JFK/NB

## **SENATE STATE OF MINNESOTA SPECIAL SESSION**

## S.F. No. 18

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

**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,
1.9	subdivisions 2, 6, 9; 136A.123, subdivision 1; 136A.125, subdivisions 2, 4;
1.10	136A.126, subdivisions 1, 4; 136A.1275; 136A.1704; 136A.1791; 136A.246,
1.11	subdivisions 1, 2, 3, 4, 5, 6, 7, 8, by adding a subdivision; 136A.63, subdivision
1.12 1.13	2; 136A.645; 136A.653, subdivision 5; 136A.675; 136A.68; 136A.822, subdivision 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;
1.14	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.

	06/10/21	REVISOR	JFK/NB		21-04299	as introduced
2.1 2.2 2.3 2.4					APPROPRIAT Available for th Ending Jun 2022	ne Year
2.5 2.6	Sec. 2. <u>MIN</u> EDUCATIO	NESOTA OFFIC PN	E OF HIGHER			
2.7	Subdivision	1. Total Appropr	iation	<u>\$</u>	<u>271,702,000</u> §	274,269,000
2.8	The amounts	that may be spent	t for each			
2.9	purpose are s	pecified in the fol	lowing			
2.10	subdivisions.					
2.11	Subd. 2. Stat	e Grants			210,037,000	210,037,000
2.12	If the approp	riation in this sub	division for			
2.13	either year is	insufficient, the a	ppropriation			
2.14	for the other	year is available f	or it.			
2.15	Subd. 3. Chi	ld Care Grants			6,694,000	6,694,000
2.16	Subd. 4. Stat	e Work-Study			14,502,000	14,502,000
2.17	Subd. 5. Inte	erstate Tuition Re	eciprocity		8,500,000	8,500,000
2.18	If the approp	riation in this sub	division for			
2.19	either year is	insufficient, the a	ppropriation			
2.20	for the other	year is available t	o meet			
2.21	reciprocity co	ontract obligations	<u>s.</u>			
2.22	Subd. 6. Safe	ety Officer's Surv	vivors		100,000	100,000
2.23	This appropr	iation is to provid	e educational			
2.24	benefits unde	er Minnesota Statu	ites, section			
2.25	299A.45, to e	eligible dependent	children and			
2.26	to the spouse	s of public safety	officers killed			
2.27	in the line of	duty.				
2.28	If the approp	riation in this subo	division for			
2.29	either year is	insufficient, the a	ppropriation			
2.30	for the other	year is available f	or it.			
2.31	Subd. 7. Am	erican Indian Scl	<u>holarships</u>		3,500,000	3,500,000
2.32	The commiss	sioner must contra	ct with or			
2.33	employ at lea	st one person with	demonstrated			

competence in American Indian culture and		
residing in or near the city of Bemidji to assist		
students with the scholarships under		
Minnesota Statutes, section 136A.126, and		
with other information about financial aid for		
which the students may be eligible. Bemidji		
State University must provide office space at		
no cost to the Office of Higher Education for		
purposes of administering the American Indian		
scholarship program under Minnesota Statutes,		
section 136A.126. This appropriation includes		
funding to administer the American Indian		
scholarship program.		
Subd. 8. Tribal College Grants	150,000	150,000
For Tribal college assistance grants under		
Minnesota Statutes, section 136A.1796.		
Subd. 9. Intervention for College Attendance Program Grants	1,143,000	<u>1,142,000</u>
For the intervention for college attendance		
program under Minnesota Statutes, section		
<u>136A.861.</u>		
The commissioner may use no more than three		
percent of this appropriation to administer the		
intervention for college attendance program		
grants.		
Subd. 10. Student-Parent Information	122,000	122,000
Subd. 11. Get Ready!	180,000	180,000
Subd. 12. Minnesota Education Equity Partnership	45,000	45,000
Subd. 13. Midwest Higher Education Compact	115,000	115,000
Subd. 14. United Family Medicine Residency Program	<u>501,000</u>	<u>501,000</u>
For a grant to United Family Medicine		
residency program. This appropriation shall		

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as introduced

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4.1	be used to support up to 21 resident physicians		
4.2	each year in family practice at United Family		
4.3	Medicine residency programs and shall		
4.4	prepare doctors to practice family care		
4.5	medicine in underserved rural and urban areas		
4.6	of the state. It is intended that this program		
4.7	will improve health care in underserved		
4.8	communities, provide affordable access to		
4.9	appropriate medical care, and manage the		
4.10	treatment of patients in a cost-effective		
4.11	manner.		
4.12	Subd. 15. MnLINK Gateway and Minitex	5,905,000	5,905,000
4.13 4.14	Subd. 16. Statewide Longitudinal Education Data System	1,782,000	1,782,000
4.15	Subd. 17. Hennepin Healthcare	645,000	645,000
4.16	For transfer to Hennepin Healthcare for		
4.17	graduate family medical education programs		
4.18	at Hennepin Healthcare.		
4.19	Subd. 18. College Possible	550,000	550,000
4.20	(a) This appropriation is for immediate transfer		
4.21	to College Possible to support programs of		
4.22	college admission and college graduation for		
4.23	low-income students through an intensive		
4.24	curriculum of coaching and support at both		
4.25	the high school and postsecondary levels.		
4.26	(b) This appropriation must, to the extent		
4.27	possible, be proportionately allocated between		
4.28	students from greater Minnesota and students		
4.29	in the seven-county metropolitan area.		
4.30	(c) This appropriation must be used by College		
4.31	Possible only for programs supporting students		
4.32	who are residents of Minnesota and attending		
4.33	colleges or universities within Minnesota.		

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 5.25	Subd. 19. Spinal Cord Injury and Traumatic Brain Injury Research Grant Program	3,000,000	3,000,000
5.26	For transfer to the spinal cord and traumatic		
5.27	brain injury grant account in the special		
5.28	revenue fund under Minnesota Statutes,		
5.29	section 136A.901, subdivision 1.		
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 5.34	Subd. 20. Summer Academic Enrichment Program	250,000	250,000

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6.1	For summer	academic enrichme	nt grants under				
6.2	Minnesota Statutes, section 136A.091.						
6.3	The commis	ssioner may use no r	nore than three				
6.4	percent of th	his appropriation to	administer the				
6.5	grant progra	am under this subdi	vision.				
6.6 6.7		Dual Training Com Ligher Education	petency Grants;	<u>2,000,000</u>	2,000,000		
6.8	For transfer	to the Dual Trainin	g Competency				
6.9	Grants acco	ount in the special re	evenue fund				
6.10	under Minn	esota Statutes, sect	ion 136A.246,				
6.11	subdivision	10.					
6.12	Subd. 22. C	Campus Sexual Ass	sault Reporting	25,000	25,000		
6.13	For the sexu	al assault reporting	required under				
6.14	Minnesota S	Statutes, section 13	5A.15.				
6.15 6.16		Campus Sexual Vio nse Coordinator	lence Prevention	<u>150,000</u>	<u>150,000</u>		
6.17	For the Offi	ice of Higher Educa	ation to staff a				
6.18	campus sex	ual violence prever	ntion and				
6.19	response co	ordinator to serve a	us a statewide				
6.20	resource pro	oviding professiona	l development				
6.21	and guidance	ce on best practices	for				
6.22	postseconda	ary institutions. \$50	,000 each year				
6.23	is for admir	nistrative funding to	o conduct				
6.24	trainings an	d provide materials	<u>s to</u>				
6.25	postseconda	ary institutions.					
6.26 6.27		<u>Emergency Assistants</u> lary Students	nce for	269,000	<u>269,000</u>		
6.28	<u>(a) This app</u>	propriation is for the	e Office of				
6.29	Higher Edu	cation to allocate gr	cant funds on a				
6.30	matching ba	asis to eligible insti	tutions as				
6.31	defined und	ler Minnesota Statu	tes, section				
6.32	<u>136A.103, 1</u>	located in Minnesot	ta with a				
6.33	demonstrab	le homeless studen	t population.				

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		<b>7</b> 00.000
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	Subd. 26. Grants to Underrepresented Student		
7.25	Teachers	1,000,000	1,000,000
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.		
7.33	Subd. 27. Teacher Shortage Loan Repayment	200,000	200,000

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8.1	For transfer	to the teacher shor	tage loan					
8.2		count in the specia						
8.3		under Minnesota Statutes, section 136A.1791,						
8.4	subdivision 8.							
8.5	The commiss	sioner may use no r	nore than three					
8.6	percent of th	e amount transferr	red under this					
8.7	subdivision t	to administer the p	program.					
8.8 8.9	Subd. 28. La Forgiveness	nrge Animal Veter Program	rinarian Loan	375,000	<u>375,000</u>			
8.10	For transfer	to the large animal	l veterinarian					
8.11	loan forgiver	ness program acco	unt in the					
8.12	special rever	ue fund under Mi	nnesota					
8.13	Statutes, sect	tion 136A.1795, st	ubdivision 2.					
8.14 8.15	Subd. 29. Ag Forgiveness	gricultural Educa	itors Loan	<u>50,000</u>	50,000			
8.16	For transfer t	to the agricultural	education loan					
8.17	forgiveness a	account in the spec	cial revenue					
8.18	fund under N	Ainnesota Statutes	, section					
8.19	136A.1794,	subdivision 2.						
8.20 8.21	Subd. 30. Av Program	viation Degree Lo	an Forgiveness	25,000	25,000			
8.22	For transfer	to the aviation deg	gree loan					
8.23	forgiveness p	program account in	n the special					
8.24	revenue func	l under Minnesota	Statutes,					
8.25	section 136A	.1789, subdivision	<u>n 2.</u>					
8.26 8.27		rants for Students omental Disabiliti	s with Intellectual ies	200,000	200,000			
8.28	For grants fo	or students with int	tellectual and					
8.29	development	al disabilities und	er Minnesota					
8.30	Statutes, sect	tion 136A.1215.						
8.31	Subd. 32. Lo	oan Repayment A	ssistance Program	25,000	25,000			
8.32	For a grant to	the Loan Repaym	ent Assistance					
8.33	Program of N	Minnesota to provi	ide education					
8.34	debt relief to	attorneys with ful	ll-time					

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9.1	employment	providing legal ac	lvice or		
9.2	representatio	n to low-income cli	ients or support		
9.3	services for	this work.			
9.4 9.5	Subd. 33. M Community		dence College and	<u>1,250,000</u>	<u>1,250,000</u>
9.6	For a grant t	o Minnesota Indep	bendence		
9.7	College and	Community for ne	eed-based		
9.8	scholarships	and tuition reduction	ion. Beginning		
9.9	with student	s first enrolled in th	ne fall of 2019,		
9.10	eligibility is	limited to resident	students as		
9.11	defined in M	linnesota Statutes,	section		
9.12	<u>136A.101, s</u>	ubdivision 8.			
9.13	The base for	this appropriation	is \$1,000,000		
9.14	in fiscal year	r 2024 and later.			
9.15	Subd. 34. St	udent Loan Debt	Counseling	200,000	200,000
9.16	For student l	loan debt counselin	ng under		
9.17	Minnesota S	tatutes, section 13	6A.1788.		
9.18	The Office of	of Higher Educatio	n may use no		
9.19	more than th	ree percent of the	appropriation		
9.20	to administer	r the student loan d	ebt counseling		
9.21	program.				
9.22	Subd. 35. H	unger-Free Camp	ous Grants	205,000	102,000
9.23	For the Offic	e of Higher Educa	tion to provide		
9.24	initial and su	istaining grants to	Minnesota		
9.25	public posts	econdary institutio	ns and Tribal		
9.26	colleges und	er Minnesota Statı	utes, section		
9.27	<u>136F.245, su</u>	bdivision 4, to mee	et and maintain		
9.28	the criteria in	that same section	to address food		
9.29	insecurity or	n campus.			
9.30 9.31	Subd. 36. Fo Education (	ostering Independ Grants	lence Higher	238,000	3,759,000
9.32	For grants to	eligible students ur	nder Minnesota		
9.33	Statutes, sec	tion 136A.1241. C	of this amount,		
9.34	\$238,000 in	the first year is for	administration		

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10.1	costs. The ba	ase for fiscal year	2024 and later		
10.2	<u>is \$3,761,00</u>	<u>0.</u>			
10.3	<u>Subd. 37.</u> Co	oncurrent Enrolli	ment Grants	340,000	340,000
10.4	For concurre	ent enrollment grau	nts under		
10.5	Minnesota S	statutes, section 13	6A.91.		
10.6 10.7		spiring Teachers ( Pilot Program	of Color	<u>1,500,000</u>	<u>1,500,000</u>
10.8	(a) This app	ropriation is for the	e aspiring		
10.9	teachers of c	color scholarship p	ilot program		
10.10	under article	e 2, section 45.			
10.11	(b) The com	missioner of the O	ffice of Higher		
10.12	Education m	ay use no more tha	n three percent		
10.13	of the approp	priation to adminis	ter the aspiring		
10.14	teachers of c	color scholarship p	rogram.		
10.15	<u>(c)</u> This is a	onetime appropria	tion. The base		
10.16	for this appro	opriation is \$0 in fi	iscal year 2024		
10.17	and later. No	twithstanding Mini	nesota Statutes,		
10.18	section 16A.	28, unencumbered	balances under		
10.19	this subdivis	sion do not cancel	until July 1,		
10.20	<u>2025.</u>				
10.21	<u>Subd. 39.</u> Di	irect Admissions		925,000	75,000
10.22	For the direc	et admissions pilot	program in		
10.23	article 2, sec	ction 43.			
10.24	<u>Subd. 40.</u> Ag	gency Administra	<u>ition</u>	4,504,000	4,504,000
10.25	<u>Subd. 41.</u> Ba	alances Forward			
10.26	A balance in	the first year und	er this section		
10.27	does not can	cel, but is available	e for the second		
10.28	year.				
10.29	<u>Subd. 42.</u> Tr	ransfers			
10.30	The commis	sioner of the Offic	e of Higher		
10.31	Education m	nay transfer unencu	umbered		
10.32	balances from	m the appropriatio	ns 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> MINNESOTA STATE COLLEGES AND UNIVERSITIES
11.35	Subdivision 1. Total Appropriation

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

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12.1	The amounts	that may be spen	t for each					
12.2	purpose are specified in the following							
12.3	subdivisions.							
12.4 12.5	Subd. 2. Cen Unit	tral Office and S	Shared Services	34,082,000	34,081,000			
12.6	For the Offic	e of the Chancello	or and the					
12.7	Shared Servi							
12.8	The base for	this appropriation	in fiscal year					
		$\frac{1}{2}$ er is \$34,401,000.						
12.9	2024 and late	1 18 \$34,401,000.						
12.10	Subd. 3. Ope	erations and Mai	<u>ntenance</u>	753,795,000	751,295,000			
12.11	(a) The Board	d of Trustees mus	t establish					
12.12	tuition rates a	as follows:						
12.13	(1) for the 20	21-2022 and 2022	2-2023					
12.14	· · ·	rs, tuition rates for						
12.15	students at co	olleges and univer	sities must not					
12.16		by more than 3.5						
12.17	compared to	the previous acad	emic year,					
12.18	except that a	university may cl	nange base					
12.19	tuition to adju	ust for the reducti	on of online					
12.20	differential cl	harges provided tl	he change is					
12.21	revenue-neut	ral; and						
12.22	(2) the studer	nt tuition relief ma	ay not be offset					
12.23	by increases	in mandatory fees	s, charges, or					
12.24	other assessm	nents to the studen	t. Colleges and					
12.25	universities a	re permitted to in	crease					
12.26	differential tu	ition charges in fis	scal years 2022					
12.27	and 2023 where costs for course or program							
12.28	delivery have	e increased due to	extraordinary					
12.29	circumstance	s beyond the cont	trol of the					
12.30	college or uni	iversity. Rates and	rationale must					
12.31	be approved	by the Board of T	rustees.					
12.32	(b) The Boar	d of Trustees mus	st request					
12.33	guidance from	n the United State	es Department					
12.34	of Education	regarding whethe	er 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. <u>BOARD OF REGENTS OF THE</u> <u>UNIVERSITY OF MINNESOTA</u>

4,115,000

4,115,000

	06/10/21 REVISOR JFK/NB	21-04299	as introduced					
16.1	Subdivision 1. Total Appropriation §	<u>692,813,000 §</u>	692,813,000					
16.2	Appropriations by Fund							
16.3	<u>2022</u> <u>2023</u>							
16.4	<u>General</u> <u>690,656,000</u> <u>690,656,000</u>							
16.5	Health Care Access         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.							

17.1	(c) \$4,000,000 in fiscal year 2022 and		
17.2	\$4,000,000 in fiscal year 2023 are for the		
17.3	Minnesota Discovery, Research, and		
17.4	InnoVation Economy funding program for		
17.5	cancer care research.		
17.6	(d) \$500,000 in fiscal year 2022 and \$500,000		
17.7	in fiscal year 2023 are for the University of		
17.8	Minnesota, Morris branch, to cover the costs		
17.9	of tuition waivers under Minnesota Statutes,		
17.10	section 137.16.		
17.11	(e) \$150,000 in fiscal year 2022 and \$150,000		
17.12	in fiscal year 2023 are for the Chloe Barnes		
17.13	Advisory Council on Rare Diseases under		
17.14	Minnesota Statutes, section 137.68. The base		
17.15	for this appropriation is \$0 in fiscal year 2024		
17.16	and later.		
17.17	(f) The total operations and maintenance base		
17.18	for fiscal year 2024 and later is \$620,818,000.		
17.19	Subd. 3. Primary Care Education Initiatives	2,157,000	2,157,000
17.20	This appropriation is from the health care		
17.21	access fund.		
17.22	Subd. 4. Special Appropriations		
17.23	(a) Agriculture and Extension Service	42,922,000	42,922,000
17.24	For the Agricultural Experiment Station and		
17.25	the Minnesota Extension Service:		
17.26	(1) the agricultural experiment stations 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 implement an outreach strategy that		
17.31	more effectively and rapidly transfers research		
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;

19.1	(ii) fertilizer and soil fertility research and
19.2	development;
19.3	(iii) soil, groundwater, and surface water
19.4	conservation practices and contaminant
19.5	reduction research;
19.6	(iv) discovering and developing plant varieties
19.7	that use nutrients more efficiently;
19.8	(v) breeding and development of turf seed and
19.9	other biomass resources in all three Minnesota
19.10	biomes;
19.11	(vi) development of new disease-resistant and
19.12	pest-resistant varieties of turf and agronomic
19.13	crops;
19.14	(vii) utilizing plant and livestock cells to treat
19.15	and cure human diseases;
19.16	(viii) the development of dairy coproducts;
19.17	(ix) a rapid agricultural response fund for
19.18	current or emerging animal, plant, and insect
19.19	problems affecting production or food safety;
19.20	(x) crop pest and animal disease research;
19.21	(xi) developing animal agriculture that is
19.22	capable of sustainably feeding the world;
19.23	(xii) consumer food safety education and
19.24	outreach;
19.25	(xiii) programs to meet the research and
19.26	outreach needs of organic livestock and crop
19.27	farmers; and
19.28	(xiv) alternative bioenergy crops and cropping
19.29	systems; and growing, harvesting, and
19.30	transporting biomass plant material; and
19.31	(5) by February 1, 2023, the Board of Regents
19.32	must submit a report to the legislative

Article 1 Sec. 4.

	06/10/21	REVISOR	JFK/NB	21-04299	as introduced		
20.1	committees and divisions with jurisdiction						
20.2		are and higher edu					
20.3	on the status a	and outcomes of					
20.4	initiatives fun	nded in this parag					
20.5	(b) Health Sc	ciences		9,204,000	<u>9,204,000</u>		
20.6	\$346,000 eac	h year is to suppo	ort up to 12				
20.7	resident physi	icians in the St. C	Cloud Hospital				
20.8	family practic	ce residency prog	ram. The				
20.9	program must	t prepare doctors	to practice				
20.10	primary care	medicine in rural	areas of the				
20.11	state. The leg	islature intends tl	his program to				
20.12	improve healt	th care in rural co	ommunities,				
20.13	provide afford	dable access to ap	opropriate				
20.14	medical care,	and manage the	treatment of				
20.15	patients in a r	nore cost-effectiv	ve manner. The				
20.16	remainder of	this appropriation	n is for the rural				
20.17	physicians ass	sociates program;	; the Veterinary				
20.18	Diagnostic La	aboratory; health	sciences				
20.19	research; den	tal care; the Bion	nedical				
20.20	Engineering (	Center; and the co	ollaborative				
20.21	partnership be	etween the Unive	ersity of				
20.22	Minnesota an	d Mayo Clinic fo	or regenerative				
20.23	medicine, res	earch, clinical tra	inslation, and				
20.24	commercializ	ation.					
20.25	(c) College of	f Science and Er	igineering	1,140,000	1,140,000		
20.26	For the geolo	gical survey and	the talented				
20.27	youth mathen	natics program.					
20.28	(d) System S	pecial		7,431,000	7,431,000		
20.29	For general re	esearch, the Labo	r Education				
20.30	Service, Natur	ral Resources Res	search Institute,				
20.31	Center for Ur	ban and Regiona	l Affairs, Bell				
20.32	Museum of Natural History, and the						
20.33	Humphrey ex	hibit.					

	06/10/21	REVISOR	JFK/NB	21-04299	as introduced			
21.1	\$2,250,000 in	n fiscal year 2022 a	and \$2,250,000					
21.2	in fiscal year 2023 are for the Natural							
21.3	Resources Research Institute to invest in							
21.4	applied resea	arch for economic	development.					
21.5	The base for this appropriation is \$7,181,000							
21.5		: 2024 and later an						
21.0	<b>-</b>	000,000 per fiscal						
21.7		ources Research Ins	<b>-</b>					
21.9	-	earch for economi						
21.10 21.11	(e) Universit	ty of Minnesota a Partnership	· · · · · · · · · · · · · · · · · · ·	7,991,000	7,991,000			
21.12	This appropr	riation is for the fo	ollowing					
21.13	activities:							
21.14	(1) \$7,491,00	00 in fiscal year 20	022 and					
21.15	\$7,491,000 i	n fiscal year 2023	are for the					
21.16	direct and in	direct expenses of	the					
21.17	collaborative	research partnersł	nip between the					
21.18	University of	f Minnesota and tl	he Mayo					
21.19	Foundation f	for research in biot	echnology and					
21.20	medical geno	omics. An annual	report on the					
21.21	expenditure	of these funds mus	st be submitted					
21.22	to the govern	or and the chairs of	f the legislative					
21.23	committees r	esponsible for hig	gher education					
21.24	finance by Ju	une 30 of each fisc	cal year.					
21.25	(2) \$500,000	in fiscal year 2022	2 and \$500,000					
21.26	in fiscal year	2023 are to awar	d competitive					
21.27	grants to con-	duct research into	the prevention,					
21.28	treatment, ca	uses, and cures of	f Alzheimer's					
21.29	disease and o	other dementias.						
21.30	Subd. 5. Aca	idemic Health Ce	enter					
21.31	The appropri	ation for Academic	c Health Center					
21.32	funding unde	er Minnesota Statı	utes, section					
21.33	297F.10, is e	stimated to be \$22	2,250,000 each					
21.34	year.							

	06/10/21	REVISOR	JFK/NB		21-04299	as introduced
22.1	Sec. 5. <u>MAYO</u>	<u>CLINIC</u>				
22.2	Subdivision 1.	<b>Fotal Appropri</b>	iation	<u>\$</u>	<u>1,351,000</u> §	<u>1,351,000</u>
22.3	The amounts the	at may be spent	t are specified			
22.4	in the following	subdivisions.				
22.5	Subd. 2. Medic	al School			665,000	665,000
22.6	The state must p	bay a capitation	each year for			
22.7	each student wh	o is a resident o	of Minnesota.			
22.8	The appropriation	on may be transf	ferred between			
22.9	each year of the	biennium to ac	ecommodate			
22.10	enrollment fluct	tuations. It is in	tended that			
22.11	during the bienr	nium the Mayo	Clinic use the			
22.12	capitation mone	ey to increase th	ne number of			
22.13	doctors practicin	ng in rural areas	s in need of			
22.14	doctors.					
22.15 22.16	Subd. 3. Family Residency Pros		Graduate		686,000	<u>686,000</u>
22.17	The state must p	bay stipend sup	port for up to			
22.18	27 residents eac	h year.				
22.19	Sec. 6. <u>CANC</u>	CELLATIONS	; FISCAL YEA	R 2021.		
22.20	<u>(a) \$340,000</u>	of the fiscal yea	ar 2021 general f	und appro	priation under Lav	vs 2019, chapter
22.21	<u>64, article 1, sec</u>	ction 2, subdivis	sions 11, 25, and	l 26, is ca	nceled.	
22.22	<u>(b) \$5,000,0</u>	00 of the fiscal	year 2021 gener	al fund a	opropriation under	: Laws 2019,
22.23	chapter 64, artic	ele 1, section 2,	subdivision 2, is	s canceled	<u>l.</u>	
22.24	(c) This sect	ion is effective	the day followin	ng final er	nactment.	
22.25	Sec. 7. Laws 2	2014, chapter 3	12, article 1, sect	tion 4, sul	odivision 2, is amo	ended to read:
22.26	Subd. 2. Health	Sciences Spec	cial			4,500,000
22.27	(a) This appropr	iation is from th	e general fund			
22.28	for the direct an	d indirect expe	nses of the			
22.29	collaborative partnership between the					
22.30	Univerity Unive	ersity of Minnes	sota and the			
22.31	Mayo Clinic for	regenerative n	nedicine			

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 by an appropriation to this program must be 23.31 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

	06/10/21	REVISOR	JFK/NB	21-04299	as introduced
24.1	produce a dr	ug, biological or cl	nemical		
24.2	-	npound, or medica			
24.3	designed to a	augment, repair, re	place, or		
24.4	regenerate or	rgans and tissue the	at have been		
24.5	damaged by	disease, injury, agi	ng, or other		
24.6	biological pr	ocesses.			
24.7			ARTICLE		
24.7 24.8		нісн	ARTICLI ER EDUCATION		
24.0		mon			
24.9	Section 1.	[136A.057] STUD	ENT TRANSFE	R REPORTING.	
24.10	<u>(a)</u> The c	ommissioner must	report on the offic	ce's website summary d	ata on students
24.11	who, within	the most recent aca	demic year, withd	lrew from enrollment w	thout completing
24.12	a degree or c	credential program	at a public postsed	condary institution in M	linnesota. The
24.13	summary da	ta must include wh	ether the students	who withdrew transfer	red to another
24.14	institution ar	nd the institutions t	ransferred to and	from.	
24.15	<u>(b)</u> Summ	nary data must be a	aggregated by post	tsecondary institution a	nd degree or
24.16	credential pr	ogram. Summary d	lata must be disagg	gregated by race, ethnic	ity, Pell eligibility,
24.17	and age.				
24.18	<u>(c)</u> The c	ommissioner must	post the initial da	ta on the office's websit	e on or before
24.19	February 15,	, 2022, and must up	odate the data at le	east annually thereafter.	
24.20	Sec. 2. Min	nnesota Statutes 20	20, section 136A.	101, subdivision 5a, is	amended to read:
24.21	Subd. 5a	Assigned family	responsibility. "A	ssigned family respons	bibility" means the
24.22				t of attendance, as deter	·
24.23	need analysi	s. For dependent st	udents, the assign	ed family responsibility	is <u>82 79</u> percent
24.24	of the parent	al contribution. For	r independent stud	ents with dependents of	ther than a spouse,
24.25	the assigned	family responsibil	ity is <del>74<u>71</u> percer</del>	nt of the student contrib	ution. For
24.26	independent	students without d	ependents other th	an a spouse, the assign	ed family
24.27	responsibilit	y is <u>38_35</u> percent o	of the student cont	ribution.	
24.28	Sec. 3. Min	nnesota Statutes 20	20, section 136A.	121, subdivision 2, is a	mended to read:
24.29	Subd. 2.	Eligibility for gra	nts. (a) An applica	ant is eligible to be cons	idered for a grant,
24.30	regardless of	the applicant's sex,	creed, race, color,	national origin, or ances	stry, under sections
24.31	136A.095 to	136A.131 if the of	ffice finds that the	applicant:	

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

25.1

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:

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

JFK/NB

- (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 GRANTS.

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	grant. This progra	am is established t	o provide an individual w	who is currently
27.2				for up to five years for high	
27.3	costs.				
27.4	<u>Subd. 2.</u> D	efinitions. (a) Fo	or purposes of this	section, the terms in this s	subdivision have
27.5	the meanings	given.			
27.6	(b) "Adopt	tion" means adop	tion of an individ	ual who has been in the ca	are and custody
27.7	of a responsib	le social services	agency or Tribal	social services agency an	d in foster care.
27.8	(c) "Eligib	le institution" me	eans an eligible pu	blic institution or an eligi	ble private
27.9	institution.				
27.10	(d) "Eligib	le private institut	ion" or "private in	stitution" means an institu	ution eligible for
27.11	state student a	id under section	136A.103, paragra	aph (a), clause (2).	
27.12	(e) "Eligib	le public instituti	on" or "public ins	titution" means an institu	tion operated by
27.13	the Board of T	Trustees of the M	innesota State Col	leges and Universities or	the Board of
27.14	Regents of the	e University of M	innesota.		
27.15	(f) "Foster	care" has the me	aning given in sec	tion 260C.007, subdivisi	on 18.
27.16	(g) "Foster	grant" means a g	grant under this se	ction.	
27.17	<u>(h)</u> "Office	" means the Offi	ce of Higher Educ	cation.	
27.18	(i) "Recog	nized cost of atte	ndance" means th	e amount calculated unde	r subdivision 4.
27.19	(j) "Respon	nsible social serv	ices agency" has t	he meaning given in sect	ion 260C.007,
27.20	subdivision 27	7 <u>a.</u>			
27.21	(k) "Tribal	social services ag	gency" has the mea	ning given in section 260.	755, subdivision
27.22	<u>21.</u>				
27.23	<u>Subd. 3.</u> E	<mark>ligibility.</mark> (a) An	individual who is	eligible for the Education	1 and Training
27.24	Voucher Progr	ram is eligible for	r a foster grant.		
27.25	<u>(b)</u> If the in	ndividual is not e	ligible for the Edu	acation and Training Vouc	cher program, in
27.26	order to receiv	ve a foster grant,	an individual mus	<u>t:</u>	
27.27	(1) meet th	e definition of a	resident student u	nder section 136A.101, st	ubdivision 8;
27.28	<u>(2) be at le</u>	ast 13 years of a	ge but fewer than	27 years of age;	
27.29	(3) after th	e individual's 13	th birthday, be in o	or have been in foster care	e in Minnesota
27.30	before, on, or	after the effective	e date of this secti	on, including any of the f	ollowing:

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28.1	(i) placement in foster care at any time while 13 years of age or older;						
28.2	(ii) adoption from foster care at any time after reaching 13 years of age; or						
28.3	(iii) place	ment from foster	care with a perman	ent legal custodian at any	time after		
28.4	reaching 13 y	vears of age;					
28.5			gh school or compl	eted the equivalent as app	proved by the		
28.6	Department of						
28.7	<u>(5) have b</u>	een accepted for a	dmission to, or be o	currently attending, an elig	ible institution;		
28.8	<u>(6) have s</u>	submitted a FAFS	A; and				
28.9	<u>(7) be me</u>	eting satisfactory	academic progress	as defined under section	<u>136A.101,</u>		
28.10	subdivision 1	<u>0.</u>					
28.11	<u>Subd. 4.</u>	Cost of attendance	e. (a) The recognize	d cost of attendance for a p	ublic institution		
28.12			deral Regulations,	title 20, chapter 28, subch	apter IV, part		
28.13	<u>F, section 108711.</u>						
28.14	(b) The recognized cost of attendance for a private institution equals the lesser of:						
28.15	(1) the cost of attendance for the institution as calculated under Code of Federal						
28.16	Regulations, title 20, chapter 28, subchapter IV, part F, section 1087ll; or						
28.17	<u> </u>		-	the highest recognized cos			
28.18			stitution, or for found ance at a public	ur-year programs, an amo	unt equal to the		
28.19			•	<b>i</b>			
28.20				<b>t-out.</b> (a) Each student sh Applicants are encouraged			
28.21 28.22			-	oster grant must be equal to			
28.23		ost of attendance a			<b>.</b>		
28.24	<u>(1) the stu</u>	ident aid index as	calculated by the f	federal need analysis;			
28.25	(2) the an	nount of a federal	Pell Grant award f	or which the applicant is o	eligible;		
28.26	(3) the an	nount of the state g	grant;				
28.27	(4) the Fe	deral Supplement	al Educational Opp	portunity Grant;			
28.28	(5) the sum	m of all Tribal sch	nolarships;				
28.29	(6) the an	nount of any other	state and federal g	<u>gift aid;</u>			
28.30	<u>(7) the Ed</u>	lucation and Train	ing Voucher Progr	<u>am;</u>			

29.1		d foster care ber	ofita under sooti	2000 451		
			ients under sectio	on 260C.451;		
29.2	(9) the amo	unt of any priva	te grants or schol	arships, excluding grants	and scholarships	
29.3	provided by the private institution of higher education in which the eligible student is					
29.4	enrolled; and					
29.5	(10) for pub	olic institutions,	the sum of all ins	stitutional grants, scholars	hips, tuition	
29.6	waivers, and tu	ition remission	amounts.			
29.7	(b) The fost	er grant shall be	e paid directly to	the eligible institution whe	ere the student is	
29.8	enrolled.					
29.9	(c) An eligil	ole private instit	ution may opt out	of participating in the fost	er grant program	
29.10	established und	ler this section.	To opt out, the in	stitution shall provide not	ice to the office	
29.11	by September 1	for the next ac	ademic year.			
29.12	(d) An eligi	ble private insti	tution that does n	ot opt out under paragrapl	h (c) and accepts	
29.13	the student's ap	plication to atte	nd the institution	must provide institutional	l grants,	
29.14	scholarships, tu	uition waivers, o	r tuition remissic	n in an amount equal to th	ne difference	
29.15	between:					
29.16	(1) the insti	tution's cost of a	uttendance as calc	ulated under subdivision	4, paragraph (b),	
29.17	clause (1); and					
29.18	(2) the sum	of the foster gra	ant under this sub	division and the sum of th	e amounts in	
29.19	paragraph (a), o	clauses $(1)$ to $(9)$	<u>).</u>			
29.20	(e) An unde	ergraduate stude	nt who is eligible	may apply for and receiv	e a foster grant	
29.21	in any year of u	indergraduate st	udy unless the st	udent has obtained a bacca	alaureate degree	
29.22	or previously h	as been enrolled	l full time as defi	ned in section 136A.101,	subdivision 7a,	
29.23	or the equivalent	nt for eight seme	esters or the equi	valent, or received a foster	r grant for five	
29.24	years, whicheve	er occurs first. A	foster grant mus	t not be awarded to a stude	ent for more than	
29.25	three years for	a two-year degr	ee, certificate, or	diploma, or five years for	a four-year	
29.26	undergraduate	degree.				
29.27	(f) Foster gr	ants may be awa	urded to an eligibl	e student for four quarters,	, three semesters,	
29.28	or the equivalent	nt during the cou	urse of a single fi	scal year. In calculating th	e award amount,	
29.29	the office must	use the same ca	lculation it woul	d for any other term.		
29.30	<u>Subd. 6.</u> Di	ssemination of	information. (a)	The office shall, by Septe	mber 1, 2022,	
29.31	and September	1 each year there	after, prepare and	provide the information to	be disseminated	
29.32	by responsible	social services a	agencies, Tribal s	ocial services agencies, th	e office, the	
29.33	Department of	Human Services	s, and eligible sta	te and private institutions	that:	

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30.1	(1) describe	s the availability	of the program	established under this sec	tion;		
30.2	(2) explains how to participate in the program; and						
30.3	(3) includes information on all available federal and state grants identified under						
30.4	subdivision 5.						
30.5	(b) The offi	ce shall maintair	n and annually u	pdate the list of eligible pr	ivate institutions		
30.6	that opt out und	ler subdivision 5	5, paragraph (c),	and post the list of the ins	titutions on the		
30.7	office's website	<u>.</u>					
30.8	<u>Subd. 7.</u> As	sistance from th	e Office of High	ner Education. The office	shall assist foster		
30.9	grant applicant	s eligible under s	subdivision 3 by	providing assistance in:			
30.10	(1) complet	ing the foster gra	ant application; a	and			
30.11	(2) accessin	g and applying f	for available fed	eral and state financial aid	resources under		
30.12	subdivision 5.						
30.13	Subd. 8. <b>Re</b>	port. (a) The of	fice shall prepare	e an anonymized report to	be submitted		
30.14	annually to the	chairperson and	minority chairp	erson of the legislative con	nmittees with		
30.15	jurisdiction over	er higher educati	on that contains	<u>-</u>			
30.16	(1) the num	ber of students r	eceiving foster g	grants and the institutions a	attended; and		
30.17	<u>(2)</u> annual r	etention and gra	duation data on	students receiving foster g	rants.		
30.18	(b) The repo	ort required unde	er this subdivisio	n may be combined with o	ther legislatively		
30.19	required reporti	ng. If submitted	as a separate rep	ort, the report must be subm	nitted by January		
30.20	<u>15.</u>						
30.21	EFFECTIV	VE DATE; APP	LICATION. Th	nis section is effective the	day following		
30.22	final enactment	t and applies to f	foster grants awa	rded beginning the 2022-2	2023 academic		
30.23	year. The first 1	eport under sub	division 8 must l	be submitted by January 1	5, 2024, unless		
30.24	included in oth	er legislatively r	equired reportin	<u>g.</u>			
30.25	Sec. 8. Minne	esota Statutes 20	20, section 136A	A.125, subdivision 2, is am	ended to read:		
30.26	Subd. 2. Eli	igible students.	(a) An applicant	is eligible for a child care	grant if the		
30.27	applicant:						
30.28	(1) is a resid	dent of the state	of Minnesota or	the applicant's spouse is a	resident of the		
30.29	state of Minnes	sota;					

- (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 of assistance from the Minnesota family investment program; 31.5 (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<del>, or</del>; 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
  - 31.31 (3) the number of eligible children in the applicant's family.

(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

32.18 (d) (c) The academic year award amount must be disbursed by academic term using the
 32.19 following formula:

32.20 (1) the academic year amount described in paragraph (b) (a);

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 for undergraduat	e students enrolled	in at least one but less th	an six semester
33.2	credits or the equivalent or fo	r graduate students	enrolled in one or two se	mester credits or
33.3	the equivalent.			
33.4	(e) (d) Payments shall be	made each academi	c term to the student or t	o the child care
33.5	provider, as determined by the	e institution. Institut	tions may make payment	s more than once
33.6	within the academic term.			
33.7	Sec. 10. Minnesota Statutes	2020, section 136A	A.126, subdivision 1, is a	mended to read:
33.8	Subdivision 1. Student el	<b>igibility.</b> The comm	nissioner shall establish p	rocedures for the
33.9	distribution of scholarships to	o a Minnesota reside	ent student as defined un	der section
33.10	136A.101, subdivision 8, who	0:		
33.11	(1) is of one-fourth or more	re Indian ancestry <u>o</u>	r is an enrolled member	or citizen of a
33.12	federally recognized America	n Indian or Canadia	an First Nations tribe;	
33.13	(2) has applied for other e	xisting state and fee	deral scholarship and gra	nt programs;
33.14	(3) is meeting satisfactory	academic progress	as defined under section	136A.101,
33.15	subdivision 10;			
33.16	(4) is not in default, as def	fined by the office,	of a federal or state stude	ent educational
33.17	loan;			
33.18	(5) if enrolled in an under	graduate program, i	s eligible or would be el	igible to receive
33.19	a federal Pell Grant or a state	grant based on the	federal needs analysis ar	id is enrolled for
33.20	nine semester credits per term	n or more, or the eq	uivalent; and	
33.21	(6) if enrolled in a graduat	te program, demons	strates a remaining finance	cial need in the
33.22	award amount calculation and	l is enrolled, per ter	m, on a half-time basis or	r more as defined
33.23	by the postsecondary instituti	on.		
33.24	Sec. 11. Minnesota Statutes	2020, section 136A	A.126, subdivision 4, is a	mended to read:
33.25	Subd. 4. Award amount.	(a) Each student sh	all be awarded a scholars	ship based on the
33.26	federal need analysis. Applica	ants are encouraged	to apply for all other so	urces of financial
33.27	aid. The amount of the award	must not exceed the	e applicant's cost of atten	dance, as defined
33.28	in subdivision 3, after deduct	ing:		
33.29	(1) the expected family co	ontribution as calcul	ated by the federal need	analysis;
33.30	(2) the amount of a federa	l Pell Grant award	for which the applicant is	s eligible;

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34.1	(3) the amount of the state grant;
34.2	(4) the federal Supplemental Educational Opportunity Grant;
34.3	(5) the sum of all institutional grants, scholarships, tuition waivers, and tuition remission
34.4	amounts;
34.5	(6) the sum of all Tribal scholarships;
34.6	(7) the amount of any other state and federal gift aid; and
34.7	(8) the amount of any private grants or scholarships.
34.8	(b) The award shall be paid directly to the postsecondary institution where the student
34.9	receives federal financial aid.
34.10	(c) Awards are limited as follows:
34.11	(1) the maximum award for an undergraduate is \$4,000 per award academic year;
34.12	(2) the maximum award for a graduate student is \$6,000 per award academic year; and
34.13	(3) the minimum award for all students is \$100 per award academic year.
34.14	(d) Scholarships may not be given to any Indian student for more than three years of
34.15	study for a two-year degree, certificate, or diploma program or five years of study for a
34.16	four-year degree program at the undergraduate level and for more than five years at the
34.17	graduate level. Students may acquire only one degree per level and one terminal graduate
34.18	degree. Scholarships may not be given to any student for more than ten years including five
34.19	years of undergraduate study and five years of graduate study.
34.20	(e) Scholarships may be given to an eligible student for four quarters, three semesters,
34.21	or the equivalent during the course of a single fiscal year. In calculating the award amount,
34.22	the office must use the same calculation it would for any other term.
34.23	Sec. 12. [136A.1274] UNDERREPRESENTED STUDENT TEACHER GRANTS.
34.24	Subdivision 1. Establishment. The commissioner of the Office of Higher Education
34.25	must establish a grant program for student teaching stipends for low-income students who
34.26	belong to an underrepresented racial or ethnic group.
34.27	Subd. 2. Eligibility. To be eligible for a grant under this section, a student teacher must:
34.28	(1) be enrolled in a Professional Educator Licensing and Standards Board-approved
34.29	teacher preparation program that requires at least 12 weeks of student teaching in order to
34.30	be recommended for any Tier 3 teaching license;

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35.1	(2) demo	nstrate financial ne	ed based on criter	ria established by the com	missioner under
35.2	subdivision 3				
35.3	(3) be me	eting satisfactory	academic progres	s as defined under section	136A.101,
35.4	subdivision				
35.5	(4) belon	g to a racial or eth	nic group underre	presented in the Minnesot	a teacher
35.6	workforce.	0			
35.7	Subd. 3.	Administration. (	a) The commissio	ner must establish an app	lication process
35.8				am. The commissioner m	-
35.9		their award amou			ust notify grant
35.10	(1) for fa	ll student teaching	nlacements recir	bients must be notified by	August 15.
55.10					
35.11	<u>, , , , , , , , , , , , , , , , , , , </u>	ring student teachi	ng placements, re	cipients must be notified	by December 1;
35.12	and				
35.13	(3) for su	mmer student teac	hing placements,	recipients must be notifie	d by May 1.
35.14	These notific	cation deadlines do	not apply in case	s where grants are awarde	ed to student
35.15	teachers who	applied after appl	ication deadlines	and funds remained after	the initial round
35.16	of grants we	re awarded.			
35.17	<u>(b)</u> The c	ommissioner must	determine each a	cademic year the stipend	amount up to
35.18	\$7,500 based	l on the amount of	available funding	the number of eligible ap	plicants, and the
35.19	financial nee	ed of the applicants	<u>.</u>		
35.20	(c) The co	ommissioner must	give equal consid	eration to all eligible appli	cants regardless
35.21	of the order	the application was	s received before	the application deadline.	
35.22	(d) If the	re are insufficient	funds to provide a	n award to all eligible app	olicants, the
35.23	commissione	er shall prioritize th	ne awards to eligi	ole applicants based on:	
35.24	<u>(1) the fin</u>	nancial need of an	applicant; and		
35.25	(2) the sta	atewide distributio	n of funds.		
35.26	Subd. 4.	<b>Reporting.</b> (a) By	February 15 of ea	ach year, the commissione	er must submit a
35.27	report on the	details of the prog	gram under this se	ction to the legislative con	mmittees with
35.28	jurisdiction of	over E-12 and high	er education finan	ce and policy. The report	must include the
35.29	following in:	formation:			
35.30	<u>(1)</u> the nu	umber of eligible a	oplicants and the	number of teacher candida	tes receiving an
35.31	award, each	broken down by p	ostsecondary insti	tution;	

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36.1	(2) the to	otal number of away	rds, the total dollar	r amount of all awards, a	nd the average		
36.2	(2) the total number of awards, the total dollar amount of all awards, and the average award amount; and						
36.3	(3) and other summary data identified by the commissioner as outcome indicators.						
	<u> </u>						
36.4				July 1, 2021, except that the			
36.5	may delay notification to student teachers receiving grants for the fall 2021 term until September 1, 2021.						
36.6	<u>September 1</u>	, 2021.					
36.7	Sec. 13. M	linnesota Statutes 2	020, section 136A	.1275, is amended to rea	d:		
36.8	136A.12	75 <u>STUDENT </u> TE	ACHER <del>CANDI</del>	<del>DATE</del> GRANTS <u>IN SH</u>	ORTAGE		
36.9	AREAS.						
36.10	Subdivis	ion 1. Establishme	ent. (a) The comm	issioner of the Office of H	ligher Education		
36.11	must establis	sh a grant program f	or student teaching	stipends for low-income	students <del>enrolled</del>		
36.12	<del>in a Professi</del>	onal Educator Licc	ensing and Standar	ds Board-approved teach	er preparation		
36.13	<del>program</del> who	o intend to teach in a	a <u>license</u> shortage a	rea <u>or rural school district</u>	after graduating		
36.14	and receivin	g their teaching lice	ense <del>or belong to a</del>	n underrepresented racial	or ethnic group.		
36.15	(b) "Shortage area" means a license field or economic development region within						
36.16	Minnesota d	efined as a shortage	e area by the Profe	ssional Educator Licensin	i <del>g and Standards</del>		
36.17	Board in coo	ordination with the	commissioner usi	ng data collected for the t	eacher supply		
36.18	and demand	report under section	on 122A.091, subd	ivision 5. "License shorta	age area" means		
36.19				a by the Professional Edu			
36.20				nmissioner using data co			
36.21				22A.091, subdivision 5,	-		
36.22			tollowing fields m	ay be identified as a licen	se shortage area		
36.23	for purposes	of this section:					
36.24	<u>(1) Engli</u>	sh as a second lang	guage;				
36.25	<u>(2) early</u>	childhood;					
36.26	<u>(3) speci</u>	al education;					
36.27	<u>(4) caree</u>	r and technical edu	cation;				
36.28	(5) scien	ce, technology, eng	gineering, arts, and	math; and			
36.29	<u>(6) world</u>	l languages.					
36.30	<u>(c) "Rura</u>	ll school district" m	eans a school distr	ict with fewer than 30 res	ident pupil units		
36.31	under sectio	n 126C.05, subdivi	sion 6, per square	mile.			

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.

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	<b>EFFECTIVE DATE.</b> 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	September 1, 2021.

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 given
39.15 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.

40.1	(f) (e) "Commissioner" means the commissioner of the Office of Higher Education
40.2	unless indicated otherwise.
40.3	(f) "License shortage area" has the meaning given in section 136A.1275, subdivision 1,
40.4	paragraph (b).
40.5	(g) "Racial or ethnic group underrepresented in the teacher workforce" means a racial
40.6	or ethnic group for which the aggregate percentage of Minnesota teachers of that racial or
40.7	ethnic group is lower than the aggregate percentage of Minnesota kindergarten through
40.8	grade 12 students of that racial or ethnic group.
40.9	(h) "Rural school district" means a school district with fewer than 30 resident pupil units
40.10	under section 126C.05, subdivision 6, per square mile.
40.11	Subd. 2. Program established; administration. The commissioner shall establish and
40.12	administer a teacher shortage loan forgiveness repayment program. A teacher is eligible for
40.13	the program if the teacher is teaching in an identified teacher shortage area under subdivision
40.14	3 and complies with the requirements of this section.
40.15	Subd. 3. Report on teacher shortage areas. Using data collected for the teacher supply
40.16	and demand report to the legislature under section 122A.091, subdivision 5, the Professional
40.17	Educator Licensing and Standards Board shall identify the licensure fields and economic
40.18	development regions in Minnesota experiencing a teacher shortage.
40.19	Subd. 3a. Eligibility. To be eligible for a disbursement under this section, a teacher must
40.20	belong to a racial or ethnic group underrepresented in the Minnesota teacher workforce,
40.21	teach in a rural school district, or teach in a license shortage area.
40.22	Subd. 4. Application for loan forgiveness repayment. Each applicant for loan
40.23	forgiveness repayment, according to rules adopted by the commissioner, shall:
40.24	(1) apply for teacher shortage loan forgiveness repayment and promptly submit any
40.25	additional information required by the commissioner; and
40.26	(2) submit to the commissioner a completed affidavit, prescribed by the commissioner,
40.27	affirming the teacher is teaching in: (i) a licensure field identified by the commissioner as
40.28	experiencing a teacher license shortage area; or (ii) an economic development region
40.29	identified by the commissioner as experiencing a teacher shortage a rural school district.
40.30	Subd. 5. Amount of loan forgiveness repayment. (a) To the extent funding is available,
40.31	the annual amount of teacher shortage loan forgiveness repayment for an approved applicant
40.32	shall not exceed \$1,000 or the cumulative balance of the applicant's qualified educational
40.33	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
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

42.1	average amount paid to a teacher participating in the program, and other summary data
42.2	identified by the commissioner as outcome indicators.
42.3	Subd. 10. Rulemaking. The commissioner shall adopt rules under chapter 14 to
42.4	administer this section.
42.5	Sec. 16. Minnesota Statutes 2020, section 136A.246, subdivision 1, is amended to read:
42.6	Subdivision 1. Program created. The commissioner shall make grants for the training
42.7	of employees to achieve the competency standard for an occupation identified by the
42.8	commissioner of labor and industry under section 175.45 and Laws 2014, chapter 312,
42.9	article 3, section 21. "Competency standard" has the meaning given in section 175.45,
42.10	subdivision 2. An individual must, no later than the commencement of the training, be an
42.11	employee of the employer seeking a grant to train that individual.
42.12	Sec. 17. Minnesota Statutes 2020, section 136A.246, is amended by adding a subdivision
42.13	to read:
42.14	Subd. 1a. Definitions. (a) The terms defined in this subdivision apply to this section.
42.15	(b) "Competency standard" has the meaning given in section 175.45, subdivision 2.
42.16	(c) "Eligible training" means training provided by an eligible training provider that:
42.17	(1) includes training to meet one or more identified competency standards;
42.18	(2) is instructor-led for a majority of the training; and
42.19	(3) results in the employee receiving an industry-recognized degree, certificate, or
42.20	credential.
42.21	(d) "Eligible training provider" means an institution:
42.22	(1) operated by the Board of Trustees of the Minnesota State Colleges and Universities
42.23	or the Board of Regents of the University of Minnesota;
42.24	(2) licensed or registered as a postsecondary institution by the office; or
42.25	(3) exempt from the provisions of section 136A.822 to 136A.834 or 136A.61 to 136A.71
42.26	as approved by the office.
42.27	(e) "Industry-recognized degrees, certificates, or credentials" means:
42.28	(1) certificates, diplomas, or degrees issued by a postsecondary institution;
42.29	(2) registered apprenticeship certifications or certificates;

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43.1	<u>(3) occup</u>	ational licenses or	registrations;		
43.2	(4) certifie	cations issued by,	or recognized by,	industry or professional	associations; and
43.3	(5) other of	certifications as ap	proved by the cor	nmissioner.	
43.4	Sec. 18. Mi	nnesota Statutes 2	020, section 136A		amended to read:
43.5	Subd. 2. I	Eligible grantees.	An employer or a	n organization represent	ting the employer
43.6	is eligible to	apply for a grant to	o train employees	if the employer has an e	employee who is
43.7	in or is to be	trained to be in an	occupation for w	hich a competency stand	lard has been
43.8	identified and	l the employee has	s not attained the o	competency standard pri	or to the
43.9	commenceme	ent of the planned tr	raining. <del>Training n</del>	eed not address all aspect	s of a competency
43.10	standard but 1	may address only 1	the competencies	of a standard that an emp	ployee is lacking.
43.11	An employee	must receive an i	ndustry-recognize	d degree, certificate, or	eredential upon
43.12	<del>successful co</del>	mpletion of the tra	tining. A grantee	must have an agreement	with an eligible
43.13	training prov	ider to provide eli	gible training prio	r to payment of grant.	
43.14	Sec. 19. Mi	nnesota Statutes 2	020, section 136A	A.246, subdivision 3, is a	amended to read:
43.15	Subd. 3. <u>I</u>	<u>Eligible</u> training <del>i</del>	nstitution or prog	<del>gram_provider</del> . <del>The em</del>	<del>ployer must have</del>
43.16	an agreement	with a training in	stitution or progra	m to provide the employ	yee competency
43.17	standard train	hing prior to the gr	ant award. The tra	nining may be provided	by any institution
43.18	<del>or program h</del>	aving trainers qual	lified to instruct of	n the competency stands	<del>ard.</del>
43.19	The Office	e of Higher Educati	ion and the Depart	ment of Labor and Indust	ry must cooperate
43.20	in maintainin	g an inventory of	degree, certificate	, and credential program	ns that provide
43.21	training to me	eet competency sta	andards. The inver	ntory must be posted on	each agency's
43.22	website with	contact informatic	on for each progra	m <del>by September 1, 2016</del>	6. The postings
43.23	must be upda	ted periodically.			
43.24	Sec. 20. Mi	nnesota Statutes 2	020, section 136A	A.246, subdivision 4, is a	amended to read:
43.25	Subd. 4. A	Application. Applic	cations must be ma	de to the commissioner o	on a form provided
43.26	by the comm	issioner. The comr	nissioner must, to	the extent possible, mal	ke the application
43.27	form as short	and simple to con	nplete as is reason	ably possible. The com	missioner shall
43.28	establish a sc	hedule for applica	tions and grants.	The application must inc	clude, without
43.29	limitation:				

43.30 (1) the projected number of employee trainees;

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;

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

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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:

45.12 Subd. 6. Employer match. A large employer must pay for at least 25 percent of the
45.13 <u>eligible</u> training institution's or program's provider's charge for the <u>eligible</u> training to the
45.14 training institution or program provider. For the purpose of this subdivision, a "large
45.15 employer" means a business with more than \$25,000,000 in annual gross revenue in the
45.16 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;

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; <del>or</del>

47.20 (3) files for bankruptcy<del>.;</del> 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 Higher Learning Commission accredited institutions in

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

47.30 <u>Learning Commission or its successor with its primary physical location in Minnesota is</u>

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:

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

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

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

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49.1	(d) The office must use the indicators in this subdivision to identify institutions at
49.2	potential risk of being unable to meet the standards established under sections 136A.646;
49.3	136A.64, subdivision 3; 136A.65, subdivisions 1a and 4, paragraph (a), clauses (1), (2), (3),
49.4	and (7); and 136A.685 and thus unlikely to meet its financial obligations or complete its
49.5	academic terms for the next 18 months.
49.6	Subd. 2. Additional reporting. (a) In addition to the information required for the
49.7	indicators in subdivision 1, an institution must notify the office within ten business days if
49.8	any of the events in paragraphs (b) to (e) occur.
49.9	(b) Related to revenue, debt, and cash flow, notice is required if:
49.10	(1) the institution defaulted on a debt payment or covenant and has not received a waiver
49.11	of the violation from the financial institution within 60 days;
49.12	(2) for institutions with a federal composite score of less than 1.5, the institution's owner
49.13	withdraws equity that directly results in a composite score of less than 1.0, unless the
49.14	withdrawal is a transfer between affiliated entities included in a common composite score;
49.15	(3) the United States Department of Education requires a 25 percent or greater Letter of
49.16	Credit, except when the Letter of Credit is imposed due to a change of ownership;
49.17	(4) the United States Department of Education requires Heightened Cash Monitoring 2;
49.18	(5) the institution receives written notification that it violated the United States
49.19	Department of Education's revenue requirement under United States Code, title 20, section
49.20	1094(a)(24), as amended; or
49.21	(6) the institution receives written notification by the United States Department of
49.22	Education that it has fallen below minimum financial standards and that its continued
49.23	participation in Title IV is conditioned upon satisfying either the Zone Alternative, Code
49.24	of Federal Regulations, title 34, section 668.175, paragraph (f), or a Letter of Credit
49.25	Alternative, Code of Federal Regulations, title 34, section 668.175, paragraph (c).
49.26	(c) Related to accreditation and licensing, notice is required if:
49.27	(1) the institution receives written notification of probation, warning, show-cause, or
49.28	loss of institutional accreditation;
49.29	(2) the institution receives written notification that its institutional accreditor lost federal
49.30	recognition; or
49.31	(3) the institution receives written notification that it has materially violated state
49.32	authorization or institution licensing requirements in a different state that may lead to or

50.1	has led to the termination of the institution's ability to continue to provide educational
50.2	programs or otherwise continue to operate in that state.
50.3	(d) Related to securities, notice is required if:
50.4	(1) the Securities and Exchange Commission (i) issues an order suspending or revoking
50.5	the registration of the institution's securities, or (ii) suspends trading of the institution's
50.6	securities on any national securities exchange;
50.7	(2) the national securities exchange on which the institution's securities are traded notifies
50.8	the institution that it is not in compliance with the exchange's listing requirements and the
50.9	institution's securities are delisted; or
50.10	(3) the Securities and Exchange Commission is not in timely receipt of a required report
50.11	and did not issue an extension to file the report.
50.12	(e) Related to criminal and civil investigations, notice is required if:
50.13	(1) the institution receives written notification of a felony criminal indictment or charges
50.14	of the institution's owner;
50.15	(2) the institution receives written notification of criminal indictment or charges of the
50.16	institution's officers related to operations of the institution; or
50.17	(3) there has been a criminal, civil, or administrative adjudication of fraud or
50.18	misrepresentation in Minnesota or in another state or jurisdiction against the institution or
50.19	its owner, officers, agents, or sponsoring organization.
50.20	Subd. 3. Determination procedures. (a) The office shall conduct a systematic evaluation
50.21	under this paragraph and make a preliminary determination as to whether action under
50.22	paragraph (e) is necessary, if the office: (1) identifies a potential risk under subdivision 1,
50.23	paragraph (d); (2) receives notification from an institution under subdivision 2; or (3)
50.24	identifies other exigent circumstances impacting the institution that may deny students a
50.25	reasonable opportunity to complete their education program at the institution or through an
50.26	alternate institution with minimal disruption. The systematic evaluation must, to the extent
50.27	practicable, be a collaboration between the office and the institution. The office must request
50.28	additional context and information from the institution that demonstrates the administrative
50.29	and financial responsibility of the institution. If the institution is not financially or
50.30	administratively responsible, a contingency plan must be implemented either collaboratively
50.31	or as part of a final determination under paragraph (e), clause (4).
50.32	(b) The office shall provide notice in writing to the institution of the preliminary
50.33	determination. The notice shall provide the analysis used by the office to 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	<u>(6) prohi</u>	bit the institution fi	rom enrolling new	v students;	
52.2	(7) initia	te alternative proce	sses and commun	ications with students en	rolled at the
52.3	institution;				
52.4	<u>(8) requi</u>	re a surety bond un	der section 136A	.646; or	
52.5	<u>(9)</u> subm	it institution closur	e information und	ler section 136A.645.	
52.6	<u>(f)</u> The o	ffice shall provide	to the institution v	written notice of the final	determination
52.7	and the action	ons taken under par	agraph (e).		
52.8	<u>Subd. 4.</u>	Data classification	<b>1.</b> Data under this	section shall be classified	l as financial
52.9	records unde	er section 136A.64,	subdivision 2, ex	cept for the following data	a, which shall be
52.10	public:				
52.11	<u>(1) a fina</u>	l determination that	t is subject to act	ion under subdivision 3, p	oaragraph (e),
52.12	clauses (1),	(5), (6), and (7), and	d a summary of th	ne reasons for the determine	nation; and
52.13	<u>(2)</u> data 1	received by the offi	ce under subdivis	ion 2, paragraph (b), clau	ses (2), (4), and
52.14	(6); paragrap	oh (c), clauses (1) a	nd (2); and parag	raphs (d) and (e).	
52.15	Sec. 29. M	innesota Statutes 2	020, section 136A	A.68, is amended to read:	
52.16	136A.68	RECORDS.			
52.17	<u>(a)</u> A reg	istered school shall	l maintain a perm	anent record for each stud	lent for 50 years
52.18	from the last	date of the student's	attendance. A reg	sistered school offering dis	tance instruction
52.19	to a student	located in Minneso	ta shall maintain	a permanent record for ea	ch Minnesota
52.20	student for 5	0 years from the las	t date of the studer	nt's attendance. Records in	clude a student's
52.21	academic tra	inscript, documents	s, and files contain	ning student data about ac	ademic credits
52.22	earned, cour	ses completed, grad	des awarded, degi	rees awarded, and periods	of attendance.
52.23	<u>(b)</u> A reg	istered school shal	l maintain records	s required for professiona	l licensure in
52.24	Minnesota tl	hat are not included	l in paragraph (a)	for ten years from the las	t date of the
52.25	student's atte	endance or the num	ber of years requi	red by an institutional or	programmatic
52.26	accreditor, w	whichever is greater	-		
52.27	<u>(c)</u> To pro	eserve permanent re	ecords, a school sl	nall submit a plan that me	ets the following
52.28	requirement	s:			
52.29	(1) at lea	st one copy of the 1	ecords must be h	eld in a secure, fireproof	depository or
52.30	duplicate rec	ords must be maint	tained off site in a	secure location and in a n	nanner approved
52.31	by the office	·••			

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

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(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;

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

(3) an alternative method, approved by the office, of complying with clauses (1) and (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.8225** 

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;

(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; <del>or</del>

55.20 (3) files for bankruptcy<del>.;</del> 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 subdivision
55.28 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

<sup>55.31</sup> 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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- <sup>56.1</sup> "change of ownership" means: a merger or consolidation with a corporation; a sale, lease,
- 56.2 exchange, or other disposition of all or substantially all of the assets of a school; the transfer
- 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.

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	attendance. If a student has not attended class for a period of 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) eligib	le students through	out the state have a	access to concurrent enro	ollment programs;
58.2	and				
58.3	(2) prefer	rence for grants that	tt expand programs	s is given to programs al	ready at capacity.
58.4	<u>(b)</u> The c	ommissioner may	award grants under	this section to postseco	ndary institutions
58.5	for any of th	e following purpos	ses:		
58.6	<u>(1)</u> to dev	velop new concurr	ent enrollment cou	rses under section 124D	0.09, subdivision
58.7	10, that satis	fy the elective star	ndard for career and	d technical education; o	<u>r</u>
58.8	(2) to exp	pand the existing c	oncurrent enrollme	ent programs already of	fered by the
58.9	postseconda	ry institution by:			
58.10	(i) creatin	ng new sections wi	thin the same high	school;	
58.11	(ii) offeri	ing the existing cou	urse in new high sc	chools; or	
58.12	<u>(iii) supp</u>	orting the preparat	tion, recruitment, a	nd success of students v	who are
58.13	underreprese	ented in concurrent	enrollment classro	ooms.	
58.14	Subd. 2.	<b>Application.</b> (a) T	he commissioner s	shall develop a grant app	olication process.
58.15	A grant appl	icant must:			
58.16	(1) speci	fy the purpose und	er subdivision 1, p	aragraph (b), for which	the institution is
58.17	applying;				
58.18	<u>(2)</u> speci	fy both program ar	nd student outcome	e goals;	
58.19	<u>(3) includ</u>	de student feedbac	k in the developme	ent of new programs or	the expansion of
58.20	existing prog	grams; and			
58.21	<u>(4)</u> demo	nstrate a commitm	ent to equitable acc	cess to concurrent enroll	ment coursework
58.22	for all eligib	le high school stud	lents.		
58.23	<u>(b) A pos</u>	stsecondary institut	tion applying for a	grant under subdivision	1, paragraph (b),
58.24	clause (3), m	nust provide a 50 p	ercent match for th	ne grant funds.	
58.25	Subd. 3.	Report. By Decen	nber 1 of each year	; the office shall submit	a report to the
58.26			embers of the legis	lative committees with	jurisdiction over
58.27	higher educa	ation regarding:			
58.28	(1) the ar	nount of funds gra	nted under each cl	ause of subdivision 1, p	aragraph (b);
58.29	(2) the co	ourses developed b	y grant recipients	and the number of stude	ents who enrolled
58.30	in the course	es under subdivisio	n 1, paragraph (b),	, clause (1); and	

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59.1	(3) the p	orograms expanded	and the number o	f students who enrolled i	in programs under
59.2	subdivision	1, paragraph (b), cl	ause (2).		
		<b>C</b>			
59.3	Sec. 36. N to read:	Annesota Statutes 2	2020, section 136	F.20, is amended by add	ing a subdivision
59.4	to read.				
59.5				<b>n.</b> (a) The board shall im	
59.6				te college and university	
59.7	2022-2023	academic year. A m	ental health awa	reness program shall incl	ude:
59.8	<u>(1) a we</u> l	b page at each institu	tion that includes	links to existing self-asse	essment resources,
59.9	resources co	onnecting students t	to campus and co	mmunity-based resource	es, and emergency
59.10	contact info	ormation and resour	ces;		
59.11	<u>(2) mano</u>	datory mental health	first aid training,	evidence-based suicide p	revention training,
59.12	or other sim	ilar mental health tr	aining for faculty	, staff, and students, givir	ng priority to those
59.13	who serve i	n roles that include	increased direct c	contact with students who	are experiencing
59.14	mental heal	th concerns, such as	student housing a	and campus safety employ	yees. Each college
59.15	and univers	ity shall identify the	e appropriate facu	ulty, staff, and students to	o receive training
59.16	based on co	llege or university	structure and avai	ilable funding;	
59.17	<u>(3) a ses</u>	sion at each studen	t orientation prog	ram that includes inform	nation about
59.18	maintaining	g good mental health	, the symptoms o	f mental health condition	is common among
59.19	college stud	lents, and mental he	ealth resources an	d services available to st	udents;
59.20	<u>(4) a me</u>	ssaging strategy to se	end students infor	mation on available ment	al health resources
59.21	and services	s at least once per te	erm, and during p	eriods of high academic	stress; and
59.22	<u>(5) distr</u>	ibuting the suicide	prevention helplin	ne and text line contact i	nformation in a
59.23	way that inc	creases accessibility	and awareness of	of that information to stu	dents.
59.24	(b) The	board shall create ar	nd maintain a mer	tal health community of	practice including
59.25	faculty and	staff with subject m	natter expertise in	mental health to identif	y resources and
59.26	best practic	es to inform campu	s-based strategies	s to raise awareness of lo	cal and state
59.27	resources an	nd implement appro	priate training ex	periences.	
59.28	<u>(c)</u> The b	ooard shall make gra	ints to Minnesota	State Colleges and Unive	ersities to establish
59.29	a peer suppo	ort pilot program de	signed to assist st	udents with a mental hea	lth condition. The
59.30	program sha	all utilize student pe	ers to support stu	dents living with mental	health conditions
59.31	on campus.	The peer support pr	ogram may be ho	used within the counselir	ng center, wellness
59.32	center, or re	esident assistance pr	ograms on camp	us. The peer support prog	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
50.8	and university shall also make the information under this paragraph available on the college
50.9	or university mobile application, if possible.
0.10	(b) The board shall pursue the creation of a centralized basic needs online resource web
11	page that will raise awareness of campus-based resources available at colleges and
2	universities and local, state, and national resources that can assist in addressing basic needs
3	insecurity.
Ļ	Subd. 2. Basic needs support trigger. (a) The board shall develop and implement, at
	each college and university, initiatives or campaigns to raise awareness among all students
	of potential Supplemental Nutrition Assistance Program (SNAP) eligibility including targeted
	communications to students who are likely eligible.
	(b) The board shall develop a financial aid resource trigger that utilizes data from the
	Free Application for Federal Student Aid (FAFSA), applications for state financial aid, or
	other applicable data to identify students who are likely eligible for assistance or programs
	that reduce basic needs insecurity such as SNAP. The board shall utilize this resource trigger
	to provide information and support to students on how to access assistance or programs that
	reduce basic needs insecurity.
	Sec. 38. Minnesota Statutes 2020, section 136F.245, is amended to read:
	136F.245 HUNGER-FREE CAMPUS DESIGNATION.
	Subdivision 1. Establishment. (a) A Hunger-Free Campus designation for Minnesota
	State community and technical colleges is established for public postsecondary institutions
	and for nonprofit degree-granting institutions physically located in Minnesota and registered
	with the Office of Higher Education under section 136A.63. In order to be awarded the
	designation, a campus an institution must meet the following minimum criteria:
	(1) have an established on-campus food pantry or partnership with a local food bank to
	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.
61.17	(c) The Minnesota Association of Private College Students and the Student Advisory
61.18	Council member representing Tribal colleges pursuant to section 136A.031, subdivision 3,
61.18 61.19	
	Council member representing Tribal colleges pursuant to section 136A.031, subdivision 3,
61.19	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
61.19 61.20	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.
<ul><li>61.19</li><li>61.20</li><li>61.21</li></ul>	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.
<ul><li>61.19</li><li>61.20</li><li>61.21</li><li>61.22</li></ul>	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
<ul> <li>61.19</li> <li>61.20</li> <li>61.21</li> <li>61.22</li> <li>61.23</li> </ul>	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.
<ul> <li>61.19</li> <li>61.20</li> <li>61.21</li> <li>61.22</li> <li>61.23</li> <li>61.24</li> </ul>	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
<ul> <li>61.19</li> <li>61.20</li> <li>61.21</li> <li>61.22</li> <li>61.23</li> <li>61.24</li> <li>61.25</li> </ul>	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
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<ul> <li>61.19</li> <li>61.20</li> <li>61.21</li> <li>61.22</li> <li>61.23</li> <li>61.24</li> <li>61.25</li> <li>61.26</li> <li>61.27</li> </ul>	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.
<ul> <li>61.19</li> <li>61.20</li> <li>61.21</li> <li>61.22</li> <li>61.23</li> <li>61.24</li> <li>61.25</li> <li>61.26</li> <li>61.27</li> <li>61.28</li> </ul>	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.
(0.15	See 20 Minutesets Statutes 2020, section 126E 205, is smanded to use de
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.

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

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

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

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

(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 <u>scholarships</u>.

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65.1	(d) The s	tudent is eligible for	r a one-vear transf	er scholarship if the stude	nt transfers from
65.2	<u> </u>		-	he student is enrolled for	
65.3				State Colleges and Univ	
		<b>`</b>			
65.4	Sec. 41. <u>C</u>	REDIT FOR PRI	OR LEARNING	<u>•</u>	
65.5	(a) Minn	esota State College	s and Universities	s must expand credit for p	prior learning to
65.6	include as m	any forms of work	-based experience	es as possible, working w	ith faculty to
65.7	properly cre	dit experiences for	students, as appro	priate. Minnesota State C	Colleges and
65.8	Universities	shall proactively m	nake students awa	re of the credit for prior le	earning program
65.9	and take step	os to ensure gaining	g credit is easily a	ccessible to students.	
65.10	<u>(b)</u> By Fe	ebruary 1, 2022, M	innesota State Co	lleges and Universities m	ust report to the
65.11	chairs and ra	nking minority me	mbers of the legis	slative committees and di	visions with
65.12	jurisdiction	over higher educati	on on the success	of credit for prior learnin	ng in granting
65.13	credits and i	ts continued develo	opment as require	d under this subdivision.	
65.14	Sec. 42. <b>D</b>	IRECT ADMISSI	ONS PILOT PR	OGRAM.	
					1 1 1
65.15				oner of the Office of Hig	
65.16				h stakeholders including	
65.17				esota, the Student Advisor	•
65.18				a Department of Education	
65.19			•	the Minnesota School Bo	
65.20				Minnesota public colleges	
65.21		• •		a student's high school grad	• • • • •
65.22				tandardized tests, statewic	de assessments,
65.23	and other me	easures as determin	ed by stakeholder	rs.	
65.24	<u>Subd. 2.</u>	Pilot design and g	oals. The pilot pr	ogram shall establish and	, to the extent
65.25	feasible, imp	plement a process f	or leveraging exis	ting kindergarten through	n grade 12 and
65.26	higher educa	tion student informa	ation systems to au	tomate the admissions pro	cess for students.
65.27	The pilot pro	ogram will specific	ally evaluate the i	mpact this process has or	1 outcomes for
65.28	students wit	h lower levels of co	ollege knowledge,	low-income students, an	d students from
65.29	populations	underserved in high	er education. Init	ial pilot program participa	ints must include
65.30	high schools	with a significant	number of studen	ts of color, low-income st	tudents, or both,
65.31	and must ac	hieve statewide rep	resentation.		
65.32	<u>Subd. 3.</u>	Evaluation and re	<b>port.</b> By Februar	y 1, 2022, the Office of H	ligher Education
65.33	shall report	to the chairs and ran	nking minority m	embers of the legislative	committees with

	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
	limited to information about the pilot program design, implementation challenges and
	recommendations, outcomes, and the feasibility of scaling the program to all public high
	schools.
	Sec. 43. REPORT ON THE EXPENSE PATTERNS OF PUBLIC HIGHER
	EDUCATION INSTITUTIONS.
	(a) The Board of Trustees of the Minnesota State Colleges and Universities shall perform
	an internal audit of expenditures to determine the extent to which administrative costs have
	ncreased 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 committees,
_	and the chairs and ranking minority members of the senate Finance Committee, and the
h	ouse 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
I	Data System (IPEDS) data submitted to the National Center for Education Statistics (NCES)
t	o ensure uniformity, as institutions that receive federal financial aid funding report their
f	inancial data annually to NCES, and expense classifications are generally consistent
y	vear-to-year and apply to institutions uniformly. The report shall include for each Minnesota
2	State College and University the following information:
	(1) the amount and description of expenses included in the following terms as reported
i	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 ten
	years, accompanied by a graph reflecting the figures;

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67.1	(3) the current ratio of the institution's spending on institutional support versus instruction,
67.2	and the ratio over the previous ten fiscal years, accompanied by a graph reflecting the figures;
67.3	and
67.4	(4) an analysis as to whether the institution's administrative operations are growing
67.5	disproportionately in relation to its core academic 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 greater than the respective median ratio for institutions of its Carnegie classification
67.8	and of similar undergraduate enrollments. The variables in clause (3) must be used when
67.9	comparing and calculating ratios for institutions of the same Carnegie classification and
67.10	similar undergraduate enrollments.
67.11	(c) The Board of Trustees shall also provide in the report an analysis of administrative
67.12	costs at the central office and the increase in staffing over the previous ten years.
67.13	(d) The Board of Regents of the University of Minnesota is requested to perform an
67.14	audit and provide the reports as specified under this section.
67.15	Sec. 44. TRANSCRIPT ACCESS.
67.16	Subdivision 1. Definitions. (a) The terms defined in this subdivision apply to this section.
67.17	(b) "Debt" means any money, obligation, claim, or sum, due or owed, or alleged to be
67.18	due or owed, from a student that appears on the student account. Debt does not include the
67.19	fee, if any, charged to all students for the actual costs of providing the transcripts.
67.20	(c) "School" means any public institution governed by the Board of Trustees of the
67.21	Minnesota State Colleges and Universities, private postsecondary educational institution
67.22	as defined under section 136A.62 or 136A.821, or public or private entity responsible for
67.23	providing transcripts to current or former students of an educational institution. Institutions
67.24	governed by the Board of Regents of the University of Minnesota are requested to comply
67.25	with this section.
67.26	(d) "Transcript" means the statement of an individual's academic record, including an
67.27	official transcript or the certified statement of an individual's academic record provided by
67.28	a school and an unofficial transcript or the uncertified statement of an individual's academic
67.29	record provided by a school.
67.30	Subd. 2. Prohibited practices. A school must not:
67.31	(1) refuse to provide a transcript for a current or former student because the student owes
67.32	a debt to the school if:

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68.1	(i) the deb	ot owed is less that	<u>n \$250;</u>		
68.2	(ii) the stu	ident has entered i	nto and, as deterr	nined by the institution, i	s in compliance
68.3		ent plan with the so			
68.4	(iii) the tr	anscript request is	made by a prosp	ective employer for the st	udent; or
68.5	(iv) the sc	hool has sent the	debt for repaymer	nt to the Department of R	evenue or to a
68.6	collection age	ency, as defined in	section 332.31, s	subdivision 3, external to	the institution;
68.7	or				
68.8	(2) charge	an additional or a	higher fee for obta	aining a transcript or prov	de less favorable
68.9	treatment of a	a transcript reques	t because a studer	nt owes a debt to the orig	inating school.
68.10	<u>Subd. 3.</u>	nstitutional polic	y. (a) Institutions	that use transcript issuan	ce as a tool for
68.11	debt collection	on must have a pol	icy accessible to	students that outlines how	the institution
68.12	collects on de	ebts owed to the in	stitution.		
68.13	<u>(b) Institu</u>	tions shall seek to	use transcript iss	uance as a tool for debt c	ollection for the
68.14	fewest number	er of cases possibl	<u>e.</u>		
68.15	<u>Subd. 4.</u>	Report required.	(a) By April 15, 2	022, and April 15, 2023,	a school subject
68.16	to this section	n must provide the	Office of Higher	Education a report that i	ncludes the
68.17	following inf	ormation for the n	nost recently com	pleted academic year:	
68.18	(1) the sch	ool's current polic	ey on transcript he	olds due to debt owed to the	ne school and the
68.19	school's same	e policy prior to th	e enactment of th	is section;	
68.20	(2) the nu	mber of students y	who owe a debt of	f less than \$250 to the sch	<u>1001;</u>
68.21	(3) the nu	mber of students v	who owe a debt of	f more than \$250 to the se	chool;
68.22	<u>(4) the nu</u>	mber of students v	who have had the	r transcripts withheld for	nonpayment of
68.23	<u>a debt;</u>				
68.24	(5) the nu	mber of students v	who entered a pay	ment plan after the hold	is placed;
68.25	<u>(6) what p</u>	percentage of fund	s owed by studen	ts are collected; and	
68.26	<u>(7) the nu</u>	mber of students y	with debt who we	re able to obtain transcrip	ots due to this
68.27	provision, wh	ether the debt was	s paid, and wheth	er the students whose tra	nscript hold was
68.28	waived reenro	olled. The informa	tion under this cla	use is required only to the	extent the office
68.29	is able to obta	ain the information	<u>n.</u>		

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69.1	Reports submitted for the first year should include the most recently completed academic					
69.2	year and the two prior years. The report must also include information on any state,					
69.3	institutional,	or federal COVIE	funds used to pay	y for transcript holds.		
69.4	(b) By October 15, 2022, and October 15, 2023, the commissioner shall compile the					
69.5	data submitted under paragraph (a) and report to the legislature as provided in Minnesota					
69.6	Statutes, section 3.195, and to the chairs and ranking minority members of the legislative					
69.7	committees with jurisdiction over higher education on the impact of this section.					
69.8	<u>Subd. 5.</u> I	E <b>xpiration.</b> This s	section expires Jur	ne 30, 2024.		
69.9	Sec. 45. <u>AS</u>	PIRING MINNI	ESOTA TEACHI	ERS OF COLOR SCHO	DLARSHIP	
69.10	PILOT PRO	GRAM.				
69.11	Subdivisio	on 1. <mark>Scholarship</mark>	pilot program esta	ablished. The commission	er must establish	
69.12	a scholarship	pilot program to su	apport undergradua	te and graduate students w	ho are preparing	
69.13	to become tea	chers, have demo	nstrated financial	need, and belong to racial	or ethnic groups	
69.14	underreprese	nted in the state's	teacher workforce	<u>-</u>		
69.15	Subd. 2. I	Lligibility. (a) To	be eligible for a so	cholarship under this secti	on, an applicant	

69.16 must:

69.17 (1) be admitted and enrolled in a teacher preparation program approved by the

69.18 Professional Educator Licensing and Standards Board and be seeking initial licensure, or

69.19 be enrolled in an eligible institution under section 136A.103 and be completing a two-year

69.20 program specifically designed to prepare early childhood educators;

- 69.21 (2) affirm to the teacher preparation program or the Office of Higher Education that the
- 69.22 applicant is a person of color or American Indian;

69.23 (3) be meeting satisfactory academic progress as defined under section 136A.101,
69.24 subdivision 10; and

69.25 (4) demonstrate financial need based on criteria developed by the commissioner.

69.26 (b) An eligible applicant may receive a scholarship award more than once, but may

- 69.27 receive a total of no more than \$25,000 in scholarship awards from the program.
- 69.28 Subd. 3. Scholarship award amount. (a) The commissioner must establish a priority

69.29 application deadline and must give equal consideration to all eligible applicants regardless

69.30 of the order the application was received before the priority application deadline. If the

69.31 funds available for the program are insufficient to make full awards to all eligible applicants

69.32 who apply on or before the deadline, the commissioner must make awards based on the

70.1	expected family contribution of an applicant, prioritizing applicants with the lowest expected				
70.2	family contributions. If there are multiple complete applications with identical expected				
70.3	family contributions, those applications may be prioritized by application completion date.				
70.4	(b) The maximum award amount is \$10,000 per year for full-time study. For				
70.5	undergraduate students, full-time study means enrollment in a minimum of 15 or more				
70.6	credits per term. For graduate students, full-time study means enrollment in a minimum of				
70.7	six graduate credits or the equivalent.				
70.8	(c) If an eligible applicant is enrolled in a program for one term during the academic				
70.9	year, the maximum award amount is \$5,000. If an eligible applicant is enrolled part time,				
70.10	the award amount must be prorated on a per-credit basis.				
70.11	(d) Subject to the funds available for the program, and subject to the limitation in				
70.12	paragraph (e), the minimum award amount established under this section for full-time study				
70.13	must be no less than \$1,000 per year.				
70.14	(e) An eligible applicant's individual award amount must not exceed the applicant's cost				
70.15	of attendance after deducting: (1) the student's expected family contribution; (2) the sum				
70.16	of all state or federal grants and gift aid received, including a Pell Grant and state grant; (3)				
70.17	the sum of all institutional grants, scholarships, tuition waivers, and tuition remission				
70.18	amounts; and (4) the amount of any private grants or scholarships.				
70.19	(f) Awards are made until available funds are expended. Eligible applicants who				
70.20	completed their applications on or before the priority application deadline but who did not				
70.21	receive an award due to insufficient funds, and eligible applicants who completed their				
70.22	applications after the priority application deadline, shall be placed on an award waiting list				
70.23	by order of application completion date.				
70.24	Subd. 4. Administration. (a) The commissioner must establish an application process				
70.25	for individual students and institutions on behalf of all eligible students at the institution				
70.26	and other guidelines for implementing the scholarship program.				
70.27	(b) A scholarship award must be paid to the eligible applicant's teacher preparation				
70.28	institution on behalf of the eligible applicant. Awards may be paid only when the institution				
70.29	has confirmed to the commissioner the applicant's name, racial or ethnic identity, gender,				
70.30	licensure area sought, and enrollment status.				
70.31	Subd. 5. Service expectation. An applicant who receives a scholarship under this section				
70.32	is expected to serve as a full-time teacher in Minnesota after completing the program for				
70.33	which the scholarship was awarded.				

06/10/21

REVISOR

JFK/NB

21-04299

as introduced

71.1	Subd. 6. Report. By December 15 of each year, the commissioner must submit a full				
71.2	report on the details of the scholarship program for the previous fiscal year to the legislative				
71.3	committees with jurisdiction over E-12 and higher education finance and policy. The reports				
71.4	must also be made available on the Office of Higher Education's website. The reports must				
71.5	include the following information:				
71.6	(1) the number of applicants and the number of award recipients, each broken down by				
71.7	postsecondary institution with ten or more recipients;				
71.8	(2) the total number of awards, the total dollar amount of all awards, and the average				
71.9	award amount;				
71.10	(3) summary data on the racial or ethnic identity, gender, licensure area sought, and				
71.11	enrollment status of all applicants and award recipients; and				
71.12	(4) other summary data identified by the commissioner as outcome indicators.				
71.13	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2021.				
71.14	Sec. 46. <b>REVISOR INSTRUCTION.</b>				
71.15	In Minnesota Statutes, the revisor of statutes shall renumber section 136F.245, as amended				
71.16	by this act, as 135A.137.				
71.17	Sec. 47. <u>REPEALER.</u>				
71.18	(a) Minnesota Statutes 2020, sections 136A.1703; 136A.823, subdivision 2; and 136F.245,				
71.19	subdivision 3, are repealed.				
71.20	(b) Minnesota Rules, parts 4830.9050; 4830.9060; 4830.9070; 4830.9080; and 4830.9090,				

71.21 <u>are repealed.</u>

#### APPENDIX Repealed Minnesota Statutes: 21-04299

#### 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: 21-04299

#### 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:

#### APPENDIX Repealed Minnesota Rules: 21-04299

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.