HB4510 Engrossed

23

1 AN ACT concerning education.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The School Code is amended by changing Section
24A-5 as follows:

6 (105 ILCS 5/24A-5) (from Ch. 122, par. 24A-5)

Sec. 24A-5. Content of evaluation plans. This Section does not apply to teachers assigned to schools identified in an agreement entered into between the board of a school district operating under Article 34 of this Code and the exclusive representative of the district's teachers in accordance with Section 34-85c of this Code.

Each school district to which this Article applies shall establish a teacher evaluation plan which ensures that each teacher in contractual continued service is evaluated at least once in the course of every 2 or 3 school years as provided in this Section.

18 <u>Each</u> By no later than September 1, 2012, each school 19 district shall establish a teacher evaluation plan that ensures 20 that:

(1) each teacher not in contractual continued service
is evaluated at least once every school year; and

(2) except as otherwise provided in this Section, each

HB4510 Engrossed - 2 - LRB101 18624 NHT 68079 b

teacher in contractual continued service is evaluated at least once in the course of every 2 school years. However, any teacher in contractual continued service whose performance is rated as either "needs improvement" or "unsatisfactory" must be evaluated at least once in the school year following the receipt of such rating.

7 No later than September 1, 2021, each school district must establish a teacher evaluation plan that ensures that each 8 9 teacher in contractual continued service whose performance is rated as either "excellent" or "proficient" is evaluated at 10 11 least once in the course of the 3 school years after receipt of 12 the rating and establish an informal teacher evaluation plan 13 that ensures that each teacher in contractual continued service 14 whose performance is rated as either "excellent" or "proficient" is informally evaluated at least once in the 15 16 course of the 2 school years after receipt of the rating.

17 Notwithstanding anything to the contrary in this Section or any other Section of the School Code, a principal shall not be 18 prohibited from evaluating any teachers within a school during 19 his or her first year as principal of such school. If a 20 first-year principal exercises this option in a school district 21 22 where the evaluation plan provides for a teacher in contractual 23 continued service to be evaluated once in the course of every 2 24 or 3 school years, as applicable, then a new 2-year or 3-year 25 evaluation plan must be established.

26 The evaluation plan shall comply with the requirements of

HB4510 Engrossed - 3 - LRB101 18624 NHT 68079 b

this Section and of any rules adopted by the State Board of
 Education pursuant to this Section.

The plan shall include a description of each teacher's duties and responsibilities and of the standards to which that teacher is expected to conform, and shall include at least the following components:

7 (a) personal observation of the teacher in the
8 classroom by the evaluator, unless the teacher has no
9 classroom duties.

10 (b) consideration of the teacher's attendance, 11 planning, instructional methods, classroom management, 12 where relevant, and competency in the subject matter 13 taught.

14 (c) by no later than the applicable implementation
15 date, consideration of student growth as a significant
16 factor in the rating of the teacher's performance.

17 (d) prior to September 1, 2012, rating of the 18 performance of teachers in contractual continued service 19 as either:

20 (i) "excellent", "satisfactory" or
21 "unsatisfactory"; or

(ii) "excellent", "proficient", "needs
improvement" or "unsatisfactory".

(e) on and after September 1, 2012, rating of the
 performance of all teachers as "excellent", "proficient",
 "needs improvement" or "unsatisfactory".

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(f) specification as to the teacher's strengths and weaknesses, with supporting reasons for the comments made.

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3 (g) inclusion of a copy of the evaluation in the 4 teacher's personnel file and provision of a copy to the 5 teacher.

6 (h) within 30 school days after the completion of an 7 evaluation rating a teacher in contractual continued 8 "needs improvement", development by the service as 9 evaluator, in consultation with the teacher, and taking 10 into account the teacher's on-going professional 11 responsibilities including his or her regular teaching 12 assignments, of a professional development plan directed to the areas that need improvement and any supports that 13 14 the district will provide to address the areas identified 15 as needing improvement.

16 (i) within 30 school days after completion of an 17 evaluation rating a teacher in contractual continued service as "unsatisfactory", development and commencement 18 19 by the district of a remediation plan designed to correct 20 deficiencies cited, provided the deficiencies are deemed remediable. In all school districts the remediation plan 21 22 for unsatisfactory, tenured teachers shall provide for 90 23 school days of remediation within the classroom, unless an 24 applicable collective bargaining agreement provides for a 25 shorter duration. In all school districts evaluations 26 issued pursuant to this Section shall be issued within 10

HB4510 Engrossed - 5 - LRB101 18624 NHT 68079 b

days after the conclusion of the respective remediation plan. However, the school board or other governing authority of the district shall not lose jurisdiction to discharge a teacher in the event the evaluation is not issued within 10 days after the conclusion of the respective remediation plan.

7 (j) participation in the remediation plan by the 8 teacher in contractual continued service rated 9 "unsatisfactory", an evaluator and a consulting teacher 10 selected by the evaluator of the teacher who was rated 11 "unsatisfactory", which consulting teacher is an 12 educational employee as defined in the Educational Labor Relations Act, has at least 5 years' teaching experience, 13 14 and a reasonable familiarity with the assignment of the 15 teacher being evaluated, and who received an "excellent" 16 rating on his or her most recent evaluation. Where no 17 teachers who meet these criteria are available within the district, the district shall request and the applicable 18 19 regional office of education shall supply, to participate in the remediation process, an individual who meets these 20 criteria. 21

In a district having a population of less than 500,000 with an exclusive bargaining agent, the bargaining agent may, if it so chooses, supply a roster of qualified teachers from whom the consulting teacher is to be selected. That roster shall, however, contain the names of HB4510 Engrossed - 6 - LRB101 18624 NHT 68079 b

1 at least 5 teachers, each of whom meets the criteria for consulting teacher with regard to the teacher being 2 3 evaluated, or the names of all teachers so qualified if that number is less than 5. In the event of a dispute as to 4 5 qualification, the State Board shall determine 6 gualification.

7 (k) a mid-point and final evaluation by an evaluator 8 the end of the remediation period, during and at 9 immediately following receipt of a remediation plan 10 provided for under subsections (i) and (j) of this Section. 11 Each evaluation shall assess the teacher's performance 12 during the time period since the prior evaluation; provided that the last evaluation shall also include an overall 13 14 evaluation of the teacher's performance during the 15 remediation period. A written copy of the evaluations and 16 ratings, in which any deficiencies in performance and 17 recommendations for correction are identified, shall be provided to and discussed with the teacher within 10 school 18 19 days after the date of the evaluation, unless an applicable 20 collective bargaining agreement provides to the contrary. 21 These subsequent evaluations shall be conducted by an 22 evaluator. The consulting teacher shall provide advice to 23 the teacher rated "unsatisfactory" on how to improve 24 teaching skills and to successfully complete the 25 remediation plan. The consulting teacher shall participate 26 in developing the remediation plan, but the final decision

HB4510 Engrossed - 7 - LRB101 18624 NHT 68079 b

as to the evaluation shall be done solely by the evaluator, 1 unless an applicable collective bargaining agreement 2 3 provides to the contrary. Evaluations at the conclusion of the remediation process shall be separate and distinct from 4 5 the required annual evaluations of teachers and shall not be subject to the guidelines and procedures relating to 6 7 those annual evaluations. The evaluator may but is not 8 required to use the forms provided for the annual 9 evaluation of teachers in the district's evaluation plan.

10 (1) reinstatement to the evaluation schedule set forth 11 in the district's evaluation plan for any teacher in 12 contractual continued service who achieves a rating equal 13 to or better than "satisfactory" or "proficient" in the 14 school year following a rating of "needs improvement" or 15 "unsatisfactory".

16 (m) dismissal in accordance with subsection (d) of 17 Section 24-12 or Section 24-16.5 or 34-85 of this Code of any teacher who 18 fails to complete any applicable 19 remediation plan with a rating equal to or better than a 20 "satisfactory" or "proficient" rating. Districts and 21 teachers subject to dismissal hearings are precluded from 22 compelling the testimony of consulting teachers at such 23 hearings under subsection (d) of Section 24-12 or Section 24 24-16.5 or 34-85 of this Code, either as to the rating 25 process or for opinions of performances by teachers under 26 remediation.

HB4510 Engrossed - 8 - LRB101 18624 NHT 68079 b

(n) After the implementation date of an evaluation 1 2 system for teachers in a district as specified in Section 24A-2.5 of this Code, if a teacher in contractual continued 3 successfully completes a remediation 4 service plan 5 following a rating of "unsatisfactory" in an annual or biennial overall performance evaluation received after the 6 foregoing implementation date and receives a subsequent 7 rating of "unsatisfactory" in any of the teacher's annual 8 or biennial overall 9 performance evaluation ratings 10 received during the 36-month period following the 11 teacher's completion of the remediation plan, then the 12 school district may forego remediation and seek dismissal 13 in accordance with subsection (d) of Section 24-12 or Section 34-85 of this Code. 14

15 Nothing in this Section or Section 24A-4 shall be construed 16 as preventing immediate dismissal of a teacher for deficiencies 17 which are deemed irremediable or for actions which are injurious to or endanger the health or person of students in 18 19 the classroom or school, or preventing the dismissal or 20 non-renewal of teachers not in contractual continued service 21 for any reason not prohibited by applicable employment, labor, 22 and civil rights laws. Failure to strictly comply with the time 23 requirements contained in Section 24A-5 shall not invalidate the results of the remediation plan. 24

25 Nothing contained in this amendatory Act of the 98th 26 General Assembly repeals, supersedes, invalidates, or HB4510 Engrossed - 9 - LRB101 18624 NHT 68079 b

nullifies final decisions in lawsuits pending on the effective date of this amendatory Act of the 98th General Assembly in Illinois courts involving the interpretation of Public Act 97-8.

5 (Source: P.A. 97-8, eff. 6-13-11; 98-470, eff. 8-16-13; 98-648,
6 eff. 7-1-14.)