S1743-2

## SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

CM

## S.F. No. 1743

(SENATE AUTHORS: NELSON, Anderson, B., Rest, Relph and Housley)						
DATE	D-PG	OFFICIAL STATUS				
02/25/2019	535	Introduction and first reading				
		Referred to E-12 Finance and Policy				
02/27/2019	561	Authors added Rest; Relph; Housley				
03/04/2019	604	Comm report: To pass				
	621	Second reading				
03/07/2019	716a					
		Third reading Passed				
03/20/2019		Returned from House with amendment				
		Senate not concur, conference committee of 3 requested				
03/21/2019	1239	, , , , , , , , , , , , , , , , , , , ,				
03/25/2019	1244					
03/28/2019	1425c	· · · · · · · · · · · · · · · · · · ·				
		Senate adopted CC report and repassed bill				
	1427	Third reading				
04/01/2019	1432	House adopted SCC report and repassed bill				
		Presentment date 04/01/2019				
04/03/2019	1530					
	1530					
		Effective date 04/02/19				

1.1	A bill for an act
1.2 1.3 1.4	relating to education; modifying the calculation of days and hours of instruction and compensation for school days canceled during the 2018-2019 school year; requiring affected school districts to report to the commissioner.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. SCHOOL CALENDAR ADJUSTMENT; 2018-2019 SCHOOL YEAR.
1.7	Subdivision 1. Required school days and hours. (a) Notwithstanding Minnesota
1.8	Statutes, sections 120A.32, 120A.41, and 126C.05, the board of a school district or charter
1.9	school that canceled school on one or more days during the 2018-2019 school year due to
1.10	health and safety concerns may count those days as instructional days for purposes of
1.11	calculating the number of hours and days in the school year under Minnesota Statutes,
1.12	section 120A.41, and the calculation of average daily membership under Minnesota Statutes,
1.13	section 126C.05, for students enrolled both before and after those school closure dates.
1.14	(b) If a school district or charter school would not have met the required minimum
1.15	number of days and hours of instruction for students without the authority in paragraph (a),
1.16	the district or charter school must report to the commissioner of education in the form and
1.17	manner determined by the commissioner on the number of days and hours that the district
1.18	counted under paragraph (a) to meet the required days and hours of instruction. A school
1.19	district that counts a day that school was canceled as an instructional day in accordance
1.20	with paragraph (a) is encouraged to adopt an e-learning day plan under Minnesota Statutes,

1.21 section 120A.414.

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2.1	(c) If a school board resolves to count a day that school was canceled as an instructional							
2.2	day in accordance with paragraph (a), the school district must compensate employees and							
2.3	contract employers in accordance with subdivisions 2 and 3.							
2.4	Subd. 2. Instructional day; employees. (a) This subdivision applies to the employee							
2.5	of a school d	of a school district that resolves to count a day that school was canceled as an instructional						
2.6	day in accord	day in accordance with subdivision 1 who:						
2.7	(1) was scheduled to work on a day that school was canceled and counted as an							
2.8	instructional	day;						
2.9	(2) did not work on any or all of those days; and							
2.10	(3) did not receive compensation for those days.							
2.11	(b) Notwithstanding any law to the contrary, for each day identified in paragraph (a), a							
2.12	school district must either:							
2.13	<u>(1) allow</u>	any school district er	nployee under	paragraph (a) the opp	oortunity to work on			
2.14	another day	that the school district	t designates an	d must compensate th	e employee working			
2.15	on the design	nated day at the emplo	oyee's normal i	rate of pay; or				
2.16	<u>(2) comp</u>	ensate any school dis	trict employee	under paragraph (a) f	for each of the days			
2.17	not worked at the employee's normal rate of pay.							
2.18	<u>Subd. 3.</u>	Contract employer t	o pay eligible	employees. (a) For p	urposes of this			
2.19	subdivision, "contract employer" means an employer who provides student-related services							
2.20	throughout the school year to a school district, and "eligible employee" means a person:							
2.21	(1) whos	e primary task is to pr	ovide services	to students attending	a school district;			
2.22	<u>(2) who v</u>	was scheduled to work	t for the contra	ct employer on any of	the days that school			
2.23	was canceled and the school board counts as an instructional day in accordance with							
2.24	subdivision	<u>1;</u>						
2.25	(3) who a	did not work on any o	r all of those d	ays; and				
2.26	(4) who d	lid not receive compen	sation for any o	or all of the employee's	s regularly scheduled			
2.27	shifts on those school days.							
2.28	(b) A school district must notify a contract employer which days it counted as							
2.29	instructional days under subdivision 1, if any.							
2.30	<u>(c) A con</u>	tract employer who ag	grees to compe	nsate its eligible emplo	oyees at their normal			
2.31	rate of pay for	or the hours of pay los	st due to a scho	ool cancellation, later	counted as an			

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3.1	instructional day under subdivision 1, must notify the district of its intended action and,						
3.2	once notified, the school district must fully compensate the contract employer for the days						
3.3	identified under paragraph (b).						
3.4	(d) Notwit	hstanding paragraph	n (b), a school d	istrict and contract em	ployer may adjust		
3.5	the full, regularly scheduled daily contract rate if special circumstances within the district						
3.6	warrant an adjustment.						
3.7	<u>Subd. 4.</u> <u>P</u>	robationary teache	ers. For the 201	8-2019 school year onl	y, for purposes of		
3.8	Minnesota Sta	tutes, sections 122A.	40, subdivision	5, paragraph (e), and 12	2A.41, subdivision		
3.9	2, paragraph (d), the minimum number of days of teacher service that a probationary teacher						
3.10	must complete equals the difference between 120 days and the number of scheduled						
3.11	instructional days that were canceled due to health and safety concerns and that the school						
3.12	board resolved	d to count as days of	f instruction und	der Minnesota Statutes	, section 120A.41.		
3.13	<u>Subd. 5.</u> <u>A</u>	.ccounting. Notwith	standing any la	w to the contrary, serv	ices paid under		
3.14	subdivision 2	or 3, including expe	enses recorded i	n the food service fund	l, may be charged		
3.15	to the same U	niform Financial Ac	counting and R	eporting Standards obj	ject code to which		
3.16	the service is	charged for an instru	uctional day.				
3.17	EFFECTI	<b>VE DATE.</b> This see	ction is effectiv	e the day following fin	al enactment.		