

1 A bill to be entitled
2 An act relating to students remaining on school
3 grounds during school hours; providing a short title;
4 amending s. 1001.43, F.S.; providing that a district
5 school board may adopt policies for releasing students
6 for the school lunch period; requiring schools in
7 certain districts to obtain written parental consent
8 before permitting students to leave school grounds
9 during the lunch period; providing an effective date.

10
11 Be It Enacted by the Legislature of the State of Florida:

12
13 Section 1. This act may be cited as the "Mayra Capote
14 Act."

15 Section 2. Paragraph (c) of subsection (1) of section
16 1001.43, Florida Statutes, is amended to read:

17 1001.43 Supplemental powers and duties of district school
18 board.—The district school board may exercise the following
19 supplemental powers and duties as authorized by this code or
20 State Board of Education rule.

21 (1) STUDENT MANAGEMENT.—The district school board may
22 adopt programs and policies to ensure the safety and welfare of
23 individuals, the student body, and school personnel, which
24 programs and policies may:

25 (c) Provide procedures for student dismissal precautions

HB 85

2017

26 | and for granting permission for students to leave school grounds
27 | during school hours, including releasing a student from school
28 | upon request by a parent, ~~or~~ for public appearances of school
29 | groups, or for the school lunch period. However, in a district
30 | that has more than 100,000 students in prekindergarten through
31 | grade 12, a school may not permit a student to leave school
32 | grounds for the lunch period unless the student's parent has, in
33 | writing, consented for his or her child to leave school grounds
34 | during the lunch period for the school year.

35 | Section 3. This act shall take effect July 1, 2017.

36 |