners, including the United States, agree that school districts maintain an "important" interest in reducing racial segregation in elementary and secondary schools. Yet, they contend that the goal of racially integrated schools can be achieved without resort to race-conscious remedies by relying instead on such race-neutral alternatives as (1) the use of socioeconomic status ("SES") to assign students to schools, and (2) the creation of magnet school programs. Neither Petitioners nor

<sup>&</sup>lt;sup>1</sup> No counsel for a party authored this brief in whole or in part, and no person or entity other than *amici* and their counsel made any monetary contribution toward the preparation and submission of this brief. Pursuant to Rule 37.3, the parties have given general consent to the filing of *amicus* briefs.

their *amici*, however, cite any evidence in support of their claims.

In fact, the available empirical evidence suggests that while these race-neutral alternatives may sometimes have a marginal beneficial impact on integrating public schools, they present, at best, only a partial solution and, at worst, exacerbate existing segregation. In light of the evidence that race-neutral student assignment policies, by themselves, do not achieve sufficient integration, school districts should be permitted to use school assignment policies that flexibly consider race as one of several factors to achieve additional progress toward the reduction of minority isolation. Nothing in the Constitution requires school districts to accept partial solutions to the problem of racial segregation.

#### ARGUMENT

These cases do not seriously call into question the importance of reducing racial isolation in public elementary and secondary schools that are, distressingly, subject to increasing re-segregation across the country. Far from suggesting that diversity should play no role in the K-12 context, the Solicitor General, writing in support of both Petitioners, explicitly endorses a state interest in racially and ethnically desegregating elementary and secondary schools. The United States agrees that "even in the absence of" past de jure segregation, "school districts can pursue a legitimate and important purpose in seeking to reduce or eliminate minority group isolation in public schools," Brief for the United States as Amicus Curiae Supporting Petitioner at 17, Parents Involved in Community Schools (P.I.C.S.) v. Seattle School Dist. No. 1, et al., No. 05-908 (U.S. Aug. 21, 2006), and that the purpose of "avoiding racially concentrated schools" is "undoubtedly legitimate and important," Brief for

the United States as Amicus Curiae Supporting Petitioner at 15, Meredith v. Jefferson County Bd. of Educ., No. 05-915 (U.S. Aug. 21, 2006).<sup>2</sup>

Implicit in that acknowledgement is a recognition of the ongoing prevalence of segregation in elementary and secondary schools. Nationally, over one-third of African-American and Latino students attend "intensely segregated minority schools," where 90% or more of the student body is minority. Gary Orfield & Chungmei Lee, RACIAL TRANSFORMATION AND THE CHANGING NATURE OF SEGREGATION 6, 9-11 (2006). Over one in six African-American students attends "apartheid" schools with 99% or more minority enrollment, as does more than one in ten Latino students. *Id.* at 10-11.

Notwithstanding significant differences between student assignments in elementary and secondary education and student admissions in higher education, racial integration in K-12 education fits comfortably within the framework announced in *Grutter v. Bollinger*, which held student body racial diversity to be a compelling interest in the context of higher education. 539 U.S. 306, 328-33 (2003). The rationales relied upon in *Grutter* to justify race-conscious school admissions policies --- including not only improvements in academic outcomes but also the promotion of sociological and democratic values --- are as applicable in the context of K-12 public schools, if not more so. By "promot[ing] cross-racial understanding," race-conscious

<sup>&</sup>lt;sup>2</sup> Nor could the United States reasonably adopt a contrary position. Congress has enacted educational programs which have operated for decades with explicitly race-conscious goals. An express purpose of the Magnet School Assistance Program ("MSAP") is the "elimination, reduction, or prevention of minority group isolation in elementary schools and secondary schools with substantial proportions of minority students." 20 U.S.C. § 7231(b)(1).

admissions and assignment policies in both the K-12 context and in higher education "help[] break down racial stereotypes, and enable[] [students] to better understand persons of different races." *Id.* at 330. Similarly, racial integration in elementary and secondary schools, as in universities, "better prepares students for an increasingly diverse workforce and society, and better prepares them as professionals." *Id.* In addition, it ensures that all students obtain the "exposure to widely diverse people, cultures, ideas, and viewpoints" that is critical to our nation's global competitiveness, economically and militarily. *Id.* at 330-31.

Indeed, as articulated by other amici supporting the School Districts, racial integration in public schools is even more compelling in the K-12 context than it is in higher education, in large part because K-12 education, which must be provided for all students, reaches more students, and at an earlier stage of their development when they are more impressionable. Given the rates of racial re-segregation and racial isolation in those schools, and the impressionability of schoolchildren, the educational stakes are undeniably high. It is not surprising, therefore, that the central role of K-12 education informed this Court's opinion in Brown v. Bd. of Ed., 347 U.S. 483 (1954). The Brown Court recognized primary and secondary education as "a principal instrument in awakening the child to cultural values, in preparing him for later professional training, and in helping him to adjust normally to his environment." Id. at 493. Consequently, the Court reasoned, the harms of racially separated public schools "apply with added force to children in grade and high schools." Id. at 493-94.

Rather than challenging the importance of racially integrating the nation's public elementary and secondary schools, Petitioners' supporters principally challenge school assignment policies that include race consciousness on the

ground that they are not narrowly tailored. They posit that less alternatives --- specifically, restrictive student assignments based on socioeconomic status and magnet programs --- satisfy this well-established interest. See, e.g., Brief of Petitioner at 18, 40, P.I.C.S. v. Seattle School Dist. No. 1, et al., No. 05-908 (U.S. Aug. 21, 2006) (proposing, inter alia, magnet programs and the use of socioeconomic factors as race-neutral alternatives); Br. of the U.S. for Meredith at 16, 22 (proposing magnet schools as a raceneutral alternative); Br. of the U.S. for P.I.C.S. at 25-27 (offering SES-based assignments and magnet programs as race-neutral alternatives). Under this Court's constitutional jurisprudence, however, these measures cannot be considered "alternatives" unless they are as effective as race-conscious remedies in achieving the stated government interest.

As the Court explained in *Grutter*, the central question is not whether the proffered race-neutral alternatives have any value but, rather, whether they serve the government's interests "about as well" as the challenged policy. 539 U.S. at 339 (quoting *Wygant v. Jackson Bd. of Ed.*, 476 U.S. 267, 280 n.6 (1986)); see also Richmond v. J.A. Croson Co., 488 U.S. 469 (1989) (noting that the appropriateness of raceneutral remedies must consider their efficacy).<sup>3</sup> Here, the

<sup>&</sup>lt;sup>3</sup> The challenged policies in the two districts at issue here, Seattle and Louisville, both used race-conscious measures in conjunction with raceneutral measures, confirming that the appropriate inquiry is not to compare the efficacy of race-neutral alternatives against the efficacy of race-conscious measures, but rather to determine whether race-neutral alternatives alone are as effective as the challenged plans which utilized both race-conscious measures and race-neutral alternatives. *Parents Involved in Community Schools v. Seattle Sch. Dist. No. 1*, 426 F.3d 1162, 1167, 1169 (9th Cir. 2005) (describing district's use of race-conscious measures in conjunction with race-neutral ones, including, *inter alia*, implementing magnet programs, adopting a weighted funding formula, improving facilities, and developing innovative academic programs);

government's interest is to achieve racially integrated public schools --- not only for the resulting improvements in academic outcomes, but also to promote sociological and democratic values similar to those described in Grutter and in Brown. Thus, it is not enough to say that student assignments based on socioeconomic status and magnet programs can produce many educational benefits --- for example, reduced poverty concentration, improved school quality, introduction of innovative educational instruction and increased choice for students and their parents. Even assuming that is true, which may be the case in some circumstances, the issue of whether these programs constitute viable "race neutral alternatives" that preclude any use of race-conscious assignment policies depends on their effectiveness in racially integrating K-12 schools. If these alternatives are sufficient by themselves to create integrated schools, then the use of race-conscious measures would be difficult if not impossible to justify. If, on the other hand, these alternatives, without more, have proven inadequate in most circumstances to achieve the compelling state interest in an integrated school system, then school districts should be granted the discretion to experiment with school assignment policies that use race "in a flexible nonmechanical way," Grutter, 539 U.S. at 334, in their effort to address the problem of racial segregation and isolation in America's public schools. Compare id. at 342 ("The States may perform their roles as laboratories for experimentation to devise various solutions where the best solution is far from clear," quoting United States v. Lopez, 514 U.S. 549, 581 (Kennedy, J. concurring)).

McFarland v. Jefferson Cty. Public Schools, 330 F. Supp.2d 834, 861 (W.D. Ky. 2004), aff<sup>a</sup>d 416 F.3d 513 (6th Cir. 2005) (noting that the Board utilized race-neutral alternatives in addition to race-conscious measures).

In short, facts matter, and "a page of history is worth a volume of logic," New York Trust Co. v. Eisner, 256 U.S. 345, 349 (1921) (Holmes, J.). Yet, not a single brief in support of Petitioners cites any evidence supporting their argument that their proffered alternatives do "about as well" as race-conscious school assignment policies in promoting integrated schools. Instead, P.I.C.S. and amici supporting both Petitioners rely on bald assertions, such as "race neutral alternatives would likely increase diversity just as much as the race preference." Br. of P.I.C.S. at 22. See also Br. of the U.S. for Meredith at 22 (asserting, without evidence, that the "goal of achieving racially integrated schools can be achieved effectively through race-neutral alternatives"); Br. of the U.S. for P.I.C.S. at 23 (same). Not only are claims that raceneutral measures work "about as well as" as race-conscious measures counterintuitive, see, e.g., Brewer v. West Irondequoit Centr. Sch. Dist., 212 F.3d 738, 752 (2d Cir. 2000) ("[T]here is no more effective means of achieving th[e] goal of [reducing racial isolation] than to base decisions on race"), but they also are demonstrably inconsistent with the experience of actual districts employing these measures. The empirical evidence shows that, at best, SES-based assignment policies and magnet programs provide only a partial and insufficient integration solution and, at worst, exacerbate segregation and hyper-segregation. In the five school districts profiled by the United States Department of Education employing SES-based measures, none eliminated racial segregation. Even worse, the introduction of SESbased policies coincided with an exacerbation of racial isolation in those districts where it existed. Similarly, a review of districts receiving funds through the United States Department of Education's Magnet Schools Assistance Program ("MSAP") shows that, at best, the individual schools targeted for grant funds experienced mixed results in reducing racial segregation and isolation, and that the impact

of the grant across the entire district was even more limited. Because race-neutral alternatives alone cannot achieve the government's compelling interest, school districts should be entitled to utilize race-conscious measures that will further the government's goal of an integrated school system. The evidence demonstrates that there simply is no less restrictive alternative that is as effective as including race-conscious school assignment policies in efforts to achieve racial integration in our nation's public schools.

## I. RELYING SOLELY ON SOCIOECONOMIC STATUS FOR School Assignments Has a Limited Impact on Racially Integrating Public Schools

Petitioners' amici propose using socioeconomic status to assign students to schools as a race-neutral alternative for reducing racial segregation in public schools. See, e.g., Brief of Drs. Murphy, Rossell & Walberg as Amici Curiae Supporting Petitioner at 24-25, P.I.C.S. v. Seattle School Dist. No. 1, et al., No. 05-908 (U.S. Aug. 21, 2006) (proposing SES-based assignments as a race-neutral alternative); Brief of Pacific Legal Foundation as Amici Curiae Supporting Petitioner at 25, Meredith v. Jefferson County Bd. of Educ., No. 05-915 (U.S. Aug. 21, 2006) (same). In support of that contention, the United States in particular relies on a report issued by the Office for Civil Rights of the United States Department of Education, ACHIEVING DIVERSITY: RACE-NEUTRAL ALTERNATIVES IN AMERICAN EDUCATION (2004) (hereinafter OCR, ACHIEVING DIVERSITY), touting the use of SES-based assignments to racially integrate public schools and describing five model school districts that have utilized this method. Br. of the U.S. for P.I.C.S. at 25; Br. of the U.S. for Meredith at 22. But neither *amici*'s briefs nor the OCR Report cite any evidence to demonstrate that SES-based measures actually succeed in achieving racial integration.

Proponents of SES-based school assignments argue that such programs advance important government interests independent of racial integration, such as the improvement of academic outcomes for low-income students. See, e.g., OCR, ACHIEVING DIVERSITY 63-64; Richard D. Kahlenberg, Socioeconomic School Integration, POVERTY & RACE (Poverty & Race Research Action Council, Washington, D.C.), Sept./Oct. 2001. They also suggest that, to the extent that race and poverty are correlated, these measures may assist in reducing racial segregation in schools. See, e.g., id. What they do not claim is that SES-based assignments are a substitute for race-conscious assignments. Even Richard Kahlenberg, cited by the United States Department of Education as "one of the leading experts on the issue of socioeconomic diversity," OCR, ACHIEVING DIVERSITY 63, states, "class should be a supplement to rather than a replacement for race" in school assignments, contrary to the position of Petitioners and their amici. Richard D. Kahlenberg, Socioeconomic School Integration - A Reply to the Responses, POVERTY & RACE (Poverty & Race Research Action Council, Washington, D.C.), Nov./Dec. 2001 (internal quotations omitted).

The Office for Civil Rights report relied upon by the Solicitor General profiles the following five school districts as models for using SES-based assignments as a race-neutral alternative to achieving student body diversity: Charlotte-Mecklenburg, North Carolina; Wake County, North Carolina; San Francisco, California; Brandywine, Delaware; and La Crosse, Wisconsin.<sup>4</sup> OCR, ACHIEVING DIVERSITY 61-62, 66-

<sup>&</sup>lt;sup>4</sup> OCR, ACHIEVING DIVERSITY also mentions that Cambridge, Massachusetts employs a SES plan, but it does not describe this plan in detail. Cambridge's plan, in fact, is not race-neutral as it continues to consider race as a factor in student assignments. CAMBRIDGE PUBLIC SCHOOLS, CONTROLLED CHOICE PLAN 9 (Dec. 18, 2001), available at

71. An analysis of the racial composition of the schools in these districts before and after the adoption of the SES assignment plans, however, reveals that, at best, SES-based assignments provide only a partial solution to racially integrating schools.

To determine the impact of the SES assignment plan in each district profiled by the OCR report, ACHIEVING DIVERSITY, we used publicly available data from the United States Department of Education's Common Core of Data ("CCD")<sup>5</sup> to identify changes in the degree of segregation and hyper-segregation that resulted after each district abandoned race-conscious school assignment policies and/or implemented a SES-based assignment policy. For analytical purposes, we define a segregated school as one in which the percentage of minority enrollment deviates by more than 15% from the district-wide proportion of minority students.<sup>6</sup> By this measure, if a district's minority enrollment constitutes 30% of the student population, then a school with less than 15% or more than 45% minority populations is considered segregated. Following the Harvard Civil Rights

http://www.cpsd.us/Web/PubInfo/ControlledChoice.pdf; see also, Sara Rimer, Schools Try Integration By Income, Not Race, N.Y. TIMES, May 8, 2003, at A1 (noting that Cambridge, Massachusetts, continues to use race "as a last resort" in making school assignments).

<sup>&</sup>lt;sup>5</sup> The Common Core of Data, a database maintained by the United States Department of Education's National Center for Education Statistics, provides statistics on public school enrollment disaggregated by race/ethnicity. It is accessible via the internet at http://nces.ed.gov/ccd/.

<sup>&</sup>lt;sup>6</sup> Standards such as these have been frequently employed in school desegregation cases. Although courts have adopted a range of deviations, a 15% deviation has been commonly used. See, e.g., Comfort v. Lynn Sch. Comm., 418 F.3d 1, 7 (1st Cir. 2005); Davis v. East Baton Rouge Parish School Bd., 721 F.2d 1425, 1430-31 (5th Cir. 1983); Brinkman v. Gilligan, 583 F.2d 243 (7th Cir. 1978).

Project's definition of "intensely segregated minority schools," Orfield & Lee, RACIAL TRANSFORMATION 6, we define a hyper-segregated school --- a measure of racial isolation --- as one with more than 90% minority enrollment.<sup>7</sup> In each instance, we compared the data from the year before the SES policy was adopted, to data from the 2004-2005 year, the most recent year for which CCD statistics are available.

Although touted as successes by the OCR, ACHIEVING DIVERSITY report, none of the five districts that adopted SES policies succeeded in eliminating segregation or hyper-segregation. In fact, the adoption of SES-based policies exacerbated segregation in two districts, and introduced or increased racial isolation in three districts. The following tables summarize the results:<sup>8</sup>

<sup>&</sup>lt;sup>7</sup> We use the Civil Rights Project's definition here, although we acknowledge that schools with more than 90% non-minority enrollment may be considered "hyper-segregated" and implicate some of the same types of harms as those with more than 90% minority enrollment.

<sup>&</sup>lt;sup>8</sup> We acknowledge that this analysis does not control for demographic changes in each district. The percentage change in racial composition is likely to be small over a span of only a few years, and such an analysis is beyond the scope of this brief.

	Extent of Ra	cial Segregation	<b>a</b>
	Percentage of Students in	Percentage of	Difference
District	Racially Segregated	Students in Racially	. Percentage⇒ ∴of Students
(Year Before	Schools Prior	Segregated	in Racially
the Policy	to Policy	Schools in	5.Segregated
Change)	Change	2004-2005	Schools
Charlotte- Mecklenburg, NC	48.35%	73.64%	+12529%
(2000-2001)			
Wake County, NC (1999-2000)	25.48%	32.40%	6.92%
San Francisco, CA (2000-2001)	7.93%	6.18%	- <u>1</u> , 75%
Brandywine, DE	12.24%	10.77%	-1:47%
(2001-2002)			
La Crosse, WI	10.89%	7.64%	· 3.25%
(1991-1992)	10.0270		

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	Extent of Ra	cial Isolation	
District (Year Before Policy Change)	Percentage of Students in Racially Hyper- Segregated Schools Prior to Policy Change	Percentage of Students in Racially Hyper- Segregated Schools in 2004-2005	Difference m Rercentage of Students in Racially Hyper- Segregated Schools
Charlotte- Mecklenburg, NC (2000-2001)	3.30%	19.03%	名 <sub>成</sub> 主15.73%
Wake County, NC (1999-2000)	0%	0.17%	+0.17%
San Francisco, CA (2000-2001)	55.93%	63.16%	47.23%ð ***e 5.44
Brandywine, DE (2001-2002)	0%	0%	0%
La Crosse, WI (1991-1992)	0%	0%	20% 20%

<u>Charlotte-Mecklenburg</u>. North Carolina: In the Charlotte-Mecklenburg district, the adoption of the SES plan coincided with a dramatic re-segregation of students.

According to OCR, *Achieving Diversity*, the Charlotte-Mecklenburg district adopted a SES assignment plan to replace race-conscious measures in August of 2001. OCR, ACHIEVING DIVERSITY 70. During the 2000-2001 school year, the year prior to the policy change, 48% of students in the district attended racially segregated schools; that number rose to an alarming 74% of students in 2004-2005. The data are similarly disturbing with respect to racial hyper-segregation. During the 2000-2001 school year, only 3% of Charlotte-Mecklenburg students attended hyper-segregated schools. That figure rose to 19% in 2004-2005, an increase of sixteen percentage points.

Wake County. North Carolina: Like the district in Charlotte-Mecklenburg, Wake County school district experienced re-segregation upon abandoning a raceconscious plan in favor of a SES-based plan. OCR. Achieving Diversity reports that Wake County operated under a court-ordered desegregation plan using race-conscious assignments from its formation in 1976 until it achieved unitary status in 1982. Id. at 66. It continued to use raceconscious measures on a voluntary basis, and in 1998 added socioeconomic status as an additional factor in school assignments. Id. at 66-67. Then, beginning with the 2000-2001 school year, the district abandoned the use of racebut retained consideration conscious policies of socioeconomic status. Id. at 67. CCD enrollment data revealed that before the policy change in 2000-2001, 25% of the Wake County student body was enrolled in racially segregated schools. After the abandonment of the raceconscious plan, the use of SES in student assignments resulted in 32% of the student body attending racially segregated schools, an increase of seven percentage points. In addition, abandoning race and relying on SES in school

assignments resulted in racial hyper-segregation in Wake County schools for the first time.

San Francisco, California: San Francisco's abandonment of race-conscious school assignments in favor of SES-based school assignments yielded mixed results: the adoption of the plan coincided with a marginal decrease in racial segregation, but a marked increase in racial isolation. Beginning with the 2001-2002 school year, San Francisco abandoned raceconscious policies and began relying in part on socioeconomic status for student assignments. Id. at 70. During the 2000-2001 school year, 8% of students were enrolled in racially segregated schools, and that percentage dropped to 6% for the 2004-2005 school year, suggesting a modest improvement in the percentage of students in segregated schools. The change in the degree of racial isolation, however, presents a very different picture. During the 2000-2001 school year, 56% of San Francisco's students attended hyper-segregated schools, and that figure rose to 63% for the 2004-2005 school year. Thus, abandonment of race in favor of a SES plan coincided with an increase of seven percentage points in the percentage of students attending racially hyper-segregated schools. This finding is consistent with the conclusions of the monitor of San Francisco's racial desegregation consent decree in San Francisco NAACP v. San Francisco Unified Sch. Dist., 284 F.3d 1163 (9th Cir. 2002), who found an increase in the number of severely re-segregated schools in each year after the SES-based program was implemented. Stuart Biegel, FINAL SUPPLEMENTAL REPORT OF THE CONSENT DECREE MONITOR REGARDING DESEGREGATION AND ACADEMIC ACHIEVEMENT 3-4 (Dec. 28, 2005). For a comprehensive discussion of re-segregation in San Francisco, see Brief of the Lawyers' Committee for Civil Rights of the San Francisco Bay Area as Amicus Curiae Supporting Respondents at 12-

14, P.I.C.S. v. Seattle School Dist. No. 1, et al., No. 05-908, and Meredith v. Jefferson County Bd. of Educ., et al., No. 05-915 (U.S. Oct. 10, 2006).

Brandywine, Delaware: Brandywine has enjoyed marginal success in racially integrating schools through a SES-based plan. Brandywine is a small school district enrolling approximately 10,500 students, about 45% of whom are minority. In March 2002, the Delaware State Board of Education approved a school assignment plan using SES. OCR, ACHIEVING DIVERSITY, at 71. Adoption of this plan coincided with a modest decrease in racial segregation: in 2001-2002, 12% of Brandywine's students attended racially segregated schools, and that percentage dropped to 11% in 2004-2005. Brandywine had no racially isolated schools either before or after adoption of the SES plan.

La Crosse, Wisconsin: Like Brandywine, La Crosse enjoyed modest success in improving racial integration with a SES plan. Also like Brandywine, La Crosse is a relatively small school district, enrolling approximately 7,500 students, less than one-fifth of whom are minority. In 1992, La Crosse became one of the first school districts in the United States to use SES as a factor in school assignments. William Celis, Income-Based School Busing Stirs Anger in Wisconsin, N.Y. TIMES, July 16, 1992, at B12. During the 1991-1992 school year, the last year before the plan was adopted, 11% of La Crosse students attended racially segregated schools. In 2004, after twelve years of implementation, the SES-based plan reduced the percentage of students in segregated schools to 8%. Like Brandywine, La Crosse did not have any hypersegregated schools either before or after the SES plan was adopted.

The Office for Civil Rights of the Department of Education presented these five districts as having

successfully used SES-based school assignment policies to achieve diversity in public schools. The federal government's own statistical evidence, however, does not support that claim. Two of the five districts --- Charlotte-Mecklenburg and Wake County --- experienced increases in the percentage of students in segregated schools. The three remaining districts --- San Francisco, Brandywine, and La Crosse --- only modestly reduced the percentage of students attending segregated schools, and none actually succeeded in And, where hyper-segregation eliminating segregation. existed --- in San Francisco, Charlotte-Mecklenburg, and Wake County --- relying on SES exacerbated rather than remedied the problem. Although it is difficult to draw broad conclusions based on a sample of five districts, these data suggest that the use of socioeconomic status for school assignments, standing alone, has not succeeded in desegregating public schools, particularly in larger districts. Based on that evidence, there is certainly no basis for suggesting --- as Petitioners and their amici argue --- that the use of socioeconomic status for school assignments is an adequate alternative for school districts seeking to further their compelling interest in racial integration.

## II. RELYING SOLELY ON MAGNET SCHOOL PROGRAMS HAS A LIMITED IMPACT ON RACIALLY INTEGRATING PUBLIC SCHOOLS

Petitioners' supporters also repeatedly cite magnet schools as a race-neutral alternative that will racially integrate public schools. *See, e.g., Br.* of Pacific Legal Foundation for P.I.C.S. at 24 (proposing magnet programs as a race-neutral alternative). The Solicitor General specifically highlights the United States Department of Education's Magnet Schools Assistance Program ("MSAP") to this end. Br. of the U.S. for Meredith at 22 n.8; Br. of the U.S. for P.I.C.S. at 25-27. Yet, the proponents of reliance on raceneutral magnet programs again neglect to provide any empirical evidence that supports the effectiveness of this alternative. And, once again, there is little evidence that race-neutral magnet school programs alone, whatever their other merits, can achieve the level of racial integration that school districts plainly are entitled to seek. Even magnet programs receiving generous federal funding through the MSAP have had only modest success in achieving racial integration.<sup>9</sup> The empirical evidence demonstrates that, like SES-based assignments, magnet programs provide, at best, only a partial and insufficient approach to achieving integration. Accordingly, even one of the leading advocates for magnet programs, the Magnet Schools of America, has signed an *amicus* brief in support of the School Districts in these cases.

Under the MSAP, the Department of Education provides discretionary grants to local school districts to develop magnet schools for the purpose of, *inter alia*, eliminating, reducing, or preventing minority group isolation in public schools. 20 U.S.C. § 7231(b)(1) (2002). Grants are awarded on a competitive basis and provide significant federal funds, up to \$3,000,000 per year for three years. *See* Magnet School Assistance Program, Notice Inviting Applications for New

<sup>&</sup>lt;sup>9</sup> This brief does not contest that magnet schools may present valuable benefits independent of racial integration, *see, e.g.*, 20 U.S.C. § 7231 (identifying goals of Magnet School Assistance Program to include, *inter alia*, developing innovative educational methods), and, even, that magnet schools may help achieve a measure of racial integration in some circumstances, *see, id.* (finding that magnet schools constitute a "significant part" of efforts to racially desegregate schools). As detailed *infra*, however, they cannot and should not be viewed as a complete solution to the problem of racial segregation that continues to plague so many school districts. And, magnet programs would play a more vital role in racial desegregation efforts were race-conscious student assignment policies permitted.

<sup>18</sup> 

Awards for Fiscal Year (FY) 2001, 65 Fed. Reg. 46698-01 (July 31, 2000). In addition, grantees benefit from oversight, guidance, and technical assistance from the Department of Education throughout the term of the grant. See U.S. Dept. of Educ., Office of the Undersecretary, EVALUATION OF THE MAGNET SCHOOLS ASSISTANCE PROGRAM, 1998 GRANTEES (2003) at IV-4 n.5 (hereinafter, U.S. Dep't of Educ., 1998 Evaluation of MSAP) (noting that the Department provides technical assistance to grantees experiencing difficulties in obtaining desegregation goals).

Despite these advantages, MSAP recipients have enjoyed only limited success in desegregating schools. Indeed, the Department of Education's most recent evaluation of the MSAP, released in 2003 and reviewing the 1998-2001 grant cycle, conceded that MSAP recipients "overall made only modest progress in reducing minority group isolation" in the individual magnet schools targeted by the MSAP grant, U.S. Dep't of Educ., 1998 Evaluation of MSAP, at x, defining "minority group isolation" as the degree to which a school enrolled more than 50% minority students, id. at IV-1 (citing 34 C.F.R. § 280.4).<sup>10</sup> In 43% of the 294 schools targeted for desegregation during the grant cycle, the degree of minority group isolation (MGI) actually increased or remained the same. Id. at xiii. The remaining 57% of schools succeeded in reducing minority group isolation, but 35% of the targeted schools did so by less than five percentage points.<sup>11</sup> Id. at xii-xiii.

<sup>&</sup>lt;sup>10</sup> The limitations of this definition of "minority group isolation" are discussed *infra*.

<sup>&</sup>lt;sup>11</sup> Only 17% of the targeted schools reduced MGI by five percentage points or more. 28% reduced MGI by between one and five percentage points. 7% of the targeted schools reduced MGI by less than one percentage point. *Id.* at xiii.

Perhaps most damaging to the Solicitor General's claims, the Department of Education's own report states that one probable explanation for these disappointing results was that many grantees were prohibited from using race-conscious assignment policies. Specifically, it cites "limitations placed on the use of race as a factor in selection of students" as a "potentially important factor[]" that may "help explain why more than 40 percent of desegregation-targeted schools were not successful in making progress on their desegregation objective." Id. at IV-11. The report further explains, "[I]n District C, for example, the project director contended that it is difficult to meet the desegregation objective when school officials are prohibited from taking race into account in making school assignments, even though administrators did consider eligibility for reduced-price lunches and reading scores instead." Id. at VI-13.12

<sup>12</sup> A comparison of the efficacy of race-neutral MSAP programs to raceconscious MSAP programs is beyond the scope of this brief, largely because of the failure of the federal government to maintain and make available the data that would make such a study possible. First, there is no reliable indicator as to which MSAP recipients relied exclusively on race-neutral means. Although the Solicitor General states that since 1999, "the Department has not approved any use of race in assigning students to magnet schools in voluntary plans," Br. of the U.S. for P.I.C.S. at 26-27 n.8, there is no publicly available source to determine which recipients under mandatory court orders utilized race-conscious plans. Additionally, the Solicitor General's statement is inconsistent with press accounts reporting that even after 1999, MSAP recipients continued to use raceconscious measures. For example, the Los Angeles Unified School District and the Berkeley Unified School District --- neither of which was under a mandatory plan --- received MSAP grants for the 1998 and 2001 grant cycles yet continued to use race-conscious assignment policies. See Mitchell Landsberg, L.A. Unified Sued Over Race Issues, L.A. TIMES, Oct. 13, 2005, at 8 (reporting that the Pacific Legal Foundation filed suit against the district for using race-conscious admissions policies in their magnet schools); Desegregation in Four Cities, ALAMEDA TIMES-STAR (California), May 10, 2004, WL 20564473 (describing Berkeley's use of

<sup>20</sup> 

Moreover, this evaluation, while telling, does not identify the extent to which MSAP recipients remedied actual segregation because its measure of "minority group isolation" does not measure the extent to which a targeted magnet school's minority distribution deviates from the district's minority distribution.<sup>13</sup> Additionally, the 1998 Evaluation does not provide any measure of racial isolation, *i.e.*, hypersegregation, among targeted magnet schools. Nor does it say anything about the extent to which MSAP grantees addressed segregation or hyper-segregation throughout the district beyond the individual targeted schools. Given that most of the recipient-districts targeted only a handful of magnet schools, one would expect that even if an individual magnet school succeeded in becoming more diverse, it would have little impact on the majority of other schools across the district.

In light of the limited utility of the 1998 Evaluation, we conducted an independent evaluation for the most recent grant cycle for which Common Core of Data information is available, the 2001 grant cycle, which lasted from 2001 to 2004. This analysis confirms that even the most advantaged programs, those funded under the MSAP, enjoy only limited

race as a factor in the assignment of students to public schools in a zoning program in effect from 1995 through 2004).

Second, a comparison of race-neutral MSAP programs to race-conscious MSAP programs is not the appropriate inquiry for this brief. Rather, this brief argues that magnet programs, standing alone, do not achieve racial integration. For this reason, districts should be entitled to resort to race-conscious measures, including district-wide programs that apply more broadly than magnet schools, to further progress in achieving its compelling state interest.

<sup>&</sup>lt;sup>13</sup> As mentioned above, the Department of Education's evaluation limited its measure of "preventing, reducing, or eliminating minority group isolation" to determining the extent to which a school had more than 50% minority enrollment through the term of the grant.

success in reducing segregation and hyper-segregation among the magnet schools targeted by the grants. Additionally, the data suggest that the success of MSAP grants in achieving integration across the entire recipient-district, rather than on the individual magnet schools, was even more limited.

## A. Impact of MSAP Grants on Reducing Segregation and Hyper-Segregation Within Individual Targeted Magnet Schools

During the 2001 grant cycle, the Department of Education awarded grants to 66 school districts nationwide, targeting a total of 333 magnet schools within those districts collectively.<sup>14</sup> To determine the impact of MSAP grants on the magnet schools targeted by the program, we first determined the extent to which these targeted schools reduced segregation during the course of the grant cycle, defining a "segregated" school as one that deviates by more than 15 percent from the district-wide proportion of minority students. Second, we determined the extent to which racial isolation decreased among the targeted magnet schools, defining a "hyper-segregated" school as one where minority enrollment exceeds 90%.<sup>15</sup> In our review of MSAP recipients, we did not control for district-wide demographic changes during the course of the grant because few districts are likely to experience significant demographic shifts during the three-year period.

<sup>&</sup>lt;sup>15</sup> Again, we acknowledge that schools with over 90% non-minority enrollment likewise may be considered "hyper-segregated" but do not include such schools in our definition here. *See supra* n.7.



<sup>&</sup>lt;sup>14</sup> A list of abstracts identifying each recipient district and each magnet school targeted within the district for the 2001 grant cycle was obtained from the United States Department of Education, Magnet Schools Assistance Program.

In the first step of the analysis, evaluating the success of MSAP in reducing racial segregation within the targeted magnet schools, we used information from the Common Core of Data to compare the racial composition of each of the targeted magnet schools from 2000-2001, the year before the grants were awarded, to that of 2003-2004, the last year of the grant cycle. Due to data constraints, our analysis is limited to 313 of the total 333 targeted magnet schools.<sup>16</sup> We found that 124 of the targeted schools were racially segregated before the grant was awarded. Although 22 of these individual schools no longer were considered segregated at the end of the cycle, 40 of them experienced an exacerbation of the degree of segregation. Moreover, 18 schools that were not racially segregated prior to the grant became segregated by the third year of the grant. These data suggest that during the 2001 cycle, as during the 1998 cycle, only some of the targeted schools experienced gains in racial integration, while others became more segregated. The results of these findings appear in Appendix 1a.

In the second step of the analysis, evaluating the success of MSAP in reducing racial isolation within targeted magnet schools, the results likewise were mixed. Of the 92 schools that had more than 90% minority enrollment prior to the grant award, 81 continued to be hyper-segregated at the end of the cycle. In fact, 55 of those schools became even more racially isolated. Eighteen (18) additional schools were not hyper-segregated before the grant but became hypersegregated at the end of the grant. Thus, the total number of

<sup>&</sup>lt;sup>16</sup> Fifteen schools were omitted because CCD data was absent for them. Two additional schools were omitted because conversations with the recipient districts indicated that the MSAP funds were not used for those schools. Three additional schools were omitted because during the course of the grant, they were subdivided into multiple schools, precluding a "before and after" comparison of enrollment.

<sup>23</sup> 

targeted schools that were hyper-segregated increased during the grant term. These results appear in Appendix 1b.

In sum, the available evidence indicates that the ability of MSAP grants to eliminate segregation and hyper-segregation within targeted magnet schools is, at best, mixed.

## B. Impact of MSAP Grants on Reducing Segregation and Hyper-Segregation Across the Recipient-District

To evaluate the efficacy of magnet schools as a raceneutral alternative to plans seeking broad integration of schools, examining the effect of a magnet plan on an individual school is insufficient. Rather, the success of a magnet plan in a district for these purposes must be measured by its impact on schools in the district as a whole to determine if the program has achieved the district's goal of integrating schools. To this end, we analyzed whether MSAP recipient-districts experienced reductions in segregation and racial isolation district-wide, using the same definitions for segregated and hyper-segregated schools as employed in the earlier analyses.<sup>17</sup>

To measure the degree of success in reducing segregation across the MSAP recipient-district, we calculated the percentage of students attending segregated schools across the entire district at the beginning of the grant cycle and compared it to the percentage of students attending segregated schools across the district at the end of the grant

<sup>&</sup>lt;sup>17</sup> Although the Department of Education awarded MSAP grants to 66 districts, comparable CCD data was available for only 57 districts. The eight New York City Community School Districts that received grants are subdivisions of the New York City Public Schools, and CCD tracks data only for the New York City Public Schools as a whole. Hamilton County, like all districts in Tennessee, does not provide CCD data broken down by race.

cycle. This analysis revealed that 27 of the 57 recipient districts experienced an *increase* in the percentage of students attending racially segregated schools, notwithstanding the adoption of the MSAP. Among those districts that succeeded in decreasing racial segregation, only 9 districts did so by more than five percentage points, *i.e.*, came more than five percentage points closer to the district-wide racial distribution. None of the districts managed to eliminate segregation through the MSAP.<sup>18</sup> These results appear in Appendix 2a.

Similarly, we measured the degree of success in reducing racial isolation across all of the schools within a MSAP-recipient district. We found that more than half of the MSAP recipient districts experienced an exacerbation of racial isolation during the course of the grant. Among the 57 district recipients for which CCD data are available, 35 had more students enrolled in hyper-segregated schools in 2004 than before they received the grant. In many of these districts, the increase was substantial: 10 districts experienced an increase of ten percentage points or more in the percentage of students attending hyper-segregated schools. As for the districts that experienced a reduction in the degree of racial isolation, the success was marginal: more than half improved by less than one percentage point.<sup>19</sup> These results appear in Appendix 2b.

The experience of the Magnet Schools Assistance Program, touted forcefully by the United States, casts serious doubt on the likelihood that magnet plans, much less ones that are not the beneficiaries of significant federal

<sup>&</sup>lt;sup>18</sup> Two school districts had no students enrolled in segregated schools either before or at the end of the grant cycle.

<sup>&</sup>lt;sup>19</sup> Eight school districts had no hyper-segregated schools either before or after the grant cycle.

<sup>25</sup> 

investment, could by themselves provide a sufficient remedy for segregation and hyper-segregation in K-12 public schools.

#### CONCLUSION

This Court has long recognized that "[t]here is no universal answer to the complex problems of desegregation; there is obviously no one plan that will do the job in every case." United States v. Paradise, 480 U.S. 149, 184 (1987) (quoting Green v. County Sch. Bd. of New Kent County, 391 U.S. 430, 439 (1968)). Although these complexities originally arose in the context of efforts to desegregate schools in cases seeking to remedy de jure segregation, the lack of a single approach to integrate schools applies whenever there is a governmental interest in providing integrated schools. SES-based assignments and magnet programs may present their own benefits, but they simply are not sufficient proxies to race-conscious assignments in achieving the goal of racially integrating schools. There is no less restrictive race-neutral alternative that is as effective as race-conscious measures for this goal. If eliminating racially and ethnically segregated classrooms is a compelling governmental interest, states and school districts should be permitted to carefully craft measures that flexibly use race as one of several factors to achieve that goal. For these reasons, we urge this Court to affirm the lower court decisions in both cases.

Respectfully submitted,

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ĺ	r [				TANNAS -
			Deviation from District-Wide Distribution of Minority Students 2000-2001 (A) <sup>1</sup>	Deviation from District-Wide Distribution of Minority Students 2003-2004 (B)	Difference in Deviation from District-Widc Distribution During Grant Cycle (C)
		SCHOOL OF DISCOVERY			
AĽ	AL Selma	GENESIS CENTER	2.59%	3.11%	0.52%
VT	Selma	AL Selma CHAT ACADEMY	4.62%	3.65%	, 1
Blank	spaces in t	Blank spaces in table indicate school was not open in that year. N/A indicates change value not applicable because	t open in that year N/A	indicates change value no	ot applicable because

Appendix 1a: MSAP Impact on Targeted Magnet Schools: Segregation

school was not open in both years. Bolded type indicates school met the definition of segregation (>15% deviation from district-wide enrollment levels) in at least one of the years.

<sup>1</sup> On subsequent pages, column's will be headed simply (A), (B), and (C). \* School name was changed prior to 2000. Name in capital letters appears in the Common Core of Data; name in parentheses appears in Department of Education records.

\*\*School name was changed during the grant cycle (i.e. between 2000 and 2003). First name indicates the school's name in 2000, as listed on the Common Core; name following the slash (/) is the 2003 name, again as listed on CC.

			(¥)	8	
AR	Hot Springs	GARDNER MAGNET SCHOOL	4.08%	5 89%	1 81%
AR	Hot Springs	HOT SPRINGS HIGH SCHOOL	1 55%	2023 U	7000 1
AR	Hot Springs	HOT SPRINGS MIDDLF SCHOOL	1 69%	0.81%	7088 U
AR	Hot Springs	LANGSTON MAGNET SCHOOL	13.11%	15.95%	7 240%
AR	Hot Springs	OAKLAWN MAGNET SCHOOL	1.65%	%by U	20 A Put
AR	Hot Springs	PARK MAGNET SCHOOL	70YL FI	19 2607	2000 F
AR	I ittle Rock	CLOVERDALE MIDDLE SCHOOL	20.54%	20.569%	0.07%
AR	Little Rock	J.A. FAIR HIGH SCHOOL	%98.0	0 4704	7002 0
AR	Little Rock	MABELVALE MIDDLE SCHOOL	9.43%	2.94%	-6 40%
AR	Little Rock	MCCLELLAN MAGNET HIGH SCHOOL	10, 600/		
			0/ 00%7	20.3470	0.70%
CA	ABC	ARTFSIA HIGH	0.90%	0.25%	-0.65%

			(¥)	(9)	0
CA	CA ABC	ELLIOT'T (WILLIAM F.) ELEMENTARY	14.97%	12.51%	-2.46%
CA	Berkeley	LECONTE ELEMENTARY	5.18%	6.86%	1.68%
CA	Berkeley	THOUSAND OAKS ELEMENTARY	8.24%	6.70%	-1.54%
CA	Berkeley	WASHINGTON ELEMENTARY	2.84%	10.75%	7.91%
CA	Desert Sands	EARHART BLMENTARY SCHOOL OF INTERNATIONAL STUDIES		23.44%	N/A
		JOHN GLENN MIDDLE SCHOOL			
CA	Desert Sands	Desert Sands OF INTERNATIONAL STUDIES		19.27%	N/A
CA	Desert Sands	Desert Sands I.A QUINTA MIDDLE	17.12%	4.15%	-12.97%
CA	Fresno	EDISON HIGH	3.23%	1.61%	-1.62%
CA	CA Fresno	FORT MILLER PREPARATORY MIDDLE	7.29%	5.02%	-2.27%

			(¥)	8	9
CA	CA Fresho	HERBERT HOOVER HIGH	21 50%	7012.06	1 1 2 0/
CA	Fresno	KING ELEMENTARY	18.42%	15.07%	7 32 %
<b>V</b> O	Fresno	MCLANF HIGH	8.37%	7.50%	-0.87%
<u>C</u> A	Fresno	ROOSEVELT HIGH	11.41%	10.53%	-0.88%
CA	Fresno	TERRONEZ (ELIZABETH) MIDDLE	14.32%	11.31%	-3 01%
CA	Long Beach	BARTON ELEMENTARY	14.53%	14.24%	%62.0-
CA	Long Beach	HARTE ELEMENTARY	12.56%	11.07%	-1.49%
S	Long Beach	LINCOLN ELEMENTARY	16.32%	15.61%	-0.71%
Ś	Long Beach	MUIR ELEMENTARY	15.08%	15.24%	0.16%
S	Long Beach	SIGNAL HILL ELEMENTARY	11.08%	12.06%	0.98%
CA	Long Beach	WEBSTFR ELEMENTARY	15.82%	15.38%	-0.44%
CA	Los Angeles	AUDUBON MIDDLE	9.82%	8.98%	-0.84%
CA	Los Angeles	BIRMINGHAM SENIOR HIGH	15.60%	11.84%	-3.76%
S	Los Angeles	FAIRFAX SENIOR HIGH	4.67%	1.87%	-2.80%
<u>C</u> A	Los Angeles	GAGE (HENRY T.) MIDDLE	9.53%	8.84%	-0.69%

			(¥)	8	
		GARFIELD (JAMES A.) SENIOR			
<u>C</u>	Los Angeles	HIGH	9.59%	8.85%	-0.74%
G	Los Angeles	PURCHE AVENUE ELEMENTARY	9.01%	8.68%	-0.33%
		SEVENTY-FOURTH STREET			
S	Los Angeles	ELEMENTARY	9.76%	9.01%	-0.75%
S	Los Angeles	SUNLAND ELEMENTARY	42.44%	37.58%	-4.86%
S	Los Angeles	TAPER AVENUE ELEMENTARY	30.67%	23.67%	-7.00%
CA	Los Angeles	VERDUGO HILLS SENIOR HIGH	22.38%	21.15%	-1.23%
CA	Los Angeles	WRIGHT (ORVILLE) MIDDLE	3.69%	2.36%	-1.33%
	Moreno				
CA	Valley	ARMADA ELEMENTARY	11.10%	9.13%	-1 97%
	Moreno				
CA	Valley	BEAR VALLEY FLEMENTARY	10.49%	6.67%	-3 82%
	Moreno				
ΥC	Valley	BUTTERFIELD ELEMENTARY	8.33%	7.05%	-1.28%
	Moreno	HENDRICK RANCH			
GA	Valley	ELEMENTARY	7.90%	7.53%	-0.37%

			(¥)	9	0
<u></u>	Moreno Valley	HONEY HOLLOW ELEMENTARY		7020	10L3 C
A C	CA Pasadena	RI ATR HTGH			D//C.C-
CA	CA Pasadena	WILLARD ELFMENTARY	5.38%	5.86%	0.48%
CA	Pasadena	WILSON MIDDLE	0.07%	0.28%	0.21%
CA	Redwood City	ADELANTE SPANISH Redwood City IMMERSION ELEM.	4.15%	6.34%	2.19%
CA	Redwood City	Redwood City KENNEDY (JOHN F.) MIDDLE	4.71%	0.67%	-4.04%
CA	Redwood City	CA Redwood City McKINLEY INST of TECH	1.02%	2.45%	1,43%
CA	Redwood City	Redwood City NORTH STAR ACADEMY	37.55%	39.24%	1.69%
CA	Redwood City	CA Redwood City ORION ALTERNATIVE	26.35%	15.10%	-11.25%

			(V)	)   (9)	0
		CREATIVE PERFORMING AND MEDIA ARTS MAGNET (BVTA		Î	
S	San Dicgo	Middle)*		12.53%	N/A
Ś	San Dicgo	MISSION BAY SENIOR HIGH	0.37%	0.63%	0.26%
CA	San Diego	OAK PARK ELEMENTARY	5.46%	15.89%	10.43%
CA	San Diego	WEBSTER ELEMENTARY	19.95%	22.34%	2.39%
		ENOLA D. MAXWELL MIDDLE	·   · · · · · · · · · · · · · · · · · ·		
CA	San Francisco	San Francisco OF THE ARTS	6.62%	3.93%	-2.69%
CA	San Francisco	San Francisco HARTE (BRET) ELEMENTARY	10.01%	8.67%	-1.34%
	San Jose	BURNETT (PETER) MIDDLE	15.05%	20.34%	5.29%
CA	San Jose	HOOVER (HERBERT) MIDDLE	8.79%	10.55%	1.76%
CA	San Jose	SAN JOSE HIGH ACADEMY	9.00%	11.84%	2.84%
CA	San Jose	STEINBECK MIDDLF	6.04%	7.75%	1 71%
	West Contra				
CA	Costa	NYSTROM ELEMENTARY	16.04%	13.87%	-2.17%
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	West Contra				
CA	Costa	WASHINGTON ELEMENTARY	8.44%	7.59%	-0.85%
		DAVIS 21st CFNTURY MAGNET			
5	New Haven	ACAD. (Davis Street School)*	4.41%	3.13%	-1.28%
		METROPOLITAN BUSINESS HIGH			
5	New Haven	SCHOOL		3.17%	N/A
		MICROSOCIETY MAGNET			
5	New Haven	SCHOOL	2.28%	6.66%	4,38%
		SHERIDAN COMMUNICATIONS &			
IJ	New Haven	TECHNOLOGY MAGNET	5.31%	0.42%	-4,80%
ן בי	New Haven	VINCENT E. MAURO SCHOOL	10.86%	6.47%	700%
	Broward	CRYSTAL LAKE COMMUNITY			
ΕĽ	County	MIDDLE	14.79%	13.34%	-1.45%
	Broward				
ΕĽ	County	DIERFIELD BEACH MS	12.74%	11.56%	-1.18%
	Broward				
FΓ	County	LYONS CREEK MS	21.61%	23.16%	1.55%
					]

		(¥)	8	U)
Broward				
County	POMPANO BEACH MS	10.72%	4 34%	7082 9-
Escambia				0/0/10
County	BRENTWOOD ELFMENTARY	10.27%	2 38%	7 80%
Escambia				0/ (0) /
County	BRENTWOOD MS	14,94%	13 030%	-1 010 <u>4</u>
Hillsborough				0/ 10.1-
County	BLAKE HIGH SCHOOL	13.07%	15 71 %	70121
Hillsborough			0/ 7/	
County	FRANKLIN MIDDLE SCHOOL	35.01%	32.74%	2.27%
l fillsborough	LOCKHART ELEMENTARY			
County	MAGNET	47.31%	73 00%	7962 26-
Hillsborough				1. 10.04
County	I.OMAX ELEMENTARY SCHOOL	47.83%	8.57%	30 26%
Hillsborough				
County	WILLIAMS MAGNET SCHOOL.	20.65%	8.61%	-12.04%

**la-**9

(C)		1.87%		6.16%		0.09%		-1.10%		-2.78%		6.07%		-1.43%		0.33%
e		20.29%		50.76%		51.13%		59.55%		14.59%		24.11%		55.94%		22.84%
(V)		18.42%		44.60%		51.04%		60.65%		17.37%		18.04%		57.37%		22.51%
	BALLARD ELEMENTARY	SCHOOL	BLANCHE H. DAUGHTREY	ELEMENTARY	FRANCES WAKELAND	ELEMENTARY SCHOOL	JAMES TILLMAN ELEMENTARY	SCHOOL		LINCOLN MIDDLE SCHOOL	LOUISE R. JOHNSON MIDDLE	SCHOOI,	MANATEE ELEMENTARY	SCHOOL	SARA SCOTT HARLIEE MIDDLE	SCHOOL
	Manatee	County	Manatee	County	Manatee	County	Manatee	County	Manatee	County	Manatee	County	Manatee	County	Manatee	County
		J.		FL		E		FL,		FL.		FI,		FL		FĽ

			( <del>\</del>	9	0
		JOHN F. KENNEDY MIDDLE			
ΕĹ	Miami-Dade	SCHOOL	4,64%	4,13%	-0.51%
E	Miami-Dade	MIAMI SENIOR HIGH	8.58%	7.01%	-1.57%
FI,	Miami-Dade	NORTH DADE MIDDLE	8.16%	8.96%	0.80%
	Pincllas	CAMPBELL PARK ELEMENTARY			
ΗĽ	County	SCHOOL	37.53%	23.55%	-13.98%
	Pinellas	GULFPORT ELEMENTARY			
FL	County	SCHOOL	17.58%	23,79%	6 31%
	Pinellas				
FI,	County	MAXIMO ELEMENTARY SCHOOL	32.91%	30.92%	~1 00%
	Seminole	CROOMS ACADEMY/INFO			
FL	County	TECHNOLOGY	34.27%	12.00%	-22.27%
		DENNIS NATURE SCIENCE			
<u>ا</u>	Rockford	MAGNET	8.42%	16.08%	7.66%
H	Rockford	ELLIS ART'S ACADEMY	9.46%	25.05%	15.59%
		ROCKFORD SCIENCE & TECH			
日 一	Rockford	ACADEMY	%66.6	19.34%	9.35%

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9	14.0202	0/ CO.F1		0/71.C	4 140%	0/ 61-1	0.94%	4 4 X 0 X		2 51 02	0/ 10-0	1 30%	0/ / 0.1-	28.73%
(B)	74 3706	8 5405	10 200/	7072 10	24.92%		28.52%	%00.6		15,04%		28,15%		50.72%
(V)	10.34%		13 770%	20 90 %	20.78%		27.58%	4.52%		12.43%		29.54%		21.99%
	WASHINGTON COMMUNICATION ACAD	WHITNEY M YOUNG EARLY CHILDHOOD	Indianapolis ARLINGTON HIGH SCHOOL	CHARLES W FAIRBANKS SCH 105	COLD SPRING SCHOOL	EMMERICH MANUAL HIGH	SCHOOL	THEODORE POTTER SCHOOL 74	THOMAS CARR HOWE	ACADEMY	ALEXANDRIA MIDDLE MAGNET	SCHOOL	ARTHUR F. SMITH MIDDLE	MAGNET SCHOOL
	Rockford	Fort Wayne	Indianapolis	Indianapolis	Indianapolis		Indianapolis	Indianapolis		Indianapolis	Rapides	Parish	Rapides	Parish
	I,	Z	N	Z	Z	ţ	z	Z		Z		ΓA		ΓV

			(¥)	(e)	
ΓA	Rapides Parish	PEABODY MAGNET HIGH SCHOOL	48.48%	50 73%	7 7502
V J	Rapides	PEABODY MONTESSORI		0/ 7/ 0/	0/ 07-7
	Rapides	ROSENTHAL MONTESSORI	19.18%	10.51%	-8.67%
Ľ	Parish	ELEMENTARY SCHOOL	54.04%	25.55%	-28.49%
	Rapides	W.O. HALL ELEMENTARY			
LA	Parish	SCHOOL	54.67%	51.86%	-2.81%
MA	MA Boston	BOSTON HIGH/COMMUNITY LEADERSHIP ACAD.**	2.62%	1.03%	-1.59%
MA	MA Boston	CLARENCE R EDWARDS MIDDLE	6.60%	5.32%	-1.28%
MA	MA Boston	HYDE PARK HIGH SCHOOL	7.71%	8.93%	1 22%
MA	MA Springfield	ALFRED G ZANETTI	6.48%	1.77%	-4.71%
MA	MA Springfield	BOLAND SCHOOL (Armory Elementary)*	7.67%	1.74%	-5.93%
MA	MA Springfield	HIGH SCHOOL OF COMMERCE	7.83%	7.26%	-0.57%
		19.13		İ	

			(A)	(B)	ତ
<b>FIN</b>	MA Springheld	HOMER STREET	13.71%	16.18%	2.47%
WA MA	MA Springfield	KENSINGTON AVENUF	12.08%	8.01%	-4.07%
	Prince				
	George's	ERNEST EVERETT JUST MIDDLE			
Q I	MD County	(East Central)*		5 84%	N/A
	Prince				
	George's	JOHN HANSON MONTESSORI			
Ð	MID County	SCHOOL (South Montessori K-8)*	6.44%	2 280%	A 160%
	Prince	ROBERT GODDARD FRENCH			
	George's	IMMERSION-NORTH (Rogers			
Ð	County	Heights K-8 French Immersion)*		27.71%	N/A
	Prince	ROBERT GODDARD			Y7767
	George's	MONTESSORI-NORTH (North			
Ð	County	Montessori PK-8)*		6 03%	N/A
	Prince				TTKY
	George's	BERWYN HEIGHTS			
QW	MD County	ELEMENTARY		5.63%	N/A

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					-
			(Y)	Ê	C)
	Prince				
	George's				
Q	County	HIGHLAND PARK FLEMENTARY	9 81%	7 68%	71202
	Prince				0/ (11-7-
	George's				
	MD County	HYATTSVILLE MIDDLE SCHOOL	5.59%	3.62%	-1 97%
		MAPLE STREFT MAGNET (South			
¥	MI Kalamazoo	MS Center for the Arts)*	2.69%	4.93%	2 74%
		NORTHGLADE MONTESSORI			
¥	Kalamazoo	SCHOOL	18.19%	29.26%	11 07%
		SPRING VALLEY CENTER FOR			
Σ	Kalamazoo	EXPLORATION	10.66%	1,30%	~936%
		WOODS LAKE FILEMENTARY:A			
IW	Kalamazoo	MAGNET CENTER FOR THE ARTS	10.72%	5.56%	-5.16%
M	Lansing				
	9			10.17%	N/A
W	Lansing	GRAND RIVER MAGNET SCHOOL	12.76%	11.79%	-0.97%

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0	-12.77%	-11 28%	-8.41%	6.93%	4.78%	-1.63%	-0.54%	9.04%	-0.69%	3.32%		2.53%		3.19%
9	7.15%	5.21%	22.99%	24.69%	22.30%	0.34%	18.31%	11.83%	3.32%	4.45%		19.35%		21.96%
(¥)	19.92%	16.49%	31.40%	17.76%	17.52%	1.97%	18.85%	2.79%	4.01%	1.13%	İ	16.82%		18.77%
	PLEASANT VIEW MAGNET SCHOOL	VIVIAN RIDDLE MAGNET MIDDLE SCHOOL	WOODCREEK MAGNET SCHOOL	FRANKLIN MID.	NORTH SR.	BATTLE CREEK MAGNET EL.	CLEVELAND QUALITY MID.	COMO PARK SR.	HARDING SR.	HIGHLAND PARK JR.	WORLD CULTURES &	LANG/MNDS PRK.	NORTH GULFPORT SEVENTH	AND EIGHTH
	Lansing	Lansing	Lansing	Minneapolis	Minneapolis	St. Paul	St. Paul	St. Paul	St. Paul	St. Paul		MN St. Paul	Harrison	County
	IM	IW	Z	M	-	Ä	Ä	¥	W	Į		X		MS

C)		% -5.34%		% -2.06%		3 570%		13 36%		-11.25%		% 17 56%		-2 96%		% 3.37%
8		34.63%		29.67%		30.55%		22.69%		1.63%		24.01%		7.57%		16.25%
(¥)		39.97%		31.73%		27.03%		9.33%		12.88%		6.45%		10.53%		12.88%
		Mccklenburg COCHRANE MIDDLE		Mecklenburg EASTWAY MIDDLE		Mecklenburg GARINGER HIGH		Mecklenburg HARDING UNIVERSITY HIGH		Mecklenburg OLYMPIC HIGH		Mecklenburg ROBERT F KENNEDY MIDDLE		Mecklenburg SMITH LANGUAGE ACADEMY		NC Mccklenburg WEST MECKLENBURG HIGH
	Charlotte-	Mecklenburg	Charlotte-	Mecklenburg	Charlotte-	Mecklenburg	Charlotte-	Mecklenburg	Charlotte-	Mecklenburg	Charlotte-	Mecklenburg	Charlotte-	Mecklenburg	Charlotte-	Mccklenburg
		2 Z		Ŋ		NC		NC		2 Z		NC		N N		NC

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Charlotte-COLLINNCMecklenburgACDMYNCForsythASHLEYNCForsythDIGGS HNCForsythHILL MINCForsythPAISLEYNCForsythPAISLEYNCGuilfordMILL	tte.				
NC Forsy NC Forsy NC Forsy NC Forsy Guilfo	nut- ambana	COLLINSWOOD LANGUAGE		(~_)	2
NC Forsyt NC Forsyt NC Forsyt NC Forsyt Guilfo	enourg	ACDMY	28.98%	25.81%	-3.17%
<del></del>	Ч	<b>ASHLEY ELEMENTARY</b>	52.59%	45.97%	-6.62%
NC Forsyt NC Forsyt Guilfo	ц ц	DIGGS ELEMENTARY	53.93%	45.76%	-8.17%
	h	HILL MIDDLE	46.62%	44.70%	1 020
	Ч	PAISLEY MIDDLE	33.22%	12 88%	10V2 UC
	rd				0/ + 0.07-
INC COUNTY	y	ERWIN MONTESSORI	41.87%	8.2.7%	73 Kh0%
Guilford	rd	WALDO C. FALKENER SR			
NC County	Y	ELEMENTARY		41.99%	N/A
Guilford	rd				17111
NC County	~	W M HAMPTON FI.EMENTARY	45.79%	42,55%	7076 2-
Guilford	rd				
NC County	Y	MONTLIEU AVE. ELEMENTARY	45.50%	36.51%	%006 8°
Guilford	pr				
NC County	~	PEELER OPEN ELEMENTARY	14.46%	7.99%	-6.47%
NC Wake	County	NC Wake County BROOKS ELEMENTARY	16.93%	13.01%	-3.92%

NC Wake County NC Wake County		(¥)	(B)	0
	Wake County JOYNER ELEMENTARY	18.51%	18.00%	-0.51%
	Wake County MILLBROOK HIGH	3.08%	9.48%	6.40%
	MOORE SQUARE MUSFUM			
NC Wake County			14.00%	N/A
NC Wake County	POWELL ELEMENTARY	24.80%	29.00%	4.20%
Omaha	CONESTOGA ELEM SCHOOL	43.14%	33.09%	-10.05%
Omaha	LOTHROP ELEM SCHOOL	42.69%	43.25%	0.56%
	SPRING LAKE MAGNET CENTER	13.97%	19.23%	5.26%
NM Albuquerque	ADAMS MIDDLE	25.95%	25.98%	0.03%
NM Albuquerque	Albuquerque ALBUQUERQUE HIGH	20.49%	15.33%	-5.16%
	BARCELONA ELEMENTARY	31.51%	29.63%	-1.88%
NM Albuquerque	BEL-AIR ELEMENTARY	14.49%	15.89%	1.40%
NM Albuquerque	Albuquerque DFL NORTE HIGH	0.19%	0.03%	-0.16%
NM Albuquerque	Albuquerque DURANES ELEM	30.21%	26.25%	-3.96%
NM Albuquerque	Albuquerque B SAN JOSE ELEM	37.28%	32.48%	-4.80%
NM Albuquerque	EMERSON ELEM	29.35%	28.83%	-0.52%
Albuquerque	NM Albuquerque GARFIELD MIDDLE	26.85%	28.71%	1.86%

(C)	20.54% -3.40%		1.54% -0.39%	1.89% 0.79%		<del>-</del>							6.57% -0.80%		8.89% N/A	0.010/
(A) (B)	23.94% 20.5	7.63% 5.	1.93% 1.	1.10% 1.3	0.90% 2.	18.00% 17.0	6.67% 7.	15.00% 12.7				5.45% 4.	7.37% 6.	6.41% 7.		0 7062 9
	Clark County RANCHO HS	ARCHER STREET SCHOOL	BAYVIEW AVE SCHOOL	LEO F. GIBLYN SCHOOL	NEW VISIONS ES	BARUCH COLLEGR CAMPUS HS	IS 230	IS 254	JHS 104 SIMON BARUCH JHS	JHS 167 R. F. WAGNER SCHOOL		JHS 220 J. J PERSHING JHS	JHS 62 DITMAS JHS	JHS 80 MOSHOLU PARKWAY JHS	MS 137 AMERICA'S SCH-HEROES	MS 180 GERALD R. DEVER MS
	Clark County	Freeport	Freeport	Freeport	Freeport	NYC	NYC	NYC	NYC	NYC	NYC	NYC	NYC	NYC	NYC	NYC
	Ν	λ			λN	λN	λN	NΥ	λ	NΥ	ΥY	γV	γV	λN	λN	λN

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			(¥)	8	0
NY NYC	L C	MS/HS 368-INFO & NETWORK TECH SCHOOI	10 2007	11 010/	
	C	PS 10	10.705/0	10 0007	0.0002
		PS 107 JOHN W. KIMBALI,		0////	0.477
	ا  د	SCHOOL	13.85%	22.59%	8.74%
NY NYC	ç	PS 116 MARY L, MURRAY SCHOOL	7017 TC	26 81 0/	0.0602
 		PS 117 J. KELD BRIARWOOD		n/ TD-0.7	1/ 0/10-
NY NYC	C	SCHOOL	2.21%	0.12%	-2.09%
NY NYC	<u>5</u>	PS 121	14.88%	13.98%	-0.90%
		PS 124 OSMOND A. CHURCH			
1	C	SCHOOL	14.71%	13.62%	-1.09%
	<u></u>	PS 131	4.76%	6.70%	1.94%
	C	PS 146 BROOKLYN NEW SCHOOL	20.98%	14.62%	-6.36%
NY NYC	C C	PS 148 RUBY ALLEN SCHOOL	13.43%	12.42%	-1.01%
		PS 149 CHRISTA MCAULIFFE			
NY NYC	C	SCHOOL	14.02%	12.89%	-1.13%

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			(V)	(B)	0
λX	NYC	PS 151 MARY CARTER SCHOOL	0.20%	2.29%	2.09%
Nγ	NYC	PS 152 GWFNDOLINE N. ALLEYNE SCHOOL	9.08%	10 38%	1 2/0%
λN	NYC	PS 161 ARTHUR R. ASHE SCHOOL	13.51%	12.64%	-0.87%
λ	NYC	PS 164 CAESAR RODNEY	6.26%	5.99%	-0.27%
		PS 172 BEACON SCHOOL OF			
λ	NYC	EXCELLENCE	1.37%	0.06%	-1.31%
		PS 174 WILLIAM SIDNEY MT			
γV	NYC	SCHOOL	21.16%	22.08%	0.92%
		PS 179 THE KENSINGTON			
ž	NYC	SCHOOL	12.85%	10.67%	-2.18%
		PS 188 MICHAEL E. BERDY			
УY	NYC	SCHOOL	4.13%	0.35%	-3.78%
		PS 206 HORACE HARDING			
۲	NYC	SCHOOL	9.61%	7.01%	-2.60%
Х	NY NYC	PS 212	8.73%	7.47%	-1.26%
					2

			( <b>A</b> )		ξ
		PS 212 LADY DERORAH MOODV			
λ	NY NYC	SCHOOL	0 000		
			9.00%	10.77%	1.12%
		PS 212 MIDTOWN WEST SCHOOL	26.23%	26.57%	0 34%
λ	NY NYC	PS 222 C.A. SANTORA SCHOOL		7 0802	NIA
λų	NY NYC	PS 225 SEASIDE SCHOOT			WINT
			0%707	0.05%	-2.47%
	NIC	PS 228		12 3502	NI/A
ž	NYC	PS 238 ANNE SULLIVAN SCHOOL	20 780/	10 6707	VIN
ΥY	NYC	PS 280-MOSITOLU PARK WAY	1 100/		0/11'7-
		DC 700 CTIIDT PV/ PV/ 2011	0/01-1	7.070	-1.40%0
NTV V		TIHANAT ATTAILS STATE			<b>-</b> •
z	NY NYC	SCHOOL	14.24%	11 59%	70 Y Y CT
λ	NYC	PS 295	6 88%	10.1502	
		PS 314 LUIS MUNOZ MARIN		0/ CT-0 T	0/17.0
λ	NYC	SCHOOI,	12 47%	11 4502	1000 F
ž	NYC	PS 32 BELMONT SCHOOL	17 60%	7002 61	-1.02%
λ	NYC	PS 329 SURFSIDE SCHOOL	K 0502	1/04-6 2	0.01%
λY	NYC	PS 33 CHEI SEA SCHOOL	11 2697	0/17.0	-1.08%0
		TOOTOC WARRANTO AS A -	0%27.11	11.47%	0.22%

la-24

			(¥)	(B)	0
λγ	NYC	PS 360	12.68%	13.33%	0.65%
		PS 40 AUGUSTUS STREET			
λN	NYC	GARDENS	32.20%	41.98%	9.78%
		PS 41 GREENWICH VILLAGE			
λN	NYC	SCHOOL	45.54%	54.23%	8.69%
λ	NYC	PS 43 JONAS BRONCK SCHOOL	16.20%	14.51%	-1.69%
λ	NYC	PS 50 SUNNYSIDE SCHOOL	9.97%	10.21%	0.24%
ΥY	NYC	PS 51 ELIAS HOWE SCHOOL	6.94%	3.73%	-3.21%
λN	NYC	PS 51-BRONX NEW SCHOOL	4.74%	0.25%	-4.49%
Z	NYC	PS 63 OLD SOUTH SCHOOL	4.51%	1.03%	-3.48%
λN	NYC	PS 69		1.64%	N/A
λ	NYC	PS 69 JACKSON HTS SCHOOL	6.67%	5.12%	-1.55%
λN	NYC	PS 90 EDNA COHEN SCHOOL	5.21%	5.43%	0.22%
λ	NYC	PS 97 HIGHLAWN SCHOOL	31.88%	25.83%	-6.05%
λ	Yonkers	CEDAR PLACE ES	8.50%	9.23%	0.73%
λŇ	Yonkers	EMERSON MS	3.34%	5.02%	1.68%

1a-25

Z	NV Vontaue	I DICOLM THE	(¥)	(B)	<u></u>
		THINCOLAN HS	3.04%	5.97%	2 93%
۲ Z	NY Yonkers	MARK TWAIN MS	4 3 4 9%	2 000/	
γY	NY Yonkers	MUSEUM SCHOOL 25	11.0707	0/0//0	-1.20%
λN	NY Vonkers	POOGEVER TIG	0%/6.11	12.80%	0.83%
		NUCSEVENT HS	4.42%	9.05%	4.63%
, ,		KUSMARIE ANN SIRAGUSA			
Z	Yonkers	SCHOOL (School 14)	3 85%	0 1 A 0 Z	1011 C
$\mathbf{P}\mathbf{A}$	Philadelphia	EDMUNDS HENRY R SCH	0 2 407	0/+1-0	0/1/.0-
۲d	Philadelnhia	ED ANIVEOND ITC	0.14%	<u>5.10%</u>	-6.38%
		TIMINIC HIS	23.05%	7.06%	~15.99%
A	<u>Philadelphia</u>	IIARDING WARREN G MS	16.09%	8 4202	1077 5
PA	Philadelphia	HOPKINSON FRANCIS SCH	10.5207	0/ 21-0	-/-00/-
	Berkeley	CAINHOY		0.22%0	-10.14%
$S_1$	County	BLEMENTARY/MIDDLE SCHOOL	49 570%	40.6407	
	Berkeley	HOWE HALL ELEMEMTARY		47.04 /0	027T-D
ပ္ဆ	County	SCHOOL	9.76%	0 0 20%	0 5607
	Charleston	NORTH CHARLESTON HIGH		h/70-/	0/00.0
SC	County	SCHOOI,	21.06%	27.90%	6.84%

				E E	
XI.	Aldine	ALDINE ELEMENTARY (Chamnion)*			
				0/40/C	N/A
XI	Aldine	HARRIS MAGNET ACADEMY	1.08%	3.66%	2.58%
XI	Aldine	HOUSTON ACADEMY (Carver)*	<u></u>	0.07%	N/A
		NORTHWEST INTERMEDIATE			
X	Aldine	(West Side)*		2.10%	N/A
ТX	Aldine	SMITH MAGNET ACADEMY	7.67%	4.25%	-3.42%
XI	Aldine	STOVALL ACADEMY	2.52%	1.55%	-0.97%
XI	Ector County	Ector County AUSTIN MONTESSORI MAGNET	15.51%	2.21%	-13.30%
$\mathbf{X}_{\mathrm{L}}^{'}$	Ector County	Ector County CAMERON DUAL LANG MAGNET	24.32%	19.41%	-4.91%
ΤX	Ector County	Ector County ECTOR JUNIOR HS	4.93%	8,18%	3.25%
ΤX	Ector County	Ector County EL MAGNET AT TRAVIS	18.39%	3.16%	-15.23%
X	Ector County	EL MAGNET AT ZAVALA	23.27%	14.12%	-9.15%
	Fort Worth	DUNBAR MIDDLE	9.63%	14.75%	5.12%
Ц	Fort Worth	ELDER MIDDLE	18.33%	14.09%	-4.24%
ΤX	Fort Worth	JAMES MTDDLE	7.72%	4.79%	-2.93%

0	-2.17%	N/A		N/A	4	-2.25%	-0.42%		-1.77%		-1.63%		-2.04%		-0.61%	1.40%	2.70%	
(B)	16.20%			1.82%		18.07%	27.57%	         	11.09%		22.94%		10.20%		19.33%	20.58%	32.64%	
(¥)	18.37%	42.78%				20.32%	27.99%		12.86%		24.57%		12.24%		19.94%	19.18%	29.94%	
	MORNINGSIDE MIDDLE	PEASE RI.	WASHINGTON MATH/SCIENCE	INSTITUTE	DUDLEY FLEMENTARY	MAGNET SCHOOL	HOPKINS MAGNET ACADEMY	JIJAN LINN MATH AND SCIENCE	MAGNET	O'CONNOR ELEMENTARY	MAGNET SCHOOL	PATTI WELDER MAGNET	MIDDLE SCHOOL	SHIELDS FLEMENTARY	MAGNET SCHOOL	Wichita Falls ALAMO EL	Wichita Falls BURGESS EL	1a-28
	Fort Worth	Midland		Midland		Victoria	Victoria		Victoria		Victoria		Victoria		Victoria	Wichita Falls	Wichita Falls	
		ΤX		ΤX		Ϋ́	ΥI		Ц		XI		ΤX		X	X	ΤX	

			(¥)	le l	
ΤX	Wichita Falls HUFY EL	HUFY EL	18.61%	25 86%	7750/
ΤX	Wichita Falls LAMAR EL	LAMAR EL	27.63%	24.49%	-3.14%
VA	Danville	GALILEO MAGNET HIGH		44.11%	N/A
VA	<u>Danville</u>	SCHOOLFIELD FI EM	9.47%	7.10%	-7 37%
٧٧	Danville	WESTWOOD MIDDLE	3.62%	5.94%	2.32%
٧A	Danville	WOODBERRY HILLS ELEM.	11.97%	10.63%	-1.34%
		RARGE-LINCOLN ELEMENTARY			
WA	WA Yakima	SCHOOL	29.06%	22.94%	-6.12%
		GARFIELD ELEMENTARY			
WA	WA Yakima	SCHOOL,	25.15%	24.20%	-0.95%
		MARTIN LUTHER KING JR			
WA	WA Yakima	ELEMENTARY	16.36%	19.35%	2.99%
WA	WA Yakima	WASHINGTON MIDDLE SCHOOL	19.13%	18.85%	-0.28%

1a-29

-0.67%	98.83%	99.50%	CHAT ACADEMY	<u>AL Selma</u>	ÅĽ
			SELMA MIDDLE		
0.81%	98.28%	97.47%	GENESIS CENTER	AI, Selma	Ξĺ
			DISCOVERY		
			SCHOOL OF		
(C)	(B)	(A) <sup>1</sup>			
During Grant Cycle	2003-2004	2000-2001			
of Minority Students	Students	Students			
Difference in Percentage	Minority	Minority			
	Percentage of	Percentage of			
		,	· · · · · · · · · · · · · · · · · · ·		

Appendix 1b: MSAP Impact on Targeted Magnet Schools: Hyper-Segregation

Blank spaces in table indicate school was not open in that year. N/A indicates change value not applicable because school was not open in both years. Bolded type indicates school met the definition of hyper-segregation ( >90% minority enrollment) in at least one of the years.

On subsequent pages, columns will be headed simply (A), (B), and (C). \* School name was changed prior to 2000. Name in capital letters appears in the Common Core of Data; name in parentheses appears in Department of Education records.

\*\*School name was changed during the grant cycle (i.e. between 2000 and 2003). First name indicates the school's name in 2000, as listed on the Common Core; name following the slash (/) is the 2003 name, again as listed on CC.

			(A)	(B)	(C)
AR	Hot Springs	GARDNER MAGNET SCHOOL	43.61%	44.60%	0.98%
AR	Hot Springs	HOT SPRINGS HIGH SCHOOL	49.25%	51.02%	1.77%
AR	Hot Springs	HOT SPRINGS MIDDLE SCHOOL	46.00%	49.67%	3.67%
AR	Hot Springs	LANGSTON MAGNET SCHOOL	60,81%	66.44%	5.63%
AR	Hot Springs	OAKLAWN MAGNET SCHOOL	49.35%	51.18%	1.83%
AR	Hot Springs	PARK MAGNET SCHOOL	33.33%	32.13%	-1.21%
AR	Little Rock	CLOVERDALE MIDDLE SCHOOL	93.24%	95.45%	2.21%
AR	Little Rock	I.A. FAIR HIGH SCHOOL	82.55%	84.36%	1.81%
AR	Little Rock	MABELVALE MIDDLE SCHOOL	82.12%	77.83%	-4.29%
AR	Little Rock	MCCLELLAN MAGNET HIGH SCHOOL	92.27%	95.23%	2.95%
CA	ABC	ARTESIA IIIGH	85.43%	88.96%	3.53%

	-				
			(A)	9	<u></u> 0
		FLLIO'IT (WILLIAM F.)			
	ABC	ELEMENTARY	71.36%	76.70%	5.34%
2	Berkcley	LECONTE FLEMENTARY	76.99%	77.58%	0 58%
S	Berkeley	THOUSAND OAKS ELFMENTARY	80.05%	77.41%	70770
CA	Bcrkeley	WASHINGTON ELEMENTARY	74.65%	81.46%	6 81%
		EARHART ELMENTARY SCHOOL			
₹l	CA Desert Sands	OF INTERNATIONAL STUDIES		46.91%	N/A
		JOHN GLENN MIDDLE SCHOOL			1 1 1 1
R		_		51.07%	N/A
5	Desert Sands	LA QUINTA MIDDLE	50.63%	66.20%	15 570/
5	Fresno	EDISON HIGH	83.01%	84 15%	1 1 102
		FORT MILLER PREPARATORY			0/17.4
	Fresno	MIDDLE	87.07%	87.56%	0.49%
S	Fresno	HERBERT HOOVER IIIGH	58.28%	62.17%	3 90%
I	Fresno	KING ELEMENTARY	98.20%	97.61%	70 20 20
	Fresno	MCLANE HIGH	88.14%	90.04%	1 90%
CA	Fresno	ROOSEVELT HIGH	91.19%	93.06%	1.88%

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0.00%	%68.66	0%68'66	INTENDED	AU ITON UTIBOICS
			SEVENTY-FOURTH STREET	-
0.42%	99.56%	99.15%	PURCHE AVENUE ELEMENTARY	Los Angeles
0.01%	99.73%	99.72%	HIGH	Los Angeles
			GARFIELD (JAMES A.) SENIOR	
0.06%	99.72%	99.66%	GAGE (HENRY T.) MIDDLE	Los Angeles
3.55%	89.01%	85.46%	FAIRFAX SENIOR HIGH	Los Angeles
4.50%	79.04%	74.53%	<b>BIRMINGHAM SENIOR HIGH</b>	Los Angelcs
-0.09%	<b>%98.66</b>	99.95%	AUDUBON MIDDLE	Los Angeles
0.48%	98.50%	98.02%	WEBSTER ELEMENTARY	Long Beach
1.90%	95.18%	93.28%	SIGNAL HILL ELEMENTARY	Long Beach
1.08%	98.36%	97.28%	MUIR ELEMENTARY	Long Beach
0.21%	98.73%	98.52%	LINCOLN ELEMENTARY	Long Beach
-0.56%	94.19%	94.76%	HARTE ELEMENTARY	Long Beach
0.63%	97.36%	96.73%	BARTON ELEMENTARY	Long Beach
-0.25%	93.85%	94.09%	LEKKONEZ (ELIZABETH) MIDDLE	Fresno
<u>(</u> )	(B)	( <b>A</b> )		

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	<u>7.7</u> 2.07	2.789 2.789 2.789 2.789	<u>1.08%</u> <u>1.98%</u> <u>2.07%</u> <u>2.78%</u> 5.33%	7.73% 1.98% 2.07% 2.78% 5.33% 6.24%	2.07 <u>%</u> 1.98% 4.63% 2.78% 5.33% 5.33% 5.33% 1.13%	1.13% 1.98% 2.07% 4.63% 5.33% 5.33% 6.24% 6.24% 0.20% 0.20%
53.30% 67.21%	69.73% 88.52%	69.73% 88.52% 88.31% 85.85%	69.73% 88.52% 88.31% 85.85% 86.24%	69.73% 88.52% 88.31% 85.85% 86.24% 86.72% 83.61%	69.73% 88.52% 88.31% 85.85% 86.24% 86.24% 86.72% 83.61% 92.37%	69.73% 88.52% 88.31% 85.85% 86.24% 86.24% 86.72% 83.61% 92.37% 90.16% 84.58%
47.69% 59.46% 67.76%	86.44%	86.44% 83.68% 83.07%	86.44% 83.68% 83.07% 80.91%	86.44% 83.68% 83.07% 80.91% 80.57%	86.44% 83.68% 83.07% 80.91% 80.57% 80.57% 91.25%	86.44% 83.68% 83.07% 80.91% 80.57% 80.57% 91.25% 84.65%
SUNLAND ELEMENTARY TAPER AVENUE ELEMENTARY VERDUGO HILLS SENIOR HIGH WRIGHT (ORVILLE) MIDDLE		ARMADA BLEMENTARY BEAR VALLEY BLEMENTARY	ARMADA BLEMENTARY BEAR VALLEY ELEMENTARY BUTTERFIELD ELEMENTARY HENDRICK PANCU	ARMADA BLEMENTARY BEAR VALLEY ELEMENTARY BUTTERFIELD ELEMENTARY HFNDRICK RANCH BLEMENTARY HONEY HOLLOW ELEMENTARY	ARMADA BLEMENTARY BEAR VALLEY BLEMENTARY BUTTERFIELD ELEMENTARY HENDRICK RANCH BLEMENTARY HONEY HOLLOW ELEMENTARY BLAIR HIGH WILLARD ELEMENTARY	ARMADA BLEMENTARY BEAR VALLEY BLEMENTARY BUTTERFIELD ELEMENTARY HFNDRICK RANCH FLEMENTARY HONEY HOLLOW ELEMENTARY BLAIR HIGH WILJ ARD ELEMENTARY WILSON MIDDLE
Los Angeles S Los Angeles 7 Los Angeles V Los Angeles V				Moreno Valley Moreno Valley Moreno I Moreno Valley Valley Valley Horeno		

			(¥)	(B)	0
CA	Redwood City	ADELANTE SPANISH Redwood City IMMERSION ELEM.	76.07%	79.73%	3.66%
CA	Redwood City	Redwood City KENNEDY (JOHN F.) MIDDLE	67.21%	72.72%	5.51%
S	Redwood City	Redwood City McKINLEY INST of TECH	70.90%	75.83%	4.93%
S	Redwood City	Redwood City NORTH STAR ACADEMY	34.36%	34.15%	-0.21%
4 C	Redwood City	CA Redwood City ORION ALTERNATIVE	45.57%	58.29%	12.72%
		CREATIVE PERFORMING AND		İ	
₹.)	San Diego	MEDIA AKTS MAGNET (BVTA			
	Son Diezo	MIGOTONI DAVI SVANOD TWOTT		61.56%	N/A
		MIDSION BAY SENIUK HIGH	72.63%	73.46%	0.83%
	San Diego	OAK PARK ELEMENTARY	78.46%	89.97%	11.52%
5	San Dicgo	WFBSTER ELEMENTARY	92.94%	96.43%	3.49%
		ENOLA D. MAXWELL MIDDLE			
S	San Francisco	San Francisco OF THE ARTS	95.64%	94.32%	-1.32%
S	San Francisco	San Francisco HARTE (BRET) ELEMENTARY	99.03%	99.07%	0.04%
S	San Jose	BURNETT (PETER) MIDDLE	85.08%	91.44%	6.36%
S	San Jose	HOOVER (HERBERT) MIDDI.R	78.82%	81.65%	2.83%

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CA	San Jose	SAN JOSE HIGH ACADRMV	10 V 00	(D)	() ()
\ ₹	Can Loon		0/CN.61	0%C6.70	3.92%
ç		OTEMNBECK MIDDLE	76.07%	78.86%	2.79%
	West Contra		l İ		
S	Costa	NYSTROM ELEMENTARY	40.78%	00 6202	0.950/
	West Contra		2.04	0/ 50///	0/ 00-00
CA	Costa	WASHINGTON ELEMENTARY	91.69%	03 350%	17077 1
		DAVIS 21 <sup>st</sup> CENTURY MAGNET		a/ ????/	0/ 00'T
5	New Haven	ACAD. (Davis Street School)*	92.79%	85 7606	7 0207
		METROPOLITAN BUSINESS HIGH			0/ 00/-
티	New Haven	SCHOOL		85 7102	NIA
		MICROSOCIETY MAGNET		0/1/00	A/M
IJ	New Haven	SCHOOL	90.65%	95 54%	1 0007
		SHERIDAN COMMUNICATIONS &			4.07 /0
U	New Haven	TECHNOLOGY MAGNET	93.69%	89.31%	A 280/
ы	New Haven	VINCENT E. MAURO SCHOOL	99.24%	95 36%	2 000/
_	Broward	CRYSTAL LAKE COMMUNITY			0/ 00.0-
ΕĽ	County	MIDDLE	73.60%	77 00%	3 40%

			( <u>v</u> )	(B)	0
	Broward				
Η̈́	County	DEERFIELD BEACH MS	71.55%	75.22%	3.67%
	Broward				
FL	County	LYONS CREEK MS	37.19%	40.50%	3 31%
	Broward				
FL	County	POMPANO BFACH MS	69.53%	68.01%	-1 53%
	Escambia				
Εſ	County	BRENTWOOD ELEMENTARY	52.20%	40.00%	-12.20%
	Escambia				
FL	County	BRENTWOOD MS	56.87%	56.31%	-0.56%
	Hillsborough				
ΕĹ	County	BLAKE HIGH SCHOOL	61.28%	67.00%	5.73%
	Hillsborough				
ΞŢ	County	FRANKLIN MIDDLE SCHOOL	83.22%	84.03%	0.81%
	Hillsborough	LOCKHART ELEMENTARY			
FL	County	MAGNET	95.52%	75.28%	-20.24%
	Hillsborough				
ΕĽ	County	I.OMAX ELEMENTARY SCHOOL	96.04%	59.86%	-36.18%

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FI,	Hillsborough County	WILLIAMS MAGNET SCHOOL			
	Manatee	BALLARD HI FMENTARY	08.80%	59.90%	-8.96%
FL	County	SCHOOL.	51.63%	56.06%	707 P
	Manatee	BLANCHE H. DAUGHTREY			
FL	County	ELEMENTARY	77.81%	86.53%	8 7.7%
	Manatee	FRANCES WAKELAND			
ΕĹ	County	ELFMENTARY SCHOOL	84.25%	86 90%	264%
	Manatce	JAMES TILLMAN ELEMENTARY			
FL	County	SCHOOL	93.86%	95.32%	1.46%
	Manatee				
FL	County	LINCOLN MIDDLE SCHOOL	50.58%	50 36%	-0 37%
	Manatee	LOUISE R. JOHNSON MIDDLE			0/77.0
ΗL,	County	SCHOOL	51.25%	50 88%	8 K202
	Manatee	MANATEE ELEMFNTARY			
FL	County	SCHOOL	90.59%	91.71%	1 1 7 9/2
	0	SARA SCOTT HARLEE MIDDLE			N/ 77 7 10
FL	County	SCHOOL,	25 7201		

T			(A)	(B)	(C)
	Miami-Dade	JOHN F. KENNEDY MIDDLE SCHOOL	93.29%	93.75%	0.46%
	Miami-Dade	MIAMI SENIOR HIGH	97.23%	96.62%	-0.61%
	Miami-Dade	NORTH DADE MIDDLE	96.81%	98.58%	1.77%
	Pinellas	CAMPBELI, PARK ELEMENTARY			
	County	SCHOOI.	64.84%	53.35%	-11.49%
	Pinellas	GULFPORT ELEMENTARY			
	County	SCHOOL	44.89%	53.59%	8.70%
	Pinellas				
	County	MAXIMO ELEMENTARY SCHOOL	60.22%	60.72%	0.50%
	Seminole	CROOMS ACADEMY/INFO			
	County	TECHNOLOGY	64.17%	44.78%	-19.40%
		DENNIS NATURE SCIENCE			
	Rockford	MAGNET	57.45%	69.96%	12.51%
	Rockford	ELLIS ARTS ACADEMY	58.49%	78.93%	20.44%
	Rockford	ROCKFORD SCIENCF & TECH ACADEMY	59.02%	73.21%	14.19%
		1b-10		4	

				(9)	0
IL	Rockford	WASHINGTON COMMUNICATION ACAD	59.37%	78.24%	18.87%
Z	Fort Wayne	WHITNEY M YOUNG EARLY CHILDHOOD		46.33%	N/A
z	Indianapolis	ARLINGTON HIGH SCHOOL	78.81%	87.77%	8.96%
	Indianapolis	CHARLES W FAIRBANKS SCH 105	86.45%	91.14%	4.69%
zĺ	Indianapolis	COLD SPRING SCHOOL	86.32%	94.30%	7.98%
,	;	EMMERICH MANUAL HIGH			
Zi	Indianapolis	SCHOOL	37.96%	40.86%	2.90%
Z	Indianapolis	THEODORE POTTER SCHOOL 74	70.06%	78.38%	8.31%
		THOMAS CARR HOWE	- -		
z	Indianapolis	ACADEMY	53.11%	53.44%	0.33%
	Rapides	ALEXANDRIA MIDDLE MAGNET			
LA	Parish	SCHOOL	74.86%	74.25%	-0.62%
	Rapides	ARTHUR F. SMITH MIDDLE			
ĽA	Parish	MAGNET SCHOOL	67.31%	7068 20	10 5102

			(Y)	ê	0
	Rapides	PEABODY MAGNET HIGH			
ΓV	Parish	SCHOOL	93.81%	96.83%	3.02%
	Rapides	PEABODY MONTESSORI			
LA	Parish	ELEMENTARY SCHOOL	26.15%	56.61%	30.47%
	Rapides	ROSENTHAL MONTESSORI			
ĽA	Parish	ELEMENTARY SCHOOL	99.37%	71.65%	-27.72%
	Rapides	W.O. HALL ELEMENTARY			
ĽA	Parish	SCHOOL	100.00%	97.96%	-2.04%
		BOSTON HIGH/COMMUNITY			
МA	MA Boston	LEADERSHIP ACAD.**	82.67%	85.00%	2.33%
MA	MA Boston	CLARENCE R EDWARDS MIDDLE	78.69%	80.71%	2.02%
MA	MA Boston	HYDE PARK HIGH SCHOOL	93.01%	94.96%	1.95%
MA	MA Springfield	ALFRED G ZANFTTI	82.25%	81.10%	-1.15%
		BOLAND SCHOOL (Armory			
MA	MA Springfield	Elementary)*	83.45%	81.07%	-2.38%
MA	MA Springfield	HIGH SCHOOL OF COMMERCE	83.61%	86.59%	2.98%
MA	MA Springfield	HOMER STRFET	89.48%	95.50%	6.02%
٧W	MA Springfield	KENSINGTON AVENUE	87.86%	87.33%	-0.52%

C			97.80% N/A			94.24% -0 76%			64.24% N/A	ĺ		85.93% N/A			86 32% N/A			00 KAUK 1 370K
l€			97.8						64.			85.0			86			
( <b>Y</b> )						95.00%												7092 86
		<b>FRNEST EVERETT JUST MIDDLE</b>	(East Central)*		JOHN HANSON MONTESSORI	SCHOOL (South Montessori K-8)*	ROBERT GODDARD FRENCH	IMMERSION-NORTH (Rogers	[Heights K-8 French Immersion)*	ROBERT GODDARD	MONTESSORI-NORTH (North	Montessori PK-8)*		BERWYN HEIGHTS	FLEMENTARY			HIGHLAND PARK ELEMENTARV
	Prince	George's	County	Prince	George's	County	Prince	George's	County	Prince	Gcorge's	MD County	Prince	George's	County	Prince	George's	County
		Ę				g			Ð			<u>g</u>			QD			MD

			(¥)		
	Prince			5	2
	George's				
QM	County	<b>IIYATTSVILLE MIDDLE SCHOOL</b>	82.97%	88.33%	5.36%
		MAPLE STREET MAGNET (South			
۶	Kalamazoo	MS Center for the Arts)*	57.07%	63.07%	6.00%
		NORTHGLADE MONTESSORI			
Į.	Kalamazoo	SCHOOL	72.58%	87.39%	14.82%
		SPRING VALLEY CENTER FOR			
H N	Kalamazoo	EXPLORATION	65.04%	59.44%	-5.60%
		WOODS LAKE FI FMENTARY:A	• • • • • • • • • • • • • • • • • • •		
¥	Kalamazoo	MAGNET CENTER FOR THE ARTS	65.10%	63.69%	-1.41%
¥	Lansing	CLCCA 6-8	i	78.62%	N/A
IJ	Lansing	GRAND RIVER MAGNET SCHOOL	71.12%	74.24%	3.11%
		PLEASANT VIEW MAGNET			
¥	Lansing	SCHOOL	78.28%	69.60%	-8.68%
		VIVIAN RIDDLE MAGNET			
¥	Lansing	MIDDLE SCHOOL	74.85%	67.66%	-7.19%
IM	Lansing	WOODCREEK MAGNET SCHOOL	89.76%	85.44%	-4.32%
		1b-14		-	

			(Y)	(B)	<u>(</u> )
¥	MN Minncapolis	FRANKLIN MID.	90.54%	97 560%	7 070/
Ę	MN Minneapolis	NORTH SR.	00 300%	05 170/	0/ 70-1
NM	MN St. Paul	BATTLE CREEK MAGNET H	1027 03	0/11.67	4.8/%
NY V	MN St. Paul	CLEVELAND OT AT TTV MID	0/01/00	001C.0/	1.68%
Ę	MN St Paul	COMO DADY OD	0/10.00	88.96%	3.45%
		CUMU FAIN OK.	63.87%	58.82%	-5.05%
	St. Faul	HARDING SR.	62.65%	73.96%	11.32%
	MN St. Paul	UTIGHLAND PARK JR.	67.79%	66.20%	1 50%
		WORLD CULTURES &			
¥	MN St. Paul	LANG/MNDS PRK.	83 48%		5 5007
	Harrison	NORTH GULFPORT SEVENTH		0/ 00-0/	0/ 70'0
SM	County	AND EIGHTH	46.05%	51 0602	5 0102
	Charlotte-				0/16'0
	Mecklenburg	COCI IRANE MIDDLE	23 40%	47 800Z	1007 0
-	Charlotte-		0/ 01-1/2/	74:77 /0	-0.427/0
2 Z	Mecklenburg	EASTWAY MIDDLE	85 16%	88 0302	7010 C
	Charlotte-			0/ 07.00	0/./0.7
NC	Mecklenburg	NC Mecklenburg GARINGER HIGH	80.46%	88.91%	8.45%

			(¥)	(8)	0
	Charlotte-				
	NC Mecklenburg	HARDING UNIVERSITY HIGH	62.76%	81.05%	18.29%
	Charlotte-				
NC	NC Mecklenburg	OL YMPIC HIGH	66.31%	20 99%	-6 33%
	Charlotte-				0/17770
NC	Mecklenburg	Mecklenburg ROBFRT F KENNEDY MIDDLE	59.88%	82,37%	20 40%
	Charlotte-				1/1/1
NC	Mccklenburg	Mccklenburg SMITH LANGUAGE ACADEMY	63.96%	50.78%	-13 17%
	Charlotte-				
NC	Mecklenburg	Mecklenburg WEST MECKLENBURG HIGH	66.31%	74.61%	8.29%
	Charlotte-	COLLINSWOOD LANGUAGE			
Ы	Mecklenburg	ACDMY	82.41%	84.17%	1.76%
ŬN	Forevth	ASHI EV EI ENGENTADY			
	TT ATTA T	INWINCHART FORTH	<u> </u>	96.L8%	-2.48%
2C	Forsyth	DIGGS ELEMENTARY	100.00%	95.98%	-4.02%
NC	Forsyth	HILL MIDDLE	92.70%	94.92%	2.22%
NC	NC Forsyth	PAISLEY MIDDLE	79.30%	63.10%	-16.2.0%

			(¥)	(B)	9
	Guilford		, , ,		
N Z	County	ERWIN MONTESSORI	92.24%	62.55%	-29,69%
	Guilford	WALDO C. FALKENER SR			
2 Z	County	<b>FI FMENTARY</b>		96.28%	N/N
	Guilford				4
NZ	County	W M HAMPTON ELEMENTARY	96.16%	96.83%	0.67%
	Guilford				
N Z	County	MONTLJISU AVE. FLEMENTARY	95.87%	90°79%	~00%
	Guilford				
р Z	County	PEELER OPEN ELEMENTARY	64.83%	62.28%	-2.55%
2 Z	Wake County	Wake County BROOKS FLEMENTARY	54.01%	54.70%	0.69%
N Z	Wake County	Wake County JOYNER ELEMENTARY	55.60%	59.70%	4.10%
у Z	Wake County	Wake County MILLBROOK HIGH	40.16%	51.18%	11.01%
		MOORE SQUARE MUSEUM			
су N	Wake County	NC Wake County MAGNET MID		55.69%	N/A
NC	Wake County	Wake County POWELL ELEMENTARY	61.89%	70.69%	8.81%

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			( <b>A</b> )	(B)	C)
	Omaha	CONESTOGA ELEM SCHOOL	91.09%	85.52%	-5.56%
<u> </u>	Omaha	LOTHROP FIJEM SCHOOL	90.63%	95.67%	5.04%
E E	Omaha	SPRING LAKE MAGNET CENTER	61.91%	71.66%	9.75%
N N N	Albuquerque	ADAMS MIDDLE	85.90%	89.56%	3.66%
	Albuquerque	Albuquerque ALBUQUERQUE HIGH	80.44%	78.92%	-1.52%
MN	Albuquerque	BARCELONA ELEMENTARY	91.46%	93.21%	1.76%
V MN	Albuquerque	BFL-AIR ELEMENTARY	74.44%	79.48%	5.04%
MN	Albuquerque	DEL NORTE HIGH	60.14%	63.61%	3.47%
Y MIN	NM Albuquerque	DURANES ELEM	90.16%	89.84%	-0.32%
MN	Albuquerque	E SAN JOSE ELEM	97.23%	96.07%	-1.16%
<u>V</u> į MZ	Albuquerque	EMERSON ELEM	89.30%	92.41%	3.11%
	Albuquerque	GARFIELD MIDDLE	86.80%	92.29%	5.49%
	Albuquerque	HAYES MIDDLE	74.82%	83.80%	8.98%
MN	Albuquerque	HIGHLAND HIGH	67.32%	73.87%	6.55%
MN	Albuquerque	LA MESA ELEMENTARY	90.36%	95.51%	5.14%
ž	NM Albuquerque	LAVALAND ELEMENTARY	89.97%	93.19%	3.22%
V M	NM Albuquerque	MARY ANN BINFORD FLF	90.68%	7016 ED	2 60%

	0
61.60% 71.64%	10.04%
89.43% 90.87%	1.44%
	2.40%
	2.97%
	1.79%
85.01%	7.54%
	0.77%
	-9.20%
85.26%	2.59%
85.41%	2.62%
	0.17%
70.19%	N/A
76.53%	2.50%
94.59%	2.33%
90.26%	3.69%
86.83%	3.29%
86.61%	2.87%

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			(t)	(n)	3
	NYC	BARUCH COLLEGE CAMPUS HS	65.80%	67.74%	1.94%
Z	NYC	IS 230	90.47%	91.93%	1.46%
λ	NYC	IS 254	98.80%	97.53%	-1.27%
ž	NYC	JHS 104 SIMON BARUCH JHS	61.64%	65.63%	4.00%
ž	NYC	JHS 167 R. F. WAGNER SCHOOL	59.59%	65.20%	5.62%
λN	NYC	JHS 202 R. H. GODDARD JHS	82.18%	76.89%	-5.29%
λλ	NYC	JHS 220 J. J PERSHING JHS	89.25%	89.72%	0.46%
λ	NYC	JHS 62 DITMAS JHS	91.17%	91.38%	0.21%
λ	NYC	JHS 80 MOSHOLU PARKWAY JHS	90.21%	92.50%	2.29%
ΥY	NYC	MS 137 AMERICA'S SCH-HEROES		93.70%	N/A
λ	NYC	MS 180 GERALD R. DEVER MS	90.12%	93.62%	3.50%
		MS/HS 368-INFO & NETWORK			
ž	NY NYC	TECH SCHOOL	94.48%	96.72%	2.24%
λN	NY NYC	PS 10	94.50%	95.80%	1.30%
		PS 107 JOHN W. KIMBALL			
γV	NY NYC	SCHOOL	69.95%	62.22%	-7.73%

			(¥)	8	Ę
NY	NYC	PS 116 MARY L. MURRAY SCHOOL	56.03%	58.00%	1 0702
NY	NYC	PS 117 J. KELD BRIARWOOD SCHOOL	81.59%	84.69%	3 100%
Σ	NYC	PS 121	98.68%	98.79%	0.11%
NΥ	NYC	PS 124 OSMOND A. CHURCH SCHOOL	98.51%	98.43%	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
λX	NYC	PS 131	88.56%	91.50%	2.95%
z¦	NYC	PS 146 BROOKLYN NEW SCHOOL	62.82%	70.19%	7.36%
NΥ	NYC	PS 148 RUBY ALLEN SCHOOL	97.23%	97.22.0%	-0.0102
Nγ	NYC	PS 149 CHRISTA MCAULIFFE SCHOOL	97.82%	97.70%	0 10.0
NΥ	NYC	PS 151 MARY CARTER SCHOOL	83.60%	87 1.0%	3 10%
NΥ	NYC	PS 152 GWENDOLINE N. ALLEYNE SCHOOL	92.87%	95.18%	2.31%
		ALLEYNE SCHOOL	92.87%	95.18%	2.31

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			(¥)	(B)	0
ž	NYC	PS 161 ARTHUR R. ASHE SCHOOL	97.31%	97.45%	0.14%
ž	NYC	PS 164 CAESAR RODNEY	77.54%	78.82%	1 200/
2	NVC	PS 172 BEACON SCHOOL OF			
		EAUELLEINUE	85.17%	84.87%	-0.31%
λN	NYC	PS 174 WILLIAM SIDNEY MT SCHOOL	62 64%	7062 69	7000
		PS 179 THE KENSING1ON		0/71.70	
Σ	NYC	SCHOOL	70.95%	74.14%	3 10%
		PS 188 MICHAEL E. BERDY			110
Σ	NYC	SCHOOL	87.93%	84.45%	73 480%
		PS 206 HORACE HARDING			DE-D
۲V N	NYC	SCHOOL	74.19%	77.79%	3.60%
Z	NYC	PS 212	92.53%	92.27%	-0.26%
		PS 212 LADY DEBORAH MOODY	   		
ž	NYC	SCHOOL	74.15%	74.04%	-0.11%
NΥ	NYC	PS 212 MIDTOWN WTST SCHOOL	57.57%	58.24%	0.67%
λN	NYC	PS 222 C.A. SANTORA SCHOOL		42_79%	NIA

0	-1 57%	N/A	3 110%	-0.39%		-1.65%	-2.26%		-0.01%	1.01%	-0.68%	1.23%	1.66%		-8.76%
B	84.76%	97.16%	66.13%	87.59%		96.40%	74.66%		96.26%	97.50%	90.07%	96.28%	98.14%		42.83%
(V)	86.32%		63.02%	87.98%		98.04%	76.92%		96.27%	96.49%	90.75%	95.05%	96.47%		51.59%
	PS 225 SEASIDE SCHOOL	PS 228	PS 238 ANNE SULLIVAN SCHOOL	PS 280-MOSHOLU PARKWAY	PS 288 SHIRLEY TANYHILL	SCHOOL	PS 295	PS 314 LUIS MUNOZ MARIN	SCHOOL	PS 32 BFLMONT SCHOOL	PS 329 SURFSIDE SCHOOL	PS 33 CHELSEA SCHOOL	PS 360	PS 40 AUGUSTUS STREET	GARDENS
	NYC	NYC	NYC	NYC		NYC	NYC		NYC	NYC	NYC	NYC	NYC		NY NYC
	ΝY	ΥY	ΥV	λN		Я Z	УY		λV	λ	λN	λλ	NΥ		λN

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NY NYC	Ϋ́C	PS 41 GREENWICH VILLAGE SCHOOL	38 76%	30 5802	/0L7 L
	NYC	PS 43 JONAS BRONCK SCHOOL	100.00%	201200	-1.0.70
· · ·	NYC	PS 50 SUNNYSIDE SCHOOL	93.77%	95.02%	1 75%
х Л	NYC	PS 51 ELIAS HOWE SCHOOL	90.73%	88.54%	-2.20%
Ξļ	NYC	PS 51-BRONX NEW SCHOOL	79.06%	84.55%	5 50%
ί Ζ Δ	NYC	PS 63 OLD SOUTH SCHOOL	79.29%	85.84%	6.55%
2ļ	NYC	PS 69		83.16%	N/A
$\overline{z}$	NYC	PS 69 JACKSON HTS SCHOOL	90.47%	89.93%	-0.54%
	NYC	PS 90 EDNA COHEN SCHOOL	78.59%	79.38%	0.79%
NY NY	NYC	PS 97 HIGHLAWN SCHOOL	51.92%	58.98%	7.06%
	Yonkers	CEDAR PLACE ES	87.95%	90.73%	2.78%
NY Yo	Yonkers	EMERSON MS	82.78%	86.53%	3.74%
Yo	Yonkers	<b>LINCOLN HS</b>	82.49%	87.48%	4 99%
Yc	Yonkers	MARK TWAIN MS	83.79%	84.58%	0.80%
거	Yonkers	MUSEUM SCHOOL 25	91.42%	04 2007	1 000/

ĺ	5% 6.69%		6% -1.94%					ĺ	3% 1.14%		2% -18.05%		5% 5.15%		1% N/A		
9	90.56%		81.36%	88.55%	78.33%	76 96%	85.00%		91.18%		31.72%		88.15%		96.64%	97.20%	01 670/
(A)	83.87%		83.30%	73.80%	60.29%	67.26%	72.81%		90.04%		49.78%		83.00%			90.88%	
	ROOSEVELT HS	ROSMARIE ANN SIRAGUSA	SCHOOL (School 14)	EDMUNDS HENRY R SCH	FRANKFORD HS	HARDING WARREN G MS	HOPKINSON FRANCIS SCH	CAINHOY	ELEMENTARY/MIDDLE SCHOOL	HOWE HALL ELEMEMTARY	SCHOOL	NORTH CHARLESTON HIGH	SCHOOL	ALDINE ELEMENTARY	(Champion)*	HARRIS MAGNET ACADEMY	HOUSTON ACADEMY (Carver)*
	Yonkers		Yonkers	Philadelphia	Philadelphia	Philadelphia	Philadelphia	Bcrkeley	County	Berkeley	County	Charleston	County		Aldine	Aldine	Aldine
L	λ		λ	ΡĄ	ΡA	PA	PA		$s_{\rm C}$		ပ္ရ		SC		ΤX	ΤX	XI

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		NORTHWEST INTURMEDIATE			
X	Aldine	(West Side)*		95.65%	N/A
ĸ	Aldine	SMITH MAGNET ACADEMY	97.47%	97.79%	0.32%
2	Aldine	STOVALL ACADEMY	92.32%	95.10%	2.78%
	Ector County	Ector County AUSTIN MONTESSORI MAGNET	76.80%	62.39%	-14.41%
X	Ector County	Ector County CAMERON DUAL LANG MAGNET	85.61%	84.01%	-1.60%
X	Ector County	Ector County ECTOR JUNIOR HS	66.22%	72.78%	6.55%
ЫX	Ector County	Ector County EL MAGNET AT TRAVIS	79.68%	67.76%	-11.92%
ł	Ector County	Ector County EL MAGNET AT ZAVALA	84.56%	78.72%	-5.84%
뇌	Fort Worth	DUNBAR MIDDLE	88.26%	96.98%	8.72%
X	Fort Worth	ELDER MIDDLE	96.96%	96.33%	-0.63%
ЫX	Fort Worth	JAMES MIDDLE	86.36%	87.03%	0.67%
X	Fort Worth	MORNINGSIDE MIDDLE	97.00%	98.43%	1.43%
X	Midland	PEASE EL	96.02%		N/A
X	TX Midland	WASHINGTON MATH/SCIENCE INSTITUTE	:	55.53%	N/A

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			(¥)	e	0
TX	Victoria	DUDLEY ELEMENTARY MAGNET SCHOOL	80.17%	80.90%	0.73%
Ϋ́	Victoria	HOPKINS MAGNET ACADEMY	87.84%	90.39%	2.55%
TX	Victoria	JUAN LINN MATH AND SCIENCE MAGNET	72.71%	23 91%	1 71%
X	Victoria	O'CONNOR ELEMENTARY MAGNET SCHOOL	84.43%	85.76%	1.34%
ΤX	Victoria	PATTI WELDER MAGNET MIDDLE SCHOOL	72.09%	73.02%	%£6 U
ΤX	Victoria	SHIELDS ELFMENTARY MAGNET SCHOOL	%00L 0L	R2 15%	702.5 C
ΤX	Wichita Falls ALAMO EL	ALAMO EL	57.18%	63.80%	6.62%
X	Wichita Falls	Wichita Falls BURGESS EL	67.94%	75.86%	7.92%
Ϋ́	Wichita Falls HUEY EI.	HUEY EI.	56.62%	69.08%	12.46%
۲	Wichita Falls LAMAR EL	LAMAR EL	65.63%	67.71%	2.07%
VA	Danville	GALILEO MAGNET HIGH		27.91%	N/N
VA	Danville	SCHOOLFRELD ELEM	78.09%	79.12%	1.03%

			(¥)	(B)	<u></u>
VΑ	Danville	WESTWOOD MIDDLE	72.24%	77.96%	5.72%
VA	VA Danville	WOODBERRY HILLS ELEM.	80.60%	82.65%	2.06%
		BARGE-LINCOLN ELEMENTARY			
WA	WA Yakima	SCHOOL	85.33%	85.48%	0.15%
		GARFIELD ELEMENTARY			
WA	WA Yakima	SCHOOL	81.43%	86.73%	5.31%
		MARTIN LUTHER KING JR	-		
WA	WA Yakima	ELEMENTARY	72.63%	81.89%	9.25%
WA	WA Yakima	WASHINGTON MIDDLE SCHOOL	75.40%	81.39%	5.99%

centage of Students in Segregated Schools 2000-2001 (A) <sup>1</sup>	Percentage of Students in Segregated Schools 2003-2004 (B)	Percentage of StudentsDifference inSegregated SchoolsPercentage of StudentsSegregated Schoolsin Segregated Schools2000-20012003-2004(A) <sup>1</sup> (B)
5.48%	6.60%	1.12%
0.00%	18.17%	18.17%
59.03%	56.66%	-2.37%
0.00%	0.61%	0.61%
1.73%	1.44%	-0.29%
73.49%	73.44%	-0.05%
39.93%	30.12%	-9.81%
30.20%	30.92%	0.72%
9.91%	13.48%	3.57%
11.92%	2.41%	-9.51%
1.14%	8.43%	-2.71%
ply (A), (B) and	(C).	
	(A), (B) and	Berkeley, CA         1.73%         0.01.0           Descrt Sands, CA         73.49%         73.44%           Descrt Sands, CA         73.49%         73.44%           Tesno, CA         39.93%         30.12%           ong Beach, CA         39.93%         30.12%           ong Beach, CA         30.20%         30.92%           ong Beach, CA         9.91%         13.48%           Moreno Valley, CA         11.92%         2.41%           "asadena, CA         11.14%         8.43%           On subsequent pages columns will be headed simply (A), (B) and (C).         8.43%

Appendix 2a: Impact of MSAP District-Wide --- Segregation

	8.85%	2.10%	-2.61%	6.81%	-16.03%	-4.52%	-2.03%	-6.55%	3.10%	-6.16%	-0.12%	13.46%	0.52%	20.20%	6.48%	5.66%	-7.51%
B)	69.93%	68.79%	5.32%	42.26%	14.98%	9.84%	53.10%	48.87%	54.21%	53.05%	12.28%	44.17%	19.87%	25.12%	30.93%	58.16%	61.17%
(V)	61.08%	66.69%	7.93%	35.45%	31.01%	14.36%	55.13%	55.42%	57.31%	59.21%	12.40%	30.71%	19.35%	4.92%	24.45%	52.50%	68.68%
	Redwood City, CA	San Diego, CA	San Francisco, CA	San Jose, CA	West Contra Costa, CA	New Haven, CT	Broward, FL	Escambia County, FL	Hillsborough County, FL	Manatee County, FL	Miami-Dade County, FI.	Pinellas County, FL	Seminole County, FL	Rockford, IL	Ford Wayne, IN	Indianapolis, IN	Rapides Parish, LA

	( <b>A</b> )	9	
Prince George's County, MD	14.75%	10.95%	-3 80%
Boston, MA	11.70%	12.58%	0.88%
Springfield, MA	15.63%	12.36%	-3.27%
Kalamazoo, MI	24.66%	20.39%	-4.27%
ansing, MI	21.28%	14.49%	-6.79%
Minneapolis, MN	51.30%	55.38%	4.08%
St. Paul, MN	30.91%	32.47%	1.56%
Harrison County, MS	51.62%	62.22%	10.60%
Omaha, NE	49.30%	48.66%	-0.64%
Clark County, NV	59.11%	57.27%	-1.84%
Albuquerque, NM	68.69%	68.72%	0.03%
Freeport, NY	0.00%	0.00%	0.00%
Greenburgh, NY	0.00%	0.00%	0.00%

	(A)		Ę
**NYC district level data	6.0		
missing from CCD			
Districts # 2, 10, 15, 20.			
(21, 27, 28  and  30)			
Yonkers, NY	5.63%	10.10%	4 470/
Charlotte Mccklenberg,		3	
NC	48.35%	72.51%	24,16%
Guilford, NC	61.66%	63.26%	1.60%
Wake County, NC	31.54%	31 03%	/0000
Winston-Salem/Forsyth.		n/0/.T0	0/. AC'N
NC	62.29%	60.61%	-1 68%
Philadelphia, PA	67.84%	20.49%	-47 35%
Berkeley County, SC	23.69%	21.40%	-2.29%
Charleston County, SC	73.97%	80.94%	6 970%
** Hamilton, TN data			0/ 1/10
missing from CCD			
Aldine, TX	3.37%	1 27%	1020

	Transmission and the second se	Algac-rariation ant A horne	gauon
	Percentage of Students in Hyper-Segregated Schools	Percentage of Students in Hyper-Segregated Schools	Difference in Percentage of Students in Hyper -
GRANTEE NAME/STATE	2000-2001	эспооіз 2003-2004 Лэ	Segregated Schools During Grant Cycle
Selma City, AL	88.08%	93.40%	(U) 5.32%
Hot Springs, AR	0.00%	0.00%	0.00%
Little Rock, AR	21.51%	26.52%	5.01%
ABC, CA	19.03%	41.41%	22.38%
Berkelcy, CA	1.73%	1.44%	-0.29%
Desert Sands, CA	29.11%	41.02%	11.91%
Fresno, CA	34.82%	46.58%	11.76%
Long Beach, CA	46.62%	48.58%	1.96%
Los Angeles, CA	69.91%	71.61%	1.70%
Moreno Valley, CA	4.69%	11.94%	7.25%
Pasadena, CA	44.24%	42.09%	-2.15%
On subsequent pages column	On subsequent pages columns will be headed simply (A),(B) and (C).	id (C).	

Appendix 2b: Impact of MSAP District-Wide ---- Hyper-Segregation

	(¥)	(B)	
Redwood City, CA	30.32%	41 13%	10 21 07
San Diego, CA	36.96%	38.11%	1 150%
San Francisco, CA	55.93%	56.82%	0.80%
San Jose, CA	14.13%	16.63%	2 50%
West Contra Costa, CA	46.79%	44.51%	-2.28%
New Haven, CT	60.78%	55.07%	-5.71%
Broward, FL	16.19%	20.11%	3.92%
Escambia County, FL	3.31%	4.46%	1.15%
Hillsborough County, FL	3.41%	3.85%	0.44%
Manatee County, FL	2.96%	2.73%	-0.23%
Miami-Dade County, FL	61.79%	65.61%	3.82%
Pinellas County, FL	0.00%	0.00%	0.00%
Seminole County, FL	0.01%	0.00%	-0.01%
Rockford, IL	0.00%	0.00%	0.00%
Ford Wayne, IN	0.00%	0.00%	0.00%
Indianapolis, IN	4.98%	18.33%	13.35%
Rapides Parish, LA	10.45%	12.66%	2.21%

	(A)	(B)	
Prince George's County,	<i>1</i> 023 <i>E</i> 3		
Doctor MA	0/ 00.00	<u>%/6.c/</u>	12.44%
DUSIUIL, INLA	48.76%	55.48%	6.72%
Springtield, MA	7.06%	11.64%	4.58%
Kalamazoo, MI	2.37%	0.00%	-2 27%
Lansing, MI	0.00%	0.00%	0.000
Minneapolis PS, MN	25.20%	28.53%	3.33%
St. Paul, MN	0.41%	12.06%	11 65%
Harrison County, MS	0.00%	0.00%	0.00%
Omaha, NE	4.36%	3.64%	%^^^
Clark County, NV	4.84%	6.33%	7007
Albuquerquc, NM	14,44%	18.22%	4.78%
Freeport, NY	7.59%	25.22%	17.63%
Greenburgh, NY	0.00%	0.00%	0.00%

	(V)	(B)	
**NYC district level data missing from CCD (Districts # 2, 10, 15, 20, 21, 27, 28 and 30)			
Yonkers, NY	9.24%	29.78%	20 540%
Charlotte Mecklenberg, NC	3.30%	11 46%	a/ FC:02
Guilford, NC	9.37%	18.63%	9.26%
Wake County, NC	0.00%	0.20%	0.20%
Winston-Salem/Forsyth, NC	2000 \$		
	0/02:0	11.88%	2.98%
Pulladelphia, PA	60.63%	62.08%	1.45%
Berkeley County, SC	2.79%	2.44%	-0.35%
Charleston County, SC	24.05%	22.71%	-1 340%
** Hamilton, TN data			0/1/
missing from CCD			

	(¥)	(B)	
ldine, TX	62.12%	84.23%	22.11%
Ector County, TX	1.02%	0.64%	-0.38%
Fort Worth, TX	49.65%	53.76%	4.11%
dland, TX	11.13%	7.35%	-3.78%
/ictoria, TX	0.17%	3.28%	3,11%
Vichita Falls, TX	0.00%	0.00%	0.00%
anville, VA	3.25%	3.07%	-0.18%
Yakima, WA	0.46%	0.00%	-0.46%