THE SENATE TWENTY-FIFTH LEGISLATURE, 2010 STATE OF HAWAII

S.B. NO. ²¹²⁰ S.D. 1

A BILL FOR AN ACT

RELATING TO THE CERTIFICATION OF PRINCIPALS AND VICE-PRINCIPALS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

SECTION 1. The legislature finds that the department of 1. education currently has requirements for the certification of 2 its principals and vice-principals. The legislature also finds 3 that the federal American Recovery and Reinvestment Act of 2009 4 provides educational funds for states that pursue educational 5 reform and additional funds for those states that qualify for 6 Race to the Top funds by advancing educational reform. One of 7 the selection criteria for Race to the Top funds is providing 8 alternative routes to certification for teachers and principals; 9 however, section 302A-605, Hawaii Revised Statutes, currently 10 provides for one pathway to certification and exceptions on a 11 case-by-case basis. 12

13 The purpose of this Act is to require the department of 14 education to establish alternative routes to certification for 15 principals and vice-principals. The alternative requirements 16 shall meet the federal government's Race to the Top fund 17 selection criteria.

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1	SECTION 2. Section 302A-605, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§302A-605 Principals and vice-principals. (a)
4	Principals shall meet the department's certification
5	requirements and shall have [not less than] <u>at least</u> five years
6	of appropriate school-level experience [of which] <u>including</u> at
7	least three years [shall have been] as a teacher.
8	(b) Vice-principals shall meet the department's
9	certification requirements and shall have appropriate school-
10	level experience as determined by the department.
11	[(c) On a case by case basis, the department may waive the
12	certification requirements and school-level experience for vice-
13	principal candidates with appropriate administrative experience.
14	The department shall establish criteria and reasons for waivers
15	pursuant to chapter 91.]
16	(c) The department shall establish alternative routes to
17	certification for principals and vice-principals pursuant to
18	rules adopted under chapter 91.
19	(d) For purposes of this section, "alternative routes to
20	certification" has the same meaning as determined by United
21	States Department of Education regulations for state
22	applications for Race to the Top fund allocations under section
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1	14001 of the federal American Recovery and Reinvestment Act of
2	2009, as amended."
3	SECTION 3. Statutory material to be repealed is bracketed
4	and stricken. New statutory material is underscored.
5	SECTION 4. This Act shall take effect upon its approval.
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Report Title:

School Principals and Vice-Principals; Alternative Routes to Certification

Description:

Requires the department of education to determine alternative routes to certification for school principals and viceprincipals. Repeals the department of education's authority to waive, on a case-by-case basis, certain teacher certification and school-level experience requirements for vice-principal candidates. (SD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

