SF942 REVISOR CR S0942-2 2nd Engrossment

SENATE STATE OF MINNESOTA NINETY-FOURTH SESSION

S.F. No. 942

(SENATE AUTHORS: KUNESH, Abeler and Oumou Verbeten)

DAIL	D-PG	OFFICIAL STATUS
02/03/2025	260	Introduction and first reading
		Referred to Health and Human Services
02/24/2025	471a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety
02/27/2025	579	Author added Abeler
03/24/2025	952a	Comm report: To pass as amended and re-refer to Education Policy
	1024	Author added Oumou Verbeten
04/01/2025		Comm report: To pass as amended and re-refer to Health and Human Services

1.1 A bill for an act

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relating to children and families; mandating school attendance reporting to a local welfare agency; modifying the habitual truant definition; appropriating money for grants to fund child welfare response efforts; amending Minnesota Statutes 2024, section 260C.007, subdivision 19; proposing coding for new law in Minnesota Statutes, chapter 260E.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 2024, section 260C.007, subdivision 19, is amended to read:

Subd. 19. **Habitual truant.** (a) "Habitual truant" means a child under the age of 17 years who is absent from attendance at school without lawful excuse for seven school days per school year if the child is in elementary school or for one or more class periods on seven school days per school year if the child is in middle school, junior high school, or high school or a child who is 17 years of age who is absent from attendance at school without lawful excuse for one or more class periods on seven school days per school year and who has not lawfully withdrawn from school under section 120A.22, subdivision 8.

(b) For the purposes of educational neglect under section 260C.163, subdivision 11, "habitual truant" includes a child under 12 years of age who has been absent from school for seven school days without lawful excuse where the presumption of educational neglect is rebutted based on a showing by clear and convincing evidence that the child's absence is not due to the failure of the child's parent, guardian, or custodian to comply with compulsory instruction laws.

Section 1.

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Sec. 2. [260E.291] REPORTING OF SCHOOL ATTENDANCE CONCERNS.

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Subdivision 1. Reports required. (a) A person mandated to report under this chapter must immediately report to the local welfare agency, Tribal social services agency, or designated partner if the person knows or has reason to believe that a child required to be enrolled in school under section 120A.22 has at least seven unexcused absences in the current school year and is at risk of educational neglect under section 260C.163, subdivision 11.

- (b) Any person may voluntarily report to the local welfare agency if the person knows or has reason to believe that a child required to be enrolled in school under section 120A.22 has at least seven unexcused absences in the current school year and is at risk of educational neglect under section 260C.163, subdivision 11.
- (c) An oral report must be made immediately by telephone or otherwise. An oral report made by a person required to report under paragraph (a) must be followed within 72 hours, exclusive of weekends and holidays, by a report in writing to the local welfare agency. A report must sufficiently identify the child and the child's parent or guardian, the actual or estimated number of the child's unexcused absences in the current school year, the efforts made by school officials to resolve attendance concerns with the family, and the name and address of the reporter. A voluntary reporter under paragraph (b) may refuse to provide their name or address if the report is otherwise sufficient, and such a report must be accepted by the local welfare agency.
- Subd. 2. Local welfare agency. (a) The local welfare agency, Tribal social services agency, or partner designated to provide child welfare services must provide a child welfare response for a report that alleges a child enrolled in school has seven or more unexcused absences. When providing a child welfare response under this paragraph, the local welfare agency, Tribal social services agency, or designated partner must offer services to the child and the child's family to address school attendance concerns or may partner with a county attorney's office, a community-based organization, or other community partner to provide the services. The services must be culturally and linguistically appropriate and tailored to the needs of the child and the child's family. This section is subject to all requirements of the Minnesota Indian Family Preservation Act under sections 260.751 to 260.835, and the Minnesota African American Family Preservation and Child Welfare Disproportionality Act under sections 260.61 to 260.693.
- (b) If the child's unexcused absences continue and the family has not engaged with services under paragraph (a) after the local welfare agency, Tribal social services agency,

Sec. 2. 2

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3.1	or partner designated to provide child welfare services has made multiple varied attempts
3.2	to engage the child's family, a report of educational neglect must be made regardless of the
3.3	number of unexcused absences the child has accrued. The local welfare agency must
3.4	determine the response path assignment pursuant to section 260E.17 and may proceed with
3.5	the process outlined in section 260C.141.

Sec. 3. <u>APPROPRIATION; EDUCATIONAL NEGLECT AND CHILD WELFARE</u> <u>RESPONSE GRANTS.</u>

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\$ in fiscal year 2026 and \$ in fiscal year 2027 are appropriated from the general
fund to the commissioner of children, youth, and families for grants to fund child welfare
response efforts under Minnesota Statutes, section 260E.291. The commissioner must make
grants to local welfare agencies, including Tribal social services agencies, to support efforts
to improve school attendance after receiving a report under Minnesota Statutes, section
260E.291. A grant to a local welfare agency must include funding for program evaluation
to evaluate student attendance outcomes for all participating programs. Any balance
remaining in fiscal year 2026 is available in fiscal year 2027.

Sec. 3. 3