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#### SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

### S.F. No. 1311

#### (SENATE AUTHORS: CWODZINSKI, Kunesh, Gustafson, Westlin and Boldon) DATE D-PG OFFICIAL STATUS 02/06/2023 677 Introduction and first reading

02/06/2023 03/13/2023

1.1

Introduction and first reading Referred to Education Policy Comm report: To pass as amended Rule 12.10: report of votes in committee Second reading

#### A bill for an act

relating to education; modifying provisions for prekindergarten through grade 12 12 including general education accountability and transparency, education excellence, 1.3 American Indian education, charter schools, discipline, teachers, special education, 1.4 and early learning; requiring reports; amending Minnesota Statutes 2022, sections 1.5 13.32, subdivision 3; 120A.22, subdivisions 7, 10; 120A.414, subdivision 2; 1.6 120B.018, subdivision 6; 120B.021, subdivisions 1, 2, 3, 4, by adding a subdivision; 1.7 120B.022, subdivision 1; 120B.024, subdivisions 1, 2; 120B.11, subdivisions 1, 1.8 2, 3; 120B.15; 120B.30, subdivisions 1, 1a; 120B.301; 120B.35, subdivision 3; 1.9 120B.36, subdivision 2; 121A.031, subdivision 6; 121A.17, subdivision 3; 121A.41, 1.10 by adding subdivisions; 121A.425; 121A.45, subdivision 1; 121A.46, subdivision 1.11 4, by adding a subdivision; 121A.47, subdivisions 2, 14; 121A.53, subdivision 1; 1.12 121A.55; 121A.58; 121A.61, subdivisions 1, 3, by adding subdivisions; 122A.181, 1.13 subdivision 5; 122A.183, subdivision 2; 122A.185, subdivision 1; 122A.26, 1.14 subdivision 2; 122A.40, subdivisions 5, 8; 122A.41, subdivisions 2, 5; 123B.147, 1.15 subdivision 3; 123B.71, subdivision 12; 123B.86, subdivision 3; 124D.03, 1.16 subdivisions 5, 5a, 12; 124D.09, subdivisions 3, 13; 124D.111, subdivisions 2a, 1.17 5; 124D.119; 124D.128, subdivision 1; 124D.141, subdivision 2; 124D.165, 1.18 subdivisions 2, 3; 124D.59, subdivision 2a; 124D.68, subdivision 3; 124D.73, by 1.19 adding a subdivision; 124D.74, subdivisions 1, 3, 4, by adding a subdivision; 1.20 124D.76; 124D.78; 124D.79, subdivision 2; 124D.791, subdivision 4; 124D.81, 1.21 subdivisions 1, 5; 124D.861, subdivision 2; 124D.862, subdivision 8; 124E.02; 1.22 124E.03, subdivision 2, by adding a subdivision; 124E.05, subdivisions 4, 7; 1.23 124E.06, subdivisions 1, 4, 5; 124E.10, subdivision 1; 124E.11; 124E.12, 1.24 subdivision 1; 124E.13, subdivisions 1, 3; 124E.16; 124E.25, subdivision 1a; 1.25 125A.0942; 125A.13; 125A.15; 125A.51; 125A.515, subdivision 3; 126C.15, 1.26 subdivision 5; 127A.353, subdivisions 2, 4; 128C.01, subdivision 4; 134.31, 1.27 subdivisions 1, 4a; 134.32, subdivision 4; 134.34, subdivision 1; 144.4165; 1.28 290.0679, subdivision 2; proposing coding for new law in Minnesota Statutes, 1.29 1.30 chapters 120B; 121A; 124D; repealing Minnesota Statutes 2022, sections 120B.02, subdivision 3; 120B.35, subdivision 5; 124D.095, subdivisions 1, 2, 3, 4, 5, 6, 7, 1.31 1.32 8.

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2.1	BE IT ENACT	ED BY THE LEG	ISLATURE OI	F THE STATE OF MIN	INESOTA:
2.2			ARTICL	E 1	
2.3	ADMINISTRA	TIVE CORRECT	TIONS, ACCO	UNTABILITY, AND T	RANSPARENCY
2.4	Section 1. Mir	mesota Statutes 20	)22, section 12(	0A.22, subdivision 10, i	s amended to read:
2.5	Subd. 10. R	equirements for i	nstructors. A	person who is providing	g instruction to a
2.6	child must meet	t at least one of the	e following req	uirements:	
2.7	(1) hold a va	alid Minnesota tead	ching license in	n the field and for the g	rade level taught;
2.8	(2) be direct	ly supervised by a	person holding	g a valid Minnesota tea	ching license;
2.9	(3) successf	ully complete a tea	acher competer	ncy examination;	
2.10	<del>(4) <u>(</u>3)</del> provi	de instruction in a	school that is	accredited by an accred	liting agency,
2.11	recognized acco	ording to section 1	23B.445, or red	cognized by the commi	ssioner;
2.12	<del>(5) (4)</del> hold	a baccalaureate de	gree; or		
2.13	$\frac{(6)}{(5)}$ be the	e parent of a child v	vho is assessed	according to the proced	ures in subdivision
2.14	11.				
2.15	Any person j	providing instruction	on in a public so	chool must meet the requ	uirements of clause
2.16	(1).				
2.17	Sec. 2. Minne	sota Statutes 2022	, section 120B	.018, subdivision 6, is a	mended to read:
2.18	Subd. 6. Re	quired standard.	"Required stan	ndard" means (1) a state	wide adopted
2.19	expectation for	student learning in	the content are	eas of language arts, ma	thematics, science,
2.20	social studies, p	hysical education,	and the arts, <del>o</del>	<u># and</u> (2) a locally adop	ted expectation for
2.21	student learning	g in health <del>or the a</del>	<del>rts</del> .		
2.22	Sec. 3. Minne	sota Statutes 2022	, section 120B	.021, subdivision 1, is a	amended to read:
2.23	Subdivision	1. Required acad	lemic standard	<b>ds.</b> (a) The following su	biect areas are
2.24		tewide accountabil			
	-		5		
2.25	(1) language	earts;			
2.26	(2) mathema	itics <u>, encompassin</u>	g algebra II, in	tegrated mathematics II	[I, or an equivalent
2.27	in high school,	and to be prepared	for the three c	credits of mathematics in	n grades 9 through
2.28	12, the grade $8$	standards include	completion of a	algebra;	
2.29	(3) science;				

- 3.1 (4) social studies, including history, geography, economics, and government and
- 3.2 citizenship that includes civics <del>consistent with section 120B.02, subdivision 3</del>;
- 3.3 (5) physical education;
- 3.4

(6) health, for which locally developed academic standards apply; and

3.5 (7) the arts, for which statewide or locally developed academic standards apply, as
3.6 determined by the school district. Public elementary and middle schools must offer at least
3.7 three and require at least two of the following four five arts areas: dance; media arts; music;
3.8 theater; and visual arts. Public high schools must offer at least three and require at least one
3.9 of the following five arts areas: media arts; dance; music; theater; and visual arts.

(b) For purposes of applicable federal law, the academic standards for language arts,
mathematics, and science apply to all public school students, except the very few students
with extreme cognitive or physical impairments for whom an individualized education
program team has determined that the required academic standards are inappropriate. An
individualized education program team that makes this determination must establish
alternative standards.

(c) The department must adopt the most recent SHAPE America (Society of Health and 3.16 Physical Educators) kindergarten through grade 12 standards and benchmarks for physical 3.17 education as the required physical education academic standards. The department may 3.18 modify SHAPE America (Society of Health and Physical Educators) standards and adapt 3.19 the national standards to accommodate state interest. The modification and adaptations must 3.20 maintain the purpose and integrity of the national standards. The department must make 3.21 available sample assessments, which school districts may use as an alternative to local 3.22 assessments, to assess students' mastery of the physical education standards beginning in 3.23 the 2018-2019 school year. 3.24

(d) A school district may include child sexual abuse prevention instruction in a health 3.25 curriculum, consistent with paragraph (a), clause (6). Child sexual abuse prevention 3.26 instruction may include age-appropriate instruction on recognizing sexual abuse and assault, 3.27 boundary violations, and ways offenders groom or desensitize victims, as well as strategies 3.28 to promote disclosure, reduce self-blame, and mobilize bystanders. A school district may 3.29 provide instruction under this paragraph in a variety of ways, including at an annual assembly 3.30 or classroom presentation. A school district may also provide parents information on the 3.31 warning signs of child sexual abuse and available resources. 3.32

4.1 (e) District efforts to develop, implement, or improve instruction or curriculum as a
4.2 result of the provisions of this section must be consistent with sections 120B.10, 120B.11,
4.3 and 120B.20.

Sec. 4. Minnesota Statutes 2022, section 120B.021, subdivision 3, is amended to read: 4.4 Subd. 3. Rulemaking. The commissioner, consistent with the requirements of this section 4.5 and section 120B.022, must adopt statewide rules under section 14.389 for implementing 4.6 statewide rigorous core academic standards in language arts, mathematics, science, social 4.7 studies, physical education, and the arts. After the rules authorized under this subdivision 4.8 are initially adopted, the commissioner may not amend or repeal these rules nor adopt new 4.9 rules on the same topic without specific legislative authorization. 4.10Sec. 5. Minnesota Statutes 2022, section 120B.022, subdivision 1, is amended to read: 4.11 Subdivision 1. Elective standards. A district must establish and regularly review its 4.12 own standards in for career and technical education (CTE) programs. Standards must align 4.13 with CTE frameworks developed by the Department of Education, standards developed by 4.14

4.15 <u>national CTE organizations, or recognized industry standards.</u> A district must use the current

4.16 world languages standards developed by the American Council on the Teaching of Foreign

4.17 Languages. A school district must offer courses in all elective subject areas.

4.18 Sec. 6. Minnesota Statutes 2022, section 120B.024, subdivision 1, is amended to read:

4.19 Subdivision 1. Graduation requirements. (a) Students beginning 9th grade in the
4.20 2011-2012 school year and later must successfully complete the following high school level
4.21 credits for graduation:

4.22 (1) four credits of language arts sufficient to satisfy all of the academic standards in4.23 English language arts;

4.24 (2) three credits of mathematics, including an algebra II credit or its equivalent, sufficient
4.25 to satisfy all of the academic standards in mathematics;

4.26 (3) an algebra I credit by the end of 8th grade sufficient to satisfy all of the 8th grade
4.27 standards in mathematics;

4.28 (4) (3) three credits of science, including at least one credit of biology, one credit of
4.29 chemistry or physics, and one elective credit of earth and space science. The combination
4.30 of credits under this clause must be sufficient to satisfy (i) all of the academic standards in
4.31 either chemistry or physics and (ii) all other academic standards in science;

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5.1	(5)(4) three and one-half credits of social studies, including one credit in civics in either
5.2	11th or 12th grade for students beginning 9th grade in the 2024-2025 school year and later,
5.3	and a combination of other credits encompassing at least United States history, geography,
5.4	government and citizenship, world history, and economics sufficient to satisfy all of the
5.5	academic standards in social studies;
5.6	(6) (5) one credit of the arts sufficient to satisfy all of the state or local academic standards
5.7	in the arts; <del>and</del>
5.8	(6) credits sufficient to satisfy the state standards in physical education; and
5.9	(7) a minimum of seven elective credits.
5.10	(b) A school district is encouraged to offer a course for credit in government and
5.11	citizenship to 11th or 12th grade students who begin 9th grade in the 2020-2021 school year
5.12	and later, that satisfies the government and eitizenship requirement in paragraph (a), elause
5.13	(5) Students beginning 9th grade in the 2023-2024 school year and later must successfully
5.14	complete a personal finance course for credit during their senior year of high school. The
5.15	course must include but is not limited to the following topics: creating a household budget;
5.16	taking out loans and accruing debt, including how interest works; home mortgages; how to
5.17	file taxes; the impact of student loan debt; and how to read a paycheck and payroll deductions.
5.18	A district may provide a personal finance course through in-person instruction, distance
5.19	instruction, or a combination of in-person and distance instruction.
5.20	<b>EFFECTIVE DATE.</b> Paragraph (a) is effective for the 2024-2025 school year and later.

5.21 Sec. 7. Minnesota Statutes 2022, section 120B.024, subdivision 2, is amended to read:

5.22 Subd. 2. Credit equivalencies. (a) A one-half credit of economics taught in a school's
5.23 agriculture agricultural, food, and natural resources education or business education program
5.24 or department may fulfill a one-half credit in social studies under subdivision 1, clause (5),
5.25 if the credit is sufficient to satisfy all of the academic standards in economics.

(b) An agriculture science or career and technical education credit may fulfill the elective 5.26 science credit required under subdivision 1, clause (4), if the credit meets the state physical 5.27 science, life science, earth and space science, chemistry, or physics academic standards or 5.28 a combination of these academic standards as approved by the district. An agriculture or 5.29 career and technical education credit may fulfill the credit in chemistry or physics required 5.30 under subdivision 1, clause (4), if the credit meets the state chemistry or physics academic 5.31 standards as approved by the district. A student must satisfy either all of the chemistry 5.32 academic standards or all of the physics academic standards prior to graduation. An 5.33

- agriculture science or career and technical education credit may not fulfill the required
  biology credit under subdivision 1, clause (4).
- 6.3 (c) A career and technical education credit may fulfill a mathematics or arts credit
  6.4 requirement under subdivision 1, clause (2) or (6).
- 6.5 (d) An agriculture agricultural, food, and natural resources education teacher is not
  6.6 required to meet the requirements of Minnesota Rules, part 3505.1150, subpart <u>+ 2</u>, item
  6.7 B, to meet the credit equivalency requirements of paragraph (b) above.
- 6.8 (e) A computer science credit may fulfill a mathematics credit requirement under
  6.9 subdivision 1, clause (2), if the credit meets state academic standards in mathematics.
- 6.10 (f) A Project Lead the Way credit may fulfill a science or mathematics credit requirement
  6.11 under subdivision 1, clause (2) or (4), if the credit meets the state academic standards in
  6.12 science or mathematics.
- 6.13 Sec. 8. Minnesota Statutes 2022, section 120B.30, subdivision 1, is amended to read:
- Subdivision 1. Statewide testing. (a) The commissioner, with advice from experts with 6.14 6.15 appropriate technical qualifications and experience and stakeholders, consistent with subdivision 1a, must include in the comprehensive assessment system, for each grade level 6.16 to be tested, state-constructed tests developed as computer-adaptive reading and mathematics 6.17 assessments for students that are aligned with the state's required academic standards under 6.18 section 120B.021, include multiple choice questions, and are administered annually to all 6.19 students in grades 3 through 8. State-developed high school tests aligned with the state's 6.20 required academic standards under section 120B.021 and administered to all high school 6.21 students in a subject other than writing must include multiple choice questions. The 6.22 commissioner must establish a testing period as late as possible each school year during 6.23 which schools must administer the Minnesota Comprehensive Assessments to students. The 6.24 commissioner must publish the testing schedule at least two years before the beginning of 6.25 the testing period. 6.26
- 6.27 (b) The state assessment system must be aligned to the most recent revision of academic
  6.28 standards as described in section 120B.023 in the following manner:
- 6.29 (1) mathematics;
- 6.30 (i) grades 3 through 8 beginning in the 2010-2011 school year; and
- 6.31 (ii) high school level beginning in the 2013-2014 school year;

7.1 (2) science; grades 5 and 8 and at the high school level beginning in the 2011-2012
7.2 school year; and

7.3 (3) language arts and reading; grades 3 through 8 and high school level beginning in the
7.4 2012-2013 school year.

(c) For students enrolled in grade 8 in the 2012-2013 school year and later, students'
state graduation requirements, based on a longitudinal, systematic approach to student
education and career planning, assessment, instructional support, and evaluation, include
the following:

(1) achievement and career and college readiness in mathematics, reading, and writing, 7.9 consistent with paragraph (k) and to the extent available, to monitor students' continuous 7.10 development of and growth in requisite knowledge and skills; analyze students' progress 7.11 and performance levels, identifying students' academic strengths and diagnosing areas where 7.12 students require curriculum or instructional adjustments, targeted interventions, or 7.13 remediation; and, based on analysis of students' progress and performance data, determine 7.14 students' learning and instructional needs and the instructional tools and best practices that 7.15 support academic rigor for the student; and 7.16

(2) consistent with this paragraph and section 120B.125, age-appropriate exploration
and planning activities and career assessments to encourage students to identify personally
relevant career interests and aptitudes and help students and their families develop a regularly
reexamined transition plan for postsecondary education or employment without need for
postsecondary remediation.

7.22 Based on appropriate state guidelines, students with an individualized education program
7.23 may satisfy state graduation requirements by achieving an individual score on the
7.24 state-identified alternative assessments.

7.25 (d) Expectations of schools, districts, and the state for career or college readiness under
7.26 this subdivision must be comparable in rigor, clarity of purpose, and rates of student
7.27 completion.

A student under paragraph (c), clause (1), must receive targeted, relevant, academically rigorous, and resourced instruction, which may include a targeted instruction and intervention plan focused on improving the student's knowledge and skills in core subjects so that the student has a reasonable chance to succeed in a career or college without need for postsecondary remediation. Consistent with sections 120B.13, 124D.09, 124D.091, 124D.49, and related sections, an enrolling school or district must actively encourage a student in grade 11 or 12 who is identified as academically ready for a career or college to participate

in courses and programs awarding college credit to high school students. Students are not
required to achieve a specified score or level of proficiency on an assessment under this
subdivision to graduate from high school.

(e) Though not a high school graduation requirement, students are encouraged to 8.4 participate in a nationally recognized college entrance exam. To the extent state funding 8.5 for college entrance exam fees is available, a district must pay the cost, one time, for an 8.6 interested student in grade 11 or 12 who is eligible for a free or reduced-price meal, to take 8.7 a nationally recognized college entrance exam before graduating. A student must be able 8.8 to take the exam under this paragraph at the student's high school during the school day and 8.9 at any one of the multiple exam administrations available to students in the district. A district 8.10 may administer the ACT or SAT or both the ACT and SAT to comply with this paragraph. 8.11 If the district administers only one of these two tests and a free or reduced-price meal eligible 8.12 student opts not to take that test and chooses instead to take the other of the two tests, the 8.13 student may take the other test at a different time or location and remains eligible for the 8.14 examination fee reimbursement. Notwithstanding sections 123B.34 to 123B.39, a school 8.15 district may require a student that is not eligible for a free or reduced-price meal to pay the 8.16 cost of taking a nationally recognized college entrance exam. The district must waive the 8.17 cost for a student unable to pay. 8.18

(f) The commissioner and the chancellor of the Minnesota State Colleges and Universities 8.19 must collaborate in aligning instruction and assessments for adult basic education students 8.20 and English learners to provide the students with diagnostic information about any targeted 8.21 interventions, accommodations, modifications, and supports they need so that assessments 8.22 and other performance measures are accessible to them and they may seek postsecondary 8.23 education or employment without need for postsecondary remediation. When administering 8.24 formative or summative assessments used to measure the academic progress, including the 8.25 oral academic development, of English learners and inform their instruction, schools must 8.26 ensure that the assessments are accessible to the students and students have the modifications 8.27 and supports they need to sufficiently understand the assessments. 8.28

(g) Districts and schools, on an annual basis, must use career exploration elements to
help students, beginning no later than grade 9, and their families explore and plan for
postsecondary education or careers based on the students' interests, aptitudes, and aspirations.
Districts and schools must use timely regional labor market information and partnerships,
among other resources, to help students and their families successfully develop, pursue,
review, and revise an individualized plan for postsecondary education or a career. This
process must help increase students' engagement in and connection to school, improve

9.1 students' knowledge and skills, and deepen students' understanding of career pathways as
9.2 a sequence of academic and career courses that lead to an industry-recognized credential,
9.3 an associate's degree, or a bachelor's degree and are available to all students, whatever their
9.4 interests and career goals.

9.5 (h) A student who demonstrates attainment of required state academic standards, which
9.6 include career and college readiness benchmarks, on high school assessments under
9.7 subdivision 1a is academically ready for a career or college and is encouraged to participate
9.8 in courses awarding college credit to high school students. Such courses and programs may
9.9 include sequential courses of study within broad career areas and technical skill assessments
9.10 that extend beyond course grades.

9.11 (i) As appropriate, students through grade 12 must continue to participate in targeted
9.12 instruction, intervention, or remediation and be encouraged to participate in courses awarding
9.13 college credit to high school students.

(j) In developing, supporting, and improving students' academic readiness for a career 9.14 or college, schools, districts, and the state must have a continuum of empirically derived, 9.15 clearly defined benchmarks focused on students' attainment of knowledge and skills so that 9.16 students, their parents, and teachers know how well students must perform to have a 9.17 reasonable chance to succeed in a career or college without need for postsecondary 9.18 remediation. The commissioner, in consultation with local school officials and educators, 9.19 and Minnesota's public postsecondary institutions must ensure that the foundational 9.20 knowledge and skills for students' successful performance in postsecondary employment 9.21 or education and an articulated series of possible targeted interventions are clearly identified 9.22 and satisfy Minnesota's postsecondary admissions requirements. 9.23

9.24 (k) For students in grade 8 in the 2012-2013 school year and later, a school, district, or
9.25 charter school must record on the high school transcript a student's progress toward career
9.26 and college readiness, and for other students as soon as practicable.

9.27 (1) The school board granting students their diplomas may formally decide to include a
9.28 notation of high achievement on the high school diplomas of those graduating seniors who,
9.29 according to established school board criteria, demonstrate exemplary academic achievement
9.30 during high school.

9.31 (m) The 3rd through 8th grade computer-adaptive assessment results and high school
9.32 test results must be available to districts for diagnostic purposes affecting student learning
9.33 and district instruction and curriculum, and for establishing educational accountability. The
9.34 commissioner, in consultation with the chancellor of the Minnesota State Colleges and

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Universities, must establish empirically derived benchmarks on the high school tests that
reveal a trajectory toward career and college readiness consistent with section 136F.302,
subdivision 1a. The commissioner must disseminate to the public the computer-adaptive
assessments and high school test results upon receiving those results.

(n) The grades 3 through 8 computer-adaptive assessments and high school tests must
be aligned with state academic standards. The commissioner must determine the testing
process and the order of administration. The statewide results must be aggregated at the site
and district level, consistent with subdivision 1a.

10.9 (o) The commissioner must include the following components in the statewide public10.10 reporting system:

10.11 (1) uniform statewide computer-adaptive assessments of all students in grades 3 through
10.12 8 and testing at the high school levels that provides appropriate, technically sound
10.13 accommodations or alternate assessments;

10.14 (2) educational indicators that can be aggregated and compared across school districts
10.15 and across time on a statewide basis, including <u>average daily attendance consistent</u>
10.16 <u>attendance</u>, high school graduation rates, and high school drop-out rates by age and grade
10.17 level;

10.18 (3) state results on the <u>American College Test ACT test</u>; and

(4) state results from participation in the National Assessment of Educational Progress
so that the state can benchmark its performance against the nation and other states, and,
where possible, against other countries, and contribute to the national effort to monitor
achievement.

(p) For purposes of statewide accountability, "career and college ready" means a high
school graduate has the knowledge, skills, and competencies to successfully pursue a career
pathway, including postsecondary credit leading to a degree, diploma, certificate, or
industry-recognized credential and employment. Students who are career and college ready
are able to successfully complete credit-bearing coursework at a two- or four-year college
or university or other credit-bearing postsecondary program without need for remediation.

(q) For purposes of statewide accountability, "cultural competence," "cultural
competency," or "culturally competent" means the ability of families and educators to
interact effectively with people of different cultures, native languages, and socioeconomic
backgrounds.

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Sec. 9. Minnesota Statutes 2022, section 120B.30, subdivision 1a, is amended to read:
Subd. 1a. Statewide and local assessments; results. (a) For purposes of this section,

11.3 the following definitions have the meanings given them.

11.4 (1) "Computer-adaptive assessments" means fully adaptive assessments.

- (2) "Fully adaptive assessments" include test items that are on-grade level and items that
   may be above or below a student's grade level.
- 11.7 (3) "On-grade level" test items contain subject area content that is aligned to state
   11.8 academic standards for the grade level of the student taking the assessment.
- (4) "Above-grade level" test items contain subject area content that is above the grade
  level of the student taking the assessment and is considered aligned with state academic
  standards to the extent it is aligned with content represented in state academic standards
  above the grade level of the student taking the assessment. Notwithstanding the student's
  grade level, administering above-grade level test items to a student does not violate the
  requirement that state assessments must be aligned with state standards.
- (5) "Below-grade level" test items contain subject area content that is below the grade
  level of the student taking the test and is considered aligned with state academic standards
  to the extent it is aligned with content represented in state academic standards below the
  student's current grade level. Notwithstanding the student's grade level, administering
  below-grade level test items to a student does not violate the requirement that state
  assessments must be aligned with state standards.
- (b) The commissioner must use fully adaptive mathematics and reading assessments for
  grades 3 through 8.
- (c) (a) For purposes of conforming with existing federal educational accountability 11.23 requirements, the commissioner must develop and implement computer-adaptive reading 11.24 and mathematics assessments for grades 3 through 8, state-developed high school reading 11.25 and mathematics tests aligned with state academic standards, a high school writing test 11.26 11.27 aligned with state standards when it becomes available, and science assessments under clause (2) that districts and sites must use to monitor student growth toward achieving those 11.28 standards. The commissioner must not develop statewide assessments for academic standards 11.29 in social studies, health and physical education, and the arts. The commissioner must require: 11.30
- (1) annual computer-adaptive reading and mathematics assessments in grades 3 through
  8, and high school reading, writing, and mathematics tests; and

(2) annual science assessments in one grade in the grades 3 through 5 span, the grades
6 through 8 span, and a life sciences assessment in the grades 9 through 12 span, and the
commissioner must not require students to achieve a passing score on high school science
assessments as a condition of receiving a high school diploma.

12.5 (d) (b) The commissioner must ensure that for annual computer-adaptive assessments:

(1) individual student performance data and achievement reports are available within
three school days of when students take an assessment except in a year when an assessment
reflects new performance standards;

(2) growth information is available for each student from the student's first assessment
to each proximate assessment using a constant measurement scale;

(3) parents, teachers, and school administrators are able to use elementary and middle
school student performance data to project students' secondary and postsecondary
achievement; and

(4) useful diagnostic information about areas of students' academic strengths and
weaknesses is available to teachers and school administrators for improving student
instruction and indicating the specific skills and concepts that should be introduced and
developed for students at given performance levels, organized by strands within subject
areas, and aligned to state academic standards.

(e) (c) The commissioner must ensure that all state tests administered to elementary and
 secondary students measure students' academic knowledge and skills and not students'
 values, attitudes, and beliefs.

12.22 (f) (d) Reporting of state assessment results must:

(1) provide timely, useful, and understandable information on the performance of
individual students, schools, school districts, and the state;

12.25 (2) include a growth indicator of student achievement; and

12.26 (3) determine whether students have met the state's academic standards.

12.27  $(\underline{g})(\underline{e})$  Consistent with applicable federal law, the commissioner must include appropriate, 12.28 technically sound accommodations or alternative assessments for the very few students with 12.29 disabilities for whom statewide assessments are inappropriate and for English learners.

 $\frac{(h)(f)}{(f)}$  A school, school district, and charter school must administer statewide assessments under this section, as the assessments become available, to evaluate student progress toward career and college readiness in the context of the state's academic standards. A school,

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school district, or charter school may use a student's performance on a statewide assessment
as one of multiple criteria to determine grade promotion or retention. A school, school
district, or charter school may use a high school student's performance on a statewide
assessment as a percentage of the student's final grade in a course, or place a student's
assessment score on the student's transcript.

13.6 Sec. 10. Minnesota Statutes 2022, section 120B.301, is amended to read:

#### 13.7

#### 120B.301 LIMITS ON LOCAL TESTING.

(a) For students in grades 1 through 6, the cumulative total amount of time spent taking
locally adopted districtwide or schoolwide assessments must not exceed ten hours per school
year. For students in grades 7 through 12, the cumulative total amount of time spent taking
locally adopted districtwide or schoolwide assessments must not exceed 11 hours per school
year. For purposes of this paragraph, international baccalaureate and advanced placement
exams are not considered locally adopted assessments.

(b) A district or charter school is exempt from the requirements of paragraph (a), if the
district or charter school, in consultation with the exclusive representative of the teachers
or other teachers if there is no exclusive representative of the teachers, decides to exceed a
time limit in paragraph (a) and includes the information in the report required under section
120B.11, subdivision 5.

(c) A district or charter school, before the first day of each school year, must publish on
its website a comprehensive calendar of standardized tests to be administered in the district
or charter school during that school year. The calendar must provide the rationale for
administering each assessment and indicate whether the assessment is a local option or
required by state or federal law. The calendar must be published at least one week prior to
any eligible assessments being administered but no later than October 1.

13.25 Sec. 11. Minnesota Statutes 2022, section 120B.35, subdivision 3, is amended to read:

Subd. 3. State growth target measures; other state measures. (a)(1) The state's
educational assessment system measuring individual students' educational growth is based
on indicators of <u>current</u> achievement growth that show growth relative to an individual
student's prior achievement. Indicators of achievement and prior achievement must be based
on highly reliable statewide or districtwide assessments.

(2) For purposes of paragraphs (b), (c), and (d), the commissioner must analyze and
report separate categories of information using the student categories identified under the

federal Elementary and Secondary Education Act, as most recently reauthorized, and, in 14.1 addition to "other" for each race and ethnicity, and the Karen community, seven of the most 14.2 populous Asian and Pacific Islander groups, three of the most populous Native groups, 14.3 seven of the most populous Hispanic/Latino groups, and five of the most populous Black 14.4 and African Heritage groups as determined by the total Minnesota population based on the 14.5 most recent American Community Survey; English learners under section 124D.59; home 14.6 language; free or reduced-price lunch; and all students enrolled in a Minnesota public school 14.7 14.8 who are currently or were previously in foster care, except that such disaggregation and cross tabulation is not required if the number of students in a category is insufficient to yield 14.9 statistically reliable information or the results would reveal personally identifiable information 14.10 about an individual student. 14.11

(b) The commissioner, in consultation with a stakeholder group that includes assessment 14.12 and evaluation directors, district staff, experts in culturally responsive teaching, and 14.13 researchers, must implement a an appropriate growth model that compares the difference 14.14 in students' achievement scores over time, and includes criteria for identifying schools and 14.15 school districts that demonstrate academic progress or progress toward English language 14.16 proficiency. The model may be used to advance educators' professional development and 14.17 replicate programs that succeed in meeting students' diverse learning needs. Data on 14.18 individual teachers generated under the model are personnel data under section 13.43. The 14.19 model must allow users to: 14.20

#### 14.21 (1) report student growth consistent with this paragraph; and

(2) for all student categories, report and compare aggregated and disaggregated state
student growth and, under section 120B.11, subdivision 2, clause (2), student learning and
outcome data using the student categories identified under the federal Elementary and
Secondary Education Act, as most recently reauthorized, and other student categories under
paragraph (a), clause (2).

The commissioner must report measures of student growth and, under section 120B.11,
subdivision 2, clause (2), student learning and outcome data, consistent with this paragraph,
including the English language development, academic progress, and oral academic

development of English learners and their native language development if the native language
is used as a language of instruction, and include data on all pupils enrolled in a Minnesota
public school course or program who are currently or were previously counted as an English
learner under section 124D.59.

(c) When reporting student performance under section 120B.36, subdivision 1, the
commissioner annually, beginning July 1, 2011, must report two core measures indicating
the extent to which current high school graduates are being prepared for postsecondary
academic and career opportunities:

(1) a preparation measure indicating the number and percentage of high school graduates
in the most recent school year who completed course work important to preparing them for
postsecondary academic and career opportunities, consistent with the core academic subjects
required for admission to Minnesota's public colleges and universities as determined by the
Office of Higher Education under chapter 136A; and

(2) a rigorous coursework measure indicating the number and percentage of high school
graduates in the most recent school year who successfully completed one or more
college-level advanced placement, international baccalaureate, postsecondary enrollment
options including concurrent enrollment, other rigorous courses of study under section
120B.021, subdivision 1a, or industry certification courses or programs.

When reporting the core measures under clauses (1) and (2), the commissioner must also analyze and report separate categories of information using the student categories identified under the federal Elementary and Secondary Education Act, as most recently reauthorized, and other student categories under paragraph (a), clause (2).

15.19 (d) When reporting student performance under section 120B.36, subdivision 1, the commissioner annually, beginning July 1, 2014, must report summary data on school safety 15.20 and students' engagement and connection at school, consistent with the student categories 15.21 identified under paragraph (a), clause (2). The summary data under this paragraph are 15.22 separate from and must not be used for any purpose related to measuring or evaluating the 15.23 performance of classroom teachers. The commissioner, in consultation with qualified experts 15.24 on student engagement and connection and classroom teachers, must identify highly reliable 15.25 15.26 variables that generate summary data under this paragraph. The summary data may be used at school, district, and state levels only. Any data on individuals received, collected, or 15.27 created that are used to generate the summary data under this paragraph are nonpublic data 15.28 under section 13.02, subdivision 9. 15.29

(e) For purposes of statewide educational accountability, the commissioner must identify
and report measures that demonstrate the success of learning year program providers under
sections 123A.05 and 124D.68, among other such providers, in improving students'
graduation outcomes. The commissioner, beginning July 1, 2015, must annually report
summary data on:

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16.1 (1) the four- and six-year graduation rates of students under this paragraph;

(2) the percent of students under this paragraph whose progress and performance levels
are meeting career and college readiness benchmarks under section 120B.30, subdivision
16.4 1; and

16.5 (3) the success that learning year program providers experience in:

16.6 (i) identifying at-risk and off-track student populations by grade;

16.7 (ii) providing successful prevention and intervention strategies for at-risk students;

(iii) providing successful recuperative and recovery or reenrollment strategies for off-track
 students; and

16.10 (iv) improving the graduation outcomes of at-risk and off-track students.

16.11 The commissioner may include in the annual report summary data on other education16.12 providers serving a majority of students eligible to participate in a learning year program.

(f) The commissioner, in consultation with recognized experts with knowledge and experience in assessing the language proficiency and academic performance of all English learners enrolled in a Minnesota public school course or program who are currently or were previously counted as an English learner under section 124D.59, must identify and report appropriate and effective measures to improve current categories of language difficulty and assessments, and monitor and report data on students' English proficiency levels, program placement, and academic language development, including oral academic language.

(g) When reporting four- and six-year graduation rates, the commissioner or school
district must disaggregate the data by student categories according to paragraph (a), clause
(2).

(h) A school district must inform parents and guardians that volunteering information
on student categories not required by the most recent reauthorization of the Elementary and
Secondary Education Act is optional and will not violate the privacy of students or their
families, parents, or guardians. The notice must state the purpose for collecting the student
data.

16.28 Sec. 12. Minnesota Statutes 2022, section 120B.36, subdivision 2, is amended to read:

16.29 Subd. 2. **Student progress and other data.** (a) All data the department receives, collects,

16.30 or creates under section 120B.11, governing the world's best workforce, or uses to determine

16.31 federal expectations under the most recently reauthorized Elementary and Secondary

16.32 Education Act<del>, set state growth targets,</del> and determine student growth, learning, and outcomes

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under section 120B.35 are nonpublic data under section 13.02, subdivision 9, until the
commissioner publicly releases the data.

(b) Districts must provide parents sufficiently detailed summary data to permit parents
to appeal under the most recently reauthorized federal Elementary and Secondary Education
Act. The commissioner shall annually post federal expectations and state student growth,
learning, and outcome data to the department's public website no later than September 1,
except that in years when data or federal expectations reflect new performance standards,
the commissioner shall post data on federal expectations and state student growth data no
later than October 1.

17.10 Sec. 13. Minnesota Statutes 2022, section 123B.71, subdivision 12, is amended to read:

Subd. 12. Publication. (a) At least 20 48 days but not more than 60 days before a
referendum for bonds or solicitation of bids for a project that has received a positive or
unfavorable review and comment under section 123B.70, the school board shall publish a
summary of the commissioner's review and comment of that project in the legal newspaper
of the district. The school board must hold a public meeting to discuss the commissioner's
review and comment before the referendum for bonds. Supplementary information shall be
available to the public.

(b) The publication requirement in paragraph (a) does not apply to alternative facilities
projects approved under section 123B.595.

17.20 Sec. 14. Minnesota Statutes 2022, section 123B.86, subdivision 3, is amended to read:

Subd. 3. Board control. (a) When transportation is provided, the scheduling of routes,
manner and method of transportation, control and discipline of school children and any
other matter relating thereto shall be within the sole discretion, control and management of
the board.

(b) A school board and a nonpublic school may mutually agree to a written plan for the
board to provide nonpublic pupil transportation to nonpublic school students.

17.27 (1) A school board that provides pupil transportation through the school's employees
 17.28 may transport nonpublic school students according to the plan and retain the nonpublic

17.29 pupil transportation aid attributable to that plan. A nonpublic school may make a payment

17.30 to the school district to cover additional transportation services agreed to in the written plan

17.31 for nonpublic pupil transportation services not required under sections 123B.84 to 123B.87.

(2) A school board that contracts for pupil transportation services may enter into a 18.1 contractual arrangement with a school bus contractor according to the written plan adopted 18.2 18.3 by the school board and the nonpublic school to transport nonpublic school students and retain the nonpublic pupil transportation aid attributable to that plan for the purposes of 18.4 paying the school bus contractor. A nonpublic school may make a payment to the school 18.5 district to cover additional transportation services agreed to in the written plan for nonpublic 18.6 pupil transportation services included in the contract that are not required under sections 18.7 18.8 123B.84 to 123B.87.

# (c) The school district must report the number of nonpublic school students transported and the nonpublic pupil transportation expenditures incurred under paragraph (b) in the form and manner specified by the commissioner.

18.12 **EFFECTIVE DATE.** This section is effective for fiscal year 2024 and later.

18.13 Sec. 15. Minnesota Statutes 2022, section 124D.03, subdivision 5, is amended to read:

Subd. 5. Nonresident district procedures. A district shall notify the parent or guardian 18.14 in writing by February 15 or within 90 days for applications submitted after January 15 in 18.15 18.16 the case of achievement and integration district transfers whether the application has been accepted or rejected. If an application is rejected, the district must state in the notification 18.17 the reason for rejection. The parent or guardian must notify the nonresident district by March 18.18 1 or within 45 ten business days whether the pupil intends to enroll in the nonresident district. 18.19 Notice of intent to enroll in the nonresident district obligates the pupil to attend the 18.20 18.21 nonresident district during the following school year, unless the boards of the resident and the nonresident districts agree in writing to allow the pupil to transfer back to the resident 18.22 district. If the pupil's parents or guardians change residence to another district, the student 18.23 does not lose the seat in the nonresident district but the parent or guardian must complete 18.24 an updated enrollment options form. If a parent or guardian does not notify the nonresident 18.25 district by the January 15 deadline, if it applies, the pupil may not enroll in that nonresident 18.26 district during the following school year, unless the boards of the resident and nonresident 18.27 18.28 district agree otherwise. The nonresident district must notify the resident district by March 15 or 30 days later of the pupil's intent to enroll in the nonresident district. The same 18.29 procedures apply to a pupil who applies to transfer from one participating nonresident district 18.30 to another participating nonresident district. 18.31

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19.1 Sec. 16. Minnesota Statutes 2022, section 124D.09, subdivision 3, is amended to read:

19.2 Subd. 3. Definitions. For purposes of this section, the following terms have the meanings19.3 given to them.

(a) "Eligible institution" means a Minnesota public postsecondary institution, a private, 19.4 nonprofit two-year trade and technical school granting associate degrees, an opportunities 19.5 industrialization center accredited by an accreditor recognized by the United States 19.6 Department of Education, or a private, residential, two-year or four-year, liberal arts, 19.7 degree-granting college or university located in Minnesota. An eligible institution must not 19.8 require a faith statement during the application process or base any part of the admission 19.9 decision on a student's race, creed, ethnicity, disability, gender, or sexual orientation or 19.10 religious beliefs or affiliations. 19.11

19.12 (b) "Course" means a course or program.

(c) "Concurrent enrollment" means nonsectarian courses in which an eligible pupil under
subdivision 5 or 5b enrolls to earn both secondary and postsecondary credits, are taught by
a secondary teacher or a postsecondary faculty member, and are offered at a high school
for which the district is eligible to receive concurrent enrollment program aid under section
124D.091.

19.18 Sec. 17. Minnesota Statutes 2022, section 124D.09, subdivision 13, is amended to read:

19.19 Subd. 13. Financial arrangements. For a pupil enrolled in a course under this section,
19.20 the department must make payments according to this subdivision for courses that were
19.21 taken for secondary credit.

The department must not make payments to a school district or postsecondary institution for a course taken for postsecondary credit only. The department must not make payments to a postsecondary institution for a course from which a student officially withdraws during the first <u>14 ten business</u> days of the <u>postsecondary institution's</u> quarter or semester or who has been absent from the postsecondary institution for the first <u>15 consecutive school ten</u> <u>business</u> days of the <u>postsecondary institution's</u> quarter or semester and is not receiving instruction in the home or hospital.

19.29 A postsecondary institution shall receive the following:

(1) for an institution granting quarter credit, the reimbursement per credit hour shall be
an amount equal to 88 percent of the product of the formula allowance minus \$425, multiplied
by 1.2, and divided by 45; or

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(2) for an institution granting semester credit, the reimbursement per credit hour shall
be an amount equal to 88 percent of the product of the general revenue formula allowance
minus \$425, multiplied by 1.2, and divided by 30.

The department must pay to each postsecondary institution 100 percent of the amount in clause (1) or (2) within 45 days of receiving initial enrollment information each quarter or semester. If changes in enrollment occur during a quarter or semester, the change shall be reported by the postsecondary institution at the time the enrollment information for the succeeding quarter or semester is submitted. At any time the department notifies a postsecondary institution that an overpayment has been made, the institution shall promptly remit the amount due.

20.11 Sec. 18. Minnesota Statutes 2022, section 124D.111, subdivision 2a, is amended to read:

20.12 Subd. 2a. Federal child and adult care food program and federal summer food

20.13 <u>service program</u>; criteria and notice. (a) The commissioner must post on the department's
20.14 website eligibility criteria and application information for nonprofit organizations interested
20.15 in applying to the commissioner for approval as a multisite sponsoring organization under
20.16 the federal child and adult care food program and federal summer food service program.

20.17 The posted criteria and information must inform interested nonprofit organizations about:

20.18 (1) the criteria the commissioner uses to approve or disapprove an application, including
20.19 how an applicant demonstrates financial viability for the Minnesota program, among other
20.20 criteria;

20.21 (2) the commissioner's process and time line for notifying an applicant when its
20.22 application is approved or disapproved and, if the application is disapproved, the explanation
20.23 the commissioner provides to the applicant; and

20.24 (3) any appeal or other recourse available to a disapproved applicant.

20.25 (b) The commissioner must evaluate financial eligibility as part of the application process.

20.26 An organization applying to be a prospective sponsor for the federal child and adult food

20.27 <u>care program or the federal summer food service program must provide documentation of</u>

20.28 <u>financial viability as an organization. Documentation must include:</u>

20.29 (1) evidence that the organization has operated for at least one year and has filed at least
20.30 <u>one tax return;</u>

20.31 (2) the most recent tax return submitted by the organization and corresponding forms
 20.32 and financial statements;

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21.1	<u>(3)</u> a pro	fit and loss statement	and balance she	eet or similar financia	l information; and
21.2	<u>(</u> 4) evide	ence that at least ten pe	ercent of the org	anization's operating r	evenue comes from
21.3	sources othe	er than the United Stat	es Department o	of Agriculture child nu	trition program and

21.4 <u>that the organization has additional funds or a performance bond available to cover at least</u>
21.5 one month of reimbursement claims.

21.6 Sec. 19. Minnesota Statutes 2022, section 124D.111, subdivision 5, is amended to read:

Subd. 5. Respectful treatment. (a) The participant must also provide meals to students 21.7 in a respectful manner according to the policy adopted under subdivision 1. The participant 21.8 must ensure that any reminders for payment of outstanding student meal balances do not 21.9 demean or stigmatize any child participating in the school lunch program, including but not 21.10 limited to dumping meals; withdrawing a meal that has been served; announcing or listing 21.11 students' names publicly;; providing alternative meals not specifically related to dietary 21.12 needs; providing nonreimbursable meals; or affixing stickers, stamps, or pins. The participant 21.13 21.14 must not impose any other restriction prohibited under section 123B.37 due to unpaid student meal balances. The participant must not limit a student's participation in any school activities, 21.15 21.16 graduation ceremonies, field trips, athletics, activity clubs, or other extracurricular activities or access to materials, technology, or other items provided to students due to an unpaid 21.17 student meal balance. 21.18

(b) If the commissioner or the commissioner's designee determines a participant has
violated the requirement to provide meals to participating students in a respectful manner,
the commissioner or the commissioner's designee must send a letter of noncompliance to
the participant. The participant is required to respond and, if applicable, remedy the practice
within 60 days.

21.24 Sec. 20. Minnesota Statutes 2022, section 124D.119, is amended to read:

# 21.25 124D.119 SUMMER FOOD SERVICE <u>REPLACEMENT AID</u> <u>PROGRAM AND</u> 21.26 <u>CHILD AND ADULT CARE FOOD PROGRAM.</u>

21.27 <u>Subdivision 1.</u> <u>Summer Food Service Program replacement aid.</u> <u>States State funds</u>
21.28 are available to compensate department-approved Summer Food <u>Service Program sponsors</u>.
21.29 Reimbursement shall be made on December 15 based on total meals served by each sponsor
21.30 from the end of the school year to the beginning of the next school year on a pro rata basis.

### 21.31 Subd. 2. Child and Adult Care Food Program and Summer Food Service Program

21.32 **sponsor organizations.** Legally distinct Child and Adult Care Food Program and Summer

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- 22.1 Food Service Program sites may transfer sponsoring organizations no more than once per
- 22.2 year, except under extenuating circumstances including termination of the sponsoring
- 22.3 organization's agreement or other circumstances approved by the Department of Education.
- 22.4 Subd. 3. Child and Adult Care Food Program and Summer Food Service Program
- 22.5 **training.** Prior to applying to sponsor a Child and Adult Care Food Program or Summer
- 22.6 Food Service Program site, a nongovernmental organization applicant must provide
- 22.7 documentation to the Department of Education verifying that staff members have completed
- 22.8 program-specific training as designated by the commissioner.
- Subd. 4. Summer Food Service Program locations. Consistent with Code of Federal
  Regulations, title 7, section 225.6(d)(1)(ii), the Department of Education must not approve
  a new Summer Food Service Program open site that is within a half-mile radius of an existing
  Summer Food Service Program open site. The exception is the department may approve a
  new Summer Food Service Program open site within a half-mile radius if the new program
  unit not be serving the same group of children for the same meal type or if there are safety
  issues that could present barriers to participation.
- 22.16 Sec. 21. Minnesota Statutes 2022, section 124D.128, subdivision 1, is amended to read:
- Subdivision 1. Program established. A learning year program provides instruction
  throughout the year on an extended year calendar, extended school day calendar, or both.
  A pupil may participate in the program and accelerate attainment of grade level requirements
  or graduation requirements. A learning year program may begin after the close of the regular
  school year in June. The program may be for students in one or more grade levels from
  kindergarten through grade 12.
- 22.23 Sec. 22. Minnesota Statutes 2022, section 124D.68, subdivision 3, is amended to read:
- 22.24 Subd. 3. Eligible programs. (a) A pupil who is eligible according to subdivision 2 may 22.25 enroll in a state-approved alternative program under sections 123A.05 to 123A.08.
- (b) A pupil who is eligible according to subdivision 2 and who is a high school junior
  or senior may enroll in postsecondary courses under section 124D.09.
- (c) A pupil who is eligible under subdivision 2, may enroll in any public elementary or
   secondary education program.
- (d) A pupil who is eligible under subdivision 2, may enroll in any nonpublic, nonsectarian
  school that has contracted with the serving school district to provide educational services.
  However, notwithstanding other provisions of this section, only a pupil who is eligible under

subdivision 2, clause (12), may enroll in a contract alternative school that is specifically 23.1 structured to provide educational services to such a pupil. 23.2 (e) A pupil who is between the ages of 16 17 and 21 may enroll in any adult basic 23.3 education programs approved under section 124D.52 and operated under the community 23.4 23.5 education program contained in section 124D.19. Sec. 23. Minnesota Statutes 2022, section 124D.862, subdivision 8, is amended to read: 23.6 Subd. 8. Commissioner authority to withhold revenue. (a) The commissioner must 23.7 review the results of each district's integration and achievement plan by August 1 at the end 23.8 of the third year of implementing the plan and determine if the district met its goals. 23.9 (b) If a district met its goals, it may submit a new three-year plan to the commissioner 23.10 for review. 23.11 (c) If a district has not met its goals, the commissioner must: 23.12 (1) develop a guide the district in the development of an improvement plan and timeline, 23.13

23.14 in consultation with the affected district, that identifies strategies and practices designed to
 23.15 meet the district's goals under this section and section 120B.11; and

(2) use up to 20 percent of the district's integration revenue, until the district's goals arereached, to implement the improvement plan.

23.18 Sec. 24. Minnesota Statutes 2022, section 126C.15, subdivision 5, is amended to read:

Subd. 5. Annual expenditure report. Each year a district By February 1 annually, the 23.19 commissioner of education must report to the legislature the expenditures of each district 23.20 that receives receive basic skills revenue must submit a report identifying the expenditures 23.21 it incurred to meet the needs of eligible learners in the previous fiscal year under subdivision 23.22 1. The report must conform to uniform financial and reporting standards established for this 23.23 purpose and provide a breakdown by functional area. Using valid and reliable data and 23.24 measurement criteria, the report also must determine whether increased expenditures raised 23.25 23.26 student achievement levels.

23.27 Sec. 25. Minnesota Statutes 2022, section 127A.353, subdivision 2, is amended to read:

Subd. 2. Qualifications. The governor shall select the school trust lands director on the
basis of outstanding professional qualifications and knowledge of finance, business practices,
minerals, forest and real estate management, and the fiduciary responsibilities of a trustee
to the beneficiaries of a trust. The school trust lands director serves in the unclassified service

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24.1	for a term of four years. The first term shall end on December 31, 2020. The governor may
24.2	remove the school trust lands director for cause. If a director resigns or is removed for cause,
24.3	the governor shall appoint a director for the remainder of the term.
24.4	Sec. 26. Minnesota Statutes 2022, section 127A.353, subdivision 4, is amended to read:
24.5	Subd. 4. Duties; powers. (a) The school trust lands director shall:
24.6	(1) take an oath of office before assuming any duties as the director act in a fiduciary
24.7	capacity for trust beneficiaries in accordance with the principles under section 127A.351;
24.8	(2) evaluate the school trust land asset position;
24.9	(3) determine the estimated current and potential market value of school trust lands;
24.10	(4) advise and provide recommendations to the governor, Executive Council,
24.11	commissioner of natural resources, and the Legislative Permanent School Fund Commission
24.12	on the management of school trust lands, including: on school trust land management policies
24.13	and other policies that may affect the goal of the permanent school fund under section
24.14	<u>127A.31;</u>
24.15	(5) advise and provide recommendations to the Executive Council and Land Exchange
24.16	Board on all matters regarding school trust lands presented to either body;
24.17	(6) advise and provide recommendations to the commissioner of natural resources on
24.18	managing school trust lands, including but not limited to advice and recommendations on:
24.19	(i) Department of Natural Resources school trust land management plans;
24.20	(ii) leases of school trust lands;
24.21	(iii) royalty agreements on school trust lands;
24.22	(iv) land sales and exchanges;
24.23	(v) cost certification; and
24.24	(vi) revenue generating options;
24.25	(7) serve as temporary trustee of school trust lands for school trust lands subject to
24.26	proposed or active eminent domain proceedings;
24.27	(8) serve as temporary trustee of school trust lands pursuant to section 94.342, subdivision
24.28	<u>5;</u>

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25.1	(5) propose (9) submit to the Legislative Permanent School Fund Commission for review
25.2	an annual budget and management plan for the director that includes proposed legislative
25.3	changes that will improve the asset allocation of the school trust lands;
25.4	(6) (10) develop and implement a ten-year strategic plan and a 25-year framework for
25.5	management of school trust lands, in conjunction with the commissioner of natural resources,
25.6	that is updated every five years and implemented by the commissioner, with goals to:
25.7	(i) retain core real estate assets;
25.8	(ii) increase the value of the real estate assets and the cash flow from those assets;
25.9	(iii) rebalance the portfolio in assets with high performance potential and the strategic
25.10	disposal of selected assets;
25.11	(iv) establish priorities for management actions;
25.12	(v) balance revenue enhancement and resource stewardship; and
25.13	(vi) advance strategies on school trust lands to capitalize on ecosystem services markets;
25.14	and
25.15	(7) submit to the Legislative Permanent School Fund Commission for review an annual
25.16	budget and management plan for the director; and
25.17	(8) (11) keep the beneficiaries, governor, legislature, and the public informed about the
25.18	work of the director by reporting to the Legislative Permanent School Fund Commission
25.19	in a public meeting at least once during each calendar quarter.
25.20	(b) In carrying out the duties under paragraph (a), the school trust lands director shall
25.21	have the authority to may:
25.22	(1) direct and control money appropriated to the director;
25.23	(2) establish job descriptions and employ <del>up to five employees in the unclassified service,</del>
25.24	staff within the limitations of money appropriated to the director;
25.25	(3) enter into interdepartmental agreements with any other state agency;
25.26	(4) enter into joint powers agreements under chapter 471;
25.27	(5) evaluate and initiate real estate development projects on school trust lands $\underline{in}$
25.28	conjunction with the commissioner of natural resources and with the advice of the Legislative
25.29	Permanent School Fund Commission in order to generate long-term economic return to the
25.30	permanent school fund; and

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26.1 (6) serve as temporary trustee of school trust land for school trust lands subject to
 26.2 proposed or active eminent domain proceedings; and

26.3 (7) (6) submit recommendations on strategies for school trust land leases, sales, or
 26.4 exchanges to the commissioner of natural resources and the Legislative Permanent School
 26.5 Fund Commission.

26.6 Sec. 27. Minnesota Statutes 2022, section 128C.01, subdivision 4, is amended to read:

26.7 Subd. 4. **Board.** (a) The league must have a <del>20</del> <u>22</u>-member governing board.

(1) The governor must appoint four members according to section 15.0597. Each of the
four appointees must be a parent. At least one of them must be an American Indian, an
Asian, a Black, or a Hispanic.

26.11 (2) The Minnesota Association of Secondary School Principals must appoint two of its26.12 members.

26.13 (3) The remaining 14 16 members must be selected according to league bylaws the
26.14 league's constitution.

(b) The terms, compensation, removal of members, and the filling of membership
vacancies are governed by section 15.0575, except that the four-year terms begin on August
1 and end on July 31. As provided by section 15.0575, members who are full-time state
employees or full-time employees of school districts or other political subdivisions of the
state may not receive any per diem payment for service on the board.

26.20 Sec. 28. Minnesota Statutes 2022, section 290.0679, subdivision 2, is amended to read:

Subd. 2. Conditions for assignment. A qualifying taxpayer may assign all or part of 26.21 an anticipated refund for the current and future taxable years to a financial institution or a 26.22 qualifying organization. A financial institution or qualifying organization accepting 26.23 assignment must pay the amount secured by the assignment to a third-party vendor. The 26.24 commissioner of education shall, upon request from a third-party vendor, certify that the 26.25 26.26 vendor's products and services qualify for the education credit. A denial of a certification is subject to the contested case procedure under may be appealed to the commissioner 26.27 pursuant to this subdivision and notwithstanding chapter 14. A financial institution or 26.28 qualifying organization that accepts assignments under this section must verify as part of 26.29 the assignment documentation that the product or service to be provided by the third-party 26.30 vendor has been certified by the commissioner of education as qualifying for the education 26.31 credit. The amount assigned for the current and future taxable years may not exceed the 26.32

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maximum allowable education credit for the current taxable year. Both the taxpayer and
spouse must consent to the assignment of a refund from a joint return.

27.3

#### Sec. 29. EXPIRATION OF REPORT MANDATES.

- (a) If the submission of a report by the commissioner of education to the legislature is 27.4 mandated by statute and the enabling legislation does not include a date for the submission 27.5 of a final report, the mandate to submit the report shall expire in accordance with this section. 27.6 (b) If the mandate requires the submission of an annual report and the mandate was 27.7 enacted before January 1, 2022, the mandate shall expire on January 1, 2024. If the mandate 27.8 requires the submission of a biennial or less frequent report and the mandate was enacted 27.9 before January 1, 2022, the mandate shall expire on January 1, 2025. 27.10 27.11 (c) Any reporting mandate enacted on or after January 1, 2022, shall expire three years after the date of enactment if the mandate requires the submission of an annual report and 27.12 27.13 shall expire five years after the date of enactment if the mandate requires the submission of a biennial or less frequent report unless the enacting legislation provides for a different 27.14 expiration date. 27.15 27.16 (d) The commissioner shall submit a list to the chairs and ranking minority members of the legislative committee with jurisdiction over education by February 15 of each year, 27.17 27.18 beginning February 15, 2024, of all reports set to expire during the following calendar year in accordance with this section. 27.19 **EFFECTIVE DATE.** This section is effective the day following final enactment. 27.20 Sec. 30. REVISOR INSTRUCTION. 27.21
- 27.22 The revisor of statutes shall replace the terms "free lunch," "reduced price lunch,"

27.23 <u>"reduced price lunch," "reduced-price lunch," and "free or reduced price lunch" with "free</u>

27.24 meals," "reduced-price meals," and "free or reduced-price meals" wherever they appear in

27.25 Minnesota Statutes when used in context with the national school lunch and breakfast

- 27.26 programs.
- 27.27 Sec. 31. <u>**REVISOR INSTRUCTION.**</u>

27.28 The revisor of statutes shall renumber each section of Minnesota Statutes listed in column

A with the number listed in column B. The revisor shall also make necessary cross-reference

changes consistent with the renumbering. The revisor shall also make any technical language

27.31 and other changes necessitated by the renumbering and cross-reference changes in this act.

28.1	<u>Column A</u>	Column B
28.2	General Requirements Stat	ewide Assessments
28.3	120B.30, subdivision 1a, paragraph (h)	120B.30, subdivision 1
28.4	120B.30, subdivision 1, paragraph (q)	120B.30, subdivision 2
28.5	120B.30, subdivision 1a, paragraph (g)	120B.30, subdivision 3
28.6	120B.30, subdivision 1b	120B.30, subdivision 4
28.7	120B.30, subdivision 1, paragraph (n)	120B.30, subdivision 5, paragraph (a)
28.8	120B.30, subdivision 1, paragraph (a)	120B.30, subdivision 5, paragraph (b)
28.9	120B.30, subdivision 1a, paragraph (e)	120B.30, subdivision 6, paragraph (a)
28.10	120B.30, subdivision 2, paragraph (a)	120B.30, subdivision 6, paragraph (b)
28.11 28.12	120B.30, subdivision 2, paragraph (b), clauses (1) and (2)	120B.30, subdivision 6, paragraph (c)
28.13	120B.30, subdivision 2	120B.30, subdivision 6, paragraph (d)
28.14	120B.30, subdivision 4	120B.30, subdivision 7
28.15	120B.30, subdivision 5	120B.30, subdivision 8
28.16	120B.30, subdivision 6	120B.30, subdivision 9
28.17	120B.30, subdivision 1, paragraph (e)	120B.30, subdivision 10
28.18	General Requirement	ts Test Design
28.19 28.20	$\frac{120B.30, subdivision 1a, paragraph (a),}{clauses (1) to (5)}$	120B.301, subdivision 1
28.21	120B.30, subdivision 1, paragraph (a)	120B.301, subdivision 2
28.22	120B.30, subdivision 1, paragraph (b)	120B.301, subdivision 3, paragraph (a)
28.23	120B.30, subdivision 1, paragraph (n)	120B.301, subdivision 3, paragraph (b)
28.24	120B.30, subdivision 1a, paragraph (b)	120B.301, subdivision 3, paragraph (c)
28.25 28.26	120B.30, subdivision 1a, paragraph (c), clauses (1) and (2)	120B.301, subdivision 3, paragraph (d)
28.27	Assessment Graduation	n Requirements
28.28 28.29	<u>120B.30</u> , subdivision 1, paragraph (c), clauses (1) and (2)	120B.304, subdivision 1
28.30	120B.30, subdivision 1, paragraph (d)	120B.304, subdivision 2
28.31	120B.30, subdivision 1, paragraph (i)	120B.304, subdivision 3
28.32	Assessment Reporting	Requirements
28.33 28.34	$\frac{120B.30}{\text{clauses (1) to (3)}}$	<u>120B.305, subdivision 1</u>
28.35 28.36	<u>120B.30</u> , subdivision 1a, paragraph (d), clauses (1) to (4)	120B.305, subdivision 2, paragraph (a)
28.37	120B.30, subdivision 1, paragraph (m)	120B.305, subdivision 2, paragraph (b)
28.38	120B.30, subdivision 1, paragraph (n)	120B.305, subdivision 2, paragraph (c)
28.39	120B.30, subdivision 1, paragraph (o), clauses (1) to (4)	120B.305, subdivision 3, paragraph (a)

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29.1	12	20B.30, subdivision 3		120B.305, subdivision	3, paragraph (b)
29.2			et Assessment	Requirements	
29.3	<u>12</u>	20B.301, paragraphs (a)	to (c)	120B.306, subdivision	1
29.4	<u>12</u>	20B.304, paragraphs (a)	and (b)	120B.306, subdivision	2
29.5		Coll	ege and Care	er Readiness	
29.6	<u>12</u>	20B.30, subdivision 1, p	aragraph (p)	120B.307, subdivision	1
29.7	<u>12</u>	20B.30, subdivision 1, p	aragraph (d)	120B.307, subdivision	2
29.8	<u>12</u>	20B.30, subdivision 1, p	aragraph (f)	120B.307, subdivision	3
29.9	<u>12</u>	20B.30, subdivision 1, p	aragraph (g)	120B.307, subdivision	4, paragraph (a)
29.10	<u>12</u>	20B.30, subdivision 1, p	aragraph (h)	120B.307, subdivision	4, paragraph (b)
29.11	<u>12</u>	20B.30, subdivision 1, p	aragraph (j)	120B.307, subdivision	4, paragraph (c)
29.12	<u>12</u>	20B.30, subdivision 1, p	aragraph (k)	120B.307, subdivision	4, paragraph (d)
29.13	<u>12</u>	20B.30, subdivision 1, p	aragraph (l)	120B.307, subdivision	4, paragraph (e)
20.14	Sec. 22.1	DEDFALED			
29.14	Sec. 52. <u>1</u>	REPEALER.			
29.15			ons 120B.02,	subdivision 3; and 120B.	35, subdivision 5,
29.16	are repeale	<u>.</u>			
29.17			ARTICL	E 2	
29.18		EDU	CATION EX	CELLENCE	
29.19	Section 1	. [120B.025] ETHNIC	STUDIES.		
29.20	<u>"Ethnic</u>	studies" means the crit	ical and intere	disciplinary study of race	e, ethnicity, and
29.21	indigeneity	with a focus on the exp	periences and	perspectives of people of	f color within and
29.22	beyond the	United States. Ethnic s	tudies analyz	es the ways in which race	e and racism have
29.23	been and co	ontinue to be powerful so	ocial, cultural	and political forces, and	the ways in which
29.24	race and ra	cism are connected to o	ther axes of s	tratification, including st	ratification based
29.25	on gender,	disability, class, sexual	orientation, g	ender identity, and legal	status.
29.26	Sec. 2. M	Iinnesota Statutes 2022,	section 120E	3.15, is amended to read:	
29.27	120B.1	5 GIFTED AND TALE	ENTED STU	DENTS PROGRAMS <u>A</u>	ND SERVICES.
29.28	(a) Sch	ool districts may identif	y students, lo	cally develop programs <u>a</u>	and services
29.29	addressing	instructional and affect	ive needs, pro	ovide staff development,	and evaluate
29.30	programs to	o provide gifted and taler	nted students w	vith challenging and appro	opriate educational
29.31	programs <u>a</u>	and services.			

30.1 (b) School districts must adopt guidelines for assessing and identifying students for
30.2 participation in gifted and talented programs <u>and services consistent with section 120B.11</u>,
30.3 subdivision 2, clause (2). The guidelines should include the use of:

30.4 (1) multiple and objective criteria; and

30.5 (2) assessments and procedures that are valid and reliable, fair, and based on current
30.6 theory and research. Assessments and procedures should be sensitive to underrepresented
30.7 groups, including, but not limited to, low-income, minority, twice-exceptional, and English
30.8 learners.

30.9 (c) School districts must adopt procedures for the academic acceleration of gifted and
 30.10 talented students consistent with section 120B.11, subdivision 2, clause (2). These procedures
 30.11 must include how the district will:

30.12 (1) assess a student's readiness and motivation for acceleration; and

30.13 (2) match the level, complexity, and pace of the curriculum to a student to achieve the
30.14 best type of academic acceleration for that student.

30.15 (d) School districts must adopt procedures consistent with section 124D.02, subdivision
30.16 1, for early admission to kindergarten or first grade of gifted and talented learners consistent
30.17 with section 120B.11, subdivision 2, clause (2). The procedures must be sensitive to
30.18 underrepresented groups.

30.19 Sec. 3. [121A.0312] MALICIOUS AND SADISTIC CONDUCT.

30.20 (a) For purposes of this section, "malicious and sadistic conduct" means creating a hostile
 30.21 learning environment by acting with the intent to cause harm by intentionally injuring
 30.22 another without just cause or reason or engaging in extreme or excessive cruelty or delighting
 30.23 <u>in cruelty.</u>

30.24 (b) A school board must adopt a written policy to address malicious and sadistic conduct
 30.25 involving race, color, creed, national origin, sex, age, marital status, status with regard to
 30.26 public assistance, disability, religion, sexual harassment, and sexual orientation, as defined
 30.27 in chapter 363A, and sexual exploitation by a district or school staff member, independent
 30.28 contractor, or student enrolled in a public or charter school against a staff member,
 30.29 independent contractor, or student that occurs as described in section 121A.031, subdivision

- 30.30 <u>1, paragraph (a).</u>
- 30.31 (c) The policy must apply to students, independent contractors, teachers, administrators,
   30.32 and other school personnel; must include at a minimum the components under section

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- 31.1 121A.031, subdivision 4, paragraph (a); and must include disciplinary actions for each
- 31.2 violation of the policy. Disciplinary actions must conform with collective bargaining
- 31.3 agreements and sections 121A.41 to 121A.56.
- 31.4 (d) The policy must be conspicuously posted throughout each school building, distributed
- to each district employee and independent contractor at the time of hiring or contracting,
- and included in each school's student handbook on school policies. Each school must develop
- a process for discussing with students, parents of students, independent contractors, and
- 31.8 school employees the school's policy addressing malicious and sadistic conduct involving
- 31.9 race, color, creed, national origin, sex, age, marital status, status with regard to public
- 31.10 assistance, disability, religion, sexual harassment, and sexual orientation, as defined in
- 31.11 chapter 363A, and sexual exploitation.

## 31.12 Sec. 4. [121A.35] SUICIDE PREVENTION INFORMATION; IDENTIFICATION 31.13 CARDS.

- 31.14 A school district or charter school that issues an identification card to students in middle
- 31.15 school, junior high, or high school must provide contact information for the 988 Suicide
- 31.16 and Crisis Lifeline (988 Lifeline), the Crisis Text line, and the county Mobile Crisis Services.
- 31.17 The contact information must also be included in the school's student handbook and the
- 31.18 student planner if a student planner is custom printed by the school for distribution to students
- 31.19 in grades 6 through 12. A nonpublic school is encouraged to issue student identification
- 31.20 cards consistent with this paragraph.

#### 31.21 Sec. 5. [124D.094] ONLINE INSTRUCTION ACT.

- 31.22 <u>Subdivision 1.</u> Definitions. (a) For purposes of this section, the following terms have
  31.23 the meanings given.
- 31.24 (b) "Blended instruction" means a form of digital instruction that occurs when a student
   31.25 learns part time in a supervised physical setting and part time through online instruction
   31.26 under paragraph (f).
- 31.27 (c) "Digital instruction" means instruction facilitated by technology that offers students
   31.28 an element of control over the time, place, path, or pace of learning and includes blended
   31.29 and online instruction.
- 31.30 (d) "Enrolling district" means the school district or charter school in which a student is
  31.31 enrolled under section 120A.22, subdivision 4.

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32.1	(e) "Online course syllabus" means a written document that identifies the state academic
32.2	standards taught and assessed in a supplemental online course under paragraph (j); course
32.3	content outline; required course assessments; instructional methods; communication
32.4	procedures with students, guardians, and the enrolling district under paragraph (d); and
32.5	supports available to the student.
32.6	(f) "Online instruction" means a form of digital instruction that occurs when a student
32.7	learns primarily through digital technology away from a supervised physical setting.
32.8	(g) "Online instructional site" means a site that offers courses using online instruction
32.9	under paragraph (f) and may enroll students receiving online instruction under paragraph
32.10	<u>(f).</u>
32.11	(h) "Online teacher" means an employee of the enrolling district under paragraph (d) or
32.12	the supplemental online course provider under paragraph (k) who holds the appropriate
32.13	licensure under Minnesota Rules, chapter 8710, and is trained to provide online instruction
32.14	under paragraph (f).
32.15	(i) "Student" means a Minnesota resident enrolled in a school defined under section
32.16	120A.22, subdivision 4, in kindergarten through grade 12 up to the age of 21.
32.17	(j) "Supplemental online course" means an online learning course taken in place of a
32.18	course provided by the student's enrolling district under paragraph (d).
32.19	(k) "Supplemental online course provider" means a school district, an intermediate school
32.20	district, an organization of two or more school districts operating under a joint powers
32.21	agreement, or a charter school located in Minnesota that is authorized by the Department
32.22	of Education to provide supplemental online courses under paragraph (j).
32.23	Subd. 2. Digital instruction. (a) An enrolling district may provide digital instruction,
32.24	including blended instruction and online instruction, to the district's own enrolled students.
32.25	Enrolling districts may establish agreements to provide digital instruction, including blended
32.26	instruction and online instruction, to students enrolled in the cooperating schools.
32.27	(b) When online instruction is provided, an online teacher as defined under subdivision
32.28	1, paragraph (h), shall perform all duties of teacher of record under Minnesota Rules, part
32.29	8710.0310. Unless the commissioner grants a waiver, a teacher providing online instruction
32.30	shall not instruct more than 40 students in any one online learning course or section.
32.31	(c) Students receiving online instruction full time shall be reported as enrolled in an
32.32	online instructional site under subdivision 1, paragraph (g).

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33.1	(d) Curri	culum used for digita	l instruction sł	all be aligned with Mi	nnesota's current
33.2	academic sta	undards and benchma	rks.		
33.3	(e) Digitz	al instruction shall be	accessible to s	students under section :	504 of the federal
33.4	<u> </u>			nericans with Disabiliti	
33.5	<u></u>			truction and a supplem	
33.6 33.7				amily qualifies for the dware and educational	
33.8				ded to a family to suppo	
33.9			-	l for qualifying expens	
33.10				ed with public education	<u> </u>
33.11	-		•	provided must be avail	
33.12	the public or	the department.			
33.13	<u>(g)</u> An er	rolling district provi	ding digital ins	truction shall establish	and document
33.14	procedures f	or determining attend	lance for mem	bership and keep accur	rate records of daily
33.15	attendance u	nder section 120A.21	<u>l.</u>		
33.16	Subd. 3.	Supplemental online	e courses. (a) ]	Notwithstanding sectio	ons 124D.03 and
33.17	124D.08 and	l chapter 124E, proce	dures for apply	ying to take supplement	tal online courses
33.18	other than the	ose offered by the stu	dent's enrolling	district are as provided	d in this subdivision.
33.19	(b) Any k	cindergarten through	grade 12 stude	nt may apply to take a s	supplemental online
33.20	course under	subdivision 1, parag	graph (j). The s	tudent, or the student's	parent or guardian
33.21	for a student	under age 17, must su	ıbmit an applic	ation for the proposed s	supplemental online
33.22	course or co	urses. A student may	<u>.</u>		
33.23	(1) apply	to take an online cou	rse from a supp	lemental online course	provider that meets
33.24	or exceeds the	ne academic standard	s of the course	in the enrolling distric	t they are replacing;
33.25	<u>(2)</u> apply	to take supplementa	l online course	s for up to 50 percent o	of the student's
33.26	scheduled co	ourse load; and			
33.27	(3) apply	to take supplemental	l online course	s no later than 15 scho	ol days after the
33.28	student's enr	olling district's term l	nas begun. An	enrolling district may v	vaive the 50 percent
33.29	course enrol	lment limit or the 15-	day time limit	<u>.</u>	
33.30	(c) A stu	dent taking a supplen	nental online c	ourse must have the sa	me access to the
33.31	computer ha	rdware and education	n software avai	lable in a school as all o	other students in the
33.32	enrolling dis	trict.			

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34.1	(d) A supplemental online course provider must have a current, approved application to
34.2	be listed by the Department of Education as an approved provider. The supplemental online
34.3	course provider must:
34.4	(1) use an application form specified by the Department of Education;
34.5	(2) notify the student, the student's guardian if they are age 17 or younger, and enrolling
34.6	district of the accepted application to take a supplemental online course within ten days of
34.7	receiving a completed application;
34.8	(3) notify the enrolling district of the course title, credits to be awarded, and the start
34.9	date of the online course. A supplemental online course provider must make the online
34.10	course syllabus available to the enrolling district;
34.11	(4) request applicable academic support information for the student, including a copy
34.12	of the IEP, EL support plan, or 504 plan; and
34.13	(5) track student attendance and monitor academic progress and communicate with the
34.14	student, the student's guardian if they are age 17 or younger, and the enrolling district's
34.15	designated online learning liaison.
34.16	(e) A supplemental online course provider may limit enrollment if the provider's school
34.17	board or board of directors adopts by resolution specific standards for accepting and rejecting
34.18	students' applications. The provisions may not discriminate against any protected class or
34.19	students with disabilities.
34.20	(f) A supplemental online course provider may request that the Department of Education
34.21	review an enrolling district's written decision to not accept a student's supplemental online
34.22	course application. The student may participate in the supplemental online course while the
34.23	application is under review. Decisions shall be final and binding for both the enrolling
34.24	district and the supplemental online course provider.
34.25	(g) A supplemental online course provider must participate in continuous improvement
34.26	cycles with the Department of Education.
34.27	Subd. 4. Enrolling district. (a) An enrolling district may not restrict or prevent a student
34.28	from applying to take supplemental online courses.
34.29	(b) An enrolling district may request an online course syllabus as defined under
34.30	subdivision 1, paragraph (e), to review whether the academic standards in the online course
34.31	meet or exceed the academic standards in the course it would replace at the enrolling district.

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35.1	(c) Within 15 days after receiving notice of a student applying to take a supplemental					
35.2	online course, the enrolling district must notify the supplemental online course provider					
35.3	whether the student, the student's guardian, and the enrolling district agree that academic					
35.4	standards in the online course meet or exceed the academic standards in the course it would					
35.5	replace at the enrolling district. If the enrolling district does not agree that the academic					
35.6	standards in the online course meet or exceed the academic standards in the course it would					
35.7	replace at the enrolling district, then:					
35.8	(1) the enrolling district must provide a written explanation of the district's decision to					
35.9	the student, the student's guardian, and the supplemental online course provider; and					
35.10	(2) the online provider must provide a response to the enrolling district explaining how					
35.11	the course or program meets the graduation requirements of the enrolling district.					
35.12	(d) An enrolling district may reduce the course schedule of a student taking supplemental					
35.13	online courses in proportion to the number of supplemental online learning courses the					
35.14	student takes.					
35.15	(e) An enrolling district must appoint an online learning liaison who:					
35.16	(1) provides information to students and families about supplemental online courses;					
35.17	(2) provides academic support information including IEPs, EL support plans, and 504					
35.18	plans to supplemental online providers; and					
35.19	(3) monitors attendance and academic progress, and communicates with supplemental					
35.20	online learning providers, students, families, and enrolling district staff.					
35.21	(f) An enrolling district must continue to provide support services to students taking					
35.22	supplemental online courses as they would for any other enrolled student including support					
35.23	for English learners, case management of an individualized education program, and meal					
35.24	and nutrition services for eligible students.					
35.25	(g) An online learning student must receive academic credit for completing the					
35.26	requirements of a supplemental online learning course. If a student completes an online					
35.27	learning course that meets or exceeds a graduation standard or the grade progression					
35.28	requirement at the enrolling district, that standard or requirement is met.					
35.29	(h) Secondary credits granted to a supplemental online learning student count toward					
35.30	the graduation and credit requirements of the enrolling district. The enrolling district must					
35.31	apply the same graduation requirements to all students, including students taking					
35.32	supplemental online courses.					

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36.1	(i) An enrolling district must provide access to extracurricular activities for students						
36.2	taking supplemental online courses on the same basis as any other enrolled student.						
36.3	Subd. 5. Reporting. Courses that include blended instruction and online instruction						
36.4	must be reported in the manner determined by the commissioner of education.						
36.5	Subd. 6. Department of Education. (a) The commissioner must establish quality						
36.6	standards to be used for applications and continuous improvement of supplemental online						
36.7	course providers, and by enrolling districts using digital instruction.						
36.8	(b) The commissioner must support the enrolling district's development of high-quality						
36.9	digital instruction and monitor implementation. The department must establish and participate						
36.10	in continuous improvement cycles with supplemental online course providers.						
36.11	(c) Applications from prospective supplemental online course providers must be reviewed						
36.12	using quality star	ndards and appro	ved or denied w	vithin 90 calendar days o	of receiving a		
36.13	complete applica	tion.					
36.14	(d) The depar	tment may colle	et a fee not to ex	xceed \$250 for reviewin	g applications by		
36.15	supplemental online course providers or \$50 per supplemental course application review						
36.16	request. Funds ge	request. Funds generated from application review fees shall be used to support high quality					
36.17	digital instruction	<u>1.</u>					
36.18	(e) The depar	tment must deve	lop, publish, an	d maintain a list of supp	lemental online		
36.19	course providers	course providers that the department has reviewed and approved.					
36.20	(f) The depart	ment may review	v a complaint al	oout an enrolling district	providing digital		
36.21	instruction, or a complaint about a supplemental online course provider based on the						
36.22	provider's response to notice of a violation. If the department determines that an enrolling						
36.23	district providing	digital instruction	on or a suppleme	ental online course provi	der violated a law		
36.24	or rule, the depar	tment may:					
36.25	(1) create a co	ompliance plan f	or the provider;	or			
36.26	(2) withhold f	funds from the p	ovider under se	ections 124D.094, 124E.	25, and 127A.42.		
36.27	The department r	nust notify an on	line learning pro	ovider in writing about v	vithholding funds		
36.28	and provide detail	led calculations.					
36.29	Subd. 7. Fina	ncial arrangem	ents. (a) For a s	tudent enrolled in an on	ine supplemental		
36.30	course, the depar	tment must calcu	ilate average da	ily membership and ma	ke payments		
36.31	according to this	subdivision.					

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37.1	(b) The initial online supplemental average daily membership equals 1/12 for each
37.2	semester course or a proportionate amount for courses of different lengths. The adjusted
37.3	online learning average daily membership equals the initial online supplemental average
37.4	daily membership times .88.
37.5	(c) No online supplemental average daily membership shall be generated if the student:
37.6	(1) does not complete the online learning course; or
37.7	(2) is enrolled in an online course provided by the enrolling district.
37.8	(d) Online course average daily membership under this subdivision for a student currently
37.9	enrolled in a Minnesota public school shall be used only for computing average daily
37.10	membership according to section 126C.05, subdivision 19, paragraph (a), clause (2), and
37.11	for computing online course aid according to section 124D.096.
37.12	Sec. 6. Minnesota Statutes 2022, section 124D.59, subdivision 2a, is amended to read:
37.13	Subd. 2a. English learner; limited or interrupted formal education. Consistent with
37.14	subdivision 2, an English learner includes an English learner with an limited or interrupted
37.15	formal education is an English learner under subdivision 2 who meets three of the following
37.16	five requirements:
37.17	(1) comes from a home where the language usually spoken is other than English, or
37.18	usually speaks a language other than English;
37.19	(2) enters school in the United States after grade 6;
37.20	(3) has at least two years less schooling than the English learner's peers;
37.21	(4) functions at least two years below expected grade level in reading and mathematics;
37.22	and
37.23	(5) may be preliterate in the English learner's native language. has at least two fewer
37.24	years of schooling than the English learner's peers when entering school in the United States.
37.25	Sec. 7. [124D.901] SCHOOL LIBRARIES AND MEDIA CENTERS.
37.26	A school district or charter school library or school library media center provides equitable
37.27	and free access to students, teachers, and administrators.
37.28	A school library or school library media center must have the following characteristics:
37.29	(1) ensures every student has equitable access to resources and is able to locate, access,
37.30	and use resources that are organized and cataloged;

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# 38.1 (2) has a collection development plan that includes but is not limited to materials selection 38.2 and deselection, a challenged materials procedure, and an intellectual and academic freedom 38.3 statement;

## 38.4 (3) is housed in a central location that provides an environment for expanded learning 38.5 and supports a variety of student interests;

- 38.6 (4) has technology and Internet access; and
- 38.7 (5) is served by a licensed school library media specialist or licensed school librarian.

38.8 Sec. 8. Minnesota Statutes 2022, section 134.31, subdivision 1, is amended to read:

Subdivision 1. Library service. The state shall, as an integral part of its responsibility for public education, support the provision of library service for every <u>eitizen resident</u>, the development of cooperative programs for the sharing of resources and services among all libraries, and the establishment of jointly operated library services at a single location where appropriate.

38.14 Sec. 9. Minnesota Statutes 2022, section 134.31, subdivision 4a, is amended to read:

Subd. 4a. Services to people with visual and physical disabilities. The Minnesota
Department of Education shall provide specialized services to people with visual and physical
disabilities through the Minnesota Braille and Talking Book Library under a cooperative
plan with the National Library Services Service for the Blind and Physically Handicapped
Print Disabled of the Library of Congress.

38.20 Sec. 10. Minnesota Statutes 2022, section 134.32, subdivision 4, is amended to read:

Subd. 4. Special project grants. It may provide special project grants to assist innovative
and experimental library programs including, but not limited to, special services for American
Indians and the Spanish-speaking multilingual learners, delivery of library materials to
homebound persons, other extensions of library services to persons without access to libraries
and projects to strengthen and improve library services.

38.26 Sec. 11. Minnesota Statutes 2022, section 134.34, subdivision 1, is amended to read:

Subdivision 1. Local support levels. (a) Regional library basic system support aid shall be provided to any regional public library system where there are at least three participating counties and where each participating city and county is providing for public library service support the lesser of (a) an amount equivalent to .82 percent of the average of the adjusted

net tax capacity of the taxable property of that city or county, as determined by the 39.1 commissioner of revenue for the second, third, and fourth year preceding that calendar year 39.2 or (b) a per capita amount calculated under the provisions of this subdivision. The per capita 39.3 amount is established for calendar year 1993 as \$7.62. In succeeding calendar years, the 39.4 per capita amount shall be increased by a percentage equal to one-half of the percentage by 39.5 which the total state adjusted net tax capacity of property as determined by the commissioner 39.6 of revenue for the second year preceding that calendar year increases over that total adjusted 39.7 net tax capacity for the third year preceding that calendar year. 39.8

(b) The minimum level of support specified under this subdivision or subdivision 4 shall
be certified annually to the participating cities and counties by the Department of Education.
If a city or county chooses to reduce its local support in accordance with subdivision 4,
paragraph (b) or (c), it shall notify its regional public library system. The regional public
library system shall notify the Department of Education that a revised certification is required.
The revised minimum level of support shall be certified to the city or county by the
Department of Education.

(c) A city which is a part of a regional public library system shall not be required to 39.16 provide this level of support if the property of that city is already taxable by the county for 39.17 the support of that regional public library system. In no event shall the Department of 39.18 Education require any city or county to provide a higher level of support than the level of 39.19 support specified in this section in order for a system to qualify for regional library basic 39.20 system support aid. This section shall not be construed to prohibit a city or county from 39.21 providing a higher level of support for public libraries than the level of support specified 39.22 in this section. 39.23

39.24 (d) The amounts required to be expended under this section are subject to the reduced
 39.25 maintenance of effort requirements under section 275.761.

39.26 Sec. 12. **REPEALER.** 

 39.27
 Minnesota Statutes 2022, section 124D.095, subdivisions 1, 2, 3, 4, 5, 6, 7, and 8, are

 39.28
 repealed.

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40.1			ARTICL	JE 3	
40.2		AMERI		N EDUCATION	
40.3	Section 1. N	linnesota Statutes 20	022, section 13	3.32, subdivision 3, is a	amended to read:
40.4	Subd. 3. <b>P</b>	rivate data; when d	isclosure is pe	ermitted. Except as pro	vided in subdivision
40.5	5, educational	data is private data o	on individuals a	and shall not be disclose	ed except as follows:
40.6	(a) pursuar	nt to section 13.05;			
40.7	(b) pursua	nt to a valid court or	·der;		
40.8	(c) pursua	nt to a statute specifi	ically authoriz	ing access to the priva	te data;
40.9	(d) to disc	lose information in h	nealth, includi	ng mental health, and s	safety emergencies
40.10	pursuant to the	e provisions of Unite	ed States Code	e, title 20, section 1232	g(b)(1)(I), and Code
40.11	of Federal Re	gulations, title 34, se	ection 99.36;		
40.12	(e) pursuar	nt to the provisions of	of United State	es Code, title 20, sectio	ons 1232g(b)(1),
40.13	(b)(4)(A), (b)(	4)(B), (b)(1)(B), (b)(	3), (b)(6), (b)(′	7), and (i), and Code of	Federal Regulations,
40.14	title 34, sectio	ons 99.31, 99.32, 99.	33, 99.34, 99.	35, and 99.39;	
40.15	(f) to appr	opriate health author	rities to the ex	tent necessary to admi	nister immunization
40.16	programs and	for bona fide epiden	niologic invest	tigations which the con	nmissioner of health
40.17	determines are	e necessary to preven	nt disease or d	lisability to individuals	in the public
40.18	educational ag	gency or institution i	n which the ir	nvestigation is being co	onducted;
40.19	(g) when d	lisclosure is required	l for institution	ns that participate in a	program under title
40.20	IV of the High	her Education Act, U	United States (	Code, title 20, section 1	.092;
40.21	(h) to the a	appropriate school di	istrict officials	s to the extent necessar	y under subdivision
40.22	6, annually to	indicate the extent a	and content of	remedial instruction, i	ncluding the results
40.23	of assessment	testing and academi	ic performanc	e at a postsecondary in	stitution during the
40.24	previous acad	emic year by a studer	nt who gradua	ted from a Minnesota s	chool district within
40.25	two years befo	ore receiving the ren	nedial instruct	ion;	
40.26	(i) to appro	opriate authorities as	s provided in U	Jnited States Code, titl	e 20, section
40.27	1232g(b)(1)(H	E)(ii), if the data con-	cern the juven	ile justice system and	the ability of the
40.28	system to effe	ectively serve, prior t	to adjudicatior	n, the student whose re	cords are released;
40.29	provided that	the authorities to wh	nom the data a	re released submit a w	ritten request for the
40.30	data that certif	fies that the data will	not be disclos	ed to any other person	except as authorized
40.31	by law withou	it the written consent	t of the parent	of the student and the	request and a record
40.32	of the release	are maintained in th	e student's file		

41.1 (j) to volunteers who are determined to have a legitimate educational interest in the data
41.2 and who are conducting activities and events sponsored by or endorsed by the educational
41.3 agency or institution for students or former students;

41.4 (k) to provide student recruiting information, from educational data held by colleges
41.5 and universities, as required by and subject to Code of Federal Regulations, title 32, section
41.6 216;

41.7 (1) to the juvenile justice system if information about the behavior of a student who poses
41.8 a risk of harm is reasonably necessary to protect the health or safety of the student or other
41.9 individuals;

(m) with respect to Social Security numbers of students in the adult basic education
system, to Minnesota State Colleges and Universities and the Department of Employment
and Economic Development for the purpose and in the manner described in section 124D.52,
subdivision 7;

(n) to the commissioner of education for purposes of an assessment or investigation of
a report of alleged maltreatment of a student as mandated by chapter 260E. Upon request
by the commissioner of education, data that are relevant to a report of maltreatment and are
from charter school and school district investigations of alleged maltreatment of a student
must be disclosed to the commissioner, including, but not limited to, the following:

41.19 (1) information regarding the student alleged to have been maltreated;

41.20 (2) information regarding student and employee witnesses;

41.21 (3) information regarding the alleged perpetrator; and

41.22 (4) what corrective or protective action was taken, if any, by the school facility in response
41.23 to a report of maltreatment by an employee or agent of the school or school district;

41.24 (o) when the disclosure is of the final results of a disciplinary proceeding on a charge
41.25 of a crime of violence or nonforcible sex offense to the extent authorized under United
41.26 States Code, title 20, section 1232g(b)(6)(A) and (B), and Code of Federal Regulations,
41.27 title 34, sections 99.31(a)(13) and (14);

(p) when the disclosure is information provided to the institution under United States
Code, title 42, section 14071, concerning registered sex offenders to the extent authorized
under United States Code, title 20, section 1232g(b)(7); or

41.31 (q) when the disclosure is to a parent of a student at an institution of postsecondary
41.32 education regarding the student's violation of any federal, state, or local law or of any rule

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or policy of the institution, governing the use or possession of alcohol or of a controlled 42.1 substance, to the extent authorized under United States Code, title 20, section 1232g(i), and 42.2 Code of Federal Regulations, title 34, section 99.31(a)(15), and provided the institution has 42.3 an information release form signed by the student authorizing disclosure to a parent. The 42.4 institution must notify parents and students about the purpose and availability of the 42.5 information release forms. At a minimum, the institution must distribute the information 42.6 release forms at parent and student orientation meetings-; or 42.7 (r) with Tribal Nations about Tribally enrolled or descendant students as necessary for 42.8 the Tribal Nation and school district or charter school to support the educational attainment 42.9 of the student. 42.10 Sec. 2. Minnesota Statutes 2022, section 120B.021, subdivision 2, is amended to read: 42.11 Subd. 2. Standards development. (a) The commissioner must consider advice from at 42.12 least the following stakeholders in developing statewide rigorous core academic standards 42.13 in language arts, mathematics, science, social studies, including history, geography, 42.14

42.15 economics, government and citizenship, and the arts:

42.16 (1) parents of school-age children and members of the public throughout the state;

42.17 (2) teachers throughout the state currently licensed and providing instruction in language
42.18 arts, mathematics, science, social studies, or the arts and licensed elementary and secondary
42.19 school principals throughout the state currently administering a school site;

42.20 (3) currently serving members of local school boards and charter school boards throughout42.21 the state;

42.22 (4) faculty teaching core subjects at postsecondary institutions in Minnesota; and

42.23 (5) representatives of the Minnesota business community-; and

42.24 (6) representatives from the Tribal Nations Education Committee and Minnesota's Tribal

42.25 <u>Nations and communities, including both Anishinaabe and Dakota.</u>

42.26 (b) Academic standards must:

42.27 (1) be clear, concise, objective, measurable, and grade-level appropriate;

42.28 (2) not require a specific teaching methodology or curriculum; and

42.29 (3) be consistent with the Constitutions of the United States and the state of Minnesota.

Sec. 3. Minnesota Statutes 2022, section 120B.021, subdivision 4, is amended to read: 43.1 Subd. 4. Revisions and reviews required. (a) The commissioner of education must 43.2 revise and appropriately embed technology and information literacy standards consistent 43.3 with recommendations from school media specialists into the state's academic standards 43.4 and graduation requirements and implement a ten-year cycle to review and, consistent with 43.5 the review, revise state academic standards and related benchmarks, consistent with this 43.6 subdivision. During each ten-year review and revision cycle, the commissioner also must 43.7 examine the alignment of each required academic standard and related benchmark with the 43.8 knowledge and skills students need for career and college readiness and advanced work in 43.9 the particular subject area. The commissioner must include the contributions of Minnesota 43.10 American Indian tribes and communities, including urban Indigenous communities, as 43.11 related to the academic standards during the review and revision of the required academic 43.12 standards. The commissioner must embed Indigenous education for all students consistent 43.13 with recommendations from Minnesota's Tribal Nations and urban Indigenous communities 43.14 regarding the contributions of Minnesota American Indian Tribes and communities into the 43.15 state's academic standards during the review and revision of the required academic standards. 43.16 The recommendations to embed Indigenous education for all students includes but is not 43.17 limited to American Indian experiences in Minnesota, including Tribal histories, Indigenous 43.18 languages, sovereignty issues, cultures, treaty rights, governments, socioeconomic 43.19

43.20 experiences, contemporary issues, and current events.

(b) The commissioner must ensure that the statewide mathematics assessments
administered to students in grades 3 through 8 and 11 are aligned with the state academic
standards in mathematics, consistent with section 120B.30, subdivision 1, paragraph (b).
The commissioner must implement a review of the academic standards and related
benchmarks in mathematics beginning in the 2021-2022 school year and every ten years
thereafter.

(c) The commissioner must implement a review of the academic standards and related
benchmarks in arts beginning in the 2017-2018 school year and every ten years thereafter.
(d) The commissioner must implement a review of the academic standards and related
benchmarks in science beginning in the 2018-2019 school year and every ten years thereafter.

43.31 (e) The commissioner must implement a review of the academic standards and related
43.32 benchmarks in language arts beginning in the 2019-2020 school year and every ten years
43.33 thereafter.

(f) The commissioner must implement a review of the academic standards and related
benchmarks in social studies beginning in the 2020-2021 school year and every ten years
thereafter.

(g) The commissioner must implement a review of the academic standards and related
benchmarks in physical education beginning in the 2022-2023 2026-2027 school year and
every ten years thereafter.

(h) School districts and charter schools must revise and align local academic standards
and high school graduation requirements in health, world languages, and career and technical
education to require students to complete the revised standards beginning in a school year
determined by the school district or charter school. School districts and charter schools must
formally establish a periodic review cycle for the academic standards and related benchmarks
in health, world languages, and career and technical education.

44.13 (i) The commissioner of education must embed technology and information literacy
44.14 standards consistent with recommendations from school media specialists into the state's
44.15 academic standards and graduation requirements.

44.16 (j) The commissioner of education must embed ethnic studies as related to the academic
44.17 standards during the review and revision of the required academic standards.

44.18 Sec. 4. Minnesota Statutes 2022, section 120B.021, is amended by adding a subdivision44.19 to read:

44.20 Subd. 5. Indigenous education for all students. To support implementation of
44.21 Indigenous education for all students, the commissioner must:

44.22 (1) provide historically accurate, Tribally endorsed, culturally relevant, community-based,

44.23 contemporary, and developmentally appropriate resources. Resources to implement standards

44.24 must include professional development and must demonstrate an awareness and

44.25 understanding of the importance of accurate, high-quality materials about the histories,

44.26 languages, cultures, and governments of local Tribes;

44.27 (2) provide resources to support all students learning about the histories, languages,

44.28 cultures, governments, and experiences of their American Indian peers and neighbors.

44.29 <u>Resources to implement standards across content areas must be developed to authentically</u>

44.30 engage all students and support successful learning; and

44.31 (3) conduct a needs assessment by December 31, 2023. The needs assessment must fully

44.32 inform the development of future resources for Indigenous education for all students by

44.33 using information from Minnesota's American Indian Tribes and communities, including

and districts, students, and educational organizations. The commissioner must submit a

45.1	urban Indigenous	communities,	Minnesota's	<b>Tribal Nations</b>	Education	Committee,	schools

- 45.3 report on the findings and recommendations from the needs assessment to the chairs and
- 45.4 ranking minority members of legislative committees with jurisdiction over education; to
- 45.5 the American Indian Tribes and communities in Minnesota, including urban Indigenous
- 45.6 communities; and to all schools and districts in the state by February 1, 2024.
- 45.7 **EFFECTIVE DATE.** This section is effective the day following final enactment.

#### 45.8 Sec. 5. [121A.041] AMERICAN INDIAN MASCOTS PROHIBITED.

## 45.9 <u>Subdivision 1.</u> Definitions. (a) For purposes of this section, the following terms have 45.10 the meanings given.

- 45.11 (b) "American Indian" means an individual who is:
- 45.12 (1) a member of an Indian Tribe or band, as membership is defined by the Tribe or band,
- 45.13 including:

45.2

- 45.14 (i) any Tribe or band terminated since 1940; and
- 45.15 (ii) any Tribe or band recognized by the state in which the Tribe or band resides;
- 45.16 (2) a descendant, in the first or second degree, of an individual described in clause (1);
- 45.17 (3) considered by the Secretary of the Interior to be an Indian for any purpose;
- 45.18 (4) an Eskimo, Aleut, or other Alaska Native; or
- 45.19 (5) a member of an organized Indian group that received a grant under the Indian
- 45.20 Education Act of 1988 as in effect the day preceding October 20, 1994.
- 45.21 (c) "District" means a district under section 120A.05, subdivision 8.
- 45.22 (d) "Mascot" means any human, nonhuman animal, or object used to represent a school
  45.23 and its population.
- 45.24 (e) "Public school" or "school" means a public school under section 120A.05, subdivisions
- 45.25 9, 11, 13, and 17, and a charter school under chapter 124E.
- 45.26 Subd. 2. Prohibition on American Indian mascots. (a) A public school may not have
- 45.27 or adopt a name, symbol, or image that depicts or refers to an American Indian Tribe,
- 45.28 <u>individual, custom, or tradition to be used as a mascot, nickname, logo, letterhead, or team</u>
- 45.29 <u>name of the district or school within the district.</u>

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46.1	(b) A public school may seek an exemption to paragraph (a) by submitting a request in
46.2	writing to all eleven federally recognized Tribal Nations in Minnesota and to the Tribal
46.3	Nations Education Committee. The exemption is denied if any of the eleven Tribal Nations
46.4	or the Tribal Nations Education Committee opposes the exemption. A public school whose
46.5	exemption is denied must comply with paragraph (a) by September 1 of the following
46.6	calendar year after which the exemption request was made.
46.7	<b>EFFECTIVE DATE.</b> This section is effective June 30, 2024.
46.8	Sec. 6. Minnesota Statutes 2022, section 124D.73, is amended by adding a subdivision to
46.9	read:
46.10	Subd. 5. American Indian student. "American Indian student" means a student who
46.11	identifies as American Indian or Alaska Native, as defined by the state on October 1 of the
46.12	previous school year.
46.13	Sec. 7. Minnesota Statutes 2022, section 124D.74, subdivision 1, is amended to read:
46.14	Subdivision 1. Program described. American Indian education programs are programs
46.15	in public elementary and secondary schools, nonsectarian nonpublic, community, tribal,
46.16	charter, or alternative schools enrolling American Indian children designed to:
46.17	(1) support postsecondary preparation for <u>American Indian</u> pupils;
46.18	(2) support the academic achievement of American Indian students pupils;
46.19	(3) make the curriculum relevant to the needs, interests, and cultural heritage of American
46.20	Indian pupils;
46.21	(4) provide positive reinforcement of the self-image of American Indian pupils;
46.22	(5) develop intercultural awareness among pupils, parents, and staff; and
46.23	(6) supplement, not supplant, state and federal educational and cocurricular programs.
46.24	Program services designed to increase completion and graduation rates of American Indian
46.25	students must emphasize academic achievement, retention, and attendance; development
46.26	of support services for staff, including in-service training and technical assistance in methods
46.27	of teaching American Indian pupils; research projects, including innovative teaching
46.28	approaches and evaluation of methods of relating to American Indian pupils; provision of
46.29	career counseling to American Indian pupils; modification of curriculum, instructional
46.30	methods, and administrative procedures to meet the needs of American Indian pupils; and
46.31	supplemental instruction in American Indian language, literature, history, and culture.

47.1 Districts offering programs may make contracts for the provision of program services by
47.2 establishing cooperative liaisons with tribal programs and American Indian social service
47.3 agencies. These programs may also be provided as components of early childhood and
47.4 family education programs.

47.5 Sec. 8. Minnesota Statutes 2022, section 124D.74, subdivision 3, is amended to read:

Subd. 3. Enrollment of other children; shared time enrollment. To the extent it is 47.6 47.7 economically feasible, a district or participating school may make provision for the voluntary enrollment of non-American Indian children in the instructional components of an American 47.8 Indian education program in order that they may acquire an understanding of the cultural 47.9 heritage of the American Indian children for whom that particular program is designed. 47.10 However, in determining eligibility to participate in a program, priority must be given to 47.11 American Indian children. American Indian children and other children enrolled in an 47.12 existing nonpublic school system may be enrolled on a shared time basis in American Indian 47.13 47.14 education programs.

47.15 Sec. 9. Minnesota Statutes 2022, section 124D.74, subdivision 4, is amended to read:

47.16 Subd. 4. Location of programs. American Indian education programs must be located
47.17 in facilities educational settings in which regular classes in a variety of subjects are offered
47.18 on a daily basis. Programs may operate on an extended day or extended year basis, including
47.19 school districts, charter schools, and Tribal contract schools that offer virtual learning
47.20 environments.

47.21 Sec. 10. Minnesota Statutes 2022, section 124D.74, is amended by adding a subdivision
47.22 to read:

47.23 Subd. 7. American Indian culture and language classes. Any district or participating
47.24 school that conducts American Indian education programs under sections 124D.71 to
47.25 124D.82, and serves a student population of which: (1) at least five percent of the total
47.26 student population meets the state definition of American Indian students; or (2) 100 or
47.27 more students enrolled in the district are state-identified American Indian students must
47.28 provide American Indian culture and language classes.

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48.1 Sec. 11. Minnesota Statutes 2022, section 124D.76, is amended to read:

## 48.2 124D.76 COMMUNITY COORDINATORS, INDIAN HOME/SCHOOL LIAISONS 48.3 AMERICAN INDIAN EDUCATION PROGRAM COORDINATORS,

#### 48.4 **PARAPROFESSIONALS.**

In addition to employing American Indian language and culture education teachers, each
district or participating school providing programs pursuant to sections 124D.71 to 124D.82
may employ paraprofessionals. Paraprofessionals must not be employed for the purpose of
supplanting American Indian language and culture education teachers.

Any district or participating school which that conducts American Indian education
programs pursuant to sections 124D.71 to 124D.82 must employ one or more full-time or
part-time community coordinators or Indian home/school liaisons if there are dedicated

48.12 American Indian education program coordinators in a district with 100 or more

48.13 state-identified American Indian students enrolled in the district. Community coordinators

48.14 shall A dedicated American Indian education program coordinator must promote

48.15 communication, understanding, and cooperation between the schools and the community

48.16 and shall must visit the homes of children who are to be enrolled in an American Indian

48.17 education program in order to convey information about the program.

48.18 Sec. 12. Minnesota Statutes 2022, section 124D.78, is amended to read:

#### 48.19 **124D.78 PARENT AND COMMUNITY PARTICIPATION.**

Subdivision 1. Parent committee. School boards and American Indian schools School 48.20 districts, charter schools, Tribal contract schools, and the respective school boards must 48.21 provide for the maximum involvement of parents of American Indian children enrolled in 48.22 American Indian education programs, programs for elementary and secondary grades, 48.23 special education programs, and support services. Accordingly, the board of a school district 48.24 48.25 school districts, charter schools, and Tribal contract schools in which there are ten or more state-identified American Indian students enrolled and each American Indian school must 48.26 establish an American Indian education Parent Advisory Committee. If a committee whose 48.27 membership consists of a majority of parents of American Indian children has been or is 48.28 established according to federal, tribal, or other state law, that committee may serve as the 48.29 48.30 committee required by this section and is subject to, at least, the requirements of this subdivision and subdivision 2. 48.31

The American Indian education Parent Advisory Committee must develop its
recommendations in consultation with the curriculum advisory committee required by

49.1 section 120B.11, subdivision 3. This committee must afford parents the necessary information
49.2 and the opportunity effectively to express their views concerning all aspects of American
49.3 Indian education and the educational needs of the American Indian children enrolled in the
49.4 school or program. The school board or American Indian school School districts, charter
49.5 schools, and Tribal contract schools must ensure that programs are planned, operated, and
49.6 evaluated with the involvement of and in consultation with parents of the American Indian
49.7 students served by the programs.

49.8 Subd. 2. Resolution of concurrence Annual compliance. Prior to March 1, the school board or American Indian school must submit to the department a copy of a resolution 49.9 adopted by the American Indian education parent advisory committee. The copy must be 49.10 signed by the chair of the committee and must state whether the committee concurs with 49.11 the educational programs for American Indian students offered by the school board or 49.12 American Indian school. If the committee does not concur with the educational programs, 49.13 the reasons for nonconcurrence and recommendations shall be submitted directly to the 49.14 school board with the resolution. By resolution, the board must respond in writing within 49.15 60 days, in cases of nonconcurrence, to each recommendation made by the committee and 49.16 state its reasons for not implementing the recommendations. American Indian Parent 49.17 Advisory Committee must meet to discuss whether or not they concur with the educational 49.18 offerings that have been extended by the district to American Indian students. If the 49.19 committee finds that the district, charter school, Tribal contract school, and the school board 49.20 have been meeting the needs of American Indian students, they issue a vote and resolution 49.21 of concurrence. If they find that the needs of American Indian students are not being met, 49.22 they issue a vote and resolution of nonconcurrence. The vote and resolution must be presented 49.23 to the school board by one or more members of the American Indian Parent Advisory 49.24 Committee. The vote is formally reflected on documentation provided by the Department 49.25 of Education and must be submitted annually on March 1. 49.26 If the vote is one of nonconcurrence, the committee must provide written 49.27 recommendations for improvement to the school board at the time of the presentation. In 49.28 49.29 the case of nonconcurrence, the school board is given 60 days in which to respond, in writing, to the committee's recommendations. The board response must be signed by the entire 49.30 school board and submitted to both the American Indian Parent Advisory Committee and 49.31 to the Department of Education. The resolution must be accompanied by Parent Advisory 49.32 Committee meeting minutes that show they have been appraised by the district on the goals 49.33

49.34 of the Indian Education Program Plan and the measurement of progress toward those goals.

Subd. 3. Membership. The American Indian education Parent Advisory Committee 50.1 must be composed of parents or guardians of American Indian children eligible to be enrolled 50.2 in American Indian education programs; American Indian secondary students eligible to 50.3 be served; American Indian family members of students eligible to be enrolled in American 50.4 Indian education programs; American Indian language and culture education teachers and 50.5 paraprofessionals; American Indian teachers; American Indian district employees; American 50.6 Indian counselors; adult American Indian people enrolled in educational programs; and 50.7 50.8 representatives from community groups. A American Indian community members. The majority of each committee must be the parents or guardians of the American Indian children 50.9 enrolled or eligible to be enrolled in the programs. The number of parents of American 50.10 Indian and non-American Indian children shall reflect approximately the proportion of 50.11 children of those groups enrolled in the programs. 50.12

50.13 Subd. 4. Alternate committee. If the organizational membership or the board of directors 50.14 of an American Indian school a Tribal contract school consists of parents of children attending 50.15 the school, that membership or board may serve also as the American Indian education 50.16 Parent Advisory Committee.

50.17Subd. 5. State-identified American Indian. For the purposes of sections 124D.71 to50.18124D.82, the number of students who identify as American Indian or Alaska Native, as50.19defined by the state of Minnesota on October 1 of the previous school year, will be used to50.20determine the state-identified American Indian student counts for school districts, charter50.21schools, and Tribal contract schools for the subsequent school year.

50.22 Sec. 13. Minnesota Statutes 2022, section 124D.79, subdivision 2, is amended to read:

50.23 Subd. 2. **Technical assistance.** The commissioner shall provide technical assistance to 50.24 districts, schools and postsecondary institutions for preservice and in-service training for 50.25 teachers, American Indian education teachers and paraprofessionals specifically designed 50.26 to implement culturally responsive teaching methods, culturally based curriculum 50.27 development, testing and testing mechanisms, <del>and</del> the development of materials for American 50.28 Indian education programs, and the annual report of American Indian student data using 50.29 <u>the state count</u>.

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50.30 Sec. 14. Minnesota Statutes 2022, section 124D.791, subdivision 4, is amended to read:
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50.31 Subd. 4. Duties; powers. The <u>American Indian education director shall</u>:

50.32 (1) serve as the liaison for the department work collaboratively and in conjunction with

50.33 the Tribal Liaison, the Tribal Nations Education Committee, the 11 Tribal communities

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51.1	<u>nations</u> in Minnesota, the Minnesota Chippewa Tribe, and the Minnesota Indian Affairs
51.2	Council;
51.3	(2) evaluate the state of American Indian education in Minnesota;
51.4	(3) engage the tribal bodies, community groups, parents of children eligible to be served
51.5	by American Indian education programs, American Indian administrators and teachers,
51.6	persons experienced in the training of teachers for American Indian education programs,
51.7	the tribally controlled schools, and other persons knowledgeable in the field of American
51.8	Indian education and seek their advice on policies that can improve the quality of American
51.9	Indian education;
51.10	(4) advise the commissioner on American Indian education issues, including:
51.11	(i) issues facing American Indian students;
51.12	(ii) policies for American Indian education;
51.13	(iii) awarding scholarships to eligible American Indian students and in administering
51.14	the commissioner's duties regarding awarding of American Indian education grants to school
51.15	districts; and
51.16	(iv) administration of the commissioner's duties under sections 124D.71 to 124D.82 and
51.17	other programs for the education of American Indian people;
51.18	(5) propose to the commissioner legislative changes that will improve the quality of
51.19	American Indian education;
51.20	(6) develop a strategic plan and a long-term framework for American Indian education,
51.21	in conjunction with the Minnesota Indian Affairs Council, that is updated every five years
51.22	and implemented by the commissioner, with goals to:
51.23	(i) increase American Indian student achievement, including increased levels of
51.24	proficiency and growth on statewide accountability assessments;
51.25	(ii) increase the number of American Indian teachers in public schools;
51.26	(iii) close the achievement gap between American Indian students and their more
51.27	advantaged peers;
51.28	(iv) increase the statewide graduation rate for American Indian students; and
51.29	(v) increase American Indian student placement in postsecondary programs and the
51.30	workforce; and

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52.1 (7) keep the American Indian community informed about the work of the department52.2 by reporting to the Tribal Nations Education Committee at each committee meeting.

### 52.3 Sec. 15. [124D.792] GRADUATION CEREMONIES; TRIBAL REGALIA AND 52.4 OBJECTS OF CULTURAL SIGNIFICANCE.

52.5 <u>A school district or charter school must not prohibit an American Indian student from</u>
 52.6 <u>wearing American Indian regalia, Tribal regalia, or objects of cultural significance at a</u>
 52.7 graduation ceremony.

Sec. 16. Minnesota Statutes 2022, section 124D.81, subdivision 1, is amended to read: 52.8 Subdivision 1. Procedures. A school district, charter school, or American 52.9 Indian-controlled tribal contract or grant school enrolling at least 20 American Indian 52.10 students identified by the state count on October 1 of the previous school year and operating 52.11 an American Indian education program according to section 124D.74 is eligible for Indian 52.12 education aid if it meets the requirements of this section. Programs may provide for contracts 52.13 for the provision of program components by nonsectarian nonpublic, community, tribal, 52.14 charter, or alternative schools. The commissioner shall prescribe the form and manner of 52.15 application for aids, and no aid shall be made for a program not complying with the 52.16 requirements of sections 124D.71 to 124D.82. 52.17

52.18 Sec. 17. Minnesota Statutes 2022, section 124D.81, subdivision 5, is amended to read:

52.19 Subd. 5. **Records.** Participating schools and districts must keep records and afford access 52.20 to them as the commissioner finds necessary to ensure that American Indian education 52.21 programs are implemented in conformity with sections 124D.71 to 124D.82. Each school 52.22 district or participating school must keep accurate, detailed, and separate revenue and 52.23 expenditure accounts for <del>pilot</del> American Indian education programs funded under this 52.24 section.

52.25 Sec. 18. Minnesota Statutes 2022, section 144.4165, is amended to read:

#### 52.26

#### 144.4165 TOBACCO PRODUCTS PROHIBITED IN PUBLIC SCHOOLS.

52.27 (a) No person shall at any time smoke, chew, or otherwise ingest tobacco, or carry or 52.28 use an activated electronic delivery device as defined in section 609.685, subdivision 1, in 52.29 a public school, as defined in section 120A.05, subdivisions 9, 11, and 13, or in a charter 52.30 school governed by chapter 124E. This prohibition extends to all facilities, whether owned,

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53.1	rented, or leased, and all vehicles that a school district owns, leases, rents, contracts for, or
53.2	controls.

53.3 (b) Nothing in this section shall prohibit the lighting of tobacco by an adult as a part of 53.4 a traditional Indian spiritual or cultural ceremony. <u>An American Indian student may carry</u> 53.5 <u>a medicine pouch containing loose tobacco intended as observance of traditional spiritual</u> 53.6 <u>or cultural practices.</u> For purposes of this section, an Indian is a person who is a member 53.7 of an Indian tribe as defined in section 260.755, subdivision 12.

53.8	ARTICLE 4
53.9	CHARTER SCHOOLS
53.10	Section 1. Minnesota Statutes 2022, section 124E.02, is amended to read:
53.11	124E.02 DEFINITIONS.
53.12	(a) For purposes of this chapter, the terms defined in this section have the meanings
53.13	given them.
53.14	(b) "Affidavit" means a written statement the authorizer submits to the commissioner
53.15	for approval to establish a charter school under section 124E.06, subdivision 4, attesting to
53.16	its review and approval process before chartering a school.
53.17	(c) "Affiliate" means a person that directly or indirectly, through one or more
53.18	intermediaries, controls, is controlled by, or is under common control with another person.
53.19	(d) "Charter management organization" or "CMO" means any nonprofit or for-profit
53.20	entity that contracts with a charter school board of directors to provide, manage, or oversee
53.21	all or substantially all of a school's education program or a school's administrative, financial,
53.22	business, or operational functions.
53.23	(d) (e) "Control" means the ability to affect the management, operations, or policy actions
53.24	or decisions of a person, whether by owning voting securities, by contract, or otherwise.
53.25	(f) "Educational management organization" or "EMO" means a nonprofit or for-profit
53.26	entity that provides, manages, or oversees all or substantially all of the education program,
53.27	or the school's administrative, financial, business, or operational functions.
53.28	(e) (g) "Immediate family" means an individual whose relationship by blood, marriage,
53.29	adoption, or partnership is no more remote than first cousin.

53.30 (h) "Market need and demand study" means a study that includes the following for the
53.31 proposed locations of the school or additional site:

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54.1	(1) current an	d projected demogra	phic information;		
54.2	(2) student en	rollment patterns;			
54.3	(3) informatio	n on existing schools	and types of educa	tional programs curr	rently available;

(4) characteristics of proposed students and families; 54.4

- (5) availability of properly zoned and classified facilities; and 54.5
- (6) quantification of existing demand for the school or site. 54.6
- (f) (i) "Person" means an individual or entity of any kind. 54.7
- (g) (j) "Related party" means an affiliate or immediate relative of the other interested 54.8

party, an affiliate of an immediate relative who is the other interested party, or an immediate 54.9 relative of an affiliate who is the other interested party. 54.10

(h) (k) For purposes of this chapter, the terms defined in section 120A.05 have the same 54.11 meanings. 54.12

Sec. 2. Minnesota Statutes 2022, section 124E.03, subdivision 2, is amended to read: 54.13

54.14 Subd. 2. Certain federal, state, and local requirements. (a) A charter school shall meet all federal, state, and local health and safety requirements applicable to school districts. 54.15

54.16 (b) A school must comply with statewide accountability requirements governing standards and assessments in chapter 120B. 54.17

(c) A charter school must comply with the Minnesota Public School Fee Law, sections 54.18 123B.34 to 123B.39. 54.19

(d) A charter school is a district for the purposes of tort liability under chapter 466. 54.20

(e) A charter school must comply with the Pledge of Allegiance requirement under 54.21 section 121A.11, subdivision 3. 54.22

(f) A charter school and charter school board of directors must comply with chapter 181 54.23 governing requirements for employment. 54.24

(g) A charter school must comply with continuing truant notification under section 54.25 260A.03. 54.26

(h) A charter school must develop and implement a teacher evaluation and peer review 54.27 process under section 122A.40, subdivision 8, paragraph (b), clauses (2) to (13), and place 54.28 students in classrooms in accordance with section 122A.40, subdivision 8, paragraph (d). 54.29

The teacher evaluation process in this paragraph does not create any additional employment 55.1 rights for teachers. 55.2 (i) A charter school must adopt a policy, plan, budget, and process, consistent with 55.3 section 120B.11, to review curriculum, instruction, and student achievement and strive for 55.4 the world's best workforce. 55.5 (j) A charter school is subject to and must comply with the Pupil Fair Dismissal Act, 55.6 sections 121A.40 to 121A.56 and 121A.575. 55.7 Sec. 3. Minnesota Statutes 2022, section 124E.03, is amended by adding a subdivision to 55.8 read: 55.9 Subd. 9. English learners. A charter school is subject to and must comply with the 55.10 Education for English Learners Act under sections 124D.58 to 124D.64 as though the charter 55.11 school were a district. 55.12 Sec. 4. Minnesota Statutes 2022, section 124E.05, subdivision 4, is amended to read: 55.13 Subd. 4. Application content. (a) To be approved as an authorizer, an applicant must 55.14 include in its application to the commissioner at least the following: 55.15 (1) how the organization carries out its mission by chartering schools; 55.16 (2) a description of the capacity of the organization to serve as an authorizer, including 55.17 the positions allocated to authorizing duties, the qualifications for those positions, the 55.18 full-time equivalencies of those positions, and the financial resources available to fund the 55.19 positions; 55.20 55.21 (3) the application and review process the authorizer uses to decide whether to grant charters; 55.22 55.23 (4) the type of contract it arranges with the schools it charters to meet the provisions of section 124E.10; 55.24 55.25 (5) the process for overseeing the school, consistent with clause (4), to ensure that the schools chartered comply with applicable law and rules and the contract; 55.26 (6) the criteria and process the authorizer uses to approve applications adding grades or 55.27 sites under section 124E.06, subdivision 5; 55.28 (7) the process for renewing or terminating the school's charter based on evidence 55.29 showing the academic, organizational, and financial competency of the school, including 55.30

its success in increasing student achievement and meeting the goals of the charter schoolagreement; and

(8) an assurance specifying that the organization is committed to serving as an authorizer
for the full five-year term until the commissioner terminates the organization's ability to
authorize charter schools under subdivision 6 or the organization formally withdraws as an
approved authorizer under subdivision 7.

56.7 (b) Notwithstanding paragraph (a), an authorizer that is a school district may satisfy the 56.8 requirements of paragraph (a), clauses (1) and (2), and any requirement governing a conflict 56.9 of interest between an authorizer and its charter schools or ongoing evaluation or continuing 56.10 education of an administrator or other professional support staff by submitting to the 56.11 commissioner a written promise to comply with the requirements.

56.12 Sec. 5. Minnesota Statutes 2022, section 124E.05, subdivision 7, is amended to read:

Subd. 7. Withdrawal. If the governing board of an approved authorizer votes to withdraw 56.13 as an approved authorizer for a reason unrelated to any cause under section 124E.10, 56.14 subdivision 4 subdivision 6, the authorizer must notify all its chartered schools and the 56.15 56.16 commissioner in writing by March 1 of its intent to withdraw as an authorizer on June 30 in the next calendar year, regardless of when the authorizer's five-year term of approval 56.17 ends. Upon notification of the schools and commissioner, the authorizer must provide a 56.18 letter to the school for distribution to families of students enrolled in the school that explains 56.19 the decision to withdraw as an authorizer. The commissioner may approve the transfer of 56.20 a charter school to a new authorizer under section 124E.10, subdivision 5. 56.21

56.22 Sec. 6. Minnesota Statutes 2022, section 124E.06, subdivision 1, is amended to read:

56.23 Subdivision 1. **Individuals eligible to organize.** (a) An authorizer, after receiving an 56.24 application from a charter school developer, may charter either a licensed teacher under 56.25 section 122A.18, subdivision 1, or a group of individuals that includes one or more licensed 56.26 teachers under section 122A.18, subdivision 1, to operate a school subject to the 56.27 commissioner's approval of the authorizer's affidavit under subdivision 4.

(b) "Application" under this section means the charter school business plan a charter
school developer submits to an authorizer for approval to establish a charter school. This
application must include:

56.31 (1) the school developer's proposed school's:

56.32 (i) mission statement and vision statements;

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57.1	(ii) <del>scho</del>	<del>ol</del> purposes <u>and goals;</u>			
57.2	(iii) educ	cational program desig	gn <u>and</u> how the	program will improve	student learning,
57.3	success, and	l achievement;			
57.4	(iv) plan	to address the social	and emotional	learning needs of stude	ents and student
57.5	support serv	vices;			
57.6	(v) plan	to provide special edu	cation manage	ement and services;	
57.7	(vi) plan	for staffing the schoo	l with appropr	iately qualified and lice	ensed personnel;
57.8	<u>(iv) (vii)</u>	financial plan;			
57.9	<del>(v) (viii)</del>	governance and mana	agement struct	ure <u>and plan</u> ; <del>and</del>	
57.10	<del>(vi) back</del>	eground and experience	<del>e;</del>		
57.11	(ix) mar	ket need and demand s	study; and		
57.12	(x) plan	for ongoing outreach	and disseminat	ion of information abo	ut the school's
57.13	offerings an	d enrollment procedur	e to families t	hat reflect the diversity	of Minnesota's
57.14	population a	and targeted groups un	der section 12	4E.17, subdivision 1, p	oaragraph (a);
57.15	(2) the second secon	chool developer's expe	erience and ba	ckground, including cri	iminal history and
57.16	bankruptcy	background checks;			
57.17	<del>(2) (3)</del> at	ny other information t	he authorizer r	equests; and	
57.18	<del>(3)<u>(4)</u> a</del>	"statement of assurance	ces" of legal co	mpliance prescribed by	the commissioner.
57.19	(c) An at	uthorizer shall not appro	ove an applicat	ion submitted by a chart	ter school developer
57.20	under parag	raph (a) if the applicat	ion does not c	omply with subdivision	n 3, paragraph (e),
57.21	and section	124E.01, subdivision	1. The commis	ssioner shall not approv	ve an affidavit
57.22	submitted b	y an authorizer under	subdivision 4 i	f the affidavit does not	comply with
57.23	subdivision	3, paragraph (e), and s	section 124E.0	1, subdivision 1.	
57.24	Sec. 7. Mi	nnesota Statutes 2022	, section 124E	.06, subdivision 4, is a	mended to read:
57.25	Subd. 4.	Authorizer's affidavi	t; approval pr	<b>ocess.</b> (a) Before an ope	erator may establish
57.26	and operate	a school, the authorize	er must file an	affidavit with the comr	nissioner stating its
57.27	intent to cha	arter a school. An auth	orizer must fil	e a separate affidavit fo	or each school it
57.28	intends to cl	harter. An authorizer n	nust file an aff	idavit at least 14 month	ns before July 1 of
57.29	the year the	new charter school pla	ans to serve st	udents. The affidavit m	ust state:

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(1) the terms and conditions under which the authorizer would charter a school, including
 <u>a market need and demand study</u>; and

- 58.3 (2) how the authorizer intends to oversee:
- 58.4 (i) the fiscal and student performance of the charter school; and

(ii) compliance with the terms of the written contract between the authorizer and the
charter school board of directors under section 124E.10, subdivision 1.

58.7 (b) The commissioner must approve or disapprove the authorizer's affidavit within 60 business days of receiving the affidavit. If the commissioner disapproves the affidavit, the 58.8 commissioner shall notify the authorizer of the deficiencies in the affidavit and the authorizer 58.9 then has 20 business days to address the deficiencies. The commissioner must notify the 58.10 authorizer of the commissioner's final approval or final disapproval within 15 business days 58.11 after receiving the authorizer's response to the deficiencies in the affidavit. If the authorizer 58.12 does not address deficiencies to the commissioner's satisfaction, the commissioner's 58.13 disapproval is final. An authorizer who fails to obtain the commissioner's approval is 58.14 precluded from chartering the school that is the subject of this affidavit. 58.15

58.16 Sec. 8. Minnesota Statutes 2022, section 124E.06, subdivision 5, is amended to read:

58.17 Subd. 5. Adding grades or sites. (a) A charter school may apply to the authorizer to 58.18 amend the school charter to add grades or primary enrollment sites beyond those defined 58.19 in the original affidavit approved by the commissioner. After approving the school's 58.20 application, the authorizer shall submit a supplemental affidavit in the form and manner 58.21 prescribed by the commissioner. The authorizer must file a supplemental affidavit to the 58.22 commissioner by October 1 to be eligible to add grades or sites in the next school year. The 58.23 supplemental affidavit must document to the authorizer's satisfaction:

(1) the need for the additional grades or sites with supporting long-range enrollmentprojections;

(2) a longitudinal record of student academic performance and growth on statewide
assessments under chapter 120B or on other academic assessments that measure longitudinal
student performance and growth approved by the charter school's board of directors and
agreed upon with the authorizer;

(3) a history of sound school finances and a plan to add grades or sites that sustains theschool's finances; and

58.32 (4) board capacity to administer and manage the additional grades or sites-; and

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(5) for site expansion, a market need and demand study.

(b) The commissioner shall have 30 business days to review and comment on the 59.2 supplemental affidavit. The commissioner shall notify the authorizer in writing of any 59.3 deficiencies in the supplemental affidavit and the authorizer then has 20 business days to 59.4 address any deficiencies in the supplemental affidavit to the commissioner's satisfaction. 59.5 The commissioner must notify the authorizer of final approval or final disapproval within 59.6 15 business days after receiving the authorizer's response to the deficiencies in the affidavit. 59.7 59.8 The school may not add grades or sites until the commissioner has approved the supplemental affidavit. The commissioner's approval or disapproval of a supplemental affidavit is final. 59.9

59.10 Sec. 9. Minnesota Statutes 2022, section 124E.10, subdivision 1, is amended to read:

Subdivision 1. Contents. (a) To authorize a charter school, the authorizer and the charter
school board of directors must sign a written contract within 45 business days of the
commissioner's approval of the authorizer's affidavit. The authorizer shall submit a copy of
the charter contract to the commissioner within ten business days after the contract is signed
by the contracting parties. The contract must include at least the following:

(1) a declaration that the charter school will carry out the primary purpose in section
124E.01, subdivision 1, and indicate how the school will report its implementation of the
primary purpose to its authorizer;

(2) a declaration of the additional purpose or purposes in section 124E.01, subdivision
1, that the school intends to carry out and indicate how the school will report its
implementation of those purposes to its authorizer;

(3) a description of the school program and the specific academic and nonacademicoutcomes that pupils must achieve;

59.24 (4) a statement of <u>the school's</u> admission policies and procedures;

59.25 (5) a school governance, management, and administration plan;

(6) signed agreements from charter school board members to comply with the federal
and state laws governing organizational, programmatic, and financial requirements applicable
to charter schools;

(7) the criteria, processes, and procedures the authorizer will use to monitor and evaluate
the fiscal, operational, and academic performance, consistent with subdivision 3, paragraphs
(a) and (b);

60.1 (8) for contract renewal, the formal written performance evaluation that is a prerequisite
60.2 for reviewing a charter contract under subdivision 3;

60.3 (9) types and amounts of insurance liability coverage the charter school must obtain,
60.4 consistent with section 124E.03, subdivision 2, paragraph (d);

60.5 (10) consistent with section 124E.09, paragraph (d), a provision to indemnify and hold
 60.6 harmless from any suit, claim, or liability arising from any charter school operation:

60.7 (i) the authorizer and its officers, agents, and employees; and

60.8 (ii) notwithstanding section 3.736, the commissioner and department officers, agents,60.9 and employees;

(11) the term of the contract, which, for an initial contract, may be up to five years plus
a preoperational planning period, or for a renewed contract or a contract with a new authorizer
after a transfer of authorizers, may be up to five years, if warranted by the school's academic,
financial, and operational performance;

(12) how the charter school board of directors or the charter school operators will provide
special instruction and services for children with a disability under sections 125A.03 to
125A.24, and 125A.65, and a description of the financial parameters within which the charter
school will provide the special instruction and services to children with a disability;

(13) the specific conditions for contract renewal that identify the performance of all
students under the primary purpose of section 124E.01, subdivision 1, as the most important
factor in determining whether to renew the contract; and

(14) the additional purposes under section 124E.01, subdivision 1, and related
performance obligations under clause (7) contained in the charter contract as additional
factors in determining whether to renew the contract.

(b) In addition to the requirements of paragraph (a), the charter contract must contain
the plan for an orderly closing of the school under chapter 317A, that establishes the
responsibilities of the school board of directors and the authorizer, whether the closure is a
termination for cause, a voluntary termination, or a nonrenewal of the contract. The plan
must establish who is responsible for:

(1) notifying the commissioner, school district in which the charter school is located,and parents of enrolled students about the closure;

60.31 (2) providing parents of enrolled students information and assistance to enable the student
60.32 to re-enroll in another school;

- 61.1 (3) transferring student records under section 124E.03, subdivision 5, paragraph (b), to
  61.2 the student's resident school district; and
- 61.3 (4) closing financial operations.

(c) A charter school must design its programs to at least meet the outcomes adopted by
the commissioner for public school students, including world's best workforce goals under
section 120B.11, subdivision 1. In the absence of the commissioner's requirements governing
state standards and benchmarks, the school must meet the outcomes contained in the contract
with the authorizer. The achievement levels of the outcomes contained in the contract may
exceed the achievement levels of any outcomes adopted by the commissioner for public
school students.

61.11 Sec. 10. Minnesota Statutes 2022, section 124E.11, is amended to read:

#### 61.12 **124E.11 ADMISSION REQUIREMENTS AND ENROLLMENT.**

(a) A charter school, including its preschool or prekindergarten program established
under section 124E.06, subdivision 3, paragraph (b), may limit admission to:

61.15 (1) pupils within an age group or grade level;

61.16 (2) pupils who are eligible to participate in the graduation incentives program under
61.17 section 124D.68; or

61.18 (3) residents of a specific geographic area in which the school is located when the61.19 majority of students served by the school are members of underserved populations.

(b) A charter school, including its preschool or prekindergarten program established
under section 124E.06, subdivision 3, paragraph (b), shall <u>must</u> enroll an eligible pupil who
submits a timely application, unless the number of applications exceeds the capacity of a
program, class, grade level, or building. In this case, pupils must be accepted by lot. The
charter school must develop and publish, including on its website, a lottery policy and
process that it must use when accepting pupils by lot.

(c) <u>Admission to a charter school must be free to any eligible pupil who resides within</u>
the state of Minnesota. A charter school must give enrollment preference to a Minnesota
resident pupil over out-of-state residents. A charter school shall must give enrollment
preference to a sibling of an enrolled pupil and to a foster child of that pupil's parents and
may give preference for enrolling children of the school's staff before accepting other pupils
by lot. A charter school that is located in Duluth township in St. Louis County and admits
students in kindergarten through grade 6 must give enrollment preference to students residing

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within a five-mile radius of the school and to the siblings of enrolled children. A charter
school may give enrollment preference to children currently enrolled in the school's free
preschool or prekindergarten program under section 124E.06, subdivision 3, paragraph (b),
who are eligible to enroll in kindergarten in the next school year.

(d) A person shall may not be admitted to a charter school (1) as a kindergarten pupil, 62.5 unless the pupil is at least five years of age on September 1 of the calendar year in which 62.6 the school year for which the pupil seeks admission commences; or (2) as a first grade 62.7 62.8 student, unless the pupil is at least six years of age on September 1 of the calendar year in which the school year for which the pupil seeks admission commences or has completed 62.9 kindergarten; except that a charter school may establish and publish on its website a policy 62.10 for admission of selected pupils at an earlier age, consistent with the enrollment process in 62.11 paragraphs (b) and (c). 62.12

(e) Except as permitted in paragraph (d) paragraphs (d) and (i), a charter school, including
its preschool or prekindergarten program established under section 124E.06, subdivision
3, paragraph (b), may not limit admission to pupils on the basis of intellectual ability,
measures of achievement or aptitude, or athletic ability and may not establish any criteria
or requirements for admission that are inconsistent with this section.

(f) The charter school shall <u>must</u> not distribute any services or goods of value to students,
parents, or guardians as an inducement, term, or condition of enrolling a student in a charter
school.

(g) Once a student is enrolled in the school, the student is considered enrolled in the 62.21 school until the student formally withdraws or is expelled under the Pupil Fair Dismissal 62.22 Act in sections 121A.40 to 121A.56, except that: (1) a pupil currently enrolled in the school's 62.23 fee-based preschool or prekindergarten program under section 124E.06, subdivision 3, 62.24 62.25 paragraph (b), who is eligible to enroll in kindergarten in the next school year must apply 62.26 to and be admitted into kindergarten according to the provisions of this section; and (2) out-of-state residents must annually apply to and be admitted by the school according to 62.27 the provisions of this section. 62.28

(h) A charter school with at least 90 percent of enrolled students who are eligible for
special education services and have a primary disability of deaf or hard-of-hearing may
enroll prekindergarten pupils with a disability under section 126C.05, subdivision 1,
<del>paragraph (a), and</del>. The charter school must comply with the federal Individuals with
Disabilities Education Act under Code of Federal Regulations, title 34, section 300.324,
subsection (2), clause (iv), or for a prekindergarten pupil under the age of three, the charter

(i) A charter school serving at least 90 percent of enrolled students who are eligible for
special education services and have a primary disability of deaf, deafblind, or hard-of-hearing
may give enrollment preference to students who are eligible for special education services
and have a primary disability of deaf, deafblind, or hard-of-hearing. The charter school may
not limit admission based on the student's eligibility for additional special education services.

63.8 Sec. 11. Minnesota Statutes 2022, section 124E.12, subdivision 1, is amended to read:

Subdivision 1. Teachers. A charter school, excluding its preschool or prekindergarten 63.9 program established under section 124E.06, subdivision 3, must employ or contract with 63.10 necessary teachers, as defined by section 122A.15, subdivision 1, 122A.06, subdivision 2, 63.11 or contract with a cooperative formed under chapter 308A to provide necessary teachers, 63.12 who hold valid licenses to perform the particular service for which they are employed in 63.13 the school. A charter school's preschool or prekindergarten program must employ or contract 63.14 with teachers knowledgeable in early childhood curriculum content, assessment, native and 63.15 English language programs, and instruction established under section 124E.06, subdivision 63.16 3. The commissioner may reduce the charter school's state aid under section 127A.43 if the 63.17 school employs a teacher who is not appropriately licensed or approved by the Professional 63.18 63.19 Educator Licensing and Standards Board. The school may employ necessary employees who are not required to hold teaching licenses to perform duties other than teaching and 63.20 may contract for other services. The school may discharge teachers and nonlicensed 63.21 employees. The charter school board is subject to section 181.932 governing whistle-blowers. 63.22 When offering employment to a prospective employee, a charter school must give that 63.23 employee a written description of the terms and conditions of employment and the school's 63.24 personnel policies. 63.25

63.26 Sec. 12. Minnesota Statutes 2022, section 124E.13, subdivision 1, is amended to read:

Subdivision 1. Leased space. A charter school may lease space from: an independent
or special school board; other public organization; private, nonprofit, nonsectarian
organization; private property owner; or a sectarian organization if the leased space is
constructed as a school facility. <u>In all cases, the eligible lessor must also be the building</u>
<u>owner.</u> The commissioner must review and approve or disapprove leases in a timely manner
to determine eligibility for lease aid under section 124E.22.

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Sec. 13. Minnesota Statutes 2022, section 124E.13, subdivision 3, is amended to read: 64.1 Subd. 3. Affiliated nonprofit building corporation. (a) An affiliated nonprofit building 64.2 corporation may purchase, expand, or renovate an existing facility to serve as a school or 64.3 may construct a new school facility. A One charter school may organize an affiliated 64.4 nonprofit building corporation that serves only that charter school if the charter school: 64.5 (1) has operated for at least six consecutive years; 64.6 64.7 (2) as of June 30, has a net positive unreserved general fund balance in the preceding three fiscal years; 64.8 (3) has long-range strategic and financial plans that include enrollment projections for 64.9 at least five years; 64.10 (4) completes a feasibility study of facility options that outlines the benefits and costs 64.11 of each option; and 64.12 (5) has a plan that describes project parameters and budget. 64.13 (b) An affiliated nonprofit building corporation under this subdivision must: 64.14 (1) be incorporated under section 317A; 64.15 (2) comply with applicable Internal Revenue Service regulations, including regulations 64.16 for "supporting organizations" as defined by the Internal Revenue Service; 64.17 (3) post on the school website the name, mailing address, bylaws, minutes of board 64.18 meetings, and names of the current board of directors of the affiliated nonprofit building 64.19 corporation; 64.20 (4) submit to the commissioner a copy of its annual audit by December 31 of each year; 64.21 and 64.22 (5) comply with government data practices law under chapter 13. 64.23 (c) An affiliated nonprofit building corporation must not serve as the leasing agent for 64.24 property or facilities it does not own. A charter school that leases a facility from an affiliated 64.25 nonprofit building corporation that does not own the leased facility is ineligible to receive 64.26 charter school lease aid. The state is immune from liability resulting from a contract between 64.27 a charter school and an affiliated nonprofit building corporation. 64.28 (d) The board of directors of the charter school must ensure the affiliated nonprofit 64.29 building corporation complies with all applicable legal requirements. The charter school's 64.30 authorizer must oversee the efforts of the board of directors of the charter school to ensure 64.31

legal compliance of the affiliated building corporation. A school's board of directors that
fails to ensure the affiliated nonprofit building corporation's compliance violates its
responsibilities and an authorizer must consider that failure when evaluating the charter
school.

65.5 Sec. 14. Minnesota Statutes 2022, section 124E.16, is amended to read:

#### 65.6 **124E.16 REPORTS.**

Subdivision 1. Audit report. (a) A charter school is subject to the same financial audits, 65.7 audit procedures, and audit requirements as a district, except as required under this 65.8 subdivision. Audits must be conducted in compliance with generally accepted governmental 65.9 auditing standards, the federal Single Audit Act, if applicable, and section 6.65 governing 65.10 auditing procedures. A charter school is subject to and must comply with sections 15.054; 65.11 118A.01; 118A.02; 118A.03; 118A.04; 118A.05; 118A.06 governing government property 65.12 and financial investments; and sections 471.38; 471.391; 471.392; and 471.425 governing 65.13 municipal contracting. The audit must comply with the requirements of sections 123B.75 65.14 to 123B.83 governing school district finance, except when the commissioner and authorizer 65.15 approve a deviation made necessary because of school program finances. The commissioner, 65.16 state auditor, legislative auditor, or authorizer may conduct financial, program, or compliance 65.17 audits. A charter school in statutory operating debt under sections 123B.81 to 123B.83 must 65.18 submit a plan under section 123B.81, subdivision 4. 65.19

(b) The charter school must submit an audit report to the commissioner and its authorizerannually by December 31.

(c) The charter school, with the assistance of the auditor conducting the audit, must 65.22 include with the report, as supplemental information: (1) a copy of a new management 65.23 agreements agreement or an amendment to a current agreement with a charter management 65.24 organization or an educational management organization and (2) service agreements or 65.25 contracts over the lesser of \$100,000 or ten percent of the school's most recent annual audited 65.26 expenditures CMO or EMO signed during the audit year; and (2) a copy of a service 65.27 agreement or contract with a company or individual totaling over five percent of the audited 65.28 expenditures for the most recent audit year. The agreements must detail the terms of the 65.29 agreement, including the services provided and the annual costs for those services. If the 65.30 entity that provides the professional services to the charter school is exempt from taxation 65.31 under section 501 of the Internal Revenue Code of 1986, that entity must file with the 65.32 commissioner by February 15 a copy of the annual return required under section 6033 of 65.33 the Internal Revenue Code of 1986. 65.34

(d) A charter school independent audit report shall include audited financial data of an
affiliated building corporation under section 124E.13, subdivision 3, or other component
unit.

(e) If the audit report finds that a material weakness exists in the financial reporting
systems of a charter school, the charter school must submit a written report to the
commissioner explaining how the charter school will resolve that material weakness. An
auditor, as a condition of providing financial services to a charter school, must agree to
make available information about a charter school's financial audit to the commissioner and
authorizer upon request.

66.10 Subd. 2. Annual public reports. (a) A charter school must publish an annual report approved by the board of directors. The annual report must at least include information on 66.11 school enrollment, student attrition, governance and management, staffing, finances, 66.12 management agreements with a CMO or EMO, academic performance, innovative practices 66.13 and implementation, and future plans. A charter school may combine this report with the 66.14 reporting required under section 120B.11 governing the world's best workforce. A charter 66.15 school must post the annual report on the school's official website. A charter school also 66.16 must distribute the annual report by publication, mail, or electronic means to its authorizer, 66.17 school employees, and parents and legal guardians of students enrolled in the charter school. 66.18 The reports are public data under chapter 13. 66.19

(b) An authorizer must submit an annual public report in a manner specified by the
commissioner by January 15 for the previous school year ending June 30 that shall at least
include key indicators of school academic, operational, and financial performance. The
report is part of the system to evaluate authorizer performance under section 124E.05,
subdivision 5.

66.25Subd. 3. Public accounting and reporting CMO and EMO agreements. (a) A charter66.26school that enters into a management agreement with a CMO or EMO must:

66.27 (1) publish on its website for at least 20 business days the proposed final agreement for

66.28 public review and comment before the school board may adopt the contract or agreement.

66.29 Any changes made to the posted agreement during the public review period or any proposed

amendments to the agreement once adopted must be posted for 20 business days before the

- 66.31 board may adopt the amendments to the contract;
- 66.32 (2) annually publish on its website a statement of assurance that no member of the school
- 66.33 board, staff, or any agent of the school has been promised or received any form of
- 66.34 compensation or gifts from the CMO or EMO and that no board member, employee, or

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67.1	agent of the CMO or EMO o	or any of the organi	zation affiliates or pro	oviders serve on the
67.2	charter school board; and			
67.3	(3) conduct an independe	ent review and evalu	ation of the services p	provided by the CMO
67.4	or EMO and publish the eva	luation on the schoo	ol's website at least 30	business days before
67.5	the end of the current contra	<u>ct.</u>		
67.6	(b) A management agree	ment with a CMO	or EMO must contain	the following:
67.7	(1) the term of the contra	ict, not to exceed fr	ve years;	
67.8	(2) the total dollar value	of the contract inclu	ding the annual project	cted costs of services;
67.9	(3) a description and term	ns of the services to	be provided during the	e term of the contract;
67.10	(4) notice that a charter s	chool closure durin	g the term of the cont	ract by action of the
67.11	authorizer or the school's bo	ard results in the ba	lance of the current co	ontract becoming null
67.12	and void;			
67.13	(5) an annual statement of	of assurance to the c	harter school board th	nat the CMO or EMO
67.14	provided no compensation o	r gifts to any charte	er school board memb	er, staff member, or
67.15	agent of the charter school;			
67.16	(6) an annual statement of	of assurance that no	charter school board	member, employee,
67.17	contractor, or agent of the C	MO or EMO or any	affiliated organizatio	on is a board member
67.18	of the charter school or any	other charter schoo	<u>l;</u>	
67.19	(7) the policies and proto	ocols that meet fede	ral and state laws rega	arding student and
67.20	personnel data collection, us	age, access, retenti	on, disclosure and des	struction, and
67.21	indemnification and warrant	y provisions in case	e of data breaches by	the CMO or EMO;
67.22	(8) the CMO or EMO mu	ist annually provide	e the charter school bo	oard a financial report
67.23	by July 31 that accounts for	income and expend	itures for the previous	s fiscal year using the
67.24	account categories in uniform	n financial account	ing and reporting star	ndards; and
67.25	(9) an annual assurance t	hat all assets purch	ased on behalf of the	charter school using
67.26	public funds remain assets o	f the school.		
67.27	(c) Any agreement with	a CMO or EMO co	ntaining any of the fo	llowing provisions is
67.28	null and void:			
67.29	(1) restrictions on the cha	arter school's ability	to operate a school u	pon termination of
67.30	the agreement;			

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68.1	(2) restriction	ns on the annual o	r total amount	of the school's operatin	g surplus or fund
68.2	balance;				
68.3	(3) authoriza	tion to allow a CN	IO or EMO to	withdraw funds from a	charter school
68.4	account; or				
68.5	(4) authoriza	tion to allow a CN	10 or EMO to	loan funds to the charte	er school.
68.6	(d) A CMO (	or EMO or its affi	liates, employe	es, or agents may not c	ontract with, be
68.7	employed by, or	serve on the board	of an authorizer	An authorizer or its af	filiates, employees,
68.8	or agents may no	ot contract with, b	e employed by,	serve as a paid consult	ant for, or serve as

68.9 a board member of a CMO or EMO.

68.10 Sec. 15. Minnesota Statutes 2022, section 124E.25, subdivision 1a, is amended to read:

Subd. 1a. School closures; payments. (a) Notwithstanding subdivision 1 and section 68.11 127A.45, for a charter school ceasing operation on or before June 30, for the payment periods 68.12 68.13 occurring after the school ceases serving students, the commissioner shall withhold the estimated state aid owed the school. The charter school board of directors and authorizer 68.14 must submit to the commissioner a closure plan under chapter 308A or 317A, and financial 68.15 information about the school's liabilities and assets. After receiving the closure plan, financial 68.16 information, an audit of pupil counts, and documented lease expenditures from the charter 68.17 68.18 school and monitoring special education expenditures, the commissioner may release cash withheld and may continue regular payments up to the current year payment percentages 68.19 if further amounts are owed. If, based on audits and monitoring, the school received state 68.20 68.21 aid in excess of the amount owed, the commissioner shall retain aid withheld sufficient to eliminate the aid overpayment. 68.22

(b) For a charter school ceasing operations before or at the end of a school year,
notwithstanding section 127A.45, subdivision 3, the commissioner may make preliminary
final payments after the school submits the closure plan, an audit of pupil counts, documented
lease expenditures, and Uniform Financial Accounting and Reporting Standards (UFARS)
financial data and the commissioner monitors special education expenditures for the final
year of operation. The commissioner may make the final payment after receiving audited
financial statements under section 123B.77, subdivision 3.

(c) Notwithstanding sections 317A.701 to 317A.791, after closing a charter school and
 satisfying creditors, remaining cash and investment balances shall be returned by the
 commissioner to the state general fund.

69.1

#### ARTICLE 5

#### 69.2 **DISCIPLINE, RESTRICTIVE PROCEDURES, AND REPORTING REFORM**

69.3

#### Section 1. Minnesota Statutes 2022, section 120A.22, subdivision 7, is amended to read:

Subd. 7. Education records. (a) A district, a charter school, or a nonpublic school that 69.4 receives services or aid under sections 123B.40 to 123B.48 from which a student is 69.5 transferring must transmit the student's educational records, within ten business days of a 69.6 request, to the district, the charter school, or the nonpublic school in which the student is 69.7 enrolling. Districts, charter schools, and nonpublic schools that receive services or aid under 69.8 sections 123B.40 to 123B.48 must make reasonable efforts to determine the district, the 69.9 charter school, or the nonpublic school in which a transferring student is next enrolling in 69.10 order to comply with this subdivision. 69.11

(b) A closed charter school must transfer the student's educational records, within ten
business days of the school's closure, to the student's school district of residence where the
records must be retained unless the records are otherwise transferred under this subdivision.

69.15 (c) A school district, a charter school, or a nonpublic school that receives services or aid under sections 123B.40 to 123B.48 that transmits a student's educational records to another 69.16 school district or other educational entity, charter school, or nonpublic school to which the 69.17 student is transferring must include in the transmitted records information about any formal 69.18 suspension, expulsion, and exclusion disciplinary action, as well as pupil withdrawals, under 69.19 69.20 sections 121A.40 to 121A.56. The transmitted records must include services a pupil needs to prevent the inappropriate behavior from recurring. The district, the charter school, or the 69.21 nonpublic school that receives services or aid under sections 123B.40 to 123B.48 must 69.22 provide notice to a student and the student's parent or guardian that formal disciplinary 69.23 records will be transferred as part of the student's educational record, in accordance with 69.24 data practices under chapter 13 and the Family Educational Rights and Privacy Act of 1974, 69.25 United States Code, title 20, section 1232(g). 69.26

(d) Notwithstanding section 138.17, a principal or chief administrative officer must
remove from a student's educational record and destroy a probable cause notice received
under section 260B.171, subdivision 5, or paragraph (e), if one year has elapsed since the
date of the notice and the principal or chief administrative officer has not received a
disposition or court order related to the offense described in the notice. This paragraph does
not apply if the student no longer attends the school when this one-year period expires.

(e) A principal or chief administrative officer who receives a probable cause notice under
section 260B.171, subdivision 5, or a disposition or court order, must include a copy of that

Sec. 2. Minnesota Statutes 2022, section 121A.41, is amended by adding a subdivision toread:

70.5 Subd. 12. Nonexclusionary disciplinary policies and practices; alternatives to pupil

- 70.6 **removal and dismissal.** "Nonexclusionary disciplinary policies and practices" means
- 70.7 policies and practices that are alternatives to removing a pupil from class or dismissing a
- 70.8 pupil from school, including evidence-based positive behavior interventions and supports,
- 70.9 social and emotional services, school-linked mental health services, counseling services,
- 70.10 social work services, referrals for special education or 504 evaluations, academic screening
- 70.11 for Title 1 services or reading interventions, and alternative education services.
- 70.12 Nonexclusionary disciplinary policies and practices require school officials to intervene in,
- 70.13 redirect, and support a pupil's behavior before removing a pupil from class or beginning
- 70.14 dismissal proceedings. Nonexclusionary disciplinary policies and practices include but are
- not limited to the policies and practices under sections 120B.12; 121A.575, clauses (1) and
- 70.16 (2); 121A.031, subdivision 4, paragraph (a), clause (1); 121A.61, subdivision 3, paragraph
- 70.17 (q); 122A.627, clause (3); and 123A.56.
- 70.18 **EFFECTIVE DATE.** This section is effective for the 2023-2024 school year and later.
- Sec. 3. Minnesota Statutes 2022, section 121A.41, is amended by adding a subdivision toread:
- Subd. 13. Pupil withdrawal agreement. "Pupil withdrawal agreement" means a verbal
   or written agreement between a school administrator or district administrator and a pupil's
   parent to withdraw a student from the school district to avoid expulsion or exclusion dismissal
   proceedings. The duration of the withdrawal agreement cannot be for more than a 12 month.
- 70.24 proceedings. The duration of the withdrawal agreement cannot be for more than a 12-month
  70.25 period.

#### 70.26 **EFFECTIVE DATE.** This section is effective for the 2023-2024 school year and later.

70.27 Sec. 4. Minnesota Statutes 2022, section 121A.425, is amended to read:

## 121A.425 FULL AND EQUITABLE PARTICIPATION IN PRESCHOOL AND PREKINDERGARTEN EARLY LEARNING.

Subdivision 1. Disciplinary dismissals prohibited. (a) A pupil enrolled in the following
 is not subject to dismissals under this chapter:

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71.1	(1) a preschool or prekindergarten program, including a child participating in an early
71.2	childhood family education, school readiness, school readiness plus, voluntary
71.3	prekindergarten, Head Start, or other school-based preschool or prekindergarten program,
71.4	may not be subject to dismissals under this chapter.; or
71.5	(2) kindergarten through grade 3.
71.6	(b) Notwithstanding this subdivision, expulsions and exclusions may be used only after
71.7	resources outlined in subdivision 2 have been exhausted, and only in circumstances where
71.8	there is an ongoing serious safety threat to the child or others.
71.9	Subd. 2. Nonexclusionary discipline. For purposes of this section, nonexclusionary
71.10	discipline must include at least one of the following:
71.11	(1) collaborating with the pupil's family or guardian, child mental health consultant or
71.12	provider, education specialist, or other community-based support;
71.13	(2) creating a plan, written with the parent or guardian, that details the action and support
71.14	needed for the pupil to fully participate in the current educational program, including a
71.15	preschool or prekindergarten program; or
71.16	(3) providing a referral for needed support services, including parenting education, home
71.17	visits, other supportive education interventions, or, where appropriate, an evaluation to
71.18	determine if the pupil is eligible for special education services or section 504 services.
71.19	Sec. 5. Minnesota Statutes 2022, section 121A.45, subdivision 1, is amended to read:
71.20	Subdivision 1. Provision of alternative programs. No school shall dismiss any pupil
71.21	without attempting to provide alternative educational services use nonexclusionary
71.22	disciplinary policies and practices before dismissal proceedings or pupil withdrawal
71.23	agreements, except where it appears that the pupil will create an immediate and substantial
71.24	danger to self or to surrounding persons or property.
71.25	<b>EFFECTIVE DATE.</b> This section is effective for the 2023-2024 school year and later.
71.26	Sec. 6. Minnesota Statutes 2022, section 121A.46, subdivision 4, is amended to read:
71.27	Subd. 4. Provision of alternative education services; suspension pending expulsion
71.28	or exclusion hearing. (a) Alternative education services must be provided to a pupil who
71.29	is suspended for more than five consecutive school days.
71.30	(b) Notwithstanding the provisions of subdivisions 1 and 3, the pupil may be suspended
71.31	pending the school board's decision in the expulsion or exclusion hearing; provided that

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72.1	alternative ed	lucational services a	re implemented	to the extent that suspe	ension exceeds five
72.2	consecutive s	<u>chool</u> days.			
72.3	EFFECT	IVE DATE. This se	ction is effectiv	e for the 2023-2024 scl	hool year and later.
72.4	Sec. 7. Min	nesota Statutes 2022	, section 121A.	46, is amended by addi	ng a subdivision to
72.5	read:				
72.6	<u>Subd. 5.</u> N	Ainimum education	n services. Scho	ol administration must	allow a suspended
72.7	pupil the opp	ortunity to complete	all school work	assigned during the p	eriod of the pupil's
72.8	suspension ar	nd to receive full cre	dit for satisfacto	orily completing the as	signments. The
72.9	school princi	pal or other person h	aving administr	rative control of the sch	1001 building or
72.10	program is er	ncouraged to designate	te a district or s	chool employee as a li	aison to work with
72.11	the pupil's tea	achers to allow the s	uspended pupil	to (1) receive timely co	ourse materials and
72.12	other information	ation, and (2) comple	ete daily and we	ekly assignments and	receive teachers'
72.13	feedback.				
72.14	<b>EFFECT</b>	IVE DATE. This se	ction is effectiv	e for the 2023-2024 scl	hool year and later.
72.15	Sec. 8. Min	nesota Statutes 2022	2, section 121A.	47, subdivision 2, is ar	nended to read:
72.16	Subd. 2. <b>V</b>	Written notice. Writ	ten notice of int	tent to take action shall	:
72.17	(a) be serv	ved upon the pupil a	nd the pupil's pa	arent or guardian perso	nally or by mail;
72.18	(b) contain	n a complete stateme	ent of the facts,	a list of the witnesses a	nd a description of
72.19	their testimor	ıy;			
72.20	(c) state th	ne date, time, and pl	ace of the hearing	ıg;	
72.21	(d) be acc	ompanied by a copy	of sections 121	A.40 to 121A.56;	
72.22	(e) describ	be alternative educat	ional services the time of the services of the	ne nonexclusionary dis	ciplinary practices
72.23	accorded the	pupil in an attempt t	to avoid the exp	ulsion proceedings; and	d
72.24	(f) inform	the pupil and paren	t or guardian of	the right to:	
72.25	(1) have a	representative of th	e pupil's own cł	noosing, including lega	l counsel, at the
72.26	hearing. The	district <del>shall must</del> ac	lvise the pupil's	parent or guardian tha	t free or low-cost
72.27	legal assistan	ce may be available	and that a legal	assistance resource lis	t is available from
72.28	the Departme	ent of Education and	is posted on the	eir website;	
72.29	(2) exami	ne the pupil's record	s before the hea	ring;	
72.30	(3) presen	t evidence; and			

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73.1 (4) confront and cross-examine witnesses.

## 73.2 **EFFECTIVE DATE.** This section is effective for the 2023-2024 school year and later.

73.3 Sec. 9. Minnesota Statutes 2022, section 121A.47, subdivision 14, is amended to read:

Subd. 14. Admission or readmission plan. (a) A school administrator shall must prepare 73.4 and enforce an admission or readmission plan for any pupil who is excluded or expelled 73.5 from school. The plan may must include measures to improve the pupil's behavior, including 73.6 which may include completing a character education program, consistent with section 73.7 120B.232, subdivision 1, and social and emotional learning, counseling, social work services, 73.8 mental health services, referrals for special education or 504 evaluation, and evidence-based 73.9 academic interventions. The plan must require parental involvement in the admission or 73.10 readmission process, and may indicate the consequences to the pupil of not improving the 73.11 pupil's behavior. 73.12

(b) The definition of suspension under section 121A.41, subdivision 10, does not apply 73.13 to a student's dismissal from school for one school day or less than one school day, except 73.14 as provided under federal law for a student with a disability. Each suspension action may 73.15 73.16 include a readmission plan. A readmission plan must provide, where appropriate, alternative education services, which must not be used to extend the student's current suspension period. 73.17 Consistent with section 125A.091, subdivision 5, a readmission plan must not obligate a 73.18 parent or guardian to provide psychotropic drugs to their student as a condition of 73.19 readmission. School officials must not use the refusal of a parent or guardian to consent to 73.20 73.21 the administration of psychotropic drugs to their student or to consent to a psychiatric evaluation, screening or examination of the student as a ground, by itself, to prohibit the 73.22 student from attending class or participating in a school-related activity, or as a basis of a 73.23 charge of child abuse, child neglect or medical or educational neglect. 73.24

#### 73.25

73.27

**EFFECTIVE DATE.** This section is effective for the 2023-2024 school year and later.

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73.26 Sec. 10. Minnesota Statutes 2022, section 121A.53, subdivision 1, is amended to read:
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Subdivision 1. Exclusions and expulsions; student withdrawals; physical

73.28 **assaults.** <u>Consistent with subdivision 2,</u> the school board must report through the department

ra.29 electronic reporting system each exclusion or expulsion <del>and</del>, each physical assault of a

73.30 district employee by a student pupil, and each pupil withdrawal agreement within 30 days

- 73.31 of the effective date of the dismissal action, pupil withdrawal, or assault, to the commissioner
- 73.32 of education. This report must include a statement of alternative educational services
- 73.33 <u>nonexclusionary disciplinary practices</u>, or other sanction, intervention, or resolution in

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response to the assault given the pupil and the reason for, the effective date, and the duration 74.1

of the exclusion or expulsion or other sanction, intervention, or resolution. The report must also include the student's pupil's age, grade, gender, race, and special education status. 74.3

EFFECTIVE DATE. This section is effective for the 2023-2024 school year and later. 74.4

Sec. 11. Minnesota Statutes 2022, section 121A.55, is amended to read: 74.5

74.6

74.2

## 121A.55 POLICIES TO BE ESTABLISHED.

(a) The commissioner of education shall must promulgate guidelines to assist each school 74.7 board. Each school board shall must establish uniform criteria for dismissal and adopt written 74.8 policies and rules to effectuate the purposes of sections 121A.40 to 121A.56. The policies 74.9 shall must include nonexclusionary disciplinary policies and practices consistent with section 74.10 121A.41, subdivision 12, and must emphasize preventing dismissals through early detection 74.11 of problems and shall. The policies must be designed to address students' inappropriate 74.12 behavior from recurring. 74.13

(b) The policies shall must recognize the continuing responsibility of the school for the 74.14 education of the pupil during the dismissal period. 74.15

(c) The school is responsible for ensuring that alternative educational services, if the 74.16 pupil wishes to take advantage of them, must be adequate to allow the pupil to make progress 74.17 towards toward meeting the graduation standards adopted under section 120B.02 and help 74.18 prepare the pupil for readmission in accordance with section 121A.46, subdivision 5. 74.19

(d) For expulsion and exclusion dismissals and pupil withdrawal agreements as defined 74.20 in section 121A.41, subdivision 13: 74.21

(1) a school district's continuing responsibility includes reviewing the pupil's school 74.22

work and grades on a quarterly basis to ensure the pupil is on track for readmission with 74.23

the pupil's peers. School districts must communicate on a regular basis with the pupil's 74.24

parent or guardian to ensure the pupil is completing the work assigned through the alternative 74.25 educational services; 74.26

- (2) a pupil receiving school-based or school-linked mental health services in the district 74.27 under section 245.4889 continues to be eligible for those services until the pupil is enrolled 74.28 in a new district; and 74.29
- (3) a school district must provide to the pupil's parent or guardian information on 74.30
- accessing mental health services, including any free or sliding fee providers in the 74.31
- community. The information must also be posted on the district or charter school website. 74.32

(b) (e) An area learning center under section 123A.05 may not prohibit an expelled or
excluded pupil from enrolling solely because a district expelled or excluded the pupil. The
board of the area learning center may use the provisions of the Pupil Fair Dismissal Act to
exclude a pupil or to require an admission plan.

75.5 (e) (f) Each school district shall develop a policy and report it to the commissioner on 75.6 the appropriate use of peace officers and crisis teams to remove students who have an 75.7 individualized education program from school grounds.

## 75.8 **EFFECTIVE DATE.** This section is effective for the 2023-2024 school year and later.

75.9 Sec. 12. Minnesota Statutes 2022, section 121A.58, is amended to read:

# 75.10 121A.58 CORPORAL PUNISHMENT; PRONE RESTRAINT; AND CERTAIN 75.11 PHYSICAL HOLDS.

75.12 Subdivision 1. Definition Definitions. (a) For the purpose of this section, "corporal
75.13 punishment" means conduct involving:

75.14 (1) hitting or spanking a person with or without an object; or

75.15 (2) unreasonable physical force that causes bodily harm or substantial emotional harm.

75.16 (b) For the purpose of this section, "prone restraint" means placing a child in a face-down
 75.17 position.

Subd. 2. Corporal punishment not allowed. An employee or agent of a district shall
not inflict corporal punishment or cause corporal punishment to be inflicted upon a pupil
to reform unacceptable conduct or as a penalty for unacceptable conduct.

75.21 Subd. 2a. Prone restraint and certain physical holds not allowed. (a) An employee
75.22 or agent of a district, including a school resource officer or police officer contracted with
75.23 a district, shall not use prone restraint.

75.24 (b) An employee or agent of a district, including a school resource officer or police

75.25 officer contracted with a district, shall not inflict any form of physical holding that restricts

75.26 or impairs a pupil's ability to breathe; restricts or impairs a pupil's ability to communicate

75.27 distress; places pressure or weight on a pupil's head, throat, neck, chest, lungs, sternum,

75.28 diaphragm, back, or abdomen; or results in straddling a pupil's torso.

Subd. 3. Violation. Conduct that violates subdivision 2 is not a crime under section
645.241, but may be a crime under chapter 609 if the conduct violates a provision of chapter
609.

Sec. 13. Minnesota Statutes 2022, section 121A.61, subdivision 1, is amended to read: 76.1 Subdivision 1. Required policy. Each school board must adopt a written districtwide 76.2 school discipline policy which includes written rules of conduct for students, minimum 76.3 consequences for violations of the rules, and grounds and procedures for removal of a student 76.4 from class. The policy must contain the discipline complaint procedure that any member 76.5 of the school community may use to file a complaint regarding the application of discipline 76.6 policies and seek corrective action. The policy must be developed in consultation with 76.7 76.8 administrators, teachers, employees, pupils, parents, community members, law enforcement agencies, county attorney offices, social service agencies, and such other individuals or 76.9 organizations as the board determines appropriate. A school site council may adopt additional 76.10 provisions to the policy subject to the approval of the school board. 76.11 Sec. 14. Minnesota Statutes 2022, section 121A.61, subdivision 3, is amended to read: 76.12 Subd. 3. Policy components. The policy must include at least the following components: 76.13 (a) rules governing student conduct and procedures for informing students of the rules; 76.14 (b) the grounds for removal of a student from a class; 76.15 (c) the authority of the classroom teacher to remove students from the classroom pursuant 76.16 to procedures and rules established in the district's policy; 76.17 (d) the procedures for removal of a student from a class by a teacher, school administrator, 76.18 or other school district employee; 76.19 (e) the period of time for which a student may be removed from a class, which may not 76.20 exceed five class periods for a violation of a rule of conduct; 76.21 (f) provisions relating to the responsibility for and custody of a student removed from 76.22 a class: 76.23 (g) the procedures for return of a student to the specified class from which the student 76.24 has been removed; 76.25 (h) the procedures for notifying a student and the student's parents or guardian of 76.26 violations of the rules of conduct and of resulting disciplinary actions; 76.27 76.28 (i) any procedures determined appropriate for encouraging early involvement of parents or guardians in attempts to improve a student's behavior; 76.29

(j) any procedures determined appropriate for encouraging early detection of behavioralproblems;

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(k) any procedures determined appropriate for referring a student in need of special
education services to those services;

(1) any procedures determined appropriate for ensuring victims of bullying who respond
 with behavior not allowed under the school's behavior policies have access to a remedial
 response, consistent with section 121A.031;

(1) (m) the procedures for consideration of whether there is a need for a further assessment
 or of whether there is a need for a review of the adequacy of a current individualized
 education program of a student with a disability who is removed from class;

77.9 (m) (n) procedures for detecting and addressing chemical abuse problems of a student
 77.10 while on the school premises;

77.11 (n) (o) the minimum consequences for violations of the code of conduct;

(o) (p) procedures for immediate and appropriate interventions tied to violations of the
 code;

77.14 (p)(q) a provision that states that a teacher, school employee, school bus driver, or other 77.15 agent of a district may use reasonable force in compliance with section 121A.582 and other 77.16 laws;

77.17 (q)(r) an agreement regarding procedures to coordinate crisis services to the extent funds 77.18 are available with the county board responsible for implementing sections 245.487 to 77.19 245.4889 for students with a serious emotional disturbance or other students who have an 77.20 individualized education program whose behavior may be addressed by crisis intervention; 77.21 and

77.22(r) (s) a provision that states a student must be removed from class immediately if the77.23student engages in assault or violent behavior. For purposes of this paragraph, "assault" has77.24the meaning given it in section 609.02, subdivision 10. The removal shall be for a period77.25of time deemed appropriate by the principal, in consultation with the teacher-;

(t) a prohibition on the use of exclusionary practices for early learners as defined in
 section 121A.425; and

(u) a prohibition on the use of exclusionary practices to address attendance and truancy
 issues.

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78.1	Sec. 15. Minne	sota Statutes 2022	e, section 121	A.61, is amended by ad	ding a subdivision
78.2	to read:			· ·	C
78.3	Subd. 4. <b>Disc</b> i	pline complaint r	procedure. Th	ne discipline policy must	contain procedures
78.4				hool staff to file a com	•
78.5	•			ons 121A.40 to 121A.6	
78.6				line policies, are not be	
78.7	appropriately or a	re being discrimina	ately applied.	Each district and school	policy implemented
78.8	under this section	n must, at a minim	ium:		
78.9	(1) provide pr	ocedures for com	municating th	nis policy including the	ability for a parent
78.10	to appeal a decisi	on under section	121A.49 that	contains explicit instru	ctions for filing the
78.11	complaint;				
78.12	(2) provide ar	a opportunity for i	nvolved parti	es to submit additional	information related
78.13	to the complaint;	• • • •	<b>A</b>		
78.14	(3) provide a	procedure to begin	n to investiga	te complaints within the	ree school days of
78.15	<u></u>			the investigation and a	
78.16	and are responsib	ole for keeping and	d regulating a	ccess to any record;	
78.17	(4) provide pr	ocedures for issui	ing a written	determination to the cor	nplainant that
78.18	addresses each al	legation and conta	ains findings	and conclusions;	
78.19	(5) if the invest	stigation finds the	requirements	of sections 121A.40 to	121A.61, including
78.20	any local policies	that were not imp	plemented app	propriately, contain proc	cedures that require
78.21	a corrective actio	n plan to correct a	student's reco	ord and provide relevant	staff with training,
78.22	coaching, or othe	r accountability p	ractices to en	sure appropriate compl	iance with policies
78.23	in the future; and				
78.24	(6) prohibit re	prisals or retaliati	ion against an	y person who asserts, a	lleges, or reports a
78.25	complaint, and pr	ovide procedures	for applying a	appropriate consequence	es for a person who
78.26	engages in repris	al or retaliation.			
79.07	Saa 16 Minna	acto Statutos 2022	action 121	A 61 is smanded by ad	ding a gub division
78.27 78.28	to read:	sola Statules 2022	., section 121	A.61, is amended by ad	
70.20					
78.29				d is strongly encourage	<u> </u>
78.30	•			hat when a student is u	
78.31	•			s the skills to respond to	
78.32	appropriately. A	school district mu	st support sch	nool staff in using tiered	i interventions that

78.33 <u>teach students skills and prioritize relationships between students and teachers.</u>

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79.1	(b) A school	board is strongly	encouraged to	adopt a policy that dis	scourages teachers
79.2	<u> </u>			avior with approaches	
79.3	student's opport	unity to build skill	ls for respondi	ng more appropriately.	
79.4	Sec. 17. [121A	A.611] RECESS A	<b>ND OTHER</b>	BREAKS.	
79.5	(a) "Recess of	detention" as used	in this chapter	means excluding or e	xcessively delaying
79.6	a student from p	participating in a se	cheduled reces	s period as a conseque	nce for student
79.7	behavior. Reces	s detention does n	ot include, am	ong other things, provi	ding alternative
79.8	recess at the stu	dent's choice.			
79.9	(b) A school	district or charter s	school is encou	raged to ensure student	access to structured
79.10	breaks from the	demands of school	ol and to suppo	rt teachers, principals,	and other school
79.11	staff in their effe	orts to use evidence	e-based appro	aches to reduce exclus	ionary forms of
79.12	discipline.				
79.13	(c) A school	district or charter	school must n	ot use recess detention	unless:
79.14	(1) a student	causes or is likely	to cause serio	us physical harm to oth	her students or staff;
79.15	(2) the stude	nt's parent or guar	dian specifical	ly consents to the use	of recess detention;
79.16	or				
79.17	(3) for studer	nts receiving specia	l education ser	vices, the student's indiv	vidualized education
79.18	program team h	as determined that	t withholding r	ecess is appropriate ba	used on the
79.19	individualized n	needs of the studen	<u>.</u>		
79.20	(d) A school	district or charter	school must ne	ot withhold recess from	n a student based on
79.21	incomplete hom	ework.			
79.22	(e) A school	district or charter	school must re	equire school staff to n	nake a reasonable
79.23	attempt to notify	y a parent or guard	lian within 24	hours of using recess d	letention.
79.24	(f) A school	district or charter s	chool must co	mpile information on e	ach recess detention
79.25	at the end of eac	ch school year, inc	luding the stud	lent's age, grade, gende	er, race or ethnicity,
79.26	and special educ	cation status. This	information m	ust be available to the p	oublic upon request.
79.27	A school district	t or charter school	is encouraged t	to use the data in profes	sional development
79.28	promoting the u	se of nonexclusion	nary discipline	<u>-</u>	
79.29	(g) A school	district or charter	school must no	ot withhold or excessive	ely delay a student's
79.30	participation in s	scheduled mealtime	es. This sectior	does not alter a distric	t or school's existing
79.31	responsibilities	under section 124	D.111 or other	state or federal law.	

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80.1

Sec. 18. Minnesota Statutes 2022, section 125A.0942, is amended to read:

## 80.2 **125A.0942 STANDARDS FOR RESTRICTIVE PROCEDURES.**

Subdivision 1. Restrictive procedures plan. (a) Schools that intend to use restrictive
procedures shall maintain and make publicly accessible in an electronic format on a school
or district website or make a paper copy available upon request describing a restrictive
procedures plan for children with disabilities that at least:

80.7 (1) lists the restrictive procedures the school intends to use;

80.8 (2) describes how the school will implement a range of positive behavior strategies and
80.9 provide links to mental health services;

80.10 (3) describes how the school will provide training on de-escalation techniques, consistent
80.11 with section 122A.187, subdivision 4;

80.12 (4) describes how the school will monitor and review the use of restrictive procedures,80.13 including:

(i) conducting post-use debriefings, consistent with subdivision 3, paragraph (a), clause
(5); and

(ii) convening an oversight committee to undertake a quarterly review of the use of 80.16 restrictive procedures based on patterns or problems indicated by similarities in the time of 80.17 day, day of the week, duration of the use of a procedure, the individuals involved, or other 80.18 80.19 factors associated with the use of restrictive procedures; the number of times a restrictive procedure is used schoolwide and for individual children; the number and types of injuries, 80.20 if any, resulting from the use of restrictive procedures; whether restrictive procedures are 80.21 used in nonemergency situations; the need for additional staff training; and proposed actions 80.22 to minimize the use of restrictive procedures; any disproportionate use of restrictive 80.23 procedures based on race, gender, or disability status; the role of the school resource officer 80.24 or police in emergencies and the use of restrictive procedures; and documentation to 80.25 80.26 determine if the standards for using restrictive procedures as described in sections 125A.0941

- 80.27 and 125A.0942 are met; and
- 80.28 (5) includes a written description and documentation of the training staff completed80.29 under subdivision 5.

80.30 (b) Schools annually must publicly identify oversight committee members who must at80.31 least include:

80.32 (1) a mental health professional, school psychologist, or school social worker;

81.1

- (2) an expert in positive behavior strategies;
- 81.2 (3) a special education administrator; and
- 81.3 (4) a general education administrator.

Subd. 2. Restrictive procedures. (a) Restrictive procedures may be used only by a
licensed special education teacher, school social worker, school psychologist, behavior
analyst certified by the National Behavior Analyst Certification Board, a person with a
master's degree in behavior analysis, other licensed education professional, paraprofessional
under section 120B.363, or mental health professional under section 245.4871, subdivision
27, who has completed the training program under subdivision 5.

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(b) A school shall make reasonable efforts to notify the parent on the same day a
restrictive procedure is used on the child, or if the school is unable to provide same-day
notice, notice is sent within two days by written or electronic means or as otherwise indicated
by the child's parent under paragraph (f).

(c) The district must hold a meeting of the individualized education program or 81.14 individualized family service plan team, conduct or review a functional behavioral analysis, 81.15 review data, consider developing additional or revised positive behavioral interventions and 81.16 supports, consider actions to reduce the use of restrictive procedures, and modify the 81.17 individualized education program, individualized family service plan, or behavior intervention 81.18 plan as appropriate. The district must hold the meeting: within ten calendar days after district 81.19 staff use restrictive procedures on two separate school days within 30 calendar days or a 81.20 pattern of use emerges and the child's individualized education program, individualized 81.21 family service plan, or behavior intervention plan does not provide for using restrictive 81.22 procedures in an emergency; or at the request of a parent or the district after restrictive 81.23 procedures are used. The district must review use of restrictive procedures at a child's annual 81.24 individualized education program or individualized family service plan meeting when the 81.25 child's individualized education program or individualized family service plan provides for 81.26 using restrictive procedures in an emergency. 81.27

(d) If the individualized education program or individualized family service plan team
under paragraph (c) determines that existing interventions and supports are ineffective in
reducing the use of restrictive procedures or the district uses restrictive procedures on a
child on ten or more school days during the same school year, the team, as appropriate,
either must consult with other professionals working with the child; consult with experts in
behavior analysis, mental health, communication, or autism; consult with culturally competent

professionals; review existing evaluations, resources, and successful strategies; or consider
whether to reevaluate the child.

- 82.3 (e) At the individualized education program or individualized family service plan meeting 82.4 under paragraph (c), the team must review any known medical or psychological limitations, 82.5 including any medical information the parent provides voluntarily, that contraindicate the 82.6 use of a restrictive procedure, consider whether to prohibit that restrictive procedure, and 82.7 document any prohibition in the individualized education program, individualized family 82.8 service plan, or behavior intervention plan.
- (f) An individualized education program or individualized family service plan team may
  plan for using restrictive procedures and may include these procedures in a child's
  individualized education program, individualized family service plan, or behavior intervention
  plan; however, the restrictive procedures may be used only in response to behavior that
  constitutes an emergency, consistent with this section. The individualized education program,
  individualized family service plan, or behavior intervention plan shall indicate how the
  parent wants to be notified when a restrictive procedure is used.
- Subd. 3. Physical holding or seclusion. (a) Physical holding or seclusion may be used
  only in an emergency. A school that uses physical holding or seclusion shall meet the
  following requirements:
- (1) physical holding or seclusion is the least intrusive intervention that effectively
  responds to the emergency;
- 82.21 (2) physical holding or seclusion is not used to discipline a noncompliant child;
- (3) physical holding or seclusion ends when the threat of harm ends and the staffdetermines the child can safely return to the classroom or activity;
- (4) staff directly observes the child while physical holding or seclusion is being used;
- (5) each time physical holding or seclusion is used, the staff person who implements or
  oversees the physical holding or seclusion documents, as soon as possible after the incident
  concludes, the following information:
- (i) a description of the incident that led to the physical holding or seclusion;
- (ii) why a less restrictive measure failed or was determined by staff to be inappropriateor impractical;
- 82.31 (iii) the time the physical holding or seclusion began and the time the child was released;
  82.32 and

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83.1	(iv) a brief record of the child's behavioral and physical status; and				
83.2	(v) a brief description of the post-use debriefing that occurred as a result of the use of				
83.3	the physical hold or seclusion;				
83.4	(6) the room used for seclusion must:				
83.5	(i) be at least six feet by five feet;				
83.6	(ii) be well lit, well ventilated, adequately heated, and clean;				
83.7	(iii) have a window that allows staff to directly observe a child in seclusion;				
83.8	(iv) have tamperproof fixtures, electrical switches located immediately outside the door,				
83.9	and secure ceilings;				
83.10	(v) have doors that open out and are unlocked, locked with keyless locks that have				
83.11	immediate release mechanisms, or locked with locks that have immediate release mechanisms				
83.12	connected with a fire and emergency system; and				
83.13	(vi) not contain objects that a child may use to injure the child or others; and				
83.14	(7) before using a room for seclusion, a school must:				
83.15	(i) receive written notice from local authorities that the room and the locking mechanisms				
83.16	comply with applicable building, fire, and safety codes; and				
83.17	(ii) register the room with the commissioner, who may view that room.				
83.18	(b) By February 1, 2015, and annually thereafter, stakeholders may, as necessary,				
83.19	recommend to the commissioner specific and measurable implementation and outcome				
83.20	goals for reducing the use of restrictive procedures and the commissioner must submit to				
83.21	the legislature a report on districts' progress in reducing the use of restrictive procedures				
83.22	that recommends how to further reduce these procedures and eliminate the use of seclusion.				
83.23	The statewide plan includes the following components: measurable goals; the resources,				
83.24	training, technical assistance, mental health services, and collaborative efforts needed to				
83.25	significantly reduce districts' use of seclusion; and recommendations to clarify and improve				
83.26	the law governing districts' use of restrictive procedures. The commissioner must consult				
83.27	with interested stakeholders when preparing the report, including representatives of advocacy				
83.28	organizations, special education directors, teachers, paraprofessionals, intermediate school				
83.29	districts, school boards, day treatment providers, county social services, state human services				
83.30	department staff, mental health professionals, and autism experts. Beginning with the				
83.31	2016-2017 school year, in a form and manner determined by the commissioner, districts				
83.32	must report data quarterly to the department by January 15, April 15, July 15, and October				

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84.1 15 about individual students who have been secluded. By July 15 each year, districts must

report summary data on their use of restrictive procedures to the department for the prior

school year, July 1 through June 30, in a form and manner determined by the commissioner.

84.4 The summary data must include information about the use of restrictive procedures, including

use of reasonable force under section 121A.582.

84.6 Subd. 4. **Prohibitions.** The following actions or procedures are prohibited:

84.7 (1) engaging in conduct prohibited under section 121A.58;

84.8 (2) requiring a child to assume and maintain a specified physical position, activity, or
84.9 posture that induces physical pain;

84.10 (3) totally or partially restricting a child's senses as punishment;

84.11 (4) presenting an intense sound, light, or other sensory stimuli using smell, taste,
84.12 substance, or spray as punishment;

84.13 (5) denying or restricting a child's access to equipment and devices such as walkers,

wheelchairs, hearing aids, and communication boards that facilitate the child's functioning,
except when temporarily removing the equipment or device is needed to prevent injury to
the child or others or serious damage to the equipment or device, in which case the equipment
or device shall be returned to the child as soon as possible;

84.18 (6) interacting with a child in a manner that constitutes sexual abuse, neglect, or physical
84.19 abuse under chapter 260E;

84.20 (7) withholding regularly scheduled meals or water;

84.21 (8) denying access to bathroom facilities;

(9) physical holding that restricts or impairs a child's ability to breathe, restricts or impairs
a child's ability to communicate distress, places pressure or weight on a child's head, throat,
neck, chest, lungs, sternum, diaphragm, back, or abdomen, or results in straddling a child's
torso; and

84.26 (10) prone restraint-; and

84.27 (11) the use of seclusion on children from birth through third grade.

Subd. 5. Training for staff. (a) To meet the requirements of subdivision 1, staff who
use restrictive procedures, including paraprofessionals, shall complete training in the
following skills and knowledge areas:

84.31 (1) positive behavioral interventions;

85.1 (2) communicative intent of behaviors;

85.2 (3) relationship building;

(4) alternatives to restrictive procedures, including techniques to identify events andenvironmental factors that may escalate behavior;

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85.5 (5) de-escalation methods;

(6) standards for using restrictive procedures only in an emergency;

85.7 (7) obtaining emergency medical assistance;

(8) the physiological and psychological impact of physical holding and seclusion;

(9) monitoring and responding to a child's physical signs of distress when physicalholding is being used;

85.11 (10) recognizing the symptoms of and interventions that may cause positional asphyxia85.12 when physical holding is used;

(11) district policies and procedures for timely reporting and documenting each incident
involving use of a restricted procedure; and

85.15 (12) schoolwide programs on positive behavior strategies.

(b) The commissioner, after consulting with the commissioner of human services, must develop and maintain a list of training programs that satisfy the requirements of paragraph (a). The commissioner also must develop and maintain a list of experts to help individualized education program or individualized family service plan teams reduce the use of restrictive procedures. The district shall maintain records of staff who have been trained and the organization or professional that conducted the training. The district may collaborate with children's community mental health providers to coordinate trainings.

85.23 Subd. 6. Behavior supports; reasonable force. (a) School districts are encouraged to
85.24 establish effective schoolwide systems of positive behavior interventions and supports.

(b) Nothing in this section or section 125A.0941 precludes the use of reasonable force 85.25 under sections 121A.582; 609.06, subdivision 1; and 609.379. For the 2014-2015 school 85.26 year and later, districts must collect and submit to the commissioner summary data, consistent 85.27 with subdivision 3, paragraph (b), on district use of reasonable force that is consistent with 85.28 the definition of physical holding or seclusion for a child with a disability under this section. 85.29 Any reasonable force used under sections 121A.582; 609.06, subdivision 1; and 609.379 85.30 which intends to hold a child immobile or limit a child's movement where body contact is 85.31 the only source of physical restraint or confines a child alone in a room from which egress 85.32

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86.1	is barred shal	l be reported to the Dep	partment of Edu	lication as a restrictive	procedure, including
86.2	physical hole	ding or seclusion used	by an unautho	rized or untrained sta	ff person.
86.3 86.4	SUDDAD	FING TEACHER R	ARTICLI		DOFESSIONAI
86.5	SUITOR		EXPERIEN		NOT ESSIONAL
86.6	Section 1.1	Minnesota Statutes 202	22. section 120	A.414, subdivision 2,	is amended to read:
967					
86.7 86.8		<b>Plan.</b> A school board r ing with the exclusive			
86.9		earning day plan after	-		
86.10	-	with the exclusive repr	-		
86.11		tions for students with			
86.12		without the technology			•
86.13		n the household. A sch			
86.14		with disabilities under	-		, A
86.15	Sec. 2. Mir	nnesota Statutes 2022,	section 120B.	11, subdivision 1, is a	mended to read:
86.16	Subdivisi	ion 1. <b>Definitions.</b> For	r the purposes	of this section and sec	tion 120B.10, the
86.17	following ter	rms have the meaning	s given them.		
86.18	(a) "Instr	uction" means method	ls of providing	learning experiences t	hat enable a student
86.19	to meet state	and district academic	standards and g	raduation requiremen	ts including applied
86.20	and experien	tial learning.			
86.21	(b) "Curr	iculum" means distric	t or school ado	pted programs and w	ritten plans for
86.22	providing stu	idents with learning e	xperiences that	lead to expected kno	wledge and skills
86.23	and career ar	nd college readiness.			
86.24	(c) "Worl	ld's best workforce" m	eans striving to	o: meet school reading	ess goals; have all
86.25	third grade st	udents achieve grade-l	level literacy; c	lose the academic achi	evement gap among
86.26	all racial and	ethnic groups of stud	ents and betwe	en students living in p	overty and students
86.27	not living in	poverty; have all stude	ents attain caree	er and college readines	ss before graduating
86.28	from high sc	hool; and have all stue	dents graduate	from high school.	
86.29	(d) "Expe	eriential learning" mea	ans learning for	students that include	s career exploration
86.30	through a spe	ecific class or course or	r through work-	based experiences suc	h as job shadowing,
86.31	mentoring, e	ntrepreneurship, servi	ce learning, vo	lunteering, internship	s, other cooperative
86.32	work experie	ence, youth apprentice	eship, or emplo	yment.	

(e) "Ethnic studies curriculum" means the critical and interdisciplinary study of race, 87.1 ethnicity, and indigeneity with a focus on the experiences and perspectives of People of 87.2 87.3 Color within and beyond the United States. Ethnic studies analyzes the ways in which race and racism have been and continue to be powerful social, cultural, and political forces, and 87.4 the connection of race to the stratification of other groups, including stratification based on 87.5 gender, class, sexual orientation, gender identity, and legal status. The ethnic studies 87.6 curriculum may be integrated in existing curricular opportunities or provided through 87.7 87.8 additional curricular offerings. (f) "Antiracist" means actively working to identify and eliminate racism in all forms so 87.9 that power and resources are redistributed and shared equitably among racial groups. 87.10 (g) "Culturally sustaining" means integrating content and practices that infuse the culture 87.11 and language of Black, Indigenous, and People of Color communities who have been and 87.12 continue to be harmed and erased through schooling. 87.13 (h) "Institutional racism" means structures, policies, and practices within and across 87.14 institutions that produce outcomes that chronically favor white people and disadvantage 87.15 those who are Black, Indigenous, and People of Color. 87.16 Sec. 3. Minnesota Statutes 2022, section 120B.11, subdivision 2, is amended to read: 87.17 87.18 Subd. 2. Adopting plans and budgets. A school board, at a public meeting, shall must adopt a comprehensive, long-term strategic plan to support and improve teaching and 87.19 learning that is aligned with creating the world's best workforce and includes: 87.20 (1) clearly defined district and school site goals and benchmarks for instruction and 87.21 student achievement for all student subgroups identified in section 120B.35, subdivision 3, 87.22 paragraph (b), clause (2); 87.23 (2) a process to: assess and evaluate each student's progress toward meeting state and 87.24 local academic standards; assess and identify students to participate in gifted and talented 87.25 programs and accelerate their instruction, and; adopt early-admission procedures consistent 87.26 with section 120B.15; assess ethnic studies curriculum needs to determine priorities for 87.27 integrating ethnic studies into existing courses or developing new courses; and identifying 87.28 identify the strengths and weaknesses of instruction in pursuit of student and school success 87.29 and curriculum affecting students' progress and growth toward career and college readiness 87.30

and leading to the world's best workforce;

(3) a system to periodically review and evaluate the effectiveness of all instruction and
 curriculum, <u>including ethnic studies curriculum</u>, taking into account strategies and best

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88.1	practices, student outcomes, school principal evaluations under section 123B.147, subdivision
88.2	3, students' access to effective teachers who are members of populations underrepresented
88.3	among the licensed teachers in the district or school and who reflect the diversity of enrolled
88.4	students under section 120B.35, subdivision 3, paragraph (b), clause (2), and teacher
88.5	evaluations under section 122A.40, subdivision 8, or 122A.41, subdivision 5;
88.6	(4) strategies for improving instruction, curriculum, and student achievement, including:
88.7	(i) the English and, where practicable, the native language development and the academic
88.8	achievement of English learners; and
88.9	(ii) access to ethnic studies curriculum using culturally responsive methodologies for
88.10	all learners;
88.11	(5) a process to examine the equitable distribution of teachers and strategies to ensure
88.12	children in low-income and minority children families, children in families of People of
88.13	Color, and children in American Indian families are not taught at higher rates than other
88.14	children by inexperienced, ineffective, or out-of-field teachers;
88.15	(6) education effectiveness practices that:
88.16	(i) integrate high-quality instruction, rigorous curriculum, technology, and curriculum
88.17	that is rigorous, accurate, antiracist, and culturally sustaining;
88.18	(ii) ensure learning and work environments validate, affirm, embrace, and integrate
88.19	cultural and community strengths for all students, families, and employees; and
88.20	(iii) provide a collaborative professional culture that develops and supports seeks to
88.21	retain qualified, racially and ethnically diverse staff effective at working with diverse students
88.22	while developing and supporting teacher quality, performance, and effectiveness; and
88.23	(7) an annual budget for continuing to implement the district plan-; and
88.24	(8) identifying a list of suggested and required materials, resources, sample curricula,
88.25	and pedagogical skills for use in kindergarten through grade 12 that accurately reflect the
88.26	diversity of the state of Minnesota.
88.27	<b>EFFECTIVE DATE.</b> This section is effective for all strategic plans reviewed and
88.28	updated after June 30, 2024.
88.29	Sec. 4. Minnesota Statutes 2022, section 120B.11, subdivision 3, is amended to read:
88.30	Subd. 3. District advisory committee. Each school board shall must establish an advisory

88.31 committee to ensure active community participation in all phases of planning and improving

the instruction and curriculum affecting state and district academic standards, consistent 89.1 with subdivision 2. A district advisory committee, to the extent possible, shall must reflect 89.2 the diversity of the district and its school sites, include teachers, parents, support staff, 89.3 students, and other community residents, and provide translation to the extent appropriate 89.4 and practicable. The district advisory committee shall must pursue community support to 89.5 accelerate the academic and native literacy and achievement of English learners with varied 89.6 needs, from young children to adults, consistent with section 124D.59, subdivisions 2 and 89.7 89.8 2a. The district may establish site teams as subcommittees of the district advisory committee under subdivision 4. The district advisory committee shall must recommend to the school 89.9 board: rigorous academic standards; student achievement goals and measures consistent 89.10 with subdivision 1a and sections 120B.022, subdivisions 1a and 1b, and 120B.35; district 89.11 assessments; means to improve students' equitable access to effective and more diverse 89.12 89.13 teachers; strategies to ensure the curriculum is rigorous, accurate, antiracist, and culturally sustaining; strategies to ensure that curriculum and learning and work environments validate, 89.14 affirm, embrace, and integrate the cultural and community strengths of all racial and ethnic 89.15 groups; and program evaluations. School sites may expand upon district evaluations of 89.16 instruction, curriculum, assessments, or programs. Whenever possible, parents and other 89.17 community residents shall must comprise at least two-thirds of advisory committee members. 89.18

## 89.19 Sec. 5. [120B.117] INCREASING PERCENTAGE OF TEACHERS OF COLOR 89.20 AND AMERICAN INDIAN TEACHERS IN MINNESOTA.

Subdivision 1. Purpose. This section sets short-term and long-term attainment goals for 89.21 increasing the percentage of teachers of color and who are American Indian teachers in 89.22 Minnesota and for ensuring all students have equitable access to effective and racially and 89.23 89.24 ethnically diverse teachers who reflect the diversity of students. The goals and report required under this section are important for meeting attainment goals for the world's best workforce 89.25 under section 120B.11, achievement and integration under section 124D.861, and higher 89.26 education attainment under section 135A.012, all of which have been established to close 89.27 persistent opportunity and achievement gaps that limit students' success in school and life 89.28 and impede the state's economic growth. 89.29

# 89.30 Subd. 2. Equitable access to racially and ethnically diverse teachers. The percentage 89.31 of teachers in Minnesota who are of color or who are American Indian should increase at 89.32 least two percentage points per year to have a teaching workforce that more closely reflects 89.33 the state's increasingly diverse student population and to ensure all students have equitable 89.34 access to effective and diverse teachers by 2040.

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90.1	Subd. 3. Rights not created. The attainment goal in this section is not to the exclusion
90.2	of any other goals and does not confer a right or create a claim for any person.
90.3	Subd. 4. Reporting. Beginning in 2024 and every even-numbered year thereafter, the
90.4	Professional Educator Licensing and Standards Board must collaborate with the Department
90.5	of Education and the Office of Higher Education to publish a summary report of each of
90.6	the programs they administer and any other programs receiving state appropriations that
90.7	have or include an explicit purpose of increasing the racial and ethnic diversity of the state's
90.8	teacher workforce to more closely reflect the diversity of students. The report must include
90.9	programs under sections 122A.59, 122A.63, 122A.635, 122A.70, 122A.73, 124D.09,
90.10	124D.861, 136A.1274, 136A.1276, and 136A.1791, along with any other programs or
90.11	initiatives that receive state appropriations to address the shortage of teachers of color and
90.12	American Indian teachers. The board must, in coordination with the Office of Higher
90.13	Education and Department of Education, provide policy and funding recommendations
90.14	related to state-funded programs to increase the recruitment, preparation, licensing, hiring,
90.15	and retention of racially and ethnically diverse teachers and the state's progress toward
90.16	meeting or exceeding the goals of this section. The report must include recommendations
90.17	for state policy and funding needed to achieve the goals of this section, plans for sharing
90.18	the report and activities of grant recipients, and opportunities among grant recipients of
90.19	various programs to share effective practices with each other. The 2024 report must include
90.20	a recommendation of whether a state advisory council should be established to address the
90.21	shortage of racially and ethnically diverse teachers and what the composition and charge
90.22	of such an advisory council would be if established. The board must consult with the Indian
90.23	Affairs Council and other ethnic councils along with other community partners, including
90.24	students of color and American Indian students, in developing the report. By November 3
90.25	of each odd-numbered year, the board must submit the report to the chairs and ranking
90.26	minority members of the legislative committees with jurisdiction over education and higher
90.27	education policy and finance. The report must be available to the public on the board's
90.28	website.
90.29	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.

90.30 Sec. 6. [120B.25] CURRICULUM POLICY.

90.31 A school board must adopt a written policy that prohibits discrimination or discipline

90.32 for a teacher or principal on the basis of incorporating into curriculum contributions by

- 90.33 persons in a federally protected class or protected class under section 363A.13 consistent
- 90.34 with local collective bargaining agreements.

91.1 Sec. 7. Minnesota Statutes 2022, section 121A.031, subdivision 6, is amended to read:

Subd. 6. State model policy. (a) The commissioner, in consultation with the
commissioner of human rights, shall develop and maintain a state model policy. A district
or school that does not adopt and implement a local policy under subdivisions 3 to 5 must
implement and may supplement the provisions of the state model policy. The commissioner
must assist districts and schools under this subdivision to implement the state policy. The
state model policy must:

91.8 (1) define prohibited conduct, consistent with this section;

91.9 (2) apply the prohibited conduct policy components in this section;

(3) for a child with a disability, whenever an evaluation by an individualized education
program team or a section 504 team indicates that the child's disability affects the child's
social skills development or the child is vulnerable to prohibited conduct because of the
child's disability, the child's individualized education program or section 504 plan may
address the skills and proficiencies the child needs to not engage in and respond to such
conduct; and

91.16 (4) encourage violence prevention and character development education programs under
91.17 section 120B.232, subdivision 1.

91.18 (b) The commissioner shall develop and post departmental procedures for:

91.19 (1) periodically reviewing district and school programs and policies for compliance with91.20 this section;

91.21 (2) investigating, reporting, and responding to noncompliance with this section, which
91.22 may include an annual review of plans to improve and provide a safe and supportive school
91.23 climate; and

91.24 (3) allowing students, parents, and educators to file a complaint about noncompliance91.25 with the commissioner.

91.26 (c) The commissioner must post on the department's website information indicating that
91.27 when districts and schools allow non-curriculum-related student groups access to school
91.28 facilities, the district or school must give all student groups equal access to the school
91.29 facilities regardless of the content of the group members' speech.

91.30 (d) The commissioner must develop and maintain resources to assist a district or school

91.31 <u>in implementing strategies for creating a positive school climate and use evidence-based</u>,

91.32 social-emotional learning to prevent and reduce discrimination and other improper conduct.

92.1	Sec. 8. Minnesota Statutes 2022, section 122A.181, subdivision 5, is amended to read:
92.2	Subd. 5. Limitations on license. (a) A Tier 1 license is limited to the content matter
92.3	indicated on the application for the initial Tier 1 license under subdivision 1, clause (2), and
92.4	limited to the district or charter school that requested the initial Tier 1 license.
92.5	(b) A Tier 1 license does not bring an individual within the definition of a teacher for
92.6	purposes of section 122A.40, subdivision 1, or 122A.41, subdivision 1, clause (a).
92.7	(c) A Tier 1 license does not bring an individual within the definition of a teacher under
92.8	section 179A.03, subdivision 18.
92.9	Sec. 9. Minnesota Statutes 2022, section 122A.183, subdivision 2, is amended to read:
92.10	Subd. 2. Coursework. A candidate for a Tier 3 license must meet the coursework
92.11	requirement by demonstrating one of the following:
92.12	(1) completion of a Minnesota-approved teacher preparation program;
92.13	(2) completion of a state-approved teacher preparation program that includes field-specific
92.14	student teaching equivalent to field-specific student teaching in Minnesota-approved teacher
92.15	preparation programs. The field-specific student teaching requirement does not apply to a
92.16	candidate that has two years of teaching experience;
92.17	(3) submission of a content-specific licensure portfolio; or
92.18	(4) a professional teaching license from another state, evidence that the candidate's
92.19	license is in good standing, and two years of teaching experience; or.
92.20	(5) three years of teaching experience under a Tier 2 license and evidence of summative
92.21	teacher evaluations that did not result in placing or otherwise keeping the teacher on an
92.22	improvement process pursuant to section 122A.40, subdivision 8, or section 122A.41,
92.23	subdivision 5.
92.24	<b>EFFECTIVE DATE.</b> This section is effective for all licenses issued after July 1, 2023.
92.25	All Tier 2 license holders as of June 30, 2023, may continue to apply their years of teaching
92.26	experience to obtain their Tier 3 license through June 30, 2026.
92.27	Sec. 10. Minnesota Statutes 2022, section 122A.185, subdivision 1, is amended to read:
92.28	Subdivision 1. Tests. (a) The Professional Educator Licensing and Standards Board
92.29	must adopt rules requiring a candidate to demonstrate a passing score on a board-adopted
92.30	examination of skills in reading, writing, and mathematics before being granted a Tier 4

92.31 teaching license under section 122A.184 to provide direct instruction to pupils in elementary,

93.1 secondary, or special education programs. Candidates may obtain a Tier 1, Tier 2, or Tier
 93.2 3 license to provide direct instruction to pupils in elementary, secondary, or special education
 93.3 programs if candidates meet the other requirements in section 122A.181, 122A.182, or
 93.4 122A.183, respectively.

93.5 (b) (a) The board must adopt and revise rules requiring eandidates applicants for Tier 3
93.6 and Tier 4 licenses to pass an examination or assessment of general pedagogical knowledge
93.7 and examinations or assessments of licensure field specific content. An applicant is exempt
93.8 from the examination requirements if: (1) the applicant completed a board-approved teacher
93.9 preparation program; or (2) the applicant completed a state-approved teacher preparation
93.10 program in another state and passed licensure examinations in that state. The content
93.11 examination requirement does not apply if no relevant content exam exists.

93.12 (c) Candidates (b) Applicants for initial Tier 3 and Tier 4 licenses to teach elementary
93.13 students must pass test items assessing the candidates' applicants' knowledge, skill, and
93.14 ability in comprehensive, scientifically based reading instruction under section 122A.06,
93.15 subdivision 4, knowledge and understanding of the foundations of reading development,
93.16 development of reading comprehension and reading assessment and instruction, and the
93.17 ability to integrate that knowledge and understanding into instruction strategies under section
93.18 122A.06, subdivision 4.

93.19 (d) The requirement to pass a board-adopted reading, writing, and mathematics skills
93.20 examination does not apply to nonnative English speakers, as verified by qualified Minnesota
93.21 school district personnel or Minnesota higher education faculty, who, after meeting the
93.22 content and pedagogy requirements under this subdivision, apply for a teaching license to
93.23 provide direct instruction in their native language or world language instruction under section
93.24 120B.022, subdivision 1.

93.25 Sec. 11. Minnesota Statutes 2022, section 122A.26, subdivision 2, is amended to read:

Subd. 2. Exceptions. (a) A person who teaches in a community education program 93.26 which that qualifies for aid pursuant to section 124D.52 shall continue to meet licensure 93.27 requirements as a teacher. A person who teaches in an early childhood and family education 93.28 program which that is offered through a community education program and which that 93.29 qualifies for community education aid pursuant to section 124D.20 or early childhood and 93.30 family education aid pursuant to section 124D.135 shall continue to meet licensure 93.31 requirements as a teacher. A person who teaches in a community education course which 93.32 that is offered for credit for graduation to persons under 18 years of age shall continue to 93.33 meet licensure requirements as a teacher. 93.34

94.1 (b) A person who teaches a driver training course which that is offered through a
94.2 community education program to persons under 18 years of age shall be licensed by the
94.3 Professional Educator Licensing and Standards Board or be subject to section 171.35. A
94.4 license which that is required for an instructor in a community education program pursuant
94.5 to this subdivision paragraph shall not be construed to bring an individual within the
94.6 definition of a teacher for purposes of section 122A.40, subdivision 1, or 122A.41,
94.7 subdivision 1, clause paragraph (a).

94.8 Sec. 12. Minnesota Statutes 2022, section 122A.40, subdivision 5, is amended to read:

Subd. 5. Probationary period. (a) The first three consecutive years of a teacher's first 94.9 teaching experience in Minnesota in a single district is deemed to be a probationary period 94.10 of employment, and, the probationary period in each district in which the teacher is thereafter 94.11 employed shall be one year. The school board must adopt a plan for written evaluation of 94.12 teachers during the probationary period that is consistent with subdivision 8. Evaluation 94.13 94.14 must occur at least three times periodically throughout each school year for a teacher performing services during that school year; the first evaluation must occur within the first 94.15 90 days of teaching service. Days devoted to parent-teacher conferences, teachers' workshops, 94.16 and other staff development opportunities and days on which a teacher is absent from school 94.17 must not be included in determining the number of school days on which a teacher performs 94.18 94.19 services. Except as otherwise provided in paragraph (b), during the probationary period any annual contract with any teacher may or may not be renewed as the school board shall see 94.20 fit. However, the board must give any such teacher whose contract it declines to renew for 94.21 the following school year written notice to that effect before July 1. If the teacher requests 94.22 reasons for any nonrenewal of a teaching contract, the board must give the teacher its reason 94.23 in writing, including a statement that appropriate supervision was furnished describing the 94.24 nature and the extent of such supervision furnished the teacher during the employment by 94.25 the board, within ten days after receiving such request. The school board may, after a hearing 94.26 held upon due notice, discharge a teacher during the probationary period for cause, effective 94.27 immediately, under section 122A.44. 94.28

(b) A board must discharge a probationary teacher, effective immediately, upon receipt
of notice under section 122A.20, subdivision 1, paragraph (b), that the teacher's license has
been revoked due to a conviction for child abuse or sexual abuse.

94.32 (c) A probationary teacher whose first three years of consecutive employment are
94.33 interrupted for active military service and who promptly resumes teaching consistent with
94.34 federal reemployment timelines for uniformed service personnel under United States Code,

title 38, section 4312(e), is considered to have a consecutive teaching experience for purposesof paragraph (a).

95.3 (d) A probationary teacher whose first three years of consecutive employment are
95.4 interrupted for maternity, paternity, or medical leave and who resumes teaching within 12
95.5 months of when the leave began is considered to have a consecutive teaching experience
95.6 for purposes of paragraph (a) if the probationary teacher completes a combined total of
95.7 three years of teaching service immediately before and after the leave.

95.8 (e) A probationary teacher must complete at least <u>120 90</u> days of teaching service each
95.9 year during the probationary period. Days devoted to parent-teacher conferences, teachers'
95.10 workshops, and other staff development opportunities and days on which a teacher is absent
95.11 from school do not count as days of teaching service under this paragraph.

95.12 Sec. 13. Minnesota Statutes 2022, section 122A.40, subdivision 8, is amended to read:

Subd. 8. Development, evaluation, and peer coaching for continuing contract 95.13 teachers. (a) To improve student learning and success, a school board and an exclusive 95.14 representative of the teachers in the district, consistent with paragraph (b), may develop a 95.15 95.16 teacher evaluation and peer review process for probationary and continuing contract teachers through joint agreement. If a school board and the exclusive representative of the teachers 95.17 do not agree to an annual teacher evaluation and peer review process, then the school board 95.18 and the exclusive representative of the teachers must implement the state teacher evaluation 95.19 plan under paragraph (c). The process must include having trained observers serve as peer 95.20 coaches or having teachers participate in professional learning communities, consistent with 95.21 paragraph (b). 95.22

(b) To develop, improve, and support qualified teachers and effective teaching practices,
improve student learning and success, and provide all enrolled students in a district or school
with improved and equitable access to more effective and diverse teachers, the annual
evaluation process for teachers:

95.27 (1) must, for probationary teachers, provide for all evaluations required under subdivision95.28 5;

(2) must establish a three-year professional review cycle for each teacher that includes
an individual growth and development plan, a peer review process, and at least one
summative evaluation performed by a qualified and trained evaluator such as a school
administrator. For the years when a tenured teacher is not evaluated by a qualified and
trained evaluator, the teacher must be evaluated by a peer review;

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(3) must be based on professional teaching standards established in rule include a rubric
of performance standards for teacher practice that: (i) is based on professional teaching
standards established in rule; (ii) includes culturally responsive methodologies; and (iii)
provides common descriptions of effectiveness using at least three levels of performance;
(4) must coordinate staff development activities under sections 122A.60 and 122A.61
with this evaluation process and teachers' evaluation outcomes;

- 96.7 (5) may provide time during the school day and school year for peer coaching and teacher96.8 collaboration;
- 96.9 (6) may include job-embedded learning opportunities such as professional learning96.10 communities;

96.11 (7) may include mentoring and induction programs for teachers, including teachers who
96.12 are members of populations underrepresented among the licensed teachers in the district or
96.13 school and who reflect the diversity of students under section 120B.35, subdivision 3,
96.14 paragraph (b), clause (2), who are enrolled in the district or school;

96.15 (8) must include an option for teachers to develop and present a portfolio demonstrating
96.16 evidence of reflection and professional growth, consistent with section 122A.187, subdivision
96.17 3, and include teachers' own performance assessment based on student work samples and
96.18 examples of teachers' work, which may include video among other activities for the
96.19 summative evaluation;

96.20 (9) must use data from valid and reliable assessments aligned to state and local academic
96.21 standards and must use state and local measures of student growth and literacy that may
96.22 include value-added models or student learning goals to determine 35 percent of teacher
96.23 evaluation results;

96.24 (10) must use longitudinal data on student engagement and connection, and other student
96.25 outcome measures explicitly aligned with the elements of curriculum for which teachers
96.26 are responsible, including academic literacy, oral academic language, and achievement of
96.27 content areas of English learners;

96.28 (11) must require qualified and trained evaluators such as school administrators to
96.29 perform summative evaluations and ensure school districts and charter schools provide for
96.30 effective evaluator training specific to teacher development and evaluation;

96.31 (12) must give teachers not meeting professional teaching standards under clauses (3)
96.32 through (11) support to improve through a teacher improvement process that includes
96.33 established goals and timelines; and

97.1 (13) must discipline a teacher for not making adequate progress in the teacher
97.2 improvement process under clause (12) that may include a last chance warning, termination,
97.3 discharge, nonrenewal, transfer to a different position, a leave of absence, or other discipline
97.4 a school administrator determines is appropriate.

Data on individual teachers generated under this subdivision are personnel data under
section 13.43. The observation and interview notes of peer coaches may only be disclosed
to other school officials with the consent of the teacher being coached.

(c) The department, in consultation with parents who may represent parent organizations 97.8 and teacher and administrator representatives appointed by their respective organizations, 97.9 97.10 representing the Professional Educator Licensing and Standards Board, the Minnesota Association of School Administrators, the Minnesota School Boards Association, the 97.11 Minnesota Elementary and Secondary Principals Associations, Education Minnesota, and 97.12 representatives of the Minnesota Assessment Group, the Minnesota Business Partnership, 97.13 the Minnesota Chamber of Commerce, and Minnesota postsecondary institutions with 97.14 research expertise in teacher evaluation, must create and publish a teacher evaluation process 97.15 that complies with the requirements in paragraph (b) and applies to all teachers under this 97.16 section and section 122A.41 for whom no agreement exists under paragraph (a) for an annual 97.17 teacher evaluation and peer review process. The teacher evaluation process created under 97.18 this subdivision does not create additional due process rights for probationary teachers under 97.19 subdivision 5. 97.20

97.21 (d) Consistent with the measures of teacher effectiveness under this subdivision:

(1) for students in kindergarten through grade 4, a school administrator must not place
or approve the placement of a student in the classroom of a teacher who is in the improvement
process referenced in paragraph (b), clause (12), or has not had a summative evaluation if,
in the prior year, that student was in the classroom of a teacher who received discipline
pursuant to paragraph (b), clause (13), unless no other teacher at the school teaches that
grade; and

(2) for students in grades 5 through 12, a school administrator must not place or approve
the placement of a student in the classroom of a teacher who is in the improvement process
referenced in paragraph (b), clause (12), or has not had a summative evaluation if, in the
prior year, that student was in the classroom of a teacher who received discipline pursuant
to paragraph (b), clause (13), unless no other teacher at the school teaches that subject area
and grade.

97.34 All data created and used under this paragraph retains its classification under chapter 13.

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**EFFECTIVE DATE.** This section is effective July 1, 2025.

98.2 Sec. 14. Minnesota Statutes 2022, section 122A.41, subdivision 2, is amended to read:

Subd. 2. Probationary period; discharge or demotion. (a) All teachers in the public 98.3 schools in cities of the first class during the first three years of consecutive employment 98.4 shall be deemed to be in a probationary period of employment during which period any 98.5 annual contract with any teacher may, or may not, be renewed as the school board, after 98.6 consulting with the peer review committee charged with evaluating the probationary teachers 98.7 under subdivision 3, shall see fit. The first three consecutive years of a teacher's first teaching 98.8 experience in Minnesota in a single district is deemed to be a probationary period of 98.9 employment, and the probationary period in each district in which the teacher is thereafter 98.10 employed shall be one year. The school site management team or the school board if there 98.11 is no school site management team, shall adopt a plan for a written evaluation of teachers 98.12 during the probationary period according to subdivisions 3 and 5. Evaluation by the peer 98.13 review committee charged with evaluating probationary teachers under subdivision 3 shall 98.14 occur at least three times periodically throughout each school year for a teacher performing 98.15 services during that school year; the first evaluation must occur within the first 90 days of 98.16 teaching service. Days devoted to parent-teacher conferences, teachers' workshops, and 98.17 other staff development opportunities and days on which a teacher is absent from school 98.18 98.19 shall not be included in determining the number of school days on which a teacher performs services. The school board may, during such probationary period, discharge or demote a 98.20 teacher for any of the causes as specified in this code. A written statement of the cause of 98.21 98.22 such discharge or demotion shall be given to the teacher by the school board at least 30 days before such removal or demotion shall become effective, and the teacher so notified 98.23 shall have no right of appeal therefrom. 98.24

(b) A probationary teacher whose first three years of consecutive employment are
interrupted for active military service and who promptly resumes teaching consistent with
federal reemployment timelines for uniformed service personnel under United States Code,
title 38, section 4312(e), is considered to have a consecutive teaching experience for purposes
of paragraph (a).

(c) A probationary teacher whose first three years of consecutive employment are
interrupted for maternity, paternity, or medical leave and who resumes teaching within 12
months of when the leave began is considered to have a consecutive teaching experience
for purposes of paragraph (a) if the probationary teacher completes a combined total of
three years of teaching service immediately before and after the leave.

99.1 (d) A probationary teacher must complete at least <u>120 90</u> days of teaching service each
99.2 year during the probationary period. Days devoted to parent-teacher conferences, teachers'
99.3 workshops, and other staff development opportunities and days on which a teacher is absent
99.4 from school do not count as days of teaching service under this paragraph.

99.5 Sec. 15. Minnesota Statutes 2022, section 122A.41, subdivision 5, is amended to read:

Subd. 5. Development, evaluation, and peer coaching for continuing contract 99.6 teachers. (a) To improve student learning and success, a school board and an exclusive 99.7 representative of the teachers in the district, consistent with paragraph (b), may develop an 99.8 annual teacher evaluation and peer review process for probationary and nonprobationary 99.9 teachers through joint agreement. If a school board and the exclusive representative of the 99.10 teachers in the district do not agree to an annual teacher evaluation and peer review process, 99.11 then the school board and the exclusive representative of the teachers must implement the 99.12 state teacher evaluation plan developed under paragraph (c). The process must include 99.13 99.14 having trained observers serve as peer coaches or having teachers participate in professional learning communities, consistent with paragraph (b). 99.15

(b) To develop, improve, and support qualified teachers and effective teaching practices
and improve student learning and success, and provide all enrolled students in a district or
school with improved and equitable access to more effective and diverse teachers, the annual
evaluation process for teachers:

99.20 (1) must, for probationary teachers, provide for all evaluations required under subdivision99.21 2;

99.22 (2) must establish a three-year professional review cycle for each teacher that includes
99.23 an individual growth and development plan, a peer review process, and at least one
99.24 summative evaluation performed by a qualified and trained evaluator such as a school
99.25 administrator;

(3) must be based on professional teaching standards established in rule include a rubric
of performance standards for teacher practice that: (i) is based on professional teaching
standards established in rule; (ii) includes culturally responsive methodologies; and (iii)
provides common descriptions of effectiveness using at least three levels of performance;

99.30 (4) must coordinate staff development activities under sections 122A.60 and 122A.61
99.31 with this evaluation process and teachers' evaluation outcomes;

99.32 (5) may provide time during the school day and school year for peer coaching and teacher99.33 collaboration;

(6) may include job-embedded learning opportunities such as professional learningcommunities;

(7) may include mentoring and induction programs for teachers, including teachers who
are members of populations underrepresented among the licensed teachers in the district or
school and who reflect the diversity of students under section 120B.35, subdivision 3,
paragraph (b), clause (2), who are enrolled in the district or school;

(8) must include an option for teachers to develop and present a portfolio demonstrating
evidence of reflection and professional growth, consistent with section 122A.187, subdivision
3, and include teachers' own performance assessment based on student work samples and
examples of teachers' work, which may include video among other activities for the
summative evaluation;

(9) must use data from valid and reliable assessments aligned to state and local academic
standards and must use state and local measures of student growth and literacy that may
include value-added models or student learning goals to determine 35 percent of teacher
evaluation results;

(10) must use longitudinal data on student engagement and connection and other student
outcome measures explicitly aligned with the elements of curriculum for which teachers
are responsible, including academic literacy, oral academic language, and achievement of
English learners;

(11) must require qualified and trained evaluators such as school administrators to
 perform summative evaluations and ensure school districts and charter schools provide for
 effective evaluator training specific to teacher development and evaluation;

(12) must give teachers not meeting professional teaching standards under clauses (3)
through (11) support to improve through a teacher improvement process that includes
established goals and timelines; and

(13) must discipline a teacher for not making adequate progress in the teacher
improvement process under clause (12) that may include a last chance warning, termination,
discharge, nonrenewal, transfer to a different position, a leave of absence, or other discipline
a school administrator determines is appropriate.

Data on individual teachers generated under this subdivision are personnel data under section 13.43. The observation and interview notes of peer coaches may only be disclosed to other school officials with the consent of the teacher being coached.

101.1 (c) The department, in consultation with parents who may represent parent organizations and teacher and administrator representatives appointed by their respective organizations, 101.2 representing the Professional Educator Licensing and Standards Board, the Minnesota 101.3 Association of School Administrators, the Minnesota School Boards Association, the 101.4 Minnesota Elementary and Secondary Principals Associations, Education Minnesota, and 101.5 representatives of the Minnesota Assessment Group, the Minnesota Business Partnership, 101.6 the Minnesota Chamber of Commerce, and Minnesota postsecondary institutions with 101.7 101.8 research expertise in teacher evaluation, must create and publish a teacher evaluation process 101.9 that complies with the requirements in paragraph (b) and applies to all teachers under this section and section 122A.40 for whom no agreement exists under paragraph (a) for an annual 101.10 teacher evaluation and peer review process. The teacher evaluation process created under 101.11 this subdivision does not create additional due process rights for probationary teachers under 101.12 subdivision 2. 101.13

101.14 (d) Consistent with the measures of teacher effectiveness under this subdivision:

(1) for students in kindergarten through grade 4, a school administrator must not place
or approve the placement of a student in the classroom of a teacher who is in the improvement
process referenced in paragraph (b), clause (12), or has not had a summative evaluation if,
in the prior year, that student was in the classroom of a teacher who received discipline
pursuant to paragraph (b), clause (13), unless no other teacher at the school teaches that
grade; and

(2) for students in grades 5 through 12, a school administrator must not place or approve the placement of a student in the classroom of a teacher who is in the improvement process referenced in paragraph (b), clause (12), or has not had a summative evaluation if, in the prior year, that student was in the classroom of a teacher who received discipline pursuant to paragraph (b), clause (13), unless no other teacher at the school teaches that subject area and grade.

101.27 All data created and used under this paragraph retains its classification under chapter 13.

101.28 **EFFECTIVE DATE.** This section is effective July 1, 2025.

Sec. 16. Minnesota Statutes 2022, section 123B.147, subdivision 3, is amended to read:
Subd. 3. Duties; evaluation. (a) The principal shall provide administrative, supervisory,
and instructional leadership services, under the supervision of the superintendent of schools
of the district and according to the policies, rules, and regulations of the school board, for

the planning, management, operation, and evaluation of the education program of the buildingor buildings to which the principal is assigned.

102.3 (b) To enhance a principal's culturally responsive leadership skills and support and improve teaching practices, school performance, and student achievement for diverse student 102.4 102.5 populations, including at-risk students, children with disabilities, English learners, and gifted students, among others, a district must develop and implement a performance-based system 102.6 for annually evaluating school principals assigned to supervise a school building within the 102.7 102.8 district. The evaluation must be designed to improve teaching and learning by supporting the principal in shaping the school's professional environment and developing teacher 102.9 quality, performance, and effectiveness. The annual evaluation must: 102.10

(1) support and improve a principal's instructional leadership, organizational management,
and professional development, and strengthen the principal's capacity in the areas of
instruction, supervision, evaluation, and teacher development;

102.14 (2) support and improve a principal's culturally responsive leadership practices that

102.15 create inclusive and respectful teaching and learning environments for all students, families,
 102.16 and employees;

102.17 (2)(3) include formative and summative evaluations based on multiple measures of 102.18 student progress toward career and college readiness;

102.19 (3)(4) be consistent with a principal's job description, a district's long-term plans and 102.20 goals, and the principal's own professional multiyear growth plans and goals, all of which 102.21 must support the principal's leadership behaviors and practices, rigorous curriculum, school 102.22 performance, and high-quality instruction;

(4) (5) include on-the-job observations and previous evaluations;

102.24 (5) (6) allow surveys to help identify a principal's effectiveness, leadership skills and
 102.25 processes, and strengths and weaknesses in exercising leadership in pursuit of school success;

102.26 (6)(7) use longitudinal data on student academic growth as 35 percent of the evaluation 102.27 and incorporate district achievement goals and targets;

 $\frac{(7)(8)}{(8)}$  be linked to professional development that emphasizes improved teaching and learning, curriculum and instruction, student learning, <u>culturally responsive leadership</u>

102.30 practices, and a collaborative professional culture; and

102.31 (8) (9) for principals not meeting standards of professional practice or other criteria
 102.32 under this subdivision, implement a plan to improve the principal's performance and specify
 102.33 the procedure and consequence if the principal's performance is not improved.

The provisions of this paragraph are intended to provide districts with sufficient flexibility
to accommodate district needs and goals related to developing, supporting, and evaluating
principals.

103.4 **EFFECTIVE DATE.** This section is effective July 1, 2024.

Sec. 17. Minnesota Statutes 2022, section 124D.861, subdivision 2, is amended to read:
 Subd. 2. Plan implementation; components. (a) The school board of each eligible

district must formally develop and implement a long-term plan under this section. The plan
must be incorporated into the district's comprehensive strategic plan under section 120B.11.

103.9 Plan components may include: innovative and integrated prekindergarten through grade 12

103.10 learning environments that offer students school enrollment choices; family engagement

103.11 initiatives that involve families in their students' academic life and success; professional

103.12 development opportunities for teachers and administrators focused on improving the academic

103.13 achievement of all students, including teachers and administrators who are members of

103.14 populations underrepresented among the licensed teachers or administrators in the district

103.15 or school and who reflect the diversity of students under section 120B.35, subdivision 3,

103.16 paragraph (b), clause (2), who are enrolled in the district or school; increased programmatic

103.17 opportunities and effective and more diverse instructors focused on rigor and college and

103.18 career readiness for underserved students, including students enrolled in alternative learning

103.19 centers under section 123A.05, public alternative programs under section 126C.05,

103.20 subdivision 15, and contract alternative programs under section 124D.69, among other

103.21 underserved students; or recruitment and retention of teachers and administrators with

103.22 diverse racial and ethnic backgrounds.

103.23 (b) The plan must contain goals for:

(1) reducing the disparities in academic achievement and in equitable access to effective
and more diverse teachers among all students and specific categories of students under
section 120B.35, subdivision 3, paragraph (b), excluding the student categories of gender,
disability, and English learners; and

103.28 (2) increasing racial and economic diversity and integration in schools and districts.

103.29 (c) The plan must include strategies to validate, affirm, embrace, and integrate cultural

103.30 and community strengths of all students, families, and employees in the district's curriculum

103.31 as well as learning and work environments. The plan must address issues of institutional

103.32 racism as defined in section 120B.11, subdivision 1, in schools that create opportunity and

103.33 achievement gaps for students, families, and staff who are of color or who are American

104.1 Indian. Examples of institutional racism experienced by students who are of color or who

104.2 are American Indian include policies and practices that intentionally or unintentionally

104.3 result in disparate discipline referrals and suspension, inequitable access to advanced

104.4 coursework, overrepresentation in lower-level coursework, inequitable participation in

104.5 cocurricular activities, inequitable parent involvement, and lack of equitable access to

104.6 racially and ethnically diverse teachers who reflect the racial or ethnic diversity of students

104.7 because it has not been a priority to hire or retain such teachers.

104.8 (d) School districts must use local data, to the extent practicable, to develop plan

104.9 components and strategies. Plans may include:

104.10 (1) innovative and integrated prekindergarten through grade 12 learning environments

104.11 that offer students school enrollment choices;

104.12 (2) family engagement initiatives that involve families in their students' academic life
 104.13 and success and improve relations between home and school;

104.14 (3) opportunities for students, families, staff, and community members who are of color

104.15 or American Indian to share their experiences in the school setting with school staff and

104.16 administration and to inform the development of specific proposals for making school

104.17 <u>environments more validating, affirming, embracing, and integrating of their cultural and</u>
104.18 community strengths;

104.19 (4) professional development opportunities for teachers and administrators focused on 104.20 improving the academic achievement of all students, including knowledge, skills, and

104.21 dispositions needed to be antiracist and culturally sustaining as defined in section 120B.11,

104.22 subdivision 1, for serving students who are from racially and ethnically diverse backgrounds;

104.23 (5) recruitment and retention of teachers, administrators, cultural and family liaisons,

104.24 paraprofessionals, and other staff from racial, ethnic, and linguistic backgrounds represented

104.25 in the student population to strengthen relationships with all students, families, and other

104.26 members of the community;

(6) collection, examination, and evaluation of academic and discipline data for
 institutional racism as defined in section 120B.11, subdivision 1, in structures, policies, and
 practices that result in the education disparities, in order to propose antiracist changes as
 defined in section 120B.11, subdivision 1, that increase access, meaningful participation,

104.31 representation, and positive outcomes for students of color and American Indian students;

104.32 (7) increased programmatic opportunities and effective and more diverse instructors
 104.33 focused on rigor and college and career readiness for students who are impacted by racial,

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105.1 gender, linguistic, and economic disparities, including students enrolled in area learning

105.2 centers or alternative learning programs under section 123A.05, state-approved alternative

105.3 programs under section 126C.05, subdivision 15, and contract alternative programs under

105.4 section 124D.69, among other underserved students;

105.5(8) ethnic studies curriculum as defined in section 120B.11, subdivision 1, to provide105.6all students with opportunities to learn about their own and others' cultures and historical

105.7 experiences; or

105.8 (9) examination and revision of district curricula in all subjects to be inclusive of diverse

105.9 racial and ethnic groups while meeting state academic standards and being culturally

105.10 sustaining as defined in section 120B.11, subdivision 1, ensuring content being studied

105.11 about any group is accurate and based in knowledge from that group.

105.12 (b) (e) Among other requirements, an eligible district must implement effective,

105.13 research-based interventions that include formative multiple measures of assessment practices

105.14 and engagement in order to reduce the eliminate academic disparities in student academic

105.15 performance among the specific categories of students as measured by student progress and

105.16 growth on state reading and math assessments and for students impacted by racial, gender,

105.17 <u>linguistic</u>, and economic inequities as aligned with section 120B.11.

105.18 (c) (f) Eligible districts must create efficiencies and eliminate duplicative programs and 105.19 services under this section, which may include forming collaborations or a single,

105.20 seven-county metropolitan areawide partnership of eligible districts for this purpose.

105.21 EFFECTIVE DATE. This section is effective for all plans reviewed and updated after
 105.22 the day following final enactment.

## ARTICLE 7

## 105.24STUDENTS WITH DISABILITIES AND STUDENTS IN NEED OF SPECIAL105.25EDUCATION SERVICES

105.26 Section 1. Minnesota Statutes 2022, section 121A.17, subdivision 3, is amended to read:

105.27 Subd. 3. Screening program. (a) A screening program must include at least the following

105.28 components: developmental assessments, including virtual developmental screening for

- 105.29 <u>families who make the request based on their immunocompromised health status or other</u>
- 105.30 <u>health conditions</u>, hearing and vision screening or referral, immunization review and referral,

105.31 the child's height and weight, the date of the child's most recent comprehensive vision

- 105.32 examination, if any, identification of risk factors that may influence learning, an interview
- 105.33 with the parent about the child, and referral for assessment, diagnosis, and treatment when

105.23

potential needs are identified. The district and the person performing or supervising the 106.1 screening must provide a parent or guardian with clear written notice that the parent or 106.2 guardian may decline to answer questions or provide information about family circumstances 106.3 that might affect development and identification of risk factors that may influence learning. 106.4 The notice must state "Early childhood developmental screening helps a school district 106.5 identify children who may benefit from district and community resources available to help 106.6 in their development. Early childhood developmental screening includes a vision screening 106.7 106.8 that helps detect potential eye problems but is not a substitute for a comprehensive eye exam." The notice must clearly state that declining to answer questions or provide information 106.9 does not prevent the child from being enrolled in kindergarten or first grade if all other 106.10 screening components are met. If a parent or guardian is not able to read and comprehend 106.11 the written notice, the district and the person performing or supervising the screening must 106.12 convey the information in another manner. The notice must also inform the parent or guardian 106.13 that a child need not submit to the district screening program if the child's health records 106.14 indicate to the school that the child has received comparable developmental screening 106.15 performed within the preceding 365 days by a public or private health care organization or 106.16 individual health care provider. The notice must be given to a parent or guardian at the time 106.17 the district initially provides information to the parent or guardian about screening and must 106.18 be given again at the screening location. 106.19

(b) All screening components shall be consistent with the standards of the state 106.20 commissioner of health for early developmental screening programs. A developmental 106.21 screening program must not provide laboratory tests or a physical examination to any child. 106.22 The district must request from the public or private health care organization or the individual 106.23 health care provider the results of any laboratory test or physical examination within the 12 106.24 months preceding a child's scheduled screening. For the purposes of this section, 106.25 "comprehensive vision examination" means a vision examination performed by an optometrist 106.26 or ophthalmologist. 106.27

(c) If a child is without health coverage, the school district must refer the child to anappropriate health care provider.

(d) A board may offer additional components such as nutritional, physical and dental
assessments, review of family circumstances that might affect development, blood pressure,
laboratory tests, and health history.

(e) If a statement signed by the child's parent or guardian is submitted to the administrator
 or other person having general control and supervision of the school that the child has not

107.1 been screened because of conscientiously held beliefs of the parent or guardian, the screening107.2 is not required.

107.3 Sec. 2. Minnesota Statutes 2022, section 125A.15, is amended to read:

#### 107.4 **125A.15 PLACEMENT IN ANOTHER DISTRICT; RESPONSIBILITY.**

107.5 The responsibility for special instruction and services for a child with a disability 107.6 temporarily placed in another district for care and treatment shall be determined in the 107.7 following manner:

(a) The district of residence of a child shall be the district in which the child's parent
resides, if living, or the child's guardian. If there is a dispute between school districts
regarding residency, the district of residence is the district designated by the commissioner.

107.11 (b) If a district other than the resident district places a pupil for care and treatment, the 107.12 district placing the pupil must notify and give the resident district an opportunity to participate in the placement decision. When an immediate emergency placement of a pupil is necessary 107.13 and time constraints foreclose a resident district from participating in the emergency 107.14 placement decision, the district in which the pupil is temporarily placed must notify the 107.15 resident district of the emergency placement within 15 days. The resident district has up to 107.16 107.17 five business days after receiving notice of the emergency placement to request an 107.18 opportunity to participate in the placement decision, which the placing district must then 107.19 provide.

(c) When a child is temporarily placed for care and treatment in a day program located 107.20 in another district and the child continues to live within the district of residence during the 107.21 care and treatment, the district of residence is responsible for providing transportation to 107.22 and from the care and treatment program and an appropriate educational program for the 107.23 child. The resident district may establish reasonable restrictions on transportation, except 107.24 if a Minnesota court or agency orders the child placed at a day care and treatment program 107.25 and the resident district receives a copy of the order, then the resident district must provide 107.26 transportation to and from the program unless the court or agency orders otherwise. 107.27

Transportation shall only be provided by the resident district during regular operating hours
of the resident district. The resident district may provide the educational program at a school
within the district of residence, at the child's residence, or in the district in which the day

107.31 treatment center is located by paying tuition to that district. If a child's district of residence,

107.32 district of open enrollment under section 124D.03, or charter school of enrollment under

107.33 section 124E.11 is authorized to provide online learning instruction under state statutes, the

107.34 child's district of residence may utilize that state-approved online learning program in

fulfilling its educational program responsibility under this section if the child, or the child's
 parent or guardian for a pupil under the age of 18, agrees to that form of instruction.

(d) When a child is temporarily placed in a residential program for care and treatment, 108.3 the nonresident district in which the child is placed is responsible for providing an appropriate 108.4 educational program for the child and necessary transportation while the child is attending 108.5 the educational program; and must bill the district of the child's residence for the actual cost 108.6 108.7 of providing the program, as outlined in section 125A.11, except as provided in paragraph 108.8 (e). However, the board, lodging, and treatment costs incurred in behalf of a child with a disability placed outside of the school district of residence by the commissioner of human 108.9 services or the commissioner of corrections or their agents, for reasons other than providing 108.10 for the child's special educational needs must not become the responsibility of either the 108.11 district providing the instruction or the district of the child's residence. For the purposes of 108.12 this section, the state correctional facilities operated on a fee-for-service basis are considered 108.13 to be residential programs for care and treatment. If a child's district of residence, district 108.14 of open enrollment under section 124D.03, or charter school of enrollment under section 108.15 124E.11 is authorized to provide online learning instruction under state statutes, the 108.16 nonresident district may utilize that state-approved online learning program in fulfilling its 108.17 educational program responsibility under this section if the child, or the child's parent or 108.18 guardian for a pupil under the age of 18, agrees to that form of instruction. 108.19

(e) A privately owned and operated residential facility may enter into a contract to obtain
appropriate educational programs for special education children and services with a joint
powers entity. The entity with which the private facility contracts for special education
services shall be the district responsible for providing students placed in that facility an
appropriate educational program in place of the district in which the facility is located. If a
privately owned and operated residential facility does not enter into a contract under this
paragraph, then paragraph (d) applies.

(f) The district of residence shall pay tuition and other program costs, not including
transportation costs, to the district providing the instruction and services. The district of
residence may claim general education aid for the child as provided by law. Transportation
costs must be paid by the district responsible for providing the transportation and the state
must pay transportation aid to that district.

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109.1

Sec. 3. Minnesota Statutes 2022, section 125A.51, is amended to read:

## 109.2 125A.51 PLACEMENT OF CHILDREN WITHOUT DISABILITIES; EDUCATION 109.3 AND TRANSPORTATION.

The responsibility for providing instruction and transportation for a pupil without a disability who has a short-term or temporary physical or emotional illness or disability, as determined by the standards of the commissioner, and who is temporarily placed for care and treatment for that illness or disability, must be determined as provided in this section.

(a) The school district of residence of the pupil is the district in which the pupil's parent
or guardian resides. If there is a dispute between school districts regarding residency, the
district of residence is the district designated by the commissioner.

(b) When parental rights have been terminated by court order, the legal residence of a
child placed in a residential or foster facility for care and treatment is the district in which
the child resides.

109.14 (c) Before the placement of a pupil for care and treatment, the district of residence must 109.15 be notified and provided an opportunity to participate in the placement decision. When an immediate emergency placement is necessary and time does not permit resident district 109.16 participation in the placement decision, the district in which the pupil is temporarily placed, 109.17 if different from the district of residence, must notify the district of residence of the 109.18 emergency placement within 15 days of the placement. When a nonresident district makes 109.19 an emergency placement without first consulting with the resident district, the resident 109.20 district has up to five business days after receiving notice of the emergency placement to 109.21 request an opportunity to participate in the placement decision, which the placing district 109.22 must then provide. 109.23

(d) When a pupil without a disability is temporarily placed for care and treatment in a 109.24 day program and the pupil continues to live within the district of residence during the care 109 25 and treatment, the district of residence must provide instruction and necessary transportation 109.26 to and from the care and treatment program for the pupil. The resident district may establish 109.27 reasonable restrictions on transportation, except if a Minnesota court or agency orders the 109.28 109.29 child placed at a day care and treatment program and the resident district receives a copy of the order, then the resident district must provide transportation to and from the program 109.30 unless the court or agency orders otherwise. Transportation shall only be provided by the 109.31 resident district during regular operating hours of the resident district. The resident district 109.32 may provide the instruction at a school within the district of residence; at the pupil's 109.33 residence;; through an authorized online learning program provided by the pupil's resident 109.34

district, district of open enrollment under section 124D.03, or charter school of enrollment
<u>under section 124E.11 if the child, or the child's parent or guardian for a pupil under the</u>
<u>age of 18, agrees to that form of instruction; or, in the case of a placement outside of the</u>
resident district, in the district in which the day treatment program is located by paying
tuition to that district. The district of placement may contract with a facility to provide
instruction by teachers licensed by the Professional Educator Licensing and Standards
Board.

110.8 (e) When a pupil without a disability is temporarily placed in a residential program for care and treatment, the district in which the pupil is placed must provide instruction for the 110.9 pupil and necessary transportation while the pupil is receiving instruction, and in the case 110.10 of a placement outside of the district of residence, the nonresident district must bill the 110.11 district of residence for the actual cost of providing the instruction for the regular school 110.12 year and for summer school, excluding transportation costs. If a pupil's district of residence, 110.13 district of open enrollment under section 124D.03, or charter school of enrollment under 110.14 section 124E.11 is authorized to provide online learning instruction under state statutes, the 110.15 district in which the pupil is placed may utilize that state-approved online learning program 110.16 in fulfilling its responsibility to provide instruction under this section if the child, or the 110.17 child's parent or guardian for a pupil under the age of 18, agrees to that form of instruction. 110.18

110.19 (f) Notwithstanding paragraph (e), if the pupil is homeless and placed in a public or private homeless shelter, then the district that enrolls the pupil under section 120A.20, 110.20 subdivision 2, paragraph (b), shall provide the transportation, unless the district that enrolls 110.21 the pupil and the district in which the pupil is temporarily placed agree that the district in 110.22 which the pupil is temporarily placed shall provide transportation. When a pupil without a 110.23 disability is temporarily placed in a residential program outside the district of residence, 110.24 the administrator of the court placing the pupil must send timely written notice of the 110.25 placement to the district of residence. The district of placement may contract with a 110.26 residential facility to provide instruction by teachers licensed by the Professional Educator 110.27 Licensing and Standards Board. For purposes of this section, the state correctional facilities 110.28 110.29 operated on a fee-for-service basis are considered to be residential programs for care and treatment. 110.30

(g) The district of residence must include the pupil in its residence count of pupil units
and pay tuition as provided in section 123A.488 to the district providing the instruction.
Transportation costs must be paid by the district providing the transportation and the state
must pay transportation aid to that district. For purposes of computing state transportation
aid, pupils governed by this subdivision must be included in the disabled transportation

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category if the pupils cannot be transported on a regular school bus route without specialaccommodations.

Sec. 4. Minnesota Statutes 2022, section 125A.515, subdivision 3, is amended to read:

Subd. 3. Responsibilities for providing education. (a) The district in which the children's 111.4 residential facility is located must provide education services, including special education 111.5 if eligible, to all students placed in a facility. If a child's district of residence, district of open 111.6 111.7 enrollment under section 124D.03, or charter school of enrollment under section 124E.11 is authorized to provide online learning instruction under state statutes, the district in which 111.8 111.9 the children's residential facility is located may utilize that state-approved online learning program in fulfilling its education services responsibility under this section if the child, or 111.10 the child's parent or guardian for a pupil under the age of 18, agrees to that form of 111.11 instruction. 111.12

(b) For education programs operated by the Department of Corrections, the providing
district shall be the Department of Corrections. For students remanded to the commissioner
of corrections, the providing and resident district shall be the Department of Corrections.

## 111.16ARTICLE 8111.17EARLY CHILDHOOD AND EARLY LEARNING

111.18 Section 1. Minnesota Statutes 2022, section 124D.03, subdivision 5a, is amended to read:

Subd. 5a. Lotteries. If a school district has more applications than available seats at a 111.19 specific grade level, it must hold an impartial lottery following the January 15 deadline to 111.20 determine which students will receive seats. The district must give priority to enrolling 111.21 siblings of currently enrolled students, students seeking enrollment into kindergarten who 111.22 were open enrolled in voluntary prekindergarten or school readiness plus programs in the 111.23 district, students whose applications are related to an approved integration and achievement 111.24 plan, and children of the school district's staff, and students residing in that part of a 111.25 municipality, defined under section 469.1812, subdivision 3, where:. 111.26

111.27 (1) the student's resident district does not operate a school building;

(2) the municipality is located partially or fully within the boundaries of at least five
school districts;

(3) the nonresident district in which the student seeks to enroll operates one or more
 school buildings within the municipality; and

# (4) no other nonresident, independent, special, or common school district operates a school building within the municipality.

The process for the school district lottery must be established in school district policy,
approved by the school board, and posted on the school district's website.

Sec. 2. Minnesota Statutes 2022, section 124D.03, subdivision 12, is amended to read:

112.6 Subd. 12. Termination of enrollment. A district may terminate the enrollment of a

112.7 nonresident student enrolled under this section or section 124D.08 at the end of a school

112.8 year if the student meets the definition of a habitual truant under section 260C.007,

subdivision 19, the student has been provided appropriate services under chapter 260A, and

112.10 the student's case has been referred to juvenile court. A district may also terminate the

112.11 enrollment of a nonresident student over the age of 17 enrolled under this section if the

112.12 student is absent without lawful excuse for one or more periods on 15 school days and has

112.13 not lawfully withdrawn from school under section 120A.22, subdivision 8. Starting in the

112.14 2023-2024 school year, a district may terminate the enrollment of a nonresident preschool

112.15 student under this section or section 125A.13 when the student meets age eligibility

112.16 requirements for kindergarten or reaches age five by September 1.

112.17 Sec. 3. Minnesota Statutes 2022, section 124D.141, subdivision 2, is amended to read:

112.18 Subd. 2. Additional duties. The following duties are added to those assigned to the 112.19 council under federal law:

(1) make recommendations on the most efficient and effective way to leverage state andfederal funding streams for early childhood and child care programs;

(2) make recommendations on how to coordinate or colocate early childhood and child 112.22 care programs in one state Office of Early Learning. The council shall establish a task force 112.23 to develop these recommendations. The task force shall include two nonexecutive branch 112.24 or nonlegislative branch representatives from the council; six representatives from the early 112.25 childhood caucus; two representatives each from the Departments of Education, Human 112.26 Services, and Health; one representative each from a local public health agency, a local 112.27 county human services agency, and a school district; and two representatives from the 112.28 112.29 private nonprofit organizations that support early childhood programs in Minnesota. In developing recommendations in coordination with existing efforts of the council, the task 112.30 112.31 force shall consider how to:

(i) consolidate and coordinate resources and public funding streams for early childhood
 education and child care, and ensure the accountability and coordinated development of all
 early childhood education and child care services to children from birth to kindergarten
 entrance;

113.5 (ii) create a seamless transition from early childhood programs to kindergarten;

113.6 (iii) encourage family choice by ensuring a mixed system of high-quality public and

113.7 private programs, with local points of entry, staffed by well-qualified professionals;

(iv) ensure parents a decisive role in the planning, operation, and evaluation of programs
that aid families in the care of children;

(v) provide consumer education and accessibility to early childhood education and child
 care resources;

113.12 (vi) advance the quality of early childhood education and child care programs in order

113.13 to support the healthy development of children and preparation for their success in school;

113.14 (vii) develop a seamless service delivery system with local points of entry for early

113.15 childhood education and child care programs administered by local, state, and federal
113.16 agencies;

(viii) ensure effective collaboration between state and local child welfare programs and
 early childhood mental health programs and the Office of Early Learning;

(ix) develop and manage an effective data collection system to support the necessary
functions of a coordinated system of early childhood education and child care in order to
enable accurate evaluation of its impact;

113.22 (x) respect and be sensitive to family values and cultural heritage; and

(xi) establish the administrative framework for and promote the development of early
ehildhood education and child care services in order to provide that these services, staffed
by well-qualified professionals, are available in every community for all families that express
a need for them.

In addition, the task force must consider the following responsibilities for transfer to the
Office of Early Learning:

(A) responsibilities of the commissioner of education for early childhood education
 programs and financing under sections 119A.50 to 119A.535, 121A.16 to 121A.19, and
 113.31 124D.129 to 124D.2211;

113

114.1 (B) responsibilities of the commissioner of human services for child care assistance,

child care development, and early childhood learning and child protection facilities programs
 and financing under chapter 119B and section 256E.37; and

114.4 (C) responsibilities of the commissioner of health for family home visiting programs
 114.5 and financing under section 145A.17.

Any costs incurred by the council in making these recommendations must be paid from private funds. If no private funds are received, the council must not proceed in making these recommendations. The council must report its recommendations to the governor and the legislature by January 15, 2011;

114.10 (3)(2) review program evaluations regarding high-quality early childhood programs;

(4) (3) make recommendations to the governor and legislature, including proposed
legislation on how to most effectively create a high-quality early childhood system in
Minnesota in order to improve the educational outcomes of children so that all children are
school-ready by 2020; and

(5) make recommendations to the governor and the legislature by March 1, 2011, on the 114.15 creation and implementation of a statewide school readiness report card to monitor progress 114.16 toward the goal of having all children ready for kindergarten by the year 2020. The 114.17 recommendations shall include what should be measured including both children and system 114 18 indicators, what benchmarks should be established to measure state progress toward the 114.19 goal, and how frequently the report card should be published. In making their 114.20 recommendations, the council shall consider the indicators and strategies for Minnesota's 114.21 early childhood system report, the Minnesota school readiness study, developmental 114.22 assessment at kindergarten entrance, and the work of the council's accountability committee. 114.23 Any costs incurred by the council in making these recommendations must be paid from 114.24 private funds. If no private funds are received, the council must not proceed in making these 114.25 recommendations; and 114.26

114.27 (6) make recommendations to the governor and the legislature on how to screen earlier and comprehensively assess children for school readiness in order to provide increased early 114.28 interventions and increase the number of children ready for kindergarten. In formulating 114.29 their recommendations, the council shall consider (i) ways to interface with parents of 114.30 children who are not participating in early childhood education or care programs, (ii) ways 114.31 to interface with family child care providers, child care centers, and school-based early 114.32 childhood and Head Start programs, (iii) if there are age-appropriate and culturally sensitive 114.33 screening and assessment tools for three-, four-, and five-year-olds, (iv) the role of the 114.34

medical community in screening, (v) incentives for parents to have children screened at an 115.1 earlier age, (vi) incentives for early education and care providers to comprehensively assess 115.2 children in order to improve instructional practice, (vii) how to phase in increases in screening 115.3 and assessment over time, (viii) how the screening and assessment data will be collected 115.4 and used and who will have access to the data, (ix) how to monitor progress toward the goal 115.5 of having 50 percent of three-year-old children screened and 50 percent of entering 115.6 kindergarteners assessed for school readiness by 2015 and 100 percent of three-year-old 115.7 115.8 children screened and entering kindergarteners assessed for school readiness by 2020, and 115.9 (x) costs to meet these benchmarks. The council shall consider the screening instruments and comprehensive assessment tools used in Minnesota early childhood education and care 115.10 programs and kindergarten. The council may survey early childhood education and care 115.11 programs in the state to determine the screening and assessment tools being used or rely on 115.12 115.13 previously collected survey data, if available. For purposes of this subdivision, "school readiness" is defined as the child's skills, knowledge, and behaviors at kindergarten entrance 115.14 in these areas of child development: social; self-regulation; cognitive, including language, 115.15 literacy, and mathematical thinking; and physical. For purposes of this subdivision, 115.16 "screening" is defined as the activities used to identify a child who may need further 115.17 evaluation to determine delay in development or disability. For purposes of this subdivision, 115.18 "assessment" is defined as the activities used to determine a child's level of performance in 115.19 order to promote the child's learning and development. Work on this duty will begin in 115.20 fiscal year 2012. Any costs incurred by the council in making these recommendations must 115.21 be paid from private funds. If no private funds are received, the council must not proceed 115.22 in making these recommendations. The council must report its recommendations to the 115.23 governor and legislature by January 15, 2013, with an interim report on February 15, 2011. 115.24 (4) review and provide input on the recommendations and implementation timelines 115.25 developed by the Great Start For All Minnesota Children Task Force under Laws 2021, 115.26

115.27 First Special Session chapter 7, article 14, section 18, subdivision 2.

Sec. 4. Minnesota Statutes 2022, section 124D.165, subdivision 2, is amended to read:
Subd. 2. Family eligibility. (a) For a family to receive an early learning scholarship,
parents or guardians must <u>have an eligible child and meet at least one of</u> the following
eligibility requirements:

### 115.32 (1) have an eligible child; and

115.33 (2)(1) have income equal to or less than 185 200 percent of federal poverty level income 115.34 in the current calendar year, or;

(2) be able to document their child's current participation in the free and reduced-price 116.1 lunch meal program or Child and Adult Care Food Program, National School Lunch Act, 116.2 United States Code, title 42, sections 1751 and 1766; the Food Distribution Program on 116.3 Indian Reservations, Food and Nutrition Act, United States Code, title 7, sections 2011-2036; 116.4 Head Start under the federal Improving Head Start for School Readiness Act of 2007; 116.5 Minnesota family investment program under chapter 256J; child care assistance programs 116.6 under chapter 119B; the supplemental nutrition assistance program; or placement 116.7 116.8 (3) have a child referred as in need of child protection services or placed in foster care under section 260C.212. 116.9

(b) An "eligible child" means a child who has not yet enrolled in kindergarten and is:

116.11 (1) at least three but not yet five years of age on September 1 of the current school year.

116.12 (2) a sibling from birth to age five of a child who has been awarded a scholarship under

116.13 this section provided the sibling attends the same program as long as funds are available;

(3) the child of a parent under age 21 who is pursuing a high school degree or a course
 of study for a high school equivalency test; or

116.16 (4) homeless, in foster care, or in need of child protective services.

(c) A child who has received a scholarship under this section must continue to receive
a scholarship each year until that child is eligible for kindergarten under section 120A.20
and as long as funds are available.

(d) Early learning scholarships may not be counted as earned income for the purposes
of medical assistance under chapter 256B, MinnesotaCare under chapter 256L, Minnesota
family investment program under chapter 256J, child care assistance programs under chapter
116.23 119B, or Head Start under the federal Improving Head Start for School Readiness Act of
2007.

(e) A child from an adjoining state whose family resides at a Minnesota address as
assigned by the United States Postal Service, who has received developmental screening
under sections 121A.16 to 121A.19, who intends to enroll in a Minnesota school district,
and whose family meets the criteria of paragraph (a) is eligible for an early learning
scholarship under this section.

Sec. 5. Minnesota Statutes 2022, section 124D.165, subdivision 3, is amended to read:
Subd. 3. Administration. (a) The commissioner shall establish application timelines
and determine the schedule for awarding scholarships that meets operational needs of eligible

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117.1 families and programs. The commissioner must give highest priority to applications from117.2 children who:

117.3 (1) are not yet four years of age;

117.4 (1)(2) have a parent under age 21 who is pursuing a high school diploma or a course of 117.5 study for a high school equivalency test;

117.6 (2) (3) are in foster care or otherwise;

117.7 (4) have been referred as in need of <u>child</u> protection <del>or</del> services; <del>or</del>

117.8 (5) have an incarcerated parent; or

(3)(6) have experienced homelessness in the last 24 months, as defined under the federal
 McKinney-Vento Homeless Assistance Act, United States Code, title 42, section 11434a.

117.11 (b) The commissioner may prioritize applications on additional factors including family 117.12 income, geographic location, and whether the child's family is on a waiting list for a publicly 117.13 funded program providing early education or child care services.

117.14 (b)(c) The commissioner shall establish a target for the average scholarship amount per 117.15 child based on the results of the rate survey conducted under section 119B.02.

(c) (d) A four-star rated program that has children eligible for a scholarship enrolled in 117.16 or on a waiting list for a program beginning in July, August, or September may notify the 117.17 commissioner, in the form and manner prescribed by the commissioner, each year of the 117.18 program's desire to enhance program services or to serve more children than current funding 117.19 provides. The commissioner may designate a predetermined number of scholarship slots 117.20 for that program and notify the program of that number. For fiscal year 2018 and later, the 117 21 statewide amount of funding directly designated by the commissioner must not exceed the 117.22 funding directly designated for fiscal year 2017. Beginning July 1, 2016, a school district 117.23 or Head Start program qualifying under this paragraph may use its established registration 117.24 process to enroll scholarship recipients and may verify a scholarship recipient's family 117.25 income in the same manner as for other program participants. 117.26

(d) (e) A scholarship is awarded for a 12-month period. If the scholarship recipient has
not been accepted and subsequently enrolled in a rated program within ten three months of
the awarding of the scholarship, the scholarship cancels and the recipient must reapply in
order to be eligible for another scholarship. An extension can be requested if a program is
unavailable for the child within the three-month timeline. A child may not be awarded more
than one scholarship in a 12-month period.

118.1 (e)(f) A child who receives a scholarship who has not completed development screening 118.2 under sections 121A.16 to 121A.19 must complete that screening within 90 days of first 118.3 attending an eligible program or within 90 days after the child's third birthday if awarded 118.4 a scholarship under the age of three.

118.5 (f)(g) For fiscal year 2017 and later, a school district or Head Start program enrolling 118.6 scholarship recipients under paragraph (c) may apply to the commissioner, in the form and 118.7 manner prescribed by the commissioner, for direct payment of state aid. Upon receipt of 118.8 the application, the commissioner must pay each program directly for each approved 118.9 scholarship recipient enrolled under paragraph (c) according to the metered payment system 118.10 or another schedule established by the commissioner.

118.11 Sec. 6. Minnesota Statutes 2022, section 125A.13, is amended to read:

### 118.12 **125A.13 SCHOOL OF PARENTS' CHOICE.**

(a) Nothing in this chapter must be construed as preventing parents of a child with a
disability from sending the child to a school of their choice, if they so elect, subject to
admission standards and policies adopted according to sections 125A.62 to 125A.64 and
125A.66 to 125A.73, and all other provisions of chapters 120A to 129C.

(b) The parent of a student with a disability not yet enrolled in kindergarten and not open
enrolled in a nonresident district may request that the resident district enter into a tuition
agreement with elect a school in the nonresident district if:

118.20 (1) where the child is enrolled in a Head Start program or a licensed child care setting
 118.21 in the nonresident district; and, provided

(2) the child can be served in the same setting as other children in the nonresident district
with the same level of disability.

## 120B.02 EDUCATIONAL EXPECTATIONS AND GRADUATION REQUIREMENTS FOR MINNESOTA'S STUDENTS.

Subd. 3. **Required knowledge and understanding of civics.** (a) For purposes of this subdivision, "civics test questions" means 50 of the 100 questions that, as of January 1, 2015, United States Citizenship and Immigration Services officers use to select the questions they pose to applicants for naturalization so the applicants can demonstrate their knowledge and understanding of the fundamentals of United States history and government, as required by United States Code, title 8, section 1423. The Learning Law and Democracy Foundation, in consultation with Minnesota civics teachers, must select by July 1 each year 50 of the 100 questions under this paragraph to serve as the state's civics test questions for the proximate school year and immediately transmit the 50 selected civics test questions to the department and to the Legislative Coordinating Commission, which must post the 50 questions it receives on the Minnesota's Legacy website by August 1 of that year.

(b) A student enrolled in a public school must correctly answer at least 30 of the 50 civics test questions. A school or district may record on a student's transcript that the student answered at least 30 of 50 civics test questions correctly. A school or district may exempt a student with disabilities from this requirement if the student's individualized education program team determines the requirement is inappropriate and establishes an alternative requirement. A school or district may administer the civics test questions in a language other than English to students who qualify for English learner services.

(c) Schools and districts may administer civics test questions as part of the social studies curriculum. A district must not prevent a student from graduating or deny a student a high school diploma for failing to correctly answer at least 30 of 50 civics test questions.

(d) The commissioner and public schools and school districts must not charge students any fees related to this subdivision.

### 120B.35 STUDENT ACADEMIC ACHIEVEMENT AND GROWTH.

Subd. 5. **Improving graduation rates for students with emotional or behavioral disorders.** (a) A district must develop strategies in conjunction with parents of students with emotional or behavioral disorders and the county board responsible for implementing sections 245.487 to 245.4889 to keep students with emotional or behavioral disorders in school, when the district has a drop-out rate for students with an emotional or behavioral disorder in grades 9 through 12 exceeding 25 percent.

(b) A district must develop a plan in conjunction with parents of students with emotional or behavioral disorders and the local mental health authority to increase the graduation rates of students with emotional or behavioral disorders. A district with a drop-out rate for children with an emotional or behavioral disturbance in grades 9 through 12 that is in the top 25 percent of all districts shall submit a plan for review and oversight to the commissioner.

#### 124D.095 ONLINE LEARNING OPTION.

Subdivision 1. Citation. This section may be cited as the "Online Learning Option Act."

Subd. 2. **Definitions.** For purposes of this section, the following terms have the meanings given them.

(a) "Digital learning" is learning facilitated by technology that offers students an element of control over the time, place, path, or pace of their learning and includes blended and online learning.

(b) "Blended learning" is a form of digital learning that occurs when a student learns part time in a supervised physical setting and part time through digital delivery of instruction, or a student learns in a supervised physical setting where technology is used as a primary method to deliver instruction.

(c) "Online learning" is a form of digital learning delivered by an approved online learning provider under paragraph (d).

(d) "Online learning provider" is a school district, an intermediate school district, an organization of two or more school districts operating under a joint powers agreement, or a charter school located in Minnesota that provides online learning to students and is approved by the department to provide online learning courses.

(e) "Student" is a Minnesota resident enrolled in a school under section 120A.22, subdivision 4, in kindergarten through grade 12.

(f) "Online learning student" is a student enrolled in an online learning course or program delivered by an online learning provider under paragraph (d).

(g) "Enrolling district" means the school district or charter school in which a student is enrolled under section 120A.22, subdivision 4, for purposes of compulsory attendance.

(h) "Supplemental online learning" means an online learning course taken in place of a course period at a local district school.

(i) "Full-time online learning provider" means an enrolling school authorized by the department to deliver comprehensive public education at any or all of the elementary, middle, or high school levels.

(j) "Online learning course syllabus" is a written document that an online learning provider transmits to the enrolling district using a format prescribed by the commissioner to identify the state academic standards embedded in an online course, the course content outline, required course assessments, expectations for actual teacher contact time and other student-to-teacher communications, and the academic support available to the online learning student.

Subd. 3. Authorization; notice; limitations on enrollment. (a) A student may apply for full-time enrollment in an approved online learning program under section 124D.03 or 124D.08 or chapter 124E. Notwithstanding sections 124D.03 and 124D.08 and chapter 124E, procedures for enrolling in supplemental online learning are as provided in this subdivision. A student age 17 or younger must have the written consent of a parent or guardian to apply. No school district or charter school may prohibit a student from applying to enroll in online learning. In order to enroll in online learning, the student and the student's parents must submit an application to the online learning provider and identify the student's reason for enrolling. An online learning provider that accepts a student under this section must notify the student and the enrolling district in writing within ten days if the enrolling district is not the online learning provider. The student and the student's parent must notify the online learning provider of the student's intent to enroll in online learning within ten days of being accepted, at which time the student and the student's parent must sign a statement indicating that they have reviewed the online course or program and understand the expectations of enrolling in online learning. The online learning provider must use a form provided by the department to notify the enrolling district of the student's application to enroll in online learning.

(b) The supplemental online learning notice to the enrolling district when a student applies to the online learning provider will include the courses or program, credits to be awarded, and the start date of the online course or program. An online learning provider must make available the supplemental online course syllabus to the enrolling district. Within 15 days after the online learning provider makes information in this paragraph available to the enrolling district, the enrolling district must notify the online provider whether the student, the student's parent, and the enrolling district agree or disagree that the course meets the enrolling district's graduation requirements. A student may enroll in a supplemental online learning course up to the midpoint of the enrolling district's term. The enrolling district may waive this requirement for special circumstances and with the agreement of the online provider. An online learning course or program that meets or exceeds a graduation standard or the grade progression requirement of the enrolling district as described in the provider's online course syllabus meets the corresponding graduation requirements applicable to the student in the enrolling district. If the enrolling district does not agree that the course or program meets its graduation requirements, then:

(1) the enrolling district must make available an explanation of its decision to the student, the student's parent, and the online provider; and

(2) the online provider may make available a response to the enrolling district, showing how the course or program meets the graduation requirements of the enrolling district.

(c) An online learning provider must notify the commissioner that it is delivering online learning and report the number of online learning students it accepts and the online learning courses and programs it delivers.

(d) An online learning provider may limit enrollment if the provider's school board or board of directors adopts by resolution specific standards for accepting and rejecting students' applications.

(e) An enrolling district may reduce an online learning student's regular classroom instructional membership in proportion to the student's membership in online learning courses.

(f) The online provider must report or make available information on an individual student's progress and accumulated credit to the student, the student's parent, and the enrolling district in a

manner specified by the commissioner unless the enrolling district and the online provider agree to a different form of notice and notify the commissioner. The enrolling district must designate a contact person to help facilitate and monitor the student's academic progress and accumulated credits towards graduation.

Subd. 4. **Online learning parameters.** (a) An online learning student must receive academic credit for completing the requirements of an online learning course or program. Secondary credits granted to an online learning student count toward the graduation and credit requirements of the enrolling district. The enrolling district must apply the same graduation requirements to all students, including online learning students, and must continue to provide nonacademic services to online learning students. If a student completes an online learning course or program that meets or exceeds a graduation standard or the grade progression requirement at the enrolling district, that standard or requirement is met. The enrolling district must use the same criteria for accepting online learning credits or courses as it does for accepting credits or courses for transfer students under section 124D.03, subdivision 9. The enrolling district may reduce the course schedule of an online learning student in proportion to the number of online learning courses the student takes from an online learning provider that is not the enrolling district.

(b) An online learning student may:

(1) enroll in supplemental online learning courses equal to a maximum of 50 percent of the student's full schedule of courses per term during a single school year and the student may exceed the supplemental online learning registration limit if the enrolling district permits supplemental online learning enrollment above the limit, or if the enrolling district and the online learning provider agree to the instructional services;

(2) complete course work at a grade level that is different from the student's current grade level; and

(3) enroll in additional courses with the online learning provider under a separate agreement that includes terms for paying any tuition or course fees.

(c) An online learning student has the same access to the computer hardware and education software available in a school as all other students in the enrolling district. An online learning provider must assist an online learning student whose family qualifies for the education tax credit under section 290.0674 to acquire computer hardware and educational software for online learning purposes.

(d) An enrolling district may offer digital learning to its enrolled students. Such digital learning does not generate online learning funds under this section. An enrolling district that offers digital learning only to its enrolled students is not subject to the reporting requirements or review criteria under subdivision 7, unless the enrolling district is a full-time online learning provider. A teacher with a Minnesota license must assemble and deliver instruction to enrolled students receiving online learning from an enrolling district. The delivery of instruction occurs when the student interacts with the computer or the teacher and receives ongoing assistance and assessment of learning. The instruction may include curriculum developed by persons other than a teacher holding a Minnesota license.

(e) Both full-time and supplemental online learning providers are subject to the reporting requirements and review criteria under subdivision 7. A teacher holding a Minnesota license must assemble and deliver instruction to online learning students. The delivery of instruction occurs when the student interacts with the computer or the teacher and receives ongoing assistance and assessment of learning. The instruction may include curriculum developed by persons other than a teacher holding a Minnesota license. Unless the commissioner grants a waiver, a teacher providing online learning instruction must not instruct more than 40 students in any one online learning course or program.

(f) To enroll in more than 50 percent of the student's full schedule of courses per term in online learning, the student must qualify to exceed the supplemental online learning registration limit under paragraph (b) or apply to enroll in an approved full-time online learning program, consistent with subdivision 3, paragraph (a). Full-time online learning students may enroll in classes at a local school under a contract for instructional services between the online learning provider and the school district.

Subd. 5. **Participation in extracurricular activities.** An online learning student may participate in the extracurricular activities of the enrolling district on the same basis as other enrolled students.

Subd. 6. **Information.** School districts and charter schools must make available information about online learning to all interested people.

Subd. 7. **Department of Education.** (a) The department must review and approve or disapprove online learning providers within 90 calendar days of receiving an online learning provider's completed application. The commissioner, using research-based standards of quality for online learning programs, must review all approved online learning providers on a cyclical three-year basis. Approved online learning providers annually must submit program data to, confirm statements of assurances for, and provide program updates including a current course list to the commissioner.

(b) The online learning courses and programs must be rigorous, aligned with state academic standards, and contribute to grade progression in a single subject. The online learning provider, other than a digital learning provider offering digital learning to its enrolled students only under subdivision 4, paragraph (d), must give the commissioner written assurance that: (1) all courses meet state academic standards; and (2) the online learning curriculum, instruction, and assessment, expectations for actual teacher-contact time or other student-to-teacher communication, and academic support meet nationally recognized professional standards and are described as such in an online learning course syllabus that meets the commissioner's requirements. Once an online learning provider is approved under this paragraph, all of its online learning course offerings are eligible for payment under this section unless a course is successfully challenged by an enrolling district or the department under paragraph (c).

(c) An enrolling district may challenge the validity of a course offered by an online learning provider. The department must review such challenges based on the approval procedures under paragraph (b). The department may initiate its own review of the validity of an online learning course offered by an online learning provider.

(d) The department may collect a fee not to exceed \$250 for approving online learning providers or \$50 per course for reviewing a challenge by an enrolling district.

(e) The department must develop, publish, and maintain a list of online learning providers that it has reviewed and approved.

(f) The department may review a complaint about an online learning provider, or a complaint about a provider based on the provider's response to notice of a violation. If the department determines that an online learning provider violated a law or rule, the department may:

(1) create a compliance plan for the provider; or

(2) withhold funds from the provider under sections 124D.095, 124E.25, and 127A.42. The department must notify an online learning provider in writing about withholding funds and provide detailed calculations.

Subd. 8. **Financial arrangements.** (a) For a student enrolled in an online learning course, the department must calculate average daily membership and make payments according to this subdivision.

(b) The initial online learning average daily membership equals 1/12 for each semester course or a proportionate amount for courses of different lengths. The adjusted online learning average daily membership equals the initial online learning average daily membership times .88.

(c) No online learning average daily membership shall be generated if: (1) the student does not complete the online learning course, or (2) the student is enrolled in online learning provided by the enrolling district.

(d) Online learning average daily membership under this subdivision for a student currently enrolled in a Minnesota public school shall be used only for computing average daily membership according to section 126C.05, subdivision 19, paragraph (a), clause (2), and for computing online learning aid according to section 124D.096.