AGENCY BILL ANALYSIS
2019 REGULAR SESSION

WITHIN 24 HOURS OF BILL POSTING, EMAIL ANALYSIS TO:

LFC@NMLEGIS.GOV
and
DFA@STATE.NM.US

{Include the bill no. in the email subject line, e.g., HB2, and only attach one bill analysis and related documentation per email message}

SECTION I: GENERAL INFORMATION

{Indicate if analysis is on an original bill, amendment, substitute or a correction of a previous bill}

Check all that apply:

Original  Amendment  X  Correction  Substitute

Date  3/13/19  
Bill No:  SB593SEC

Agency Name and Code Number:  924 PED

Sponsor:  Sen. Stewart
Short Title:  SCHOOL ADMINISTRATOR Reciprocity Requirements
Person Writing:  Daniel Manzano
Phone:  505-670-3820
Email:  Daniel.Manzano@state.nm.us

SECTION II: FISCAL IMPACT

APPROPRIATION (dollars in thousands)

<table>
<thead>
<tr>
<th>Appropriation</th>
<th>Recurring or Nonrecurring</th>
<th>Fund Affected</th>
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<td>FY19</td>
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<tr>
<td>FY20</td>
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(Parenthesis ( ) Indicate Expenditure Decreases)

REVENUE (dollars in thousands)

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<tr>
<th>Estimated Revenue</th>
<th>Recurring or Nonrecurring</th>
<th>Fund Affected</th>
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<td>FY19</td>
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SECTION III: NARRATIVE

BILL SUMMARY

Synopsis: Senate Bill 593 (SB593) would amend Section 22-10A-12 NMSA 1978 Chapter 153, Section 43 of the School Personnel Act. The Act would be amended to change the use of the pronoun “he” used in the Act to “the teacher or school principal.”

Additionally, SB593 allows the department to grant a level Three license to a candidate who does not meet the other requirements and qualifications of the school administrator 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.

This amended bill deleted the “level 3A license” language and changed it to read “level 3.”

FISCAL IMPLICATIONS

This bill does not include an appropriation.

SIGNIFICANT ISSUES

If SB593 passes and amends 22-10A-12 NMSA, then a person who meets the proposed Section B of SB593 would not be required to take the Department’s mandatory background check.

The current administration reciprocity policy requires applicants to have completed six (6) full school years either as a teacher or administrator with at least three (3) full school years of experience as a teacher. If SB593 passes, then administrators reciprocating their licenses would not be required to have had at least 3 years of teaching experience.

By amending the requirements for reciprocating an administrator’s license SB 593 sets different criteria for applicants from outside to New Mexico and applicants in New Mexico.

Research posits that principals are more effective as leaders if they have had experience as a classroom teacher (Fuller, 2000).

PERFORMANCE IMPLICATIONS

ADMINISTRATIVE IMPLICATIONS

CONFLICT, DUPLICATION, COMPANIONSHIP, RELATIONSHIP

TECHNICAL ISSUES

OTHER SUBSTANTIVE ISSUES

ALTERNATIVES

WHAT WILL BE THE CONSEQUENCES OF NOT ENACTING THIS BILL

22-10A-12 NMSA 1978 will not be amended.

AMENDMENTS