

2001 DRAFTING REQUEST

Bill

Received: **11/13/2000**

Received By: **grantpr**

Wanted: **As time permits**

Identical to LRB:

For: **Administration-Budget 6-1103**

By/Representing: **Milioto**

This file may be shown to any legislator: **NO**

Drafter: **grantpr**

May Contact:

Alt. Drafters:

Subject: **Education - school boards**
Education - state superintendent

Extra Copies: **MJL**

Pre Topic:

DOA:.....Milioto -

Topic:

Teaching licenses

Instructions:

See Attached

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/?	grantpr 11/20/2000	hhagen 11/21/2000		_____			S&L
/1			pgreensl 11/22/2000	_____	lrb_docadmin 11/24/2000		S&L
/2	grantpr 12/06/2000	hhagen 12/12/2000	pgreensl 12/14/2000	_____	lrb_docadmin 12/14/2000		S&L
/3	grantpr 12/18/2000	hhagen 12/19/2000	pgreensl 12/20/2000	_____	lrb_docadmin 12/20/2000		S&L
/4	grantpr	hhagen	martykr	_____	lrb_docadmin		

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
	01/10/2001	01/10/2001	01/10/2001	_____	01/10/2001		

FE Sent For:

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/2	grantpr 12/06/2000	hhagen 12/12/2000	pgreensl 12/14/2000	_____	lrb_docadmin 12/14/2000		S&L
/3	grantpr 12/18/2000	hhagen 12/19/2000	pgreensl 12/20/2000	_____	lrb_docadmin 12/20/2000		

*14 hmk
11/10/01* *Xm' 10* *Sh
Km 10*

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/?	grantpr 11/20/2000	hhagen 11/21/2000					S&L
/1			pgreensl 11/22/2000	<u>12/12</u> <u>PG/PS</u>	lrb_docadmin 11/24/2000		S&L
/2	grantpr 12/06/2000	hhagen 12/12/2000	pgreensl 12/14/2000		lrb_docadmin 12/14/2000		

FE Sent For:

*13 hmt
12/19/00*
*12/19
PG*

<END>

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/?	grantpr 11/20/2000	hhagen 11/21/2000	12/13 pk				S&L
/1			pgreensl 11/22/2000	12/13 pk	rb_docadmin 11/24/2000		

FE Sent For:

12 hmk
12/12/00

<END>

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/?	grantpr	11 hmk 11/21/00	4/21 PG	11/22 PG/LS			

FE Sent For:

<END>

11/13/00

T.C. from Steve Milato -

Keep current licensure system (3)

BUT school dist individual ~~has~~
principal can waive
sd can waive requirement that you
need a degree from a teach prep. program
i.e. any educational requirements?

just for initial license

LATER T.C.

- person needs AA or BA
- DPI does crim. background check
- W exam

(also, RP 118.38 (1) (a) 7.)

~~Am 115.28(7)~~
~~Am 118.15(3)(a), (4m), (6), (7), (8),~~
~~(9), (12)~~

~~119.54(1)~~

~~121.066(2)(6)~~

11/13/00

TC from Steve Milvato (DOA)

now - mentoring component (to get ^{needed} prof educator
license (takes new rules))

DPI must submit ^(updated) fiscal estimate
or cost of this

~~to go into law by~~

~~before can go into effect~~

submit to DOA + LFB

~~can't~~ → rule can't go into effect
until DPI submits cost estimate.

PI 34.17(2)(c)

Prof educator license
PI 34.18

11/13/02

TC from Steve Mihoto

RE out-of-state teachers who want to
teach in WI -

DPI must accept 'em if license
elsewhere

(grant vertical ^{educator} license)

in another state of US.

See 118.19(3)(b)

Grant, Peter

From: Milioto, Steve
Sent: Wednesday, November 15, 2000 2:13 PM
To: Grant, Peter
Subject: Addition to Teacher Licensure Draft

Hi Peter --

I have another addition to the teacher licensure modification draft. I had requested a teacher reciprocity provision which would allow out-of-state teachers to qualify for an Initial Educator's license. We would like additional language which would allow a teacher from another state, with National Board certification, to automatically qualify for a Master Educator's license. Let me know if you have any questions. Best, Steve

Steven Milioto
Executive Policy and Budget Analyst
Education and Training Team
Wisconsin State Budget Office
608-266-1103 (voice)
608-267-0372 (fax)

must be issued a license by DEP

under current rules: get continuing (not high school)
under new rules: get master

2001

Date (time) needed _____

LRB- 1151, 1

PG : hmk

DOA BUDGET DRAFT

Use the appropriate components and routines developed for bills.

>>FOR 2001-03 BUDGET — NOT READY FOR INTRODUCTION<<

AN ACT . . . [DO NOT generate catalog]; relating to: the budget.

.....
.....

Analysis by the Legislative Reference Bureau

If titles are needed in the analysis, in the component bar:

For the main heading, execute: create → anal: → title: → head

For the subheading, execute: create → anal: → title: → sub

For the sub-subheading, execute: create → anal: → title: → sub-sub

For the analysis text, in the component bar:

For the text paragraph, execute: create → anal: → text

(attached)

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION #.

X (a), (c)

Section #. 115.28 (7) of the statutes is amended to read:

(1)

115.28 (7) LICENSING OF TEACHERS. (a) License all teachers for the public schools of the state, make rules establishing standards of attainment and procedures for the examination and licensing of teachers within the limits prescribed in ss. 118.19 (2) and (3), 118.192 and 118.195, prescribe by rule standards and procedures for the approval of teacher preparatory programs leading to licensure, file in the state superintendent's office all papers relating to state teachers' licenses and register each such license.

~~(b) Subject to the same rules and laws concerning qualifications of applicants and granting and revocation of licenses or certificates under par. (a), the state superintendent shall grant certificates and licenses to teachers in private schools, except that teaching experience requirements for such certificates and licenses may be fulfilled by teaching experience in either public or private schools. An applicant is not eligible for a license or certificate unless the state superintendent finds that the private school in which the applicant taught offered an adequate educational program during the period of the applicant's teaching therein. Private schools are not obligated to employ only licensed or certified teachers.~~

115.28 (7) SEC. Am. 115.28 (1)(c) and 118.195 -

(c) Subject to ss. 118.19 (4m) license and make rules for the examination and licensing of persons, including teachers, employed to provide publicly funded special education and related services, as those terms are defined in s. 115.76 (14) and (15).

~~(d) Annually, establish fees for the certification or licensure of school and public library personnel sufficient to fund certification and licensing administrative costs.~~

~~(e) 1. In this paragraph, "alternative education program" means an instructional program, approved by the school board, that utilizes successful alternative or adaptive school structures and teaching techniques and that is incorporated into existing, traditional classrooms or regularly scheduled curricular programs or that is offered in place of regularly scheduled curricular programs. "Alternative educational program" does not include a private school or a home-based private educational program.~~

SEC. Am; 115-28(1)(e)2. amended 118.195
Subject to SS. 118.19 promulgate

115-28(1)(e)2. Promulgate rules establishing requirements for licensure as an alternative education program teacher and for the approval of teacher education programs leading to licensure as an alternative education program teacher. The rules shall encompass the teaching of multiple subjects or grade levels or both, as determined by the state superintendent. The rules may require teacher education programs to grant credit towards licensure as an alternative education program teacher for relevant experience or demonstrated proficiency in relevant skills and knowledge.

History: 1971 c. 40, 125; 1973 c. 89, 90; 1975 c. 39, 115, 199, 20, 224, 395, 422; 1977 c. 26, 29, 203, 418, 429; 1979 c. 28, 331; 1979 c. 346 ss. 10, 15; 1979 c. 355; 1981 c. 20, 21; 1983 a. 27, 412; 1985 a. 12; 1985 a. 29 ss. 1686m, 1689, 3202 (43); 1987 a. 27, 159; 1989 a. 31, 56, 297, 336, 339; 1991 a. 39, 93, 108, 164, 227, 250, 269, 315; 1993 a. 16, 27, 213, 223, 335, 339, 437, 455, 492; 1995 a. 27 ss. 3847g to 3858, 9126 (19), 9145 (1); 1995 a. 225; 1997 a. 27, 113, 114, 164, 240, 245, 252; 1999 a. 9, 19, 32, 124, 185, 186.

SEC. CR. 115.29 (6)

^{CS}
115.29 (6) LICENSING OF TEACHERS.

~~The department may~~ Establish different levels ^{teacher} of ^{licensure} licensure such as initial ^{and}

~~and~~ professional ^{and} and master

licenses ^{and} and ~~may~~ promulgate ^{rules} rules

establishing different standards ^{standards} standards for each

~~Age~~ level.

Section #. 118.19 (3) (a) of the statutes is amended to read:

↑ subs. (13) and (14) ↑

118.19 (3) (a) No license to teach in any public school may be issued unless the applicant possesses a bachelor's degree including such professional training as the department by rule requires, except as permitted under par. (b) and ss. 115.28 (17) (a) and 118.192. Notwithstanding s. 36.11 (16), no teacher preparatory program in this state may be approved by the state superintendent under s. 115.28 (7) (a), unless each student in the program is required to complete student teaching consisting of full days for a full semester following the daily schedule and semester calendar of the cooperating school.

No license to teach in any public school may be granted to an applicant who completed a professional training program outside this state unless the applicant completed student teaching consisting of full days for a full semester following the daily schedule and semester calendar of the cooperating school or the equivalent, as determined by the state superintendent. The state superintendent may grant exceptions to the student teaching requirements under this paragraph when the midyear calendars of the institution offering the teacher preparatory program and the cooperating school differ from each other and would prevent students from attending classes at the institution in accordance with the institution's calendar. The state superintendent shall promulgate rules to implement this subsection.

History: 1971 c. 154; 1975 c. 39, 95; 1979 c. 346; 1981 c. 314 s. 146; 1985 a. 29, 207; 1989 a. 31; 1991 a. 42, 108, 164, 315; 1993 a. 16, 334, 339, 454, 491; 1995 a. 27 ss. 3951m, 9145 (1); 1995 a. 299; 1997 a. 27, 113, 191, 237; 1999 a. 9.

Except as provided in subs. (13) and (14) no

Section #. 118.19 (4m) of the statutes is amended to read:

118.19 (4m) ~~The~~ ^{Exempt as provided in subs. (13)} state superintendent may not issue or renew a license to teach the visually impaired unless the applicant demonstrates, based on criteria established by the state superintendent by rule, that he or she is proficient in reading and writing braille and in teaching braille. In promulgating rules under this subsection, the state superintendent shall take into consideration the standard used by the librarian of congress for certifying braille transcribers.

History: 1971 c. 154; 1975 c. 39, 95; 1979 c. 346; 1981 c. 314 s. 146; 1985 a. 29, 207; 1989 a. 31; 1991 a. 42, 108, 164, 315; 1993 a. 16, 334, 339, 454, 491; 1995 a. 27 ss. 3951m, 9145 (1); 1995 a. 299; 1997 a. 27, 113, 191, 237; 1999 a. 9.

+

Section #. 118.19 (6) of the statutes is amended to read:

118.19 (6) In granting ~~certificates or~~ licenses for the teaching of courses in economics, social studies or agriculture, adequate instruction in cooperative marketing and consumers' cooperatives shall be required. In granting ~~certificates or~~ licenses for the teaching of courses in science or social studies, adequate instruction in the conservation of natural resources shall be required.

History: 1971 c. 154; 1975 c. 39, 95; 1979 c. 346; 1981 c. 314 s. 146; 1985 a. 29, 207; 1989 a. 31; 1991 a. 42, 108, 164, 315; 1993 a. 16, 334, 339, 454, 491; 1995 a. 27 ss. 3951m, 9145 (1); ~~1995 a. 299; 1997 a. 27, 113, 191, 237; 1999 a. 9.~~

This subsection ^{does} not apply
to a license granted under
sub (13) or (14).

Section #. 118.19 (7) of the statutes is amended to read:

Except as provided in subs. (13) and (14)

118.19 (7) ~~No certificate or license to teach industrial arts subjects may be issued unless the applicant has had 3 years of practical experience beyond apprenticeship or 4 years of institutional training in such subjects. For purposes of salary schedules and promotion, any person teaching an industrial arts subject on January 1, 1936, who had 5 years of practical or teaching experience in such subject shall be deemed to have the equivalent of a bachelor's degree.~~

History: 1971 c. 154; 1975 c. 39, 95; 1979 c. 346; 1981 c. 314 s. 146; 1985 a. 29, 207; 1989 a. 31; 1991 a. 42, 108, 164, 315; 1993 a. 16, 334, 339, 454, 491; 1995 a. 27 ss. 3951m, 9145 (1); 1995 a. 299; 1997 a. 27, 113, 191, 237; 1999 a. 9.

Section #. 118.19 (8) of the statutes is amended to read:

Except as provided in Subs. (13) and (14) the

118.19 (8) ~~The~~ state superintendent may not grant to any person a license to teach unless the person has received instruction in the study of minority group relations, including instruction in the history, culture² and tribal sovereignty of the federally recognized American Indian tribes and bands located in this state.

History: 1971 c. 154; 1975 c. 39, 95; 1979 c. 346; 1981 c. 314 s. 146; 1985 a. 29, 207; 1989 a. 31; 1991 a. 42, 108, 164, 315; 1993 a. 16, 334, 339, 454, 491; 1995 a. 27 ss. 3951m, 9145 (1); 1995 a. 299; 1997 a. 27, 113, 191, 237; 1999 a. 9.

Section #. 118.19 (9) of the statutes is amended to read:

118.19 (9) (a) ^(Intro.) Except as provided in par. (b), ^{and suba (13)} the state superintendent may not issue an initial teaching license, school district administrator's license ^{or} ² school administrator's license unless the applicant has demonstrated competency in all of the following:

1. Resolving conflicts between pupils and between pupils and school staff.
 2. Assisting pupils in learning methods of resolving conflicts between pupils and between pupils and school staff, including training in the use of peer mediation to resolve conflicts between pupils.
 3. Dealing with crises, including violent, disruptive, potentially violent or potentially disruptive situations, that may arise in school or at activities supervised by a school as a result of conflicts between pupils or between pupils and other persons.
- (b) The state superintendent may waive the requirements under par. (a) if the applicant demonstrates competency in the subjects under par. (a) 1. to 3. within 12 months after the date on which the license is issued.

History: 1971 c. 154; 1975 c. 39, 95; 1979 c. 346; 1981 c. 314 s. 146; 1985 a. 29, 207; 1989 a. 31; 1991 a. 42, 108, 164, 315; 1993 a. 16, 334, 339, 454, 491; 1995 a. 27 ss. 3951m, 9145 (1); 1995 a. 299; 1997 a. 27, 113, 191, 237; 1999 a. 9.

x
Section #. 118.19 (12) of the statutes is amended to read:

Except as provided in subs. (13) and (14) beginning
118.19 (12) ~~Beginning~~ on July 1, 1998, the department may not issue or renew a license that authorizes the holder to teach reading or language arts to pupils in any prekindergarten class or in any of the grades from kindergarten to 6 unless the applicant has successfully completed instruction preparing the applicant to teach reading and language arts using appropriate instructional methods, including phonics. The phonics instruction need not be provided as a separate course. In this subsection, "phonics" means a method of teaching beginners to read and pronounce words by learning the phonetic value of letters, letter groups^s and syllables.

History: 1971 c. 154; 1975 c. 39, 95; 1979 c. 346; 1981 c. 314 s. 146; 1985 a. 29, 207; 1989 a. 31; 1991 a. 42, 108, 164, 315; 1993 a. 16, 334, 339, 454, 491; 1995 a. 27 ss. 3951m, 9145 (1); 1995 a. 299; 1997 a. 27, 113, 191, 237; 1999 a. 9.

~~SEC. 118.38 (1) (a) 7.~~

SEC. ~~CR.~~ [✓] 118.19(13)

~~118.39~~ ^{CERTAIN} ~~WALVER OF LICENSURE REQUIREMENTS.~~

^(B) 118.19(13) Upon request by a school ^{board} business the department shall ~~is~~ grant an initial teacher's license to any person who ~~is~~ satisfies ~~the~~ all of the requirements for the license other than ^{the} educational requirements if) ~~all of the following apply~~ making the ~~the~~ school business request) ~~the~~ ~~department to do so.~~

~~if the school~~ ^{board} ~~making the request~~ intends ^{to} employ the person ^{as} a teacher and ~~and~~ ^{not} ~~if~~ the person has an associate or bachelor's degree from an ^{accredited} institution of higher education.

SEC. CR, 118.19 (14)

do all of the following:

(b) 118.19 (14) The department shall, ^{as} provided in par. (b), grant an initial teacher's license to any person who holds a valid license as a teacher issued by another state.

Subject to subs. (1m), (1r), (1s), (4), and (10)

(b) If the department establishes different levels of licensure (under s. 115.29 (6)) grant the highest level of license to any person who holds a valid license as a teacher issued by another state and is certified by the National Board for Professional Teaching Standards.

Section #. 118.38^x (1) (a) 7. of the statutes is amended to read:

Certification

118.38 (1) (a) 7. ~~Licensure or certification~~ under s. 115.28~~(7)~~ or (7m) ~~other than the licensure of the school district administrator or business manager.~~

History: 1995 a. 27; 1997 a. 27.



2001

Nonstat File Sequence: **AAA**

LRB _____/____

_____:____:____

NONSTAT SESSLAW

1. In the component bar:

For the action phrase, execute: create → action: → *NS: → nonstat

For the budget action phrase, execute: create → action: → *NS: → 91XX

For a subsection, execute: create → text: → *NS: → sub

For a paragraph, execute: create → text: → *NS: → par

For a subdivision, execute: create → text: → *NS: → subd

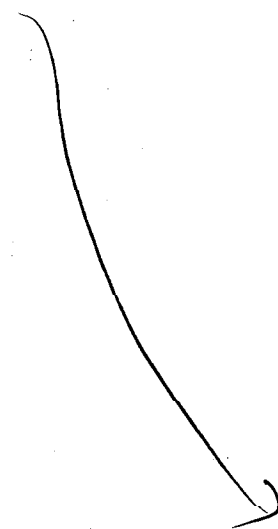
For a subdivision paragraph, execute: create → text: → *NS: → subpar

2. Nonstatutory subunits are numbered automatically. Fill in the SECTION # or subsection # only if a "frozen" number is needed. Below, for the budget, fill in the 9100 department code.

SECTION # 91 40]. Nonstatutory provisions; ...

..... public instruction ^{cs} [ⓑ].....

(#1) (mm) ESTIMATE ^{cs} OF MENTOR COSTS.....



By July 1, 2003, the department of
public instruction shall submit to
the department of administration ^{and} ~~and~~
the legislative fiscal bureau an
estimate of the costs of ~~imposing~~
requiring school districts to provide
a qualified mentor for ^{each} ~~person~~ ^{person} who
^{an} holds initial educator license, ^{as} ~~is~~
provided under S. PI 34.17 (2)(c),
Wis. Admin. Code.

INITIAL APPLICABILITY

- In the component bar:
 For the action phrase, execute: create → action: → *NS: → inappl
 For the budget action phrase, execute: create → action: → *NS: → 93XX
 For the text, execute: create → text: → *NS: → inappl
- Nonstatutory subunits are numbered automatically. Fill in the Section # or subsection # only if a "frozen" number is needed. Below, for the budget, fill in the 9300 department code.

SECTION # (B) **[93 4 0]**. Initial applicability;

..... public instruction

(#1) TEACHER LICENSURE

..... The treatment of sections ..
118.28(7)(a), (c), and (e) 2, 118.19(3)(a), (4), (b), (7), (8), (9)(a) (intro), (12), (13), (14), and 118.38(1)(a) 7.

..... of the statutes
first applies to license applications for license as a
teacher received by the department of
public instruction on the effective date of this
subsection.

(Encl)

- In the component bar:
 For the action phrase, execute: create → action: → *NS: → inappl
 For the text, execute: create → text: → *NS: → inapplA
- Nonstatutory subunits are numbered automatically. Fill in the Section # or subsection # only if a "frozen" number is needed.

SECTION # _____ Initial applicability;

.....

(#1) () This act first

applies to

.....

ANALYSIS

CRS (B)

HEADINGS:

EDUCATION (CS) (B)

SUBHEADINGS: PRIMARY AND SECONDARY EDUCATION

~~Current law authorizes the DPI~~

~~to provide rules~~

Under current law a person ~~may~~ must be granted by DPI

hold a teacher's license in order to be

employed as a teacher in a public school in

this state. In general, ^{resumes} licensure requires completion of

a ~~teacher's~~ professional education program approved by

DPI including a certain number of credits

in specified ^{subjects} subjects, ~~and~~ ^{student} student teaching experience, a criminal background investigation, and payment of a fee.

This bill directs DPI ~~to grant~~

~~an initial teacher license~~ upon the request of a school board to any person

who satisfies all of the requirements for

the license other than the educational

requirements.

requirements of the school board ^{making the request} intends
to employ the person as a teacher
and ~~the person~~ ^{the person} has an associate or
bachelor's degree from an ^{accredited} ~~accredited~~
institution of higher education. This bill

~~also~~ directs DPI to grant an initial
teacher's license to any person who ^{holds}
a valid ~~license~~ license as a teacher ^{issued} ~~issued~~
by another state. The bill also

(9) Recent ^{administrative} ~~administrative~~ rule promulgated
by DPI establish three levels of ^{teacher} ~~license~~ license:
^{educator} initial / ^{educator} professional and ^{educator} master educator.

directs DPI to grant ~~a master~~ the
highest level of license (^{currently} ~~currently~~ in the
master educator license) to any person who

holds
holds a valid license as a teacher
issued by another state and is certified
by the National Board for Professional
Teaching Standards,
^{administrative}
If DPI's rules establishing three levels
of licensure require ~~each~~ school district to
provide a mentor to each teacher employed
by the school district who holds an initial
educator license. This requirement first
applies in the ²⁰⁰⁴⁻⁰⁵ 2004-05 school year. This
bill directs DPI to submit to DSA and
the ^{legislative} Fiscal Bureau, by July
2003, an estimate of the costs of ^{imposing} imposing
the mentor requirement.

FE-SL

end of analysis

TC w/ Steve Milits 12/5/01

P.6 ... a 5 yrs practical or teaching exp

in a field related to the field they

graduate from
BA degree ^{which is must} in a related field

W

for graduate school?

deg or exp in ~~teaching~~

math
Eng.
S.S.
science

SD determines

to add

(cont) to transferred yr program

to must complete set test cert.
prepare for license = yes of being granted initial

to keep initial ed. license

options for 3 months

or 3 yrs can spots for part. exp.
with spots for part. license or even 1/2 yr.

12/6/00

TC from Steve Milioto

re nat'l bid. cont. , 115.42

delete residency as a requirement

12/8/00

TC from Steve Milio:

add to BA

or

5 yr. exp.

→ at least 5 yr. service in armed forces
(3rd way to get 2 yr. license)

need experience related to subject will thank?

Steve: experience must be related,
but don't say how many years.

1. honorably discharged?
④ ~~continued~~ yes?

Yes

~~since under honorable conditions~~

✓ ③ or in fact incorporated in part of the 1st reserve force

Yes

- eg

National Guard
Coast Guard
Reserve

①

~~left him in court etc etc
(is action)~~

~~yes since left?~~

✓ ② "not dishonorable" diff than "honorable" discharge

(like her.
f. name or health condition:

Yes

~~⑤ spouse or children~~

~~honorable~~ ~~with~~

SOON

DN

DOA:.....Milioto - Teaching licenses

FOR 2001-03 BUDGET - NOT READY FOR INTRODUCTION

at least five years of practical experience in a field that is related to the subject that he or she will be teaching

school board determines that the

to teach a temporary

1

AN ACT relating to: the budget.

Analysis by the Legislative Reference Bureau

EDUCATION

PRIMARY AND SECONDARY EDUCATION

teaching

Under current law, a person must hold a teacher's license granted by DPI in order to be employed as a teacher in a public school in this state. In general, licensure requires completion of a professional education program approved by DPI, including completion of a certain number of credits in specified subjects, student teaching, a criminal background investigation, and payment of a fee.

This bill directs DPI, upon the request of a school board, to grant an initial teacher's license to any person who satisfies all of the requirements for the license other than the educational requirements if the school board making the request intends to employ the person as a teacher and the person has an associate or bachelor's degree from an accredited institution of higher education.

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Recent administrative rules promulgated by DPI establish three levels of teacher licensure: initial educator, professional educator, and master educator. This bill directs DPI to grant an initial teacher's license to any person who holds a valid license as a teacher issued by another state. The bill also directs DPI to grant the highest level of license (currently, the master educator license) to any person who holds a valid license as a teacher issued by another state and is certified by the National Board for Professional Teaching Standards.

DPI's administrative rules establishing three levels of licensure require each school district to provide a mentor to each teacher employed by the school district

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who holds an initial educator license. ^{The} ~~This~~ requirement first applies in the 2004-05 school year. This bill directs DPI to submit to DOA and the legislative fiscal bureau, by July 1, 2003, an estimate of the costs of imposing the mentor requirement.

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

1 SECTION 1. 115.28 (7) (a) of the statutes is amended to read:

2 115.28 (7) (a) License all teachers for the public schools of the state, make rules
3 establishing standards of attainment and procedures for the examination and
4 licensing of teachers within the limits prescribed in ss. 118.19 (2) and (3), 118.192,
5 and 118.195, prescribe by rule standards and procedures for the approval of teacher
6 preparatory programs leading to licensure, file in the state superintendent's office
7 all papers relating to state teachers' licenses, and register each such license.

8 SECTION 2. 115.28 (7) (c) of the statutes is amended to read:

9 115.28 (7) (c) Subject to s. ~~ss. 118.19 (4m)~~ and 118.195, license and make rules
10 for the examination and licensing of persons, including teachers, employed to
11 provide publicly funded special education and related services, as those terms are
12 defined in s. 115.76 (14) and (15).

13 SECTION 3. 115.28 (7) (e) 2. of the statutes is amended to read:

14 115.28 (7) (e) 2. ~~Promulgate~~ Subject to ss. 118.19 and 118.195, promulgate rules
15 establishing requirements for licensure as an alternative education program teacher
16 and for the approval of teacher education programs leading to licensure as an
17 alternative education program teacher. The rules shall encompass the teaching of
18 multiple subjects or grade levels or both, as determined by the state superintendent.
19 The rules may require teacher education programs to grant credit towards licensure

1 as an alternative education program teacher for relevant experience or
2 demonstrated proficiency in relevant skills and knowledge.

3 SECTION 4. 115.29 (6) of the statutes is created to read:

4 115.29 (6) LICENSING OF TEACHERS. Establish different levels of teacher
5 licensure, such as initial, professional, and master licenses, and promulgate rules
6 establishing different standards for each level.

7 SECTION 5. 118.19 (3) (a) of the statutes is amended to read:

8 118.19 (3) (a) No license to teach in any public school may be issued unless the
9 applicant possesses a bachelor's degree including such professional training as the
10 department by rule requires, except as permitted under par. (b), subs. (13) and (14),
11 and ss. 115.28 (17) (a), and 118.192. Notwithstanding s. 36.11 (16), no teacher
12 preparatory program in this state may be approved by the state superintendent
13 under s. 115.28 (7) (a), unless each student in the program is required to complete
14 student teaching consisting of full days for a full semester following the daily
15 schedule and semester calendar of the cooperating school. No Except as provided in
16 subs. (13) and (14), no license to teach in any public school may be granted to an
17 applicant who completed a professional training program outside this state unless
18 the applicant completed student teaching consisting of full days for a full semester
19 following the daily schedule and semester calendar of the cooperating school or the
20 equivalent, as determined by the state superintendent. The state superintendent
21 may grant exceptions to the student teaching requirements under this paragraph
22 when the midyear calendars of the institution offering the teacher preparatory
23 program and the cooperating school differ from each other and would prevent
24 students from attending classes at the institution in accordance with the

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1 institution's calendar. The state superintendent shall promulgate rules to
2 implement this subsection.

3 **SECTION 6.** 118.19 (4m) of the statutes is amended to read:

4 118.19 (4m) The Except as provided in subs. (13) and (14), the state
5 superintendent may not issue or renew a license to teach the visually impaired
6 unless the applicant demonstrates, based on criteria established by the state
7 superintendent by rule, that he or she is proficient in reading and writing braille and
8 in teaching braille. In promulgating rules under this subsection, the state
9 superintendent shall take into consideration the standard used by the librarian of
10 congress for certifying braille transcribers.

11 **SECTION 7.** 118.19 (6) of the statutes is amended to read:

12 118.19 (6) In granting ~~certificates or~~ licenses for the teaching of courses in
13 economics, social studies, or agriculture, adequate instruction in cooperative
14 marketing and consumers' cooperatives shall be required. In granting ~~certificates~~
15 ~~or~~ licenses for the teaching of courses in science or social studies, adequate
16 instruction in the conservation of natural resources shall be required. This
17 subsection does not apply to a license granted under sub. (13) or (14).

18 **SECTION 8.** 118.19 (7) of the statutes is amended to read:

19 118.19 (7) ~~No certificate or~~ Except as provided in subs. (13) and (14), no license
20 to teach industrial arts subjects may be issued unless the applicant has had 3 years
21 of practical experience beyond apprenticeship or 4 years of institutional training in
22 such subjects. ~~For purposes of salary schedules and promotion, any person teaching~~
23 ~~an industrial arts subject on January 1, 1936, who had 5 years of practical or teaching~~
24 ~~experience in such subject shall be deemed to have the equivalent of a bachelor's~~
25 ~~degree.~~

1 SECTION 9. 118.19 (8) of the statutes is amended to read:

2 118.19 (8) The Except as provided in subs. (13) and (14), the state
3 superintendent may not grant to any person a license to teach unless the person has
4 received instruction in the study of minority group relations, including instruction
5 in the history, culture, and tribal sovereignty of the federally recognized American
6 Indian tribes and bands located in this state.

7 SECTION 10. 118.19 (9) (a) (intro.) of the statutes is amended to read:

8 118.19 (9) (a) (intro.) Except as provided in par. (b) and subs. (13) and (14), the
9 state superintendent may not issue an initial teaching license, school district
10 administrator's license, or school administrator's license unless the applicant has
11 demonstrated competency in all of the following:

12 SECTION 11. 118.19 (12) of the statutes is amended to read:

13 118.19 (12) ~~Beginning~~ Except as provided in subs. (13) and (14), beginning on
14 July 1, 1998, the department may not issue or renew a license that authorizes the
15 holder to teach reading or language arts to pupils in any prekindergarten class or in
16 any of the grades from kindergarten to 6 unless the applicant has successfully
17 completed instruction preparing the applicant to teach reading and language arts
18 using appropriate instructional methods, including phonics. The phonics
19 instruction need not be provided as a separate course. In this subsection, "phonics"
20 means a method of teaching beginners to read and pronounce words by learning the
21 phonetic value of letters, letter groups, and syllables.

22 SECTION 12. 118.19 (13) of the statutes is created to read:

23 118.19 (13) ^(a) Upon request by a school board, the department shall grant ^{a temporary} ~~an~~
24 initial ~~teacher's~~ ^{teaching} license to any person who satisfies all of the requirements for ~~the~~ ^{states in its}
25 license other than the educational requirements if the school board ~~making the~~ ^{an initial teaching}

INS. 6-1

1 request ^{that it} intends to employ the person as a teacher and ~~the person has an associate~~
 2 ~~or bachelor's degree from an accredited institution of higher education.~~

3 SECTION 13. 118.19 (14) of the statutes is created to read:

4 118.19 (14) Subject to subs. (1m), (1r), (1s), (4), and (10), the department shall
5 do all of the following:

6 (a) Except as provided in par. (b), grant an initial teacher's license to any person
7 who holds a valid license as a teacher issued by another state.

8 (b) If the department establishes different levels of teacher licensure under s.
 9 115.29 (6), grant the highest level of ^{teacher's} license to any person who holds a valid license
 10 as a teacher issued by another state and is certified by the National Board for
 11 Professional Teaching Standards.

12 SECTION 14. 118.38 (1) (a) 7. of the statutes is amended to read:

13 118.38 (1) (a) 7. ~~Licensure or certification~~ Certification under s. 115.28 (7) ~~or~~
14 (7m) ~~other than the licensure of the school district administrator or business~~
15 ~~manager.~~

16 SECTION 9140. Nonstatutory provisions; public instruction.

17 (1) ESTIMATE OF MENTOR COSTS. By July 1, 2003, the department of public
18 instruction shall submit to the department of administration and the legislative
19 fiscal bureau an estimate of the costs of requiring school districts to provide a
20 qualified mentor for each person who holds an initial educator license, as provided
21 under s. PI 34.17 (2) (c), Wis. Adm. Code.

22 SECTION 9340. Initial applicability; public instruction.

23 (1) TEACHER LICENSURE. The treatment of sections 115.28 (7) (a), (c), and (e) 2.,
24 118.19 (3) (a), (4m), (6), (7), (8), (9) (a) (intro.), (12), (13), and (14), and 118.38 (1) (a)

3-6:1

SEC. RP; 115-42 (1) (a) 3.

Section #. 115.42 (1) (b) of the statutes is amended to read:

115.42 (1) (b) The grant under this subsection shall be an amount equal to the costs of obtaining certification under par. (a) 1. that are borne by the person, not to exceed \$2,000. The department shall award the grant under this subsection ~~in the school year in which the person is certified under par. (a) 1., except that if the person becomes certified under par. (a) 1. while he or she is not a resident of this state, the department shall award the grant under this subsection~~ in the first school year in which the person meets the requirements under par. (a).

History: 1997 a. 237; 1999 a. 9.

~~SEC. RP; 115.42 (2) (c)~~

3-6.2

Section #. 115.42 (2) (intro.) of the statutes is renumbered 115.42(2)(a)(intro.) and amended to read:

115.42 (2) (a) (intro.) The department shall award ^{9 grants of} a \$2,500 ^{each} grant to each person who received a grant under sub. (1) ~~in each of the 9 school years following the school year in which he or she received the grant~~ if the person satisfies all of the following requirements:

History: 1997 a. 237; 1999 a. 9.

- SEC. RN; 115.42(2)(a) & (b); 115.42(2)(a) 1. & 2.
- SEC. RP; 115.42(2)(c); ~~renumbered~~
- SEC. RN; 115.42(2)(d); 115.42(2)(a) 4.
- SEC. CR; 115.42(2)(b)

115.42(2)(b) ^(B) ^{L/A} The department shall award the grants under this subsection annually, one grant in each of the school years following the ^{school} year in which the grant under sub. (1) was awarded ^{and} in which the ^{person} person satisfies the requirements under par. (a).

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~~118.191~~ ~~TEACHER LICENSES~~ ~~UPON~~ ~~SCHOOL~~
~~BOARD REQUEST. (1) Upon request by a school~~
~~board, the department shall~~

~~and that it has determined~~ that ^{at} least
one of the following apply:

1. The ^{person} ~~person~~ ^{has} a bachelor's degree
in a field related to the subject that
he or she will teach ^{from an accredited}
institution of higher education.

2. The ^{person} ~~person~~ ^{has} at least 5
years of practical ^{or teaching} experience in a field
related ^{to} the subject that he ^{or} she will
teach.

3. The person ~~has~~ served in the
^{consecutive}
U.S. armed forces for at least 5 years ~~years~~ was
discharged under conditions other than dishonorable, and
^{or in forces incorporated as part of}
the U.S. armed forces.

G-1:2

~~has experience~~

has practical or teaching experience in a
field related to the subject that he
or she will teach.

the requirement under par. (a) to sub. 2. is satisfied if the person has

(b) If the school board intends to

employ the person as a teacher in grades kindergarten to 5, a bachelor's degree or at least 5 years of practical or teaching experience in a related field to mathematics, English, social studies, or science.

or satisfies the requirements under

sub. (1) (a) or (b).

(5) A temporary license granted under par. (a)

is valid for 2 years and may not be renewed.

If a person who has been granted a temporary license under par. (a) completes all of the additional requirements for an initial teaching license before the expiration of the temporary license, during the 2 year term the department shall retroactively grant an initial teaching license that shall be considered retroactively to the person effective to the date that the temporary license was granted.

(A)

(w/)

The temporary license is valid for two years and may not be renewed. However, if the licensee completes all of the additional requirements for ~~an~~ ^{a five-year, renewable} initial teaching license during the two-year period, DPI must ~~retractively~~ ~~is~~ grant a ^{renewable} ~~a~~ five-year initial teaching license to the person. ~~This license~~ ~~DPI must grant the~~ that is considered retroactively ~~license~~ effective to ~~the~~ ^{date} the temporary license was granted.

end of ^{analysis} insert "A"

with certain exceptions (B) ^{upon the request of a school board}
(A) current law authorizes DPI to waive school district ~~grant a waiver~~ any requirements

~~specified~~ in the statutes ~~and~~ rules governing elementary ^{and} secondary education. ~~For~~

~~example, upon request, DPI may waive~~

~~the requirement other than one of the requirements that~~ (DPI is not authorized to waive) is the requirement

that all teachers in the public schools to teach hold a license granted by DPI. This bill allows DPI to waive this requirement.

end of analysis insert "B"

C

2001 BILL

1 AN ACT to repeal 115.42 (1) (a) 3. and 115.42 (2) (c); and to amend 115.42 (1) (b)
2 of the statutes; relating to: the national teacher certification grant program.

Analysis by the Legislative Reference Bureau

and

Under current law, the department of public instruction (DPI) awards grants to Wisconsin residents who are either licensed by DPI or employed as teachers in public schools in Wisconsin and who are certified by the National Board for Professional Teaching Standards. This bill repeals the grant program's residency requirement.

For further information see the state fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows.

3 SECTION 1. 115.42 (1) (a) 3. of the statutes is repealed.
4 SECTION 2. 115.42 (1) (b) of the statutes is amended to read:
5 115.42 (1) (b) The grant under this subsection shall be an amount equal to the
6 costs of obtaining certification under par. (a) 1. that are borne by the person, not to
7 exceed \$2,000. The department shall award the grant under this subsection in the

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State: _____ Date _____

The creation of s. 115.42 (2) (A) ^a
~~is~~ ~~intended~~ to ^{ensure} ensure that ~~any~~ a
teacher ^{ensure} ensure that ~~any~~ a
person who received the initial grant ~~and~~
^{but} but was ineligible for ^{one or more} subsequent ~~the~~ grants
only because ~~he~~ he or she was no
longer a resident, ~~and~~ ~~not~~ ~~was~~ is
now eligible for all ~~grants~~ ^{mine} grants.

PG

**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRB-1151/2dn
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December 13, 2000

Steve:

The creation of s. 115.42 (2) (a) is intended to ensure that a teacher who received the initial grant, but was ineligible for one or more subsequent grants only because he or she was no longer a resident, is now eligible for all nine grants.

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