

The Commonwealth of Massachusetts

PRESENTED BY:

Sean Garballey

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act relative to educator excellence.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Sean Garballey	23rd Middlesex

By Mr. Garballey of Arlington, a petition (accompanied by bill, House, No. 371) of Sean Garballey for legislation to establish the teacher, principal and superintendent quality endowment fund. Education.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 392 OF 2013-2014.]

The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

An Act relative to educator excellence.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 SECTION 1. Chapter 10 of the General Laws, as appearing in the 2000 Official Edition,

2 is hereby amended by striking out section 35S and inserting in place thereof the following

3 section:—

4 Section 35S. There shall be established and set up on the books of the commonwealth a 5 separate fund, to be administered by the commissioner of education, which shall be known as the 6 Teacher, Principal and Superintendent Quality Endowment Fund. Said fund shall be pursuant to 7 Sections 2 and 3 of this act. The fund shall consist of all revenues from public and private 8 sources as appropriations, gifts, grants and donations and from the federal government as 9 reimbursements, grants-in-aid or other receipts to further the purposes of the fund in accordance 10 with sections 19B, 19C and 19E of chapter 15A. All revenues credited to the fund under this

section shall remain in the fund and shall be expended without further appropriation for 11 applications pursuant to said sections 19B, 19C and 19E of said chapter 15A. The state treasurer 12 shall deposit and invest monies in said fund in accordance with sections 34, 34A and 38 of 13 chapter 29 in such a manner as to secure the highest rate of return available consistent with the 14 safety of the fund. The fund shall be expended only for the purposes stated in said sections 19B, 15 16 19C and 19E of said chapter 15A at the direction of the commissioner. On February 1 of each year, the state treasurer shall notify the commissioner of the projected investment earnings of the 17 fund for the upcoming fiscal year. The treasurer shall authorize the annual expenditure of an 18 19 amount not to exceed the interest earnings of the fund, plus an amount not to exceed \$3,600,000 from the principal of the fund. Not more than 10 percent of the fund shall be used for the 20 purposes stated in section 19B of said chapter 15A in each fiscal year, not more than 10 percent 21 22 of expenditures from the fund shall be used for the purposes stated in said section 19C of said chapter 15A in each fiscal year, and not more than 30 percent shall be used for the purposes 23 24 stated in said section 19E of said chapter 15A.

SECTION 2 . Chapter 15A of the General Laws, as appearing in the 2010 Official
 Edition, is hereby amended by striking out section 19C and inserting in place thereof the
 following:—

Section 19C. There shall be a Massachusetts master teacher corps program for the purpose of building a group of recognized teachers of high achievement in the profession who shall serve to further the goals of the Massachusetts Education Reform Act of 1993. The department of education shall administer said program. Funding for said program shall be subject to the provisions of section 35S of chapter 10. The board of education shall promulgate

regulations, where necessary, for the effective implementation of such program. Such regulationsshall include the following provisions:

(1) The department shall select master teachers who achieve master teacher status by meeting the following criteria: achieve certification through the National Board for Professional Teaching Standards (NBPTS); pass a challenging content test; and agree to serve as educational leaders within their schools, including, but not limited to, acting as mentors to new teachers. The department may develop and include alternatives to the NBPTS program provided such alternatives maintain equivalent or higher standards of excellence in teaching.

(2) The department may provide master teachers with partial or full reimbursement for
the assessment costs of said NBPTS licensure; provided that the department may only provide
reimbursement to teachers who successfully achieve master teacher status.

(3) Teachers with master teacher status shall have full parity in licensure and
compensation with teachers who earn a master's degrees from approved higher education
institutions, notwithstanding the provisions of section 38G of chapter 71, or chapter 150E.

47 (4) The program shall set forth an outreach plan to attract underrepresented populations48 to the teaching profession.

49 SECTION 3. Section 38 of chapter 71 of the General Laws, as appearing in the 2000
50 Official Edition, is hereby amended by inserting after the second paragraph the following:—

51 For purposes of said act, the term supervision shall mean support for professional growth 52 and learning through actions that may include but not be limited to mentoring, coaching, and feedback; the term evaluation shall mean the maintenance of high, minimum standards ofperformance.

55 The superintendent, by means of comprehensive evaluation, shall cause the performance of all teachers, principals, and administrators within the school district to be evaluated using any 56 principles of evaluation established by the board of education pursuant to section one B of 57 chapter 69 and by such consistent, supplemental performance standards as the school committee 58 59 may require, including the extent to which students assigned to such teachers and administrators satisfy student academic standards or, in the case of a special education student, the individual 60 education plan, and the successful implementation of professional development plans required 61 62 under section 38O; provided, however, that such principles and standards be consistent with the anti-discrimination requirements of chapter 152B. The procedures and standards for such 63 evaluations, but not the requirement for such evaluations, shall be subject to the collective 64 bargaining provisions of chapter 150E. 65

The superintendent shall require a formal performance-based evaluation of administrators and of teachers each year for the first three years of employment in a district and then at least once every four years in a professional growth cycle. A district may conduct a formal written evaluation in any year where the evaluator has identified a concern with a teacher or administrator.

In the years between formal evaluations, teachers shall engage in professional
development activities, pursuant to section 38Q of this chapter, which must be reviewed for
clarity, rigor and substance. Professional development activities may include, but not be limited
to, peer observation, action research, lesson study task groups, review and analysis of student

performance data and any other projects developed by districts. Said activities may focus onareas of need as identified or informed through supervisory feedback.

All professional development plans shall be reviewed by administrators for clarity, rigor and substance. Clarity shall mean that in reading the plan administrators are able to identify what the teacher will do; substance shall mean that the plan includes work that will impact student learning. Rigor shall mean that the plan requires a teacher to undertake activities that result in challenging and significant professional growth.

82 At a minimum, performance standards for principals shall include broad categories, such 83 as (a) instructional leadership, including state curriculum frameworks, student performance standards, and strategies for effective inclusive schooling for children with disabilities, (b) 84 85 strategic leadership, including student performance data analysis and long and short term 86 planning, (c) teacher evaluation skills and methods, including observation, performance analysis and documentation, (d) professional community building, including implementation of teacher 87 instructional leadership, (e) communication skills, (f) promotion of equity and diversity, and (g) 88 parent and community relationships, and shall include multiple sources of data. Performance 89 90 standards shall be consistent with INTASC and MCREL.

At a minimum, performance standards for all teachers shall include broad categories, such as a) applying knowledge of students and their diverse learning needs, b) applying knowledge of cognitive science, c) applying knowledge of motivation, d) applying knowledge of content, content specific pedagogy, and state curriculum frameworks, e) applying knowledge of planning, instructional design, and assessment, f) applying knowledge of data analysis of student results and classroom practices, g) applying knowledge of managing the learning environment,

h) applying knowledge of ongoing professional growth, i) applying knowledge of collaborating
with colleagues, families, and the community. Performance standards for preliminary and initial
educators shall be consistent with Interstate New Teacher Assessment and Support Consortium
(INTASC) and the National Board for Professional Teaching Standards (NBPTS), or its
successor organization, standards for new teachers, and (3) performance standards for
professional teachers shall be consistent with the National Board for Professional Teaching
Standards, or its successor organization.

During each school year, administrators and/or teacher instructional leaders shall visit
 classrooms on a regular basis. Said supervisory interactions shall be for the purpose of enhancing
 instructional skills and effectiveness and advancing professional growth.

107 Teachers shall be evaluated based on their work and the learning progress of their 108 students using multiple sources of data. Evidence of the teacher's work may include, but not be 109 limited to, classroom observations, teacher-developed unit plans, the use of various assessment 110 data to adjust and focus instruction, collaboration with other teachers, knowledge-based practice 111 in teaching, communications with parents/guardians, performance of routine duties, and the successful implementation of professional development plans [603 CMR 35.04 (3), and M.G.L. 112 c.69, §1B and c.71, §38.] Evidence of students' learning progress may include, but not be 113 limited to, student work products, performance tasks, teacher-designed assessment, and evidence 114 115 that students satisfy state academic standards or individual education plans [603 CMR 35.04 (3), 116 and M.G.L. c.69, §1B and c.71, §38.]

Specific standards of teacher performance consistent with the provisions for performancestandards in this section may be established by the school committee upon the recommendation

of the superintendent, provided that where teachers are represented for collective bargaining 119 120 purposes, all teacher performance standards shall be determined as follows: The school committee and the collective bargaining representative shall undertake for a reasonable period of 121 time to agree on teacher performance standards. Prior to said reasonable period of time, the 122 123 school district shall seek a public hearing to comment on such standards. In the absence of an 124 agreement, after 90 days, teacher performance indicator shall be determined by binding interest 125 arbitration. Either the school district or the teachers' collective bargaining representative may file 126 a petition seeking arbitration with the commissioner of education. The commissioner shall 127 forward to the parties a list of three arbitrators provided by the American Arbitration 128 Association. The school committee and the collective bargaining representative within three days 129 of receipt of the list from the commissioner of education shall have the right to strike one of the 130 three arbitrators' names if they are unable to agree upon a single arbitrator from among the three. The arbitration shall be conducted in accordance with the rules of the arbitrators provided by the 131 132 American Arbitration Association to be consistent with the provisions of this section. In reaching 133 a decision, the arbitrator shall consider the multiple sources of data as established herein for teacher evaluation. The arbitrator shall also consider the particular socioeconomic conditions of 134 135 the student population of the school district. Both the parties and the arbitrator may adopt 136 performance standards established by state or national organizations. The performance standards 137 shall be incorporated into the applicable collective bargaining agreement; provided, however, 138 that any subsequent modification of the performance standards shall be made pursuant to the procedures set forth in this section. 139

140 The results of teacher evaluations may be used in decisions to dismiss, demote, or remove 141 a teacher pursuant to sections 42, 42A, and 63, provided that districts shall provide formal

improvement plans and intensive support services to teachers rated as unsatisfactory, according to district policies. At the end of a one-year intensive remediation process, districts may dismiss teachers who continue to rate as unsatisfactory in accordance with the provisions of Section 42, and provided further that districts that fail to provide said plans and services shall not be allowed to dismiss teachers rated as unsatisfactory and may assign them to non-teaching duties until such time that said plans and services are fully implemented.

148 The results of principal evaluations may be used to dismiss a principal rated as 149 unsatisfactory, according to district policies (See Section 9, Section 41).

Each school district shall conduct evaluations of teachers and administrators inaccordance with the regulations of the board.

152 SECTION 4. Chapter 71 of the General Laws, as appearing in the 2000 Official Edition,
153 is hereby amended by striking out section 38G and inserting in place thereof the following:—

Section 38G. As used in this section the following words shall, unless the context
requires otherwise, have the following meanings:—

156 "Board", the board of education established by chapter fifteen.

157 "Initial educator", a person who holds an initial license.

158 "Initial license", a license to teach issued to a person who has successfully met the 159 preparation and eligibility requirements as established herein for an initial license and completed 160 a college program, graduate or undergraduate, or other program to receive a performance-based 161 approval. Said license shall be valid for five years of employment as an educator in the schools 162 of the commonwealth and may be renewed for an additional five years of employment in163 accordance with regulations adopted by the board.

164 "Preliminary educator", a person who holds a preliminary license.

165 "Preliminary license", a license to teach issued to a person who has successfully met the 166 preparation and eligibility requirements as established herein for a preliminary license. The 167 preliminary license shall be valid for five years of employment as an educator in the schools of 168 the commonwealth and shall be non-renewable.

169 "Professional educator", a person who holds a professional license.

170 "Professional license", a license to teach issued to a person who has successfully met the 171 preparation and eligibility requirements as established herein. The professional license shall be 172 active for renewable terms of five years. An inactive license becomes invalid after five years.

"Regionally licensed or certified educator", an applicant for a teacher's
license in Massachusetts who has been granted a regional license or certificate by another state
jurisdiction under terms of a contract entered into pursuant to chapter 748 of the acts of 1968, the
Interstate Agreement on Licensure of Educational Personnel. Such certificate shall be equivalent
to the initial license.

178 "Reciprocity of certified educators", the process and requirements established by the
179 commissioner for candidates to obtain a license who have completed a college preparation
180 program included in the licensure reciprocity system of the National Association of State
181 Directors of Teacher Education and Licensure (NASDTEC); or a performance-based approval.
182 Such license shall be equivalent to the initial license.

"Temporary license", a license to teach which the commissioner of education may, at his discretion, issue to a person who holds an active teaching license or certificate from another state and who has been employed under the license or certificate for a minimum of three years but has not satisfied the testing requirements for a license contained in this section. The temporary license shall be active for one year and shall be nonrenewable. Service under a temporary license shall be counted as service in acquiring professional teacher status, contingent upon the teacher passing the applicable licensure tests.

The commissioner of education shall have authority to grant, upon application,
preliminary, initial, temporary, and professional licenses to persons who have satisfied the
requirements for such licenses as established by the board.

193 To be eligible for a license as a preliminary educator, the candidate shall (1) hold a 194 bachelor's degree in arts or sciences from an accredited college or university with a major course 195 in the arts or sciences appropriate to the instructional field; (2) pass a test established by the 196 board which shall consist of two parts: (A) a writing section which shall demonstrate the communication and literacy skills necessary for effective instruction and improved 197 198 communication between school and parents; and (B) the subject matter knowledge for the 199 license: and (3) be of sound moral character. Candidates who complete the requirements in this 200 paragraph shall be issued preliminary licenses, which shall permit them to seek employment in 201 teaching positions requiring instructional licenses in districts that have an approved program to 202 train, support, and supervise preliminary educators.

The commissioner shall establish standards for the training, support, and supervision of preliminary educators in accordance with the provisions of this section. Each public school district seeking to hire a preliminary educator must submit a districtbased training program plan for preliminary educators to the department of education. No district shall be authorized to employ a preliminary educator unless it has submitted a plan for such a program and received approval of the commissioner. Each plan shall describe the key elements of the proposed preliminary educator program in accordance with guidelines published by the department. Such guidelines shall require that district-based programs to receive a performancebased approval.

212 Three years after the effective date of this act, district-based training programs for holders of preliminary licenses shall include but not be limited to (1) knowledge-based instruction in a) 213 214 applying knowledge of students and their diverse learning needs, b) applying knowledge of 215 cognitive science, c) applying knowledge of motivation, d) applying knowledge of content, 216 content specific pedagogy, and state curriculum frameworks, e) applying knowledge of planning, 217 instructional design, and assessment, f) applying knowledge of data analysis of student results and classroom practices, g) applying knowledge of managing the learning environment, h) 218 applying knowledge of ongoing professional growth, i) applying knowledge of collaborating 219 220 with colleagues, families, and the community;

(2) in-class instructional coaching; and (3) practical application and performance basedassessment of these strategies.

Three years after the effective date of this act, district based administrator training programs shall include but not be limited to (1) knowledge-based instruction in (a) instructional leadership, including state curriculum frameworks, student performance standards, and strategies for effective inclusive schooling for children with disabilities, (b) strategic leadership, including

comprehensive school reform, managing change, student performance data analysis and long and
short term planning, (c) teacher or principal evaluation skills and methods, including
observation, performance analysis and documentation, (d) professional community building,
including teacher instructional leadership, (e) communication skills, (f) promotion of equity and
diversity, (g) parent and community relationships; and (2) practical application and performance
based assessment of these strategies.

233 Districts shall show either evidence of joint sponsorship or collaboration of training 234 programs with (1) colleges or universities, or (2) other districts, or (3) other programs approved by the commissioner to provide such programs for both teachers and administrators. The 235 236 department shall issue sample district plans that districts may implement in lieu of developing 237 original plans. The department shall coordinate the training efforts of districts; shall insure that 238 district programs meet fair, substantive and comprehensive professional development standards; 239 and shall establish regional programs for preliminary teachers and administrators. The department of education shall devise standardized criteria for a final comprehensive evaluation 240of each preliminary teacher and administrator, conducted at the end of the preliminary educator 241period. All such evaluations shall be conducted according to nationally recognized professional 242 standards for personnel evaluation. 243

At the conclusion of each year of the approved district training program for preliminary teachers and administrators, the district shall prepare a comprehensive evaluation report of the preliminary educator's performance. Such report shall be submitted by the district directly to the department of education. The final comprehensive evaluation report on each preliminary educator shall be made on forms provided by the department of education. Said report shall include an assessment of the individual's on the job performance and one of the followingrecommendations:

(1) Approved: recommends that initial licensure be granted upon completion of theother preparation and eligibility requirements as established by the board;

(2) Insufficient: recommends that the candidate be required to seek entry in the future
into the same or another district's training program prior to being recommended to advance to
initial licensure; or a candidate found insufficient twice shall not be allowed to enter another
district training program; or

(3) Disapproved: recommends that initial licensure not be granted and that the
candidate not be allowed to enter into the same or another district's training program within the
Commonwealth within two years.

The district shall provide the preliminary educator with a copy of the written evaluation report and licensure recommendation before submitting it to the commissioner of education.

263 To be eligible for a license as an initial teacher, the candidate shall provide evidence that 264 he or she (1) holds a bachelor's degree in arts or sciences from an accredited college or 265 university with a major course in the arts or sciences appropriate to the instructional field or the equivalent baccalaureate degree; (2) has passed a test established by the board which shall 266 267 consist of two parts: (A) a writing section which shall demonstrate the communication and 268 literacy skills necessary for effective instruction and improved communication between school 269 and parents; and (B) the subject matter knowledge for the license; (3) has satisfactorily 270 completed a teacher preparation program that has received performance-based approval; and (4)

is of sound moral character. A candidate who completes the requirements of this paragraph shall
be issued an initial license that will permit him to seek employment in a teaching position
requiring an instructional license.

274 Each public school district seeking to hire an educator who is within his first three years of preliminary or initial licensure must submit a plan to the department of education which 275 details how the district will implement an induction program to supervise and support such 276 277 teacher or administrator in their first three years. The department of education shall issue sample 278 plans which districts may implement in lieu of developing an original plan. The commissioner shall ensure that the following elements are included in all teacher and administrator induction 279 280programs. mentoring; criteria-based selection and training for mentors; beginning teacher or 281 administrator development and training consistent with the standards set forth in this act; 282 administrator training to build school-wide support for beginning teachers; broad-based 283 systemwide planning; and induction program evaluation.

Assessment of induction programs shall be incorporated into existing department monitoring for regulatory compliance to account for the degree an induction program is being implemented and the quality of said program.

Effective two years after the enactment of this bill, and provided that the department of education receives funding pursuant to Section 12, said department shall establish a statewide recognition program for the most promising induction practices established by districts.

290 No district being funded through this act shall be authorized to employ an administrator 291 or teacher who is within his first three years of preliminary or initial licensure unless it has shown evidence of implementing an induction program that has been approved by thecommissioner.

294 In not less than one year after the issuance of an initial license, the commissioner upon 295 receipt of a proper application shall issue a professional license to such educator who has 296 provided the commissioner with evidence, in such manner and form as prescribed by the board, that he has met the preparation and eligibility requirements set by the board through a master's 297 298 degree program that meets the requirements of licensure approved by the commissioner, or 299 through an equivalent district program for a professional license approved by the commissioner, or other equivalent programs approved by the commissioner; and has met the requirements set by 300 301 the commissioner and included in section 38 of this chapter, for demonstration of successful 302 performance.

Each professional license shall be active for five years and continued every five years thereafter upon the successful completion of an individual professional development plan that meets the subject matter knowledge and teaching skill requirements set by the board and that is in accordance with the provisions established under section 38Q of this chapter. Such plan shall be designed to increase the ability of the person to improve student learning.

308 Certificates granted by the board prior to October first, 1994, are hereby deemed309 professional licenses which shall be renewed every five years.

The commissioner shall develop alternative paths for administrators to obtain an initial license which shall facilitate a process whereby persons with significant managerial experience can obtain such licensure, in accordance with the provisions of this section. 313 Any license issued by the commissioner may be revoked for cause, pursuant to standards 314 and procedures established by the board.

The board shall have the authority to promulgate, amend and rescind such rules and regulations as may be necessary to carry out the provisions of this section. Such regulations shall be presented to the joint committee on education arts and humanities for informational purposes 90 days prior to implementation.

All applications for licenses granted under this section shall be accompanied by a fee to be determined annually by the commissioner of administration under the provisions of section three B of chapter seven. Said fees shall be established and limited to allow the department to carry out the licensure and license renewal responsibilities but in no case shall said applications exceed \$100 with an increase no greater than the consumer price index.

Notwithstanding the foregoing, the board shall establish for each license area alternate methods for fulfilling the professional development requirement, at least one of which shall be provided at no cost to persons employed by a school district, including paraprofessionals or assistant teachers, who are engaging in such activity for the purpose of satisfying the professional development requirement of this section.

No person shall be eligible for employment as a teacher, guidance counselor, director, school psychologist, school adjustment counselor, school social worker, school nurse, library media specialist, school business administrator, principal, supervisor, director, assistant superintendent of school, and superintendent of schools by a school district unless he has been granted by the commissioner a preliminary, initial, or professional license with respect to the type of position for which he seeks employment; provided, however, that nothing herein shall be

335 construed to prevent a school committee from prescribing additional qualifications; and provided 336 further, that a superintendent may upon request be exempt by the commissioner for any one school year from the requirement in this section to employ licensed personnel when compliance 337 therewith would in the opinion of the commissioner constitute a great hardship in securing 338 339 teachers for that school district; provided that no school that has been placed on watch or 340 declared underperforming by the board of education shall be eligible for such waiver. During the time that such a waiver is in effect, service of an employee of a school district to whom the 341 waiver applies shall not be counted as service in acquiring professional teacher status or other 342 343 rights under section 41.

Competence in Braille instruction shall be a requirement for an initial license as a teacher of students with vision impairments. Such competence shall be verified through a testing program which meets the standards of the Library of Congress National Library Service for the Blind or its successor.

348 Competence in the use of technology as an instructional and management tool shall be a 349 requirement for all initial licenses.

For the purposes of licensing educators, the board shall establish policies and guidelines and the commissioner may approve preparation programs devoted to the preparation of teachers and other educational personnel. Three years after the effective date of this act, such policies and guidelines shall require any institution offering an approved teacher training program to receive a performance-based approval. For the purposes of licensing educators, the board shall establish policies and guidelines and the commissioner may approve preparation programs devoted to the preparation of teachers and other educational personnel. Three years after the effective date of this act, such policies and guidelines shall require any institution offering an approved teachertraining program to receive a performance-based approval.

359 Three years after the effective date of this act, to receive program approval, a college or university or school or district or other institution offering an approved teacher training program 360 (1) shall provide knowledge-based instruction and training to program participants including, but 361 not limited to, the following areas: a) applying knowledge of students and their diverse learning 362 363 needs, b) applying knowledge of cognitive science, c) applying knowledge of motivation, d) applying knowledge of content, content specific pedagogy, and state curriculum frameworks, e) 364 applying knowledge of planning, instructional design, and assessment, f) applying knowledge of 365 366 data analysis of student results and classroom practices, g) applying knowledge of managing the 367 learning environment, h) applying knowledge of ongoing professional growth, i) applying knowledge of collaborating with colleagues, families, and the community; and (2) shall require 368 369 one year of practical application and a performance-based assessment of these areas using multiple sources of data. 370

Three years after the effective date of this act, program approval shall demonstrate that technology tools for teachers are incorporated into all preparation. This provision shall also apply to Massachusetts Institute for New Teachers and district-based programs.

Three years after the effective date of this act, policies and guidelines for approved administrator training programs shall require training in (1) knowledge-based instruction, including but not limited to the following areas, (a) instructional leadership, including state curriculum frameworks, student performance standards, and strategies for effective inclusive schooling for children with disabilities, (b) strategic leadership, including comprehensive school 379 reform, managing change, student performance data analysis and long and short term planning, 380 (c) teacher evaluation skills and methods, including observation, performance analysis and 381 documentation, (d) professional community building, including training in teacher instructional 382 leadership, (e) communication skills, (f) promotion of equity and diversity, (g) parent and 383 community relationships; and (2) shall require one year of practical application and performance 384 based assessment of these areas using multiple sources of data.

In addition to any other requirements in this section, in order to receive a preliminary or initial license, persons applying for such licensure shall have completed such courses or training sessions as the board shall require in supporting English language learners.

A college or university or school or district or other institution offering such an approved program shall certify to the commissioner that a student has demonstrated satisfactory competence in the skills and knowledge expected of college graduates in the most advanced nations, and has completed the program approved.

392 A panel of teachers, principals, superintendents, and teacher preparation faculty, shall 393 develop an assessment to be used as a formative assessment of teacher training programs. Three 394 years after the effective date of this act, principals will use the assessment to rate the 395 preparedness of beginning teachers who have completed a particular Massachusetts-approved 396 teacher-training program; this shall include college, district-based, and alternative preparation 397 Such assessment shall be concerned with whether teachers trained in such programs programs. 398 possess the content knowledge and pedagogical skills appropriate for a novice practitioner. Superintendents shall aggregate individual teacher assessment results and prepare reports 399

400 organized by teacher preparation program. Such reports shall be filed with the DOE and made401 available.

402 At the end of each five-year period each professional educator shall attest to and provide 403 appropriate supporting evidence and documentation to the state department of education, in such 404 form and at such time as the commissioner shall prescribe, that the professional educator has 405 successfully completed a professional development plan which meets the standards set by the 406 board.

407 A teacher who is to be employed in a position in an area of license in which he is not 408 currently employed, but for which he held a license which had been active within five years 409 immediately preceding the starting date of employment in this position, shall be given a 410 reasonable period, as determined by the board, to fulfill a professional development plan which 411 demonstrates currency in the subject matter knowledge and re-qualify him for a license in said 412 area. In every instance, all evaluations and assessments shall follow nationally recognized 413 professional standards.

In addition to any other requirements of this section, the board shall require, as a provision of an administrator's or teacher's license renewal, that all teachers and administrators shall complete training required by section 38Q of this section. Anyone granted either a professional license under this section or currently holding such license shall be required to maintain the development of professional skills and the knowledge of subject matter pertinent to the areas of licensure, and in accordance with section 38Q of this chapter.

420 Anyone granted a preliminary or initial license under this section or currently holding421 such license shall maintain the development of professional skills and the knowledge of subject

422 matter pertinent to the areas of licensure by participating in a district induction/mentoring 423 program, and by fulfilling the requirements established by the board to advance to an initial or a 424 professional license. Any such educator who is not engaged in one of these options in the fourth 425 or fifth year of employment must complete a professional development plan that addresses 426 professional skills and subject matter knowledge and which meets the standards set by the board 427 for plans used for the purpose of license renewal.

Except as otherwise specifically provided in this section, no rights of any employees of a school district under the provision of this chapter shall be impaired by the provisions of this section.

This section shall not apply to trade, vocational, temporary substitute teachers, exchange teachers, regionally licensed or certified teachers or to teaching or administrative interns; provided, however, that approval for the employment of such personnel shall be generated by the board under such rules and regulations as it may adopt.

The requirements of this section shall not apply to the license of teachers of adult
education. Nothing in this section or section 1H of chapter 69 shall be construed to prohibit a
school committee from employing a teacher certified under this section to teach adult education.

438 SECTION 5. Chapter 71 of the General Laws as appearing in the 2000 Official Edition is
439 hereby amended by inserting after Section 38G the following new section:-

Section 38G.5 Three years after the effective date of this act, to receive program
approval, any college or university offering an approved educator training program shall join
with a local school district to create an ongoing district advisory board. Said advisory board shall

443 provide colleges and universities an opportunity to be informed by practitioners about the needs444 of the field and the knowledge and skills that are necessary for beginning teachers.

445 SECTION 6. Chapter 71 of the General Laws as appearing in the 2000 Official Edition is 446 hereby amended by inserting after Section 89 the following new sections:-

There is hereby established a comprehensive grant program pursuant to sections 90–94 and section 38Q of this act to support long-term planning, implementing, and evaluation to upgrade a district's systemic approach to improving educator quality through the processes of recruitment, induction, teacher leadership, supervision and evaluation, professional development, school structure, and school culture.

452 Said program shall support district capacity to consolidate human and financial resources
453 that influence the quality of the teacher and administrator workforce; and to advance
454 improvement in the aforementioned processes.

All districts across the Commonwealth shall have one year to plan and three years to implement a comprehensive approach that integrates recruitment, induction, teacher leadership, supervision and evaluation, professional development, school structure, and school culture to build excellence in the teacher and administrator workforce.

Each district shall create a comprehensive plan that connects the seven processes; shall elect the sequence in which each process is addressed over the one year of planning and three years of implementation. The implementation design of district plans shall allow flexibility in developing and strengthening each process into an integrated system for developing workforce expertise. In the first year after passage of this act, a grant program will be established to support a)comprehensive planning by 15 pilot districts selected by a Statewide Panel described in Section 7, b) establishment and training of the statewide panel, and c) staffing support for the department of education.

Said funding shall be used by the department of education to provide staffing support to the statewide panel, and in later years to regional panels; and build technical capacity for supporting complex district change efforts to upgrade the processes specified in this bill. The department of education shall submit a quarterly report to the house and senate committees on ways and means and the joint committee on education, arts and humanities detailing said department's expenditures

474 Said sums shall be in addition to any amounts previously appropriated and made
475 available; provided further, that all funds appropriated in this section shall not revert and shall be
476 available for expenditure until June 30, 2007.

477 Said program shall support district capacity to consolidate human and financial resources
478 that influence the quality of the teacher and administrator workforce; and to advance
479 improvement in the aforementioned seven processes.

480 Said program shall require evidence of a 10% matching contribution by the districts481 towards improvement of these processes.

482

483 Three years after the effective date of this act, said funding shall be 484 factored into the chapter 70 formula and identified for educator quality to provide adequate,

predictable, and sustainable funding to districts to implement the provisions of this act. Districts
shall not be held accountable for implementing the provisions of this act for which the legislature
has not appropriated sufficient funds.

488 One statewide panel appointed by the Commissioner of Education will approve plans of 489 all districts participating in the first three years of planning and implementation. The panel shall 490 consist of 12 persons. The Commissioner shall appoint 12 members selected from (a) nominees 491 submitted by each of the following nine organizations: The Massachusetts Association of 492 College for Teacher Education, the Massachusetts Association of School Superintendents, the Massachusetts Elementary School Principals Association, the Massachusetts Association of 493 494 School Committees, the Massachusetts Secondary School Administrators Association, the 495 Massachusetts Federation of Teachers, the Massachusetts Teachers Association, the 496 Massachusetts Parent Teacher Organization, the Massachusetts Association of Supervision and 497 Curriculum Development; and (b) nominees submitted by each of the following three 498 organizations: the Massachusetts Business Roundtable, the Associated Industries of Massachusetts, and the Massachusetts Biotechnology Council. These lists may be comprised of 499 500 members of said associations or other individuals identified by the associations. All nominees 501 must be knowledgeable in understanding of the change process pertaining to the seven processes 502 of educator quality listed in said act.

503 The department of education shall be responsible for providing support staffing, 504 training, and general management of the panels, including but not limited to, creating an internal 505 organization for the panel, and creating assignments so as to ensure no panel member reviews 506 plans emanating from his or her district or which he or she has an otherwise specific professional 507 or personal interest or which otherwise could present a conflict of interest. The Commissioner shall have the authority to create one or more positions specifically for the management of staffing and logistical support for these panels through the annual funding provided to the department of education in this act. Members shall be appointed for three-year terms. Terms of initially appointed members shall be staggered so that no more than 4 members per panel are replaced in a given year.

513 Said panel shall create criteria and guidelines to support the development and 514 implementation of plans for districts and professional development schools; approve and 515 disapprove grant applications.

The department of education monitors progress in implementation of approved plans and holds all relevant constituencies accountable for the effective utilization of allocated funding pursuant to this act. The department of education shall determine whether districts have shown evidence of results. If a district fails to show evidence of results, renewal funding shall be used for said district to bring in an approved preferred provider, as identified by the department of education, to assist them in re-designing their plans.

522 Said panel shall hold the department of education accountable for 523 effective utilization of funds allocated. The panel shall administer a survey to all districts and 524 colleges and universities with approved educator preparation programs regarding department 525 performance. If survey results indicate that the department is not utilizing said funding 526 effectively, a re-assessment of the department's plan shall be undertaken by the appointed panel.

527 Section 90. Said comprehensive program shall support professional development
528 schools formed through partnerships consisting of an approved educator preparation program, a
529 teachers' association, and a P-12 school district to develop and sustain the links, structures, and

opportunities that result in a seamless continuum of professional development for teachers andadministrators at all stages of the career span.

Section 91. Said comprehensive program shall also be used for the purpose of
supporting teacher and administrator induction programs. Said funding shall be used for but not
limited to substitutes, training, stipends for part-time coordinators or high-quality mentors, or for
other elements that support plan implementation. Collaboratives shall also be eligible for said
funding for induction.

537 Districts shall account for systematic, differentiated induction for preliminary and initial 538 educators. Districts shall address the development of professional skills and the knowledge of 539 subject matter appropriate to the type, field, and level of educators' licenses. The commissioner 540 shall establish standards for such induction programs.

541 Districts that have fully implemented and locally maintained all components of their 542 induction plans shall be eligible to serve as induction laboratories and provide support to other 543 districts on developing high quality induction programs. Districts that wish to serve as induction 544 laboratories shall apply to the Regional Teacher Quality Panels for funding that may be used to 545 compensate teachers who are involved in the work of the induction laboratories. Districts that 546 serve as induction laboratories may provide non-financial compensations to teachers, including but not limited to release time, waived fees for license renewal, tuition reimbursement for 547 courses for the purpose of license renewal. 548

549 Section 92. Said comprehensive program shall also be used for the purpose of 550 improving the quality of teacher and administrator performance evaluations. Collaboratives 551 shall also be eligible for said funding for teacher and administrator performance evaluations.

552 Said funding shall be used for but not limited to hiring implementation coaches to support 553 the strengthening of supervision and evaluation processes; supporting full and half time 554 positions, training, and substitutes; ensuring a process by which parent input may be used outside 555 formal evaluations. Included in comprehensive plans shall be a delineation of how districts will 556 increase the frequency and quality of interactions among teachers, between teachers and other 557 instructional personnel, and between teachers and administrators.

558 Section 93: Said comprehensive program shall also be used for the 559 purpose of supporting teacher instructional leadership. Said funding shall be used for but not 560 limited to stipends for teacher leaders, training, substitute teachers, or other elements that support 561 plan implementation.

562 The principal of each school shall facilitate the development of a plan for teacher instructional leadership. Said plan shall include supports that increase the frequency in which 563 564 teachers work together to analyze and improve their performance. Areas of support may include 565 but not be limited to curriculum and instruction, data analysis of student performance; school-566 level professional development, the facilitation of study groups; and the acquisition of 567 appropriate professional development resources. The principal shall facilitate a review of the structure of the school day and time available for ongoing instructional dialogue with and among 568 569 teachers. Any teacher leadership program shall not be construed as an alternative to the statutory authority or responsibility of the principal. 570

571 Districts shall ensure that each school implements teacher instructional leadership in such 572 a way that teachers have time and access to other teachers and administrators for the purpose of 573 improving instruction. To be eligible for said funds, districts shall submit a letter of agreement with teachers' union in support of the implementation for a new teacher instructional leadership plan. Districts must demonstrate that this funding will be used to build instructional expertise and teacher leadership support for teachers who share students and/or content.

578 Section 94. Said comprehensive program shall also be used to recruit 579 teachers in subject areas of highest need, including but not limited to math, science, special 580 education, and the education of limited English proficient students.

Section 95. Said comprehensive program shall also be used for the purpose of
supporting professional development activities in schools across the Commonwealth, pursuant to
section 38Q.

584 SECTION 7. Chapter 71 of the General Laws as appearing in the 2000 Official Edition, 585 is hereby amended by striking out section 38Q and inserting in place thereof the following new 586 section:-

587 Section 38Q. Said comprehensive grant program pursuant to sections 90-94 shall support 588 the integration and implementation of high-quality ongoing district-wide and individualized 589 professional development plans (IPDPs) into all other personnel processes cited in said sections.

590 However, notwithstanding funding pursuant to said act, districts shall be required to 591 adhere to all elements cited in this section.

592 Every school district in the commonwealth shall adopt and implement a professional 593 development plan for all principals, teachers, other professional staff, paraprofessionals and teacher assistants employed by the district, and annually shall evaluate and update such plans andset forth a budget for professional development within the confines of the foundation budget.

596 District professional development plans for teachers shall be linked to the knowledge 597 base of professional practice and shall include a) applying knowledge of students and their 598 diverse learning needs, b) applying knowledge of cognitive science, c) applying knowledge of 599 motivation, d) applying knowledge of content, content specific pedagogy, and state curriculum 600 frameworks, e) applying knowledge of planning, instructional design, and assessment, f) 601 applying knowledge of data analysis of student results and classroom practices, g) applying knowledge of managing the learning environment, h) applying knowledge of ongoing 602 603 professional growth, i) applying knowledge of collaborating with colleagues, families, and the 604 community. District professional development plans for teachers shall be aligned with school 605 improvement goals and shall be linked to student results.

606 District professional development plans for administrators shall be linked to the 607 knowledge base of professional practice and shall include (a) instructional leadership, including 608 state curriculum frameworks, student performance standards, and strategies for effective 609 inclusive schooling for children with disabilities, (b) strategic leadership, including comprehensive school reform, managing change, student performance data analysis and long and 610 611 short term planning, (c) teacher evaluation skills and methods, including observation, 612 performance analysis and documentation, (d) professional community building, including 613 training in teacher instructional leadership, (e) communication skills, (f) promotion of equity and diversity, and (g) parent and community relationships. District professional development plans 614 615 for administrators shall be aligned with school and district improvement goals and shall be linked 616 to student results.

617 The plan may also include training in the provision of pre-referral services within regular 618 education. Said plan shall also include training for members of school councils, pursuant to section 59C. Said plan may include teacher training which addresses the effects of gender bias in 619 the classroom. In any school district with limited English proficient students, the plan shall 620 621 provide training for teachers and administrators in second language acquisition techniques. 622 District professional development plans required by this section shall be filed annually with the 623 commissioner of education in a report. Said report shall specify and delineate professional development expenditures and shall be publicized annually to the committees on education, arts, 624 625 and humanities and ways and means of the general court, teacher preparation programs, school 626 districts, all educator associations, and to the public.

The board shall establish policies and guidelines for approval for any continuing education units, in-service seminars, projects, courses and other activities that would be deemed sufficient to maintain the development of professional skills and the knowledge of subject matter and pedagogy pertinent to particular licenses in accordance with the same procedures used for initial approval of collegiate preparation programs.

Each educator shall attest to and provide appropriate supporting evidence and
documentation to the district that the educator has successfully completed a professional
development plan that is in accordance with the provisions established under this section.

The commissioner of education for the commonwealth shall annually prepare a plan for providing statewide assistance in the preparation, implementation and evaluation of professional development plans in conjunction with a broad-based coalition of teachers, principals, superintendents, and higher education representatives. Such plan shall provide opportunities for

639 district collaboration and shall evaluate the feasibility of obtaining assistance from institutions of 640 higher education and private service providers. The plan shall include data that demonstrates, statewide and by school district, the types of professional development provided for educators 641 642 who work with limited English proficient students. The plan shall be submitted to the board of 643 education for approval. A copy of said plan shall be submitted to the joint committee on 644 education, arts, and humanities of the great and general court. To support the development of 645 said statewide plan, the department of education shall document district professional 646 development practices, and shall create a network of schools and districts that demonstrate high-647 quality professional development practices that show evidence of improving student achievement. Said network shall support low-performing schools and districts in the 648 649 development of professional development plans that improve student achievement.

Each local and regional school district shall attest to the department of education, in such form and at such time as the commissioner shall prescribe, that professional development activities for which credit toward a license renewal is granted meet the requirements set by the board, and are documented in accordance with procedures established by the board.

The board shall, in establishing said policies and criteria for professional development, give special consideration to the best interests of the students in the commonwealth, including the need for high quality teachers of English language learners programs established under chapter 71A for limited English proficient students, and the need to maintain the highest performance standards of teachers while taking into proper consideration the financial or time constraints these policies may require. In developing such policies, guidelines and assessment methods, the board shall obtain the input of teachers, administrators, educational experts, 661 parents, business leaders and others interested in the improvement of the professional status of662 teachers.

663 SECTION 8. Chapter 71 of the General Laws as appearing in the 2000 Official Edition, 664 is hereby amended by striking out section 41 and inserting in place thereof the following new 665 section:-

666 Section 41. For the purposes of this section, a teacher, school librarian, school adjustment counselor, school social worker, school nurse, or school psychologist who has served in the 667 668 public schools of a school district for the three previous consecutive school years shall be 669 considered a teacher, and shall be entitled to professional teacher status as provided in section 42. The superintendent of said district, upon the recommendation of the principal, may award 670 671 such status to any teacher who has served in the principal's school for not less than one year or to a teacher who has obtained such status in any other public school district in the commonwealth. 672 A teacher without professional teacher status shall be notified in writing on or before June 673 fifteenth whenever such person is not to be employed for the following school year. Unless such 674 notice is given as herein provided, a teacher without such status shall be deemed to be appointed 675 for the following school year. 676

677 School principals, by whatever title their position may be known, shall not be represented 678 in collective bargaining, but every principal shall have the opportunity to meet and discuss 679 individually the terms and conditions of his employment in his school district with such district's 680 superintendent and may be represented by an attorney or other representative, and shall be 681 employed under a written contract of employment. School principals shall enter into individual 682 employment contracts with the districts that employ them concerning the terms and conditions of

683 their employment. The initial contract with each individual school district shall be for a 684 minimum of one year and shall not exceed three years. These conditions, as set forth in this section, shall apply in full to the initial contract of each school principal regardless of past 685 employment history in the Commonwealth. Subsequent contracts shall be for a minimum of 686 three years. Principals entering into subsequent contracts with a school district that employed 687 688 them on the third Wednesday of November shall be treated as school principals entering into 689 their second contract period and subject to all further terms and conditions. Failure of the superintendent to notify a principal of the proposed non-renewal of his contract at least 90 days, 690 691 which shall exclude July and August, prior to the expiration date of such contract shall automatically renew the contract for an additional one-year period. 692

693 Except as provided herein, section 42 shall not apply to school principals, assistant 694 principals or department heads, although nothing in this section shall deny to any principal, 695 assistant principal or department head any professional teacher status to which he shall otherwise 696 be entitled. A principal, assistant principal, department head or other supervisor who has served in that position in the public schools of the district for three consecutive years shall not be 697 698 dismissed or demoted except for failure on the part of the principal to satisfy the administrator 699 performance standards developed pursuant to section 38 of this chapter or other good cause. 700 Only a superintendent may dismiss a principal. A principal, assistant principal, department head 701 or other supervisor shall not be dismissed unless he has been furnished with a written notice of intent to dismiss with an explanation of the grounds for the dismissal, and, if he so requests, has 702 703 been given a reasonable opportunity within 15 days after receiving such notice to review the 704 decision with the superintendent at which meeting such employee may be represented by an attorney or other representative to present information pertaining to the bases for the decision 705

706 and to such employee's status. A principal, assistant principal, department head or other supervisor may seek review of a dismissal or demotion decision by filing a petition with the 707 708 commissioner for arbitration. Except as provided herein, the procedures for arbitration, and the time allowed for the arbitrator to issue a decision, shall be the same as that in section 42. The 709 commissioner shall provide the parties with the names of three arbitrators who are members of 710 711 the American Arbitration Association. The arbitrators shall be different from those developed pursuant to section 42. The parties each shall have the right to strike one of the three arbitrator's 712 names if they are unable to agree upon a single arbitrator from amongst the three. 713

714 A school committee may award a contract to a superintendent of schools or a school 715 business administrator for a period not exceeding six years which may provide for the salary, 716 fringe benefits, and other conditions of employment, including but not limited to, severance pay, 717 relocation expenses, reimbursement for expenses incurred in the performance of duties or office, 718 liability insurance, and leave for said superintendent or school business administrator. Nothing in this section shall be construed to prevent a school committee from voting to employ a 719 superintendent of schools who has completed three or more years' service to serve at its 720 721 discretion.

SECTION 9. Chapter 71 of the General Laws, as appearing in the 2000 Official Edition,
 is hereby amended by striking out section 59B and inserting in place thereof the following new
 section:-

Section 59B. The superintendent of a school district shall appoint principals for each
public school within the district at levels of compensation determined in accordance with
policies established by the school committee. Principals employed under this section shall be the

educational administrators and managers of their schools and shall supervise the operation and management of their schools and school property, subject to the supervision and direction of the superintendent. Principals employed under this section shall be responsible, consistent with district personnel policies and budgetary restrictions and subject to the approval of the superintendent, for hiring all teachers, athletic coaches, instructional or administrative aides, and other personnel assigned to the school, and for terminating all such personnel, subject to review and prior approval by the superintendent and subject to the provisions of this chapter.

The school superintendent of a city or town or regional school district including vocational-technical schools, may also appoint administrators and other personnel not assigned to particular schools, at levels of compensation determined in accordance with policies established by the school committee.

739 SECTION 10. The department of education shall provide staffing support to the regional 740 panels; build staffing and technology to process licensure and re-licensure with a 48-hour 741 response rate; utilize its central position and legal authority to promote an educator quality 742 agenda for the state; set standards by which educators will be trained and update the standards 743 to reflect advancements in the field; serve as coordinator of high-quality external providers to schools and districts; build leadership capacity by disseminating innovative educator quality and 744 745 professional development models; collect and analyze demographic and test data; communicate 746 the data to districts; help districts conduct further analyses; and provide technical assistance.

SECTION 11. Notwithstanding any general or special law to the contrary, aspects of the
 bill that require funding for implementation shall apply only to public school districts that

receive said funds from the state in addition to Chapter 70 funds. Districts shall engage in allaspects of the bill that are not contingent on said funding.

751 SECTION 12. Notwithstanding any general or special law to the contrary, all provisions

752 of this act that apply to public school districts shall apply to Commonwealth and Horace Mann

753 Charter Schools, as established in Chapter 71 section 89 of the General Laws of Massachusetts