

PERSONAL LEAVE POLICY

In an effort to more fully clarify the relationship between the board and its employees, and particularly with respect to absences during contractual periods, the following policy is hereby adopted. This policy shall be modified in succeeding years, as the board deems necessary.

1. At the beginning of his/her employment term a *regular full time employee of the Summers County Board of Education shall be entitled annually to at least one and one-half days personal leave for each employment month in the employee's employment term. This leave will accumulate indefinitely and shall be transferable within the State of West Virginia. (Also see item 10)

*REGULAR FULL TIME EMPLOYEE (for interpretation of personal leave law only) shall be defined as any person employed by the Summers County Board of Education who has a regular position or job throughout his/her employment term, without regard to hours or method of pay.

2. Where the cause of personal leave had its origin prior to the beginning of the employment term the employee shall be paid for the time lost AFTER the start of the employment term.
3. An employee shall qualify to use any or all personal leave accumulated if he/she is absent from duties due to personal sickness or personal accident. If the employee is absent for 5 consecutive days or longer, a doctor's excuse shall be required. An employee will also be required to provide a physician's excuse anytime there is reasonable suspicion that there has been an abuse of sick leave, including a pattern of sick leave use or the use of sick leave on days in proximity to weekends or holidays.

An employee may choose to "dock" rather than use personal leave if the employee has exhausted all leave up to a reserve of 12 personal days with cause and all accumulated personal days without cause (maximum of six.)

In order to take a docked day the employee must be under a doctor's excuse complete the dock application and obtain approval.

Once approved dock days begin, without regard to holidays, OS, or other calendar exceptions, the employee is only eligible to dock the remaining portion of that semester. If the employee is to remain absent, medical leave must be applied for the next semester, (see Policy IV-J-8).

Once dock election is made, reserved days can only be used for pay purposes, not to extend time frame requirement for the medical leave application. Returning to work during applied dock period will not restart the absence period to require medical leave.

There is nothing in the section of the policy to prevent an employee from applying for medical leave or FMLA prior to reaching "dock" eligibility, providing the employee meets the requirements under those rules. See #23

4. An employee shall qualify to receive personal leave for absence caused by death in the immediate family. The immediate family is defined as: any relative with whom the employee may be living or the father, mother, son, daughter, brother, sister, husband, wife, mother-in-law, father-in-law, brother-in-law, sister-in-law, grandmother, grandfather, grandson, granddaughter, niece, nephew, aunt, uncle, foster parents, foster children and current spouse's relatives in same relationship.

The number of days allowed is restricted in each event by the Board of Education as follows:

Spouse, Son, Daughter, Parents	10 days
Brother, Sister	5 days
All Others	2 days

5. An employee shall qualify to use a maximum of three days (for each occurrence) for absences caused by illness in the immediate family. If the illness is life threatening and involves the employee's spouse, parents, or child, the employee shall qualify to use any or all personal leave accumulated.

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Code: IV-J-0**

6. An employee shall be permitted three days of personal leave (not to exceed the total amount of leave to which he/she is entitled), which may be taken without regard to the cause for the absence, except that personal leave without cause may not be taken on consecutive work days unless authorized or approved by the employee's principal or immediate supervisor, provided, however, that notice of such leave day shall be given to the employee's principal or supervisor at least 24 hours in advance, except that in the case of sudden and unexpected circumstances, such notice shall be given as soon as reasonably practicable. The use of such day may be denied if, at the time notice is given, either fifteen percent of the employees or three employees, whichever is greater, under the supervision of the principal or immediate supervisor, have previously notified the principal or immediate supervisor of their intention to use that day for such leave. Such leave shall not be used in connection with a concerted work stoppage or strike. Any person requesting to use any or all of these 3 days shall do so in writing on the prescribed form which should be attached to the yellow absence form and turned in to the finance office with the semi-monthly payroll.

Each employee shall be entitled to carry over a total of three (3) unused personal leave without cause days, provided however, that an employee may not accrue more than six (6) personal leave without cause days in any one fiscal year. Unused personal leaves without cause days in excess of six will be credited to the employee's total accumulated personal leave with cause days. This would become effective 7/1/04.

7. If an employee should use personal leave which he has not yet accumulated on a monthly basis and subsequently leave his/her employment, he/she shall be required to reimburse the board for the salary or wages paid to him/her for such unaccumulated leave.
8. Any employee on a leave of absence retains his/her accumulated personal leave, but while on the leave of absence does not add any additional days for personal leave, nor may be paid for illness beginning and ending during said leave of absence.
9. Upon retirement, no employee will be paid for unused accumulated personal leave. An employee who is participating in the PEIA plan may elect to use unused personal leave toward an increase in retirement benefits, on the basis of two days of retirement service credit for each day of unused personal and/or sick leave.

Alternatively, members who participate in PEIA may use personal leave towards the purchase of health insurance under the PEIA plan. Employees hired on or after July 1, 2001, are not eligible for this benefit.

Employees who have been continuously covered by PEIA since before July 1, 1988, will qualify for the following coverage:

- 2 days of accrued leave = 100% of the premium for one month of single coverage
- 3 days of accrued leave = 100% of the premium for one month of family coverage

Employees who were hired after July 1, 1988, but before July 1, 2001, or had a lapse in coverage after July 1, 2001, will qualify for the following coverage:

- 2 days of accrued leave = 50% of the premium for one month of single coverage
- 3 days of accrued leave = 50% of the premium for one month of family coverage

Employees hired before July 1, 2010, and who continue participation in the PEIA plan until retirement will be eligible to receive a subsidized premium based on years of service. Employees hired on or after July 1, 2010 will be eligible to continue their PEIA health insurance at the time of retirement, but will have to pay the full premium for coverage.

10. Illness due to pregnancy may be charged to personal leave under the same conditions applying to any illness.
11. The superintendent, as chief school administrator and secretary of the Summers County Board of Education, is authorized to attend all legal proceedings that he/she deems necessary to uphold the rights of the board of education. These shall include but are not limited to grievance hearings and hearings before the courts. In addition, the superintendent is authorized to permit other employees to attend the proceeding when that person(s) has knowledge of, or expertise in, the matter to be heard or discussed.

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In attending to these matters, the superintendent and accompanying personnel, will be deemed to be performing a job-related function and will attend these matters without loss of pay or work time.

12. All employees who are members of the national guard or any military reserve unit of the United States Armed services, shall be entitled to leave of absence from their respective offices or employment without loss of pay, on the days during which they shall be engaged in drills, parades or other duty, during business hours ordered by proper authority, or for field training or active service of the state for a maximum period of thirty days in any one calendar year. The term "without loss of pay" means that the officer or employee shall continue to receive his/her normal salary or compensation, notwithstanding the fact that such officer or employee may have received other compensation from federal or state sources during the same period. Benefits of this section shall not accrue to individuals ordered or called to active duty by the President.
13. The superintendent may provide release time for any professional serving as a mentor, on the staff development council, on curriculum teams, or professional support teams. In attending to these matters personnel shall be deemed to be performing job related functions, and shall attend these meetings without loss of pay or work time.
14. Any employee who is subpoenaed to appear as a witness, but not as a defendant, in any criminal proceeding in any court of law may make such appearance without loss of pay. The board shall pay to such employee the difference between the witness fee, exclusive of travel allowances payable for such an appearance by the court, and the amount of salary due the person for the time he/she is absent from employment by reason of answering such subpoena.
15. Any employee who is required to serve on any jury during the period of his/her contract with the board unless excused therefore by judge of the court may make such appearance without loss of pay. In the case of service on a jury the board shall pay the difference between that allowed for such jury service and the amount of salary due the person for such period of time.
16. Personal leave may not be taken for periods of less than one-half day at a time.
17. If schools have been closed, time lost by closing the school shall be counted as days of employment and as meeting part the requirement of the minimum term. During those days that the superintendent closes schools, principals and custodians shall be responsible for checking their buildings. Also, the superintendent may provide appropriate alternate work schedules for professional, auxiliary, and service personnel affected by the closing of any school or schools under any or all of the above provisions.
18. Personal leave shall be restricted while receiving temporary total disability, which is the result of a compensable injury, from a claim filed against and billed to the Summers County Board of Education. If an employee is awarded compensation, the employee shall receive personal leave compensation only to the extent required so that when added together the compensation benefit and personal leave equal the amount of pay regularly paid to the employee. If personal leave compensation, equal to the employees regular pay, is paid prior to the award of the worker's compensation benefit, such amount which, when added to the benefit, is in excess of the employee's regular Pay shall be deducted from the employee's subsequent pay. The employee's accrued personal leave days shall be charged only for such days as equal to the amount of personal leave compensation required to compensate the employee's regular rate of pay.
19. An employee who is absent for any reason other than these stated above will be absent without pay. Also, any employee who fails to fulfill his contract with the board, unless prevented from doing so by personal illness or other just cause, as contained in said personal leave policy, or unless released from such contract by the board, shall be subject to disciplinary action for willful neglect of duty, pursuant to 18A-2-8.
20. Personal leave (with per days restriction) may also be granted to employees for exposure to a contagious disease and determination by his/her supervisor that the presence on duty of the employee may jeopardize the health of others (not to exceed days accumulated).
21. If, in any fiscal year, funds (including transfers) are insufficient to pay the full amount of personal leave provided, the unpaid claims shall be paid on or before the thirty-first day of August from the budget of the following fiscal year.

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22. Forms for applying for personal leave shall be furnished by the board of education. These forms shall be completed by the employee and returned to his/her PRINCIPAL the day said employee returns to work.

23. FAMILY AND MEDICAL LEAVE ACT OF 1993

The board shall provide up to 12 weeks of unpaid, job-protected leave to “eligible” employees for certain family and medical reasons. Employees are eligible if they have worked for a covered employer for at least one year, and for 1,250 hours over the previous 12 months, and if there are at least 50 employees within 75 miles.

REASONS FOR TAKING LEAVE: Unpaid leave shall be granted for any of the following reasons:

- to care for the employee’s child after birth, or placement for adoption or foster care;
- to care for the employee’s spouse, son or daughter, or parent who has a serious health condition; or
- for a serious health condition that makes the employee unable to perform the employee’s job.

ADVANCE NOTICE AND MEDICAL CERTIFICATION: The employee shall be required to provide advance leave notice and medical certification. Taking of leave may be denied if requirements are not met.

- The employee shall provide 30 days advance notice when the leave is “foreseeable.”
- The employee shall provide medical certification to support a request for leave because of a serious health condition, and the board may require second or third opinions (at the employer’s expense) and a fitness for duty report to return to work.

JOB BENEFITS AND PROTECTION:

- For the duration of FMLA leave, the board shall maintain the employer’s portion of the employee’s health coverage under any “group health plan.”
- Upon return from FMLA leave, the employee shall be restored to his/her original or equivalent positions with equivalent pay, benefits, and other employment terms.
- The use of FMLA shall not result in the loss of any employment benefit that accrued prior to the start of an employee’s leave.
- The dishonest use of sick leave for purposes other than injury or illness will result in disciplinary action up to and including termination of employment.