STATE OF WISCONSIN DEPARTMENT OF ADMINISTRATION DOA-2049 (R09/2016)

DIVISION OF EXECUTIVE BUDGET AND FINANCE 101 EAST WILSON STREET, 10TH FLOOR P.O. BOX 7864 MADISON, WI 53707-7864 FAX: (608) 267-0372

# ADMINISTRATIVE RULES Fiscal Estimate & Economic Impact Analysis

Type of Estimate and Analysis     Original □ Updated □ Corrected		2. Date 1/11/2018		
3. Administrative Rule Chapter, Title and Number (and Clearinghouse Number if applicable) PI 34, Teacher Education Program Approval and Licenses				
4. Subject Revisions to emergency rules governing licensure as a result of 2017 Wisconsin Act 59				
5. Fund Sources Affected  GPR FED PRO PRS SEG SEG-S	6. Chapter 2	20, Stats. Appropriations Affected	d	
7. Fiscal Effect of Implementing the Rule  ☐ No Fiscal Effect ☐ Increase Existing Revenues ☐ Decrease Existing Revenues ☐	☐ Increase ☐ Could Ab	Costs osorb Within Agency's Budget	☐ Decrease Costs	
8. The Rule Will Impact the Following (Check All That Apply)  State's Economy  Local Government Units  Public Utility Rate Payers  Small Businesses (if checked, complete Attachment A)				
9. Estimate of Implementation and Compliance to Businesses, Local Governmental Units and Individuals, per s. 227.137(3)(b)(1). \$There are no required implementation and compliance costs borne by businesses and local governmental units as a result of this emergency rule. It should be noted that license application fees for individuals are \$125, but as a result of the change to lifetime licenses under 2017 Wisconsin Act 59 (the 2017-19 biennial budget), it is expected that the cost of compliance over an individual's lifetime will result in a savings related to the previous rule. However, individual behavior will depend on personal need and cannot be predicted. Therefore, the estimate of implementation and compliance costs to businesses, local governmental units and individuals are indeterminate.				
10. Would Implementation and Compliance Costs Businesses, Local Governmental Units and Individuals Be \$10 Million or more Over Any 2-year Period, per s. 227.137(3)(b)(2)?  ☐ Yes ☐ No				
11. Policy Problem Addressed by the Rule  The emergency rule under this scope statement will replace Emergency Rule 1711 to align provisions in the original emergency rule with recent changes to statute as a result of 2017 Wisconsin Act 59. In implementing this new emergency rule, the Department will continue to implement the provisions of Emergency Rule 1711 with the exception for the provision allowing educators to use professional growth goals and work in educator effectiveness as an option to renew or advance their license, since this provision is no longer consistent with statute. Instead, this new emergency rule creates rules around the new provisional and lifetime licenses, which were created under 2017 Wisconsin Act 59, as well as a subchapter relating to obsolete licenses. This new rule will ensure consistency between emergency rule and statute while the permanent rule accompanying Emergency Rule 1711 completes promulgation.				
12. Summary of the Businesses, Business Sectors, Associations Rep that may be Affected by the Proposed Rule that were Contacted for The Professional Standards Council for Teachers is authorized Superintendent of Public Instruction on matters pertaining to the Professional Standards Council reviews and makes recommend preparation, licensure and regulation. Beginning in April 2015 of a strategic plan for addressing school staffing challenges in retaining teachers.	or Comment l under s. 12 he licensure dations for the PSC c	ts. 15.425, Wis. Stats., and advise of teachers. In its advisory administrative rules related to conducted a review and begar	ses the State capacity, the to teacher the development	

A leadership group was convened by the Department to address school staffing challenges and was composed of a

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diverse set of stakeholders throughout the state to provide feedback and policy recommendations. This group was represented by individuals from various groups, including the Wisconsin Association of School Boards, the Wisconsin Association of School District Administrators, the Wisconsin Association of School Personnel Administrators, the Association of Wisconsin School Administrators, the Wisconsin Education Association Council, the Wisconsin Council of Administrators of Special Services, the University of Wisconsin System, the Wisconsin Association of Colleges for Teacher Education, and the Wisconsin Association of Independent Colleges and Universities. The leadership group recommended strategies to address school staffing needs, including fewer licenses with greater flexibility, easing the licensing process for out-of-state license holders, reducing the testing burden, and expanding pathways into the profession. Some of their recommendations were used in the development of this rule.

During the development of this rule, other groups were contacted for feedback, such as the Wisconsin State Reading Association and Wisconsin Association of Supervision and Curriculum Development.

A public hearing was held on a related emergency rule, Emergency Rule 1711, on July 6th, and the public was invited to provide comment. Additionally, the Department contacted school districts and educators regarding licensure changes as a result of 2017 Wisconsin Act 59 that will be implemented in this rule package.

13. Identify the Local Governmental Units that Participated in the Development of this EIA. None.

14. Summary of Rule's Economic and Fiscal Impact on Specific Businesses, Business Sectors, Public Utility Rate Payers, Local Governmental Units and the State's Economy as a Whole (Include Implementation and Compliance Costs Expected to be Incurred)

Local:

The proposed rule will create additional flexibility in the teacher licensing process for individuals seeking a teaching license by developing alternative pathways to licensure and reducing the regulatory burden on applicants and the employing school district. It will create flexibility for school districts because the changes will result in less time and resources directed to staff recruitment compared to the status quo.

State:

The Department will need to adjust its practices with respect to issuance of licenses under this rule. The implementation costs as a result of this proposed rule are minimal and it is assumed such costs may be covered by fees associated with license applications. All other changes as a result of this rule will be absorbed by the Department with existing resources.

15. Benefits of Implementing the Rule and Alternative(s) to Implementing the Rule

In order to address staffing difficulties in school districts, this emergency rule makes changes to existing administrative code to make the teacher licensing process more amenable to school district staffing needs through strategies such as: fewer licenses with greater flexibility, easing the licensing process for out-of-state license holders, reducing the testing burden, and expanding pathways into the profession. This emergency rule will amend Emergency Rule 1711 to conform provisions in the rule to changes in statute. The promulgation of emergency rules will help ensure implementation of these licensure changes remains consistent through the completion of the permanent rule making process. Without a new emergency rule, statute and rule will not be consistent and the Department will not be in compliance with its requirement under 2017 Wisconsin Act 59 to promulgate rules related to licensure.

16. Long Range Implications of Implementing the Rule

The emergency rule will have the effect of making the teacher licensing process more flexible, thereby helping address staffing difficulties in school districts. However, because this is only an emergency rule, the changes listed above will only be in effect for the duration of time for emergency rules as governed by statute until the Department can promulgate the permanent rule.

17. Compare With Approaches Being Used by Federal Government

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Because education in the United States is typically governed by each state and local government, federal regulations are generally silent with respect to teacher licensure. As a result, the requirements for teacher licensure are regulated by and vary by state. However, under 34 CFR 300.156 (c), a special education teacher in the state who teaches elementary school, middle school, or secondary school must have obtained full state certification as a special education teacher, or passed the state special education teacher licensing examination and holds a license to teacher in the state as a special education teacher, has not had licensure requirements waived on an emergency, temporary, or provisional basis, and holds at least a bachelor's degree. "Full state certification," according to federal regulations for the purpose of special education teachers, includes participating in an alternate route to certification as a special education teacher if the alternate route includes: 1) high-quality professional development that is sustained, intensive, and classroom-focused in order to have a positive and lasting impact on classroom instruction, before and while teaching; 2) participation in a program of intensive supervision that consists of structured guidance and regular ongoing support for teachers or a teacher monitoring program; 3) functions as a teacher only for a specified period of time not to exceed three years; and 4) satisfactory progress toward full certification. The proposed rule makes necessary changes to make the teacher licensing process more flexible and efficient while complying with existing federal regulations related to the qualifications of special education teachers.

- 18. Compare With Approaches Being Used by Neighboring States (Illinois, Iowa, Michigan and Minnesota)
- Illinois (Illinois Compiled Statutes 105 ILCS 5/21B-5): The Illinois State Board of Education expects all of its certified teachers to complete a state-approved teacher preparation program and have at least a bachelor's degree. While the minimum degree requirement for Illinois teachers is a bachelor's degree, some of these programs are at the graduate level. License applicants graduated from an out-of-state teacher preparation program are recognized by the Illinois Department of Education if it has been approved by that state's Department of Education, or if it leads to a teaching certificate or license in that state. License applicants who graduated from a foreign college or university must have their foreign credentials evaluated and converted to fit the American credits/courses standard to receive licensure.
- Iowa (Iowa Administrative Code Chapter 282.13): The Iowa Board of Educational Examiners requires that, in order to be eligible for a teaching license in Iowa, graduates from Iowa institutions must meet the following requirements: 1) A baccalaureate degree from a regionally-accredited institution; 2) Completion of a state-approved teacher preparation program in Iowa, including the required assessments; and 3) Recommendation for licensure from the designated recommending official where the program was completed. Graduates from out-of-state institutions must meet the following requirements: 1) A baccalaureate degree from a regionally-accredited institution; 2) completion of a state-approved teacher preparation program, including the coursework requirements for a content area teaching endorsement, coursework in pedagogy, and a student teaching or internship placement, completed for college semester credit through a regionally-accredited institution; 3) Recommendation for licensure from the designated recommending official where the program was completed; 4) Valid or expired license from another state; and 5) Completion of the required Iowa assessments (not required if the applicant completed their teacher preparation program prior to January 1, 2013, or if the applicant has three years or more teaching experience on a valid license in another state). Applicants who have completed certain nontraditional programs may or may not be eligible for licensure in Iowa.
- Michigan (Michigan Administrative Code Section R 390.1101-390.1216): The Michigan Department of Education Office of Professional Preparation Services requires that applicants pursuing certification via a traditional route should hold a bachelor's degree, complete a state-approved teacher preparation program, and earn passing scores on the state-required tests. The traditional route to certification leads to the issuance of a provisional certificate, Michigan's initial teaching certificate for new teachers. After successfully completing three years of teaching experience and continuing education, those holding an initial certificate my upgrade to a Professional Education Certificate. Highly effective and qualified teachers may then move up to the third tier of certification, the Advance Professional Education Certificate. Provisional and interim certificates to teach are available for applicants who are pursuing alternative pathways to licensure.
- Minnesota (Minnesota Administrative Rules Chapter 8710): The Minnesota Board of Teaching requires all applicants for teacher licensure in the state to graduate from a state-approved teacher preparation program and hold a

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minimum of a bachelor's degree, as well as demonstrated completion of a human relations course, which is included in all Minnesota approved teacher preparation programs. Teacher preparation programs completed outside of Minnesota may count if the program is equivalent to that of an approved Minnesota teacher preparation program. If the applicant did not complete a teacher preparation program in one of the states with a reciprocal licensing agreement, the applicant must also complete an approved human relations course in order to be licensed in the state. Applicants who have completed an online teacher preparation program will be recognized as long as the program is regionally accredited, approved by the state in which it is offered, be a field for which Minnesota offers licenses, and include a supervised practicum and student teaching. Graduates of foreign teacher preparation programs must have their credits evaluated by a member agency of the National Association of Credential Evaluation Services.

19. Contact Name	20. Contact Phone Number		
Carl Bryan, Department of Public Instruction Administrative Rules	608-267-9127		
Coordinator			

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#### **ATTACHMENT A**

<ol> <li>Summary of Rule's Economic and Fiscal Impact on Small Businesses (Separately for each Small Business Sector, Include Implementation and Compliance Costs Expected to be Incurred)</li> </ol>
2. Summary of the data sources used to measure the Rule's impact on Small Businesses
3. Did the agency consider the following methods to reduce the impact of the Rule on Small Businesses?
☐ Less Stringent Compliance or Reporting Requirements
☐ Less Stringent Schedules or Deadlines for Compliance or Reporting
☐ Consolidation or Simplification of Reporting Requirements
☐ Establishment of performance standards in lieu of Design or Operational Standards
☐ Exemption of Small Businesses from some or all requirements
☐ Other, describe:
4. Describe the methods incorporated into the Rule that will reduce its impact on Small Businesses
5. Describe the Rule's Enforcement Provisions
6. Did the Agency prepare a Cost Benefit Analysis (if Yes, attach to form)
☐ Yes ☐ No