#### AN ACT

RELATING TO EDUCATION; CLARIFYING THE DUTIES OF THE PUBLIC EDUCATION DEPARTMENT TO CONSULT WITH INDIAN TRIBES; CHANGING THE COMPOSITION OF THE INDIAN EDUCATION ADVISORY COUNCIL; AMENDING THE INDIAN EDUCATION ACT.

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

Section 1. A new section of the Indian Education Act is enacted to read:

"POST-SECONDARY EDUCATION.--The department shall collaborate and coordinate efforts with the higher education department and institutions of higher education, including tribal colleges and teacher education institutions and tribal education departments, to facilitate the successful and seamless transition of American Indian students into post-secondary education and training."

Section 2. Section 22-23A-3 NMSA 1978 (being Laws 2003, Chapter 151, Section 3) is amended to read:

"22-23A-3. DEFINITIONS.--As used in the Indian Education Act:

- A. "assistant secretary" means the assistant secretary for Indian education;
- B. "government-to-government" means the relationship between a New Mexico tribe and a state government;

- C. "indigenous" means native or tribal groups of the Americas that maintain a cultural identity separate from the surrounding dominant cultures;
- D. "tribal" means pertaining to urban Indians who are residents of New Mexico or to an Indian nation, tribe or pueblo located within New Mexico;
- E. "New Mexico tribe" means an Indian nation, tribe or pueblo located within New Mexico; and
- F. "urban Indian" means a member of a federally recognized tribe or an Alaskan native who lives in an off-reservation urban area and is a New Mexico resident."
- Section 3. Section 22-23A-4 NMSA 1978 (being Laws 2003, Chapter 151, Section 4) is amended to read:

## "22-23A-4. RULEMAKING.--

- A. The secretary shall ensure that the duties prescribed in the Indian Education Act are carried out and that each division within the department is collaborating to fulfill its responsibilities to tribal students.
- B. The secretary shall consult on proposed rules implementing the Indian Education Act with the Indian education advisory council and shall present rules for review and comment at the next semiannual government-to-government meeting pursuant to Section 22-23A-5 NMSA 1978."
- Section 4. Section 22-23A-5 NMSA 1978 (being Laws 2003, Chapter 151, Section 5, as amended) is amended to read:

"22-23A-5. INDIAN EDUCATION DIVISION--CREATED-ASSISTANT SECRETARY--DUTIES.--

- A. The "Indian education division" is created within the department. The secretary shall appoint an assistant secretary for Indian education, who shall direct the activities of the division and advise the secretary on development of policy regarding the education of tribal students. The assistant secretary shall also coordinate transition efforts for tribal students in public schools with the higher education department and work to expand appropriate Indian education for tribal students in preschool through grade twenty.
- B. The assistant secretary shall coordinate with appropriate administrators and divisions to ensure that department administrators make implementation of the Indian Education Act a priority.
- C. The secretary and the assistant secretary, in cooperation with the Indian education advisory council, shall collaborate with state and federal departments and agencies and tribal governments to identify ways such entities can assist the department in the implementation of the Indian Education Act.
- D. The secretary and assistant secretary shall convene semiannual government-to-government meetings for the express purpose of receiving input on education of tribal

students.

- E. In accordance with the rules of the department and after consulting with the Indian education advisory council and determining the resources available within the department, the assistant secretary shall:
- (1) provide assistance, including advice on allocation of resources, to school districts and tribes to improve services to meet the educational needs of tribal students based on current published indigenous best practices in education;
- (2) provide assistance to school districts and New Mexico tribes in the planning, development, implementation and evaluation of curricula in native languages, culture and history designed for tribal and nontribal students as approved by New Mexico tribes;
- (3) develop or select for implementation a challenging, sequential, culturally relevant curriculum to provide instruction to tribal students in pre-kindergarten through sixth grade to prepare them for pre-advanced placement and advanced placement coursework in grades seven through twelve;
- (4) provide assistance to school districts,
  public post-secondary schools and New Mexico tribes to develop
  curricula and instructional materials in native languages,
  culture and history in conjunction and by contract with native HB 892
  Page 4

language practitioners and tribal elders, unless the use of written language is expressly prohibited by the tribe;

- (5) conduct indigenous research and evaluation for effective curricula for tribal students;
- (6) collaborate with the department to provide distance learning for tribal students in public schools to the maximum limits of the department's abilities;
- (7) establish, support and maintain an Indian education advisory council;
- (8) enter into agreements with each New Mexico tribe or its authorized educational entity to share programmatic information and to coordinate technical assistance for public schools that serve tribal students;
- (9) seek funds to establish and maintain an Indian education office in the northwest corner of the state or other geographical location to implement agreements with each New Mexico tribe or its authorized educational entity, monitor the progress of tribal students and coordinate technical assistance at the public pre-kindergarten to post-secondary schools that serve tribal students;
- (10) require school districts to obtain a signature of approval by the New Mexico tribal governments or their government designees residing within school district boundaries, verifying that the New Mexico tribes agree to Indian education policies and procedures pursuant to federal

requirements;

- (11) seek funds to establish, develop and implement culturally relevant support services for the purposes of increasing the number of tribal teachers, administrators and principals and providing continued professional development for educational assistants, teachers and principals serving tribal students, in conjunction with the Indian education advisory council:
- (a) recruitment and retention of highly qualified teachers and administrators;
  - (b) academic transition programs;
  - (c) academic financial support;
  - (d) teacher preparation;
  - (e) teacher induction; and
  - (f) professional development;
- (12) develop curricula to provide instruction in tribal history and government and develop plans to implement these subjects into history and government courses in school districts throughout the state;
- (13) ensure that native language bilingual programs are part of a school district's professional development plan, as provided in Section 22-10A-19.1 NMSA 1978; and
- (14) develop a plan to establish a post-secondary investment system for tribal students to which  $$\operatorname{HB}$$  892  $$\operatorname{Page}$$  6

parents, tribes and the state may contribute."

Section 5. Section 22-23A-6 NMSA 1978 (being Laws 2003, Chapter 151, Section 6) is amended to read:

# "22-23A-6. ADVISORY COUNCIL.--

- A. The "Indian education advisory council" is created and shall advise the secretary and assistant secretary on implementation of the provisions of the Indian Education Act. The council consists of sixteen members as follows:
- (1) four representatives from the Navajo Nation;
- (2) two representatives, one from the Mescalero Apache Tribe and one from the Jicarilla Apache Nation;
- (3) four representatives, two from the southern pueblos and two from the northern pueblos;
- (4) three urban Indians representing urban areas, including Albuquerque, Gallup and Farmington; and
- (5) three at-large representatives, one from the federal bureau of Indian affairs, one from a head start organization and one from the general public, at least one of whom shall be nontribal, but all of whom shall have knowledge of and involvement in the education of tribal students.
- B. Members shall be appointed by the secretary with input from New Mexico tribes and organizations involved in the education of tribal students for staggered terms so

that the terms of the at-large members and of one-half of each of the tribal representatives end on December 31, 2009 and the terms of the remaining members end on December 31, 2011.

Thereafter, appointments shall be for terms of four years.

The terms of existing members shall expire on the effective date of this 2007 act.

- C. A majority of the members of the Indian education advisory council constitutes a quorum. The advisory council shall elect a chair from its membership.
- D. On a semiannual basis, representatives from all New Mexico tribes, members of the commission, the office of the governor, the Indian affairs department, the legislature, the secretary, the assistant secretary and the Indian education advisory council shall meet to assist in evaluating, consolidating and coordinating all activities relating to the education of tribal students.
- E. Members of the Indian education advisory
  council may receive per diem and mileage as provided for
  nonsalaried public officers in the Per Diem and Mileage Act."
- Section 6. Section 22-23A-7 NMSA 1978 (being Laws 2003, Chapter 151, Section 7) is amended to read:

### "22-23A-7. REPORT.--

A. The Indian education division in collaboration with the education division of the federal bureau of Indian affairs and other entities that serve tribal students shall

submit an annual statewide tribal education status report no later than November 15 to all New Mexico tribes. The division shall submit the report whether or not entities outside state government collaborate as requested.

- B. A school district with tribal lands located within its boundaries shall provide a districtwide tribal education status report to all New Mexico tribes represented within the school district boundaries.
- C. The status reports shall be written in a brief format and shall include the following information, through which public school performance is measured and reported to the tribes and disseminated at the semiannual government-to-government meetings held pursuant to Section 22-23A-5 NMSA 1978:
- (1) student achievement as measured by a statewide test approved by the department, with results disaggregated by ethnicity;
  - (2) school safety;
  - (3) the graduation rate;

financial reports;

- (4) attendance;
- (5) parent and community involvement;
- (6) educational programs targeting tribal
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(7)

students;

(8) current status of federal Indian

education policies and procedures;

- (9) school district initiatives to decrease the number of student dropouts and increase attendance;
- (10) public school use of variable school calendars;
- (11) school district consultations with district Indian education committees, school-site parent advisory councils and tribal, municipal and Indian organizations; and
- (12) indigenous research and evaluation measures and results for effective curricula for tribal students."
- Section 7. Section 22-23A-8 NMSA 1978 (being Laws 2003, Chapter 151, Section 8) is amended to read:

## "22-23A-8. FUND CREATED.--

- A. The "Indian education fund" is created in the state treasury. The fund consists of appropriations, gifts, grants and donations and income from investment of the fund. Money in the fund shall not revert. The fund shall be administered by the department, and money in the fund is appropriated to the department to distribute awards to support the Indian Education Act.
- B. The department shall ensure that funds
  appropriated from the Indian education fund shall be used for
  the purposes stated in the Indian Education Act and shall not HB 892
  Page 10

be used to correct for previous reductions of program services.

C. The department shall develop procedures and	
rules for the award of money from the fund. Disbursement of	
the fund shall be made by warrant of the department of finance	
and administration pursuant to vouchers signed by the	
secretary of public education."	HB 892 Page 11