The National Association of State Directors of Migrant Education (NASDME) is committed to develop and support an educational accountability system that works. A good accountability system should: (1) accurately report on the efforts of migrant education and the progress of migrant children served; (2) reward or sanction the appropriate entities or practices; and (3) result in a higher probability that migrant children will succeed in school. NASDME offers recommendations to the U.S. Congress and U.S. Department of Education as to how the accountability system in migrant education can begin to approach these ideals. These recommendations are: (1) continued federal support for development of a flexible performance indicator system incorporating Office of Educational Research and Improvement's design criteria; (2) authorization and funding of high quality evaluation designs, especially randomized field experiments, for evaluating program effects and program variations; (3) dissemination of the program monitoring instrument to the states 1 year in advance of its use; and (4) support for an optional peer monitoring and compliance review program. In addition, NASDME recommends that its members work to improve each other and take responsibility for assessing the quality of the migrant education program at an annual leadership retreat. Several models for educational accountability are described, including performance reporting, monitoring and compliance, incentive systems, free market theory, school-based management, and professional autonomy and responsibility. (SV)
The Argument for Accountability That Works

A Position Statement of the National Association of State Directors of Migrant Education
Adopted August 3, 1992

Prepared by

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EXECUTIVE SUMMARY

The National Association of State Directors of Migrant Education (NASDME) is committed to cooperatively develop and then fully support an accountability system that works. As an Association, we believe that an effective system of accountability is important to achieving our mission as migrant educators. We also believe that a poorly conceived accountability system, or one whose proper implementation is improbable, is not only harmful but also requires our resistance and withholding of support. We take the position that the arguments for and about an accountability system for migrant education need to be judged on the degree to which the proposed accountability model(s) and measures work!

At its core, educational accountability is about reporting progress publicly, recognizing success or failure when it occurs, and encouraging educational institutions to move continuously toward full attainment of their stated mission. We believe that a good accountability system should:

1) accurately report on the efforts of migrant education and the progress of migrant children due to migrant education,
2) reward or sanction the appropriate entities or practices, and
3) result in a higher probability that the desired state of affairs will be reached, that is, helping migrant children to succeed in school.

As the next reauthorization of the Chapter 1 Migrant Education Program draws near, NASDME thinks it is especially important to examine the current accountability system in light of these attributes. Now is the time for the United States Congress, the U.S. Department of Education, and other education policymakers to consider this issue thoughtfully. We have taken this opportunity to state our ideas on how the present accountability system in migrant education can begin to approach the ideals presented above. Our thoughts and recommendations are offered in light of the Association's continued leadership and collective experience in serving migrant children, their families, and in improving the equality of educational opportunity.
Recommendation #1: Congress and OME should continue to support the development of a flexible performance indicator system for migrant education and adopt OERI criteria as the system's design standards.

NASDME views the development of a flexible performance indicator system to collect and report data on desired educational outcomes as one means toward improving the current accountability system in migrant education. NASDME recommends that Congress and the U.S. Department of Education, Office of Migrant Education (OME) continue to support the development of MENAES (Migrant Education Needs Assessment and Evaluation System) as a sub-function of the Migrant Student Record Transfer System (MSRTS) to provide all States with the capacity to conduct annual evaluations of their own programs. NASDME suggests that the Office of Educational Research and Improvement's (OERI) recommended criteria for an effective indicator-based performance reporting model be adopted as the design standards for MENAES. NASDME believes that the most effective system is one that allows each individual State program to accurately report the level(s) of attainment of annual performance objectives.

Recommendation #2: Congress and OME should authorize and encourage the use of high quality evaluation designs, especially randomized field experiments, for evaluating program effects and program variations.

The use of higher quality evaluation designs is often mentioned, but is seldom supported actively. The obstacles to conducting good "impact" evaluations are many, and are often valid. NASDME agrees that these studies are difficult to execute and cannot be routinely implemented. But, given the intense interest in discerning program effects, NASDME urges that this type of evaluation be encouraged and supported in all States where the evaluation design is feasible. NASDME suggests that the use of higher quality evaluation designs is in keeping with appropriate professional standards and with public interest in evidence of this kind.

Authorizing high quality program evaluations, however, is only one facet of this recommendation. To support better evaluation designs that guide program improvement and estimate program effects, NASDME asserts that in the absence of political and fiscal support, the effort and risk-taking that is necessary to employ these designs will not occur. New evaluation efforts can not
compete for a larger portion of an already limited set of resources. Especially, when the competition is "serving children." NASDME suggests that additional funds, beyond the regular allocation of funds provided by the statute (i.e., Sections 1201 and 1203), be made available to all States during the five year period coinciding with re-authorization of the law. The new funds would be used to support program evaluations that meet the standards of a high quality design.

Recommendation #3: OME should disseminate and discuss the program monitoring instrument one year in advance of its use in on-site program reviews. (See note)

NASDME recommends that OME disseminate the official program monitoring instrument to the States at least one year in advance of its use. The monitoring guide provides the States with a useful tool to help direct (and re-examine) on-going efforts in program development and program compliance. By allowing the States to preview the guide, to ask questions, and to better prepare for monitoring visits, OME will prompt precisely the type of action that it hopes to encourage within every State program. The dissemination of the guide should be accompanied by written and oral presentations on 1) the findings from the previous year's monitoring activities and 2) on those aspects of the program that OME will consider a priority area(s) for review in the upcoming year. NASMDE suggests that the full dissemination and discussion of the audit process will do more to stimulate greater accountability than trying to catch States unaware. The Association believes that the success of a monitoring and compliance approach should not be measured by the number of audit exceptions, but rather by the absence of errors and by the improvements States make in order to minimize the number of mistakes or lapses.

Recommendation #4: Congress and OME should support an optional peer monitoring and compliance review program.

To improve the functionality of program monitoring and compliance reviews, Congress and OME should consider supporting an optional "peer review" for the migrant education program. The peer monitoring and compliance review option would enable a State Director to identify three peers to conduct a week-long review of the State's program using the OME monitoring instrument as a
guide. At the end of the review, the peer group would conduct a formal exit interview with the State Director and would later follow up their presentation of findings in a confidential written report. The reviews could be scheduled for up to one and one-half years before the next scheduled OME review or one and one-half years after the most recent monitoring visit.

The benefits of this approach are three-fold. First, the frequency of program monitoring can be increased and thus strengthen the cycle of corrective feedback (and the perception of its value). The program monitoring cycle would now provide for a low-risk "learning" experience that would better help to identify operational difficulties and to evaluate potential solutions with experienced colleagues. Thus, the second major benefit of this approach is the immediate access to respected peers who understand the problems first-hand and who are in a position to criticize constructively without inducing penalties. The third benefit of the peer review process is that it would be an invaluable learning experience for the members of each review team. Over time, the cumulative effect of the process will sharpen NASDME's collective wisdom. The ongoing official program reviews would continue to provide OME an opportunity to publicly monitor and accredit each State agency's efforts in the provision of services, to review management control systems that influence program quality, and to examine compliance with program standards or regulations.

**Recommendation #5: NASDME should actively help its members improve each other and take responsibility for assessing the quality of the migrant education program at an annual leadership retreat.**

The desire to innovate, to develop, and to implement high quality services for migrant children is rooted in the inspiration and commitment that migrant educators bring to the profession and that we demand of each other. The desire to persist until the equality of educational opportunity is secured for all migrant children is sustained largely by a set of beliefs about the promise of migrant children and the importance of helping them to realize their full potential. The desire to embrace these challenges and to take risks to serve migrant children better is part of a culture that must exist within the community of migrant educators--if the program is to succeed. Accountability based on technical solutions (i.e., reporting numbers and compliance) can only function if accompanied by accountability
driven by professionalism. A good accountability system for migrant education must include, therefore, the means for progressive change in the professional roles, norms, and values of migrant educators. NASDME believes that it is through this sort of learning that it could stimulate a self-renewing process of reflection, problem-solving, and action that leads to accountability of the most fundamental kind.

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Throughout the past twenty-five years, the federal role in education has been to advocate for the interests of those children who are most in need: the poor, the handicapped, racial and ethnic minorities, and those children who by their life's circumstance were often excluded from the full benefits of the public education system. From NASDME's perspective, the 1990s have witnessed the emergence of a new federal role in education. In addition to its traditional functions, the federal role in education now incorporates a growing and active interest in promoting education reform.

NASDME views the Chapter 1 Migrant Education Program as an important contribution to both of the federal government's goals in education: equality of educational opportunity and education reform. We believe that a migrant education program operating with an effective accountability system can help to increase progress toward these two goals. In this position paper, we present five important improvements to the existing accountability system. The changes do not call for wholesale transformations, but rather propose small well-focused shifts in emphasis in current accountability policies and practices. We believe that the proposed changes will help to create a high leverage accountability system, and thus conceived and implemented, one that will work!
The Argument for Accountability That Works

Prepared by Alexander Goniprow
on the behalf of the
National Association of State Directors of Migrant Education

No one questions the public’s right to hold educators accountable for the work we accomplish with resources from the common wealth. People have a right to know what kind of results are being produced with public funds. Educator, overseer, and client all hope that accountability measures will weed out ineffective schools and programs and leave the productive ones, healthy and unharmed. Most people believe that accountability systems should also help to stimulate on-going progress—so that what “ought” to be done is eventually accomplished. At its core, educational accountability is about reporting progress publicly, recognizing success or failure when it occurs, and encouraging educational institutions to move continuously toward full attainment of their stated mission.

One problem with accountability in the 1990s is that it too often fails to achieve any or all of these purposes. Most of the current accountability schemes in education do not work—not because of institutional resistance—but because of serious weaknesses in the accountability models and performance measures employed. And, when an accountability system does not work, it often serves unfortunately to obscure reality, to waste resources, and to bludgeon all educators rather than to serve as a constructive tool of social policy setting and education planning strategy.

The National Association of State Directors of Migrant Education (NASDME) is committed to cooperatively develop and then fully support an accountability system that works. As an Association, we believe that an effective system of accountability is important to achieving our mission as migrant educators. We also believe that a poorly conceived accountability system, or one whose proper implementation is improbable, is not only harmful but also requires our resistance and withholding of support. In this paper, we take the position that the arguments for and about an accountability system for migrant education need to be judged on the degree to which the proposed accountability model(s) and measures work!
We believe that a good accountability system should:

1) **accurately** report on the efforts of migrant education and the progress of migrant children due to migrant education,
2) reward or sanction the **appropriate** entities or practices, and
3) result in a **higher probability** that the desired state of affairs will be reached, that is, helping migrant children to succeed in school.

As the next reauthorization of the Chapter 1 Migrant Education Program draws near, it is especially important to examine the current accountability system in light of these attributes. Now is the time for the United States Congress, the U.S. Department of Education, and the public to consider this issue thoughtfully. We use this paper to present our ideas on how the accountability system can begin to approach these three ideals and further, how it can be developed. Our thoughts and recommendations are offered in light of the Association's continued leadership and collective experience in serving migrant children, their families, and in improving the equality of educational opportunity.

We begin by briefly summarizing what others have written about accountability: its definition, the theory that guides its popular appeal, and the current "state-of-the-art." We do so to establish the context for our subsequent discussion and recommendations. After framing the topic, we explore why the present strategy for accountability in migrant education needs improvement. We then offer our specific recommendations for building a better and more effective accountability system. Lastly, we conclude by suggesting how the Congress and the education policymakers might better view the role of migrant education. A proposal if you will, on how migrant education could help improve knowledge and understanding of accountability systems in education more generally.

THE CONCEPT OF ACCOUNTABILITY

The current definition of accountability is thought to have emerged during the 1660s when the definition "to render an account of, to explain and to answer for" came into use (Wagner, 1989, p. 2).
As the definition of accountability evolved it began to incorporate the notion of role responsibilities in organized relationships where "individuals with particular duties were liable to review and sanctions if their actions failed to satisfy those in authority" (Kogan, 1986, p. 18). Thus the common definition of accountability meant "the requirement on the occupant of a role, by those who authorize that role, to answer for the results of the work expected from him in the role" (Newman and Rowbottom, 1968, p. 26). Browder (1975) noted another aspect of the common form when he highlighted the benefit of "operationally-specifying" what tasks are to be accomplished.

The heart of the process is for the party "standing to account," the steward, to explain as rationally as possible the results of efforts to achieve the specified tasks of objectives of his stewardship (p. 8).

Because the description of what performance is expected is so specifically written, the steward's obligations are more pointed. He knows what is expected and what is not expected.... Similarly, the agreement also obligates the reviewer by pre-establishing the criteria of his expectations. He cannot whimsically change his expectations in midstream, add "surprise" responsibilities, or otherwise escape his own responsibility to define what he expects to happen before the steward begins the task (p. 9).

Up to this point, the responsibility for the specification of tasks was primarily ceded to those in authority. During the early 1970s, however, Lessinger (1970), Browder (1971), Alkin (1972), and others began to see the specification of tasks more as the product of a "negotiation" process, especially in the public sector. Lessinger (1970) advocated a negotiation process that resulted in formal written contracts with explicitly stipulated the outcomes, conditions, and performance standards.

At its most basic level, it [accountability] means an agent, public or private, entering into a contractual agreement to perform a service will be answerable for performing according to agreed-upon terms, within an established time period, and with a stipulated use of resources and performance standards (from Lessinger as cited in Browder, 1975, p. 12).

Others, like, Lopez (1970), placed a somewhat less extreme emphasis on formal contracting.

Accountability refers to the process of expecting each member of an organization to answer to someone for doing specific things according to specific plans and against certain timetables to accomplish tangible performance results (from Lopez as cited in Browder, 1975, p. 12).
One of the first applications of accountability in education (in the 20th century) occurred when Senator Robert Kennedy insisted that the Title I Elementary and Secondary Education Act of 1965 include an evaluation component. The evaluation component required local projects to adopt procedures to measure objectively the effectiveness of their programs in meeting the needs of educationally deprived children. In reviewing the impact of this evaluation requirement, Millsap (1984) cited McLaughlin's work on evaluation and reform and wrote:

The law contained no language that this information would be used for any particular purpose, and certainly none that pointed to evaluation as a means of school reform. Yet, Kennedy viewed mandated evaluation as a means of political accountability. He hoped that project reports would provide parents with the information (and thus the power) they needed to ensure that Title I dollars were spent in the effective interests of poor children (p. 10).

Although Kennedy was eventually disheartened with the results of his evaluation plan, the hypothetical relationship between the release of information, the generation of corrective feedback, and school improvement gained increasing currency throughout the ensuing years. By the mid 1970s, the public's concern over rising costs in education and the perceived lack of results coalesced with an idealized perception of the private sector's success in getting "bottom line" performance. The result of this convergence was a call for more business-like accountability in education.

Leon Lessinger, an associate commissioner with the U.S. Office of Education, became a leading proponent of the business approach to educational accountability. He envisioned the techniques of modern business and management theory as appropriate and effective means of improving educational results.

In essence, these procedures that have worked well in certain areas emphasize: clarifying goals, designing plans for attaining them, measuring progress toward them, diagnosing difficulties, and redesigning the plan, with subsequent appraisal, and further revisions, if necessary. In applying strategic planning, the total organization and its several parts are held accountable for reaching the goals. As these management procedures are becoming more widely known, they are frequently being recommended by businessmen and other laymen for use in schools (Lessinger and Tyler, 1971).
The Argument for Accountability that Works

The addition of the business world's problem-solving sequence solidified the present-day definition of educational accountability. Like its kin in the private sector, educational accountability now drew upon "control theory," where control was defined as "the process of specifying preferred states of affairs and revising ongoing processes so as to move in the direction of these preferred states" (Etzioni, 1968, p. 45). Educational accountability became both a product and a process. To simply account, or to be held answerable, was insufficient. A good educational accountability system now included a process that helped to lead to the full attainment of stated aims.

MODELS FOR EDUCATIONAL ACCOUNTABILITY

In July of 1990, the U.S. Department of Education published Michael Kirst's Accountability: Implications for State and Local Policymakers. The paper offers an excellent summary of six contemporary approaches to educational accountability. The accountability strategies broadly represent the "state-of-the-art." The authors of the report believe that a sensible combination of these models, tailored to a specific State or local context, could create an effective accountability system. Simultaneously, the authors neither oversell nor oversimplify the very real and current limitations in most of the models. For the reader, each of the approaches is briefly described below, both in terms of its application as well as its current development.

Accountability as Performance Reporting

The performance reporting model has received the greatest amount of attention and developmental effort in the past decade. Performance reporting requires the specification and measurement of desired educational outcomes and the reporting of whether or not the outcomes have been attained. The information usually comes in the form of psychometric indices or performance objectives that are evaluated by particular interest groups (i.e., parents, staff, school boards, etc.) and the tax-paying public at-large. In essence, the performance reporting accountability model is "a set of indicators or statistics that provide information about how well schools are performing" (OERI
The Argument for Accountability that Works

Study Group, 1988, p. vii). It assumes that the information is reliable, fair, and useful for improving schools. The model also assumes, that if the results are poor, the information itself will stimulate and arouse parent groups or other stakeholders to demand improvements or changes in the education services.

In 1988, an OERI State Accountability Study Group specifically focused on this model in their report, Creating Responsible and Responsive Accountability Systems. The authors write that the indicators in a performance reporting accountability model should:

- Measure the central features of schooling (i.e., inputs, outputs, and implementation);
- Measure what is actually being taught or considered important for students to know;
- Provide information that is policy relevant;
- Focus on the school site;
- Allow for fair comparison; and
- Maximize the usefulness of the data collected (i.e., provide information that can be readily understood by the audience) and minimize the burden of collecting it (OERI Study Group, 1988, p. vii).

The report also cautioned readers interested in performance reporting that there were several unresolved dilemmas in developing and implementing the model. Specifically, the authors noted six concerns: 1) balancing the model’s oversight and improvement functions; 2) determining the appropriate level of accountability (school, district, or State); 3) balancing desire for statewide comparability with local district needs in determining the information to be collected; 4) expanding alternatives to traditional standardized tests; 5) making unfair comparisons between schools or programs that operate in vastly different contexts; and 6) ensuring that the agencies themselves have adequate capacity to collect and use data.
The Argument for Accountability that Works

While each of these issues does deserve further attention, Terry Petersen, the chair of the Study Group, rightly focused his remarks on the central concern with this model—the indicators. Educator displeasure is often not about the principle that schools should be held accountable. Rather it stems from their legitimate concern about the accountability measures selected. These measures may focus education too narrowly, may cause schools to pay attention to rote learning only, may encourage teaching to test items, or may be inappropriately used (OERI Study Group, 1988, p. iii).

In fact, the group strongly recommended the use of multiple indicators to improve the design and use of the performance reporting model.

Whether an accountability system is used to reward high performance, remedy poor performance, or inform an overall school improvement process, it should collect data on multiple indicators to provide an integrated picture of the schooling environment (OERI, 1988, p. 46).

The report suggested a number of possible alternative indicators: the amount of time spent on different subjects; student attendance; promotion and dropout rates; percentage of students meeting entrance or graduation requirements; changes in student attitudes and social behavior; and broadly defined student achievement.

Academic achievement received additional attention; specifically, the group commended those States that were experimenting with enhancements of the traditional standardized achievement tests and looked forward to other supplements or alternatives to standardized testing that are now in the research and development stage. The need for better alternatives to standardized and norm-referenced achievement tests is supported and echoed in the avalanche of recent reports that question the utility of the existing instruments (see, for example, Testing in Chapter 1: Issues and Options, Turnbull, 1991). The OERI report also suggested that data on teacher quality, fiscal resources, administrative leadership, curricula, local assessment, evaluation and planning systems, and community support be collected to understand the schooling context more comprehensively and accurately.

In sum, the importance of the performance reporting model in any accountability system is plainly evident. The theoretical design and application of the model are consistent with emergent
The Argument for Accountability that Works

definition of accountability. In addition, all of the other models will need to rely on it to some extent for them to work. Nevertheless, poorly designed performance reporting models must be avoided as they may "produce unintended effects that may constrain instruction and shape administrative policies in ways that many find inappropriate" (OERI, 1988, p. vi). In the future, the potential of the performance reporting model can be realized, but only if its present limitations are understood and attended to by its users.

Accountability through Monitoring and Compliance with Standards or Regulations

The use of monitoring and compliance reviews to ensure accountability stems from public fears that people are not told the full truth about education program quality, or that resources are being used improperly. The approach employs either internal or external program auditors to examine and report on school or program operation. The intent of such audits is to monitor the agency's efforts in the provision of services, to review management control systems that influence program quality, and to examine compliance with program standards or regulations.

In the U.S. Comptroller General's Standards for Audit of Government Organizations, Programs, Activities, and Functions (1981), the three elements of auditing are defined as:

1. Financial and compliance--determines (a) whether the financial statements of an audited entity present fairly the financial position and the results of financial operations in accordance with generally accepted accounting principles and (b) whether the entity has complied with laws and regulations that may have a material effect upon the financial statements.

2. Economy and efficiency--determines (a) whether the entity is managing and utilizing its resources (such as personnel, property, space) economically and efficiently, (b) the causes of inefficiencies or uneconomical practices, and (c) whether the entity has complied with laws and regulations concerning matters of economy and efficiency.

3. Program results--determines whether the desired results or benefits established by the legislature or other authorizing body are being achieved and (b) whether the agency has considered alternatives that might yield desired results at a lower cost (p. 3).
The Argument for Accountability that Works

The U.S. Comptroller General advises authorities to only select one or two aspects of an audit and then, only if it will meet the needs of expected users of the audit results. It is not intended, nor is it feasible or desirable that every audit include all three elements.

In most cases, audits are conducted at the program site. The auditors’ activities are governed by an audit plan that details the scope of their work. Once the review is completed, the program auditor usually conducts an "exit" conference to brief the top administrator on the major findings, commendations, and recommendations. A formal report is written later by the program auditor and sent to the appropriate parties for response and follow-up. Dissemination of the report to the public and/or other authorities is expected to ensure that all corrective actions or improvements will be undertaken.

The effectiveness of this model depends on the frequency of reviews, the expertise of the program auditors, agreement on the activities or functions to be monitored and the performance standards to be met, and the type of rewards and sanctions that follow at the report’s release. In education, accreditation, financial, and compliance audits, all of which carry the possibility of severe sanctions, are more likely to hold the schools accountable and initiate change than is generic program monitoring.

Accountability through Incentive Systems

Instead of using both the carrot and the stick, the incentive system model focuses solely on the provision or withholding of rewards only. The underlying concept of an incentive model is "to reward for results that are guided by incentives designed to provide inducement for specific actions by educators" (Kirst, 1990, p. 8). Examples of the incentive model are performance contracting, merit pay, bonuses, promised deregulation of the school site, and other nonmonetary award strategies. Critics of this approach are quick to mention an experiment in the 1960s where a contractor in Texarkana, Texas falsified test data in order to make more money (Kirst, 1990). Additional resistance
The Argument for Accountability that Works

to this approach has come from teacher unions that question the ability of such systems to discriminate fairly between the performances of teachers or schools, especially when the student populations come from varying backgrounds. Not surprisingly, a significant obstacle to implementing this accountability model is achieving consensus on fair and valid indicators of teacher or school performance.

Accountability through Reliance on the Market

Consumer choice is the key concept in the accountability model that relies on free market theory. Through various means such as vouchers, tuition tax credits, and open enrollment, this approach enables parents to choose their children's school. Accountability occurs "when consumers choose between schools, with the 'bad schools' presumably closing if pupils leave" (Kirst, 1990, p. 9). To be effective, the school choice model assumes that parents will have sufficient information to make these decisions, that "good" alternative schools are available, and that the marginally performing public schools will have the wherewithal to improve before going out of business.

Accountability through Changing the Locus of Control

A school-based governance and management structure is at the center of this accountability model. It requires central office administrators to decentralize the control of education policy to each local school site. In a school-based management system, the school is the primary unit of educational decision-making (Lindelow, 1984). The system may rely on either the site administrator, a cadre of teachers, a parent group, or a school-site council (that usually includes administrators, teachers, and parents) to exercise decision-making powers. Notwithstanding the precise format of the governing structure, in this system, the leadership group reports and is answerable to members of the local community.

Changing the locus of control from a distant central authority to the school site is intended to improve accountability in two ways. First, if people at the school site decide how the school should
The Argument for Accountability that Works

operate, without interference from the central office, then the school can be held directly accountable for the results. Second, the model presumes that an individual school site will be more responsive to parents and the local neighborhood than district level bodies. The hope, of course, is that parents and community members will be able to exert greater influence on the decision-making process when expectations are not being met and thus prompt improved results.

Accountability through Changing Professional Roles

The sixth approach to accountability considers "professionalism" and "stresses the desirability of accountability coming from within the teaching force rather than being imposed by external authorities" (Kirst, 1990, p. 24). The "key is for teachers to help each other improve and to take responsibility for assessing quality" (Kirst, 1990, p. 25); this is accomplished by giving teachers greater discretion and autonomy in the classroom. The model presumes that teachers, treated as professionals, will have more ownership and commitment to educational outcomes developed and evaluated with their colleagues. The model also recognizes the value in developing and enhancing school administrators' management sophistication and leadership skills. Ultimately, in this model, educational accountability is sustained by self-evaluation and increased professionalism.

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Each of the six accountability models discussed above has its own strengths and weaknesses. A good accountability system will draw upon each of the models, and integrate them in creative and effective ways. To a great degree, each relies on performance indicators to inform judgements that need to be made in determining who to reward, who to sanction, and whether or not expectations have been met. Some of these strategies are more appropriate than others for migrant education programs. For example, given the mobility of the migrant population, the "consumer choice" model and the "locus of control" model are much less feasible.
The Argument for Accountability that Works

In the next section, we will proceed to describe and evaluate the current combination of accountability models used in the Chapter 1 Migrant Education Program—and we will recommend improvements concurrently.
The Argument for Accountability that Works

CURRENT ACCOUNTABILITY EFFORTS IN MIGRANT EDUCATION

The accountability system in migrant education begins when an individual State enters into an agreement (i.e., the Annual Program Plan) to perform certain services that are required and/or permitted by federal law or regulation. Whereas the required services are usually not negotiable, the manner in which they are implemented and other permissible activities are negotiated between the individual State and the U.S. Department of Education, Office of Migrant Education (OME). An acceptable Annual Program Plan should identify the specific objectives and practices that the State will be answerable for performing within an established time period, with a stipulated use of resources, and according to an agreed-upon set of performance standards. Figure 1 presents an example of several performance objectives that typically form the basis of these negotiated agreements.

FIGURE #1: Sample of Desired Outcomes

<table>
<thead>
<tr>
<th>Mission:</th>
<th>To help migratory children succeed in school.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Goal:</td>
<td>To provide supplemental instruction that assists school-age migratory children to attain grade level proficiency in reading and writing.</td>
</tr>
<tr>
<td>Performance Objective:</td>
<td>School-age migrant children with identified deficiencies in reading and writing will gain at least one NCE in basic and advanced skills in the areas of deficiency as a result of their participation in at least 90 days of the Chapter 1 Migrant In-school Tutorial Project.</td>
</tr>
<tr>
<td></td>
<td>or</td>
</tr>
<tr>
<td></td>
<td>School-age children with identified deficiencies in performing a reading and writing task at the appropriate grade level will demonstrate at least one level of growth on a four point analytic scoring scale as a result of their participation in at least 90% of the Chapter 1 Migrant Summer Project.</td>
</tr>
<tr>
<td>Activities:</td>
<td>The project will employ certified teachers at a ratio not to exceed 1 teacher for every 6 students. The instruction shall...</td>
</tr>
</tbody>
</table>

In the current accountability system, there are not many extrinsic rewards for individual States that accomplish their specified ends. Of the few tangible rewards, public recognition as an
The Argument for Accountability that Works

"exemplary" program is the most common. The withholding of program funds, the return of public monies, the assignment of personal culpability to an individual(s), and a lowered trust in the State's administration of the program are the main sanctions or costs to States that fail to meet their obligations. The system is designed to foster program improvement primarily via reaction to the information produced from selected accountability mechanisms and State avoidance of the above-mentioned sanctions.

As depicted below, the current system in migrant education draws upon three of the six accountability models for those mechanisms. Although the system heavily emphasizes performance reporting, it does attend only to monitoring and compliance reviews as well as to the strengthening of professional roles.

FIGURE 2: Models Used In the Accountability System For Migrant Education

In the sections that follow, each model of the current accountability system is discussed and evaluated individually. Immediately following the discussion of each model, NASDME will recommend changes to improve the model's efficacy, and by extension improve the overall system of accountability for migrant education.

Accountability through Performance Reporting in Migrant Education

The accountability system in migrant education uses two forms of performance reporting. The first form involves program evaluation. At a minimum, each State is required to make public the results of a biennial evaluation report that assesses the overall progress of participating migratory children in grades 2 through 12 (see CFR 34, Subpart E, sections 201.51 - 201.56). The evaluation is expected to comply with technical standards that include: representativeness of evaluation findings,
The Argument for Accountability that Works

reliability and validity of evaluation instruments, soundness of evaluation procedures, and valid assessment of project outcomes. Basically, these regulations envision a summative evaluation that facilitates reasonable judgements about program outcomes and the academic achievement of migrant students. Notwithstanding this primary intent, the States are also expected to use the results of these evaluations to determine program effectiveness, to strengthen program planning, to identify areas for program improvement, and to improve service quality.

Past State program evaluations were usually of very modest design. Following the lead of the Chapter 1 Basic program, most State agencies attempted to aggregate the calculated difference in pre-test and post-test scores of participating migrant students to estimate academic gains over a one-year period or from project inception to termination. Commercially published standardized norm-referenced achievement tests and state/program supported criterion-referenced skills tests have been the most frequently used types of instruments to measure learning. The most popular evaluation design of this type is the TIERS Model A design (Title I Evaluation and Reporting System) which relies on normative data to substitute for data of a suitable comparison group.

The second form of performance reporting in migrant education entails the submission of the Annual Performance Report (see CFR 34, Subpart E, section 201.51c). This report includes summary data from the evaluation efforts mentioned above, and demographic data on the age, gender, race, handicapped status, and grade-level of the children served by the program. The primary intent of this report is to provide the Secretary of the U.S. Department of Education with statistics to profile the national scope and impact of the program.

At first glance, the requirements for both program evaluation and the annual performance reporting seem reasonable and compatible. The purposes of the reporting requirements are clear and address important functions. However, it is the position of NASDME that the current requirements for program evaluation and the annual performance report may create a number of unintended and
The Argument for Accountability that Works

undesirable effects. In short, we believe that their present emphasis on norm-referenced test scores will lead to two problems in performance reporting: one, the regulations emphasis undermines support for high quality program evaluation; and two, their current emphasis discounts the use of other data—data that are necessary for meaningful program improvement at the State level. An unfortunate consequence of this influence would be the diminished likelihood of installing a truly effective performance reporting model for migrant education. We are also very concerned that an unrepresentative supply of norm-referenced test scores, aggregated nationally, without heed to service context, may be reported in an inappropriate form, and may subsequently be used by Congress and others to make ill-advised policy and political judgements about the migrant education program.

One element of our concern hinges on the very subtle message (about program evaluation) that is advanced by the emphasis on norm-referenced test data. The "NCE" gain score (normal curve equivalence), and the interest with which scores alone are pursued by the Congress and U.S. Department of Education, suggest that the effects of a program, or the information needed to make decisions about a program, can be reduced to one simple statistic. NASDME is particularly worried about that message. The current crop of evaluation reports typically contain a simple listing of academic gains by grade level (for the students with two sets of scores) and a brief presentation of descriptive information on the type of services, location of projects, and number of program participants. Few evaluation reports present extended analyses or results from other types of indices. Why should States pursue more elaborate and time-consuming evaluation activities, when one indicator will suffice? Given the weight accorded that one indicator, is it surprising that very few program evaluations try to examine the relationships between a complex treatment and its outcomes?

The problem of obtaining norm-referenced test data represents another part of our concern. In recent years, migrant educators have noted wide-spread problems in the collection and supply of test scores. In a recent examination of the student test files in the Migrant Student Record Transfer...
The Argument for Accountability that Works

System (MSRTS) conducted in January 1992, the records indicated that less than 20% of migrant students (grades 2-12) have any norm-referenced achievement test scores. Less than 5% of the population have matched pretest and posttest scores (C. Nowell, personal communication, March, 5, 1992).

The low number of available test scores reflects not only the lack of data input on the part of many State programs, but many other factors as well. Efforts have been made to facilitate and increase the reporting of test scores. NASDME implemented the Migrant Education Needs Assessment and Evaluation System (MENAES) in 1991 to enable the States to input norm-referenced test scores, to allow the national database to match student pre-tests and post-tests (regardless of test administration location), and to provide each State with achievement test scores from two data points. To some degree this new system has helped, but it is not likely that the majority of States will ever succeed in obtaining a sufficient number of test scores to support a performance reporting system that requires large amounts of test data to maintain its public credibility.

The chief culprits in the low supply of test scores are student mobility, short-duration project designs, state testing policies, new assessment practices, and inadequate funding. For over two decades, the high mobility of migrant students and their families has frustrated migrant educators' efforts to collect test data at two points-in-time. The data collection problem begins after migrant children, who are in school and enrolled in a migrant project, are pre-tested. Given the livelihood of migrant families, many of the students move with their parents (as they seek work) and do not return to the same State--much less the same school building--after their parent's work cycle is completed. In this common scenario, the initial sending school is not able to obtain a post-test score to complete the evaluation activity. Residency patterns are also very transitory for settled-out migrants and they lead to the same problem--no post-test scores.
A second reason for the low supply of test scores is that migrant education projects are designed to accommodate life in the migrant streams. For example, each Spring a number of children migrate north as their parents seek seasonal agricultural work. Many of the northern States operate summer projects to provide instructional and supportive services to the migrant students in residence during the summer months. The services of a summer project are intensive but short. The administration of a norm-referenced test for evaluation purposes in this type of project is wholly inappropriate. Yet, because the migrant families were moving in the late Spring and/or returning in the Fall, the sending districts were also unable to administer a test. In this case, the interaction of the project design and family mobility leads to an unintended consequence—no test data.

Another factor limiting the supply of test scores is that, throughout the country, there are gaps in the testing programs of many States and school districts. Some States and local school districts do their testing only at specific grade intervals (such as grades 4, 8, and 12) rather than in all grades. In addition, many migrant students do not take these tests due to their limited English proficiency. Thus, the ideal and certainly the most efficient option—obtaining student test data from the regular school program—does not appear to be a real possibility.

A fourth and growing barrier in the future supply of norm-referenced test scores is the increasing dissatisfaction amongst educators, in general, with these tests as assessment and evaluation instruments. The major objections to these tests are "contentions that they give an incomplete or misleading picture of student accomplishments, create incentives for poor educational practice, and are especially inappropriate for use in the primary grades" (Turnbull, 1991, p. 9).

Traditional norm-referenced, standardized tests, which are designed primarily to differentiate or rank order students efficiently, are only able to provide information about the performance of students in relation to the norm group. While standardized tests and norm-referenced scores have many limitations (Cannell 1987; 1989), three are particularly serious in relation to the setting of reading literacy goals and the assessment of student progress; (1) normative scores are unable to describe what students are able to do; (2) normative scores cannot be used to adequately assess
The Argument for Accountability that Works

student growth; and (3) normative scores do not maintain constant meaning over time (Ivens and Koslin, 1991, p. 4).

As a by-product of the school reform movement in the 1980s, many schools and programs have already re-designed curriculum, have begun to use alternative forms of assessment, and are exploring the use of other educational outcomes in conducting program evaluation. Even our national policymakers recognize the inadequacies in traditional standardized tests as they call for the development of better assessment measures to help attain the new and higher education standards envisioned in America 2000: An Education Strategy (U.S. Department of Education, 1991 revised).

The decreasing supply of norm-referenced scores is also exacerbated by a fifth factor that distinctively operates in migrant education, and perhaps in any program affected by diminishing resources. During the 1980s, the per-pupil allocation of federal funds to the migrant education program has decreased in real dollars from $629 to $260 in 1990 (IMEC, 1991, p. 16). In this environment, migrant educators are faced with a dilemma: to spend limited resources on new assessment practices that we believe will help migrant children to learn and progress, or to spend resources on instruments that will not meet our needs and may not even address the reporting needs of federal education officials or the U.S. Congress? We believe that using our resources to address the first challenge represents a better, more informed choice.

Let us step back for a moment. Given the concerns we have outlined about norm-referenced tests, what does that mean for a performance-based reporting system? Is the use of norm-referenced test scores a prerequisite to a good performance reporting model? Will the expenditure of resources and effort to collect norm-referenced test scores increase the value and utility of the performance reporting model to the States and to federal officials as well? Will the lack of test scores prohibit Congress from making judgements about the merit of the migrant education program?

We clearly do not think so. NASDME has presented its concerns about the costs of a defacto universal testing policy, from both an evaluation design and data supply perspective. There remains
yet a third concern. By universally determining a performance measure prior to the assessment of student need and subsequent program development, the current accountability system ignores a critical component. A performance measure should be selected because it will fairly assess what is being taught and learned and not the opposite--i.e., at present, because the measure has already been selected, the net effect is to design an intervention that will produce a result on that instrument. In many cases, norm-referenced tests are appropriate measures because they match pre-established curricular objectives. The objectives of migrant education services are, however, often ill-fitted to norm-referenced tests. Nonetheless, if a norm-referenced test score is the only performance indicator given any credence, it is easy to imagine that districts and States will curtail efforts to match the curriculum to student needs in order to find curricular that matches the tests. This result would be particularly unfortunate in an era where we are striving to imagine and design more effective supplemental educational interventions. NASDME therefore views the development of a more flexible system as ideal. A good performance reporting model would incorporate data collection and reporting of varied indicators of desired educational outcomes with support for high quality evaluation designs.

**Recommendation #1:** Congress and OME should continue to support the development of a flexible performance indicator system for migrant education and adopt OERI criteria as the system's design standards.

NASDME is ready to continue its collaborative work in developing a flexible performance indicator system. NASDME recommends that Congress and OME continue to support the development of MENAES (Migrant Education Needs Assessment and Evaluation System) as a sub-function of the MSRTS to provide all States with the capacity to evaluate their own programs annually. Achieving a national consensus on specific outcome measures is not essential. What is important is implementing a system that allows each individual State program to accurately report the level of attainment of annual performance objectives.
The Argument for Accountability that Works

For example, MENAES will continue to support States that wish to report norm-referenced test scores to measure what is being taught or considered important for students to know. The system also permits reporting on other outcomes such as the age-in-grade rate, the attendance rate, the grade promotion rate, and the percentage of students meeting graduation requirements. The new standards would also allow (and encourage), however, the use of alternative assessment instruments and measures that are even more meaningful to other locales and States—especially where the content and skills covered in the program’s curriculum are not a good match to the indicators listed above. MENAES has a "State option" function expressly designed to collect data on any number of indicators of student performance that are relevant and useful in each State. Examples include: the amount of time spent on different subjects, level of English language proficiency, homework assignments completed, quality of writing portfolios, number of books read, participation in a challenging project, student course taking, student expectations, student attitudes, student social behavior, and student achievement as measured by a wide variety of new and emerging assessment techniques and instruments. This kind of flexibility is consistent with NASDME’s belief that an effective performance indicator system should utilize information that can be productively used in program improvement efforts and in reporting the level of success in meeting State Plan objectives.

NASDME also recommends that a set of design standards and a strategic planning focus be established to guide the long-term development of this system. To move from a good idea or beyond good intentions requires thoughtful design as well as attention to both costs and benefits. NASDME suggests that the OERI criteria for an effective indicator-based performance reporting model (as illustrated in Figure 3)
The Argument for Accountability that Works

be adopted as the design standard for MENAES. We also suggest that the costs and benefits of mandated or extended applications of the system be estimated prior to their implementation.

FIGURE 3: OERI Criteria for a Performance Indicator System

- Measure the central features of schooling (i.e., inputs, outputs, and implementation);
- Measure what is actually being taught or considered important for students to know;
- Provide information that is policy relevant;
- Focus on the school site;
- Allow for fair comparison; and
- Maximize the usefulness of the data collected (i.e., provide information that can be readily understood by the audience) and minimize the burden of collecting it.

The new emphasis on flexibility in the performance indicator system may not resolve the tension between accounting for a large number of diverse program objectives and accounting for uniform national goals. At present, reducing data from multiple sources as well as multiple contexts not only leads to a loss of essential information, but also runs the risk of leading to gross misinterpretations. A flexible indicator system will, however, improve the accountability of individual State programs by having a greater capacity to 1) accurately report results, 2) reward or sanction of appropriate entities or practices, and 3) facilitate program improvement in each State. Building and sustaining a highly successful program that aspires to operate throughout the nation has been and will continue to be accomplished State by State. Questions of impact at the national level should be left to well-designed national studies.
Recommendation #2: Congress and OME should authorize and encourage the use of high quality evaluation designs, especially randomized field experiments, for evaluating program effects and program variations.

The use of higher quality evaluation designs is often mentioned, but is seldom supported actively. The obstacles to conducting good "impact" evaluations are many, and are often valid. NASDME agrees that these studies are difficult to execute and cannot be routinely implemented. But, given the intense interest in discerning program effects, NASDME urges that this type of evaluation be encouraged and supported in all States where the evaluation design is feasible.

Support for high quality evaluations has been voiced from researchers as well. In *An Appraisal of Educational Program Evaluations: Federal State, and Local Agencies* (1980), principal investigators Robert Boruch and David Cordray made this recommendation to the U.S. Congress and the U.S. Department of Education. The researchers argued that this type of design is needed if practitioners "want to learn how to bring about clear, detectable, changes" and "if the Congress or the Department want good estimates of the effects of programs on children" (Boruch & Cordray, 1980, pp. 7-13, 3). NASDME suggests that the use of higher quality evaluation designs, where feasible, is in keeping with appropriate professional standards and with public interest in evidence of this kind.

Authorizing high quality program evaluations, however, is only one facet of this recommendation. The second, and equally important condition, is encouraging States to risk the possible identification of failure or meager results. Finding effective ways to help migrant children to achieve school success is not easy, nor does any one in America yet have a universal solution. Migrant Education, by its very nature, needs systemic success on statewide and interstate bases—a much more difficult and
The Argument for Accountability that Works

complicated set of tasks. If the States perceive program evaluation as a one-time, high stakes trial on total program effectiveness, it is unlikely that they will enter into such activities. Rather, the States should be first encouraged to pinpoint and openly examine weaknesses in their instructional and support service projects. And then, the States must be reassured that they will have an opportunity to respond to evidence of weak programming before any final judgements are made about their programs. To march toward real solutions, the States must believe that rigorous program evaluation as a means toward program improvement is really supported by Congress and the federal government.

To support better evaluation designs to guide program improvement and estimate program effects, NASDME asserts that in the absence of fiscal support, the effort and risk-taking that is necessary to employ these designs will not occur. As mentioned previously, new evaluation efforts not compete for a larger portion of an already limited set of resources. Especially, when the competition is "serving children." NASDME suggests that additional funds, beyond the regular allocation of funds provided by the statute (i.e., Sections 1201 and 1203), be made available to all States during the five year period coinciding with re-authorization of the law. The new funds would be used to support program evaluations that meet the standards of a high quality design. Receipt of these special funds would require approval of a State's proposed evaluation design and methodology. In this manner, new, more effective, program evaluation designs could be introduced to report on program effects--without a decrease in services to children.

NASDME recognizes that public patience for results neither is nor should be infinite. Hopefully, in concert with more effective performance indicator reporting, the
The Argument for Accountability that Works

results of high quality program evaluations will be able to answer some of the fundamental questions about the efficacy of migrant education. NASDME welcomes the opportunity to demonstrate the program's effectiveness. NASDME believes its members are already operating a number of successful programs, and many more "near" successful programs. We would welcome the opportunity and the support to use the best methods to guide program improvement and document program accomplishments as well as shortcomings.

Accountability through Monitoring and Compliance in Migrant Education

Two types of formal monitoring and compliance reviews currently hold individual State migrant education programs accountable. They are (1) the financial and compliance audits conducted by a State auditor or a public accounting firm and (2) the monitoring and compliance audits conducted by staff of the U.S. Department of Education's Office of Migrant Education and/or other branches of the federal education enterprise (e.g., the U.S. Inspector General's Office). For the purposes of this discussion the term monitoring refers to a program quality review conducted in the field that addresses qualitative aspects of the economy and efficiency audit and the program results audit.

The financial and compliance audit is guided by generally accepted auditing standards including, the Government Auditing Standards issued by the U.S. Comptroller General, the Single Audit Act of 1984, and the provisions of the Office of Management and Budget Circular A-128--Audits of State and Local Governments. The financial component is generally conducted by accountants to determine whether or not the financial statements of the State are fairly presented in all material aspects in relation to the finances of the program. The compliance component is generally conducted by accountants (or a qualified internal program auditor) to determine whether the State has complied with all laws, regulations, contracts, and grants applicable to the program and as they may affect the
The Argument for Accountability that Works

financial statements. NASDME believes that this aspect of the monitoring and compliance accountability model requires no substantial improvement.

The second form of monitoring and compliance for accountability is conducted by staff of the Office of Migrant Education. In 1991, OME program reviews "focused on aspects of (1) State and local administration of the Migrant program; (2) services provided to migratory children; (3) program effectiveness; (4) procedures for ensuring interstate and intrastate coordination of services for individual children; (5) the operation of the Migrant Student Record Transfer System; and (6) identification and recruitment policies and procedures, including the State's system for ensuring the accuracy of the data used to determine eligibility" (OME, personal communication, June 18, 1991). Eighteen States were reviewed in 1991; 17 are planned for 1992.

Monitoring and compliance reviews are usually conducted on-site by a team of OME staff. At the completion of the review, an informal exit conference is conducted with the State Director. Following that meeting, a more formal exit conference is held with the Chief State School Officer or designee. A written report is forwarded to the Chief State School Officer within 30 days. The State has 60 days to respond as to the action it has taken or will take to carry out the correction action and recommendations in the report (OME, personal communication, August 23, 1991).

NASDME believes the present system has serious flaws. The first weakness deals with setting expectations, and the second concerns functionality. Under current procedures, the States have no advance knowledge of the specific functions or activities to be monitored or the performance standards to be met. Although OME does prepare and use a formal instrument to guide its review team, present policy is not to release this information to the States.³

NASDME believes that this style of auditing is counter-productive. Rather, States should know exactly what is expected of them in order to continually maintain compliance and improve programs. Real errors or omissions in a State program can not be disguised easily from well-trained
The Argument for Accountability that Works

professional monitors. NASMDE suggests that the full dissemination and discussion of an audit instrument will do more to stimulate greater accountability than trying to catch States unaware. The Association believes that the success of a monitoring and compliance approach should not be measured by the number of audit exceptions, but rather by the absence of errors and by the improvements States make in order to minimize the number of mistakes or lapses.

Recommendation #3: OME should disseminate and discuss the program monitoring instrument one year in advance of its use in on-site program reviews.

NASMDE recommends that OME disseminate the official program monitoring instrument to the States at least one year in advance of its use. The monitoring guide would then provide the States with a useful tool to help direct (and re-examine) ongoing efforts in program development and program compliance. By allowing the States to preview the guide, to ask questions, and to better prepare for monitoring visits, OME will prompt precisely the type of action we believe it hopes to encourage within every State program.

The dissemination of the guide should be accompanied by written and oral presentations on 1) the findings from the previous year's monitoring activities and 2) on those aspects of the program that OME will consider a priority area(s) for review in the upcoming year. These briefings can be informative, as well as instructive. NASMDE recommends that OME briefings share (or facilitate the sharing of) the best practices and/or solutions to common problems that they identified throughout their monitoring of State programs. NASMDE suggests that OME regularly schedule a session during its Annual Meeting with State Directors to conduct these briefings and to disseminate relevant materials.
The Argument for Accountability that Works

In terms of functionality, a major limitation in the current program monitoring scheme is that it relies solely on an *infrequent, single-event, high-stake* experience. Why this characterization? Activities become routine at the state level when they occur on a regular annual basis. Program monitoring visits are perceived as infrequent because they typically occur at three year intervals. Because the time interval between monitoring visits is so long for most States, the Directors and staff members often perceive the process as a single event that begins and ends in the space of one week. It is not perceived as a part of a larger, on-going cycle of corrective feedback. And, for most migrant educators, program reviews— as currently constructed—represent an important, stressful, high-stakes experience—with both the positive and negative results reported to the Chief State School Officer. Unfortunately, the temptation for State Directors becomes to avoid exposing program weaknesses and survive unscathed, even if this attitude prohibits the very learning and growth that is desired. The risks of doing otherwise are too great.

**Recommendation #4:** Congress and OME should support an optional peer monitoring and compliance review program.

To improve the functionality of program monitoring and compliance reviews, Congress and OME should consider supporting an optional "peer review" for the migrant education program. NASDME offers the following guidelines. The peer review would focus on program performance. The peer monitoring and compliance review option would enable a State Director to identify three peers to conduct a week-long review of the State's program using the OME monitoring instrument as a guide. The peer review team would be asked to follow protocols similar to that used by OME monitoring teams. At the end of the review, the peer group would conduct a formal exit interview with the State Director and would later follow up their presentation of
findings in a confidential written report. Dissemination of the report would be contingent upon the State Director's consent.

As a form of interstate collaboration, peer reviews could be funded under Section 1203 and facilitated by the existing Program Coordination Centers. Participation in the peer monitoring and compliance review process would be optional. A peer review would be conducted only upon the request of the State Director. The reviews could be scheduled for up to one and one-half years before the next scheduled OME review or one and one-half years after the most recent monitoring visit. Those State Directors interested in serving as peer reviewers would receive an orientation from OME and follow-up training on effective peer review processes.

The benefits of this approach are three-fold. First, the frequency of program monitoring can be increased and thus strengthen the cycle of corrective feedback (and the perception of its value). In this format, program monitoring would afford two visits by external monitors in each three year cycle. The first visit in the cycle would be for the direct benefit of the State Director to assess program development and compliance. The peer review team would examine the program, make suggestions, and highlight any needed corrective action(s). Thus, the monitoring cycle would now provide for a low-risk "learning" experience that would better help to identify operational difficulties and to evaluate potential solutions with experienced colleagues. The State Director would then work to make these improvements with the knowledge that the official OME visit would follow as scheduled.

The second major benefit of this approach is that State Directors have immediate access to respected peers who understand the problems first-hand and who are in a position to criticize constructively without penalties induced. The third
The Argument for Accountability that Works

benefit of the peer review process is that it would be an invaluable learning experience for the members of each review team. It will come as no surprise to anyone if the individuals, who have been monitors and monitored, report that they learned more and made greater changes in their own programs through the experience of reviewing another State with their peers. Over time, the cumulative effect of the process will sharpen NASDME's collective wisdom.

This option can be realized only with OME's active support. OME must be willing to play a very difficult role, a role that empowers State Directors to work independently yet toward the same goals articulated by OME. To be successful, OME will have to facilitate peer reviews and simultaneously share the ownership of the process with the State Directors. The ongoing official program reviews would continue to provide OME an opportunity to publicly monitor and accredit the agency's efforts in the provision of services, to review management control systems that influence program quality, and to examine compliance with program standards or regulations.

Accountability through Professionalism in Migrant Education

In discussing the third and final accountability model that operates in migrant education, NASDME recognizes its own responsibility. The desire to innovate, to develop, and to implement high quality services for migrant children is rooted in the inspiration and commitment that migrant educators bring to the profession and that we demand of each other. The desire to persist, until the equality of educational opportunity is secured for all migrant children, is sustained largely by a set of beliefs about the promise of migrant children and the importance of helping them to realize their full potential. The desire to embrace these challenges and to take risks to serve migrant children better is part of a culture that must exist within the community of migrant educators—if the program is to succeed. Accountability based on technical solutions (i.e., reporting numbers and compliance) can

Page 30

37
The Argument for Accountability that Works

only function if accompanied by accountability driven by professionalism. A good accountability system for migrant education, therefore, would also include the means for progressive change in the professional roles, norms, and values of migrant educators. In fact, in many fields of endeavor, observers of effective non-profit organizations consider this approach to be the best accountability model (Drucker, 1990).

One vehicle that helps migrant educators impose accountability from within its ranks is the National Association of State Directors of Migrant Education itself. NASDME affords the individual States an opportunity to come together and, amongst ourselves, set standards and expectations that we will agree to and by which we will operate our programs. NASDME believes, however, that the full potential of the association's collective energy, resources, and commitment has yet to be achieved. We believe that greater effort to advance the collective capacity of NASDME—to improve its members and to improve services by self-determination—is needed. Thus, if this kind of fundamental accountability is recognized as valuable, it follows, that efforts should be made to promote this capacity within NASDME.

Recommendation #5: NASDME should actively help its members improve each other and take responsibility for assessing the quality of the migrant education program at an annual leadership retreat.

NASDME activities are conducted through a variety of means. Individual State Directors are encouraged to participate in annual meetings, at conferences, in workshops, on committees, on special interstate projects, and, most importantly, in the implementation of NASDME--supported activities. Only rarely, however, can the total membership step back from the day-to-day details of program operations to reflect on quality and long term improvements within and across the States.

Each year NASDME meets twice. In each meeting, the agenda is crammed with reports and presentations, and little time is left for real communication between
The Argument for Accountability that Works

the members. Time for open dialogue and reflection, if it exists, occurs in small group
settings in after-hour discussions. Given the few opportunities NASDME has to meet
as a whole, and the amount of regular business that needs to be conducted, this
situation is not likely to change if the time allotted for full Association meetings
remains the same.

NASDME recommends that Congress and OME support an annual leadership
retreat in which State Directors evaluate individual and organizational effectiveness.
The retreat would serve to stimulate reflection on the assumptions, norms, and values
that support professional roles and practice in migrant education. The retreat would
be specifically designed to create a climate of trust and support, where face-to-face
communication on issues of personal leadership and on areas of program strength and
weakness could be examined in full. The soon-to-be-published Descriptive Study of the
Chapter 1 Migrant Education Program would provide a perfect focus for the first such
event. Serious reflection on the results of the study could provide NASDME with an
opportunity to consider needed changes in goals and expectations, changes in
individual and organizational competencies, and changes in action strategies to fulfill
the aims of migrant education. Accountability in this context is future-oriented and
encourages efforts to change and grow, rather than solely rewarding or sanctioning
past performance. NASDME believes that it is through this type of learning that it
could stimulate a self-renewing process of reflection, problem-solving, and action that
leads to accountability of the most fundamental kind.

THE PATH TOWARD IMPROVED ACCOUNTABILITY

In this position paper, we have described and examined the emergent definition and forms of
educational accountability. We did so for five central reasons. First, because an accountability system
The Argument for Accountability that Works

can work only when the key parties have agreed upon who is being held accountable, and for what. NASDME strongly asserts that any form of educational accountability must be directed toward the relationship between the individual State and the U.S. Department of Education—as expressly negotiated in an approved Annual Program Plan.

Second, various forms of accountability mechanisms differ, appropriately so, for different contexts. The accountability system that is developed for migrant education should reflect a sensible combination of accountability models, models that can work in the context of a State-administered education program. NASDME believes that three of these models—performance reporting, monitoring & compliance, and professionalism—do hold great promise, and we recommend that we improve upon these complimentary approaches. The value and potential of these models, operating synchronously, will not be realized if we do not work together to develop them.

Third, an effective system must be flexible and include the capacity to foster program improvement. NASDME believes that the old "single indicator" performance reporting mechanisms (i.e., TIERS) are inadequate for this task. NASMDE recommends, therefore, that the migrant education program, out of necessity and choice, be empowered to explore a new generation of alternative performance indicators that will better help to guide program planning and improvement (in addition to serving the other functional aspects of accountability).

Fourth, the demand for proof of results at the national level may actually diminish the possibility of instituting rigorous program evaluations. If there are questions about the effects of a State program, then the authorities need to be willing to support the kind of high quality evaluation designs that can answer that question. Individual States can produce data on the effects of their programs—if bearing the costs of such inquiry are encouraged and supported by the lawmakers and the federal education bureaucracy. If we are serious about providing services that work then we must be willing to implement evaluation practices that do the same. If we want to conduct research or
The Argument for Accountability that Works

inquiry at the national level, we repeat, the audience that awaits this information will be better served by a carefully designed and implemented national study.

Finally, we recognize the value of incorporating the human factor, in a meaningful way, into the accountability system. Migrant educators serve migrant children. Migrant educators will determine whether to provide services that simply satisfice or whether to try to intervene with maximum effect. Unless migrant educators hold themselves, their colleagues, staff, and organizations accountable, a truly effective accountability system will not be realized. Migrant educators must be empowered to routinely ask and then act on the question; does this use of resources really serve to help a migrant child succeed in school? Without the conscience of professionalism, rules, regulations, and reporting are all empty strategies. NASDME offered peer monitoring and compliance reviews and professional development opportunities for State Directors as two simple ways to begin to expand and to improve upon this element of an accountability system that works.

A FINAL THOUGHT

In The Fifth Discipline: The Art & Practice of The Learning Organization, Peter Senge (1990) identifies five disciplines vital to building a learning organization: personal mastery, mental models, building shared vision, team learning, and—the fifth discipline—systems thinking. While each of the dimensions is important, Senge places "systems thinking" as the cornerstone discipline, a first among equals. He argues that systems thinking is a useful tool to examine the dynamic complexity of organizational life, especially when cause and effect are not close in time and space and obvious interventions do not produce expected outcomes (1990). He also posits that systems thinking is a proactive way to discern high from low leverage opportunities for change toward desired outcomes.

It is this principle of leverage that we wish the reader to consider in the context of the migrant education program. Leverage is seeing where actions and changes in structures lead to significant, enduring improvements (Senge, 1990). Senge notes that leverage "often follows the principle of
The Argument for Accountability that Works

economy of means; where the best results come not from large-scale efforts but from small well-focused actions" (p. 114). He further explains the idea of leverage by way of an example.

Buckminster Fuller had a wonderful illustration of leverage that also served as his metaphor for the principle of leverage—the "trim tab." A trim tab is a small "rudder on the rudder" of a ship. It is only a fraction of the size of the rudder. Its function is to make it easier to turn the rudder, which, then, makes it easier to turn the ship. The larger the ship, the more important is the trim tab because a large volume of water flowing around the rudder can make it difficult to turn (p. 64).

Throughout the past twenty-five years, the federal role in education has been to advocate for the interests of those children who are most in need: the poor, the handicapped, racial and ethnic minorities, and those children who by their life's circumstance were often excluded from the full benefits of the public education system. From NASDME's perspective, the 1990s have witnessed the emergence of a new federal role in education. In addition to its traditional functions, the federal role in education now incorporates a growing and active interest in promoting education reform.

In thinking about this new context, it is useful to employ Buckminster Fuller's metaphor. The federal government's role in public education has been to ensure that there was enough room on the ship for all children to have a seat (i.e., equal educational opportunity). The new federal role envisions using federal funds and resources to help steer the ship (Doyle, 1991). Accountability systems in this context should be designed to act as a trim tab, to help both the federally-funded programs and the local public schools move forward together.

NASDME views the Chapter 1 Migrant Education Program as an important contribution to both of the federal government's goals in education: equality of educational opportunity and education reform. We believe that a migrant education program operating with an effective accountability system can help to increase progress toward these two goals. In this position paper, we have presented five important improvements to the existing accountability system. The changes do not call for wholesale transformations, but rather propose small well-focused shifts in emphasis in current
accountability policies and practices. We believe that the proposed changes will help to create a high leverage accountability system, and thus conceived and implemented, one that will work!
REFERENCES


NOTES

1. The National Association of State Directors of Migrant Education (NASDME) was officially created in 1975. NASDME is a voluntary Association with no membership dues. All State Directors of Migrant Education are eligible for active membership and entitled to vote in meetings of the full membership. The Association meets at least twice each year. NASDME's primary purpose is to provide a vehicle for interstate communication and cooperation in the quest for quality and continuity in programs for migrant children. NASDME also provides a means of strengthening the leadership role of State Directors in both intrastate and interstate activities. The Association annually elects three officers; President-Elect, President, and Secretary-Treasurer.

2. The percentage of students with norm-referenced test scores is an estimate based on the counts reported in the FY'91 MSRTS Participation Report. The frequency count was limited to five major norm-referenced tests. The number of students with test score on different instruments was not counted. In FY'91, 107,412 migratory children were reported with a point-in-time test score in Reading. In terms of matched test scores, the MSRTS reported that 13,074 formerly migratory children had both a pre-test and post-test score. Using the MSRTS Student Distribution Report the estimated total number of students in grades two through twelve is 550,000 for all children, and 450,000 excluding "residency only" children.

3. The Office of Migrant Education, U.S. Department of Education, disseminated the State Education Agency Monitoring Guide at the FY'92 Annual Directors Meeting that was sponsored by OME. It is unclear as to whether this practice will become official policy.