GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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SENATE BILL 219

Education/Higher Education Committee Substitute Adopted 5/1/19 House Committee Substitute Favorable 6/5/19 House Committee Substitute #2 Favorable 6/10/19 Proposed Conference Committee Substitute S219-PCCS35298-TC-3

Short Title: Modify Teacher Licensing Requirements. (Public) Sponsors: Referred to: March 12, 2019 A BILL TO BE ENTITLED AN ACT TO MODIFY TEACHER LICENSURE REQUIREMENTS. The General Assembly of North Carolina enacts: PART I. MODIFICATIONS TO INITIAL PROFESSIONAL LICENSES SECTION 1.1. G.S. 115C-270.15 reads as rewritten: "§ 115C-270.15. Examination requirements for initial professional licenses. Examination Score Requirements. - The State Board of Education shall require an (a) applicant for an initial professional license (IPL) to demonstrate the applicant's academic and professional preparation by achieving a prescribed minimum score on a standard examination appropriate and adequate for that purpose. Elementary education (K-6) and special education general curriculum teachers shall also achieve a prescribed minimum score on subtests or standard examinations specific to teaching reading and mathematics.

14 Establishment of Minimum Scores. - The State Board shall adopt rules that establish (b)15 the minimum scores for any required standard examinations and other measures necessary to assess the qualifications of professional educators as required under this section. For purposes of 16 this section, the State Board shall not be subject to Article 2A of Chapter 150B of the General 17 18 Statutes. At least 30 days prior to changing any rule adopted under this section, the State Board shall provide written notice to all recognized educator preparation programs and to all local 19 20 boards of education. The written notice shall include the proposed revised rule. The State Board 21 of Education shall make any required standard initial professional licensure exam rigorous and 22 raise the prescribed minimum score as necessary to ensure that each applicant has received 23 high-quality academic and professional preparation to teach effectively.

(c) Time Line for Completion of Examinations. – The State Board of Education shall
permit an applicant to fulfill any such testing examination requirement before or during the
applicant's second year of teaching, third year of the IPL, provided the applicant took the
examination at least once during the first year of teaching. the license.

(d) <u>Monitoring Compliance. – For teachers with an IPL, the State Board shall direct the</u>
Department of Public Instruction to monitor the teachers' compliance with this section throughout
the duration of the IPL. In the event a teacher is not in compliance with any of the requirements
of this section, the Department shall notify the teacher

31 of this section, the Department shall notify the teacher.



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	General Assembly Of North Carolina	Session 2019
1	(e) Conversion to Continuing Professional License. – The State	e Board shall not convert
2	an IPL to a continuing professional license for a teacher who has not	
3	requirements of this section."	
4	SECTION 1.2. Elementary education (K-6) or special education general curriculum	
5	teachers with an initial professional license that is set to expire June 30	-
6	to fulfill the licensure examination requirements pursuant to G.S. 115C	
7	an extension until June 30, 2020.	
8	SECTION 1.3. The State Board shall comply with G.S. 11	5C-270.15(d), as enacted
9 10	by this act, beginning with applicants for teacher licensure on or after J	
11	PART II. CREATION OF LIMITED LICENSES	
12	SECTION 2.1. G.S. 115C-270.20(a) is amended by addi	ng a now subdivision to
12	read:	ing a new subdivision to
13 14		a issued to an individual
	"(4a) <u>Limited license. – A three-year nonrenewable license</u>	
15	who meets the requirements of this subdivision. A	
16	be requested by the local board of education curren	
17	to employ the individual and shall be used for contin	
18	that local school administrative unit. The State	±
19	individuals to demonstrate preparation through	
20	minimum score on a standardized examination for	
21	receive a limited license, one of the following shall	
22	a. <u>IPL licensee. – Both of the following are me</u>	
23	<u>1.</u> <u>The individual was issued an IPL, but</u>	did not quality for a CPL
24	<u>under G.S. 115C-270.15(e).</u>	
25	2. <u>The local board of education submi</u>	
26	affidavit stating that the teacher is cu	
27	local board, is an effective teacher, a	
28	<u>continue to pursue a CPL. The affiday</u>	
29	the principal and superintendent for	the school to which the
30	teacher is currently assigned.	
31	b. <u>Out-of-state licensee. – Both of the following</u>	
32	<u>1.</u> <u>The individual holds current teacher</u>	licensure in another state
33	that is in good standing.	
34	2. <u>The local board of education submi</u>	
35	affidavit stating that the local boa	
36	teacher, that the teacher has been	-
37	teacher in another state for at least	
38	teacher will be encouraged to pur	
39	appropriate for that teacher. The aff	u u
40	the superintendent for the local board	<u>1 of education seeking to</u>
41	employ the teacher."	
42	SECTION 2.2. G.S. 115C-270.25 reads as rewritten:	
43	"§ 115C-270.25. Out-of-state license applicants.	
44	Initial applications for a continuing professional license from	
45	out-of-state teacher's license shall require the applicant to provide e	
46	effectiveness, when available, as measured by the evaluation system used in that applicant's state	
47	of current licensure at the time of application, including any growth measures included in that	
48	evaluation system. Applications that include the evidence of that educator's effectiveness shall	
49	be prioritized for review over initial applications from applicants with	out-of-state licenses that
50	do not include that information. An individual who does not include a	evidence of that teacher's
51	effectiveness with the initial application shall only be eligible for an \mathbf{IP}	L.<u>IPL or LL.</u>"

General Assembly Of North Carolina

1	SECTION 2.3. G.S. 93B-15.1(i) reads as rewritten:		
2	"(i) For the purposes of this section, the State Board of Education shall be considered an		
3	occupational licensing board when issuing teacher licenses under Article 17E of Subchapter V		
4	of Chapter 115C of the General Statutes. In addition to the provisions for licensure provided by		
5	this section, a local board of education may request a three-year limited license for a military		
6	spouse who holds a current teaching license in another jurisdiction pursuant to		
7	G.S. 115C-270.20(a)(4a)."		
8			
9	PART III. PAY FOR NEWLY EMPLOYED TEACHERS WITH EXPERIENCE CREDIT		
10	SECTION 3. G.S. 115C-302.1 is amended by adding a new subsection to read:		
11	"(b3) Pay for Newly Employed Teachers with Experience Credit. – Notwithstanding any		
12	other provision of law, a local board of education shall determine experience credit for a teacher		
13	in that teacher's first year of employment with the board for the purposes of paying the teacher		
14	with State-allotted funds in accordance with the State salary schedule. Notwithstanding		
15	subsection (f) of this section, the local board of education and the teacher shall not be responsible		
16	for the repayment of any overpayment of State funds due to misapplication of experience credit		
17	for the State salary schedule for the first year of employment when the determination of		
18	experience credit was done in good faith based on the teacher's verified prior employment record		
19	and the guidelines established by the State Board of Education for awarding experience credit.		
20	However, a local board of education that does not use due diligence to verify prior employment		
21	will be responsible for the repayment of any overpayment of State funds. A teacher paid in		
22	accordance with this subsection (i) shall not be entitled to the same pay on the State salary		
23	schedule for teachers for subsequent years of employment after the State Board determines the		
24	appropriate experience credit for that teacher and (ii) shall not be deemed to be demoted under		
25	Part 3 of Article 22 of this Chapter if the State Board's determination of experience credit results		
26	in a reduction in salary in subsequent years of employment."		
27			
28	PART IV. MODIFICATIONS TO LIFETIME TEACHING LICENSES		
29	SECTION 4.1. G.S. 115C-270.20(a)(4) reads as rewritten:		
30	"(4) Lifetime license. – A license issued to a teacher after <u>50-30</u> or more years of		
31	teaching as a licensed teacher that requires no renewal. For the purposes of		
32	this subdivision, a teacher shall be determined to have completed 30 or more		
33	years of teaching as a licensed teacher when the teacher holds a current North		
34	Carolina teaching license and has completed 30 or more years of creditable		
35	service with the Teachers' and State Employees' Retirement System."		
36	SECTION 4.2. G.S. 115C-270.20(a)(6) is repealed.		
37	SECTION 4.3. G.S. 115C-270.30(b)(3) is repealed.		
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39	PART V. EMERGENCY RULE-MAKING AUTHORITY		
40	SECTION 5. As soon as practicable, and no more than 10 calendar days from the		
41	effective date of this act, the State Board of Education shall adopt emergency rules for the		
42	implementation of this act in accordance with G.S. 150B-21.1A. This section does not require		
43	any rule making if not otherwise required by law.		
44			
45	PART VI. EFFECTIVE DATE		
46	SECTION 6. This act is effective when it becomes law and, except as otherwise		
47	provided in this act, applies beginning with applications for teacher licensure submitted on or		

47 provided in this act, applies beginning with applications for teacher licensure submitted on or48 after the eighteenth day following the effective date of this act.