Second Regular Session Seventy-first General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction SENATE BILL 18-160

LLS NO. 18-0813.01 Conrad Imel x2313

SENATE SPONSORSHIP

Lambert,

Hamner,

HOUSE SPONSORSHIP

Senate Committees

Education

House Committees

A BILL FOR AN ACT

101	CONCERNING THE AUTHORITY TO OPERATE CERTAIN TEACHER
102	DEVELOPMENT PROGRAMS, AND, IN CONNECTION THEREWITH,
103	ESTABLISHING ALTERNATIVE LICENSURE PROGRAMS AND
104	INDUCTION PROGRAMS.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://leg.colorado.gov</u>.)

Under existing law, school districts are permitted to operate induction programs for teachers, special services providers, principals, and administrators, and alternative licensure programs for teachers and





principals, who do not hold professional licenses. The bill clarifies that charter schools and the state charter school institute may operate such programs.

1 Be it enacted by the General Assembly of the State of Colorado: 2 SECTION 1. In Colorado Revised Statutes, 22-60.5-102, amend 3 (4), (7), (10), (12), (13), (14), (15), and (19); and **add** (9.3) and (11.5) as 4 follows: 5 **22-60.5-102.** Definitions. As used in this article 60.5, unless the 6 context otherwise requires: 7 (4) "Alternative teacher contract" means a contract, as described 8 in section 22-60.5-207, entered into for an alternative teacher position by 9 a holder of an alternative teacher license pursuant to section 22-60.5-201 10 (1)(a) and a school district or board of cooperative services that provides, 11 OR CHARTER SCHOOL THAT PROVIDES OR PARTICIPATES IN, a one-year or 12 two-year alternative teacher program. 13 (7) "Approved induction program" means a program of continuing 14 professional development for initial licensees that meets the standards of 15 the state board of education and that upon completion leads to a 16 recommendation for licensure by the school district or districts, CHARTER 17 SCHOOL, OR THE INSTITUTE providing such induction program. 18 (9.3) "CHARTER SCHOOL" MEANS A CHARTER SCHOOL AUTHORIZED 19 BY A SCHOOL DISTRICT PURSUANT TO PART 1 OF ARTICLE 30.5 OF THIS TITLE 22 OR A CHARTER SCHOOL AUTHORIZED BY THE STATE CHARTER 20 21 SCHOOL INSTITUTE PURSUANT TO PART 5 OF ARTICLE 30.5 OF THIS TITLE 22. 22 23 (10) "Designated agency" means a school district or districts, a

24 board of cooperative services, an accepted institution of higher education,

or a nonprofit organization, A CHARTER SCHOOL, THE INSTITUTE, or any
 combination thereof, that is responsible for the organization,
 management, and operation of an approved alternative teacher program.
 (11.5) "INSTITUTE" MEANS THE STATE CHARTER SCHOOL INSTITUTE
 CREATED PURSUANT TO SECTION 22-30.5-503.

6 (12) "Mentor administrator" means any administrator who is 7 designated by the school district or districts, CHARTER SCHOOL, OR THE 8 INSTITUTE providing an approved induction program for initial 9 administrator licensees and who has demonstrated outstanding 10 administrative skills and school leadership and can provide exemplary 11 modeling and counseling to initial administrator licensees participating 12 in an approved induction program.

(13) "Mentor principal" means any principal who is designated by
the school district or districts, CHARTER SCHOOL, OR THE INSTITUTE
providing an approved induction program for initial principal licensees
and who has demonstrated outstanding principal skills and school
leadership and can provide exemplary modeling and counseling to initial
principal licensees participating in an approved induction program.

(14) "Mentor special services provider" means any special
services provider who is designated by the school district or districts,
CHARTER SCHOOL, OR THE INSTITUTE providing an approved induction
program for initial special services licensees and who has demonstrated
outstanding special services provider skills and school leadership and can
provide exemplary modeling and counseling to initial special services
licensees participating in an approved induction program.

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(15) "Mentor teacher" means:

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(a) A teacher designated by the school district OR CHARTER

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1 SCHOOL employing an alternative teacher and who has demonstrated 2 outstanding teaching and school leadership and can provide exemplary 3 modeling and counseling to alternative teachers participating in an 4 alternative teacher program; or

5 (b) Any teacher who is designated by the school district or 6 districts, CHARTER SCHOOL, OR THE INSTITUTE providing an approved 7 induction program for initial teacher licensees and who has demonstrated 8 outstanding teaching and school leadership and can provide exemplary 9 modeling and counseling to initial teacher licensees participating in an 10 approved induction program.

11 (19) "Special services provider" means any person other than a 12 teacher, principal, or administrator who is employed by any school 13 district, CHARTER SCHOOL, OR THE INSTITUTE to provide professional 14 services to students in direct support of the education instructional 15 program.

16 SECTION 2. In Colorado Revised Statutes, 22-60.5-111, amend 17 (14)(a), (14)(b), and (14)(e)(I) as follows:

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22-60.5-111. Authorization - types - applicants' qualifications 19 - rules. (14) Principal authorization. (a) The department may issue a 20 principal authorization to a person who does not hold a principal license 21 but who holds an earned baccalaureate or higher degree from an accepted 22 institution of higher education and who will be employed pursuant to the 23 provisions of section 22-60.5-305.5 by a school district OR CHARTER 24 SCHOOL under an individualized alternative principal program, if the 25 program is approved by the state board of education as provided in this 26 subsection (14). A school district may employ a person who holds a 27 principal authorization to perform the duties of a principal or a vice-principal in a school, so long as the person who holds the
 authorization is under the supervision of a professional principal licensee.

3 (b) To receive a principal authorization, a person, in collaboration
4 with a school district, CHARTER SCHOOL, OR THE INSTITUTE, shall submit
5 to the department of education documentation that includes:

6 (I) The course work, practicums, and other educational 7 requirements, identified by the person and the collaborating school 8 district, CHARTER SCHOOL, OR THE INSTITUTE that will comprise the 9 person's individualized alternative principal program and which THAT the 10 person will complete while he or she is employed under the principal 11 authorization; and

(II) A letter from the collaborating school district OR CHARTER
SCHOOL stating the school district's OR CHARTER SCHOOL'S intention to
employ the applicant as a principal or a vice principal upon issuance of
the principal authorization; and

16 (III) Any additional documentation required by rule of the state17 board of education.

(e) (I) A school district OR CHARTER SCHOOL that employs a
person who holds a principal authorization may provide an induction
program for the person, as described in section 22-60.5-304. If the person
successfully completes the induction program while employed under the
principal authorization, the person may apply completion of the induction
program toward meeting the requirements for a professional principal
license.

25 SECTION 3. In Colorado Revised Statutes, 22-60.5-114, amend
26 (1) and (2) as follows:

27 22-60.5-114. State board of education - waivers.

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1 (1) Notwithstanding any law to the contrary and upon application of any 2 institution of higher education, school district, or board of cooperative 3 services, CHARTER SCHOOL, OR THE INSTITUTE, the state board of 4 education is authorized to waive any requirement imposed by this article 5 ARTICLE 60.5 in regard to alternative teacher programs or approved 6 induction programs. Such waiver shall MAY be granted only upon a 7 majority vote of the members of the state board of education and upon a 8 sufficient showing that such waiver is necessary to allow innovative 9 programs intended to improve the quality of such educators. The state 10 board of education shall promulgate rules and regulations regarding such 11 procedures and criteria necessary for the implementation of this section.

12 (2) Notwithstanding the provisions of subsection (1) of this 13 section, the state board of education may grant a waiver of the induction 14 program requirement upon a two-thirds majority vote of the board 15 members and upon a sufficient showing that implementation of an 16 induction program would cause extreme hardship to the school district, 17 CHARTER SCHOOL, OR THE INSTITUTE. An application for waiver of the 18 induction program requirement shall include a plan for the support, 19 assistance, and training of initially licensed educators.

20 SECTION 4. In Colorado Revised Statutes, 22-60.5-115, amend
21 (2)(c) introductory portion and (2)(c)(III) as follows:

22 22-60.5-115. Rules. (2) The state board of education shall
23 promulgate rules as necessary to implement sections 22-60.5-201 (1)(a)
24 and 22-60.5-205. The rules must include, but need not be limited to, the
25 following:

26 (c) Criteria relating to the designation of mentor teachers by
27 school districts, CHARTER SCHOOLS, OR THE INSTITUTE providing

2 of the following factors in regard to potential mentor teachers: 3 (III) The general consensus of professional opinion in the school 4 district OR CHARTER SCHOOL. 5 SECTION 5. In Colorado Revised Statutes, 22-60.5-201, amend 6 (1)(a)(IV), (1)(a)(V), (1)(b)(III)(A), (1)(c)(I) introductory portion, and 7 (1)(c)(I)(B) as follows: 8 22-60.5-201. Types of teacher licenses issued - term - rules. 9 (1) The department is designated as the sole agency authorized to issue 10 the following teacher licenses to persons of good moral character: 11 (a) Alternative teacher license. (IV) An alternative teacher 12 license is valid in any school district OR CHARTER SCHOOL and entitles the 13 holder to work exclusively as an alternative teacher pursuant to the terms 14 of an alternative teacher contract. A holder of an alternative teacher

alternative teacher programs. The guidelines may include consideration

15 license is the teacher of record.

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16 (V) For applicants enrolled in a one-year alternative teacher 17 program, the alternative teacher license issued pursuant to this subsection 18 (1)(a) is valid for a period of one year after the date of issuance and may 19 be renewed for only one additional year, but only upon written evidence 20 that the employing school district, or board of cooperative services, OR 21 CHARTER SCHOOL anticipates extending the alternative teacher's contract 22 for one additional year pursuant to section 22-60.5-207 (2). For applicants 23 enrolled in a two-year alternative teacher program, the alternative teacher 24 license issued pursuant to this subsection (1)(a) is valid for a period of 25 two years after the date of issuance.

(b) Initial teacher license. (III) (A) An initial teacher license
 shall be IS valid in any school districts that provide, OR CHARTER SCHOOLS

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1 THAT PROVIDE OR PARTICIPATE IN, an approved induction program for 2 teachers or have obtained a waiver of the approved induction program 3 requirement pursuant to section 22-60.5-114 (2). Except as otherwise 4 provided in sub-subparagraph (B) of this subparagraph (III) SUBSECTION 5 (1)(b)(III)(B) OF THIS SECTION, any initial license issued pursuant to this 6 paragraph (b) shall be SUBSECTION (1)(b) IS valid for a period of three 7 years after the date of issuance and is renewable only once for an 8 additional period of three years.

9 (c) **Professional teacher license.** (I) Except as otherwise 10 provided in subparagraphs (II), (II.5), and (II.7) of this paragraph (c) 11 SUBSECTIONS (1)(c)(II), (1)(c)(II.5), AND (1)(c)(II.7) OF THIS SECTION, the 12 department of education may, in its discretion, issue a professional 13 teacher license to any applicant who:

14 (B) Has completed an approved induction program and has been 15 recommended for licensure by the school districts, CHARTER SCHOOL, OR 16 THE INSTITUTE that provided such induction program; except that the 17 applicant need not complete an approved induction program as an initial 18 teacher licensee if the applicant previously completed an induction 19 program while teaching under an adjunct instructor authorization, an 20 emergency authorization, or an interim authorization or if the school 21 district OR CHARTER SCHOOL in which the applicant is employed has 22 obtained a waiver of the induction program requirement pursuant to 23 section 22-60.5-114 (2). If the applicant is employed by a school district 24 OR CHARTER SCHOOL that has obtained a waiver of the induction program 25 requirement, the applicant shall demonstrate completion of any 26 requirements specified in the school district's OR CHARTER SCHOOL'S plan 27 for support, assistance, and training of initially licensed educators; and

SECTION 6. In Colorado Revised Statutes, 22-60.5-204, amend
 (1) and (2) as follows:

3 22-60.5-204. Approved induction program - initial teacher 4 licensee. (1) Any approved induction program of a school district or 5 districts, CHARTER SCHOOL, OR THE INSTITUTE for initial teacher licensees 6 may include, but shall not be IS NOT limited to, supervision by mentor 7 teachers; ongoing professional development and training, including 8 ethics; and performance evaluations. Such school district or districts, 9 CHARTER SCHOOL, OR THE INSTITUTE may enter into agreements with 10 accepted institutions of higher education in regard to the organization, 11 management, and operation of an approved induction program, or any 12 portion thereof. THE SCHOOL DISTRICT'S OR DISTRICTS' performance 13 evaluations shall MUST be conducted in accordance with section 14 22-9-106; however, the state board of education may provide by rule and 15 regulation for performance evaluations by mentor teachers.

16 (2) The approved induction program of any individual initial
17 teacher licensee may be extended if deemed necessary by the school
18 district or districts, CHARTER SCHOOL, OR THE INSTITUTE providing such
19 program; however, such program shall not exceed a maximum of three
20 years.

21 SECTION 7. In Colorado Revised Statutes, 22-60.5-205, amend
22 (2)(a) and (2)(g)(I) as follows:

23 22-60.5-205. One-year and two-year alternative teacher
 24 programs - legislative declaration - standards and evaluation - duties
 25 of department - duties of the state board of education - fees.
 26 (2) Designated agencies are hereby authorized to implement one-year
 27 alternative teacher programs or two-year alternative teacher programs,

which two-year programs were formerly known as teacher in residence
 programs, as follows:

(a) A one-year alternative teacher program shall be designed to be
completed within one year. However, the employing school district, or
nonpublic school, CHARTER SCHOOL, OR THE INSTITUTE, may extend an
alternative teacher's participation for one additional year based on
unforeseen circumstances and the expectation that the alternative teacher
will complete the program in the second year.

9 (g) (I) Within thirty days after employing a person as an 10 alternative teacher, a school district, or nonpublic school, OR CHARTER 11 SCHOOL shall notify the department of the alternative teacher's name, 12 address, and any other information that may be necessary to assist the 13 department in providing pertinent information under the requirements of 14 subparagraph (II) of this paragraph (g) SUBSECTION (2)(g)(II) OF THIS 15 SECTION.

SECTION 8. In Colorado Revised Statutes, amend 22-60.5-207
as follows:

18 22-60.5-207. Alternative teacher contracts. (1) Alternative
19 teacher contracts may include terms and conditions that:

20 (a) Differ from any terms and conditions of contracts of the school
21 district OR CHARTER SCHOOL for first-year employees who are licensed
22 other than as alternative teachers;

(b) Define those conditions unique to the responsibilities and
duties of an alternative teacher and the alternative teacher program of the
school district OR CHARTER SCHOOL;

26 (c) Establish the right of the employing school district OR
 27 CHARTER SCHOOL to terminate the alternative teacher contract at any time

during the first three months of employment; however, the employing
school district OR CHARTER SCHOOL must only take such action after
consideration of a recommendation of the alternative teacher support
team for the alternative teacher and is not subject to appeal by the
alternative teacher.

6 (2) The term of an alternative teacher contract shall be for one or 7 two years; except that an employing school district, or nonpublic school, 8 OR CHARTER SCHOOL may extend a one-year alternative teacher contract 9 for only one additional year based on written evidence of unforeseen 10 circumstances that prevent the alternative teacher from completing the 11 one-year alternative teacher program in one year and the expectation of 12 the alternative teacher's support team that he or she can complete the 13 one-year alternative teacher program in one additional year.

SECTION 9. In Colorado Revised Statutes, 22-60.5-210, amend
(1)(a)(II), (1)(b)(I) introductory portion, and (1)(b)(I)(B) as follows:

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22-60.5-210. Types of special services licenses issued - term.(1) The department of education is designated as the sole agency authorized to issue the following types of special services licenses to

persons of good moral character:
(a) Initial special services license. (II) An initial special services
license shall be valid in any school districts that provide, OR CHARTER
SCHOOLS THAT PROVIDE OR PARTICIPATE IN, an approved induction
program for special services providers or have obtained a waiver of the

program for special services providers or have obtained a waiver of the
 approved induction program requirement pursuant to section 22-60.5-114
 (2). Any initial special services license issued pursuant to this paragraph
 (a) SUBSECTION (1)(a) shall be valid for a period of three years after the
 date of issuance and is renewable only once for an additional period of

three years; except that, if an initial special services licensee is unable to complete an induction program for reasons other than incompetence, the state board of education may renew the licensee's initial special services license for one or more additional three-year periods upon the initial licensee's showing of good cause for inability to complete an approved induction program.

(b) Professional special services license. (I) Except as otherwise
provided in subparagraph (I.5) of this paragraph (b) SUBSECTION
(1)(b)(I.5) OF THIS SECTION, the department of education may, in its
discretion, issue a professional special services license to any applicant
who:

12 (B) Has completed an approved induction program for special 13 services providers and has been recommended for licensure by the school 14 districts, DISTRICT, CHARTER SCHOOL, OR THE INSTITUTE that provided 15 such induction program; except that the applicant need not complete an 16 approved induction program as an initial special services licensee if the 17 applicant previously completed an induction program while employed 18 under an emergency authorization or a temporary educator eligibility 19 authorization or if the school district OR CHARTER SCHOOL in which the 20 applicant is employed has obtained a waiver of the induction program 21 requirement pursuant to section 22-60.5-114 (2). If the applicant is 22 employed by a school district, CHARTER SCHOOL, OR THE INSTITUTE that 23 has obtained a waiver of the induction program requirement, the applicant 24 shall demonstrate completion of any requirements specified in the school 25 district's OR CHARTER SCHOOL'S plan for support, assistance, and training 26 of initially licensed educators.

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SECTION 10. In Colorado Revised Statutes, 22-60.5-213,

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1 **amend** (1) and (2) as follows:

2 22-60.5-213. Approved induction programs - initial special 3 services licensees. (1) Any approved induction program of a school 4 district or districts OR CHARTER SCHOOL for initial special services 5 licensees may include, but shall not be limited to, supervision by mentor 6 special services providers; ongoing professional development and 7 training, including ethics; and performance evaluations. Such school 8 district or districts, CHARTER SCHOOLS, OR THE INSTITUTE may enter into 9 agreements with accepted institutions of higher education in regard to the 10 organization, management, and operation of an approved induction 11 program, or any portion thereof. THE SCHOOL DISTRICT'S OR DISTRICTS' 12 performance evaluations shall MUST be conducted in accordance with 13 section 22-9-106; however, the state board of education may provide by 14 rule and regulation for performance evaluations by mentor special 15 services providers.

(2) The approved induction program of any initial special services
licensee may be extended if deemed necessary by the school district or
districts OR CHARTER SCHOOL providing such program; however, such
program shall not be extended so that such program exceeds three years.
SECTION 11. In Colorado Revised Statutes, 22-60.5-301,
amend (1)(a)(II), (1)(b)(I) introductory portion, and (1)(b)(I)(C) as
follows:

23 22-60.5-301. Types of principal licenses issued - term. (1) The
 24 department of education is designated as the sole agency authorized to
 25 issue the following principal licenses to persons of good moral character:
 26 (a) Initial principal license. (II) An initial principal license shall
 27 be IS valid in any school districts that provide, OR CHARTER SCHOOLS

1 THAT PROVIDE OR PARTICIPATE IN, an approved induction program for 2 principals or have obtained a waiver of the approved induction program 3 requirement pursuant to section 22-60.5-114 (2). Any initial principal 4 license issued pursuant to this paragraph (a) shall be THIS SUBSECTION 5 (1)(a) IS valid for a period of three years after the date of issuance and is 6 renewable only once for an additional period of three years; except that, 7 if an initial principal licensee is unable to complete an induction program 8 for reasons other than incompetence, the state board of education may 9 renew the licensee's initial principal license for one or more additional 10 three-year periods upon the initial licensee's showing of good cause for 11 inability to complete an approved induction program.

(b) Professional principal license. (I) Except as otherwise
provided in subparagraph (I.5) of this paragraph (b) SUBSECTION
(1)(b)(I.5) OF THIS SECTION, the department of education may, in its
discretion, issue a professional principal license to any applicant who:

16 (C) Has completed an approved induction program for principals 17 and has been recommended for licensure by the school districts, CHARTER 18 SCHOOL, OR THE INSTITUTE that provided such induction program; except 19 that the applicant need not complete an approved induction program as 20 an initial principal licensee if the applicant previously completed an 21 induction program while employed under an emergency authorization or 22 a principal authorization or if the school district OR CHARTER SCHOOL in 23 which the applicant is employed has obtained a waiver of the induction 24 program requirement pursuant to section 22-60.5-114(2). If the applicant 25 is employed by a school district OR CHARTER SCHOOL that has obtained a 26 waiver of the induction program requirement, the applicant shall 27 demonstrate completion of any requirements specified in the school

1 district's, CHARTER SCHOOL'S, OR THE INSTITUTE'S plan for support, 2 assistance, and training of initially licensed educators.

3 SECTION 12. In Colorado Revised Statutes, 22-60.5-304, 4 **amend** (1) and (2) as follows:

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22-60.5-304. Approved induction programs - initial principal 6 **licensees.** (1) Any approved induction program of a school district or 7 districts, CHARTER SCHOOL, OR THE INSTITUTE for initial principal 8 licensees may include, but shall not be IS NOT limited to, supervision by 9 mentor principals; ongoing professional development and training, 10 including ethics; and performance evaluations. Such school district or districts, CHARTER SCHOOL, OR THE INSTITUTE may enter into agreements 12 with accepted institutions of higher education in regard to the 13 organization, management, and operation of an approved induction 14 program, or any portion thereof. THE SCHOOL DISTRICT'S OR DISTRICTS' 15 performance evaluations shall MUST be conducted in accordance with 16 section 22-9-106; however, the state board of education may provide by 17 rule and regulation for performance evaluations by mentor principals.

18 (2) The approved induction program of any individual initial 19 principal licensee may be extended if deemed necessary by the school 20 district or districts, CHARTER SCHOOL, OR THE INSTITUTE providing such 21 program; however, such program shall not exceed a maximum of three 22 years.

23 SECTION 13. In Colorado Revised Statutes, 22-60.5-305.5, 24 **amend** (2), (3) introductory portion, (3)(c), and (4) as follows:

25 22-60.5-305.5. Alternative principal preparation program -26 legislative declaration. (2) A school district OR CHARTER SCHOOL may 27 employ as a principal or a vice-principal a person who holds a principal

1 authorization issued pursuant to section 22-60.5-111 (14). A person who 2 is employed BY A SCHOOL DISTRICT under a principal authorization may 3 perform the duties of a principal or a vice-principal in a school so long as 4 the person is under the supervision of a professional principal licensee. 5 The school district, CHARTER SCHOOL, OR THE INSTITUTE shall collaborate 6 with the person in designing an individualized alternative principal 7 program, which the person shall complete while employed under the 8 authorization. The school district, CHARTER SCHOOL, OR THE INSTITUTE 9 may work with a governmental, nonprofit, or for-profit entity in designing 10 and implementing the individualized alternative principal program. The 11 individualized alternative principal program shall be IS subject to 12 approval by the state board of education as provided in section 13 22-60.5-111 (14) and in accordance with rules adopted by the state board 14 of education.

15 (3) In designing an individualized alternative principal program,
16 the school district OR CHARTER SCHOOL shall, at a minimum, ensure that:

17 (c) The A person who is employed under the principal
18 authorization is mentored and coached continuously by one or more
19 licensed principals and administrators;

(4) In designing an individualized alternative principal program,
the school district, CHARTER SCHOOL, OR THE INSTITUTE shall assess the
needs of the school to which the person employed under the principal
authorization would be assigned and ensure that the person receives
training that will equip the person to meet the specific needs of the school
and the community in which it is located.

26 SECTION 14. In Colorado Revised Statutes, 22-60.5-306,
27 amend (1)(a)(II), (1)(b)(I) introductory portion, and (1)(b)(I)(C) as

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1 follows:

2 22-60.5-306. Types of administrator licenses issued - term.
(1) The department of education is designated as the sole agency
authorized to issue the following types of administrator licenses to
persons of good moral character:

6 (a) Initial administrator license. (II) An initial administrator 7 license shall be valid in any school districts that provide, OR CHARTER 8 SCHOOLS THAT PROVIDE OR PARTICIPATE IN, an approved induction 9 program for administrators or have obtained a waiver of the approved 10 induction program requirement pursuant to section 22-60.5-114 (2). Any 11 initial administrator license issued pursuant to this paragraph (a) 12 SUBSECTION (1)(a) shall be valid for a period of three years after the date 13 of issuance and is renewable only once for an additional period of three 14 years; except that, if an initial administrator licensee is unable to complete 15 an induction program for reasons other than incompetence, the state board 16 of education may renew the licensee's initial administrator license for one 17 or more additional three-year periods upon the initial licensee's showing 18 of good cause for inability to complete an approved induction program.

(b) Professional administrator license. (I) Except as otherwise
provided in subparagraph (I.5) of this paragraph (b) SUBSECTION
(1)(b)(I.5) OF THIS SECTION, the department of education may, in its
discretion, issue a professional administrator license to any applicant
who:

(C) Has completed an approved induction program for
administrators and has been recommended for licensure by the school
districts, CHARTER SCHOOLS, OR THE INSTITUTE that provided such
induction program; except that the applicant need not complete an

1 approved induction program as an initial administrator licensee if the 2 applicant previously completed an induction program while employed 3 under an emergency authorization or a temporary educator eligibility 4 authorization or if the school district OR CHARTER SCHOOL in which the 5 applicant is employed has obtained a waiver of the induction program 6 requirement pursuant to section 22-60.5-114 (2). If the applicant is 7 employed by a school district, A CHARTER SCHOOL, OR THE INSTITUTE that 8 has obtained a waiver of the induction program requirement, the applicant 9 shall demonstrate completion of any requirements specified in the school 10 district's plan for support, assistance, and training of initially licensed 11 educators.

SECTION 15. In Colorado Revised Statutes, 22-60.5-309,
amend (1) and (2) as follows:

14 22-60.5-309. Approved induction programs - initial 15 administrator licensees. (1) Any approved induction program of a 16 school district or districts, CHARTER SCHOOL, OR THE INSTITUTE for initial 17 administrator licensees may include, but shall not be limited to, 18 supervision by mentor administrators; ongoing professional development 19 and training, including ethics; and performance evaluations. Such school 20 district or districts, CHARTER SCHOOL, OR THE INSTITUTE may enter into 21 agreements with accepted institutions of higher education in regard to the 22 organization, management, and operation of an approved induction 23 program, or any portion thereof. THE SCHOOL DISTRICT'S OR DISTRICTS' 24 performance evaluations shall MUST be conducted in accordance with 25 section 22-9-106; however, the state board of education may provide by 26 rule and regulation for performance evaluations by mentor administrators. 27 (2) The approved induction program of any individual initial

administrator licensee may be extended if deemed necessary by the school
 district or districts, CHARTER SCHOOL, OR THE INSTITUTE providing such
 program; however, such program shall not exceed a maximum of three
 years.

5 **SECTION 16.** Act subject to petition - effective date. This act 6 takes effect at 12:01 a.m. on the day following the expiration of the 7 ninety-day period after final adjournment of the general assembly (August 8 8, 2018, if adjournment sine die is on May 9, 2018); except that, if a 9 referendum petition is filed pursuant to section 1 (3) of article V of the 10 state constitution against this act or an item, section, or part of this act 11 within such period, then the act, item, section, or part will not take effect 12 unless approved by the people at the general election to be held in 13 November 2018 and, in such case, will take effect on the date of the 14 official declaration of the vote thereon by the governor.