## WEST VIRGINIA LEGISLATURE

## **2016 REGULAR SESSION**

**Committee Substitute** 

for

## Senate Bill 313

BY SENATORS BOSO, MILLER, ROMANO, MULLINS,

FACEMIRE AND TAKUBO

[Originating in the Committee on Education;

reported on February 12, 2016]

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1	A BILL to amend and reenact §18-5-45 of the Code of West Virginia, 1931, as amended, relating
2	to school calendar; allowing limited use of available accrued instructional time when not
3	possible to complete one hundred eighty separate instructional days in certain instances;
4	requiring emergency rule if necessary; and removing obsolete effective date provision.
	Be it enacted by the Legislature of West Virginia:
1	That §18-5-45 of the Code of West Virginia, 1931, as amended, be amended and re-
2	enacted to read as follows:
	ARTICLE 5. COUNTY BOARD OF EDUCATION.
	§18-5-45. School calendar.
1	(a) As used in this section:
2	(1) "Instructional day" means a day within the instructional term which meets the following
3	criteria:
4	(A) Instruction is offered to students for at least the minimum amount of hours provided by
5	state board rule;
6	(B) Instructional time is used for instruction and cocurricular activities; and
7	(C) Other criteria as the state board determines appropriate.
8	(2) "Cocurricular activities" are activities that are closely related to identifiable academic
9	programs or areas of study that serve to complement academic curricula as further defined by
10	the state board.
11	(3) "Accrued instructional time" means instructional time accruing during the instructional
12	term from time added to the instructional day beyond time required by state board rule for an
13	instructional day.
14	(b) Findings. –
15	(1) The primary purpose of the school system is to provide instruction for students.
16	(2) The school calendar, as defined in this section, is designed to define the school term
17	both for employees and for instruction.

(3) The <u>initial</u> school calendar shall provide for one hundred eighty separate instructional
days.

(c) The county board shall provide a school term for its schools that contains the following:
 (1) An employment term that excludes Saturdays and Sundays and consists of at least
 two hundred days, which need not be successive. The beginning and closing dates of the
 employment term may not exceed forty-eight weeks;

(2) Within the employment term, an instructional term for students of no less than one
hundred eighty separate instructional days, which includes and an inclement weather and
emergencies plan designed to guarantee an instructional term for students of no less than the
equivalent of one hundred eighty separate instructional days some of which may be attained
through the use of accrued instructional time pursuant to subdivision (2), subsection (e) of this
section;

30 (3) Within the employment term, noninstructional days shall total twenty and shall be31 comprised of the following:

32 (A) Seven paid holidays;

33 (B) Election day as specified in section two, article five, chapter eighteen-a of this code;

34 (C) Six days to be designated by the county board to be used by the employees outside
35 the school environment, with at least four outside the school environment days scheduled to occur
36 after the one hundred thirtieth instructional day of the school calendar; and

37 (D) The remaining days to be designated by the county board for purposes to include, but38 not be limited to:

- 39 (i) Curriculum development;
- 40 (ii) Preparation for opening and closing school;

41 (iii) Professional development;

42 (iv) Teacher-pupil-parent conferences;

43 (v) Professional meetings;

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44 (vi) Making up days when instruction was scheduled but not conducted; and

45 (vii) At least four two-hour blocks of time for faculty senate meetings with each two-hour
46 block of time scheduled once at least every forty-five instructional days; and

47 (4) Scheduled out-of-calendar days that are to be used for instructional days in the event48 school is canceled for any reason.

49 (d) A county board of education shall develop a policy that requires additional minutes of
50 instruction in the school day or additional days of instruction to recover time lost due to late arrivals
51 and early dismissals.

(e) If it is not possible to complete one hundred eighty separate instructional days with thecurrent school calendar, the county board:

(1) Shall schedule instruction on any available noninstructional day, regardless of the
purpose for which the day originally was scheduled, or an out-of-calendar day and with the day
will to be used for instruction of students. *Provided*, That the provisions of this subsection
subdivision do not apply to:

58 (A) Holidays;

59 (B) Election day;

60 (C) Saturdays and Sundays; or

(2) May use available accrued instructional time to assist in attaining the equivalent of one 61 62 hundred eighty instructional days, but only to the extent that noninstructional days or out-of-63 calendar days occurring after the last instructional day that was originally scheduled would 64 otherwise need to be scheduled for the instruction of students: Provided, That accrued instructional time used pursuant to this subdivision may not be used to attain the equivalent of 65 66 one hundred eighty instructional days until all available noninstructional and out-of-calendar days occurring before the last instructional day that was originally scheduled have been used to provide 67 68 as many separate days of instruction as possible.

(f) The instructional term shall commence and terminate on a date selected by the countyboard.

(g) The state board may not schedule the primary statewide assessment program more
than thirty days prior to the end of the instructional year unless the state board determines that
the nature of the test mandates an earlier testing date.

- 74 (h) The following applies to cocurricular activities:
- 75 (1) The state board shall determine what activities may be considered cocurricular;
- 76 (2) The state board shall determine the amount of instructional time that may be consumed

77 by cocurricular activities; and

(3) Other requirements or restrictions the state board may provide in the rule required tobe promulgated by this section.

80 (i) Extracurricular activities may not be used for instructional time.

(j) Noninstructional interruptions to the instructional day shall be minimized to allow theclassroom teacher to teach.

(k) Prior to implementing the school calendar, the county board shall secure approval of
its proposed calendar from the state board or, if so designated by the state board, from the state
superintendent.

(I) In formulation of a school's calendar, a county school board shall hold at least two public
meetings that allow parents, teachers, teacher organizations, businesses and other interested
parties within the county to discuss the school calendar. The public notice of the date, time and
place of the public hearing must be published in a local newspaper of general circulation in the
area as a Class II legal advertisement, in accordance with the provisions of article three, chapter
fifty-nine of this code.

92 (m) The county board may contract with all or part of the personnel for a longer term of93 employment.

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94 (n) The minimum instructional term may be decreased by order of the state superintendent
95 in any county declared a federal disaster area and where the event causing the declaration is
96 substantially related to a reduction of instructional days.

97 (o) Notwithstanding any provision of this code to the contrary, the state board may grant
98 a waiver to a county board for its noncompliance with provisions of chapters eighteen, eighteen99 a, eighteen-b and eighteen-c of this code to maintain compliance in reaching the mandatory assist
100 the county in attaining the one hundred eighty separate instructional days established in this
101 section.

(p) The state board shall promulgate a rule, <u>including an emergency rule if necessary</u>, in
 accordance with the provisions of article three-b, chapter twenty-nine-a of this code for the
 purpose of implementing the provisions of this section.

(q) The amendments to this section during the 2013 regular session of the Legislature
 shall be effective for school years beginning on or after July 1, 2014, and the provisions of this
 section existing immediately prior to the 2013 regular session of the Legislature remain in effect
 for school years beginning prior to July 1, 2014.