## WEST VIRGINIA LEGISLATURE

## **2023 REGULAR SESSION**

Introduced

## Senate Bill 51

By Senators Rucker, Grady, Maynard, and Chapman

[Introduced January 11, 2023; referred to

the Committee on Education]

A BILL to amend and reenact §18-5-13a of the Code of West Virginia, 1931, as amended, relating
to requiring an impact statement in certain instances of a school closing or consolidation;
requiring State Board of Education rule detailing information that a county board is
required to include as part of its impact statement; and setting forth minimum requirements
for the rule.

Be it enacted by the Legislature of West Virginia:

	ARTICLE	5.	COUNTY	BOARD	OF	EDUCATION.
	§18-5-13a.	Sch	loc	closing	or	consolidation.
1	(a) In add	ition to the	provisions of §	18-5-13 of this code	e, prior to any fi	nal decision of a
2	county board on	any propos	al to close or o	consolidate any sch	ool, except in o	cases in which a
3	construction bond	l issue was	passed by the	voters and which bo	nd issue include	ed the schools to
4	be closed or consolidated, the county board shall:					
5	(1) Prepar	re and redu	ice to writing its	reasons and supp	orting data rega	arding the school
6	closing or consol	idation <u>and</u>	an impact stat	tement on the scho	ol closing or co	onsolidation. The
7	written reasons <u>a</u>	nd impact s	tatement, as ap	plicable, shall:		
8	(A) Be av	ailable for	public inspectio	n in the office of th	e county schoo	ol superintendent
9	during the 30 days preceding the date of the public hearing required by this section;					
10	(B) Be del	ivered in du	plicate to the:			
11	(i) Principa	al of a scho	ol which is prop	osed to be closed o	consolidated, a	and of any school
12	which will receive	the studen	ts who are reloc	ated as a result of t	he closure or co	onsolidation; and
13	(ii) The ch	air, if any, o	f the local schoo	l improvement coun	cil representing	a school which is
14	proposed to be cl	losed or co	nsolidated, and	any school which w	vill receive the s	students who are
15	relocated as a res	sult of the c	losure or consol	idation; <del>and</del>		
16	(C) Compl	ly with the r	ule <u>relating to t</u>	ne written statement	<u>of reason</u> prom	ulgated pursuant
17	to subsection (b)	of this secti	on; <u>and</u>			
18	<u>(D)</u> Comp	oly with the	e rule relating	to the impact state	ement promulga	ated pursuant to

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## 19 <u>subsection (c) of this section;</u>

(2) Provide notice for a public hearing. The notice shall be advertised through a Class III 20 21 legal advertisement, pursuant to the provisions of §59-3-1 et seq. of this code for the three weeks 22 prior to the date of the hearing. The notice shall contain the time and place of the hearing and the 23 proposed action of the county board. Additionally, the notice shall contain the statement that the 24 hearing location is subject to change if at the time the meeting is called to order, it is determined 25 that the meeting location is of insufficient size. A copy of the notice shall be posted at any school 26 which is proposed to be closed or consolidated, and at any school which will receive the students 27 who are relocated as a result of the closure or consolidation, in conspicuous working places for all 28 professional and service personnel to observe. The notice shall be posted at least 30 days prior to 29 the date of the hearing;

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(3) Conduct a public hearing which meets the following criteria:

(A) At least a quorum of the county board members and the county superintendent from
the county wherein an affected school is located shall attend and be present at the public hearing;
(B) Members of the public may be present, submit statements and testimony, and question

34 county school officials at the public hearing;

35 (C) A separate hearing shall be held for each school closed or consolidated;

36 (D) More than one hearing may be held during any one day;

37 (E) The hearing shall be held in a facility of sufficient size to accommodate all those who38 desire to attend;

(F) If, at the time the hearing is called to order, it is determined by the board that insufficient space is available to accommodate all those who desire to attend, the hearing shall be recessed and moved to a new location of sufficient size to accommodate all those who desire to attend. If the meeting location is changed due to insufficient capacity, the county board shall cause the new meeting location to be posted at the original meeting location; and

44 (G) The hearing is subject to the requirements set forth in the rule promulgated in

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45 accordance with subsection (c) (d) of this section; and 46 (4) Receive findings and recommendations from any local school improvement council 47 representing an affected school relating to the proposed closure or consolidation prior to or at the 48 public hearing. 49 (b) The state board shall promulgate a rule, in accordance with the provisions of §29A-3B-50 1 et seq. of this code, detailing the type of supporting data a county board shall include as part of 51 its written statement of reason required by this section for school closing or consolidation. The rule 52 shall require at least the following data: 53 (1) The transportation time of the affected students; and (2) Any Any data required by the state board to amend a county's comprehensive 54 55 educational facilities plan. 56 (c) The state board shall promulgate a rule pursuant to §29A-3B-1 et seq. of this code 57 detailing information that a county board shall include as part of its impact statement required by 58 this section for school closing or consolidation. The rule shall require at least the impact on the 59 following: 60 (1) The students, which at least shall include the transportation time of the affected 61 students; 62 (2) The financial health of the county, which at least shall include the anticipated cost or 63 savings; 64 (3) The enrollment of schools designated by the county board to receive the students as it 65 relates to the capacity of the school; 66 (4) The school personnel employed by the county board, which at least shall include the 67 anticipated increase or decrease in the number employed, and if a decrease in school employees 68 is anticipated, the number of school employees that are anticipated to be decreased through 69 attrition and the number anticipated to be decreased through a reduction in force; and 70 (5) The community. 3

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71	<del>(c)</del> (d)The state board shall promulgate a rule, in accordance with <del>the provisions of article</del>				
72	§29A-3B-1 et seq. of this code, that establishes the procedure to be followed by county boards				
73	when conducting a public hearing on the issues of school consolidation and closing.				
74	(1) The rule shall provide standards for at least the following:				
75	(A) The appropriate forum and venue for public hearings to be held;				
76	(B) A process for affording interested parties the opportunity for their perspectives to be				
77	expressed;				
78	(C) Establishing, where necessary, reasonable restrictions on the amount of time allowed				
79	each individual desiring to speak so that all parties wishing to speak at the hearing are given an				
80	equal amount of time; and				
81	(D) Scheduling and organizing public hearings when more than one school within a county				
82	is proposed for consolidation or closure.				
83	(2) It is the purpose of this subsection to provide for uniformity among the counties in the				
84	procedures followed when scheduling, organizing, and conducting public hearings on the issues				
85	of school consolidation and closure.				
86	(d) (e) The state board shall promulgate the rules required by this section by June 1, 2002.				
87	(e) (f) Any document prepared, notice given, hearing conducted, or action taken prior to the				
88	effective date of the amendments made to this section during the 2002 2022 regular session of the				
89	Legislature, is considered sufficient if the county board complied with the terms of this section				
90	effective at the time and the county board violates no other provision of law which would invalidate				
91	the document, notice, hearing, or actions.				

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