1	SENATE BILL 715
2	44TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 1999
3	INTRODUCED BY
4	Cynthia Nava
5	
6	
7	
8	
9	
10	AN ACT
11	RELATING TO EDUCATION; AMENDING THE INCENTIVES FOR SCHOOL
12	IMPROVEMENT ACT TO INCLUDE INTERVENTION; CHANGING THE
13	DISTRIBUTION OF MONEY IN THE INCENTIVES FOR SCHOOL IMPROVEMENT
14	FUND; MAKING AN APPROPRIATION.
15	
16	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
17	Section 1. A new section of the Incentives for School
18	Improvement Act is enacted to read:
19	"[<u>NEW MATERIAL</u>] INTERVENTIONS FOR SCHOOL IMPROVEMENT
20	A. The department shall develop an interventions
21	for school improvement formula and process by which to
22	identify schools most in need of improvement, to establish
23	time lines for plan development and implementation and to
24	provide the necessary corrective actions and interventions.
25	The state board shall identify the schools most in need of
	. 127403. 1

<u>underscored material = new</u> [bracketed material] = delete

improvement and shall authorize monetary allocations from the
 fund to implement a plan for school improvement approved by
 the department.

B. The state superintendent or his designee, the school district superintendent and the president of the local school board or his designee shall hold a public meeting to inform the school district and community that a school in the school district has been identified as most in need of improvement and requires intervention.

C. Schools most in need of improvement shall involve the community in developing an intervention and improvement plan that contains:

(1) documentation of academic performance
 measures and other criteria as described in Sections 22-1-6
 and 22-13A-5 NMSA 1978;

(2) measurable objectives to indicate theaction that will be taken to address the identified concerns;

(3) benchmarks to indicate annual progress inimplementing the plan for school improvement; and

(4) an estimate of the length of time and other resources necessary to achieve each objective in the plan.

D. The department-approved intervention and improvement plan shall be signed by the state superintendent, the superintendent of the school district and the president of . 127403.1

<u>underscored mterial = new</u> [bracketed mterial] = delete 4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

the local school board, and they shall agree on the implementation and measurement of the intervention and improvement plan.

E. Before the end of the first school year of the implementation of the intervention and improvement plan, the school shall submit to the department a progress report addressing the components in Subsection C of this section. If the department review of the progress report submitted by the school determines that the school has not met the objectives as measured by the benchmarks, the state board shall assign a diagnostic team to intervene during the second school year to assist in the implementation of the intervention and improvement plan.

F. If the state superintendent determines that a school identified as most in need of improvement has not met the objectives as measured by the benchmarks for two consecutive years, then he shall take direct control of the school pursuant to Section 22-2-14 NMSA 1978."

Section 2. Section 22-13A-2 NMSA 1978 (being Laws 1989, Chapter 137, Section 2, as amended) is amended to read:

"22-13A-2. PURPOSE.--The purpose of the Incentives for School Improvement Act is to provide financial incentives to individual schools that exceed expected academic performance and to provide financial and other assistance to schools identified as most in need of improvement."

. 127403. 1

24 25

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

bracketed mterial] = delete

underscored material = new

- 3 -

1	Section 3. Section 22-13A-3 NMSA 1978 (being Laws 1989,
2	Chapter 137, Section 3) is amended to read:
3	"22-13A-3. DEFINITIONSAs used in the Incentives for
4	School Improvement Act:
5	A. "department" means the state department of
6	public education;
7	B. "fund" means the incentives for school
8	improvement fund;
9	C. "program" means the incentives <u>and</u>
10	interventions for school improvement program; and
11	D. "state board" means the state board of
12	education."
13	Section 4. Section 22-13A-4 NMSA 1978 (being Laws 1989,
14	Chapter 137, Section 4, as amended) is amended to read:
15	"22-13A-4. PROGRAM CREATED ADMINI STRATI ON PROGRAM
16	APPROVALThe "incentives <u>and interventions</u> for school
17	improvement program" is created. The program shall be
18	administered by the department. The department shall develop
19	a standardized method to measure the progress of students
20	enrolled in public schools in school districts throughout the
21	state. The standardized method developed shall be reviewed
22	and approved by the state board."
23	Section 5. Section 22-13A-5 NMSA 1978 (being Laws 1989,
24	Chapter 137, Section 5, as amended) is amended to read:
25	"22-13A-5. [PROGRAM IMPLEMENTATION] <u>INCENTIVES FOR</u>

. 127403. 1

<u>underscored material = new</u> [bracketed material] = delete

- 4 -

1

<u>SCHOOL IMPROVEMENT</u> - - MEASUREMENT CRITERIA. - -

2 A. The department shall develop [a] an incentive for school improvement formula by which to measure school 3 achievement in the areas of academic performance with 4 consideration of socioeconomic variables. 5 The product of this formula shall take the form of a composite rating assigned to 6 7 each school in every school district. 8 В. Academic performance shall be measured by: 9 (1) [nationally] standardized test scores; 10 graduation competency scores; and (2)other factors deemed relevant by the 11 (3) 12 department. 13 С. The socioeconomic variables shall be measured 14 by: (1) [the percentage of] student mobility 15 16 rates: 17 (2) the percentage of limited English-18 proficient students, using criteria established by the federal 19 office of civil rights; 20 the percentage of students eligible for (3) free and reduced-fee lunches; and 21 22 (4) other factors deemed relevant by the 23 department. 24 D. Annually, the department shall assign a new 25 composite rating to each school. The department shall compare . 127403. 1 - 5 -

underscored material = new [bracketed material] = delete the new rating to the previous annual rating. Schools increasing their composite rating shall be ranked in order. The schools evidencing the greatest increase in rating shall receive monetary disbursements from the fund."

Section 6. Section 22-13A-6 NMSA 1978 (being Laws 1989, Chapter 137, Section 6, as amended) is amended to read: "22-13A-6. FUND CREATED.--

A. There is created in the state treasury the "incentives for school improvement fund". The fund shall consist of any state money appropriated to the fund, [any] federal money allocated to the state for the purposes of the Incentives for School Improvement Act, undistributed annual balances and earnings of the fund and [any] gifts or bequests made to the fund. The state treasurer shall invest the fund as other state funds are invested. The balance remaining in the fund at the end of the fiscal year shall not revert to the general fund.

B. The fund is appropriated to the department for the purpose of implementing and administering the Incentives for School Improvement Act. No more than three percent of the fund may be retained by the department for administrative purposes.

C. <u>Sixty percent of the</u> money in the fund other than that used for administrative purposes shall be distributed directly to schools evidencing the greatest

. 127403. 1

<u>underscored mterial = new</u> [bracketed mterial] = delete 1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

- 6 -

1 improvement as determined by the department. Disbursements 2 shall be made only to that number of schools constituting not more than ten percent of the student membership in the 3 4 Distributions shall be made proportionately to state. schools that qualify. Money received by a school from the 5 fund shall not be used for salaries, salary increases or 6 7 bonuses. Money shall be used as determined by the school 8 principal and teachers in cooperation with other school 9 employees and the community.

10 Forty percent of the money in the fund other D. 11 than that used for administrative purposes shall be 12 distributed directly to schools identified as most in need 13 of improvement. Disbursements for schools identified as 14 most in need of improvement shall be made only to those 15 schools identified by the state board, provided that no 16 school shall receive funds for more than three years. Money 17 received by a school from the fund shall be used only for 18 purposes identified pursuant to Subsection C of this 19 section." 20 - 7 -21

<u>underscored material = new</u> [bracketed material] = delete

22

23

24

25

. 127403. 1

		1	FORTY- FOURTH LEGISLATURE
		2	FIRST SESSION, 1999
		3	
		4	
		5	February 26, 1999
		6	
		7	Mr. President:
		8	
		9	Your EDUCATION COMMITTEE, to whom has been referred
		10	
		11	SENATE BILL 715
		12	
		13	has had it under consideration and reports same with
			has had it under consideration and reports same with
			recommendation that it DO PASS, and thence referred to the
	e		FINANCE COMMITTEE
new	delete	17	
4 	Ť II	18	Respectfully submitted,
ial	a l]	19 20	
nter	[bracketed_mterial	20 21	
<u>underscored</u> mterial		21 22	
COL	eter	23	
ders	rack	24	Cunthia Nava Chainnn
٩IJ	e]	25	Cynthia Nava, Chairman
		~~	. 127403. 1
			. 187 100. 1

I

Adopted_	Not	
Adopted_		
	(Chief Clerk)	(Chief Clerk)
	Date	
	call vote was <u>6</u> For <u>0</u> Again	nst
Yes: No:	0	
	o Boitano, Duran, Jennings, Lop	007
Absent:		
ibbenet		
S0715ED1		

<u>underscored material = new</u> [bracketed material] = delete

		1	FORTY- FOURTH LEGISLATURE
		2	FIRST SESSION, 1999
		3	
		4	
		5	
		6	March 10, 1999
		7	
		8	Mr. President:
		9	
		10	Your FINANCE COMMITTEE , to whom has been referred
		11	
		12	SENATE BILL 715
		13	SENALE DILL /15
		14	
		15	has had it under consideration and reports same with recommendation that it DO PASS .
		16	
	te	17	
new	delete	18	Respectfully submitted,
		19	
'i al	-te		
nter	[bracketed mteria]	20 21	
underscored mterial		22	
COLE	eted		
lers	ack	23	Ben D. Altanirano, Chairnan
und	[]	24	
		25	
			. 127403. 1

				Not	-	
		1	Adopted_			
		2		(Chief Clerk)		(Chief Clerk)
		3				
		4				
		5				
		6		Date		
		7				
		8				
		9	The roll	call vote was <u>7</u> For <u>1</u> A	gai nst	
		10	Yes:	7		
		11	No:	Carraro		
		12	Excused:	Eisenstadt, Ingle, McKibb	en, Rodriguez,	Tsosi e
		13	Absent:	None		
		14				
		15				
		16	S0715FC2			
~	del ete	17				
new		18				
I =	" -	19				
underscored material	rial	20				
mt	mte	21				
red	ed_1	22				
rsco	eket	23				
nder	[bracketed_mterial]	24				
٢		25				
			. 127403	3. 1		
			1			

l

1	FORTY- FOURTH LEGI SLATURE
2	FIRST SESSION, 1999
3	
4	
5	
6	March 15, 1999
7	
8	
9	Mr. Speaker:
10	Your EDUCATION COMMITTEE, to whom has been
11	referred
12	
13	SENATE BILL 715
14	
10	has had it under consideration and reports same with recommendation that it DO PASS , and thence referred to
16	the APPROPRIATIONS AND FINANCE COMMITTEE.
17	
18	Respectfully submitted,
19	
20	
21	
22	Rick Miera, Chairman
23	
24	
25	
	. 127403. 1

underscored material = new
[bracketed material] = delete

		1			JRTH LEGIS SESSION, I		
		2 3 ^{HE}	C/SB 715				March
		4					15, 1999
		5	Adopted		Not Adopt	ed	
		6	_				
		7		(Chief Clerk)		(Chief Clerk)	
		8					
		9		Date _		_	
		10	The roll	call vote was <u>11</u> For	0 Against		
		11	Yes:	11	<u> </u>		
	elete	12	Excused:	Begaye, Burpo, Hamilt	on, Knauer		
		13	Absent:	Marquardt			
		14					
		15					
		16	G: \BILLTEXT	T\BILLW_99\S0715			
		17					
new	del	18					
=	"	19					
eria	ri al	20					
<u>underscored</u> mterial	[bracketed_mterial]	21					
red	<u> </u>	22					
rsco	eket	23					
inde	[bra	24					
الد	_	25					
			. 12740	93. 1			

		1	FORTY-FOURTH LEGISLATURE
		2	FIRST SESSION, 1999
		3	
		4	March 19, 1999
		5	
		6	
		7	Mr. Speaker:
		8	
		9	Your APPROPRIATIONS AND FINANCE COMMITTEE, to
		10	whom has been referred
		11	SENATE BILL 715
		12	
		13	has had it under consideration and reports same with
		14	recommendation that it DO PASS.
		15	
		16	Respectfully submitted,
>	lete	17	
new	dele	18	
- I	" T	19	
eri a	ri al	20	Max Coll, Chairman
<u>underscored</u> mterial	[bracketed_mterial]	21	
red	Ę	22	
rsco	eket	23	
<u>inde</u>	bra	24	
	-	25	
			. 127403. 1

	1					
	2		FIRS	ST SESSION,	1999	
	3 SB	715				Page 15
	4	Adoptod		Not Adopt	.ed	
	5	Huopteu				
	6		(Chief Clerk)		(Chief Clerk)	
	7					
	8		Dat	e	_	
	9					
	10		call vote was <u>11</u>	For <u>5</u> Against		
	11		11 Larrañaga, Marquar	dt. Townsend. W	allace. Saavedra	
	12	Excused:		ue, 10		
	13	Absent:	None			
	14					
	15					
	16	G: \BILLTEXT\]	BILLW_99\S0715			
<u>w</u> el ete	17					
a p	18					
	19					
teri eria	20					
<u>underscored</u> mterial [bracketed mterial]	21					
<u>ored</u>	22					
ersc acke	23					
<u>brud</u>						
	25					
		. 127403	3. 1			