The Legislature
of the
State of New Mexico

52nd Legislature, 1st Session

LAWS 2015

CHAPTER 58

HOUSE BILL 165

Introduced by
REPRESENTATIVE DENNIS J. ROCH
REPRESENTATIVE CHRISTINE TRUJILLO
REPRESENTATIVE STEPHANIE GARCIA RICHARD
REPRESENTATIVE DAVID M. GALLEGOS
REPRESENTATIVE NORA ESPINOZA
REPRESENTATIVE TIM D. LEWIS
REPRESENTATIVE TOMÁS E. SALAZAR
REPRESENTATIVE JAMES E. SMITH

FOR THE LEGISLATIVE EDUCATION AND STUDY COMMITTEE
CHAPTER 58

AN ACT

RELATING TO PUBLIC EDUCATION; AMENDING AND REPEALING SECTIONS OF THE PUBLIC SCHOOL CODE TO REMOVE REFERENCES TO "ADEQUATE YEARLY PROGRESS" AND TO MAKE TECHNICAL CHANGES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

SECTION 1. Section 22-1-1.2 NMSA 1978 (being Laws 2003, Chapter 153, Section 2, as amended by Laws 2007, Chapter 307, Section 1 and by Laws 2007, Chapter 308, Section 1) is amended to read:

"22-1-1.2. LEGISLATIVE FINDINGS AND PURPOSE.--

A. The legislature finds that no education system can be sufficient for the education of all children unless it is founded on the sound principle that every child can learn and succeed and that the system must meet the needs of all children by recognizing that student success for every child is the fundamental goal.

B. The legislature finds further that the key to student success in New Mexico is to have a multicultural education system that:

(1) attracts and retains quality and diverse teachers to teach New Mexico's multicultural student population;

(2) holds teachers, students, schools, school districts and the state accountable;
(3) integrates the cultural strengths of its diverse student population into the curriculum with high expectations for all students;

(4) recognizes that cultural diversity in the state presents special challenges for policymakers, administrators, teachers and students;

(5) provides students with a rigorous and relevant high school curriculum that prepares them to succeed in college and the workplace; and

(6) elevates the importance of public education in the state by clarifying the governance structure at different levels.

C. The legislature finds further that the teacher shortage in this country has affected the ability of New Mexico to compete for the best teachers and that, unless the state and school districts find ways to mentor beginning teachers, intervene with teachers while they still show promise, improve the job satisfaction of quality teachers and elevate the teaching profession by shifting to a professional educator licensing and salary system, public schools will be unable to recruit and retain the highest quality teachers in the teaching profession in New Mexico.

D. The legislature finds further that a well-designed, well-implemented and well-maintained assessment and accountability system is the linchpin of public school reform.
and must ensure that:

(1) students who do not meet or exceed 
expectations will be given individual attention and assistance 
through extended learning programs and individualized 
tutoring;

(2) students have accurate, useful 
information about their options and the adequacy of their 
preparation for post-secondary education, training or 
employment in order to set and achieve high goals;

(3) teachers who do not meet performance 
standards must improve their skills or they will not continue 
to be employed as teachers;

(4) public schools make progress toward 
educational excellence; and

(5) school districts and the state are 
prepared to actively intervene and improve failing public 
schools.

E. The legislature finds further that improving 
children's reading and writing abilities and literacy 
throughout their years in school must remain a priority of the 
state.

F. The legislature finds further that the public 
school governance structure needs to change to provide 
accountability from the bottom up instead of from the top 
down. Each school principal, with the help of school councils
made up of parents and teachers, must be the instructional
leader in the public school, motivating and holding
accountable both teachers and students. Each local
superintendent must function as the school district's chief
executive officer and have responsibility for the day-to-day
operations of the school district, including personnel and
student disciplinary decisions.

G. It is the purpose of the 2003 public school
reform legislation as augmented by this 2007 legislation to
provide the framework to implement the legislative findings to
ensure student success in New Mexico."

SECTION 2. Section 22-1-2 NMSA 1978 (being Laws 2003,
Chapter 153, Section 3, as amended) is amended to read:

"22-1-2. DEFINITIONS.--As used in the Public School
Code:

A. "academic proficiency" means mastery of the
subject-matter knowledge and skills specified in state
academic content and performance standards for a student's
grade level;

B. "commission" means the public education
commission;

C. "department" means the public education
department;

D. "home school" means the operation by the parent
of a school-age person of a home study program of instruction
that provides a basic academic educational program, including reading, language arts, mathematics, social studies and science;

E. "instructional support provider" means a person who is employed to support the instructional program of a school district, including educational assistant, school counselor, social worker, school nurse, speech-language pathologist, psychologist, physical therapist, occupational therapist, recreational therapist, marriage and family therapist, interpreter for the deaf and diagnostician;

F. "licensed school employee" means teachers, school administrators and instructional support providers;

G. "local school board" means the policy-setting body of a school district;

H. "local superintendent" means the chief executive officer of a school district;

I. "parent" includes a guardian or other person having custody and control of a school-age person;

J. "private school" means a school, other than a home school, that offers on-site programs of instruction and that is not under the control, supervision or management of a local school board;

K. "public school" means that part of a school district that is a single attendance center in which instruction is offered by one or more teachers and is
discernible as a building or group of buildings generally recognized as either an elementary, middle, junior high or high school or any combination of those and includes a charter school;

L. "school" means a supervised program of instruction designed to educate a student in a particular place, manner and subject area;

M. "school administrator" means a person licensed to administer in a school district and includes school principals and central district administrators;

N. "school-age person" means a person who is at least five years of age prior to 12:01 a.m. on September 1 of the school year and who has not received a high school diploma or its equivalent. A maximum age of twenty-one shall be used for a person who is classified as special education membership as defined in Section 22-8-21 NMSA 1978 or as a resident of a state institution;

O. "school building" means a public school, an administration building and related school structures or facilities, including teacher housing, that is owned, acquired or constructed by the school district as necessary to carry out the functions of the school district;

P. "school bus private owner" means a person, other than a school district, the department, the state or any other political subdivision of the state, that owns a school
Q. "school district" means an area of land
established as a political subdivision of the state for the
administration of public schools and segregated geographically
for taxation and bonding purposes;
R. "school employee" includes licensed and
nonlicensed employees of a school district;
S. "school principal" means the chief
instructional leader and administrative head of a public
school;
T. "school year" means the total number of
contract days offered by public schools in a school district
during a period of twelve consecutive months;
U. "secretary" means the secretary of public
education;
V. "state agency" or "state institution" means the
New Mexico military institute, New Mexico school for the blind
and visually impaired, New Mexico school for the deaf, New
Mexico boys' school, girls' welfare home, New Mexico youth
diagnostic and development center, Sequoyah adolescent
treatment center, Carrie Tingley crippled children's hospital,
New Mexico behavioral health institute at Las Vegas and any
other state agency responsible for educating resident
children;
W. "state educational institution" means an
institution enumerated in Article 12, Section 11 of the
constitution of New Mexico;

X. "substitute teacher" means a person who holds a
certificate to substitute for a teacher in the classroom;

Y. "teacher" means a person who holds a level one,
two or three-A license and whose primary duty is classroom
instruction or the supervision, below the school principal
level, of an instructional program or whose duties include
curriculum development, peer intervention, peer coaching or
mentoring or serving as a resource teacher for other teachers;

Z. "certified school instructor" means a teacher
or instructional support provider; and

AA. "certified school employee" or "certified
school personnel" means a licensed school employee."

SECTION 3. Section 22-1-4 NMSA 1978 (being Laws 1975,
Chapter 338, Section 1, as amended) is amended to read:

"22-1-4. FREE PUBLIC SCHOOLS--EXCEPTIONS--WITHDRAWING
AND ENROLLING--OPEN ENROLLMENT.--

A. Except as provided by Section 24-5-2 NMSA 1978,
a free public school education shall be available to any
school-age person who is a resident of this state and has not
received a high school diploma or its equivalent.

B. A free public school education in those courses
already offered to persons pursuant to the provisions of
Subsection A of this section shall be available to any person
who is a resident of this state and has received a high school
diploma or its equivalent if there is available space in such
courses.

C. Any person entitled to a free public school
education pursuant to the provisions of this section may
enroll or re-enroll in a public school at any time and, unless
required to attend school pursuant to the Compulsory School
Attendance Law, may withdraw from a public school at any time.

D. In adopting and promulgating rules concerning
the enrollment of students transferring from a home school or
private school to the public schools, the local school board
shall provide that the grade level at which the transferring
student is placed is appropriate to the age of the student or
to the student's score on a student achievement test
administered according to the statewide assessment and
accountability system.

E. A local school board shall adopt and promulgate
rules governing enrollment and re-enrollment at public schools
other than charter schools within the school district. These
rules shall include:

(1) definition of the school district
boundary and the boundaries of attendance areas for each
public school;

(2) for each public school, definition of
the boundaries of areas outside the school district boundary
or within the school district but outside the public school's attendance area and within a distance of the public school that would not be served by a school bus route as determined pursuant to Section 22-16-4 NMSA 1978 if enrolled, which areas shall be designated as "walk zones";

(3) priorities for enrollment of students as follows:

(a) first, students residing within the school district and within the attendance area of a public school and students who had resided in the attendance area prior to a parent who is an active duty member of the armed forces of the United States or member of the national guard being deployed and whose deployment has required the student to relocate outside the attendance area for custodial care;

(b) second, students enrolled in a school rated as "F" for two of the prior four years pursuant to the A-B-C-D-F Schools Rating Act;

(c) third, students who previously attended the public school; and

(d) fourth, all other applicants;

(4) establishment of maximum allowable class size if smaller than that permitted by law; and

(5) rules pertaining to grounds for denial of enrollment or re-enrollment at schools within the school district and the school district's hearing and appeals process.
for such a denial. Grounds for denial of enrollment or re-

enrollment shall be limited to:

(a) a student's expulsion from any

school district or private school in this state or any other

state during the preceding twelve months; or

(b) a student's behavior in another

school district or private school in this state or any other

state during the preceding twelve months that is detrimental

to the welfare or safety of other students or school

employees.

F. In adopting and promulgating rules governing

enrollment and re-enrollment at public schools other than

charter schools within the school district, a local school

board may establish additional enrollment preferences for

rules admitting students in accordance with the third and

fourth priorities of enrollment set forth in Subparagraphs (c)

and (d) of Paragraph (3) of Subsection E of this section. The

additional enrollment preferences may include:

(1) after-school child care for students;

(2) child care for siblings of students

attending the public school;

(3) children of employees employed at the

public school;

(4) extreme hardship;

(5) location of a student's previous school;
(6) siblings of students already attending
the public school; and

(7) student safety.

G. As long as the maximum allowable class size
established by law or by rule of a local school board,
whichever is lower, is not met or exceeded in a public school
by enrollment of first- and second-priority persons, the
public school shall enroll other persons applying in the
priorities stated in the school district rules adopted
pursuant to Subsections E and F of this section. If the
maximum would be exceeded by enrollment of an applicant in the
second through fourth priority, the public school shall
establish a waiting list. As classroom space becomes
available, persons highest on the waiting list within the
highest priority on the list shall be notified and given the
opportunity to enroll."

SECTION 4. A new section of the Assessment and
Accountability Act is enacted to read:

"REPORTING RECOMMENDED CHANGES TO LAWS.--By the end of
the 2015 calendar year and each calendar year thereafter, the
department shall report to the legislative education study
committee the department's recommendations for proposed
changes to laws to comport with any applicable federal
requirements."

SECTION 5. Section 22-2C-3 NMSA 1978 (being Laws 2003,
Chapter 153, Section 12) is amended to read:

"22-2C-3. ACADEMIC CONTENT AND PERFORMANCE STANDARDS--DEPARTMENT POWERS AND DUTIES.--

A. The department shall adopt academic content and performance standards for grades one through twelve in the following areas:

(1) mathematics;
(2) reading and language arts;
(3) science; and
(4) social studies.

B. The department may adopt content and performance standards in other subject areas.

C. Academic content and performance standards shall be sufficiently academically challenging to meet or exceed any applicable federal requirements.

D. The department shall measure the performance of every public school in New Mexico."

SECTION 6. Section 22-2C-4 NMSA 1978 (being Laws 2003, Chapter 153, Section 13, as amended by Laws 2007, Chapter 306, Section 1 and by Laws 2007, Chapter 307, Section 3 and also by Laws 2007, Chapter 308, Section 3) is amended to read:

"22-2C-4. STATEWIDE ASSESSMENT AND ACCOUNTABILITY SYSTEM--INDICATORS--REQUIRED ASSESSMENTS--ALTERNATIVE ASSESSMENTS--LIMITS ON ALTERNATIVES TO ENGLISH LANGUAGE READING ASSESSMENTS.--
A. The department shall establish a statewide assessment and accountability system that is aligned with the state academic content and performance standards.

B. The academic assessment program shall test student achievement as follows:

(1) for grades three through eight and for grade eleven, standards-based assessments in mathematics, reading and language arts;

(2) for grades three through eight, a standards-based writing assessment with the writing assessment scoring criteria applied to the extended response writing portions of the language arts standards-based assessments; and

(3) for one of grades three through five and six through eight and for grade eleven, standards-based assessments in science by the 2007-2008 school year.

C. The department shall involve appropriate licensed school employees in the development of the standards-based assessments.

D. Before August 5 of each year, the department shall provide student scores on all standards-based assessments taken during the prior school year and required in Subsection B of this section to students' respective school districts in order to make test score data available to assist school district staff with appropriate grade-level and other placement for the current school year.
E. All students shall participate in the academic assessment program. The department shall adopt standards for reasonable accommodations in standards-based assessments for students with disabilities and limited English proficiency, including when and how accommodations may be applied. The legislative education study committee shall review the standards prior to adoption by the department.

F. Students who have been determined to be limited English proficient may be allowed to take the standards-based assessment in their primary language. A student who has attended school for three consecutive years in the United States shall participate in the English language reading assessment unless granted a waiver by the department based on criteria established by the department. An English language reading assessment waiver may be granted only for a maximum of two additional years and only on a case-by-case basis."

SECTION 7. Section 22-2C-5 NMSA 1978 (being Laws 2003, Chapter 153, Section 14, as amended) is amended to read:

"22-2C-5. MEASURING AND CATEGORIZING STUDENTS' ACADEMIC PERFORMANCE.--The department shall adopt the process and methodology for measuring students' academic performance. Academic performance shall be categorized by school and by the following subgroups:

A. ethnicity;

B. race;
C. limited English proficiency;
D. students with disabilities; and
E. poverty."

SECTION 8. Section 22-2C-8 NMSA 1978 (being Laws 2003, Chapter 153, Section 17) is amended to read:

"22-2C-8. STATE IMPROVING SCHOOLS PROGRAM.--

The department may institute a "state improving schools program" that measures public school improvement through school safety, dropout rate, parent and community involvement and graduation and attendance rates. Those indicators may be weighed against socioeconomic variables such as the percentage of student mobility rates, the percentage of limited English proficient students using criteria established by the federal office of civil rights and the percentage of students eligible for free or reduced-fee lunches and other factors determined by the department. Public schools that show the greatest improvement may be eligible for supplemental funding from the incentives for school improvement fund pursuant to Section 22-2C-9 NMSA 1978. Funding for the state improving schools program may include federal funds allowable under federal law or rule."

SECTION 9. Section 22-2C-9 NMSA 1978 (being Laws 2003, Chapter 153, Section 18) is amended to read:

"22-2C-9. INCENTIVES FOR SCHOOL IMPROVEMENT FUND--

CREATED--DISTRIBUTIONS.--"
A. The "incentives for school improvement fund" is created in the state treasury. The fund includes appropriations, federal allocations for the purposes of the fund, income from investment of the fund, gifts, grants and donations. Balances in the fund shall not revert to any other fund at the end of any fiscal year. The fund shall be administered by the department, and money in the fund is appropriated to the department to provide supplemental incentive funding for the state improving schools program. No more than three percent of the fund may be retained by the department for administrative purposes. Money in the fund shall be expended on warrants of the secretary of finance and administration pursuant to vouchers signed by the secretary of public education or the secretary's authorized representative.

B. The department shall adopt a formula for distributing incentive funding from the fund. The total number of public schools that receive supplemental funding shall not constitute more than fifteen percent of the student membership in the state. Distributions shall be made proportionately to public schools that qualify.

C. Each public school's school council shall determine how the supplemental funding shall be used. The money received by a public school shall not be used for salaries, salary increases or bonuses, but may be used to pay substitute teachers when teachers attend professional
development activities."

SECTION 10. Section 22-2C-10 NMSA 1978 (being Laws
2003, Chapter 153, Section 19) is amended to read:

"22-2C-10. SCHOOLS IN NEED OF IMPROVEMENT FUND--
CREATED.--

A. The "schools in need of improvement fund" is
created in the state treasury. The fund includes
appropriations, federal allocations for the purposes of the
fund, income from investment of the fund, gifts, grants and
donations. Balances in the fund shall not revert to any other
fund at the end of any fiscal year. The fund shall be
administered by the department, and money in the fund is
appropriated to the department to provide assistance to public
schools in need of improvement. No more than three percent of
the fund may be retained by the department for administrative
purposes. Money in the fund shall be expended on warrants of
the secretary of finance and administration pursuant to
vouchers signed by the secretary of public education or the
secretary's authorized representative.

B. Distributions from the fund shall be by
application approved by the department."

SECTION 11. Section 22-2C-11 NMSA 1978 (being Laws
2003, Chapter 153, Section 20, as amended) is amended to read:

"22-2C-11. ASSESSMENT AND ACCOUNTABILITY SYSTEM
REPORTING--PARENT SURVEY--DATA SYSTEM--FISCAL INFORMATION.--
A. The department shall:

(1) issue a state identification number for each public school student for use in the accountability data system;

(2) adopt the format for reporting individual student assessments to parents. The student assessments shall report each student's progress and academic needs as measured against state standards;

(3) adopt the format for reporting annual progress of public schools, school districts, state-chartered charter schools and the department. A school district's report shall include reports of all locally chartered charter schools in the school district. If the department has adopted a state improving schools program, the annual accountability report shall include the results of that program for each public school. The annual accountability report format shall be clear, concise and understandable to parents and the general public. All annual accountability reports shall ensure that the privacy of individual students is protected;

(4) require that when public schools, school districts, state-chartered charter schools and the state advertise their program or collect and report student data, they include data disaggregated by ethnicity, race, limited English proficiency, students with disabilities, poverty and gender; provided that ethnicity and race shall be reported
using the following categories:

(a) Caucasian, non-Hispanic;
(b) Hispanic;
(c) African American;
(d) American Indian or Alaska Native;
(e) Native Hawaiian or other Pacific Islander;
(f) Asian;
(g) two or more races; and
(h) other; provided that if the sample of students in any category enumerated in Subparagraphs (a) through (g) of this paragraph is so small that a student in the sample may be personally identifiable in violation of the federal Family Educational Rights and Privacy Act of 1974, the report may combine that sample into the "other" category;

(5) report cohort graduation data annually for the state, for each school district and for each state-chartered charter school and each public high school, based on information provided by all school districts and state-chartered charter schools according to procedures established by the department; provided that the report shall include the number and percentage of students in a cohort who:

(a) have graduated by August 1 of the fourth year after entering the ninth grade;

(b) have graduated in more than four
years, but by August 1 of the fifth year after entering ninth grade;

(c) have received a state certificate by exiting the school system at the end of grade twelve without having satisfied the requirements for a high school diploma as provided in Section 22-13-1.1 NMSA 1978 or completed all course requirements but have not passed the graduation assessment or portfolio of standards-based indicators pursuant to Section 22-13-1.1 NMSA 1978;

(d) have dropped out or whose status is unknown;

(e) have exited public school and indicated an intent to pursue a high school equivalency credential; or

(f) are still enrolled in public school;

(6) report annually, based on data provided by school districts and state-chartered charter schools, the number and percentage of public school students in each cohort in the state in grades nine through twelve who have advanced to the next grade or graduated on schedule, who remain enrolled but have not advanced to the next grade on schedule, who have dropped out or whose other educational outcomes are known to the department; and

(7) establish technical criteria and
procedures to define which students are included or excluded from a cohort.

E. Local school boards and governing boards of charter schools may establish additional indicators through which to measure the school district's or charter school's performance.

C. The school district's or state-chartered charter school's annual accountability report shall include a report of four- and five-year graduation rates for each public high school in the school district or state-chartered charter school. All annual accountability reports shall ensure that the privacy of individual students is protected. As part of the graduation rate data, the school district or state-chartered charter school shall include data showing the number and percentage of students in the cohort:

(1) who have received a state certificate by exiting the school system at the end of grade twelve without having satisfied the requirements for a high school diploma as provided in Section 22-13-1.1 NMSA 1978 or completed all course requirements but have not passed the graduation assessment or portfolio of standards-based indicators pursuant to Section 22-13-1.1 NMSA 1978;

(2) who have dropped out or whose status is unknown;

(3) who have exited public school and
indicated an intent to pursue a high school equivalency credential;
(4) who are still enrolled; and
(5) whose other educational outcomes are known to the school district.

D. The school district's or state-chartered charter school's annual accountability report shall include the results of a survey of parents' views of the quality of their children's school. The survey shall be conducted each year in time to include the results in the annual accountability report. The survey shall compile the results of a written questionnaire that shall be sent home with the students to be given to their parents. The survey may be completed anonymously. The survey shall be no more than one page, shall be clearly and concisely written and shall include not more than twenty questions that shall be answered with options of a simple sliding scale ranging from "strongly agree" to "strongly disagree" and shall include the optional response "don't know". The survey shall also include a request for optional written comments, which may be written on the back of the questionnaire form. The questionnaire shall include questions in the following areas:

(1) parent-teacher-school relationship and communication;

(2) quality of educational and
extracurricular programs;

(3) instructional practices and techniques;

(4) resources;

(5) school employees, including the school principal; and

(6) parents' views of teaching staff expectations for the students.

E. The department shall develop no more than ten of the survey questions, which shall be reviewed by the legislative education study committee prior to implementation. No more than five survey questions shall be developed by the local school board or governing body of a state-chartered charter school, and no more than five survey questions shall be developed by the staff of each public school; provided that at least one-half of those questions shall be developed by teachers rather than school administrators, in order to gather information that is specific to the particular community surveyed. The questionnaires shall indicate the public school site and shall be tabulated by the department within thirty days of receipt and shall be returned to the respective schools to be disseminated to all parents.

F. The school district's or state-chartered charter school's annual accountability report shall be adopted by the local school board or governing body of the state-chartered charter school, shall be published no later than
November 15 of each year and shall be published at least once each school year in a newspaper of general circulation in the county where the school district or state-chartered charter school is located. In publication, the report shall be titled "The School District Report Card" or "The Charter School Report Card" and disseminated in accordance with guidelines established by the department to ensure effective communication with parents, students, educators, local policymakers and business and community organizations.

G. The annual accountability report shall include the names of those members of the local school board or the governing body of the charter school who failed to attend annual mandatory training.

H. The annual accountability report shall include data on expenditures for central office administration and expenditures for the public schools of the school district or charter school.

I. The department shall create an accountability data system through which data from each public school and each school district or state-chartered charter school may be compiled and reviewed. The department shall provide the resources to train school district and charter school personnel in the use of the accountability data system.

J. The department shall verify data submitted by the school districts and state-chartered charter schools.
K. At the end of fiscal year 2005, after the budget approval cycle, the department shall produce a report to the legislature that shows for all school districts using performance-based program budgeting the relationship between that portion of a school district's program cost generated by each public school in the school district and the budgeted expenditures for each public school in the school district as reported in the district's performance-based program budget. At the end of fiscal year 2006 and subsequent fiscal years, after the budget approval cycle, the department shall report on this relationship in all public schools in all school districts in the state.

L. When all public schools are participating in performance-based budgeting, the department shall recommend annually to the legislature for inclusion in the general appropriation act the maximum percentage of appropriations that may be expended in each school district for central office administration.

M. The department shall disseminate its statewide accountability report to school districts and charter schools; the governor, legislators and other policymakers; and business and economic development organizations.

N. As used in this section, "cohort" means a group of students who enter grade nine for the first time at the same time, plus those students who transfer into the group in
later years and minus those students who leave the cohort for
documented excusable reasons."

SECTION 12. Section 22-8E-6 NMSA 1978 (being Laws 2005,
Chapter 292, Section 6) is amended to read:

"22-8E-6. RENEWAL OF CHARTER.--

A. A charter for a charter school district may be
renewed for successive periods of five years each.

E. Before it submits an application for renewal to
the department, the local school board shall hold a public
hearing to adopt a resolution approving the application for
renewal.

C. A charter school district renewal application
submitted to the department shall contain:

(1) a report on the progress that the
charter school district has made toward achieving the goals of
its charter;

(2) a petition in support of the charter
school district renewing its charter school district status
signed by not less than sixty-five percent of the employees in
the charter school district;

(3) a resolution by the local school board
requesting renewal of the charter; and

(4) any other information that the
department deems appropriate."

SECTION 13. Section 22-10A-14 NMSA 1978 (being Laws
2003, Chapter 153, Section 45) is amended to read:

"22-10A-14. CERTIFICATES OF WAIVER.--

A. If a local superintendent or governing authority of a state agency certifies to the department that an emergency exists in the hiring of a qualified person, the department may issue a certificate of teaching waiver or assignment waiver.

B. The department may issue a certificate of teaching waiver to a person who holds a baccalaureate degree but does not meet other requirements for licensure as a level one teacher. Certificates of teaching waivers are one-year waivers and may be renewed only if the holder provides satisfactory evidence of continued progress toward a level one license.

C. At the request of a local superintendent, the department may issue a certificate of assignment waiver to a licensed teacher who is assigned to teach outside the teacher's teaching endorsement area. A certificate of assignment waiver may be renewed each school year if the teacher provides satisfactory evidence of continued progress toward meeting the requirements for endorsement."

SECTION 14. Section 22-23B-6 NMSA 1978 (being Laws 2010, Chapter 108, Section 6 and Laws 2010, Chapter 114, Section 6) is amended to read:

"22-23B-6. STATEWIDE STATUS REPORT.--
A. The department, in collaboration with the higher education department, shall submit an annual preschool through post-secondary statewide Hispanic education status report no later than November 15 to the governor and the legislature through the legislative education study committee. A copy shall be provided to the legislative library in the legislative council service.

B. The status report shall include the following information, by school district, by charter school and statewide, which may be compiled from data otherwise required to be submitted to the department:

(1) Hispanic student achievement at all grades;

(2) attendance for all grades;

(3) the graduation rates for Hispanic students; and

(4) the number and type of bilingual and multicultural programs in each school district and charter school.

C. The status report shall include the following information, by post-secondary educational institution, which may be compiled from data otherwise required to be submitted to the higher education department:

(1) Hispanic student enrollment;

(2) Hispanic student retention; and
(3) Hispanic student completion rates."

SECTION 15. REPEAL.--Sections 22-2C-7, 22-2C-7.1 and
22-2C-12 NMSA 1978 (being Laws 2003, Chapter 153, Section 16,
Laws 2007, Chapter 309, Section 6 and Laws 2009, Chapter 189,
Section 1, ss amended) are repealed.

HB 165
Page 30