## 96TH GENERAL ASSEMBLY

## State of Illinois

## 2009 and 2010

#### SB3014

Introduced 2/4/2010, by Sen. Deanna Demuzio

### SYNOPSIS AS INTRODUCED:

| 105 ILCS 5/10-21.4a | from Ch. 122, par. 10-21.4a |
|---------------------|-----------------------------|
| 105 ILCS 5/10-23.8a | from Ch. 122, par. 10-23.8a |
| 105 ILCS 5/10-23.8b | from Ch. 122, par. 10-23.8b |
| 105 ILCS 5/24A-15   |                             |

Amends the School Code. Provides for the employment of assistant principals. Includes provisions concerning (1) their duties, (2) their contracts, (3) their reclassification, and (4) the development and submission of an evaluation plan. Removes language that provides that if a principal is absent due to extended illness or leave of absence, then an assistant principal may be assigned as acting principal for a period not to exceed 60 school days. Effective immediately.

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FISCAL NOTE ACT MAY APPLY

A BILL FOR

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AN ACT concerning education.

# 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The School Code is amended by changing Sections
10-21.4a, 10-23.8a, 10-23.8b, and 24A-15 as follows:

6 (105 ILCS 5/10-21.4a) (from Ch. 122, par. 10-21.4a)

7 Sec. 10-21.4a. Principals and assistant principals Duties. To employ principals and assistant principals who hold 8 9 valid supervisory or administrative certificates. The principal, with the assistance of any assistant principals, who 10 shall supervise the operation of attendance centers as the 11 board shall determine necessary. In an attendance center having 12 13 fewer than 4 teachers, a head teacher who does not qualify as a 14 principal may be assigned in the place of a principal.

The principal, with the assistance of any assistant 15 16 principals, shall assume administrative responsibilities and 17 instructional leadership, under the supervision of the superintendent, and in accordance with reasonable rules and 18 19 regulations of the board, for the planning, operation and 20 evaluation of the educational program of the attendance area to 21 which he or she is assigned. However, in districts under a 22 Financial Oversight Panel pursuant to Section 1A-8 for violating a financial plan, the duties and responsibilities of 23

1 principals <u>and assistant principals</u> in relation to the 2 financial and business operations of the district shall be 3 approved by the Panel. In the event the Board refuses or fails 4 to follow a directive or comply with an information request of 5 the Panel, the performance of those duties shall be subject to 6 the direction of the Panel.

7 School boards shall specify in their formal job description 8 for principals that his or her primary responsibility is in the 9 improvement of instruction. A majority of the time spent by a 10 principal shall be spent on curriculum and staff development 11 through both formal and informal activities, establishing 12 clear lines of communication regarding school qoals, 13 accomplishments, practices and policies with parents and teachers. 14

Unless residency within a school district is made an 15 16 express condition of a person's employment or continued 17 employment as a principal or assistant principal of that school district at the time of the person's initial employment as a 18 principal or assistant <u>principal</u> of that district, residency 19 20 within that school district may not at any time thereafter be 21 made a condition of that person's employment or continued 22 employment as a principal or assistant principal of the 23 district, without regard to whether the person's initial employment as a principal of the district began before or 24 25 begins on or after the effective date of this amendatory Act of 26 1996 and without regard to whether that person's residency within or outside of the district began or was changed before or begins or changes on or after that effective date. In no event shall residency within a school district be considered in determining the compensation of a principal <u>or assistant</u> <u>principal</u> or the assignment or transfer of a principal <u>or</u> <u>assistant principal</u> to an attendance center of the district.

School boards shall ensure that their principals <u>and</u>
<u>assistant principals</u> are evaluated on their instructional
leadership ability and their ability to maintain a positive
education and learning climate.

11 It shall also be the responsibility of the principal to 12 utilize resources of proper law enforcement agencies when the 13 safety and welfare of students and teachers are threatened by 14 illegal use of drugs and alcohol.

15 The principal shall submit recommendations to the 16 superintendent concerning the appointment, retention, 17 promotion and assignment of all personnel assigned to the 18 attendance center.

19 If a principal is absent due to extended illness or leave 20 of absence, an assistant principal may be assigned as acting 21 principal for a period not to exceed 60 school days.

22 (Source: P.A. 89-572, eff. 7-30-96; 89-622, eff. 8-9-96; 90-14, 23 eff. 7-1-97.)

24 (105 ILCS 5/10-23.8a) (from Ch. 122, par. 10-23.8a)
 25 Sec. 10-23.8a. Principal, assistant principal, and other

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administrator contracts. After the effective date of this 1 2 amendatory Act of 1997 and the expiration of contracts in effect on the effective date of this amendatory Act, school 3 districts may only employ principals, assistant principals, 4 5 and other school administrators under either a contract for a period not to exceed one year or a performance-based contract 6 for a period not to exceed 5 years, unless the provisions of 7 Section 10-23.8b of this Code or subsection (e) of Section 8 9 24A-15 of this Code otherwise apply.

10 Performance-based contracts shall be linked to student 11 performance and academic improvement attributable to the 12 responsibilities and duties of the principal, assistant 13 principal, or administrator. No performance-based contract shall be extended or rolled-over prior to its scheduled 14 15 expiration unless all the performance and improvement goals 16 contained in the contract have been met. Each performance-based 17 contract shall include the goals and indicators of student performance and academic improvement determined and used by the 18 19 local school board to measure the performance and effectiveness 20 of the principal, assistant principal, or other administrator and such other information as the local school board may 21 22 determine.

By accepting the terms of a multi-year contract, the principal, assistant principal, or administrator waives all rights granted him or her under Sections 24-11 through 24-16 of this Act only for the term of the multi-year contract. Upon

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1 acceptance of a multi-year contract, the principal or 2 administrator shall not lose any previously acquired tenure 3 credit with the district.

4 (Source: P.A. 94-1039, eff. 7-20-06.)

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5 (105 ILCS 5/10-23.8b) (from Ch. 122, par. 10-23.8b)

6 10-23.8b. Reclassification of Sec. principals and 7 assistant principals. Upon non-renewal of a principal's or 8 assistant principal's administrative contract, the principal 9 or assistant principal shall be reclassified pursuant to this Section. No principal or assistant principal who has completed 10 11 2 or more years of administrative service in the school 12 district may be reclassified by demotion or reduction in rank from one position within a school district to another for which 13 14 a lower salary is paid without written notice from the board of 15 the proposed reclassification by April 1 of the year in which 16 the contract expires.

Within 10 days of the principal's or assistant principal's 17 receipt of this notice, the school board shall provide the 18 principal with a written statement of the facts regarding 19 20 reclassification, and the principal or assistant principal may 21 request and receive a private hearing with the board to discuss 22 the reasons for the reclassification. If the principal or assistant principal is not satisfied with the results of the 23 24 private hearing, he or she may, within 5 days thereafter, 25 request and receive a public hearing on the reclassification.

1 Any principal <u>or assistant principal</u> may be represented by 2 counsel at a private or public hearing conducted under this 3 Section.

If the board decides to proceed with the reclassification, it shall give the principal <u>or assistant principal</u> written notice of its decision within 15 days of the private hearing or within 15 days of the public hearing held under this Section whichever is later. The decision of the board thereupon becomes final.

10 Nothing in this Section prohibits a board from ordering 11 lateral transfers of principals <u>or assistant principals</u> to 12 positions of similar rank and equal salary.

13 The changes made by <u>Public Act 94-201</u> this amendatory Act 14 of the 94th General Assembly are declaratory of existing law. 15 (Source: P.A. 94-201, eff. 1-1-06.)

16 (105 ILCS 5/24A-15)

Sec. 24A-15. Development of evaluation plan for principals
and assistant principals.

(a) Each school district, except for a school district
organized under Article 34 of this Code, shall establish a
principal <u>and assistant principal</u> evaluation plan in
accordance with this Section. The plan must ensure that each
principal <u>and assistant principal</u> is evaluated as follows:

24 (1) For a principal <u>or assistant principal</u> on a
 25 single-year contract, the evaluation must take place by

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1 March 1 of each year.

2 (2) For a principal <u>or assistant principal</u> on a 3 multi-year contract under Section 10-23.8a of this Code, 4 the evaluation must take place by March 1 of the final year 5 of the contract.

On and after September 1, 2012, the plan must:

7 (i) rate the principal's <u>or assistant principal's</u> 8 performance as "excellent", "proficient", "needs 9 improvement" or "unsatisfactory"; and

(ii) ensure that each principal <u>and assistant</u>
 <u>principal</u> is evaluated at least once every school year.

Nothing in this Section prohibits a school district from conducting additional evaluations of principals <u>and assistant</u> <u>principals</u>.

15 (b) The evaluation shall include a description of the 16 principal's <u>or assistant principal's</u> duties and 17 responsibilities and the standards to which the principal <u>or</u> 18 <u>assistant principal</u> is expected to conform.

(c) The evaluation <u>for a principal</u> must be performed by the district superintendent, the superintendent's designee, or, in the absence of the superintendent or his or her designee, an individual appointed by the school board who holds a registered Type 75 State administrative certificate.

24 Prior to September 1, 2012, the evaluation must be in 25 writing and must at least do all of the following:

26

(1) Consider the principal's specific duties,

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1 responsibilities, management, and competence as a
2 principal.

3 (2) Specify the principal's strengths and weaknesses,
 4 with supporting reasons.

5 (3) Align with research-based standards established by6 administrative rule.

7 On and after September 1, 2012, the evaluation must, in 8 addition to the requirements in items (1), (2), and (3) of this 9 subsection (c), provide for the use of data and indicators on 10 student growth as a significant factor in rating performance.

11 <u>(c-5) The evaluation of an assistant principal must be</u> 12 performed by the principal, the district superintendent, the 13 superintendent's designee, or, in the absence of the 14 superintendent or his or her designee, an individual appointed 15 by the school board who holds a registered Type 75 State 16 administrative certificate. The evaluation must be in writing 17 and must at least do all of the following:

18 <u>(1) Consider the assistant principal's specific</u> 19 <u>duties, responsibilities, management, and competence as a</u> 20 <u>principal.</u>

21 (2) Specify the assistant principal's strengths and
 22 weaknesses with supporting reasons.

23(3) Align with the Illinois Professional Standards for24School Leaders or research-based district standards.

25 (d) One copy of the evaluation must be included in the 26 principal's <u>or assistant principal's</u> personnel file and one copy of the evaluation must be provided to the principal <u>or</u>
 assistant principal.

(e) Failure by a district to evaluate a principal or 3 assistant principal and to provide the principal or assistant 4 5 principal with a copy of the evaluation at least once during the term of the principal's or assistant principal's contract, 6 in accordance with this Section, is evidence that the principal 7 8 or assistant principal is performing duties and 9 responsibilities in at least a satisfactory manner and shall 10 serve to automatically extend the principal's or assistant 11 principal's contract for a period of one year after the 12 contract would otherwise expire, under the same terms and conditions as the prior year's contract. The requirements in 13 14 this Section are in addition to the right of a school board to reclassify a principal or assistant principal pursuant to 15 16 Section 10-23.8b of this Code.

(f) Nothing in this Section prohibits a school board from
 ordering lateral transfers of principals <u>or assistant</u>
 <u>principals</u> to positions of similar rank and salary.

20 (Source: P.A. 96-861, eff. 1-15-10.)

21 Section 99. Effective date. This Act takes effect upon 22 becoming law.

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