SENATE BILL 593

54TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2019

INTRODUCED BY

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Pursuant to House Rule 24-1, this document incorporates amendments that have been adopted prior to consideration of this measure by the House. It is a tool to show the amendments in context and is not to be used for the purpose of amendments.

AN ACT

RELATING TO SCHOOL PERSONNEL; CHANGING SCHOOL ADMINISTRATOR RECIPROCITY REQUIREMENTS.

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

SECTION 1. Section 22-10A-12 NMSA 1978 (being Laws 2003, Chapter 153, Section 43) is amended to read:

"22-10A-12. LIMITED RECIPROCITY.--

<u>A.</u> A teacher or school principal licensed in another state may be granted a level two or level [three] SEC→three←SEC <u>SEC→three-A</u>←SEC license if [he] the teacher or

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<u>school principal</u> has teaching experience, demonstrates the required competencies and meets other requirements and qualifications for the license for which [he] <u>the teacher or</u> <u>school principal</u> applies, including clearance of the required background check. The local superintendent may require a mentorship period for the licensee if [he] <u>the superintendent</u> deems it necessary. A teacher <u>or school principal</u> who holds an out-of-state license may apply for a lower level license if [he] <u>the teacher or school principal</u> does not meet the requirements for the higher level.

<u>B. The department may grant a level three-B license</u> to a candidate who does not meet the other requirements and qualifications of that license if the candidate has a school administrator license issued in another state and has worked as a school administrator in good standing for at least six years."

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<u>inderscored material = new</u> {bracketed material] = delete Amendments: new = →bold, blue, highlight← lelete = →bold, red, highlight, strikethrough\$

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