CM/LN

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 2850

(SENATE AUTHORS: BOLDON, Maye Quade, Oumou Verbeten, Cwodzinski and Coleman) **DATE** 03/13/2023 **D-PG** 1696 **OFFICIAL STATUS**

Introduction and first reading Referred to Education Finance See HF2292

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to education; establishing a statewide children's savings account program for higher education and business training; establishing local partner start-up and expansion grants; requiring a report; appropriating money; proposing coding for new law as Minnesota Statutes, chapter 119C.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [119C.01] MINNESOTA KIDS INVESTMENT AND DEVELOPMENT
1.8	SAVINGS (MINNEKIDS) ACT; CITATION.
1.9	Sections 119C.01 to 119C.08 may be cited as the "Minnesota Kids Investment and
1.10	Development Savings (MinneKIDS) Act."
1.11	Sec. 2. [119C.02] DEFINITIONS.
1.12	(a) For the purposes of this chapter, the following terms have the meanings given.
1.13	(b) "Account" means a designated savings account at a financial institution selected by
1.14	the program administrator.
1.15	(c) "Beneficiary" has the same meaning as "designated beneficiary," as provided in
1.16	section 529(e)(1) of the Internal Revenue Code.
1.17	(d) "Business education program" means a noninstitution of higher education program
1.18	that supports residents in pursuing a job or ownership in a business, entrepreneurship,

administrator. This includes but is not limited to the Eligible Training Provider List required 1.20

under the Workforce Innovation Opportunity Act. 1.21

(e) "Fund" means	the Minnes	sota Kids Inves	tment and Development S	Savings Program
fund established acco	ording to see	ction 119C.08.		
(f) "Institution of	higher educ	cation" has the	same meaning as "eligibl	e educational
institution," as provid	led in section	on 529(e)(5) of	the Internal Revenue Coo	de.
(g) "Internal Reve	nue Code"	means the Inter	rnal Revenue Code of 198	36, as amended, if
it is determined by th	e program a	administrator th	nat amendments are consi	stent with the
purposes of this chap	ter.			
(h) "Low-income	households	" means house	holds where children or h	ouseholds are
identified by the prog	ram admin	istrator or by o	ther means as low-income	e for purposes of
the program.				
(i) "Participant" n	neans a pare	ent or legal gua	rdian of an eligible child,	a parent or legal
guardian of a child un	der section	119C.03, or any	private individual or entit	ty who contributes
monies to the program	<u>n.</u>			
(j) "Program" mea	ns the Minr	nesota Kids Inv	estment and Development	t Savings Program
established under this	s chapter.			
(k) "Program adm	inistrator"	means a statew	ide youth funding interm	ediary according
to section 119C.06.				
(1) "Qualified high	ner educatio	on expenses" m	eans the expenses of atter	ndance at an
institution of higher e	ducation, a	s provided in s	ection 529(e)(3) of the In	ternal Revenue
Code. Notwithstandin	ng section 5	529(c)(7) of the	Internal Revenue Code,	qualified higher
education expenses m	ust not incl	lude any tuition	expenses in connection v	with enrollment or
attendance at an elem	entary or se	econdary public	c, private, or religious sch	<u>1001.</u>
(m) "Seed deposit	" means an	initial financia	l contribution into an acc	ount for a child
born on or after July	1, 2024.			
Sec. 3 [110/ 03] S	татгулг	e Minneki	DS PROGRAM ESTAB	I ISHED.
ELIGIBILITY, SEE				LISHED,
			e child born on or after Ju	
is a Minnesota reside	nt at the tin	ne of kindergar	ten entry, must receive a S	\$50 seed deposit.
(b) An eligible ch	ild born on	or after July 1,	2024, who is a Minnesot	a resident at the
time of kindergarten	entry, and is	s identified by	the program administrato	r as being from a
low-income househol	ld, must rec	eive a \$100 see	ed deposit.	

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3.1	(c) The Department of Education must provide the program administrator with school
3.2	directory-level information in a file format as defined by the program administrator no later
3.3	than 90 days after October 1 of each year of which a child described in paragraph (a) or (b)
3.4	enters kindergarten. The school directory-level data must include but not be limited to the
3.5	child's name and birth date, the name and contact information of each parent or guardian
3.6	of the child, the parent or guardian's street or email address, if available, and the child's
3.7	school. No more than 90 days after receiving the school directory-level data from the
3.8	Department of Education, the program administrator must notify each parent or guardian
3.9	of each eligible child about the program. The notification must include:
3.10	(1) how a parent or guardian may opt out of the program;
3.11	(2) the subaccount opened for the child; and
3.12	(3) how a parent or guardian may make deposits into the subaccount for family
3.13	contributions.
3.14	(d) The program administrator must provide seed deposits within 90 days of the birth
3.15	of a child using publicly available birth records.
3.16	(e) The program administrator must provide a balance statement to a child's parent or
3.17	legal guardian with the amount of funds in the subaccount.
3.18	(f) The program administrator may periodically inform a child's parent or legal guardian
3.19	of account earnings designated for the child, information on how a parent or guardian may
3.20	make deposits into the subaccount for family contributions, and information on contribution
3.21	matching opportunities.
3.22	(g) The program administrator must translate notifications and information provided
3.23	under paragraphs (c), (e), and (f) into common languages spoken throughout Minnesota.
3.24	Subd. 2. Accounts. Upon appropriation by the legislature, the program administrator
3.25	must select a financial institution to administer the accounts and subaccounts, must establish
3.26	one or more accounts, and must make a seed deposit from the fund into a subaccount
3.27	established within an account in an amount determined by the program administrator. A
3.28	seed deposit under subdivision 1, paragraphs (a) and (b), must be designated for a particular
3.29	child for whom the program administrator receives publicly available birth record data under
3.30	subdivision 1, paragraph (d), if no parent or legal guardian has opted that child out of the
3.31	program. Monies in a subaccount designated for a child, including any investment earnings
3.32	attributed to the amount of the child's seed deposit since the date of the deposit, as calculated
3.33	by the program administrator, must be used for the purpose of providing awards for qualified

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4.1	higher educat	ion expenses asso	ciated with the ch	nild's attendance at an eli	gible institution
4.2	of higher edu	cation or to a busi	ness education pr	ogram.	
4.3	<u>Subd. 3.</u> P	ayment to institu	tion or program.	Upon receiving documer	ntation of a child's
4.4	enrollment as	a student at an inst	itution of higher e	education or a business ed	ucation program,
4.5	the program a	administrator must	make a payment	to that institution or bus	iness education
4.6	program in th	e amount of the se	eed deposit design	nated for the child under	subdivision 1,
4.7	paragraphs (a) and (b), plus any	investment earnin	ngs attributed to that amo	unt since the date
4.8	of the deposit	, as calculated by	the program adm	inistrator, for qualified h	igher education
4.9	expenses asso	ociated with the ch	ild's attendance a	t that institution or busin	ess education
4.10	program.				
4.11	<u>Subd. 4.</u>	Participation ince	ntives. Subject to	available monies in the f	und, the program
4.12	administrator	may provide addi	tional incentives	from the fund for childre	n participating in
4.13	the program,	including if a pare	ent or guardian of	a child engages with the	subaccount by
4.14	verifying rece	pipt of information	provided under s	ubdivision 1, paragraph (c), deposits funds
4.15	into the subac	count using famil	y contributions, c	or engages with the subac	count by other
4.16	means approv	ved by the program	n administrator.		
4.17	<u>Subd. 5.</u> E	Inrollment; eligibi	i lity. (a) Subject to	available funding, a resid	lent of Minnesota
4.18	who is a pare	nt or legal guardia	n of a child who	meets the criteria in para	graph (b) may
4.19	apply to the p	orogram administra	ator to enroll the	child into the program an	d receive a seed
4.20	deposit. Subje	ect to available func	ling, the enrollee 1	nay be eligible for any inc	entives described
4.21	in subdivisior	n 4, as applicable.			
4.22	(b) A chile	d is eligible for en	rollment under pa	aragraph (a) if the child i	s a current
4.23	Minnesota res	sident under 18 ye	ars of age who w	as either:	
4.24	<u>(1) a Minr</u>	nesota resident wh	o was born on or	after July 1, 2024; or	
4.25	<u>(2) not a N</u>	Ainnesota resident	at the time of pro	ogram launch but was bor	n on or after July
4.26	1, 2024.				
4.27	<u>Subd. 6.</u> <u>A</u>	Account forfeitur	e ; appeal. (a) If a	beneficiary does not use	any or all of the
4.28	funds intended	d for the beneficiar	y in an account fo	r a qualified higher educa	tion or a business
4.29	education pro	gram expense for	any reason, inclu	ding death or disability o	f the beneficiary,
4.30	before the ber	neficiary turns 26	years of age, all c	ontributions made for the	e beneficiary into
4.31	the account ar	nd any earnings fro	om those funds m	ust be forfeited and depos	ited into the fund
4.32	for the progra	m and used for ot	her beneficiaries.		

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5.1	(b) Notwithstanding paragraph (a), subject to available funding, the program administrator
5.2	may establish an appeal process to allow a beneficiary to use monies designated for the
5.3	beneficiary in an account after the beneficiary turns 26 years of age.
5.4	(c) All contributions made into an account for a child who has opted out of the program
5.5	under subdivision 1, including any investment earnings attributed to the amount of the
5.6	child's seed deposit since the date of the deposit, as calculated by the program administrator,
5.7	must be forfeited and deposited into the fund for the program and used for other beneficiaries
5.8	in a timely manner.
5.9	Sec. 4. [119C.04] MINNEKIDS OPERATING DATE AND OPERATIONS.
5.10	(a) Subject to available funding, the program must be implemented no later than July 1,
5.11	2024. The program administrator may establish an implementation timeline for the program
5.12	based on available funding. If the program administrator does not secure adequate funds to
5.13	implement the program by July 1, 2024, program implementation may be delayed while
5.14	the program administrator makes good faith efforts to launch the program. The program
5.15	administrator may accept gifts, grants, awards, matching contributions, interest income, and
5.16	appropriations from individuals, businesses, state and local governmental entities, and
5.17	nonstate and third-party sources for the program on terms the program administrator deems
5.18	advisable.
5.19	(b) Before the program is implemented and throughout the program's operation, the
5.20	program administrator must seek alignment and integration with other entities operating an
5.21	existing local children's savings account program and may make program revisions to best
5.22	administer the program in alignment or integration with the existing local children's savings
5.23	account programs.
5.24	Sec. 5. [119C.05] MINNEKIDS LOCAL PARTNER GRANT PROGRAM
5.25	ESTABLISHED.
5.26	Subdivision 1. Eligible entities. (a) The program administrator must implement and
5.27	administer the MinneKIDS Local Partner Grant Program to a qualifying entity, including
5.28	local governments, Tribal governments, philanthropic entities, and nonprofit organizations.
5.29	(b) The program administrator must award a grant to a qualifying entity for the purposes
5.30	of supplying funding to:
5.31	(1) start up a new local child savings account program; or
5.32	(2) expand an existing local child savings account program.

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6.1	<u>Subd. 2.</u>	Start-up grants. (a	a) To receive a sta	rt-up grant, a qualifying	entity must:
6.2	<u>(1) not ha</u>	ive a local child sa	vings account pro	gram in operation;	
6.3	(2) seek t	he grant to establish	n a local child savi	ngs account program that	primarily targets
6.4	children from	n birth to age 25;			
6.5	(3) develo	op a plan to supplem	nent funding recei	ved under this chapter to p	provide continued
6.6	financial sup	port for its propose	ed program; and		
6.7	(4) specif	y in its application	that the proposed	l local program has the c	apacity to align
6.8	or integrate t	he local program v	with the statewide	MinneKIDS program.	
6.9	(b) Start-	up grant awards m	ust be used for co	nvening, planning, engag	gement, outreach,
6.10	marketing, st	aff for local coordir	nation, additional o	leposits, and other program	mmatic expenses.
6.11	Fifty percent	of the total grant a	amount must be fo	ocused on local programs	s in greater
6.12	Minnesota an	nd Tribal nations. H	Fifty percent of th	e total grant amount mus	t be focused on
6.13	local program	ns in the Twin Citi	es.		
6.14	<u>Subd. 3.</u>]	Expansion grants.	(a) To receive an	expansion grant, a qualif	ying entity must:
6.15	<u>(1) have a</u>	local child savings	account program	in operation that primaril	y targets children
6.16	from birth to	age 25;			
6.17	<u>(</u> 2) have a	one-to-one local n	natch of monies w	ith the grants applied for u	under this chapter
6.18	to support its	s program; and			
6.19	(3) specif	y in its application	that the proposed	l local program has the c	apacity to align
6.20	or integrate t	he local program v	vith the statewide	MinneKIDS program.	
6.21	(b) Expan	ision grant awards r	must be used for co	onvening, planning, engag	gement, outreach,
6.22	marketing, st	aff for local coordir	nation, additional o	leposits, and other program	mmatic expenses.
6.23	<u>Subd. 4.</u>	Administration of	<u>MinneKIDS Lo</u>	cal Partner Grant Prog	g ram. (a) The
6.24	program adm	inistrator must adop	ot, as necessary, ap	plication procedures, form	ns, administrative
6.25	guidelines, a	nd other requireme	ents for the purpos	es of implementing and a	administering the
6.26	MinneKIDS	Local Partner Gran	nt Program.		
6.27	<u>(b) The p</u>	rogram administra	tor must provide	outreach to potential gran	ntees to review,
6.28	score, and se	lect grantees, and t	to oversee and eva	luate grant implementati	on. The program
6.29	administrator	r must give outread	ch priority to unde	errepresented regions of	the state that are
6.30	not already o	offering a local chil	d savings accoun	t program.	
6.31	<u>(c)</u> The p	rogram administrat	tor must provide	echnical assistance to ap	plicants that
6.32	includes but	is not limited to de	eveloping a toolki	t for qualifying entities s	eeking to

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7.1	successfully launch a new local child savings account program, assisting qualifying entities
7.2	that are not offering a local child savings account program in developing an application to
7.3	receive a grant, and other activities to advance the program as determined by the program
7.4	administrator.
7.5	(d) The program administrator must encourage potential applicants to use the technical
7.6	assistance made available by the program administrator to develop program plans.
7.7	(e) The program administrator must distribute grants to qualifying entities based on the
7.8	number of eligible entities under this section, the amount of available funding under the
7.9	MinneKIDS Local Partner Grant Program, the number of children that each participating
7.10	entity intends to serve under the program, and the percentage of low-income families residing
7.11	in the community served by each participating entity. The minimum amount of each grant
7.12	award to a participating entity must be \$100,000.
7.13	Subd. 5. MinneKIDS local partner grant priorities for start-up and expansion. The
7.14	program administrator must give grant priority to a qualifying entity meeting the
7.15	qualifications in subdivision 2 or 3 based upon:
7.16	(1) data showing lower than average median incomes of families living in the local
7.17	program's geographic region;
7.18	(2) data showing lower than average college attendance rates for students in the local
7.19	program's geographic region;
7.20	(3) a plan that demonstrates a higher total amount of funds saved for the local program;
7.21	(4) a higher number of outreach events demonstrated by the applicant in its application
7.22	to encourage family and community contributions to child savings accounts;
7.23	(5) demonstrated ability to sustain and potentially expand its program;
7.24	(6) existing partnerships with schools and community organizations to execute the
7.25	program plan;
7.26	(7) a higher amount of funding secured through local budget commitments, philanthropy,
7.27	or other nonstate funding sources; and
7.28	(8) other priorities or criteria determined by the program administrator.
7.29	Sec. 6. [119C.06] PROGRAM ADMINISTRATOR; YOUTHPRISE.
7.30	The Department of Education must contract with Youthprise as the program administrator
7.31	for the MinneKIDS program.

8.1	Sec. 7. [119C.07] REPORTING REQUIREMENTS.
8.2	(a) By February 15, 2026, the program administrator must report information pertaining
8.3	to the first year of the program's implementation to the commissioner of education and the
8.4	chairs and ranking minority members of the legislative committees having jurisdiction over
8.5	kindergarten through grade 12 education and higher education. The report must include but
8.6	not be limited to:
8.7	(1) detailed program expenditure information;
8.8	(2) the number of subaccounts opened;
8.9	(3) the number of state and nonstate contributions made to subaccounts;
8.10	(4) information about how parents were notified about the program;
8.11	(5) a description of the program administrator's marketing of the program;
8.12	(6) a description of the program administrator's efforts and success in:
8.13	(i) soliciting philanthropic or nonstate money to support the program; and
8.14	(ii) aligning and integrating with existing local children's savings account programs; and
8.15	(7) recommendations for improving the program.
8.16	(b) By February 15, 2026, the program administrator must report information regarding
8.17	the MinneKIDS Local Partner Grant Program to the commissioner of the education and the
8.18	chairs and ranking minority members of the legislative committees having jurisdiction over
8.19	kindergarten through grade 12 education and higher education information. The report must
8.20	include but not be limited to:
8.21	(1) a list of start-up and expansion grantees and their progress and successes;
8.22	(2) detailed program expenditure information;
8.23	(3) a description of the success in soliciting nonstate money to support the program and
8.24	its growth or sustainability;
8.25	(4) a description of how local partner grantees are or anticipate aligning and integrating
8.26	with the statewide MinneKIDS program; and
8.27	(5) recommendations for improving the MinneKIDS Local Partner Grant Program.

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9.1	Sec. 8. [1]	9C.08] MINNEK	IDS FUND ESTA	BLISHED.	
9.2	A Minne	eKIDS fund accoun	t is created in the	special revenue fund in t	he state treasury.
9.3	Money in th	nis account is appro	priated to the com	missioner for seed depos	sits under section
9.4	<u>119C.03.</u>				
9.5	Sec. 9. <u>Al</u>	PROPRIATION.			
9.6	Subdivis	sion 1. Department	t of Education. Th	ne sums indicated in this	section are
9.7	appropriate	d from the general f	fund to the Departi	ment of Education for th	e fiscal years
9.8	designated.				
9.9	<u>Subd. 2.</u>	MinneKIDS. (a) F	For the MinneKID	S program under Minnes	sota Statutes,
9.10	sections 119	OC.01 to 119C.08:			
9.11	<u>\$</u>	3,570,740	. 2024		
9.12	<u>\$</u>	8,153,400	2025		
9.13	<u>(b)</u> Of th	nis amount, \$3,000,	000 in fiscal year 2	2024 is for local partner	grants under
9.14	Minnesota S	Statutes, section 119	9C.05, of which \$2	2,000,000 is for start-up	grants and
9.15	\$1,000,000	is for expansion gra	ants, and \$570,740	in fiscal year 2024 is fo	or Youthprise for
9.16	program ad	ministrator services	<u>.</u>		
9.17	<u>(c) Of th</u>	is amount, \$4,620,0	000 in fiscal year 2	025 is for deposit in the N	VinneKIDS fund
9.18	account in t	he special revenue	fund, and \$3,533,4	00 in fiscal year 2025 is	for local partner
9.19	grants and p	orogram administrat	tor costs.		
9.20	<u>(d) Any</u>	balance in the first	year does not cand	el and is available in the	e second year.

9.21 (e) The base for fiscal year 2026 and later is \$8,153,400.