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SENATE BILL 301	
46TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION,	2003
INTRODUCED BY	

AN ACT

Manny M. Aragon

RELATING TO EDUCATION; ENACTING THE BRAILLE ACCESS ACT;
REQUIRING INSTRUCTIONAL MATERIALS TO BE PROVIDED IN BRAILLE;
PROVIDING A PRIVATE RIGHT OF ACTION; REPEALING THE BRAILLE
LITERACY ACT.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

Section 1. SHORT TITLE.--This act may be cited as the "Braille Access Act".

Section 2. PURPOSES. -- The purposes of the Braille Access
Act are to:

- A. enhance literacy;
- B. increase braille proficiency;
- C. improve employability for blind and visually impaired students; and
 - D. reduce the cost of acquiring braille and other

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alternate accessible format materials.

DEFINITIONS. -- As used in the Braille Access Section 3. Act:

- "alternate accessible format" means one of several alternatives to traditional print, including braille, large print and computer text files;
- "braille" means the tactile system of reading and writing used by persons who are blind and visually impaired, as defined by the braille authority of North America;
- "department" means the state department of C. public education;
- D. "educational institution" means a public school or public post-secondary educational institution;
- E. "instructional materials" means textbooks and other materials that are required or essential to success in a course of study, including teacher's editions;
- "structural integrity" means all of the printed F. instructional materials, including the text of the material, sidebars, table of contents, chapter headings and subheadings, footnotes, indexes, glossaries and bibliographies. "Structural integrity" need not include nontextual elements such as pictures, illustrations, graphs or charts, though the publisher should include a brief textual description of any such nontextual element when it is practical to do so and mention of the nontextual element when a description is not practical;

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- G. "student" means a blind or visually handicapped person accepted, enrolled or attending an educational institution; and
- "textbook" means a book, a system of H. instructional materials or a combination of a book and supplementary instructional material that conveys information to the student or otherwise contributes to the learning process, including electronic textbooks.

Section 4. INSTRUCTIONAL MATERIALS. --

- A publisher that prints instructional materials for students attending educational institutions shall provide, upon request of the educational institution, any printed instructional materials in a computer or electronic format mutually agreed upon by the publisher and the educational institution.
- В. The formats used shall include any nationally recognized or generally accepted standard for conversion of publishing files to braille, such as DAISY/NISO XML.
- If no nationally recognized or generally accepted standard is appropriate, publishers shall provide the file in another mutually agreed upon computer or electronic format, such as Microsoft Word, ASCII text or LaTex.
- D. The educational institution may use the computer or electronic version of printed instructional materials that is provided pursuant to the Braille Access Act to transcribe or . 142987. 1

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arrange for the transcription of the printed instructional materials into an alternate accessible format. The educational institution has the right to provide the alternate accessible format copy of the printed instructional materials to students as permitted by federal copyright law.

- E. The computer or electronic version of the printed instructional materials shall:
- (1) comply with any applicable federal standard;
- (2) otherwise maintain the structural integrity of the printed instructional materials; and
- (3) include corrections and revisions as necessary.
- F. The publisher shall provide the computer or electronic versions of the printed instructional materials to the educational institution at no additional cost and within ten business days after receipt of a written request that does all of the following:
- (1) certifies that the educational institution or the student has purchased the printed instructional materials for use by the student;
- (2) certifies that the student is unable to use printed instructional materials;
- $\hbox{ (3) certifies that the printed instructional}$ $\hbox{materials are for use by the student in connection with a}$ $.\,142987.\,1$

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course at the educational institution; and

- (4) is signed by the:
- (a) person responsible for providing educational services pursuant to the federal Individuals with Disabilities Education Act;
- (b) coordinator of services for students with disabilities at the educational institution;
- (c) person responsible for monitoring the educational institution's compliance with the federal Americans with Disabilities Act of 1990 or Section 504 of the federal Rehabilitation Act of 1973; or
- (d) vocational rehabilitation counselor responsible for providing services under an individualized plan for employment created pursuant to the federal Rehabilitation Act of 1973.
- G. A publisher may require that the request include a statement signed by the educational institution agreeing that:
- (1) the electronic copy of the printed instructional materials will be used solely for the student's educational purposes; and
- (2) the student or educational institution will not copy, publish or in any other way distribute the printed instructional materials for use by anyone other than the original student, except that the educational institution . 142987.1

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may provide the instructional materials to another qualifying student who has signed a statement agreeing to the terms contained in this section and unless it is otherwise permitted by federal law.

- H. A publisher who manufactures instructional materials using any type of video or audio format, CD ROM or other digital format for students attending educational institutions shall, to the maximum extent practicable, upon request, provide an accessible version of the instructional materials or, if an accessible version is not available, provide computer files or other electronic versions of the instructional materials, subject to the same conditions and limitations for printed instructional materials.
- I. Nothing in the Braille Access Act shall be deemed to authorize any use of instructional materials that would constitute an infringement of copyright pursuant to applicable federal copyright law.
- Section 5. GUIDELINES.--The department, in consultation with representatives from educational institutions, shall adopt guidelines consistent with the Braille Access Act for the implementation and administration of that act. The guidelines shall address all of the following:
- A. the designation of instructional materials deemed required or essential to student success;
- B. definitions clarifying what constitutes. 142987. 1

nontextual mathematics or science instructional materials that use mathematical notations and clarifying a publisher's obligations in regard to such instructional materials;

- C. definitions clarifying what is required to maintain structural integrity and requirements for textual descriptions of pictures, illustrations, graphs and charts;
- D. requirements for approval and procurement of textbooks that are available in a computer or electronic format and procedures for suspension of publishers from the procurement process if the publisher fails to comply with the provisions of the Braille Access Act;
- E. an administrative complaint process to be followed for complaints against a publisher;
- F. definitions clarifying what constitutes "educational purposes": and
- G. any other matters the department deems necessary or appropriate to carry out the purposes of the Braille Access Act.
- Section 6. PRIVATE RIGHT OF ACTION. -- A student who contends that there has been a violation of the Braille Access Act has the right to pursue a private right of action in the district court if the student has exhausted the administrative complaint process. Organizations representing the interests of persons who are blind or who have other disabilities shall have standing to assert any right afforded in the Braille Access Act

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and shall be subject to the same requirements and terms as a Should the student or organization prevail in a student. lawsuit, the student or organization shall be entitled to injunctive relief and reasonable attorney fees and costs. other type of monetary damages shall be available. fees and costs are not available during the administrative complaint process.

Section 7. REPEAL. -- Sections 22-15-21 through 22-15-25 NMSA 1978 (being Laws 1993, Chapter 156, Sections 1 through 5) are repealed.

EFFECTIVE DATE. -- The effective date of the Section 8. provisions of this act is July 1, 2003.

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