RK3JMMN-1 : 4/24/2024 : KMS 1ST EDUCATION POLICY AMENDMENT TO SB33 OFFERED BY REPRESENTATIVE GRAY

1



2 3 4 Replace line 252 on page 9 with the following: 5 6 (c) Notwithstanding whether the contract is the 7 probationary or initial 8 9 Replace line 299 on page 11 with the following: 10 a. Within 30 days after the date of receipt of 11 notice 12 13 Replace line 315 on page 12 with the following: 14 evidence, except where the contract assistant administrative officer has received satisfactory 15 16 evaluations in each year of the contract, in which 17 case the burden shall shift to the employing board to 18 show by preponderance of the evidence that the chief executive officer's stated reasons were legitimate and 19 20 warrant the nonrenewal of the contract. The hearing 21 shall be held before the circuit court 22 Replace line 326 on page 12 with the following: 23 24 to subdivision (1), within 30 days after the



25 date of receipt

26

35

27 Replace lines 353 through 354 on page 13 with the 28 following:

hearing. The circuit court shall schedule the hearing or assign a mediator within five days of the filing of a request for a non-jury, expedited evidentiary hearing. The written decision of the mediator shall be binding on the parties. The 45-day period may be waived by either party.

36 Replace line 502 on page 18 with the following: 37 not evaluated as required by this section, 38 during a probationary, initial, or other contract, his 39 or her contract