1	HOUSE BILL 22
2	56TH LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 2024
3	INTRODUCED BY
4	Joy Garratt
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8	FOR THE LEGISLATIVE EDUCATION STUDY COMMITTEE
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10	AN ACT
11	RELATING TO PUBLIC EDUCATION; CREATING THE SCHOOL ADMINISTRATOR
12	PREPARATION PROGRAM REQUIREMENTS ACT; REQUIRING SCHOOL
13	ADMINISTRATOR PREPARATION PROGRAMS OFFERED BY POST-SECONDARY
14	EDUCATIONAL INSTITUTIONS OR OTHER APPROVED PROVIDERS TO MEET
15	NATIONAL AND STATE STANDARDS EDUCATION REQUIREMENTS; SPECIFYING
16	QUALIFICATIONS AND REQUIREMENTS FOR SCHOOL ADMINISTRATIVE
17	CLINICAL EXPERIENCES AS PART OF A SCHOOL ADMINISTRATOR
18	PREPARATION PROGRAM; PROVIDING RULEMAKING AUTHORITY TO THE
19	PUBLIC EDUCATION DEPARTMENT; CREATING THE SCHOOL LEADERSHIP
20	INSTITUTE WITHIN THE PUBLIC EDUCATION DEPARTMENT; PROVIDING
21	REQUIREMENTS FOR LEVEL THREE-B LICENSURE FOR SCHOOL
22	ADMINISTRATORS; CHANGING THE MINIMUM SALARY AMOUNT OF AN
23	ALTERNATIVE LEVEL THREE B-LICENSED SCHOOL PRINCIPAL OR
24	ASSISTANT SCHOOL PRINCIPAL; REPEALING THE SCHOOL LEADERSHIP
25	INSTITUTE WITHIN THE HIGHER EDUCATION DEPARTMENT; MAKING AN
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APPROPRIATION.

2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO: 3 4 SECTION 1. A new section of the Public School Code is 5 enacted to read: "[<u>NEW MATERIAL</u>] SHORT TITLE.--Sections 1 through 4 of this 6 act may be cited as the "School Administrator Preparation 7 8 Program Requirements Act"." 9 SECTION 2. A new section of the Public School Code is 10 enacted to read: "[NEW MATERIAL] DEFINITIONS.--As used in the School 11 12 Administrator Preparation Program Requirements Act: 13 "institute" means the school leadership Α. 14 institute; and 15 "program" means a school administrator Β. preparation program in New Mexico." 16 SECTION 3. A new section of the Public School Code is 17 18 enacted to read: 19 "[<u>NEW MATERIAL</u>] STANDARDS-BASED SCHOOL ADMINISTRATOR 20 PREPARATION PROGRAMS -- REQUIREMENTS -- DEPARTMENT APPROVAL. --21 Any public post-secondary educational Α. institution, tribal college or other qualified entity that 22 wants to offer a program is required to have the program 23 24 approved by the department under new criteria set forth in the 25 School Administrator Preparation Program Requirements Act. The

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1 department shall promulgate rules as necessary to implement the 2 provisions of the School Administrator Preparation Program 3 Requirements Act. 4 The department shall establish, by rule, Β. 5 criteria for programs that include the following research-based features of effective leader preparation programs: 6 7 coherent curriculum aligned to national (1)8 and state standards; 9 (2) deliberate candidate recruitment and 10 selection; 11 (3) robust clinical experience through a full-12 academic-year, paid residency; 13 cohort structure with trained coaches; and (4) 14 (5) formal partnerships between the program 15 and school districts and charter schools. 16 No later than July 1, 2026, programs shall be C. 17 approved by the department before enrolling new students 18 seeking school administrator licensure. Students enrolled 19 before the effective date of the School Administrator 20 Preparation Program Requirements Act may be granted licensure 21 in accordance with existing program approvals. 22 The department shall create a process for D. 23 approving new and revised programs. The department shall 24 consult the professional practices and standards committee and 25 publish a manual outlining the requirements for program .227027.1 - 3 -

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approval. The process shall be aligned with the School 2 Administrator Preparation Program Requirements Act and meet the general requirements of programs as determined by the department.

Ε. All programs seeking approval, including those previously approved, shall submit an application to the 7 department by January 15, 2026. Applications shall provide the 8 information outlined in the school administrator preparation professional practices and standards committee manual developed 10 and published pursuant to Subsection D of this section.

F. The department shall monitor program success and candidate outcomes through educator accountability report indicators, including data tracking of graduates through a completer survey issued to all graduates within one year of program completion that measures completers' perception of their own readiness and individual effectiveness in the position.

G. Nothing in this section shall preclude the department from establishing or accepting equivalent requirements for the purposes of reciprocal licensure for outof-state school administrators.

If a local superintendent or governing authority Н. of a public school certifies to the department that an emergency exists in the hiring of a qualified school principal, the department may issue a certificate of principalship waiver .227027.1

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1 to a person who holds a level two or level three-A license but 2 does not meet the other requirements for a level three-B 3 Certificates of principalship waivers are one-year license. 4 waivers and may not be renewed." SECTION 4. A new section of the Public School Code is 5 6 enacted to read: 7 "[NEW MATERIAL] SCHOOL LEADERSHIP INSTITUTE--CREATED--8 DUTIES.--9 Α. The "school leadership institute" is created and 10 administratively attached to the department. The department 11 shall provide administrative services for the institute. The 12 institute shall provide a comprehensive and cohesive framework 13 for preparing, mentoring and providing professional development 14 for school principals and other public school leaders. 15 The institute shall offer at least the following Β. 16 programs: 17 licensure preparation for aspiring school (1) 18 principals; 19 (2) mentoring for new school principals and 20 other public school leaders; 21 intensive support for school principals at (3) 22 schools in need of improvement; 23 (4) professional development for aspiring 24 local superintendents; and 25 (5) mentoring for new local superintendents. .227027.1 - 5 -

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1	C. The institute shall partner with state agencies,
2	public schools, post-secondary educational institutions and
3	professional associations to identify, recruit and mentor
4	candidates for the institute."
5	SECTION 5. Section 22-10A-11.3 NMSA 1978 (being Laws
6	2009, Chapter 117, Section 2) is amended to read:
7	"22-10A-11.3. LEVEL THREE-B PROVISIONAL LICENSURE FOR
8	SCHOOL PRINCIPALS
9	A. A school district that has a shortage of
10	qualified school principal candidates may request that the
11	department issue a provisional three-B license to a level two
12	teacher whom the school district believes has the potential to
13	be an effective school principal.
14	B. To qualify for a provisional three-B license,
15	the candidate shall:
16	(1) meet the requirements for a level
17	three-A license;
18	(2) be enrolled in a department-approved
19	induction and mentoring program in the school district; and
20	(3) be accepted into a department-approved
21	school administrator preparation program.
22	C. The provisional license is a four-year license
23	and is not renewable. To maintain the provisional license, the
24	licensee must receive satisfactory evaluations each year from
25	the school district's mentoring program and from the school
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administrator preparation program. At the end of the four 1 2 years, the provisional license may be converted to a regular level three-B license if the candidate: 3 4 (1) satisfactorily completes the school 5 district's mentoring program; and 6 (2) satisfactorily completes the department-7 approved school administrator preparation program, including 8 the year-long residency or an alternative clinical experience 9 approved by the department when the full-academic-year, paid 10 residency is not feasible." 11 SECTION 6. Section 22-10A-17.2 NMSA 1978 (being Laws 12 2017, Chapter 68, Section 1) is amended to read: 13 "22-10A-17.2. ALTERNATIVE LEVEL THREE-B LICENSURE--TRACK 14 FOR INSTRUCTIONAL SUPPORT PROVIDERS.--15 An alternative level three-B license is a five-Α. 16 year license granted to a school administrator applicant who 17 meets the qualifications for that level. Licenses may be 18 renewed upon satisfactory annual demonstration of instructional 19 leader and administrative competency. 20 Β. The department shall grant an alternative level 21 three-B license to an applicant who is licensed by the 22 department as a school counselor, school social worker, school 23 nurse, speech-language pathologist, psychologist, physical 24 therapist, physical therapy assistant, occupational therapist, 25 occupational therapy assistant, recreational therapist, .227027.1

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1 marriage and family therapist, interpreter for the deaf or 2 diagnostician and who: 3 holds a post-baccalaureate degree; (1)4 (2) has satisfactorily completed department-5 approved courses in administration [and], including a 6 department-approved [administration apprenticeship program] 7 residency; and 8 demonstrates instructional leader (3) 9 competence required by the department and verified by the local 10 superintendent through the highly objective uniform statewide standard of evaluation. 11 12 C. The minimum annual salary for an alternative 13 level three-B licensed school principal or assistant school 14 principal shall be [fifty thousand dollars (\$50,000)] the 15 minimum salary for a level three-A teacher multiplied by the 16 applicable responsibility factor." 17 SECTION 7. APPROPRIATION. -- Two million dollars 18 (\$2,000,000) is appropriated from the general fund to the 19 public education department for expenditure in fiscal year 2025 20 and subsequent fiscal years to carry out the purposes of the 21 School Administrator Preparation Program Requirements Act. Any 22 unexpended or unencumbered balance remaining at the end of a 23 fiscal year shall not revert to the general fund. 24 SECTION 8. REPEAL.--Section 21-1-44 NMSA 1978 (being Laws 25 2010, Chapter 65, Section 1) is repealed.

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	1	SECTION 9. EFFECTIVE DATEThe effective date of the
	2	provisions of this act is July 1, 2024.
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