# Iowa State Board of Education

# **Executive Summary**

December 5, 2024

Framework for Board Policy Development and Decision Making

| Agenda Item:                   | Rules – Chapter 79, "Standards for Practitioner and<br>Administrator Preparation Programs" (Notice of Intended<br>Action)  |
|--------------------------------|--|
| State Board<br>Priority:       | Goal 3   |
| State Board<br>Role/Authority: | The State Board has the authority to provide notice of intended rulemaking under lowa Code section 256.7(3).   |
| Presenter(s):                  | Thomas A. Mayes<br>General Counsel   |
| Attachment(s):                 | One  |
| Recommendation:                | It is recommended that the State Board give notice of its intent to amend Chapter 79.  |
| Background:                    | This proposed rulemaking implements four statutes from<br>the last legislative session related to practitioner<br>preparation: 2024 Iowa Acts, House Files 255, 2545, and<br>2618, and Senate File 2411.   |
|                                | The Department held a public hearing on the regulatory<br>analysis of this proposed rulemaking on November 19,<br>2024. No one attended the public hearing; however, the<br>Department received three public comments, which it is<br>still analyzing. |

#### **EDUCATION DEPARTMENT**[281]

#### **Notice of Intended Action**

The State Board of Education hereby proposes to amend Chapter 79, "Standards for Practitioner and Administrator Preparation Programs," Iowa Administrative Code.

#### Legal Authority for Rulemaking

This rulemaking is proposed under the authority provided in Iowa Code section 256.7(3).

### State or Federal Law Implemented

This rulemaking implements, in whole or in part, Iowa Code section 256.16.

# Purpose and Summary

This proposed rulemaking implements four statutes from the last legislative session related to practitioner preparation: 2024 Iowa Acts, House Files 255, 2545, and 2618, and Senate File 2411.

The Department held a public hearing on the regulatory analysis of this proposed rulemaking on November 19, 2024. No one attended the public hearing; however, the Department received three public comments, which it is still analyzing.

#### Fiscal Impact

This rulemaking has no fiscal impact to the state of Iowa.

#### Jobs Impact

After analysis and review of this rulemaking, no impact on jobs has been found.

#### Waivers

Any person who believes that the application of the discretionary provisions of this rulemaking would result in hardship or injustice to that person may petition the State Board for a

waiver of the discretionary provisions, if any, pursuant to 281-Chapter 4. Note that, by statute,

this rules chapter is not subject to waiver. Iowa Code § 256.7(3).

## Public Comment

Any interested person may submit comments concerning this proposed rulemaking.

Written comments in response to this rulemaking must be received by the State Board no later than

4:30 p.m. on January 28, 2025. Comments should be directed to:

Thomas A. Mayes, General Counsel Grimes State Office Building 400 East 14th Street Des Moines, Iowa 50319 Phone: 515.281.8661 Email: thomas.mayes@iowa.gov

# Public Hearing

A public hearing at which persons may present their views orally or in writing will be held as follows:

| January 28, 2025 | Room B100                    |
|------------------|------------------------------|
| 8 to 9:00 a.m.   | Grimes State Office Building |
|                  | Des Moines, Iowa             |

Persons who wish to make oral comments at the public hearing may be asked to state their names for the record and to confine their remarks to the subject of this proposed rulemaking.

Any persons who intend to attend the hearing and have special requirements, such as those related to hearing or mobility impairments, should contact the State Board and advise of specific needs.

# Review by Administrative Rules Review Committee

The Administrative Rules Review Committee, a bipartisan legislative committee which oversees rulemaking by executive branch agencies, may, on its own motion or on written request by any individual or group, review this rulemaking at its regular monthly meeting or at a special meeting. The Committee's meetings are open to the public, and interested persons may be heard as provided in Iowa Code section 17A.8(6).

The following rulemaking action is proposed:

ITEM 1. Amend subrules 79.13(4) to 79.13(5) as follows:

**79.13(4)** Individual candidate assessment includes all of the following:

a. Measures used for candidate assessment are fair, reliable and valid.

b. Candidates are assessed on their demonstration/attainment of unit standards.

c. Multiple measures are used for assessment of the candidate on each unit standard.

*d*. Candidates are assessed on unit standards at different developmental stages.

<u>*e.*</u> <u>Candidates within designated endorsement areas, as determined on the department</u> website (educate.iowa.gov), complete the foundations of reading assessment.

*e. <u>f.</u>*Candidates are provided with formative feedback and opportunities to utilize the feedback to reflect upon and guide their development and growth toward attainment of unit standards.

**79.13(5)** The unit will document regular reviews, evaluation and revision to the system of assessment.

a. No change.

b. Comprehensive unit assessment includes all of the following:

(1) Individual candidate assessment data on unit standards, as described in subrule <u>79.13(4)</u>, are analyzed.

(2) Individual candidate assessment data from the foundations of reading assessment as described in subrule 79.13(4) are analyzed, support is provided, and analysis is reported to the department.

If the pass rates for the foundation of reading assessment is below 90 percent, for the candidates recommended for licensure, without evidence of opportunity for retaking the test, the department may require a self-evaluation and institutional report with evidence of scientifically based literacy preparation followed by a site visit.

(2) (3) The aggregated assessment data are analyzed to evaluate programs.

(3) (4) Findings from the evaluation of aggregated assessment data are shared with stakeholders and utilized for program improvement decisions.

ITEM 2. Amend subrule 79.13(7) as follows:

**79.13(7)** For teacher intern preparation programs, candidate assessment includes clear criteria for the following:

a. Acceptance requirements, including:

(1) Completion of a baccalaureate degree from a regionally accredited institution a college or university accredited by an institutional accrediting agency as recognized by the United States Department of Education that meets program-established required grade point criteria for the baccalaureate degree and content area;

(2) and (3) No change.

b. Continuation in the program with clearly defined checkpoints/gates, including Prior to teacher intern licensure, verification of an offer of employment as an intern from a school or district administrator.

*c*. No change.

<u>d.</u> If a candidate who was recommended for a teacher intern license exits the program or stops attending, the program is required to immediately report this change of status to the board of educational examiners.

ITEM 3. Amend paragraph 79.14(6)"a" as follows:

*a*. Includes a full time experience for <u>Shall be</u> a minimum of 14 weeks in duration during the teacher candidate's final year of the teacher preparation program.

ITEM 4. Adopt the following **new** subrule 79.14(9):

**79.14(9)** For teacher candidates with prior experience as a substitute teacher or a paraeducator, the terms of Iowa Code section 256.16(1) "c" as amended by 2024 Iowa Acts, House File 2411, apply. The unit will record evidence of prior experiences accepted under this subrule toward the student teaching experience.

ITEM 5. Amend subrule 79.15(3) as follows:

79.15(3) Literacy instruction and practical application include all of the following:

<u>a. Each All</u> teacher candidate demonstrates candidates demonstrate competency in literacy, including reading theory, knowledge, evidence-based reading strategies and approaches; and integrating literacy instruction into content areas. The teacher candidate demonstrates competency in responsive teaching and making appropriate accommodations for students who struggle with literacy. Demonstrated competency shall address the needs of all students, including students with disabilities; students who are at risk of academic failure; students who have been identified as gifted and talented or English learners; and students with dyslexia, whether or not such students have been identified as children requiring special education under Iowa Code chapter 256B. Literacy instruction curriculum shall include evidence-based best practices reading instruction, determined by research, including those practices identified by the Iowa reading research center within the statewide literacy plan and institutions ensure the preparation shall not include instruction or practical application on teaching foundational reading that incorporates the three-cueing system.

<u>b.</u> Each teacher candidate in specified endorsement areas listed on the department website (educate.iowa.gov), determined by the department, demonstrates competency in direct and explicit strategies; systematic and sequential approaches to teaching phonemic awareness, phonics, vocabulary, fluency, and text comprehension. Literacy instruction and practical application shall include evidence-based reading instruction and shall not include instruction or practical application on teaching foundational reading that incorporates the three-cueing system.

ITEM 6. Amend subrules 79.24(3) and 79.24(4) as follows:

**79.24(3)** Coursework and competencies to be completed prior to the beginning of the candidate's initial employment as an intern will include but not be limited to:

a. to e. No change.

**79.24(4)** Additional coursework and competencies to be completed <u>prior to upon</u> the recommendation for an initial teaching license will include:

*a.* to *d.* No change.

ITEM 7. Amend subrules 79.24(9) to 79.24(11) as follows:

**79.24(9)** Each teacher intern candidate will be engaged in field experiences that include opportunities for both observation of exemplary instruction and involvement in co-planning and co-teaching. Each teacher intern candidate will complete at least 50 hours of field experience prior to the candidate's initial employment as an intern. The institution will enter into a written contract with the cooperating school or district providing preinternship field experiences.

**79.24(10)** The teacher intern preparation program will provide a teacher intern seminar during the teacher internship year leading to post-intern licensure to support and extend coursework from the teacher intern content and facilitate teacher intern reflection.

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**79.24(11)** In accordance with <u>281—Chapter 83</u>, all teacher interns will be provided with a district-level mentor in addition to the program supervisor. <u>The teacher intern will work under the teacher leader's supervision, including during co-teaching and planning time</u>. The purpose of this district-level mentor is to provide coaching feedback dependent on the teacher intern's classroom experience. This district-level mentor shall not serve in an evaluative role. The district-level mentor shall complete specialized training for serving as a mentor as required in rule <u>281</u><u>83.3(284)</u>. The program will coordinate support between the teacher intern candidate's local district mentor and program supervisor.