211-S0018-1

SENATE STATE OF MINNESOTA SPECIAL SESSION

JFK

S.F. No. 18

(SENATE AUTHORS: TOMASSONI, Rarick, Goggin, Jasinski and Clausen) DATE D-PG OFFICIAL STATUS D-PG 8

DATE 06/14/2021 06/16/2021

Introduction and first reading Referred to Finance Comm report: To pass as amended Second reading

1.1	A bill for an act
1.2	relating to higher education; providing funding and policy changes for the Office
1.3	of Higher Education, Minnesota State Colleges and Universities, the University
1.4	of Minnesota, and the Mayo Clinic; creating and modifying certain student aid
1.5	programs; restricting limitations on student access to transcripts; modifying certain
1.6	school accountability provisions; expanding the hunger-free campus designation;
1.7	establishing a pilot project; requiring reports; appropriating money; amending
1.8	Minnesota Statutes 2020, sections 136A.101, subdivision 5a; 136A.121, subdivisions 2, 6, 0; 126A, 122, subdivision 1; 126A, 125, subdivisions 2, 4;
1.9	subdivisions 2, 6, 9; 136A.123, subdivision 1; 136A.125, subdivisions 2, 4; 136A.126, subdivisions 1, 4; 136A.1275; 136A.1704; 136A.1791; 136A.246,
1.10 1.11	subdivisions 1, 2, 3, 4, 5, 6, 7, 8, by adding a subdivision; 136A.63, subdivision
1.11	2; 136A.645; 136A.653, subdivision 5; 136A.675; 136A.68; 136A.822, subdivision
1.12	12; 136A.8225; 136A.823, by adding a subdivision; 136A.827, subdivisions 4, 8;
1.13	136F.20, by adding a subdivision; 136F.245; 136F.305; 136F.38, subdivision 3;
1.15	Laws 2014, chapter 312, article 1, section 4, subdivision 2; proposing coding for
1.16	new law in Minnesota Statutes, chapters 136A; 136F; repealing Minnesota Statutes
1.17	2020, sections 136A.1703; 136A.823, subdivision 2; 136F.245, subdivision 3;
1.18	Minnesota Rules, parts 4830.9050; 4830.9060; 4830.9070; 4830.9080; 4830.9090.
1.19	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.20	ARTICLE 1
1.21	APPROPRIATIONS
1.22	Section 1. APPROPRIATIONS.
1.23	The sums shown in the columns marked "Appropriations" are appropriated to the agencies
1.24	and for the purposes specified in this article. The appropriations are from the general fund,
1.25	or another named fund, and are available for the fiscal years indicated for each purpose.
1.26	The figures "2022" and "2023" used in this article mean that the appropriations listed under
1.27	them are available for the fiscal year ending June 30, 2022, or June 30, 2023, respectively.
1.28	"The first year" is fiscal year 2022. "The second year" is fiscal year 2023. "The biennium"
1.29	is fiscal years 2022 and 2023.

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2.1 2.2 2.3 2.4					APPROPRIAT Available for th Ending Jun 2022	ne Year
2.5 2.6	Sec. 2. <u>MINNI</u> EDUCATION	ESOTA OFFICE O	F HIGHER			
2.7	Subdivision 1.	Total Appropriatio	<u>on</u>	<u>\$</u>	<u>271,702,000 §</u>	274,269,000
2.8	The amounts the	nat may be spent for	each			
2.9	purpose are spe	ecified in the followi	ing			
2.10	subdivisions.					
2.11	Subd. 2. State	<u>Grants</u>			210,037,000	210,037,000
2.12	If the appropria	ation in this subdivis	ion for			
2.13	either year is ir	nsufficient, the appro	priation			
2.14	for the other ye	ear is available for it.	<u>.</u>			
2.15	Subd. 3. Child	Care Grants			6,694,000	6,694,000
2.16	Subd. 4. State	Work-Study			14,502,000	14,502,000
2.17	Subd. 5. Inters	state Tuition Recip	<u>ocity</u>		8,500,000	8,500,000
2.18	If the appropria	ation in this subdivis	ion for			
2.19	either year is ir	nsufficient, the appro-	priation			
2.20	for the other ye	ear is available to me	eet			
2.21	reciprocity con	tract obligations.				
2.22	Subd. 6. Safety	y Officer's Survivor	<u>^S</u>		100,000	100,000
2.23	This appropriat	tion is to provide edu	ucational			
2.24	benefits under	Minnesota Statutes,	section			
2.25	299A.45, to eli	gible dependent chil	dren and			
2.26	to the spouses	of public safety offic	ers killed			
2.27	in the line of d	uty.				
2.28	If the appropria	ation in this subdivis	ion for			
2.29	either year is in	nsufficient, the appro-	priation			
2.30	for the other ye	ear is available for it.	<u>.</u>			
2.31	Subd. 7. Amer	ican Indian Schola	<u>rships</u>		3,500,000	3,500,000
2.32	The commission	oner must contract w	ith or			
2.33	employ at least	one person with den	nonstrated			

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3.1	competen	ce in American Indian	culture and		
3.2		or near the city of Berr			
3.3		vith the scholarships un			
3.4	Minnesota	a Statutes, section 136A	A.126, and		
3.5	with other	information about fina	ncial aid for		
3.6	which the	students may be eligib	le. Bemidji		
3.7	State Univ	versity must provide of	fice space at		
3.8	no cost to	the Office of Higher E	ducation for		
3.9	purposes c	of administering the Ame	erican Indian		
3.10	scholarshi	p program under Minnes	sota Statutes,		
3.11	section 13	6A.126. This appropriat	tion includes		
3.12	funding to	administer the Americ	can Indian		
3.13	scholarshi	p program.			
3.14	<u>Subd. 8.</u> T	Fribal College Grants		150,000	150,000
3.15	For Tribal	college assistance gran	nts under		
3.16	Minnesota	a Statutes, section 136A	A.1796.		
3.17 3.18	Subd. 9. <u>I</u> Program	ntervention for Colleg Grants	ge Attendance	1,143,000	1,142,000
3.19	For the in	tervention for college a	ttendance		
3.20	program u	under Minnesota Statute	es, section		
3.21	<u>136A.861</u>	<u>.</u>			
3.22	The comm	nissioner may use no mo	ore than three		
3.23	percent of	this appropriation to ac	lminister the		
3.24	interventio	on for college attendand	ce program		
3.25	grants.				
3.26	Subd. 10.	Student-Parent Infor	mation	122,000	122,000
3.27	Subd. 11.	Get Ready!		180,000	180,000
3.28 3.29	Subd. 12. Partnersh	<u>Minnesota Education</u> nip	Equity	45,000	45,000
3.30	Subd. 13.	Midwest Higher Edu	cation Compact	115,000	115,000
3.31 3.32	Subd. 14. Program	United Family Medic	ine Residency	<u>501,000</u>	<u>501,000</u>
3.33	For a gran	nt to United Family Me	dicine		
3.34	residency	program. This appropr	iation shall		

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4.1	be used to s	support up to 21 resider	nt physicians				
4.2		n family practice at U					
4.3	Medicine residency programs and shall						
4.4	prepare doctors to practice family care						
4.5	medicine in	n underserved rural and	l urban areas				
4.6	of the state	e. It is intended that thi	is program				
4.7	will impro	ve health care in unde	rserved				
4.8	communiti	es, provide affordable	access to				
4.9	appropriate	e medical care, and ma	anage the				
4.10	treatment of	of patients in a cost-eff	fective				
4.11	manner.						
4.12	Subd. 15. I	MnLINK Gateway a	nd Minitex	5,905,000	5,905,000		
4.13 4.14	Subd. 16. S Data Syste	Statewide Longitudir em	al Education	1,782,000	1,782,000		
4.15	<u>Subd. 17.</u>	Hennepin Healthcare	<u>.</u>	645,000	645,000		
4.16	For transfe	er to Hennepin Healtho	care for				
4.17	graduate fa	amily medical education	on programs				
4.18	at Hennepi	n Healthcare.					
4.19	Subd. 18.	College Possible		550,000	550,000		
4.20	(a) This app	propriation is for imme	diate transfer				
4.21	to College	Possible to support pr	ograms of				
4.22	college adı	mission and college gr	aduation for				
4.23	low-incom	e students through an	intensive				
4.24	curriculum	of coaching and supp	oort at both				
4.25	the high sc	hool and postseconda	ry levels.				
4.26	<u>(b)</u> This ap	propriation must, to th	ne extent				
4.27	possible, be	e proportionately alloca	ated between				
4.28	students fr	om greater Minnesota	and students				
4.29	in the seve	n-county metropolitar	area.				
4.30	(c) This app	propriation must be use	d by College				
4.31	Possible on	lly for programs suppor	ting students				
4.32	who are res	sidents of Minnesota a	nd attending				
4.33	colleges or	universities within M	linnesota.				

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5.1	(d) By February 1 of each year, College		
5.2	Possible must report to the chairs and ranking		
5.3	minority members of the legislative		
5.4	committees and divisions with jurisdiction		
5.5	over higher education and E-12 education on		
5.6	activities funded by this appropriation. The		
5.7	report must include but is not limited to		
5.8	information about the work of College		
5.9	Possible Minnesota throughout the state; the		
5.10	number of College Possible coaches hired; the		
5.11	number of existing partner high schools; the		
5.12	geographic distribution of participants; the		
5.13	number of high school and college students		
5.14	specifically supported by the appropriations		
5.15	funds; the percentages of students who applied		
5.16	to college, were admitted into college, and		
5.17	enrolled in college from the previous program		
5.18	year; the number of college graduates		
5.19	supported by the appropriation funding in the		
5.20	previous program year; and a list of all		
5.21	communities and partner institutions		
5.22	benefiting from coaching and support through		
5.23	College Possible programming.		
5.24	Subd. 19. Spinal Cord Injury and Traumatic		
5.24 5.25	Brain Injury Research Grant Program	3,000,000	3,000,000
5.26	For transfer to the spinal cord and traumatic		
5.20	brain injury grant account in the special		
5.28	revenue fund under Minnesota Statutes,		
5.29	section 136A.901, subdivision 1.		
5.27			
5.30	The commissioner may use no more than three		
5.31	percent of the amount transferred under this		
5.32	subdivision to administer the grant program.		
5.33	Subd. 20. Summer Academic Enrichment		
5.34	Program	250,000	250,000

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6.1	For summe	r academic enrichment	grants under		
6.2		Statutes, section 136A			
6.3	The commi	issioner may use no mo	ore than three		
6.4	percent of t	this appropriation to ac	lminister the		
6.5	grant progr	ram under this subdivi	sion.		
6.6 6.7		Dual Training Compo Tigher Education	etency Grants;	2,000,000	2,000,000
6.8	For transfe	r to the Dual Training	Competency		
6.9	Grants acc	ount in the special rev	enue fund		
6.10	under Mini	nesota Statutes, sectio	n 136A.246,		
6.11	subdivision	<u>n 10.</u>			
6.12	<u>Subd. 22.</u>	Campus Sexual Assa	ult Reporting	25,000	25,000
6.13	For the sex	ual assault reporting re	quired under		
6.14	Minnesota	Statutes, section 135A	<u>A.15.</u>		
6.15 6.16		Campus Sexual Viole onse Coordinator	nce Prevention	150,000	<u>150,000</u>
6.17	For the Off	fice of Higher Educati	on to staff a		
6.18	campus sez	xual violence preventi	on and		
6.19	response co	oordinator to serve as	a statewide		
6.20	resource pr	roviding professional of	levelopment		
6.21	and guidan	ice on best practices for	<u>or</u>		
6.22	postsecond	lary institutions. \$50,0	00 each year		
6.23	is for admi	nistrative funding to c	onduct		
6.24	trainings an	nd provide materials to	<u>0</u>		
6.25	postsecond	lary institutions.			
6.26 6.27		Emergency Assistanc dary Students	e for	<u>269,000</u>	269,000
6.28	(a) This ap	propriation is for the (Office of		
6.29	Higher Edu	ucation to allocate gran	nt funds on a		
6.30	matching basis to eligible institutions as				
6.31	defined une	der Minnesota Statute	s, section		
6.32	136A.103,	located in Minnesota	with a		
6.33	demonstral	ble homeless student p	oopulation.		

7.1	(b) This appropriation shall be used to meet		
7.2	immediate student needs that could result in		
7.3	a student not completing the term or their		
7.4	program including, but not limited to,		
7.5	emergency housing, food, and transportation.		
7.6	Institutions shall minimize any negative		
7.7	impact on student financial aid resulting from		
7.8	the receipt of emergency funds.		
7.9	(c) The commissioner shall determine the		
7.10	application process and the grant amounts.		
7.11	The Office of Higher Education shall partner		
7.12	with interested postsecondary institutions,		
7.13	other state agencies, and student groups to		
7.14	establish the programs.		
7.15	(d) The base for this appropriation is \$319,000		
7.16	in fiscal year 2024 and later.		
7.17	Subd. 25. Grants to Student Teachers in		
7.18	Shortage Areas	500,000	500,000
7.19	For grants to student teachers in shortage areas		
7.20	under Minnesota Statutes, section 136A.1275.		
7.21	The commissioner may use no more than three		
7.22	percent of the appropriation for administration		
7.23	of the program.		
7.24 7.25	Subd. 26. Grants to Underrepresented Student Teachers	1,000,000	<u>1,000,000</u>
7.26	For grants to underrepresented student teachers		
7.27	under Minnesota Statutes, section 136A.1274.		
7.28	The commissioner may use no more than three		
7.29	percent of the appropriation for administration		
7.30	of the program.		
7.31	The base for this appropriation is \$1,125,000		
7.32	in fiscal year 2024 and later.		
		200.000	200.000

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8.1	For transfer to	o the teacher shorta	σe loan				
8.2		repayment account in the special revenue fund					
8.3		under Minnesota Statutes, section 136A.1791,					
8.4	subdivision 8	<u>.</u>	<u> </u>				
8.5	The commissi	oner may use no mo	ore than three				
8.6	percent of the	amount transferred	l under this				
8.7	subdivision to	administer the pro	gram.				
8.8 8.9	Subd. 28. Lai Forgiveness	rge Animal Veterin Program	narian Loan	375,000	<u>375,000</u>		
8.10	For transfer to	o the large animal v	eterinarian				
8.11	loan forgiven	ess program accour	nt in the				
8.12	special revent	ue fund under Minn	lesota				
8.13	Statutes, secti	on 136A.1795, sub	division 2.				
8.14 8.15	Subd. 29. Agi Forgiveness	ricultural Educato	ors Loan	<u>50,000</u>	<u>50,000</u>		
8.16	For transfer to	the agricultural ed	ucation loan				
8.17	forgiveness a	ccount in the specia	l revenue				
8.18	fund under M	innesota Statutes, s	ection				
8.19	<u>136A.1794, s</u>	ubdivision 2.					
8.20 8.21	Subd. 30. Avi Program	ation Degree Loar	<u>ı Forgiveness</u>	25,000	25,000		
8.22	For transfer to	o the aviation degre	e loan				
8.23	forgiveness p	rogram account in t	he special				
8.24	revenue fund	under Minnesota S	tatutes,				
8.25	section 136A.	.1789, subdivision 2	<u>2.</u>				
8.26 8.27		ants for Students v mental Disabilities		200,000	200,000		
8.28	For grants for	students with intel	lectual and				
8.29	developmenta	al disabilities under	Minnesota				
8.30	Statutes, secti	on 136A.1215.					
8.31	Subd. 32. Lo:	an Repayment Ass	istance Program	25,000	25,000		
8.32	For a grant to	the Loan Repaymer	nt Assistance				
8.33	Program of M	linnesota to provide	e education				
8.34	debt relief to	attorneys with full-	time				

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9.1	employme	nt providing legal advi	ce or		
9.2		ion to low-income clien			
9.3	services fo	or this work.			
9.4 9.5	Subd. 33.] Communi	<u>Minnesota Independe</u> ity	nce College and	1,250,000	1,250,000
9.6	For a gran	t to Minnesota Indepen	idence		
9.7	College an	d Community for need	l-based		
9.8	scholarshij	ps and tuition reduction	. Beginning		
9.9	with studer	nts first enrolled in the	fall of 2019,		
9.10	eligibility	is limited to resident st	udents as		
9.11	defined in	Minnesota Statutes, se	ction		
9.12	<u>136A.101,</u>	subdivision 8.			
9.13	The base f	or this appropriation is	\$1,000,000		
9.14		ear 2024 and later.			
9.15	Subd. 34.	Student Loan Debt C	ounseling	200,000	200,000
9.16	For studen	t loan debt counseling	under		
9.17		Statutes, section 136A			
9.18	The Office	e of Higher Education 1	nay use no		
9.19	more than	three percent of the ap	propriation		
9.20	to adminis	ter the student loan deb	t counseling		
9.21	program.				
9.22	Subd. 35.	Hunger-Free Campus	s Grants	205,000	102,000
9.23	For the Of	fice of Higher Educatio	n to provide		
9.24	initial and	sustaining grants to M	innesota		
9.25	public pos	tsecondary institutions	and Tribal		
9.26	colleges u	nder Minnesota Statute	s, section		
9.27	136F.245,	subdivision 4, to meet a	nd maintain		
9.28	the criteria	in that same section to a	address food		
9.29	insecurity	on campus.			
9.30 9.31	Subd. 36.] Education	Fostering Independen 1 Grants	ice Higher	238,000	<u>3,759,000</u>
9.32	For grants	to eligible students unde	er Minnesota		
9.33	Statutes, se	ection 136A.1241. Of t	his amount,		
9.34	<u>\$238,000 i</u>	n the first year is for ad	ministration		

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10.1	costs. The ł	base for fiscal year 20	24 and later		
10.2	is \$3,761,00	~			
10.3	Subd. 37. C	Concurrent Enrollme	ent Grants	340,000	340,000
10.4	For concurr	rent enrollment grants	under		
10.5	Minnesota	Statutes, section 136A	<u></u>		
10.6 10.7		Aspiring Teachers of p Pilot Program	<u>Color</u>	1,500,000	<u>1,500,000</u>
10.8	<u>(a)</u> This app	propriation is for the a	spiring		
10.9	teachers of	color scholarship pilo	t program		
10.10	under articl	e 2, section 45.			
10.11	<u>(b)</u> The con	nmissioner of the Offic	ce of Higher		
10.12	Education n	nay use no more than t	hree percent		
10.13	of the appropriation to administer the aspiring				
10.14	teachers of	color scholarship prog	gram.		
10.15	(c) This is a	a onetime appropriatio	on. The base		
10.16	for this app	ropriation is \$0 in fisc	al year 2024		
10.17	and later. No	otwithstanding Minnes	sota Statutes,		
10.18	section 16A		lances under		
10.19	this subdivi	ision do not cancel un	til July 1,		
10.20	<u>2025.</u>				
10.21	<u>Subd. 39.</u> D	Direct Admissions		925,000	75,000
10.22	For the dire	ect admissions pilot pr	ogram in		
10.23	article 2, se	ection 42.			
10.24	<u>Subd. 40.</u> <u>A</u>	Agency Administration	<u>on</u>	4,504,000	4,504,000
10.25	<u>Subd. 41.</u> B	Balances Forward			
10.26	A balance i	n the first year under	this section		
10.27	does not car	ncel, but is available fo	or the second		
10.28	year.				
10.29	Subd. 42. T	<u>ransfers</u>			
10.30	The commi	ssioner of the Office of	of Higher		
10.31	Education r	may transfer unencum	bered		
10.32	balances fro	om the appropriations	in this		

11.1	section to the state grant appropriation, the
11.2	interstate tuition reciprocity appropriation, the
11.3	child care grant appropriation, the Indian
11.4	scholarship appropriation, the state work-study
11.5	appropriation, the get ready appropriation, the
11.6	intervention for college attendance
11.7	appropriation, the student-parent information
11.8	appropriation, the summer academic
11.9	enrichment program appropriation, the public
11.10	safety officers' survivors appropriation, and
11.11	the fostering independence higher education
11.12	grant program. The commissioner may transfer
11.13	unencumbered balances from the hunger-free
11.14	campus appropriations to the emergency
11.15	assistance for postsecondary students grant.
11.16	To the extent there is a projected surplus in
11.17	the appropriation for either the student
11.18	teachers in shortage areas grant program or
11.19	the underrepresented student teacher grant
11.20	program, the commissioner may transfer
11.21	unencumbered balances between the two
11.22	programs as needed to meet demand. Transfers
11.23	from the child care, state work-study, or the
11.24	hunger-free campus appropriations may only
11.25	be made to the extent there is a projected
11.26	surplus in the appropriation. A transfer may
11.27	be made only with prior written notice to the
11.28	chairs and ranking minority members of the
11.29	senate and house of representatives
11.30	committees with jurisdiction over higher
11.31	education finance.
11.32 11.33 11.34	Sec. 3. <u>BOARD OF TRUSTEES OF THE</u> <u>MINNESOTA STATE COLLEGES AND</u> <u>UNIVERSITIES</u>
11.25	Subdivision 1 Total Appropriation

11.35 <u>Subdivision 1.</u> Total Appropriation

<u>\$ 791,992,000</u> <u>\$ 789,491,000</u>

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12.1	The amount	ts that may be spent f	for each						
12.2	purpose are	purpose are specified in the following							
12.3	subdivisions.								
12.4 12.5	<u>Subd. 2.</u> <u>Ce</u> <u>Unit</u>	entral Office and Sh	ared Services	34,082,000	34,081,000				
12.6	For the Off	ice of the Chancellor	and the						
12.7	Shared Serv	vices Division.							
12.8	The base fo	r this appropriation in	n fiscal vear						
12.0		ter is \$34,401,000.	<u>II IIseur yeur</u>						
12.10		perations and Maint	enance	753,795,000	751,295,000				
12.11	(a) The Boa	ard of Trustees must e	establish						
12.12	tuition rates	s as follows:							
12.13	(1) for the 2	2021-2022 and 2022-	2023						
12.14	academic ye	ears, tuition rates for u	ndergraduate						
12.15	students at o	colleges and universi	ties must not						
12.16	be increased	d by more than 3.5 pe	ercent as						
12.17	compared to	o the previous acader	nic year,						
12.18	except that	a university may cha	nge base						
12.19	tuition to ac	ljust for the reductior	n of online						
12.20	differential	charges provided the	change is						
12.21	revenue-neu	utral; and							
12.22	(2) the stude	ent tuition relief may	not be offset						
12.23	by increases	s in mandatory fees, o	charges, or						
12.24	other assess	ments to the student.	Colleges and						
12.25	universities	are permitted to incr	ease						
12.26	differential	tuition charges in fisc	al years 2022						
12.27	and 2023 where costs for course or program								
12.28	delivery have increased due to extraordinary								
12.29	circumstances beyond the control of the								
12.30	college or u	niversity. Rates and ra	ationale must						
12.31	be approved	d by the Board of Tru	istees.						
12.32	(b) The Boa	ard of Trustees must 1	request						
12.33	guidance fro	om the United States	Department						
12.34	of Education regarding whether it is								

13.1	permissible to allocate federal funds received
13.2	under section 314 of the Consolidated
13.3	Appropriations Act, 2021, as provided by
13.4	Public Law 116-260, and section 2003 of the
13.5	American Rescue Plan Act, as provided by
13.6	Public Law 117-2, to provide a tuition credit
13.7	for enrolled students or refund for students
13.8	who are no longer enrolled in an amount equal
13.9	to the amount of the online differential tuition
13.10	rate charged to students for courses moved
13.11	online due to the coronavirus pandemic during
13.12	the 2020-2021 academic year that were not
13.13	offered as online courses during the previous
13.14	academic year. If the department advises that
13.15	this is a permissible use of the federal funds,
13.16	institutions must issue such tuition credits to
13.17	enrolled students and must inform students
13.18	who are no longer enrolled in the institution
13.19	of their eligibility for a refund. In order to
13.20	receive a refund, the student must apply for
13.21	the refund.
13.22	(c) \$5,700,000 in fiscal year 2022 and
13.23	\$5,700,000 in fiscal year 2023 are to provide
13.24	supplemental aid for operations and
13.25	maintenance to the president of each two-year
13.26	institution in the system with at least one
13.27	campus that is not located in a metropolitan
13.28	county, as defined in Minnesota Statutes,
13.29	section 473.121, subdivision 4. The board
13.30	shall transfer at least \$158,000 for each
13.31	campus not located in a metropolitan county
13.32	in each year to the president of each institution
13.33	that includes such a campus.
13.34	(d) The Board of Trustees is requested to help
13.35	Minnesota close the attainment gap by funding

14.1	activities which improve retention and
14.2	completion for students of color.
14.3	(e) \$4,500,000 in fiscal year 2022 and
14.4	\$4,500,000 in fiscal year 2023 are for
14.5	workforce development scholarships under
14.6	Minnesota Statutes, section 136F.38.
14.7	(f) \$300,000 in fiscal year 2022 and \$300,000
14.8	in fiscal year 2023 are for transfer to the Cook
14.9	County Higher Education Board to provide
14.10	educational programming, workforce
14.11	development, and academic support services
14.12	to remote regions in northeastern Minnesota.
14.13	The Cook County Higher Education Board
14.14	shall continue to provide information to the
14.15	Board of Trustees on the number of students
14.16	served, credit hours delivered, and services
14.17	provided to students.
14.18	(g) This appropriation includes \$40,000 in
14.19	fiscal year 2022 and \$40,000 in fiscal year
14.20	2023 to implement the sexual assault policies
14.21	required under Minnesota Statutes, section
14.22	<u>135A.15.</u>
14.23	(h) This appropriation includes \$8,000,000 in
14.24	fiscal year 2022 and \$8,000,000 in fiscal year
14.25	2023 for upgrading the Integrated Statewide
14.26	Record System.
14.27	(i) This appropriation includes \$250,000 in
14.28	fiscal year 2022 and \$250,000 in fiscal year
14.29	2023 to implement the Z-Degree program
14.30	under Minnesota Statutes, section 136F.305.
14.31	The base for this appropriation is \$50,000 in
14.32	fiscal year 2024 and later.
14.33	(j) \$1,500,000 in fiscal year 2022 is for the

14.34 mental health awareness program for students

15.1	required under Minnesota Statutes, section
15.2	136F.20, subdivision 4. Of this amount:
15.3	\$500,000 must be used for training
15.4	opportunities under Minnesota Statutes,
15.5	section 136F.20, subdivision 4, paragraph (a),
15.6	clause (2); and \$200,000 must be used for
15.7	grants to colleges and universities to establish
15.8	peer support pilot programs in Minnesota
15.9	Statutes, section 136F.20, subdivision 4,
15.10	paragraph (c). The Board of Trustees shall
15.11	convene a committee that includes students to
15.12	review and approve grant applications.
15.13	Notwithstanding Minnesota Statutes, section
15.14	16A.28, unencumbered balances under this
15.15	paragraph do not cancel until July 1, 2025.
15.16	(k) \$1,000,000 in fiscal year 2022 is for
15.17	colleges and universities to comply with the
15.18	student basic needs requirements under
15.19	Minnesota Statutes, section 136F.202. The
15.20	Board of Trustees must use at least 25 percent
15.21	of this appropriation for grants to colleges and
15.22	universities to comply with Minnesota
15.23	Statutes, section 136F.202, subdivision 1,
15.24	paragraph (a). The board must use a
15.25	consultation and committee process that
15.26	includes students to review and approve grant
15.27	applications. Notwithstanding Minnesota
15.28	Statutes, section 16A.28, unencumbered
15.29	balances under this paragraph do not cancel
15.30	until July 1, 2025.
15.31	(1) The total operations and maintenance base
15.32	for fiscal year 2024 and later is \$751,095,000.
15.33	Subd. 4. Learning Network of Minnesota
15.34 15.35	Sec. 4. BOARD OF REGENTS OF THE UNIVERSITY OF MINNESOTA

4,115,000

4,115,000

	SF18 REVISOR JFK	211-S0018-1	1st Engrossment			
16.1	Subdivision 1. Total Appropriation	<u>\$ 692,813,000</u> \$	<u>692,813,000</u>			
16.2	Appropriations by Fund					
16.3	<u>2022</u> <u>2023</u>					
16.4	<u>General</u> <u>690,656,000</u> <u>690,656</u> ,	000				
16.5	<u>Health Care Access</u> 2,157,000 2,157,	000				
16.6	The amounts that may be spent for each					
16.7	purpose are specified in the following					
16.8	subdivisions.					
16.9	Subd. 2. Operations and Maintenance	621,968,000	621,968,000			
16.10	(a) \$15,000,000 in fiscal year 2022 and					
16.11	\$15,000,000 in fiscal year 2023 are to: (1)					
16.12	increase the medical school's research					
16.13	capacity; (2) improve the medical school's					
16.14	ranking in National Institutes of Health					
16.15	funding; (3) ensure the medical school's					
16.16	national prominence by attracting and					
16.17	retaining world-class faculty, staff, and					
16.18	students; (4) invest in physician training					
16.19	programs in rural and underserved					
16.20	communities; and (5) translate the medical					
16.21	school's research discoveries into new					
16.22	treatments and cures to improve the health of					
16.23	Minnesotans.					
16.24	(b) \$7,800,000 in fiscal year 2022 and					
16.25	\$7,800,000 in fiscal year 2023 are for health					
16.26	training restoration. This appropriation must					
16.27	be used to support all of the following: (1)					
16.28	faculty physicians who teach at eight residency					
16.29	program sites, including medical resident and					
16.30	student training programs in the Department					
16.31	of Family Medicine; (2) the Mobile Dental					
16.32	Clinic; and (3) expansion of geriatric					
16.33	education and family programs.					

	SF18	REVISOR	JFK	211-S0018-1	1st Engrossment		
17.1	(c) \$4,000,000) in fiscal year 2022	2 and				
17.2	<u></u>	fiscal year 2023 ar					
17.3	Minnesota Dis	scovery, Research,	and				
17.4	InnoVation Ec	conomy funding pro	ogram for				
17.5	cancer care re	search.					
17.6	(d) \$500,000 in	n fiscal year 2022 a	nd \$500,000				
17.7	in fiscal year 2	2023 are for the Un	iversity of				
17.8	Minnesota, M	orris branch, to cov	ver the costs				
17.9	of tuition waiv	vers under Minnesc	ota Statutes,				
17.10	section 137.16	<u>.</u>					
17.11	(e) \$150,000 in	n fiscal year 2022 a	nd \$150,000				
17.12	in fiscal year 2	2023 are for the Ch	loe Barnes				
17.13	Advisory Cou	ncil on Rare Disea	ses under				
17.14	Minnesota Sta	tutes, section 137.6	68. The base				
17.15	for this approp	priation is \$0 in fisc	al year 2024				
17.16	and later.						
17.17	(f) The total of	perations and maint	tenance base				
17.18	for fiscal year	2024 and later is \$6	520,818,000.				
17.19	Subd. 3. Prim	ary Care Educati	on Initiatives	2,157,000	2,157,000		
17.20	This appropria	ation is from the he	alth care				
17.21	access fund.						
17.22	Subd. 4. Spec	ial Appropriation	S				
17.23		re and Extension S	_	42,922,000	42,922,000		
				<u> </u>	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
17.24		<u>Iltural Experiment</u>					
17.25	the Minnesota Extension Service:						
17.26	(1) the agricul	tural experiment st	ations and				
17.27	Minnesota Extension Service must convene						
17.28	agricultural advisory groups to focus research,						
17.29	education, and extension activities on producer						
17.30	needs and imp	lement an outreach	strategy that				
17.31	more effective	ly and rapidly trans	fers research				
17.32	results and be	st practices to prod	ucers				

- 17.32 results and best practices to producers
- 17.33 throughout the state;

18.1	(2) this appropriation includes funding for
18.2	research and outreach on the production of
18.3	renewable energy from Minnesota biomass
18.4	resources, including agronomic crops, plant
18.5	and animal wastes, and native plants or trees.
18.6	The following areas should be prioritized and
18.7	carried out in consultation with Minnesota
18.8	producers, renewable energy, and bioenergy
18.9	organizations:
18.10	(i) biofuel and other energy production from
18.11	perennial crops, small grains, row crops, and
18.12	forestry products in conjunction with the
18.13	Natural Resources Research Institute (NRRI);
18.14	(ii) alternative bioenergy crops and cropping
18.15	systems; and
18.16	(iii) biofuel coproducts used for livestock feed;
18.17	(3) this appropriation includes funding for the
18.18	College of Food, Agricultural, and Natural
18.19	Resources Sciences to establish and provide
18.20	leadership for organic agronomic,
18.21	horticultural, livestock, and food systems
18.22	research, education, and outreach and for the
18.23	purchase of state-of-the-art laboratory,
18.24	planting, tilling, harvesting, and processing
18.25	equipment necessary for this project;
18.26	(4) this appropriation includes funding for
18.27	research efforts that demonstrate a renewed
18.28	emphasis on the needs of the state's agriculture
18.29	community. The following areas should be
18.30	prioritized and carried out in consultation with
18.31	Minnesota farm organizations:
18.32	(i) vegetable crop research with priority for
18.33	extending the Minnesota vegetable growing
18.34	season;

	SF18	REVISOR	JFK	211-S0018-1
19.1	(ii) fertilize	r and soil fertility res	earch and	
19.2	developmer			
10.2		oundwater, and surfa	oo watar	
19.3 19.4	<u> </u>	n practices and conta		
19.5	reduction re	•		
		<u>.</u>	1 / • /•	
19.6	<u> </u>	ring and developing p		
19.7	that use hut	rients more efficientl	<u>y;</u>	
19.8	<u> </u>	g and development of		
19.9		ss resources in all three	ee Minnesota	
19.10	biomes;			
19.11	(vi) develop	oment of new disease-	resistant and	
19.12	pest-resistar	nt varieties of turf and	d agronomic	
19.13	crops;			
19.14	(vii) utilizir	ng plant and livestock	cells to treat	
19.15	and cure hu	man diseases;		
19.16	(viii) the de	velopment of dairy c	oproducts;	
19.17	(ix) a rapid	agricultural response	fund for	
19.18	current or e	merging animal, plan	nt, and insect	
19.19	problems af	fecting production or	food safety;	
19.20	(x) crop pes	st and animal disease	research;	
19.21	(xi) develop	oing animal agricultu	re that is	
19.22	capable of s	sustainably feeding th	ne world;	
19.23	(xii) consur	ner food safety educa	ation and	
19.24	outreach;			
19.25	(xiii) progra	ams to meet the resea	rch and	
19.26	outreach ne	eds of organic livesto	ock and crop	
19.27	farmers; and	<u>d</u>		
19.28	(xiv) alterna	tive bioenergy crops	and cropping	
19.29	systems; an	d growing, harvestin	g, and	
19.30	transporting	g biomass plant mater	rial; and	
19.31	(5) by Febru	uary 1, 2023, the Boar	rd of Regents	
19.32	<u>must submi</u>	t a report to the legis	lative	

Article 1 Sec. 4.

1st Engrossment

	SF18	REVISOR	JFK	211-S0018-1	1st Engrossment
20.1	committees	and divisions with ju	risdiction		
20.2		lture and higher educa			
20.3		is and outcomes of res			
20.4	initiatives f	funded in this paragrap	bh.		
20.5	(b) Health	Sciences		9,204,000	9,204,000
20.6	\$346,000 e	ach year is to support	up to 12		
20.7	resident ph	ysicians in the St. Clo	ud Hospital		
20.8	family prac	tice residency program	n. The		
20.9	program m	ust prepare doctors to	practice		
20.10	primary car	re medicine in rural ar	eas of the		
20.11	state. The l	egislature intends this	program to		
20.12	improve he	alth care in rural com	nunities,		
20.13	provide aff	ordable access to appr	opriate		
20.14	medical car	re, and manage the trea	atment of		
20.15	patients in a	a more cost-effective 1	nanner. The		
20.16	remainder o	of this appropriation is	for the rural		
20.17	physicians	associates program; th	e Veterinary		
20.18	Diagnostic	Laboratory; health sci	ences		
20.19	research; de	ental care; the Biomed	lical		
20.20	Engineerin	g Center; and the colla	aborative		
20.21	partnership	between the Universi	ty of		
20.22	Minnesota	and Mayo Clinic for r	egenerative		
20.23	medicine, r	esearch, clinical trans	lation, and		
20.24	commercia	lization.			
20.25	(c) College	of Science and Engi	neering	1,140,000	1,140,000
20.26	For the geo	logical survey and the	talented		
20.27	youth math	ematics program.			
20.28	(d) System	Special		7,431,000	7,431,000
20.29	For general	research, the Labor E	ducation		
20.30	Service, Na	tural Resources Resear	rch Institute,		
20.31	Center for	Urban and Regional A	ffairs, Bell		
20.32	Museum of	Natural History, and	the		
20.33	Humphrey	exhibit.			

	SF18	REVISOR	JFK	211-S0018-1	1st Engrossment			
21.1	\$2,250,000	0 in fiscal year 2022 and	1\$2,250,000					
21.2	in fiscal year 2023 are for the Natural							
21.3	Resources Research Institute to invest in							
21.4	applied research for economic development.							
21.5	The base f	for this appropriation is	\$7,181,000					
21.6	in fiscal ye	ear 2024 and later and,	of this					
21.7	amount, \$2	2,000,000 per fiscal ye	ar is for the					
21.8	Natural Re	esources Research Instit	tute to invest					
21.9	in applied 1	research for economic d	evelopment.					
21.10 21.11	<u> </u>	rsity of Minnesota and on Partnership	<u>l Mayo</u>	7,991,000	7,991,000			
21.12	This appro	opriation is for the follo	owing					
21.13	activities:							
21.14	<u>(1)</u> \$7,491	,000 in fiscal year 202	2 and					
21.15	\$7,491,000	0 in fiscal year 2023 ar	e for the					
21.16	direct and	indirect expenses of th	e					
21.17	collaborati	ve research partnership	between the					
21.18	University	of Minnesota and the	Mayo					
21.19	Foundation	n for research in biotec	hnology and					
21.20	medical ge	enomics. An annual rep	oort on the					
21.21	expenditur	re of these funds must b	be submitted					
21.22	to the gove	ernor and the chairs of th	ne legislative					
21.23	<u>committee</u>	es responsible for highe	er education					
21.24	finance by	June 30 of each fiscal	year.					
21.25	(2) \$500,0	00 in fiscal year 2022 a	nd \$500,000					
21.26	in fiscal ye	ear 2023 are to award c	competitive					
21.27	grants to co	onduct research into the	e prevention,					
21.28	treatment,	causes, and cures of A	lzheimer's					
21.29	disease and	d other dementias.						
21.30	<u>Subd. 5.</u> <u>A</u>	cademic Health Cent	er					
21.31	The approp	priation for Academic H	lealth Center					
21.32	funding ur	nder Minnesota Statute	s, section					
21.33	297F.10, is	s estimated to be \$22,2	50,000 each					
21.34	year.							

	SF18	REVISOR	JFK	21	1-S0018-1	1st Engrossment
22.1	Sec. 5. <u>MAYC</u>) CLINIC				
22.2	Subdivision 1.	Total Appropriat	tion	<u>\$</u>	<u>1,351,000</u> <u>\$</u>	<u>1,351,000</u>
22.3	The amounts t	hat may be spent a	re specified			
22.4	in the followin	g subdivisions.				
22.5	Subd. 2. Medi	cal School			665,000	665,000
22.6	The state must	pay a capitation ea	ach year for			
22.7	each student w	who is a resident of	Minnesota.			
22.8	The appropriat	ion may be transfer	red between			
22.9	each year of th	e biennium to acco	ommodate			
22.10	enrollment flue	ctuations. It is inter	nded that			
22.11	during the bier	nnium the Mayo Cl	linic use the			
22.12	capitation mor	ney to increase the	number of			
22.13	doctors practic	ing in rural areas i	n need of			
22.14	doctors.					
22.15 22.16	Subd. 3. Fami Residency Pro	ly Practice and G ogram	raduate		686,000	<u>686,000</u>
22.17	The state must	pay stipend suppo	ort for up to			
22.18	27 residents ea	ach year.				
		CELLATIONS, I		D 2021		
22.19	Sec. 6. <u>CAN</u>	<u>CELLATIONS; H</u>	YISCAL YEA	<u>K 2021.</u>		
22.20	<u>(a) \$340,00</u>	0 of the fiscal year	2021 general f	und appro	priation under Lav	ws 2019, chapter
22.21	<u>64, article 1, se</u>	ection 2, subdivisio	ons 11, 25, and	1 26, is can	nceled.	
22.22	<u>(b)</u> \$5,000,	000 of the fiscal ye	ear 2021 gener	ral fund ap	propriation unde	r Laws 2019 <u>,</u>
22.23	chapter 64, art	icle 1, section 2, su	ubdivision 2, is	s canceled	<u>.</u>	
22.24	(c) This see	ction is effective th	e day followin	ng final en	actment.	
22.25	Sec. 7. Laws	2014, chapter 312	, article 1, sec	tion 4, sub	odivision 2, is am	ended to read:
22.26	Subd. 2. Healt	th Sciences Specia	1			4,500,000
22.27	(a) This approp	oriation is from the	general fund			
22.28	for the direct a	and indirect expens	es of the			
22.29	collaborative p	partnership between	n the			
22.30	Univerity Univ	versity of Minnesor	ta and the			
22.31	Mayo Clinic fo	or regenerative me	dicine			

research, clinical translation, and 23.1 commercialization. In addition to 23.2 23.3 representatives from the University of Minnesota and the Mayo Clinic, the 23.4 collaborative partnership must include 23.5 representatives of private industry and others 23.6 with expertise in regenerative medicine 23.7 23.8 research, clinical translation, commercialization, and medical venture 23.9 financing who are not affiliated with either 23.10 the University of Minnesota or the Mayo 23.11 Clinic. 23.12 (b) By January 15 of each odd-numbered year 23.13 beginning in 2017, the partnership must 23.14 submit an independent financial audit to the 23.15 chairs and ranking minority members of the 23.16 committees of the house of representatives 23.17 and senate having jurisdiction over higher 23.18 education and economic development. The 23.19 audit must include the names of all recipients 23.20 of grants awarded by the partnership and their 23.21 affiliation, if any, with the University of 23.22 Minnesota or the Mayo Clinic. 23.23 (c) The full amount of this appropriation is for 23.24 the partnership and may not be used by the 23.25 University of Minnesota for administrative or 23.26 monitoring expenses. 23.27 (d) For fiscal year 2016 and thereafter, the 23.28 23.29 base for this program is \$4,350,000. (e) All grants awarded with funding provided 23.30 23.31 by an appropriation to this program must be for a regenerative medicine development 23.32 project, defined as any research, product 23.33 development, or commercial venture relating 23.34 to basic, preclinical, or clinical work to 23.35

	SF18	REVISOR	JFK	211-S0018-1	1st Engrossment
24.1	produce a dr	ug, biological or che	emical		
24.2	material, cor	npound, or medical of	device		
24.3	designed to a	augment, repair, repl	ace, or		
24.4	regenerate or	rgans and tissue that	have been		
24.5	damaged by	disease, injury, aging	g, or other		
24.6	biological pr	ocesses.			
24.7				E O	
24.7 24.8		HICHE	ARTICL	E 2 N PROVISIONS	
24.0		mone	K EDUCATIO.		
24.9	Section 1.	[136A.057] STUDE	NT TRANSFE	R REPORTING.	
24.10	<u>(a) The c</u>	ommissioner must re	eport on the offi	ce's website summary of	data on students
24.11	who, within	the most recent acad	emic year, with	drew from enrollment v	without completing
24.12	a degree or c	redential program at	t a public postse	condary institution in N	Minnesota. The
24.13	summary dat	ta must include whet	ther the students	who withdrew transfe	rred to another
24.14	institution ar	nd the institutions tra	insferred to and	from.	
24.15	(b) Sumn	nary data must be ag	gregated by pos	stsecondary institution	and degree or
24.16	credential pro-	ogram. Summary dat	ta must be disag	gregated by race, ethnic	city, Pell eligibility,
24.17	and age.				
24.18	<u>(c)</u> The c	ommissioner must p	ost the initial da	ta on the office's webs	ite on or before
24.19	February 15,	, 2022, and must upd	late the data at l	east annually thereafter	• •
24.20	Sec. 2. Mir	nnesota Statutes 202	0, section 136A	.101, subdivision 5a, is	amended to read:
24.21	Subd. 5a.	. Assigned family re	esponsibility. "A	Assigned family respon	sibility" means the
24.22	amount of a f	family's contribution	to a student's co	st of attendance, as dete	rmined by a federal
24.23	need analysis	s. For dependent stu	dents, the assign	ned family responsibilit	ty is <u>82_79</u> percent
24.24	of the parent	al contribution. For i	ndependent stud	lents with dependents o	other than a spouse,
24.25	the assigned	family responsibility	y is 74 <u>71</u> perce	nt of the student contril	oution. For
24.26	independent	students without dep	pendents other t	han a spouse, the assign	ned family
24.27	responsibilit	y is <u>38_35</u> percent of	the student con	tribution.	
24.28	Sec. 3. Mir	nnesota Statutes 202	0, section 136A	.121, subdivision 2, is a	amended to read:
24.29	Subd. 2.	Eligibility for grant	ts. (a) An applic	ant is eligible to be con	sidered for a grant,
24.30	regardless of	`the applicant's sex, c	reed, race, color	, national origin, or ance	estry, under sections
24.31	136A.095 to	136A.131 if the offi	ice finds that the	e applicant:	

25.1

(1) is a resident of the state of Minnesota;

25.2 (2) is a graduate of a secondary school or its equivalent, or is 17 years of age or over,

and has met all requirements for admission as a student to an eligible college or technical
college of choice as defined in sections 136A.095 to 136A.131;

25.5 (3) has met the financial need criteria established in Minnesota Rules;

(4) is not in default, as defined by the office, of any federal or state student educationalloan; and

(5) is not more than 30 days in arrears in court-ordered child support that is collected or
enforced by the public authority responsible for child support enforcement or, if the applicant
is more than 30 days in arrears in court-ordered child support that is collected or enforced
by the public authority responsible for child support enforcement, but is complying with a
written payment agreement under section 518A.69 or order for arrearages.

25.13 (b) A student who is entitled to an additional semester or the equivalent of grant eligibility
25.14 if the student withdraws from enrollment:

25.15 (1) for active military service after December 31, 2002, because the student was ordered
 25.16 to active military service as defined in section 190.05, subdivision 5b or 5c, or who withdraws
 25.17 from enrollment;

25.18 (2) for a major illness serious health condition, while under the care of a medical
25.19 professional, that substantially limits the student's ability to complete the term is entitled to
25.20 an additional semester or the equivalent of grant eligibility.; or

25.21 (3) while providing care that substantially limits the student's ability to complete the
25.22 term to the student's spouse, child, or parent who has a serious health condition.

25.23 Sec. 4. Minnesota Statutes 2020, section 136A.121, subdivision 6, is amended to read:

Subd. 6. Cost of attendance. (a) The recognized cost of attendance consists of: (1) an 25.24 allowance specified in law for living and miscellaneous expenses, and (2) an allowance for 25.25 25.26 tuition and fees equal to the lesser of the average tuition and fees charged by the institution, or a tuition and fee maximum if one is established in law. If no living and miscellaneous 25.27 expense allowance is established in law, the allowance is equal to 106 109 percent of the 25.28 federal poverty guidelines for a one person household in Minnesota for nine months. If no 25.29 tuition and fee maximum is established in law, the allowance for tuition and fees is equal 25.30 25.31 to the lesser of: (1) the average tuition and fees charged by the institution, and (2) for two-year programs, an amount equal to the highest tuition and fees charged at a public 25.32

two-year institution, or for four-year programs, an amount equal to the highest tuition and
fees charged at a public university.

- (b) For a student registering for less than full time, the office shall prorate the cost ofattendance to the actual number of credits for which the student is enrolled.
- 26.5 (c) The recognized cost of attendance for a student who is confined to a Minnesota
 26.6 correctional institution shall consist of the tuition and fee component in paragraph (a), with
 26.7 no allowance for living and miscellaneous expenses.

(d) For the purpose of this subdivision, "fees" include only those fees that are mandatory
and charged to full-time resident students attending the institution. Fees do not include
charges for tools, equipment, computers, or other similar materials where the student retains
ownership. Fees include charges for these materials if the institution retains ownership. Fees
do not include optional or punitive fees.

26.13 Sec. 5. Minnesota Statutes 2020, section 136A.121, subdivision 9, is amended to read:

Subd. 9. Awards. An undergraduate student who meets the office's requirements is 26.14 eligible to apply for and receive a grant in any year of undergraduate study unless the student 26.15 has obtained a baccalaureate degree or previously has been enrolled full time or the equivalent 26.16 for eight semesters or the equivalent, excluding (1) courses taken from a Minnesota school 26.17 26.18 or postsecondary institution which is not participating in the state grant program and from which a student transferred no credit, and (2) courses taken that qualify as developmental 26.19 education or below college-level. A student enrolled in a two-year program at a four-year 26.20 institution is only eligible for the tuition and fee maximums established by law for two-year 26.21 institutions. 26.22

26.23 Sec. 6. Minnesota Statutes 2020, section 136A.123, subdivision 1, is amended to read:

Subdivision 1. Program administration. The commissioner of the Office of Higher
Education must, to the extent funds are available, administer a credential completion program
for adult learners consistent with this section.

26.27 Sec. 7. [136A.1241] FOSTERING INDEPENDENCE HIGHER EDUCATION 26.28 <u>GRANTS.</u>

26.29 Subdivision 1. Establishment. The office must establish a grant program for individuals

- 26.30 who satisfy the eligibility requirements under subdivision 3. Using available FAFSA or
- 26.31 other state aid data, the office shall identify and inform eligible individuals, and the
- 26.32 institutions for which the individuals have been accepted or are attending, of their eligibility

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27.1	for the foster g	rant. This progran	n is established t	o provide an individual	who is currently
27.2	or was formerly	y in foster care wi	th foster grants f	for up to five years for h	nigher education
27.3	costs.				
27.4	<u>Subd. 2.</u> De	finitions. (a) For	purposes of this	section, the terms in this	s subdivision have
27.5	the meanings g	iven.			
27.6	(b) "Adopti	on" means adopti	on of an individu	al who has been in the	care and custody
27.7	of a responsible	e social services a	gency or Tribal	social services agency a	and in foster care.
27.8	(c) "Eligible	e institution" mean	ns an eligible pu	blic institution or an eli	gible private
27.9	institution.				
27.10	(d) "Eligible	e private institutio	n" or "private in	stitution" means an inst	itution eligible for
27.11	state student ai	d under section 13	36A.103, paragra	uph (a), clause (2).	
27.12	(e) "Eligible	e public institution	n" or "public inst	titution" means an instit	ution operated by
27.13	the Board of Tr	rustees of the Min	nesota State Col	leges and Universities of	or the Board of
27.14	Regents of the	University of Mir	nnesota.		
27.15	(f) "Foster of	care" has the mear	ning given in sec	tion 260C.007, subdivi	<u>sion 18.</u>
27.16	(g) "Foster	grant" means a gra	ant under this se	ction.	
27.17	(h) "Office"	means the Office	e of Higher Educ	ation.	
27.18	(i) "Recogn	ized cost of attend	lance" means the	e amount calculated und	ler subdivision 4.
27.19	(j) "Respon	sible social servic	es agency" has t	he meaning given in se	ction 260C.007,
27.20	subdivision 27a	<u>1.</u>			
27.21	<u>(k)</u> "Tribal s	ocial services age	ncy" has the mea	ning given in section 26	0.755, subdivision
27.22	<u>21.</u>				
27.23	Subd. 3. Eli	i gibility. (a) An in	idividual who is	eligible for the Educati	on and Training
27.24	Voucher Progra	am is eligible for a	a foster grant.		
27.25	(b) If the in-	dividual is not elig	gible for the Edu	cation and Training Vo	ucher program, in
27.26	order to receive	e a foster grant, ar	n individual mus	<u>t:</u>	
27.27	(1) meet the	e definition of a re	sident student u	nder section 136A.101,	subdivision 8;
27.28	(2) be at lea	st 13 years of age	but fewer than 2	27 years of age;	
27.29	(3) after the	individual's 13th	birthday, be in c	or have been in foster ca	re in Minnesota
27.30	before, on, or a	fter the effective of	date of this section	on, including any of the	following:

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28.1	(i) placeme	nt in foster care at	any time while	e 13 years of age or older	2		
28.2	(ii) adoption from foster care at any time after reaching 13 years of age; or						
28.3	(iii) placem	ent from foster car	e with a perma	ment legal custodian at a	ny time after		
28.4	reaching 13 ye	ars of age;					
28.5	(4) have graduated from high school or completed the equivalent as approved by the						
28.6	Department of	Education;					
28.7	(5) have been	en accepted for adm	nission to, or be	currently attending, an e	ligible institution;		
28.8	(6) have su	bmitted a FAFSA;	and				
28.9	<u>(7) be meet</u>	ing satisfactory aca	ademic progres	ss as defined under sectio	<u>n 136A.101,</u>		
28.10	subdivision 10	<u>.</u>					
28.11	<u>Subd. 4.</u> Co	ost of attendance. (a) The recogniz	ed cost of attendance for a	public institution		
28.12			ral Regulations	, title 20, chapter 28, sub	chapter IV, part		
28.13	<u>F, section 1087</u>	<u>′11.</u>					
28.14	(b) The rec	ognized cost of atte	endance for a p	private institution equals t	the lesser of:		
28.15	(1) the cost of attendance for the institution as calculated under Code of Federal						
28.16	Regulations, ti	tle 20, chapter 28,	subchapter IV,	part F, section 1087ll; or			
28.17	(2) for two-	year programs, an	amount equal t	o the highest recognized o	cost of attendance		
28.18	charged at a pu	ıblic two-year insti	tution, or for fo	our-year programs, an an	nount equal to the		
28.19	highest recogn	ized cost of attenda	ance at a public	e university.			
28.20	<u>Subd. 5.</u> Fo	oster grant amoun	it; payment; o	pt-out. (a) Each student	shall be awarded		
28.21	a foster grant b	ased on the federal	need analysis.	Applicants are encourag	ed to apply for all		
28.22	other sources o	f financial aid. The	amount of the	foster grant must be equal	to the applicant's		
28.23	recognized cos	st of attendance afte	er deducting:				
28.24	(1) the stud	ent aid index as ca	lculated by the	federal need analysis;			
28.25	(2) the amo	unt of a federal Pe	ll Grant award	for which the applicant i	s eligible;		
28.26	(3) the amo	ount of the state gra	int;				
28.27	(4) the Fede	eral Supplemental	Educational O	oportunity Grant;			
28.28	(5) the sum	of all Tribal schol	arships;				
28.29	(6) the amo	ount of any other sta	ate and federal	gift aid;			
28.30	<u>(7) the Edu</u>	cation and Training	g Voucher Prog	gram;			

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29.1	(8) extended	d foster care bene	efits under section	on 260C.451;	
29.2	(9) the amo	unt of any private	e grants or schol	arships, excluding gran	ts and scholarships
29.3	provided by the	e private institutio	on of higher edu	cation in which the elig	ible student is
29.4	enrolled; and				
29.5	(10) for pub	olic institutions, tl	he sum of all ins	stitutional grants, schola	rships, tuition
29.6	waivers, and tu	ition remission a	mounts.		
29.7	(b) The fost	er grant shall be	paid directly to	the eligible institution w	where the student is
29.8	enrolled.				
29.9	(c) An eligil	ble private institut	tion may opt out	of participating in the fo	oster grant program
29.10	established und	ler this section. T	o opt out, the in	stitution shall provide n	otice to the office
29.11	by September 1	l for the next acad	demic year.		
29.12	(d) An eligi	ble private institu	tion that does n	ot opt out under paragra	aph (c) and accepts
29.13	the student's ap	plication to atten	d the institution	must provide institution	nal grants,
29.14	scholarships, tu	ution waivers, or	tuition remissio	on in an amount equal to	the difference
29.15	between:				
29.16	(1) the insti	tution's cost of at	tendance as calc	culated under subdivisio	on 4, paragraph (b),
29.17	clause (1); and				
29.18	(2) the sum	of the foster grar	nt under this sub	division and the sum of	the amounts in
29.19	paragraph (a), o	clauses (1) to (9).			
29.20	(e) An unde	ergraduate studen	t who is eligible	may apply for and rece	vive a foster grant
29.21	in any year of u	indergraduate stu	dy unless the st	udent has obtained a bac	ccalaureate degree
29.22	or previously h	as been enrolled	full time as defi	ned in section 136A.10	1, subdivision 7a,
29.23	or the equivalent	nt for eight semes	sters or the equi	valent, or received a fos	ster grant for five
29.24	years, whicheve	er occurs first. A	foster grant mus	t not be awarded to a stu	ident for more than
29.25	three years for	a two-year degree	e, certificate, or	diploma, or five years f	for a four-year
29.26	undergraduate	degree.			
29.27	(f) Foster gr	ants may be awar	ded to an eligibl	e student for four quarte	rs, three semesters,
29.28	or the equivalent	nt during the cour	rse of a single fi	scal year. In calculating	the award amount,
29.29	the office must	use the same cale	culation it would	d for any other term.	
29.30	<u>Subd. 6.</u> Di	ssemination of ir	nformation. (a)	The office shall, by Sep	otember 1, 2022,
29.31	and September	1 each year therea	ifter, prepare and	provide the information	to be disseminated
29.32	by responsible	social services ag	gencies, Tribal s	ocial services agencies,	the office, the
29.33	Department of	Human Services,	and eligible sta	te and private institution	ns that:

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30.1	(1) describe	s the availability of	of the program	established under this se	ction;
30.2	(2) explains	how to participate	e in the progra	m; and	
30.3	(3) includes	information on al	ll available fed	leral and state grants iden	tified under
30.4	subdivision 5.				
30.5	(b) The offi	ce shall maintain a	and annually u	pdate the list of eligible p	private institutions
30.6	that opt out und	ler subdivision 5,	paragraph (c),	and post the list of the in	stitutions on the
30.7	office's website	<u>>.</u>			
30.8	<u>Subd. 7.</u> As	sistance from the	Office of High	ner Education. The office	e shall assist foster
30.9	grant applicant	s eligible under su	bdivision 3 by	providing assistance in:	
30.10	(1) complet	ing the foster gran	t application;	and	
30.11	(2) accessin	g and applying for	r available fed	eral and state financial ai	d resources under
30.12	subdivision 5.				
30.13	<u>Subd. 8.</u> Re	port. (a) The offic	ce shall prepar	e an anonymized report to	o be submitted
30.14	annually to the	chairperson and n	ninority chairp	erson of the legislative co	ommittees with
30.15	jurisdiction over	er higher education	n that contains	<u>:</u>	
30.16	(1) the num	ber of students rec	ceiving foster g	grants and the institutions	attended; and
30.17	<u>(2)</u> annual r	etention and gradu	ation data on	students receiving foster	grants.
30.18	(b) The repo	ort required under	this subdivisio	n may be combined with	other legislatively
30.19	required reporti	ng. If submitted as	s a separate rep	ort, the report must be sub	mitted by January
30.20	<u>15.</u>				
30.21	EFFECTIV	VE DATE; APPL	ICATION. Th	nis section is effective the	aday following
30.22	final enactment	t and applies to for	ster grants awa	arded beginning the 2022	-2023 academic
30.23	year. The first r	eport under subdi	vision 8 must	be submitted by January	15, 2024, unless
30.24	included in oth	er legislatively rec	quired reportin	<u>g.</u>	
30.25	Sec. 8. Minne	esota Statutes 2020), section 136A	A.125, subdivision 2, is a	mended to read:
30.26	Subd. 2. Eli	gible students. (a) An applicant	t is eligible for a child car	e grant if the
30.27	applicant:				
30.28	(1) is a resid	lent of the state of	Minnesota or	the applicant's spouse is	a resident of the
30.29	state of Minnes	sota;			

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(2) has a child 12 years of age or younger, or 14 years of age or younger who is disabled 31.1 as defined in section 125A.02, and who is receiving or will receive care on a regular basis 31.2 from a licensed or legal, nonlicensed caregiver; 31.3 (3) is income eligible as determined by the office's policies and rules, but is not a recipient 31.4 31.5 of assistance from the Minnesota family investment program; (4) either has not earned a baccalaureate degree and has been enrolled full time less than 31.6 received child care grant funds for a period of ten semesters or the equivalent, or has earned 31.7 a baccalaureate degree and has been enrolled full time less than ten semesters or the 31.8 equivalent in a graduate or professional degree program; 31.9 (5) is pursuing a nonsectarian program or course of study that applies to an undergraduate, 31.10 graduate, or professional degree, diploma, or certificate; 31.11 (6) is enrolled in at least six credits one credit in an undergraduate program or one credit 31.12 in a graduate or professional program in an eligible institution; and 31.13 (7) is in good academic standing and making satisfactory academic progress. 31.14 (b) A student who is entitled to an additional semester or equivalent of grant eligibility 31.15 and will be considered to be in continuing enrollment status upon return if the student 31.16 withdraws from enrollment: 31.17 (1) for active military service after December 31, 2002, because the student was ordered 31.18 to active military service as defined in section 190.05, subdivision 5b or 5c, or; 31.19 (2) for a major illness serious health condition, while under the care of a medical 31.20 professional, that substantially limits the student's ability to complete the term is entitled to 31.21 an additional semester or the equivalent of grant eligibility and will be considered to be in 31.22 continuing enrollment status upon return.; or 31.23 (3) while providing care that substantially limits the student's ability to complete the 31.24 term to the student's spouse, child, or parent who has a serious health condition. 31.25 Sec. 9. Minnesota Statutes 2020, section 136A.125, subdivision 4, is amended to read: 31.26 Subd. 4. Amount and length of grants. (a) The amount of a child care grant must be 31.27 31.28 based on: (1) the income of the applicant and the applicant's spouse; 31.29 31.30 (2) the number in the applicant's family, as defined by the office; and (3) the number of eligible children in the applicant's family. 31.31

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(b) (a) The maximum award to the applicant shall be \$3,000 \$6,500 for each eligible 32.1 child per academic year, except that the campus financial aid officer may apply to the office 32.2 for approval to increase grants by up to ten percent to compensate for higher market charges 32.3 for infant care in a community. The office shall develop policies to determine community 32.4 market costs and review institutional requests for compensatory grant increases to ensure 32.5 need and equal treatment. The office shall prepare a chart to show the amount of a grant 32.6 that will be awarded per child based on the factors in this subdivision. The chart shall include 32.7 32.8 a range of income and family size.

(c) (b) Applicants with family incomes expected family contributions at or below a 32.9 percentage of the federal poverty level the qualifying expected family contribution for the 32.10 federal Pell Grant, as determined by the commissioner, will qualify for the maximum award. 32.11 The commissioner shall attempt to set the percentage at a level estimated to fully expend 32.12 the available appropriation for child care grants. Applicants with family incomes expected 32.13 family contributions exceeding that threshold will but less than 200 percent of the qualifying 32.14 expected family contribution receive the maximum award minus ten percent of their income 32.15 exceeding that threshold an amount proportional to their expected family contribution as 32.16 determined by the commissioner. If the result is less than zero, the grant is zero. 32.17 (d) (c) The academic year award amount must be disbursed by academic term using the 32.18 following formula: 32.19 (1) the academic year amount described in paragraph (b) (a); 32.20

32.21 (2) divided by the number of terms in the academic year; and

32.22 (3) divided by 15 for undergraduate students and six for graduate and professional
 32.23 students; and

32.24 (4) (3) multiplied by the number of credits for which the student is enrolled that academic
 32.25 term, up to 15 credits for undergraduate students and six for graduate and professional
 32.26 students. applicable enrollment factor:

- 32.27 (i) 1.00 for undergraduate students enrolled in 12 or more semester credits or the
- 32.28 equivalent or for graduate students enrolled in six or more semester credits or the equivalent;
- 32.29 (ii) 0.75 for undergraduate students enrolled in nine, ten, or 11 semester credits or the
- 32.30 equivalent or for graduate students enrolled in five semester credits or the equivalent;
- 32.31 (iii) 0.50 for undergraduate students enrolled in six, seven, or eight semester credits or
- 32.32 the equivalent or for graduate students enrolled in three or four semester credits or the
- 32.33 equivalent; and

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33.1	(iv) 0.25	o for undergraduate st	udents enrolled	l in at least one but less t	han six semester
33.2	credits or th	e equivalent or for gr	aduate students	s enrolled in one or two s	semester credits or
33.3	the equivale	ent.			
33.4	(e) (d) P	ayments shall be mad	le each academ	ic term to the student or	to the child care
33.5	provider, as	determined by the ins	stitution. Institu	utions may make paymer	its more than once
33.6	within the a	cademic term.			
33.7	Sec. 10. N	Ainnesota Statutes 202	20, section 136	A.126, subdivision 1, is	amended to read:
33.8	Subdivis	sion 1. Student eligib	ility. The com	missioner shall establish	procedures for the
33.9	distribution	of scholarships to a N	Ainnesota resid	lent student as defined u	nder section
33.10	136A.101, s	subdivision 8, who:			
33.11	(1) is of	one-fourth or more In	ndian ancestry_	or is an enrolled member	r or citizen of a
33.12	federally re-	cognized American In	ndian or Canad	ian First Nations tribe;	
33.13	(2) has a	applied for other exist	ing state and fe	ederal scholarship and gr	ant programs;
33.14	(3) is me	eeting satisfactory aca	demic progres	s as defined under sectio	n 136A.101,
33.15	subdivision	10;			
33.16	(4) is no	t in default, as define	d by the office.	, of a federal or state stud	lent educational
33.17	loan;				
33.18	(5) if en	rolled in an undergrad	luate program,	is eligible or would be e	ligible to receive
33.19	a federal Pe	ll Grant or a state gra	nt based on the	e federal needs analysis a	and is enrolled for
33.20	nine semest	er credits per term or	more, or the ed	quivalent; and	
33.21	(6) if en	rolled in a graduate p	rogram, demor	strates a remaining finar	ncial need in the
33.22	award amou	ant calculation and is o	enrolled, per te	rm, on a half-time basis o	or more as defined
33.23	by the posts	secondary institution.			
33.24	Sec. 11. N	Iinnesota Statutes 202	20, section 136	A.126, subdivision 4, is	amended to read:
33.25	Subd. 4.	Award amount. (a)	Each student s	hall be awarded a schola	rship based on the
33.26	federal need	l analysis. Applicants	are encourage	d to apply for all other so	ources of financial
33.27	aid. The am	ount of the award mus	st not exceed th	ne applicant's cost of atter	ndance, as defined
33.28	in subdivisi	on 3, after deducting:			
33.29	(1) the e	expected family contri	bution as calcu	lated by the federal need	l analysis;
33.30	(2) the a	mount of a federal Pe	ell Grant award	for which the applicant	is eligible;

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34.1	(3) the amo	ount of the state grant;	;		
34.2	(4) the fede	eral Supplemental Edu	acational Opport	unity Grant;	
34.3	(5) the sum	of all institutional gra	nts, scholarships	, tuition waivers, and t	uition remission
34.4	amounts;				
34.5	(6) the sum	of all Tribal scholars	hips;		
34.6	(7) the amo	ount of any other state	and federal gift	aid; and	
34.7	(8) the amo	ount of any private gra	ants or scholarsh	ips.	
34.8	(b) The awa	ard shall be paid direc	ctly to the postse	condary institution wl	here the student
34.9	receives federa	l financial aid.			
34.10	(c) Awards	are limited as follows	5:		
34.11	(1) the max	imum award for an u	ndergraduate is S	\$4,000 per award acac	lemic year;
34.12	(2) the max	imum award for a gra	aduate student is	\$6,000 per award aca	demic year; and
34.13	(3) the min	imum award for all st	udents is \$100 p	er award academic ye	ar.
34.14	(d) Scholar	ships may not be give	en to any Indian	student for more than	three years of
34.15	study for a two	year degree, certific	ate, or diploma p	program or five years	of study for a
34.16	four-year degree	ee program at the und	ergraduate level	and for more than fiv	e years at the
34.17	graduate level.	Students may acquire	e only one degre	e per level and one ter	rminal graduate
34.18	degree. Schola	rships may not be give	en to any student	for more than ten yea	rs including five
34.19	years of under	graduate study and fiv	ve years of gradu	ate study.	
34.20	(e) Scholar	ships may be given to	an eligible stud	ent for four quarters, t	hree semesters,
34.21	or the equivale	nt during the course c	of a single fiscal	year. In calculating the	e award amount,
34.22	the office must	t use the same calcula	tion it would for	any other term.	
34.23	Sec. 12. [136	A.1274] UNDERRE	PRESENTED	STUDENT TEACHI	ER GRANTS.
34.24	Subdivision	n 1. <mark>Establishment.</mark>]	The commissione	er of the Office of Hig	her Education
34.25	must establish	a grant program for s	tudent teaching	stipends for low-incor	ne students who
34.26	belong to an u	nderrepresented racial	l or ethnic group	<u>.</u>	
34.27	<u>Subd. 2.</u> El	igibility. To be eligib	le for a grant und	ler this section, a stude	ent teacher must:
34.28	(1) be enro	lled in a Professional	Educator Licens	ing and Standards Bo	ard-approved
34.29	teacher prepara	ation program that rec	uires at least 12	weeks of student teac	hing in order to
34.30	be recommend	ed for any Tier 3 teac	hing license;		

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35.1	(2) demonst	trate financial need	l based on crite	ria established by the cor	nmissioner under
35.2	subdivision 3;				
35.3	(3) be meet	ing satisfactory aca	ademic progres	s as defined under sectio	n 136A.101,
35.4	subdivision 10;	; and			
35.5	(4) belong t	o a racial or ethnic	group underre	presented in the Minneso	ota teacher
35.6	workforce.				
35.7	Subd. 3. Ad	lministration. (a)	The commissio	oner must establish an ap	plication process
35.8	and other guide	elines for impleme	nting this progr	am. The commissioner r	nust notify grant
35.9	recipients of th	eir award amounts	by the followi	ng dates:	
35.10	(1) for fall s	student teaching pl	acements, recip	bients must be notified by	y August 15;
35.11	(2) for sprin	ng student teaching	g placements, re	ecipients must be notified	l by December 1;
35.12	and				
35.13	(3) for sum	mer student teachin	ng placements,	recipients must be notifi	ed by May 1.
35.14	These notificat	ion deadlines do n	ot apply in case	es where grants are award	ded to student
35.15	teachers who a	pplied after applica	ation deadlines	and funds remained after	r the initial round
35.16	of grants were	awarded.			
35.17	(b) The con	nmissioner must de	etermine each a	cademic year the stipend	l amount up to
35.18	\$7,500 based or	n the amount of av	ailable funding	, the number of eligible a	pplicants, and the
35.19	financial need	of the applicants.			
35.20	(c) The com	missioner must giv	ve equal consid	eration to all eligible app	licants regardless
35.21	of the order the	application was re	eceived before	the application deadline.	
35.22	(d) If there	are insufficient fur	nds to provide a	n award to all eligible ap	oplicants, the
35.23	commissioner s	shall prioritize the	awards to eligi	ble applicants based on:	
35.24	(1) the finar	ncial need of an ap	plicant; and		
35.25	(2) the state	wide distribution of	of funds.		
35.26	Subd. 4. Re	porting. (a) By Fe	ebruary 15 of ea	ach year, the commission	er must submit a
35.27	report on the de	etails of the progra	m under this se	ection to the legislative co	ommittees with
35.28	jurisdiction over	er E-12 and higher	education finar	ice and policy. The report	t must include the
35.29	following infor	mation:			
35.30	(1) the num	ber of eligible app	licants and the	number of teacher candic	lates receiving an
35.31	award, each bro	oken down by post	secondary inst	tution;	

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36.1	(2) the to	otal number of award	s, the total dolla	r amount of all awards, a	and the average
36.2	award amou				
36.3	(3) and c	other summary data ic	dentified by the	commissioner as outcom	e indicators.
36.4	EFFEC	FIVE DATE. This se	ction is effective	July 1, 2021, except that	the commissioner
36.5	may delay n	otification to student	teachers receiv	ing grants for the fall 202	21 term until
36.6	September 1	, 2021.			
36.7	Sec. 13. M	linnesota Statutes 202	20, section 1364	A.1275, is amended to rea	ad:
36.8	136A.12	75 <u>STUDENT</u> TEA	CHER CAND	DATE GRANTS <u>IN SH</u>	IORTAGE
36.9	AREAS.				
36.10	Subdivis	ion 1. Establishmen	t. (a) The comm	issioner of the Office of I	Higher Education
36.11	must establis	sh a grant program for	student teaching	g stipends for low-income	students enrolled
36.12	in a Professi	onal Educator Licen	sing and Standa	rds Board-approved teac	her preparation
36.13	program who	o intend to teach in a <u>l</u>	icense shortage	area <u>or rural school distric</u>	<u>et after graduating</u>
36.14	and receivin	g their teaching licen	se or belong to a	n underrepresented racia	l or ethnic group .
36.15	(b) "Sho i	rtage area" means a l	icense field or e	conomic development re	gion within
36.16	Minnesota d	efined as a shortage a	area by the Profe	ssional Educator Licensi	ng and Standards
36.17	Board in coo	ordination with the ed	ommissioner us	ing data collected for the	teacher supply
36.18	and demand	report under section	122A.091, sub	livision 5. "License shor	tage area" means
36.19	<u>a licensure a</u>	rea that is identified	as a shortage ar	ea by the Professional Ed	ucator Licensing
36.20	and Standar	ds Board in coordina	tion with the co	mmissioner using data co	ollected for the
36.21	teacher supp	bly and demand repor	t under section	122A.091, subdivision 5	, provided that
36.22	only licensu	re areas within the fo	llowing fields n	nay be identified as a lice	nse shortage area
36.23	for purposes	s of this section:			
36.24	<u>(1) Engli</u>	ish as a second langu	age;		
36.25	<u>(2) early</u>	childhood;			
36.26	<u>(3) speci</u>	al education;			
36.27	<u>(4) caree</u>	r and technical educa	ation;		
36.28	<u>(5) scien</u>	ce, technology, engir	neering, arts, and	d math; and	
36.29	<u>(6) world</u>	l languages.			
36.30	<u>(c) "Rura</u>	al school district" mea	ans a school dist	rict with fewer than 30 re	sident pupil units
36.31	under sectio	n 126C.05, subdivisi	on 6, per square	<u>mile.</u>	

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37.1	Subd. 2. Eligibility. To be eligible for a grant under this section, a student teacher
37.2	candidate must:
37.3	(1) be enrolled in a Professional Educator Licensing and Standards Board-approved
37.4	teacher preparation program that requires at least 12 weeks of student teaching in order to
37.5	be recommended for any Tier 3 teaching license;
37.6	(2) demonstrate financial need based on criteria established by the commissioner under
37.7	subdivision 3;
37.8	(3) be meeting satisfactory academic progress as defined under section 136A.101,
37.9	subdivision 10; and
37.10	(4) intend to teach in a shortage area or belong to a racial or ethnic group underrepresented
37.11	in the Minnesota teacher workforce intend to teach in a rural school district or intend to
37.12	teach in a license shortage area. Intent ean to teach in a license shortage area must be
37.13	documented verified based on the teacher license field the student is pursuing or a statement
37.14	of. To verify intent to teach in an economic development region defined as a shortage area
37.15	in the year the student receives a grant a rural school district, the student must submit to the
37.16	commissioner a completed affidavit, prescribed by the commissioner, affirming the student's
37.17	intent to teach in a rural district following graduation. Upon obtaining employment after
37.18	graduating, the teacher shall report to the office the name of the school district in which the
37.19	teacher is teaching.
37.20	Subd. 3. Administration; repayment. (a) The commissioner must establish an
37.21	application process and other guidelines for implementing this program. The commissioner
37.22	must notify grant recipients of their award amounts by the following dates:
37.23	(1) for fall student teaching placements, recipients must be notified by August 15;
37.24	(2) for spring student teaching placements, recipients must be notified by December 1;
37.25	and
37.26	(3) for summer student teaching placements, recipients must be notified by May 1.
37.27	These notification deadlines do not apply in cases where grants are awarded to student
37.28	teachers who applied after application deadlines and funds remained after the initial round
37.29	of grants were awarded.
37.30	(b) The commissioner must determine each academic year the stipend amount up to
37.31	\$7,500 based on the amount of available funding, the number of eligible applicants, and the

37.32 financial need of the applicants.

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38.1	(c) The percentage of the total award funds available at the beginning of the fiscal year
38.2	reserved for teacher candidates who identify as belonging to a racial or ethnic group
38.3	underrepresented in the Minnesota teacher workforce must be equal to or greater than the
38.4	total percentage of students of racial or ethnic groups underrepresented in the Minnesota
38.5	teacher workforce as measured under section 120B.35, subdivision 3. If this percentage
38.6	cannot be met because of a lack of qualifying candidates, the remaining amount may be
38.7	awarded to teacher candidates who intend to teach in a shortage area.
38.8	(c) The commissioner must give equal consideration to all eligible applicants regardless
38.9	of the order the application was received before the application deadline.
38.10	(d) If there are insufficient funds to provide an award to all eligible applicants, the
38.11	commissioner shall prioritize the awards to eligible participants based on:
38.12	(1) the financial need of an applicant; and
38.13	(2) whether the applicant intends to teach in both a rural school district and a license
38.14	shortage area.
38.15	Subd. 4. Reporting. (a) By February 1 of each year, the commissioner must submit a
38.16	report to the chairs and ranking minority members of the legislative committees with
38.17	jurisdiction over E-12 and higher education finance and policy. The report must include the
38.18	following information:
38.19	(1) the total number of awards, the total dollar amount of all awards, and the average
38.20	award amount;
38.21	(2) the number of eligible applicants and the number of student teachers receiving an
38.22	award, each broken down by postsecondary institution;
38.23	(3) the licensure areas and school districts in which the student teachers taught; and
38.24	(4) other summary data identified by the commissioner as outcome indicators, including
38.25	how many student teachers awarded a rural teacher grant were employed in a rural district
38.26	after graduation.
38.27	(b) By July 1 of each odd numbered year, the commissioner must update and post on
38.28	the office's website a list of licensure shortage areas eligible for a grant under this section.
38.29	EFFECTIVE DATE. This section is effective July 1, 2021, except that the commissioner
38.30	may delay notification to student teachers receiving grants for the fall 2021 term until
38.31	<u>September 1, 2021.</u>

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39.1

Sec. 14. Minnesota Statutes 2020, section 136A.1704, is amended to read:

39.2 **136A.1704 STUDENT LOAN REFINANCING.**

The office may refinance student and parent loans as provided by this section and on 39.3 other terms and conditions the office prescribes. The office may establish credit requirements 39.4 for borrowers and determine what types of student and parent loans will be eligible for 39.5 refinancing. The refinanced loan need not have been made through a loan program 39.6 administered by the office. Loans shall be made with available funds in the loan capital 39.7 fund under section 136A.1785. The maximum amount of outstanding loans refinanced under 39.8 this section may not exceed \$100,000,000 \$300,000,000. The maximum loan under this 39.9 section may not exceed \$70,000 \$200,000. 39.10

39.11 Sec. 15. Minnesota Statutes 2020, section 136A.1791, is amended to read:

39.12 136A.1791 TEACHER SHORTAGE LOAN FORGIVENESS REPAYMENT 39.13 PROGRAM.

39.14 Subdivision 1. Definitions. (a) The terms used in this section have the meanings given39.15 them in this subdivision.

39.16 (b) "Qualified educational loan" means a government, commercial, or foundation loan
39.17 for actual costs paid for tuition and reasonable educational and living expenses related to a
39.18 teacher's preparation or further education, only if the further education will result in the
39.19 teacher decreasing the gap in a new shortage area.

39.20 (c) "School district" means an independent school district, special school district,
39.21 intermediate district, education district, special education cooperative, service cooperative,
39.22 a cooperative center for vocational education, or a charter school located in Minnesota.

39.23 (d) "Teacher" means an individual holding a teaching license issued by the Professional
39.24 Educator Licensing and Standards Board who is employed by a school district to provide
39.25 classroom instruction.

39.26 (e) "Teacher shortage area" means:

39.27 (1) the licensure fields and economic development regions reported by the Professional
 39.28 Educator Licensing and Standards Board in coordination with the commissioner as
 39.29 experiencing a teacher shortage; and

39.30 (2) economic development regions where there is a shortage of licensed teachers who

- 39.31 reflect the racial or ethnic diversity of students in the region as reported by the Professional
- 39.32 Educator Licensing and Standards Board in coordination with the commissioner.

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40.1	(f) (e) "C	Commissioner" mean	s the commissio	ner of the Office of Hig	ther Education
40.2		ated otherwise.			
40.3	(f) "Lice	nse shortage area" ha	s the meaning g	iven in section 136A.12	275, subdivision 1,
40.4	paragraph (b	<u>)).</u>			
40.5	(g) "Rac	ial or ethnic group ur	nderrepresented	in the teacher workforc	e" means a racial
40.6				ge of Minnesota teache	
40.7	ethnic group	is lower than the ag	gregate percenta	ge of Minnesota kinder	rgarten through
40.8		dents of that racial o		-	
40.9	<u>(h) "Rura</u>	al school district" mea	ans a school dist	rict with fewer than 30 r	esident pupil units
40.10	under sectio	n 126C.05, subdivisi	on 6, per square	mile.	
40.11	Subd. 2.	Program establishe	d; administrati	on. The commissioner	shall establish and
40.12	administer a	teacher shortage loan	n forgiveness rep	payment program. A tea	cher is eligible for
40.13	the program	if the teacher is teach	ing in an identifi	ed teacher shortage area	under subdivision
40.14	3 and compl	ies with the requiren	nents of this sect	ion.	
40.15	Subd. 3.	Report on teacher s	hortage areas.	Using data collected for	the teacher supply
40.16	and demand	report to the legislatu	re under section	122A.091, subdivision	5, the Professional
40.17	Educator Lie	eensing and Standard	ls Board shall id	entify the licensure fiel	ds and economic
40.18	developmen	t regions in Minneso	ta experiencing	a teacher shortage.	
40.19	Subd. 3a	. Eligibility. To be el	igible for a disbu	ursement under this sect	ion, a teacher must
40.20	belong to a 1	cacial or ethnic group	underrepresent	ed in the Minnesota tea	cher workforce,
40.21	teach in a ru	ral school district, or	teach in a licen	se shortage area.	
40.22	Subd. 4.	Application for loa	n forgiveness<u>r</u>e	payment. Each applica	ant for loan
40.23	forgiveness_	repayment, according	g to rules adopte	d by the commissioner	, shall:
40.24	(1) apply	v for teacher shortage	e loan forgivenes	s repayment and prom	otly submit any
40.25	additional in	nformation required b	by the commission	oner; and	
40.26	(2) subm	it to the commission	er a completed a	ffidavit, prescribed by	the commissioner,
40.27	affirming the	e teacher is teaching	in: (i) a licensur	e field identified by the	commissioner as
40.28	experiencing	3 a teacher<u>license</u> sh	ortage <u>area;</u> or (ii) an economic develo j	pment region
40.29	identified by	the commissioner a	s experiencing a	teacher shortage a rura	al school district.

Subd. 5. Amount of loan forgiveness repayment. (a) To the extent funding is available,
the annual amount of teacher shortage loan forgiveness repayment for an approved applicant
shall not exceed \$1,000 or the cumulative balance of the applicant's qualified educational
loans, including principal and interest, whichever amount is less.

(b) Recipients must secure their own qualified educational loans. Teachers who graduate
from an approved teacher preparation program or teachers who add a licensure field,
consistent with the teacher shortage requirements of this section, are eligible to apply for

41.4 the loan forgiveness repayment program.

41.5 (c) No teacher shall receive more than five annual awards.

Subd. 6. Disbursement. (a) The commissioner must make annual disbursements directly
to the participant of the amount for which a participant is eligible, for each year that a
participant is eligible.

(b) Within 60 days of the disbursement date, the participant must provide the
commissioner with verification that the full amount of loan repayment disbursement has
been applied toward the designated loans. A participant that previously received funds under
this section but has not provided the commissioner with such verification is not eligible to
receive additional funds.

41.14 Subd. 7. Penalties. (a) A teacher who submits a false or misleading application or other
41.15 false or misleading information to the commissioner may:

41.16 (1) have his or her teaching license suspended or revoked under section 122A.20;

41.17 (2) be disciplined by the teacher's employing school district; or

41.18 (3) be required by the commissioner to repay the total amount of the loan forgiveness
41.19 repayment he or she received under this program, plus interest at a rate established under
41.20 section 270C.40.

41.21 (b) The commissioner must deposit any repayments received under paragraph (a) in the
41.22 fund established in subdivision 8.

41.23 Subd. 8. Account established. A teacher shortage loan forgiveness repayment account 41.24 is created in the special revenue fund for depositing money appropriated to or received by 41.25 the commissioner for the program. Money deposited in the account is appropriated to the 41.26 commissioner, does not cancel, and is continuously available for loan forgiveness repayment 41.27 under this section.

Subd. 9. Annual reporting. By February 1 of each year, the commissioner must report to the chairs of the kindergarten through grade 12 and higher education committees of the legislature on the number of individuals who received loan forgiveness repayment under this section, the race or ethnicity of the teachers participating in the program, the licensure areas and economic development regions school districts in which the teachers taught, the

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42.1	average amoun	it paid to a teacher 1	participating in	n the program, and other	summarv data
42.2	-	ne commissioner as			
42.3	Subd. 10. R	Sulemaking . The co	ommissioner s	hall adopt rules under ch	napter 14 to
42.4	administer this	0			
42.5	Sec. 16. Mini	nesota Statutes 2020	0, section 136	A.246, subdivision 1, is	amended to read:
42.6	Subdivision	n 1. Program creat	ed. The comm	nissioner shall make grar	nts for the training
42.7	of employees to	o achieve the comp	etency standa	rd for an occupation ider	ntified by the
42.8	commissioner	of labor and industr	ry under sectio	on 175.45 and Laws 2014	4, chapter 312,
42.9	article 3, sectio	n 21. "Competency	/ standard" ha	s the meaning given in se	ection 175.45,
42.10	subdivision 2.	An individual must	, no later than	the commencement of the	he training, be an
42.11	employee of th	e employer seeking	g a grant to tra	in that individual.	
42.12	Sec 17 Min	aesota Statutes 2020) section 136	A.246, is amended by add	ding a subdivision
42.12	to read:	lesota Statutes 2020	<i>5</i> , section 150 <i>1</i>	A.240, is amended by add	
72.13					
42.14	<u>Subd. 1a.</u> D	efinitions. (a) The	terms defined	in this subdivision apply	y to this section.
42.15	<u>(b) "Compe</u>	etency standard" has	s the meaning	given in section 175.45,	subdivision 2.
42.16	(c) "Eligible	e training" means tr	raining provid	ed by an eligible training	g provider that:
42.17	(1) includes	s training to meet or	ne or more ide	entified competency stan	dards;
42.18	(2) is instru	ctor-led for a major	rity of the train	ning; and	
42.19	(3) results i	n the employee rec	eiving an indu	stry-recognized degree,	certificate, or
42.20	credential.				
42.21	(d) "Eligibl	e training provider"	' means an ins	titution:	
42.22	(1) operated	by the Board of T	rustees of the	Minnesota State College	s and Universities
42.23	or the Board of	f Regents of the Un	iversity of Mi	nnesota;	
42.24	(2) licensed	or registered as a r	postsecondary	institution by the office;	or
42.25	(3) exempt	from the provisions	of section 136	A.822 to 136A.834 or 13	6A.61 to 136A.71
42.26	as approved by	the office.			
42.27	(e) "Industr	y-recognized degre	es, certificates	s, or credentials" means:	
42.28	(1) certifica	ites, diplomas, or de	egrees issued	by a postsecondary instit	ution;
42.29	(2) registered	ed apprenticeship co	ertifications of	r certificates;	

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43.1	<u>(3) occup</u>	pational licenses or re	egistrations;		
43.2	(4) certifi	ications issued by, or	recognized by,	industry or professiona	l associations; and
43.3	(5) other	certifications as appr	roved by the con	mmissioner.	
43.4	Sec. 18. M	innesota Statutes 202	20, section 136A	A.246, subdivision 2, is	amended to read:
43.5	Subd. 2.	Eligible grantees. A	n employer or a	n organization represer	nting the employer
43.6	is eligible to	apply for a grant to t	train employees	if the employer has an	employee who is
43.7	in or is to be	trained to be in an o	ccupation for w	hich a competency stan	ndard has been
43.8	identified an	d the employee has n	not attained the	competency standard pr	rior to the
43.9	commencem	ent of the planned trai	ning. Training n	eed not address all aspec	ets of a competency
43.10	standard but	may address only the	e competencies	of a standard that an en	nployee is lacking.
43.11	An employed	e must receive an ind	lustry-recognize	ed degree, certificate, or	r credential upon
43.12	successful co	mpletion of the train	ning. A grantee	must have an agreemen	nt with an eligible
43.13	training prov	vider to provide eligit	ble training pric	or to payment of grant.	
43.14	Sec. 19. M	innesota Statutes 202	20, section 136A	A.246, subdivision 3, is	amended to read:
43.15	Subd. 3.	<u>Eligible training ins</u>	titution or pro	gram provider. The er	nployer must have
43.16	an agreemen	t with a training insti	itution or progra	am to provide the emplo	oyee competency
43.17	standard trai	ning prior to the gran	nt award. The tr	aining may be provided	by any institution
43.18	or program l	naving trainers qualif	ied to instruct o	n the competency stand	lard.
43.19	The Offic	e of Higher Education	n and the Depart	ment of Labor and Indus	stry must cooperate
43.20	in maintainin	ng an inventory of de	gree, certificate	e, and credential program	ms that provide
43.21	training to m	leet competency stan	dards. The inve	ntory must be posted or	n each agency's
43.22	website with	contact information	for each progra	um by September 1, 201	6 . The postings
43.23	must be upda	ated periodically.			
43.24	Sec. 20. M	innesota Statutes 202	20, section 136A	A.246, subdivision 4, is	amended to read:
43.25	Subd. 4. A	Application. Applica	tions must be ma	ade to the commissioner	on a form provided
43.26	by the comm	issioner. The commi	ssioner must, to	the extent possible, ma	ake the application
43.27	form as shor	t and simple to comp	olete as is reason	ably possible. The com	nmissioner shall
43.28	establish a so	chedule for application	ons and grants.	The application must in	clude, without
43.29	limitation:				

43.30 (1) the projected number of employee trainees;

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44.1

(2) the number of projected employee trainees who graduated from high school or passed

44.2 the commissioner of education-selected high school equivalency test in the current or

44.3 immediately preceding calendar year;

44.4 (3)(2) the competency standard for which training will be provided;

44.5 (4) (3) the credential the employee will receive upon completion of training;

44.6 (5) (4) the name and address of the <u>eligible</u> training institution or program and a signed
44.7 statement by the institution or program that it is able and agrees to provide the training
44.8 provider;

44.9 (6)(5) the period of the training; and

44.10 (7)(6) the cost of the training charged by the <u>eligible</u> training institution or program and
44.11 certified by the institution or program provider. The cost of training includes tuition, fees,
44.12 and required books and materials.

44.13 An application may be made for training of employees of multiple employers either by44.14 the employers or by an organization on their behalf.

44.15 Sec. 21. Minnesota Statutes 2020, section 136A.246, subdivision 5, is amended to read:

Subd. 5. Grant criteria. (a) Except as provided in this subdivision, the commissioner
shall award grants to employers solely for training employees who graduated from high
school or passed commissioner of education-selected high school equivalency tests in the
current or immediately preceding calendar year.

44.20 (b) If there are not sufficient eligible applications satisfying paragraph (a), the

44.21 commissioner may award grants to applicants to train employees who do not meet the
44.22 requirements of paragraph (a).

(c) (a) The commissioner shall, to the extent possible after complying with paragraph
(a), make at least an approximately equal dollar amount of grants for training for employees
whose work site is projected to be outside the metropolitan area as defined in section 473.121,
subdivision 2, as for employees whose work site is projected to be within the metropolitan
area.

44.28 (d) (b) In determining the award of grants, the commissioner must consider, among other
44.29 factors:

(1) the aggregate state and regional need for employees with the competency to betrained;

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45.1 (2) the competency standards developed by the commissioner of labor and industry as
45.2 part of the Minnesota PIPELINE Project;

45.3 (3) the per employee cost of training;

45.4 (4) the additional employment opportunities for employees because of the training;

45.5 (5) the on-the-job training the employee receives;

45.6 (6) the employer's demonstrated ability to recruit, train, and retain employees who are

45.7 recent high school graduates or who recently passed high school equivalency tests;

45.8 (6) (7) projected increases in compensation for employees receiving the training; and

45.9 (7)(8) the amount of employer training cost match, if required, on both a per employee 45.10 and aggregate basis.

45.11 Sec. 22. Minnesota Statutes 2020, section 136A.246, subdivision 6, is amended to read:

Subd. 6. Employer match. A large employer must pay for at least 25 percent of the
eligible training institution's or program's provider's charge for the eligible training to the
training institution or program provider. For the purpose of this subdivision, a "large
employer" means a business with more than \$25,000,000 in annual gross revenue in the
previous calendar year.

45.17 Sec. 23. Minnesota Statutes 2020, section 136A.246, subdivision 7, is amended to read:
45.18 Subd. 7. Payment of grant. (a) The commissioner shall pay the grant to the employer
45.19 after the employer presents satisfactory evidence to the commissioner that the employer
45.20 has paid the eligible training institution or program provider.

(b) If an employer demonstrates that it is not able to pay for the training in advance, the
commissioner shall make grant payments directly to the <u>eligible</u> training institution or
program provider.

45.24 Sec. 24. Minnesota Statutes 2020, section 136A.246, subdivision 8, is amended to read:
45.25 Subd. 8. Grant amounts. (a) The maximum grant for an application is \$150,000. A
45.26 grant may not exceed \$6,000 per year for a maximum of four years per employee.

(b) An employee who is attending an eligible <u>training provider that is an</u> institution <u>under</u>
section 136A.103 must apply for Pell and state grants as a condition of payment for training
that employee under this section.

46.1 Sec. 25. Minnesota Statutes 2020, section 136A.63, subdivision 2, is amended to read:

Subd. 2. Sale of an institution. Within 30 days of a change of its ownership a school 46.2 must submit a registration renewal application, all usual and ordinary information and 46.3 materials for an initial registration, and applicable registration fees for a new institution. 46.4 For purposes of this subdivision, "change of ownership" means a merger or consolidation 46.5 with a corporation; a sale, lease, exchange, or other disposition of all or substantially all of 46.6 the assets of a school; the transfer of a controlling interest of at least 51 percent of the 46.7 school's stock; the school enters receivership; or a change in the nonprofit or for-profit status 46.8 of a school. 46.9

46.10 Sec. 26. Minnesota Statutes 2020, section 136A.645, is amended to read:

46.11 **136A.645 SCHOOL CLOSURE.**

(a) When a school intends to cease postsecondary education operations, announces its
closure, or is informed by the office that the office anticipates the school's closure due to
its registration status or ability to meet criteria for approval under section 136A.65, the
school must provide the office:

46.16 (1) a notice of closure, including the name of the school, the name of the school owner,
46.17 an active mailing address and telephone number that the school owner may be reached at
46.18 after the school physically closes, the name of the school director, and the planned date for
46.19 termination of postsecondary operations;

46.20 (2) a report of all students currently enrolled and all students enrolled within the prior
46.21 120 days, including the following information for each student: name, address, school e-mail
46.22 address, alternate e-mail address, program of study, number of credits completed, number
46.23 of credits remaining, and enrollment status at closure;

46.24 (3) a report of refunds due to any student and the amount due;

46.25 (4) a written statement from the school's owner or designee affirming that all recruitment
46.26 efforts, school marketing, advertisement, solicitation, and enrollment of new students has
46.27 ceased;

46.28 (5) a copy of any communication between the school's accreditors about the school46.29 closure;

46.30 (6) confirmation that the requirements for student records under section 136A.68 have
46.31 been satisfied, including:

46.32 (i) the planned date for the transfer of the student records;

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47.1 (ii) confirmation of the name and address of the organization to receive and hold the47.2 student records; and

47.3 (iii) the official at the organization receiving the student records who is designated to
47.4 provide official copies of records or transcripts upon request;

47.5 (7) academic information, including the school's most recent catalog, all course syllabi,
47.6 and faculty credential information; and

47.7 (8) copies of any teach-out, transfer, or train-out agreement between the school and a new school for students to be able to complete their studies. A teach-out fulfills the original 47.8 contract or agreement between the closing school and the student. If a teach-out is arranged 47.9 for another approved school to do the remaining occupational training, that other school 47.10 must (i) provide comparable education and training and (ii) agree that students transferring 47.11 from the closing school pay only what the cost of tuition and fees remain unpaid according 47.12 to the terms and conditions in the enrollment agreement entered into between the student 47.13 and the closing school. 47.14

47.15 (b) Without limitation as to other circumstance, a school shall be deemed to have ceased47.16 operations when the school:

47.17 (1) has an unscheduled nonemergency closure or cancellation of classes for more than
47.18 24 hours without prior notice to the office;

47.19 (2) announces it is closed or closing; or

47.20 (3) files for bankruptcy.; or

47.21 (4) fails to complete a renewal application when required under section 136A.63,
47.22 subdivision 2.

47.23 (c) When a school is deemed to have ceased operations, the office shall provide the
47.24 school a reasonable time to correct student records and grant credentials. After that time,
47.25 the office must revoke the school's registration. This revocation is not appealable under
47.26 section 136A.65, subdivision 8.

47.27 Sec. 27. Minnesota Statutes 2020, section 136A.653, subdivision 5, is amended to read:

47.28 Subd. 5. Regionally <u>Higher Learning Commission</u> accredited institutions in

47.29 Minnesota. (a) A regionally accredited postsecondary institution accredited by the Higher

47.30 Learning Commission or its successor with its primary physical location in Minnesota is

47.31 exempt from the provisions of sections 136A.61 to 136A.71, including related fees, when

47.32 it creates new or modifies existing:

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48.1 (1) majors, minors, concentrations, specializations, and areas of emphasis within approved
48.2 degrees;

48.3 (2) nondegree programs within approved degrees;

48.4 (3) underlying curriculum or courses;

48.5 (4) modes of delivery; and

48.6 (5) locations.

(b) The institution must annually notify the commissioner of the exempt actions listed
in paragraph (a) and, upon the commissioner's request, must provide additional information
about the action.

48.10 (c) The institution must notify the commissioner within 60 days of a program closing.

(d) Nothing in this subdivision exempts an institution from the annual registration and
degree approval requirements of sections 136A.61 to 136A.71.

48.13 Sec. 28. Minnesota Statutes 2020, section 136A.675, is amended to read:

48.14 **136A.675 RISK ANALYSIS.**

Subdivision 1. Standard development and usage. (a) To screen and detect whether an 48.15 institution may not be financially or administratively responsible, the office shall develop 48.16 a set of financial and programmatic evaluation metrics to aid in the detection of the failure 48.17 48.18 or potential failure of a school to meet the standards established under sections 136A.61 to 136A.71 nonfinancial indicators. These metrics shall include indicators of financial stability, 48.19 changes in the senior management or the financial aid and senior administrative staff of an 48.20 institution, changes in enrollment, changes in program offerings, and changes in faculty 48.21 staffing patterns. The development of financial standards and nonfinancial indicators shall 48.22 use industry standards as benchmarks guidance. The development of the nonfinancial 48.23 standards shall include a measure of trends and dramatic changes in trends or practice. 48.24

48.25 (b) Annually, the agency office must specify the metrics and standards for each area and
48.26 provide a copy of the financial and nonfinancial indicators to each registered institution and
48.27 post them a list of reviewed indicators on the agency office website.

(c) The agency office shall use regularly reported data submitted to the federal
 government or other regulatory or accreditation agencies wherever possible. The agency
 may require more frequent data reporting by an institution to ascertain whether the standards
 are being met.

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49.1	(d) The	office must use the in	dicators in this	subdivision to identify i	institutions at
49.2	potential ri	sk of being unable to r	neet the standar	ds established under se	ctions 136A.646;
49.3	<u>136A.64, s</u>	ubdivision 3; 136A.65	, subdivisions 1a	a and 4, paragraph (a), c	lauses (1), (2), (3),
49.4	and (7); and	d 136A.685 and thus u	unlikely to meet	its financial obligations	s or complete its
49.5	academic to	erms for the next 18 m	onths.		
49.6	Subd. 2	. Additional reportin	g. (a) In additio	n to the information rec	juired for the
49.7	indicators i	n subdivision 1, an ins	stitution must no	otify the office within te	en business days if
49.8	any of the	events in paragraphs (l	b) to (e) occur.		
49.9	(b) Rela	ated to revenue, debt, a	and cash flow, n	otice is required if:	
49.10	<u>(1) the i</u>	nstitution defaulted on	a debt payment	or covenant and has not	t received a waiver
49.11	of the viola	ation from the financia	l institution with	nin 60 days;	
49.12	<u>(2) for i</u>	nstitutions with a feder	ral composite sc	ore of less than 1.5, the	institution's owner
49.13	withdraws	equity that directly res	sults in a compo	site score of less than 1	.0, unless the
49.14	withdrawal	is a transfer between	affiliated entitie	s included in a commor	1 composite score;
49.15	(3) the	United States Departm	ent of Education	n requires a 25 percent o	or greater Letter of
49.16	Credit, exc	ept when the Letter of	Credit is impos	ed due to a change of o	wnership;
49.17	(4) the 1	United States Departm	ent of Education	n requires Heightened C	ash Monitoring 2;
49.18	(5) the	institution receives wr	itten notification	n that it violated the Un	ited States
49.19	Departmen	t of Education's revenue	ue requirement u	under United States Coc	le, title 20, section
49.20	1094(a)(24), as amended; or			
49.21	(6) the	institution receives wr	itten notification	n by the United States I	Department of
49.22	Education	that it has fallen below	<u>minimum fina</u>	ncial standards and that	its continued
49.23	participatic	on in Title IV is condit	ioned upon satis	fying either the Zone A	Alternative, Code
49.24	of Federal	Regulations, title 34, s	ection 668.175,	paragraph (f), or a Lett	er of Credit
49.25	Alternative	e, Code of Federal Reg	ulations, title 34	4, section 668.175, para	graph (c).
49.26	(c) Rela	ated to accreditation ar	nd licensing, not	ice is required if:	
49.27	(1) the	institution receives wr	itten notification	n of probation, warning	, show-cause, or
49.28	loss of inst	itutional accreditation;			
49.29	(2) the i	nstitution receives wri	tten notification	that its institutional acc	reditor lost federal
49.30	recognition	i; or			
49.31	(3) the	institution receives wr	itten notification	n that it has materially v	violated state
49.32	authorizatio	on or institution licens	ing requirement	s in a different state that	it may lead to or

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50.1	has led to th	e termination of the ir	stitution's abi	lity to continue to provid	le educational
50.2		otherwise continue to			
50.3	(d) Relat	ed to securities, notice	e is required it	с.	
	<u> </u>		-	_	
50.4	<u> </u>			(i) issues an order suspe	<u> </u>
50.5				(ii) suspends trading of t	the institution's
50.6	securities on	any national securitie	es exchange;		
50.7	<u>(2) the na</u>	tional securities excha	nge on which	the institution's securities	are traded notifies
50.8	the institution	on that it is not in com	pliance with the	he exchange's listing req	uirements and the
50.9	institution's	securities are delisted	; or		
50.10	(3) the So	ecurities and Exchange	e Commission	is not in timely receipt o	of a required report
50.11	and did not	issue an extension to f	ile the report.		
50.12	(e) Relat	ed to criminal and civ	il investigatio	ns, notice is required if:	
50.13	<u>(1) the in</u>	stitution receives writ	ten notification	n of a felony criminal ind	ictment or charges
50.14	of the institu	ation's owner;			
50.15	(2) the in	stitution receives writ	tten notificatio	on of criminal indictment	t or charges of the
50.16	institution's	officers related to ope	rations of the	institution; or	
50.17	(3) there	has been a criminal, c	vivil, or admin	istrative adjudication of	fraud or
50.18	misrepresen	tation in Minnesota or	in another sta	ate or jurisdiction agains	t the institution or
50.19	its owner, of	fficers, agents, or spon	soring organi	zation.	
50.20	<u>Subd. 3.</u>	Determination proce	dures. (a) The	office shall conduct a sys	stematic evaluation
50.21	under this pa	aragraph and make a r	oreliminary de	termination as to whethe	er action under
50.22	paragraph (e	e) is necessary, if the c	office: (1) iden	tifies a potential risk und	der subdivision 1,
50.23	paragraph (d	l); (2) receives notific	ation from an	institution under subdivi	ision 2; or (3)
50.24	identifies otl	her exigent circumstar	nces impacting	g the institution that may	deny students a
50.25	reasonable o	pportunity to complet	e their educati	on program at the institu	tion or through an
50.26	alternate ins	titution with minimal	disruption. Th	e systematic evaluation	must, to the extent
50.27	practicable,	be a collaboration betv	veen the office	and the institution. The c	office must request
50.28	additional co	ontext and information	from the insti	tution that demonstrates	the administrative
50.29	and financia	l responsibility of the	institution. If	the institution is not fina	ancially or
50.30	administrativ	vely responsible, a con	tingency plan	must be implemented eit	her collaboratively
50.31	or as part of	a final determination	under paragra	ph (e), clause (4).	
50.32	<u>(b) The c</u>	office shall provide no	tice in writing	to the institution of the	preliminary
50.33	determinatio	on. The notice shall pr	ovide the anal	ysis used by the office to	o make the

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51.1	determination, a request for the institution to provide additional context and information
51.2	that demonstrates the administrative and financial responsibility of the institution not provided
51.3	under paragraph (a), any potential action the office may take under paragraph (e), and a
51.4	deadline for responding to the notice. The institution shall have no fewer than ten business
51.5	days to respond to the preliminary determination.
51.6	(c) The response from the institution to provide additional context and information must
51.7	be written and may include a collaborative consultation with the office. In its response, the
51.8	institution shall provide additional context, financial data, and other information, including
51.9	but not limited to evidence of sound business practices, institutional financial health,
51.10	compliance with the requirements of sections 136A.61 to 136A.71, or sufficient and timely
51.11	plans to cure any noncompliance or to manage financial health and risk.
51.12	(d) If the institution does not respond to the office's notice and request for additional
51.13	context and information within the time required, the office's preliminary determination
51.14	shall become final and the office may take any of the actions specified in the notice required
51.15	by paragraph (e). If the institution responds to the office's notice, the office must reevaluate
51.16	the preliminary determination. The office shall use the additional context and information
51.17	provided by the institution to make a final determination and determine which actions under
51.18	paragraph (e), if any, are necessary to mitigate risk to students and state financial aid under
51.19	this chapter.
51.20	(e) The office may use a final determination to:
51.21	(1) revoke, suspend, or refuse to renew registration, approval of an institution's degree,
51.22	or use of a regulated term in its name under section 136A.65, subdivision 8;
51.23	(2) require periodic monitoring and submission of reports on the institution's
51.24	administrative and financial responsibility to ascertain whether compliance and financial
51.25	risk improves;
51.26	(3) require periodic collaborative consultations with the institution on noncompliance
51.27	with sections 136A.61 to 136A.71, or how the institution is managing financial health and
51.28	<u>risk;</u>
51.29	(4) require the institution to submit contingency plans such as teach-out plans or transfer
51.30	pathways for students;
51.31	(5) prohibit the institution from accepting tuition and fee payments made through cash,
51.32	alternative loans, or the equivalent, prior to the add/drop period of the current period of
51.33	instruction;

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52.1	(6) prohi	oit the institution from	n enrolling nev	w students;	
52.2	(7) initiat	e alternative processe	es and commu	nications with students en	nrolled at the
52.3	institution;				
52.4	<u>(8)</u> requir	e a surety bond unde	r section 136A		
52.5	<u>(9) subm</u>	it institution closure i	nformation un	der section 136A.645.	
52.6	(f) The of	ffice shall provide to	the institution	written notice of the fina	l determination
52.7	and the actio	ns taken under parag	raph (e).		
52.8	Subd. 4.	Data classification. I	Data under this	s section shall be classifie	ed as financial
52.9	records unde	r section 136A.64, su	bdivision 2, ex	acept for the following da	ta, which shall be
52.10	public:				
52.11	<u>(1) a fina</u>	l determination that is	s subject to act	tion under subdivision 3,	paragraph (e),
52.12	clauses (1), (5), (6), and (7), and a	summary of t	he reasons for the determ	nination; and
52.13	<u>(</u> 2) data r	eceived by the office	under subdivi	sion 2, paragraph (b), cla	uses (2), (4), and
52.14	(6); paragrap	h (c), clauses (1) and	(2); and parag	graphs (d) and (e).	
52.15	Sec. 29. M	innesota Statutes 202	0, section 136	A.68, is amended to read	:
52.16	136A.68	RECORDS.			
52.17	<u>(a)</u> A reg	istered school shall m	aintain a perm	nanent record for each stu	Ident for 50 years
52.18	from the last	date of the student's at	tendance. A re	gistered school offering di	stance instruction
52.19	to a student l	ocated in Minnesota	shall maintain	a permanent record for e	each Minnesota
52.20	student for 50) years from the last d	ate of the stude	ent's attendance. Records i	nclude a student's
52.21	academic tra	nscript, documents, a	nd files contai	ning student data about a	cademic credits
52.22	earned, cours	ses completed, grades	s awarded, deg	rees awarded, and period	ls of attendance.
52.23	<u>(b)</u> A reg	istered school shall m	naintain record	s required for profession	al licensure in
52.24	Minnesota th	at are not included in	n paragraph (a)	for ten years from the la	st date of the
52.25	student's atte	ndance or the numbe	r of years requ	ired by an institutional o	r programmatic
52.26	accreditor, w	hichever is greater.			
52.27	<u>(c)</u> To pre	eserve permanent reco	ords, a school s	hall submit a plan that mo	eets the following
52.28	requirements	::			
52.29	(1) at leas	st one copy of the rec	ords must be ł	neld in a secure, fireproof	depository or
52.30	duplicate rec	ords must be maintain	ned off site in a	a secure location and in a	manner approved
52.31	by the office				

(2) an appropriate official must be designated to provide a student with copies of records
or a transcript upon request;

(3) an alternative method approved by the office of complying with clauses (1) and (2)
must be established if the school ceases to exist; and

(4) if the school has no binding agreement approved by the office for preserving student
records, a continuous surety bond or an irrevocable letter of credit issued by a financial
institution must be filed with the office in an amount not to exceed \$20,000. The bond or
irrevocable letter of credit shall run to the state of Minnesota. In the event of a school closure,
the surety bond or irrevocable letter of credit must be used by the office to retrieve, recover,
maintain, digitize, and destroy academic records.

53.11 Sec. 30. Minnesota Statutes 2020, section 136A.822, subdivision 12, is amended to read:

Subd. 12. Permanent student records. (a) A private career school licensed under 53.12 sections 136A.82 to 136A.834 and located in Minnesota shall maintain a permanent student 53.13 record for each student for 50 years from the last date of the student's attendance. A private 53.14 career school licensed under this chapter and offering distance instruction to a student located 53.15 53.16 in Minnesota shall maintain a permanent record for each Minnesota student for 50 years from the last date of the student's attendance. Records include school transcripts, documents, 53.17 and files containing student data about academic credits earned, courses completed, grades 53.18 awarded, degrees awarded, and periods of attendance. 53.19

(b) A private career school licensed under sections 136A.82 to 136A.834 and located 53.20 in Minnesota shall maintain a permanent student record required for professional licensure 53.21 in Minnesota for each student for ten years from the last date of the student's attendance or 53.22 the number of years required by an institutional or programmatic accreditor, whichever is 53.23 greater. A private career school licensed under this chapter and offering distance instruction 53.24 to a student located in Minnesota shall maintain records required for professional licensure 53.25 in Minnesota that are not included in paragraph (a) for each Minnesota student for ten years 53.26 from the last date of the student's attendance or the number of years required by an 53.27 institutional or programmatic accreditor, whichever is greater. 53.28

53.29 To preserve permanent student records, a private career school shall submit a plan that 53.30 meets the following requirements:

53.31 (1) at least one copy of the records must be held in a secure, fireproof depository;

53.32 (2) an appropriate official must be designated to provide a student with copies of records
53.33 or a transcript upon request;

54.1 (3) an alternative method, approved by the office, of complying with clauses (1) and (2)
54.2 must be established if the private career school ceases to exist; and

(4) a continuous surety bond or irrevocable letter of credit issued by a financial institution
must be filed with the office in an amount not to exceed \$20,000 if the private career school
has no binding agreement approved by the office, for preserving student records. The bond
or irrevocable letter of credit shall run to the state of Minnesota. In the event of a school
closure, the surety bond or irrevocable letter of credit must be used by the office to retrieve,
recover, maintain, digitize, and destroy academic records.

54.9 Sec. 31. Minnesota Statutes 2020, section 136A.8225, is amended to read:

54.10 **136A.82**

136A.8225 SCHOOL CLOSURE.

(a) When a school intends to cease postsecondary education operations, announces its
closure, or is informed by the office that the office anticipates the school's closure due to
its licensure status or ability to meet criteria for approval under section 136A.822, subdivision
8, the school must provide the office:

(1) a notice of closure, including the name of the school, the name of the school owner,
an active mailing address and telephone number that the school owner may be reached at
after the school physically closes, the name of the school director, and the planned date for
termination of postsecondary operations;

(2) a report of all students currently enrolled and all students enrolled within the prior
120 days, including the following information for each student: name, address, school e-mail
address, alternate e-mail address, program of study, number of credits completed, number
of credits remaining, and enrollment status at closure;

54.23 (3) a report of refunds due to any student and the amount due;

(4) a written statement from the school's owner or designee affirming that all recruitment
efforts, school marketing, advertisement, solicitation, and enrollment of new students has
ceased;

54.27 (5) a copy of any communication between the school's accreditors about the school54.28 closure;

54.29 (6) confirmation that the requirements for student records under section 136A.822,
54.30 subdivision 12, have been satisfied, including:

54.31 (i) the planned date for the transfer of the student records;

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(ii) confirmation of the name and address of the organization to receive and hold thestudent records; and

(iii) the official at the organization receiving the student records who is designated to
provide official copies of records or transcripts upon request;

(7) academic information, including the school's most recent catalog, all course syllabi,
and faculty credential information; and

55.7 (8) copies of any teach-out, transfer, or train-out agreement between the school and a new school for students to be able to complete their studies. A teach-out fulfills the original 55.8 contract or agreement between the closing school and the student. If a teach-out is arranged 55.9 for another approved school to do the remaining occupational training, that other school 55.10 must (i) provide comparable education and training and (ii) agree that students transferring 55.11 from the closing school pay only what the cost of tuition and fees remain unpaid according 55.12 to the terms and conditions in the enrollment agreement entered into between the student 55.13 and the closing school. 55.14

(b) Without limitation as to other circumstance, a school shall be deemed to have ceasedoperations when the school:

(1) has an unscheduled nonemergency closure or cancellation of classes for more than
24 hours without prior notice to the office;

55.19 (2) announces it is closed or closing; or

55.20 (3) files for bankruptcy.; or

55.21 (4) fails to complete a renewal application when required under section 136A.823,
55.22 subdivision 3.

(c) When a school is deemed to have ceased operations, the office shall provide the
school a reasonable time to correct student records and grant credentials. After that time,
the office must revoke the school's license. This revocation is not appealable under section
136A.829, subdivision 2.

55.27 Sec. 32. Minnesota Statutes 2020, section 136A.823, is amended by adding a subdivision55.28 to read:

55.29 Subd. 3. Change of ownership. Within 30 days of a change of ownership, a school must
 55.30 submit a registration renewal application, the information and materials for an initial

55.31 registration under section 136A.822, subdivision 4, and the applicable registration fees for

55.32 <u>a new institution under section 136A.824</u>, subdivision 1. For purposes of this subdivision,

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56.1	"change of owr	ership" means: a merg	ger or consolidat	tion with a corporatio	n; a sale, lease,
56.2	exchange, or of	her disposition of all o	r substantially al	ll of the assets of a sch	ool; the transfer

56.3 of a controlling interest of at least 51 percent of the school's stock; entering into receivership;

56.4 <u>or a change in the nonprofit or for-profit status of a school.</u>

56.5 Sec. 33. Minnesota Statutes 2020, section 136A.827, subdivision 4, is amended to read:

Subd. 4. Proration. (a) When a student has been accepted by a private career school 56.6 56.7 and gives notice of cancellation after the program of instruction has begun, but before completion of 75 percent of the program, the amount charged for tuition, fees and all other 56.8 charges shall be prorated based on the number of days in the term as a portion of the total 56.9 charges for tuition, fees and all other charges. An additional 25 percent of the total cost of 56.10 the program may be added but shall not exceed \$100. After completion of 75 percent of the 56.11 program, no refunds are required. the student is entitled to a refund if, at the last documented 56.12 date of attendance, the student has not completed at least 75 percent of the entire program 56.13 56.14 of instruction. For purposes of this subdivision, program of instruction is calculated under paragraph (c) or (d). Program of instruction does not mean one term, a payment period, a 56.15 module, or any other portion of the entire instructional program. 56.16

56.17 (b) A notice of cancellation from a student under this subdivision must be confirmed in 56.18 writing by the private career school and mailed to the student's last known address. The 56.19 confirmation from the school must state that the school has withdrawn the student from 56.20 enrollment, and if this action was not the student's intent, the student must contact the school.

56.21 (c) The length of a program of instruction for a program that has a defined calendar start and end date that does not change after the program has begun equals the number of days 56.22 from the first scheduled date of the program through the last scheduled date of the program. 56.23 To calculate the completion percentage, divide the number of calendar days from the first 56.24 date of the program through the student's last documented date of attendance by the length 56.25 of the program of instruction, and truncate the result after the second digit following the 56.26 decimal point. If the completion percentage is less than 75 percent, the private career school 56.27 56.28 may retain:

56.29 (1) tuition, fees, and charges equal to the total of tuition, fees, and charges multiplied 56.30 by the completion percentage; plus

- 56.31 (2) the initial program application fees, not to exceed \$50; plus
- 56.32 (3) the lesser of (i) 25 percent of the total tuition, or (ii) \$100.

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57.1	(d) The length of a program of instruction for a program that is measured in clock hours
57.2	equals the number of clock hours the student was scheduled to attend. To calculate the
57.3	completion percentage, divide the number of clock hours that the student actually attended
57.4	by the length of the program of instruction, and truncate the result after the second digit
57.5	following the decimal point. If the completion percentage is less than 75 percent, the private
57.6	career school may retain:
57.7	(1) tuition, fees, and charges equal to the total of tuition, fees, and charges multiplied
57.8	by the completion percentage; plus
57.9	(2) the initial program application fees, not to exceed \$50; plus
57.10	(3) the lesser of (i) 25 percent of the total tuition, or (ii) \$100.
57.11	Sec. 34. Minnesota Statutes 2020, section 136A.827, subdivision 8, is amended to read:
57.12	Subd. 8. Cancellation occurrence. Written notice of cancellation shall take place on
57.13	the date the letter of cancellation is postmarked or, in the cases where the notice is hand
57.14	carried, it shall occur on the date the notice is delivered to the private career school. Notice
57.15	of cancellation shall be the date a student notifies a private career school of the student's
57.16	intention to withdraw or otherwise leave the program of study. The student is not required
57.17	to provide a written notice. The private career school may require a student to provide the
57.18	student's notification only to specific offices or personnel at the school as long as this
57.19	requirement is documented as part of the "Student's Right to Cancel" in all places that the
57.20	information appears, including on the private career school's website. The date of the notice
57.21	of cancellation may or may not be the same date as the student's last documented date of
57.22	<u>attendance</u> . If a student has not attended class for a period of $\frac{21}{14}$ consecutive days without
57.23	contacting the private career school to indicate an intent to continue in the private career
57.24	school provide notice of cancellation or otherwise making make arrangements concerning
57.25	the absence, the student is considered to have withdrawn from the private career school for
57.26	all purposes as of the student's last documented date of attendance.

57.27

Sec. 35. [136A.91] CONCURRENT ENROLLMENT GRANTS.

57.28 Subdivision 1. Grants. (a) The Office of Higher Education must establish a competitive
57.29 grant program for postsecondary institutions to expand concurrent enrollment opportunities.
57.30 To the extent that there are qualified applicants, the commissioner of the Office of Higher
57.31 Education shall distribute grant funds to ensure:

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58.1	(1) eligible	students throughout	ut the state have	e access to concurrent en	rollment programs;
58.2	and				
58.3	(2) preferen	nce for grants that	expand program	ns is given to programs	already at capacity.
58.4	<u>(b)</u> The cor	nmissioner may av	vard grants und	er this section to postsec	condary institutions
58.5	for any of the	following purposes	<u>s:</u>		
58.6	(1) to deve	lop new concurren	t enrollment co	ourses under section 124	D.09, subdivision
58.7	10, that satisfy	the elective stand	ard for career a	and technical education;	or
58.8	<u>(2) to expa</u>	nd the existing cor	ncurrent enrollr	nent programs already c	offered by the
58.9	postsecondary	institution by:			
58.10	(i) creating	new sections with	in the same hig	gh school;	
58.11	(ii) offering	g the existing cours	se in new high	schools; or	
58.12	(iii) suppor	ting the preparatic	on, recruitment,	and success of students	who are
58.13	underrepresent	ted in concurrent e	nrollment class	srooms.	
58.14	<u>Subd. 2.</u> A	pplication. (a) The	e commissioner	r shall develop a grant a	pplication process.
58.15	A grant applic	ant must:			
58.16	(1) specify	the purpose under	subdivision 1,	paragraph (b), for whic	h the institution is
58.17	applying;				
58.18	(2) specify	both program and	student outcon	ne goals;	
58.19	(3) include	student feedback	in the developn	nent of new programs of	r the expansion of
58.20	existing progra	ams; and			
58.21	(4) demons	strate a commitmer	nt to equitable a	ccess to concurrent enro	llment coursework
58.22	for all eligible	high school studer	nts.		
58.23	(b) A posts	econdary institution	on applying for	a grant under subdivisio	on 1, paragraph (b),
58.24	clause (3), mu	st provide a 50 per	rcent match for	the grant funds.	
58.25	<u>Subd. 3.</u> R	eport. By Decemb	er 1 of each ye	ar, the office shall subm	it a report to the
58.26			nbers of the leg	islative committees with	1 jurisdiction over
58.27	higher education	on regarding:			
58.28	(1) the amo	ount of funds grant	ed under each	clause of subdivision 1,	paragraph (b);
58.29	(2) the cou	rses developed by	grant recipients	s and the number of stud	lents who enrolled
58.30	in the courses	under subdivision	1, paragraph (b	o), clause (1); and	

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59.1	(3) the n	rograms expanded an	d the number of	students who enrolled	in programs under
59.2	<u> </u>	1, paragraph (b), clau		students who enforced	
09.2			<u> </u>		
59.3	Sec. 36. N	Ainnesota Statutes 202	20, section 136F	5.20, is amended by add	ing a subdivision
59.4	to read:				
59.5	Subd. 4.	Mental health awar	eness program	. (a) The board shall im	plement a mental
59.6	health awar	eness program at each	n Minnesota stat	e college and university	by the start of the
59.7	2022-2023	academic year. A mer	ntal health awar	eness program shall inc	lude:
59.8	<u>(1) a we</u>	b page at each instituti	on that includes	links to existing self-ass	essment resources,
59.9	resources co	onnecting students to	campus and cor	nmunity-based resource	es, and emergency
59.10	contact info	ormation and resource	<u>s;</u>		
59.11	<u>(2) mano</u>	latory mental health fi	rst aid training, e	evidence-based suicide p	prevention training,
59.12	or other sim	ilar mental health trai	ning for faculty,	staff, and students, givin	ng priority to those
59.13	who serve i	n roles that include in	creased direct co	ontact with students wh	o are experiencing
59.14	mental heal	th concerns, such as st	udent housing a	nd campus safety emplo	yees. Each college
59.15	and univers	ity shall identify the a	appropriate facu	lty, staff, and students t	o receive training
59.16	based on co	llege or university str	ructure and avai	lable funding;	
59.17	<u>(3) a ses</u>	ssion at each student o	prientation progr	am that includes inform	nation about
59.18	maintaining	g good mental health, t	he symptoms of	mental health condition	ns common among
59.19	college stud	lents, and mental heal	th resources and	l services available to s	tudents;
59.20	<u>(4)</u> a me	ssaging strategy to sen	d students inforr	nation on available ment	tal health resources
59.21	and services	s at least once per terr	n, and during pe	eriods of high academic	stress; and
59.22	<u>(5) distr</u>	ibuting the suicide pro	evention helplin	e and text line contact i	nformation in a
59.23	way that inc	creases accessibility a	nd awareness of	f that information to stu	dents.
59.24	(b) The	board shall create and	maintain a ment	al health community of	practice including
59.25	faculty and	staff with subject ma	tter expertise in	mental health to identif	y resources and
59.26	best practic	es to inform campus-	based strategies	to raise awareness of lo	ocal and state
59.27	resources an	nd implement appropr	riate training exp	periences.	
59.28	<u>(c)</u> The b	poard shall make grant	ts to Minnesota S	State Colleges and Univ	ersities to establish
59.29	a peer suppo	ort pilot program desig	gned to assist stu	idents with a mental hea	alth condition. The
59.30	program sha	all utilize student peer	s to support stu	dents living with menta	l health conditions
59.31	on campus.	The peer support prog	gram may be hou	sed within the counseling	ng center, wellness
59.32	center, or re	esident assistance prog	grams on campu	s. The peer support pro	gram leaders must

60.1	be trained to facilitate discussions on mental health, identify students who may be in crisis,
60.2	and refer students to programs for mental health support.
60.3	Sec. 37. [136F.202] STUDENT SUCCESS BASIC NEEDS BARRIER REDUCTION.
60.4	Subdivision 1. Basic needs resources. (a) Each college and university shall create and
60.5	maintain a web page that clearly identifies basic needs resources available at the college or
60.6	university. This web page shall clearly identify at least one staff member, faculty member,
60.7	or department as a point of contact to whom students may direct questions. Each college
60.8	and university shall also make the information under this paragraph available on the college
60.9	or university mobile application, if possible.
60.10	(b) The board shall pursue the creation of a centralized basic needs online resource web
60.11	page that will raise awareness of campus-based resources available at colleges and
60.12	universities and local, state, and national resources that can assist in addressing basic needs
60.13	insecurity.
60.14	Subd. 2. Basic needs support trigger. (a) The board shall develop and implement, at
60.15	each college and university, initiatives or campaigns to raise awareness among all students
60.16	of potential Supplemental Nutrition Assistance Program (SNAP) eligibility including targeted
60.17	communications to students who are likely eligible.
60.18	(b) The board shall develop a financial aid resource trigger that utilizes data from the
60.19	Free Application for Federal Student Aid (FAFSA), applications for state financial aid, or
60.20	other applicable data to identify students who are likely eligible for assistance or programs
60.21	that reduce basic needs insecurity such as SNAP. The board shall utilize this resource trigger
60.22	to provide information and support to students on how to access assistance or programs that
60.23	reduce basic needs insecurity.
60.24	Sec. 38. Minnesota Statutes 2020, section 136F.245, is amended to read:
60.25	136F.245 HUNGER-FREE CAMPUS DESIGNATION.
60.26	Subdivision 1. Establishment. (a) A Hunger-Free Campus designation for Minnesota
60.27	State community and technical colleges is established for public postsecondary institutions
60.28	and for nonprofit degree-granting institutions physically located in Minnesota and registered
60.29	with the Office of Higher Education under section 136A.63. In order to be awarded the
60.30	designation, a campus an institution must meet the following minimum criteria:
60.31	(1) have an established on-campus food pantry or partnership with a local food bank to
60.32	provide regular, on-campus food distributions;

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61.1	(2) provide information to students on SNAP, MFIP, and other programs that reduce
61.2	food insecurity. The institution shall notify students in work-study employment of their
61.3	potential eligibility for SNAP benefits and provide information to those students that includes
61.4	eligibility criteria and how to apply for benefits;
61.5	(3) hold or participate in one hunger awareness event per academic year;
61.6	(4) have an established emergency assistance grant that is available to students; and
61.7	(5) establish a hunger task force that meets a minimum of three times per academic year.
61.8	The task force must include at least two students currently enrolled at the college institution.
61.9	(b) Each institution must reapply at least every four years to maintain the designation.
61.10	Subd. 2. Designation approval. (a) The statewide student association associations
61.11	representing the state community and technical colleges and the state universities shall
61.12	create an application process and a nonmonetary an award, and provide final approval for
61.13	the designation at each state college and university, respectively.
61.14	(b) The University of Minnesota Student Association at each institution shall create an
61.15	application process and an award and provide final approval for the designation at each
61.16	University of Minnesota institution.
61.16 61.17	<u>University of Minnesota institution.</u> (c) The Minnesota Association of Private College Students and the Student Advisory
61.17	(c) The Minnesota Association of Private College Students and the Student Advisory
61.17 61.18	(c) The Minnesota Association of Private College Students and the Student Advisory Council member representing Tribal colleges pursuant to section 136A.031, subdivision 3,
61.17 61.18 61.19	(c) The Minnesota Association of Private College Students and the Student Advisory Council member representing Tribal colleges pursuant to section 136A.031, subdivision 3, shall create an application process and an award and provide final approval for the designation
61.1761.1861.1961.20	(c) The Minnesota Association of Private College Students and the Student Advisory Council member representing Tribal colleges pursuant to section 136A.031, subdivision 3, shall create an application process and an award and provide final approval for the designation at each nonprofit degree-granting institution.
 61.17 61.18 61.19 61.20 61.21 	(c) The Minnesota Association of Private College Students and the Student Advisory Council member representing Tribal colleges pursuant to section 136A.031, subdivision 3, shall create an application process and an award and provide final approval for the designation at each nonprofit degree-granting institution. Subd. 3. Expiration. This section expires July 1, 2023.
 61.17 61.18 61.19 61.20 61.21 61.22 	(c) The Minnesota Association of Private College Students and the Student Advisory <u>Council member representing Tribal colleges pursuant to section 136A.031, subdivision 3,</u> <u>shall create an application process and an award and provide final approval for the designation</u> <u>at each nonprofit degree-granting institution.</u> <u>Subd. 3.</u> <u>Expiration.</u> This section expires July 1, 2023. <u>Subd. 4.</u> <u>Competitive grant.</u> (a) Institutions eligible for a grant under this subdivision
 61.17 61.18 61.19 61.20 61.21 61.22 61.23 	(c) The Minnesota Association of Private College Students and the Student Advisory Council member representing Tribal colleges pursuant to section 136A.031, subdivision 3, shall create an application process and an award and provide final approval for the designation at each nonprofit degree-granting institution. Subd. 3. Expiration. This section expires July 1, 2023. Subd. 4. Competitive grant. (a) Institutions eligible for a grant under this subdivision include public postsecondary institutions and Tribal colleges.
 61.17 61.18 61.19 61.20 61.21 61.22 61.23 61.24 	 (c) The Minnesota Association of Private College Students and the Student Advisory Council member representing Tribal colleges pursuant to section 136A.031, subdivision 3, shall create an application process and an award and provide final approval for the designation at each nonprofit degree-granting institution. Subd. 3. Expiration. This section expires July 1, 2023. Subd. 4. Competitive grant. (a) Institutions eligible for a grant under this subdivision include public postsecondary institutions and Tribal colleges. (b) The commissioner shall establish a competitive grant program to distribute grants
 61.17 61.18 61.19 61.20 61.21 61.22 61.23 61.24 61.25 	 (c) The Minnesota Association of Private College Students and the Student Advisory <u>Council member representing Tribal colleges pursuant to section 136A.031, subdivision 3,</u> <u>shall create an application process and an award and provide final approval for the designation</u> <u>at each nonprofit degree-granting institution.</u> <u>Subd. 3.</u> Expiration. This section expires July 1, 2023. <u>Subd. 4.</u> Competitive grant. (a) Institutions eligible for a grant under this subdivision include public postsecondary institutions and Tribal colleges. (b) The commissioner shall establish a competitive grant program to distribute grants to eligible institutions to meet and maintain the requirements under subdivision 1, paragraph
 61.17 61.18 61.19 61.20 61.21 61.22 61.23 61.24 61.25 61.26 	 (c) The Minnesota Association of Private College Students and the Student Advisory <u>Council member representing Tribal colleges pursuant to section 136A.031, subdivision 3, shall create an application process and an award and provide final approval for the designation at each nonprofit degree-granting institution.</u> <u>Subd. 3. Expiration.</u> This section expires July 1, 2023. <u>Subd. 4. Competitive grant.</u> (a) Institutions eligible for a grant under this subdivision include public postsecondary institutions and Tribal colleges. (b) The commissioner shall establish a competitive grant program to distribute grants to eligible institutions to meet and maintain the requirements under subdivision 1, paragraph (a). Initial grants shall be made to institutions that have not earned the designation and
 61.17 61.18 61.19 61.20 61.21 61.22 61.23 61.24 61.25 61.26 61.27 	(c) The Minnesota Association of Private College Students and the Student Advisory Council member representing Tribal colleges pursuant to section 136A.031, subdivision 3, shall create an application process and an award and provide final approval for the designation at each nonprofit degree-granting institution. Subd. 3. Expiration. This section expires July 1, 2023. Subd. 4. Competitive grant. (a) Institutions eligible for a grant under this subdivision include public postsecondary institutions and Tribal colleges. (b) The commissioner shall establish a competitive grant program to distribute grants to eligible institutions to meet and maintain the requirements under subdivision 1, paragraph (a). Initial grants shall be made to institutions that have not earned the designation and demonstrate a need for funding to meet the hunger-free campus designation requirements.
 61.17 61.18 61.19 61.20 61.21 61.22 61.23 61.24 61.25 61.26 61.27 61.28 	 (c) The Minnesota Association of Private College Students and the Student Advisory Council member representing Tribal colleges pursuant to section 136A.031, subdivision 3, shall create an application process and an award and provide final approval for the designation at each nonprofit degree-granting institution. Subd. 3. Expiration. This section expires July 1, 2023. Subd. 4. Competitive grant. (a) Institutions eligible for a grant under this subdivision include public postsecondary institutions and Tribal colleges. (b) The commissioner shall establish a competitive grant program to distribute grants to eligible institutions to meet and maintain the requirements under subdivision 1, paragraph (a). Initial grants shall be made to institutions that have not earned the designation and demonstrate a need for funding to meet the hunger-free campus designation requirements. Sustaining grants shall be made to institutions that have earned the designation and

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62.1	(c) The commissioner shall give preference to applications for initial grants and to
62.2	applications from institutions with the highest number of federal Pell Grant eligible students
62.3	enrolled. The commissioner shall consider the head count at the institution when awarding
62.4	grants. The maximum grant award for an initial institution designation is \$8,000. The
62.5	maximum grant award for sustaining an institution designation is \$5,000.
62.6	(d) The commissioner, in collaboration with student associations representing eligible
62.7	institutions, shall create an application process and establish selection criteria for awarding
62.8	the grants.
62.9	Subd. 5. Grant requirements. (a) An eligible institution that receives a grant under
62.10	subdivision 4 must:
62.11	(1) use the grant funds to meet or maintain the minimum criteria of a hunger-free campus
62.12	designation under subdivision 1; and
62.13	(2) match at least 50 percent of the grant amount awarded with funds or in-kind resources.
62.14	(b) In addition to the requirements of paragraph (a), in order to receive a sustaining grant,
62.15	an institution must demonstrate a partnership with a local food bank or organization or other
62.16	source of funding that ensures regular, on-campus distributions.
62.17	Sec. 39. Minnesota Statutes 2020, section 136F.305, is amended to read:
62.18	136F.305 Z-DEGREES.
62.19	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
62.20	the meanings given.
62.21	(b) "Custom textbook" means course materials that are compiled by a publisher at the
62.22	direction of a faculty member or, if applicable, the other adopting entity in charge of selecting
62.23	course materials for courses taught at a state college or university. Custom textbooks may
62.24	include items such as selections from original instructor materials, previously copyrighted
62.25	publisher materials, copyrighted third-party works, or elements unique to a specific state
62.26	college or university.
62.27	(b) "Course" means a single unit of teaching in one subject area led by one or more
62.28	instructors with a definite start and end date and a fixed roster of students.
62.29	(c) "Course materials" means a hard-copy or digital book, printed pages of instructional
62.30	material, including consumable workbooks, lab manuals, subscriptions, online homework
62.31	and quizzing platforms, and other required physical and digital content.
62.32	(d) "Course section" means an instance of a course.

63.1 (c) (e) "Incentive" means anything provided to faculty to identify, review, adapt, author,
 63.2 or adopt open textbooks educational resources.

(d) (f) "Open educational resources" means high-quality teaching, learning, and research 63.3 resources materials that reside are in the public domain or have been released under an 63.4 intellectual property license that permits their free use and repurposing by others, and may 63.5 include other resources that are legally available and free of cost to students. Open 63.6 educational resources include course materials, modules, custom and open textbooks, articles, 63.7 63.8 faculty-created content, streaming videos, tests, software, and any other tools, materials, or techniques used to support access to knowledge textbooks and curricula, syllabi, lecture 63.9 notes, assignments, tests, projects, audio, video, and animation. 63.10

63.11 (e) (g) "Open textbook" means a textbook that is distributed using an open copyright <u>a</u>
 63.12 type of open educational resource released under an intellectual property license that at a
 63.13 minimum allows a student to obtain, retain, reuse, and redistribute the material at no cost.

63.14 (h) "Library-curated materials" means diverse resources purchases by the library at no
 63.15 additional cost to the student for the supplementation or replacement of course materials.

63.16 (f) (i) "System office" means the Minnesota State Colleges and Universities system
 63.17 office.

(g) (j) "Z-Degree" means a zero-textbook-cost complete associate's or bachelor's degree
program that exclusively uses course materials that are no cost to students such as open
educational resources, open textbooks, and library-curated materials. Students may still
incur costs for printing digital materials or for the following: art supplies, calculators,
equipment, fees in statute or policy mandated to be charged by all colleges and universities,
campus discretionary fees established by the board and adopted by the college, personal
property, and service charges or course activities having value outside of the classroom.

Subd. 2. Requirement. (a) Three additional colleges must offer the opportunity to earn
a Z-Degree by academic year 2020-2021. A college's Four additional colleges or universities
must offer the opportunity to earn a Z-Degree by academic year 2023-2024. Course offerings
for its in a Z-Degree program must include at least two distinct courses in each transfer
curriculum goal area and at least enough credits in each transfer curriculum goal area to
complete the transfer curriculum package.

63.31 (b) The Minnesota State Colleges and Universities shall support a continuous process
 63.32 for colleges and universities to implement Z-Degrees, expand Z-Degree courses and sections,
 63.33 and sustain existing Z-Degrees.

64.1 Subd. 3. Open educational resource development. (a) The Minnesota State Colleges
64.2 and Universities must develop a program to offer a Z-degree at three additional colleges by
64.3 expanding the use of open educational resources, including custom and open textbooks.
64.4 The system office must provide opportunities for faculty to identify, review, adapt, author,
64.5 create, share, and adopt open educational resources. The system office must develop
64.6 incentives to academic departments to identify, review, adapt, author, or adopt open
64.7 educational resources within their academic programs.

64.8 (b) The programs and incentives developed under this subdivision must be implemented64.9 pursuant to faculty collective bargaining agreements.

64.10 Subd. 4. Report. <u>Annually by January 15, the board must submit reports by January 13,</u>
64.11 2021, and January 12, 2022, to the chairs and ranking minority members of the legislative
64.12 committees with jurisdiction over higher education. Each report must include (1) the number
64.13 of courses <u>and course sections transitioned to using an open textbook resulting from the</u>
64.14 programs in this section into a new Z-Degree, and (2) the total amount of student textbook
64.15 savings resulting from the transitions, and (3) information on the types of incentives
64.16 developed and offered to faculty and the corresponding funding for those incentives.

64.17 Sec. 40. Minnesota Statutes 2020, section 136F.38, subdivision 3, is amended to read:

64.18 Subd. 3. **Program eligibility.** (a) Scholarships shall be awarded only to a student eligible 64.19 for resident tuition, as defined in section 135A.043, who is enrolled in any of the following 64.20 programs of study or certification: (1) advanced manufacturing; (2) agriculture; (3) health 64.21 care services; (4) information technology; (5) early childhood; or (6) transportation <u>or (7)</u> 64.22 <u>a program of study under paragraph (b)</u>.

- (b) Each institution may add one additional area of study or certification, based on a 64.23 workforce shortage for full-time employment requiring postsecondary education that is 64.24 unique to the institution's specific region, as reported in the most recent Department of 64.25 Employment and Economic Development job vacancy survey data for the economic 64.26 development region in which the institution is located. A workforce shortage area is one in 64.27 which the job vacancy rate for full-time employment in a specific occupation in a region is 64.28 higher than the state average vacancy rate for that same occupation. The institution may 64.29 change the area of study or certification based on new data once every two years. 64.30
- 64.31 (c) The student must be enrolled for at least nine credits <u>in a two-year college</u> in the
 64.32 Minnesota State Colleges and Universities system to be eligible for first- and second-year
 64.33 scholarships.

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65.1	(d) The st	udent is eligible for a	a one-year trans	fer scholarship if the stu	dent transfers from
65.2	· ·			the student is enrolled f	
65.3	credits in a fo	our-year university i	n the Minnesota	a State Colleges and Un	iversities system.
65.4	Sec. 41. CI	REDIT FOR PRIO	R LEARNING	r.	
65.5	<u>(a) Minne</u>	sota State Colleges	and Universitie	s must expand credit fo	r prior learning to
65.6	include as ma	any forms of work-b	ased experience	es as possible, working	with faculty to
65.7	properly cred	lit experiences for st	udents, as appro	opriate. Minnesota State	e Colleges and
65.8	Universities	shall proactively ma	ke students awa	are of the credit for prior	r learning program
65.9	and take step	s to ensure gaining o	credit is easily a	accessible to students.	
65.10	<u>(b) By Fe</u>	bruary 1, 2022, Min	nesota State Co	olleges and Universities	must report to the
65.11	chairs and ra	nking minority mem	bers of the legi	slative committees and	divisions with
65.12	jurisdiction c	ver higher education	n on the success	s of credit for prior learn	ning in granting
65.13	credits and it	s continued develop	ment as require	d under this subdivisior	<u>1.</u>
65.14	Sec. 42. <u>DI</u>	RECT ADMISSIO	ONS PILOT PR	ROGRAM.	
65.15	Subdivisi	on 1. Authorization	n. The commiss	ioner of the Office of H	igher Education
65.16	shall develop	a pilot program in o	consultation wit	th stakeholders includin	g Minnesota State
65.17	Colleges and	Universities, the Un	iversity of Minn	esota, the Student Advis	sory Council under
65.18	Minnesota St	atutes, section 136A	031, Minnesot	a Department of Educat	ion, the Minnesota
65.19	Association of	of Secondary School	Principals, and	the Minnesota School	Board Association
65.20	to automatica	lly offer conditional	admission into	Minnesota public colleg	ses and universities
65.21	to Minnesota	public high school se	eniors based on	a student's high school g	rade point average,
65.22	high school a	and college transcrip	t information, s	tandardized tests, states	vide assessments,
65.23	and other me	asures as determined	d by stakeholde	<u>rs.</u>	
65.24	Subd. 2. 1	Pilot design and goa	als. The pilot pr	ogram shall establish a	nd, to the extent
65.25	feasible, imp	lement a process for	·leveraging exis	sting kindergarten throu	gh grade 12 and
65.26	higher educat	ion student informati	on systems to au	tomate the admissions p	rocess for students.
65.27	The pilot pro	gram will specifical	ly evaluate the	impact this process has	on outcomes for
65.28	students with	lower levels of coll	ege knowledge	, low-income students,	and students from
65.29	populations u	inderserved in higher	r education. Init	ial pilot program partici	pants must include
65.30	high schools	with a significant nu	umber of studer	nts of color, low-income	students, or both,
65.31	and must ach	ieve statewide repre	esentation.		
65.32	<u>Subd. 3.</u>	Evaluation and rep	ort. By Februar	ry 1, 2022, the Office of	Higher Education
65.33	shall report to	o the chairs and rank	ting minority m	embers of the legislativ	e committees with

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	jurisdiction over kindergarten through grade 12 education finance and policy and higher
(education on activities occurring under this section. The report must include but is not
1	imited to information about the pilot program design, implementation challenges and
	ecommendations, outcomes, and the feasibility of scaling the program to all public high
	chools.
	Sec. 43. <u>REPORT ON THE EXPENSE PATTERNS OF PUBLIC HIGHER</u>
ŀ	EDUCATION INSTITUTIONS.
	(a) The Board of Trustees of the Minnesota State Colleges and Universities shall perfor
	an internal audit of expenditures to determine the extent to which administrative costs ha
	▲ ▲
	increased based on uniform, historical data, and provide a report to the chairs and ranking
	ninority members of the house of representatives and senate higher education committee
	and the chairs and ranking minority members of the senate Finance Committee, and the
ł	nouse of representatives Ways and Means Committee by January 1, 2022.
	(b) The Board of Trustees shall provide the following information for each institution
ι	under its jurisdiction. The Board of Trustees shall use the Integrated Postsecondary Education
Ι	Data System (IPEDS) data submitted to the National Center for Education Statistics (NCE
te	o ensure uniformity, as institutions that receive federal financial aid funding report their
f	financial data annually to NCES, and expense classifications are generally consistent
у	rear-to-year and apply to institutions uniformly. The report shall include for each Minnesc
S	State College and University the following information:
	(1) the analysis and description of even anges in shy ded in the fallowing terms of non-out
	(1) the amount and description of expenses included in the following terms as report
1	n the integrated postsecondary education data system:
	(i) instruction;
	(ii) research;
	(iii) public service;
	(iv) academic support;
	(v) student services;
	(vi) institutional support; and
	(vii) other core expenses;
	(2) historical data on the amount of expenses listed in clause (1) over the previous te
	years, accompanied by a graph reflecting the figures;

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67.1	(3) the curre	ent ratio of the instit	tution's spendir	ng on institutional support	versus instruction,
67.2	<u> </u>			companied by a graph ref	
67.3	and				
67.4	<u>(4) an anal</u>	ysis as to whether t	the institution's	s administrative operation	ns are growing
67.5	disproportiona	tely in relation to i	ts core academ	nic functions, which may	place upward
67.6	pressure on the	cost of tuition and	required fees,	if such institution has any	ratio under clause
67.7	(3) that is great	er than the respectiv	ve median ratio	for institutions of its Carr	negie classification
67.8	and of similar	undergraduate enro	ollments. The	variables in clause (3) m	ust be used when
67.9	comparing and	l calculating ratios	for institutions	s of the same Carnegie cl	assification and
67.10	similar underg	raduate enrollment	<u>ts.</u>		
67.11	(c) The Boa	ard of Trustees sha	ll also provide	in the report an analysis	of administrative
67.12	costs at the cer	ntral office and the	increase in sta	ffing over the previous t	en years.
67.13	(d) The Bo	ard of Regents of t	he University	of Minnesota is requeste	d to perform an
67.14	audit and prov	ide the reports as s	pecified under	this section.	
67.15	Sec. 44. <u>TRA</u>	ANSCRIPT ACCI	ESS.		
67.16	Subdivisior	n 1. Definitions. (a)) The terms def	ined in this subdivision ap	oply to this section.
67.17	(b) "Debt"	means any money,	obligation, cla	aim, or sum, due or owed	l, or alleged to be
67.18	due or owed, f	rom a student that	appears on the	student account. Debt do	bes not include the
67.19	fee, if any, cha	rged to all students	s for the actual	costs of providing the tr	anscripts.
67.20	(c) "School	" means any public	c institution go	overned by the Board of	Trustees of the
67.21	Minnesota Sta	te Colleges and Un	niversities, priv	vate postsecondary educa	tional institution
67.22	as defined und	er section 136A.62	2 or 136A.821,	or public or private entit	ty responsible for
67.23	providing trans	scripts to current or	former studen	ts of an educational insti	tution. Institutions
67.24	governed by th	e Board of Regent	s of the Unive	rsity of Minnesota are re	quested to comply
67.25	with this section	on.			
67.26	(d) "Transc	ript" means the sta	tement of an in	ndividual's academic rec	ord, including an
67.27	official transcr	ipt or the certified	statement of a	n individual's academic r	ecord provided by
67.28	a school and ar	unofficial transcri	pt or the uncer	tified statement of an ind	ividual's academic
67.29	record provide	d by a school.			
67.30	<u>Subd. 2.</u> Pr	rohibited practice	s. <u>A school mu</u>	ast not:	
67.31	(1) refuse to	o provide a transcri	pt for a current	or former student becaus	se the student owes
67.32	a debt to the sc	chool if:			

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68.1	<u>(i)</u> the o	debt owed is less than	<u>\$250;</u>		
68.2	(ii) the	student has entered int	to and, as deter	mined by the institution	, is in compliance
68.3	with a pay	ment plan with the sch	ool;		
68.4	<u>(iii)</u> the	transcript request is n	nade by a prosp	ective employer for the	student; or
68.5	(iv) the	school has sent the de	bt for repayme	nt to the Department of	Revenue or to a
68.6	collection	agency, as defined in s	ection 332.31,	subdivision 3, external t	to the institution;
68.7	or				
68.8	(2) chai	rge an additional or a hi	gher fee for obt	aining a transcript or pro	vide less favorable
68.9	treatment of	of a transcript request l	pecause a stude	nt owes a debt to the or	iginating school.
68.10	Subd. 3	3. Institutional policy.	(a) Institutions	s that use transcript issua	ance as a tool for
68.11	debt collec	tion must have a polic	y accessible to	students that outlines he	ow the institution
68.12	collects on	debts owed to the inst	titution.		
68.13	<u>(b) Inst</u>	titutions shall seek to u	se transcript is	suance as a tool for debt	collection for the
68.14	fewest nur	nber of cases possible.			
68.15	Subd. 4	4. Report required. (a) By April 15, 2	2022, and April 15, 202	3, a school subject
68.16	to this sect	ion must provide the C	Office of Highe	r Education a report that	t includes the
68.17	following	information for the mo	ost recently con	pleted academic year:	
68.18	<u>(1) the</u>	school's current policy	on transcript h	olds due to debt owed to	the school and the
68.19	school's sa	me policy prior to the	enactment of th	nis section;	
68.20	<u>(2) the</u>	number of students wh	no owe a debt c	of less than \$250 to the s	chool;
68.21	(3) the	number of students wh	no owe a debt c	of more than \$250 to the	school;
68.22	(4) the	number of students wh	no have had the	ir transcripts withheld for	or nonpayment of
68.23	a debt;				
68.24	<u>(5) the</u>	number of students wh	no entered a pay	yment plan after the hole	d is placed;
68.25	<u>(6) what</u>	at percentage of funds	owed by studer	nts are collected; and	
68.26	(7) the	number of students wi	th debt who we	ere able to obtain transcr	ripts due to this
68.27	provision,	whether the debt was	paid, and wheth	ner the students whose th	canscript hold was
68.28	waived ree	nrolled. The information	on under this cla	ause is required only to the	he extent the office
68.29	is able to c	btain the information.			

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69.1	Reports sul	bmitted for the first ye	ear should inclu	ide the most recently com	pleted academic
69.2	year and th	e two prior years. The	e report must al	so include information or	ı any state,
69.3	institutiona	l, or federal COVID f	unds used to p	ay for transcript holds.	
69.4	<u>(</u> b) By (October 15, 2022, and	October 15, 2	023, the commissioner sha	all compile the
69.5	data submi	tted under paragraph ((a) and report to	o the legislature as provid	ed in Minnesota
69.6	Statutes, se	ection 3.195, and to the	e chairs and rai	nking minority members of	of the legislative
69.7	committees	s with jurisdiction ove	r higher educa	tion on the impact of this	section.
69.8	Subd. 5	. Expiration. This see	ction expires Ju	ine 30, 2024.	
69.9	Sec. 45. <u>4</u>	ASPIRING MINNES	SOTA TEACH	IERS OF COLOR SCH	OLARSHIP
69.10	PILOT PF	ROGRAM.			
69.11	Subdivi	sion 1. <mark>Scholarship pi</mark>	lot program es	tablished. The commissio	ner must establish
69.12	a scholarshi	ip pilot program to sup	port undergradu	ate and graduate students	who are preparing
69.13	to become t	teachers, have demons	trated financia	l need, and belong to racia	l or ethnic groups
69.14	underrepre	sented in the state's tea	acher workford	ee.	
69.15	Subd. 2	. <u>Eligibility. (a)</u> To be	eligible for a s	scholarship under this sec	tion, an applicant
69.16	must:				
69.17	<u>(1) be a</u>	dmitted and enrolled	in a teacher pre	paration program approve	ed by the
69.18	Professiona	al Educator Licensing	and Standards	Board and be seeking init	tial licensure, or
69.19	be enrolled	in an eligible instituti	on under section	on 136A.103 and be comp	leting a two-year
69.20	program sp	pecifically designed to	prepare early	childhood educators;	
69.21	<u>(2) affir</u>	m to the teacher prepa	ration program	n or the Office of Higher E	Education that the
69.22	applicant is	s a person of color or A	American India	nn;	
69.23	<u>(3) be n</u>	neeting satisfactory ac	ademic progre	ss as defined under sectio	n 136A.101,
69.24	subdivision	n 10; and			
69.25	<u>(4) dem</u>	onstrate financial nee	d based on crit	eria developed by the con	nmissioner.
69.26	<u>(b)</u> An e	eligible applicant may	receive a scho	larship award more than	once, but may
69.27	receive a to	otal of no more than \$2	25,000 in schol	arship awards from the p	rogram.
69.28	Subd. 3	. Scholarship award	amount. (a) T	he commissioner must est	tablish a priority
69.29	application	deadline and must give	ve equal consid	leration to all eligible app	licants regardless
69.30	of the order	r the application was r	received before	the priority application d	eadline. If the
69.31	funds avail	able for the program a	re insufficient t	o make full awards to all e	ligible applicants
69.32	who apply	on or before the deadl	ine, the comm	issioner must make award	ls based on the

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70.1	expected family contr	ibution of an app	olicant, prio	ritizing applicants with t	he lowest expected
70.2		• •		ete applications with ide	•
70.3				prioritized by application	
70.4	(b) The maximum	n award amount	is \$10,000	per year for full-time st	ıdy. For
70.5	undergraduate studer	ts, full-time stud	ly means e	nrollment in a minimum	of 15 or more
70.6	credits per term. For	graduate student	s, full-time	study means enrollmen	t in a minimum of
70.7	six graduate credits c	r the equivalent.	<u>-</u>		
70.8	(c) If an eligible a	pplicant is enrol	led in a pro	ogram for one term durin	ng the academic
70.9	year, the maximum a	ward amount is S	\$5,000. If a	n eligible applicant is e	nrolled part time,
70.10	the award amount mu	ist be prorated of	n a per-cre	dit basis.	
70.11	(d) Subject to the	funds available	for the prog	gram, and subject to the	limitation in
70.12	paragraph (e), the min	nimum award am	ount establ	ished under this section	for full-time study
70.13	must be no less than	\$1,000 per year.			
70.14	(e) An eligible ap	olicant's individu	al award a	mount must not exceed t	he applicant's cost
70.15	of attendance after de	educting: (1) the	student's e	xpected family contribu	tion; (2) the sum
70.16	of all state or federal	grants and gift ai	id received	, including a Pell Grant a	and state grant; (3)
70.17	the sum of all institut	ional grants, sch	olarships,	tuition waivers, and tuit	on remission
70.18	amounts; and (4) the	amount of any p	orivate gran	ts or scholarships.	
70.19	(f) Awards are ma	ide until availabl	le funds are	e expended. Eligible app	licants who
70.20	completed their appli	cations on or bet	fore the pri	ority application deadlin	ne but who did not
70.21	receive an award due	to insufficient f	unds, and e	ligible applicants who c	completed their
70.22	applications after the	priority applicat	tion deadlin	e, shall be placed on an	award waiting list
70.23	by order of application	on completion da	nte.		
70.24	Subd. 4. Adminis	tration. (a) The	commissio	oner must establish an a	oplication process
70.25	for individual studen	ts and institution	s on behalt	f of all eligible students	at the institution
70.26	and other guidelines	for implementing	g the schol	arship program.	
70.27	(b) A scholarship	award must be p	baid to the	eligible applicant's teach	ner preparation
70.28	institution on behalf of	of the eligible app	plicant. Aw	ards may be paid only w	then the institution
70.29	has confirmed to the	commissioner th	e applican	t's name, racial or ethnic	identity, gender,
70.30	licensure area sought	, and enrollment	status.		
70.31	Subd. 5. Service e	expectation. An a	applicant w	ho receives a scholarship	under this section
70.32	is expected to serve a	s a full-time tead	cher in Mir	nnesota after completing	the program for
70.33	which the scholarship	o was awarded.			

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71.1	Subd 6	Panart By Decemb	er 15 of each w	ear, the commissioner m	ust submit a full
/1.1					
71.2	report on the	details of the scholar	ship program f	or the previous fiscal year	r to the legislative
71.3	committees v	with jurisdiction over	E-12 and highe	er education finance and p	olicy. The reports
71.4	must also be	made available on th	e Office of Hig	gher Education's website.	The reports must
71.5	include the f	following information	<u>1:</u>		
71.6	(1) the m	umber of applicants a	nd the number	of award recipients, each	ı broken down by
71.7	postseconda	ry institution with ter	n or more recip	ients;	
71.8	(2) the to	tal number of awards	s, the total dolla	ar amount of all awards,	and the average
71.9	award amou	<u>nt;</u>			
71.10	<u>(3)</u> sumn	nary data on the racia	l or ethnic iden	tity, gender, licensure are	ea sought, and
71.11	enrollment s	tatus of all applicants	s and award rec	ipients; and	
71.12	(4) other	summary data identi	fied by the con	missioner as outcome in	idicators.
71.13	EFFEC	FIVE DATE. This se	ection is effective	ve July 1, 2021.	
71.14	Sec. 46. <u>R</u>	EVISOR INSTRUC	TION.		
71.15	In Minne	sota Statutes, the revis	sor of statutes sh	nall renumber section 136	F.245, as amended
71.16	by this act, a	<u>s 135A.137.</u>			
71.17	Sec 47 R	EPEALER.			
/ 1.1 /	<u></u>				
71.18	(a) Minne	esota Statutes 2020, se	ections 136A.17	03; 136A.823, subdivision	n 2; and 136F.245,
71.19	subdivision	3, are repealed.			
71.20	(b) Minne	esota Rules, parts 483	0.9050; 4830.90	060; 4830.9070; 4830.908	0; and 4830.9090,
71.21	are repealed	<u>.</u>			

APPENDIX Repealed Minnesota Statutes: 211-S0018-1

136A.1703 INCOME-CONTINGENT LOANS.

The office shall administer an income-contingent loan repayment program to assist graduates of Minnesota schools in medicine, dentistry, pharmacy, chiropractic medicine, public health, and veterinary medicine, and Minnesota residents graduating from optometry and osteopathic medicine programs. Applicant data collected by the office for this program may be disclosed to a consumer credit reporting agency under the same conditions as those that apply to the supplemental loan program under section 136A.162. No new applicants may be accepted after June 30, 1995.

136A.823 LICENSE RENEWAL.

Subd. 2. **Conditions.** The office shall adopt rules establishing the conditions for renewal of a license. The conditions shall permit two levels of renewal based on the record of the private career school. A private career school that has demonstrated the quality of its program and operation through longevity and performance in the state may renew its license based on a relaxed standard of scrutiny. A private career school that has been in operation in Minnesota for a limited period of time or that has not performed adequately on performance indicators shall renew its license based on a strict standard of scrutiny. The office shall specify minimum longevity standards and performance indicators that must be met before a private career school may be permitted to operate under the relaxed standard of scrutiny. The performance indicators used in this determination shall include, but not be limited to: regional or national accreditation, loan default rates, placement rate of graduates, student withdrawal rates, audit results, student complaints, and school status with the United States Department of Education. Private career schools that meet the requirements established in rule shall be required to submit a full relicensure report once every four years, and in the interim years will be exempt from the requirements of section 136A.822, subdivision 4, clauses (4), (5), and (8), and Minnesota Rules, parts 4880.1700, subpart 6; and 4880.2100, subpart 4.

136F.245 HUNGER-FREE CAMPUS DESIGNATION.

Subd. 3. Expiration. This section expires July 1, 2023.

APPENDIX Repealed Minnesota Rules: 211-S0018-1

4830.9050 SCOPE.

Parts 4830.9050 to 4830.9090 govern state grants used as a match to the National Service Scholars Program of the Corporation for National Service.

4830.9060 DEFINITIONS.

Subpart 1. **Scope.** For the purposes of parts 4830.9050 to 4830.9090, the terms defined in this part have the meanings given them.

Subp. 2. Certificate of eligibility. "Certificate of eligibility" means the certificate issued by the Minnesota Office of Higher Education to a student for proof of eligibility for a Minnesota National Service Scholars Matching Grant after the office receives written notification from the National Service Scholars Program that the student has been awarded a National Service Scholarship.

Subp. 3. **Commissioner.** "Commissioner" means the commissioner of the Minnesota Office of Higher Education.

Subp. 4. Eligible institution. "Eligible institution" means a postsecondary institution that is an eligible institution as defined in part 4830.0300, subparts 1 and 2, and Minnesota Statutes, section 136A.101, subdivision 4.

Subp. 5. Minnesota National Service Scholars Matching Grant. "Minnesota National Service Scholars Matching Grant" means the award amount under Laws 1997, chapter 183, article 2, section 19.

4830.9070 ELIGIBLE RECIPIENT.

and

To be eligible for a Minnesota National Service Scholars Matching Grant, a student must:

A. be enrolled in an eligible institution;

B. receive a national service scholarship from the Corporation for National Service;

C. provide a copy of the certificate of eligibility to the eligible institution.

4830.9080 INSTITUTIONAL REQUEST AND DISBURSEMENT OF FUNDS FOR GRANTS.

Subpart 1. **Institutional request.** After verifying a student's eligibility, the eligible institution must submit a written request to the commissioner for payment of the Minnesota National Service Scholars Matching Grant for the student. A copy of the student's certificate of eligibility must accompany the institution's request for payment. The request for payment must verify that the student has received a national service scholarship, indicate the name and address of the postsecondary institution enrolled in by the student, and the academic term for which the award will be used.

Subp. 2. **Deadline.** The request for grant money must be received by the commissioner no later than the last day of classes for the fiscal year for which grant money is requested.

Subp. 3. **Disbursement of funds.** An institution must not disburse matching grant money unless the student is attending or has completed an academic term during the fiscal year for which the student received a national service scholarship.

Subp. 4. **Refunds.** A matching grant award is made for a student's attendance at a specific institution for a term or terms within the state fiscal year. If a recipient fails to attend, the institution must refund the entire award to the commissioner. If a recipient withdraws before completing the term, the institution must determine if a refund is due to the commissioner. Refunds to the office are determined by:

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A. calculating the percentage that the matching grant represents of the student's total financial aid package for the applicable term, excluding funds received from federal Title IV programs, United States Code, title 20, sections 1070-1099;

B. calculating the total tuition refund amount using the refund calculation required of schools participating in federal Title IV programs;

C. subtracting the federal aid programs' refund amount from item B to determine the remaining tuition refund amount; and

D. multiplying the percentage in item A by the amount calculated in item C to determine the amount to be refunded to the matching grant program.

Refunded money is available to the commissioner for awards to other eligible students.

4830.9090 PAYMENTS TO INSTITUTIONS.

Subpart 1. **Time of payment.** The commissioner shall send a Minnesota National Service Scholars Matching Grant for an eligible student to the eligible institution within 30 days of receipt of a request for payment.

Subp. 2. Withholding payment. The commissioner shall withhold payment for a student until the eligible institution's request for payment is complete and the student's eligibility is verified.