SENATE STATE OF MINNESOTA **SECOND SPECIAL SESSION**

A bill for an act

relating to education; providing for general education; education excellence;

S.F. No. 31

(SENATE AUTHORS: TORRES RAY)

DATE 07/13/2020 **D-PG** 15

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OFFICIAL STATUS

Introduction and first reading Referred to Rules and Administration

1.3	teachers; Department of Education housekeeping; nutrition; and early childhood
1.4	education; amending Minnesota Statutes 2018, sections 13.32, subdivision 3, as
1.5	amended; 120A.22, subdivision 7; 120B.021, subdivision 2; 120B.11, subdivisions
1.6	2, 3; 121A.031, subdivisions 5, 6; 121A.41, subdivision 10, by adding subdivisions;
1.7	121A.45, subdivision 1; 121A.46, subdivision 4, by adding a subdivision; 121A.47,
1.8	subdivisions 2, 14; 121A.53, subdivision 1; 121A.55; 122A.40, subdivision 8;
1.9	122A.41, subdivision 5; 123B.09, subdivision 2; 123B.147, subdivision 3;
1.10	124D.111; 124D.74, subdivision 1; 124D.78, subdivisions 1, 3; 124D.79,
1.11	subdivision 2; 124D.81, subdivision 1; 124D.861, subdivision 2; proposing coding
1.12	for new law in Minnesota Statutes, chapters 120B; 124D.
1.13	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.14	ARTICLE 1
1.15	GENERAL EDUCATION
1.16	Section 1. Minnesota Statutes 2018, section 120B.11, subdivision 2, is amended to read:
1.17	Subd. 2. Adopting plans and budgets. A school board, at a public meeting, shall must
1.18	adopt a comprehensive, long-term strategic plan to support and improve teaching and
1.19	learning that is aligned with creating the world's best workforce and includes:
1.20	(1) clearly defined district and school site goals and benchmarks for instruction and
1.21	student achievement for all student subgroups identified in section 120B.35, subdivision 3,
1.22	paragraph (b), clause (2);
1.23	(2) a process to assess and evaluate each student's progress toward meeting state and
1.24	local academic standards, assess and identify students to participate in gifted and talented
1.25	programs and accelerate their instruction, and adopt early-admission procedures consistent
1.26	with section 120B.15, and identifying the strengths and weaknesses of instruction in pursuit

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of student and school success and curriculum affecting students' progress and growth toward career and college readiness and leading to the world's best workforce;

- (3) a system to periodically review and evaluate the effectiveness of all instruction and curriculum, taking into account strategies and best practices, student outcomes, school principal evaluations under section 123B.147, subdivision 3, students' access to effective teachers who are members of populations underrepresented among the licensed teachers in the district or school and who reflect the diversity of enrolled students under section 120B.35, subdivision 3, paragraph (b), clause (2), and teacher evaluations under section 122A.40, subdivision 8, or 122A.41, subdivision 5;
- (4) strategies for improving instruction, curriculum, and student achievement, including (i) the English and, where practicable, the native language development and the academic achievement of English learners; and (ii) for all learners, access to culturally relevant or ethnic studies curriculum using culturally responsive methodologies;
- (5) a process to examine the equitable distribution of teachers and strategies to ensure low-income and minority children from low-income families, families of color, and American Indian families are not taught at higher rates than other children by inexperienced, ineffective, or out-of-field teachers;
- (6) education effectiveness practices that integrate high-quality instruction; rigorous curriculum; technology; inclusive and respectful learning and work environments for all students, families, and staff; and a collaborative professional culture that develops and supports retains qualified and racially, ethnically, and linguistically diverse staff effective at working with diverse students while developing and supporting teacher quality, performance, and effectiveness; and
 - (7) an annual budget for continuing to implement the district plan.
- EFFECTIVE DATE. This section is effective for all strategic plans reviewed and 2.25 updated after the day of final enactment. 2.26
- 2.27 Sec. 2. Minnesota Statutes 2018, section 120B.11, subdivision 3, is amended to read:
 - Subd. 3. **District advisory committee.** Each school board shall must establish an advisory committee to ensure active community participation in all phases of planning and improving the instruction and curriculum affecting state and district academic standards, consistent with subdivision 2. A district advisory committee, to the extent possible, shall must reflect the diversity of the district and its school sites, include teachers, parents, support staff, students, and other community residents, and provide translation to the extent appropriate

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and practicable. The district advisory committee shall must pursue community support to accelerate the academic and native literacy and achievement of English learners with varied needs, from young children to adults, consistent with section 124D.59, subdivisions 2 and 2a. The district may establish site teams as subcommittees of the district advisory committee under subdivision 4. The district advisory committee shall must recommend to the school board rigorous academic standards;; student achievement goals and measures consistent with subdivision 1a and sections 120B.022, subdivisions 1a and 1b, and 120B.35; district assessments; means to improve students' equitable access to effective and more diverse teachers; strategies to ensure the curriculum and learning and work environments are inclusive and respectful toward all racial and ethnic groups; and program evaluations. School sites may expand upon district evaluations of instruction, curriculum, assessments, or programs. Whenever possible, parents and other community residents shall must comprise at least two-thirds of advisory committee members.

EFFECTIVE DATE. This section is effective for all strategic plans reviewed and updated after the day of final enactment.

- Sec. 3. Minnesota Statutes 2018, section 123B.09, subdivision 2, is amended to read:
- Subd. 2. School board member training. A member shall receive training in school finance and management developed in consultation with the Minnesota School Boards Association and consistent with section 127A.19. The School Boards Association must make available to each newly elected school board member training in school finance and management consistent with section 127A.19 within 180 days of that member taking office. The program shall be developed in consultation with the department and appropriate representatives of higher education. For purposes of this subdivision only, the definition of school board member includes a board member of a tribal contract school under section 124D.83.
 - Sec. 4. Minnesota Statutes 2018, section 123B.147, subdivision 3, is amended to read:
- Subd. 3. **Duties**; evaluation. (a) The principal shall provide administrative, supervisory, and instructional leadership services, under the supervision of the superintendent of schools of the district and according to the policies, rules, and regulations of the school board, for the planning, management, operation, and evaluation of the education program of the building or buildings to which the principal is assigned.
- (b) To enhance a principal's culturally responsive leadership skills and support and improve teaching practices, school performance, and student achievement for diverse student

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4.1	populations, including at-risk students, children with disabilities, English learners, and gifted					
4.2	students, among others, a district must develop and implement a performance-based system					
4.3	for annually evaluating school principals assigned to supervise a school building within the					
4.4	district. The evaluation must be designed to improve teaching and learning by supporting					
4.5	the principal in shaping the school's professional environment and developing teacher					
4.6	quality, performance, and effectiveness. The annual evaluation must:					
4.7	(1) support and improve a principal's instructional leadership, organizational management,					
4.8	and professional development, and strengthen the principal's capacity in the areas of					
4.9	instruction, supervision, evaluation, and teacher development;					
4.10	(2) support and improve a principal's culturally responsive leadership practices that					
4.11	create inclusive and respectful teaching and learning environments for all students, families,					
4.12	and employees;					
4.13	(2) (3) include formative and summative evaluations based on multiple measures of					
4.14	student progress toward career and college readiness;					
4.15	(3) (4) be consistent with a principal's job description, a district's long-term plans and					
4.16	goals, and the principal's own professional multiyear growth plans and goals, all of which					
4.17	must support the principal's leadership behaviors and practices, rigorous curriculum, school					
4.18	performance, and high-quality instruction;					
4.19	(4) (5) include on-the-job observations and previous evaluations;					
4.20	(5) (6) allow surveys to help identify a principal's effectiveness, leadership skills and					
4.21	processes, and strengths and weaknesses in exercising leadership in pursuit of school success;					
4.22	(6) (7) use longitudinal data on student academic growth as 35 percent of the evaluation					
4.23	and incorporate district achievement goals and targets;					
4.24	(7) (8) be linked to professional development that emphasizes improved teaching and					
4.25	learning, curriculum and instruction, student learning, culturally responsive leadership					
4.26	practices, and a collaborative professional culture; and					
4.27	(8) (9) for principals not meeting standards of professional practice or other criteria					
4.28	under this subdivision, implement a plan to improve the principal's performance and specify					
4.29	the procedure and consequence if the principal's performance is not improved.					
4.30	The provisions of this paragraph are intended to provide districts with sufficient flexibility					
4.31	to accommodate district needs and goals related to developing, supporting, and evaluating					

principals.

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EFFECTIVE DATE. This section is effective July 1, 2022.

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Sec. 5. Minnesota Statutes 2018, section 124D.861, subdivision 2, is amended to read:

Subd. 2. Plan implementation; components. (a) The school board of each eligible district must formally develop and implement a long-term plan under this section. The plan must be incorporated into the district's comprehensive strategic plan under section 120B.11. Plan components may include: innovative and integrated prekindergarten through grade 12 learning environments that offer students school enrollment choices; family engagement initiatives that involve families in their students' academic life and success; professional development opportunities for teachers and administrators focused on improving the academic achievement of all students, including teachers and administrators who are members of populations underrepresented among the licensed teachers or administrators in the district or school and who reflect the diversity of students under section 120B.35, subdivision 3, paragraph (b), clause (2), who are enrolled in the district or school; increased programmatic opportunities and effective and more diverse instructors focused on rigor and college and career readiness for underserved students, including students enrolled in alternative learning centers under section 123A.05, public alternative programs under section 126C.05, subdivision 15, and contract alternative programs under section 124D.69, among other underserved students; or recruitment and retention of teachers and administrators with diverse racial and ethnic backgrounds.

- (b) The plan must contain goals for:
- (1) reducing the disparities in academic achievement and in equitable access to effective and more diverse teachers among all students and specific categories of students under section 120B.35, subdivision 3, paragraph (b), excluding the student categories of gender, disability, and English learners; and
 - (2) increasing racial and economic diversity and integration in schools and districts.
 - (c) The plan must include strategies to make schools' curriculum and learning and work environments more inclusive and respectful of students' racial, ethnic, and linguistic diversity and to address issues of structural inequities in schools that create opportunity and achievement gaps for students, families, and staff who are of color or who are American Indian. Examples of possible structural inequities include but are not limited to policies and practices that unintentionally result in disparate referrals and suspension, inequitable access to advanced coursework, overrepresentation in lower level coursework, inequitable participation in cocurricular activities, inequitable parent involvement, and lack of access to racially and ethnically diverse teachers.

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(d) Plan components and strategies should be informed by local data and ma	y include
but are not limited to the following efforts:	
(1) innovative and integrated prekindergarten through grade 12 learning env	ironments
that offer students school enrollment choices;	
(2) family engagement initiatives that involve families in their students' acad	demic life
and success, and improve relations between home and school;	
(3) creating opportunities for students, families, staff, and community members	ers who are
of color or American Indian to share their experiences in the school setting with s	chool staff
and administration to inform development of specific proposals for making scho	<u>ool</u>
environments more inclusive and respectful toward all students, families, and st	aff;
(4) professional development opportunities for teachers and administrators f	ocused on
improving the academic achievement of all students, including knowledge, skill	ls, and
dispositions needed to be culturally responsive and successfully serve students	who are
from diverse racial, ethnic, and linguistic backgrounds;	
(5) recruitment and retention of teachers, administrators, cultural and family	liaisons,
paraprofessionals, and other nonlicensed staff from racial, ethnic, and linguistic ba	ıckgrounds
represented in the student population to strengthen relationships with all students	s, families,
and other members of the community;	
(6) examining academic and discipline data, reexamining institutional polici	es and
practices that result in opportunity and achievement disparities between racial a	nd ethnic
groups, and making necessary changes that increase access, meaningful particip	oation,
representation, and positive outcomes for students of color, American Indian stu	ıdents, and
students who qualify for free or reduced-price lunch;	
(7) increased programmatic opportunities and effective and more diverse ins	structors
focused on rigor and college and career readiness for underserved students, incl	uding but
not limited to students enrolled in alternative learning centers under section 123A.0)5, contract
alternative programs under section 124D.69, and public alternative programs un-	der section
126C.05, subdivision 15;	
(8) developing or expanding ethnic studies course offerings to provide all stu	idents with
in-depth opportunities to learn about their own and others' cultures and historical ex	xperiences:
<u>or</u>	
(9) examining and revising curricula in various subjects to be culturally rele	vant and
inclusive of various region and otheric groups while meeting state and demic stare	

7.1	(b) (e) Among other requirements, an eligible district must implement effective,				
7.2	research-based interventions that include formative assessment practices to reduce the				
7.3	disparities in student academic performance among the specific categories of students as				
7.4	measured by student progress and growth on state reading and math assessments and as				
7.5	aligned with section 120B.11.				
7.6	(e) (f) Eligible districts must create efficiencies and eliminate duplicative programs and				
7.7	services under this section, which may include forming collaborations or a single,				
7.8	seven-county metropolitan areawide partnership of eligible districts for this purpose.				
7.9	EFFECTIVE DATE. This section is effective for all plans reviewed and updated after				
7.10	the day of final enactment.				
7.11	ARTICLE 2				
7.12	EDUCATION EXCELLENCE				
7.13	Section 1. Minnesota Statutes 2018, section 13.32, subdivision 3, as amended by Laws				
7.14	2020, First Special Session chapter 2, article 8, section 1, is amended to read:				
7.15	Subd. 3. Private data; when disclosure is permitted. Except as provided in subdivision				
7.16	5, educational data is private data on individuals and shall not be disclosed except as follows:				
7.17	(a) pursuant to section 13.05;				
7.18	(b) pursuant to a valid court order;				
7.19	(c) pursuant to a statute specifically authorizing access to the private data;				
7.20	(d) to disclose information in health, including mental health, and safety emergencies				
7.21	pursuant to the provisions of United States Code, title 20, section 1232g(b)(1)(I) and Code				
7.22	of Federal Regulations, title 34, section 99.36;				
7.23	(e) pursuant to the provisions of United States Code, title 20, sections 1232g(b)(1),				
7.24	(b)(4)(A), (b)(4)(B), (b)(1)(B), (b)(3), (b)(6), (b)(7), and (i), and Code of Federal Regulations,				
7.25	title 34, sections 99.31, 99.32, 99.33, 99.34, 99.35, and 99.39;				
7.26	(f) to appropriate health authorities to the extent necessary to administer immunization				
7.27	programs and for bona fide epidemiologic investigations which the commissioner of health				
7.28	determines are necessary to prevent disease or disability to individuals in the public				

(g) when disclosure is required for institutions that participate in a program under title IV of the Higher Education Act, United States Code, title 20, section 1092;

educational agency or institution in which the investigation is being conducted;

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(h) to the appropriate school district officials to the extent necessary under subdivision 6, annually to indicate the extent and content of remedial instruction, including the results of assessment testing and academic performance at a postsecondary institution during the previous academic year by a student who graduated from a Minnesota school district within two years before receiving the remedial instruction;

as introduced

- (i) to appropriate authorities as provided in United States Code, title 20, section 1232g(b)(1)(E)(ii), if the data concern the juvenile justice system and the ability of the system to effectively serve, prior to adjudication, the student whose records are released; provided that the authorities to whom the data are released submit a written request for the data that certifies that the data will not be disclosed to any other person except as authorized by law without the written consent of the parent of the student and the request and a record of the release are maintained in the student's file;
- (j) to volunteers who are determined to have a legitimate educational interest in the data and who are conducting activities and events sponsored by or endorsed by the educational agency or institution for students or former students;
- (k) to provide student recruiting information, from educational data held by colleges and universities, as required by and subject to Code of Federal Regulations, title 32, section 216;
- (l) to the juvenile justice system if information about the behavior of a student who poses a risk of harm is reasonably necessary to protect the health or safety of the student or other individuals;
- (m) with respect to Social Security numbers of students in the adult basic education system, to Minnesota State Colleges and Universities and the Department of Employment and Economic Development for the purpose and in the manner described in section 124D.52, subdivision 7;
- (n) to the commissioner of education for purposes of an assessment or investigation of a report of alleged maltreatment of a student as mandated by chapter 260E. Upon request by the commissioner of education, data that are relevant to a report of maltreatment and are from charter school and school district investigations of alleged maltreatment of a student must be disclosed to the commissioner, including, but not limited to, the following:
 - (1) information regarding the student alleged to have been maltreated;
 - (2) information regarding student and employee witnesses;
 - (3) information regarding the alleged perpetrator; and

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- (4) what corrective or protective action was taken, if any, by the school facility in response to a report of maltreatment by an employee or agent of the school or school district;
- (o) when the disclosure is of the final results of a disciplinary proceeding on a charge of a crime of violence or nonforcible sex offense to the extent authorized under United States Code, title 20, section 1232g(b)(6)(A) and (B) and Code of Federal Regulations, title 34, sections 99.31 (a)(13) and (14);
- (p) when the disclosure is information provided to the institution under United States Code, title 42, section 14071, concerning registered sex offenders to the extent authorized under United States Code, title 20, section 1232g(b)(7); or
- (q) when the disclosure is to a parent of a student at an institution of postsecondary education regarding the student's violation of any federal, state, or local law or of any rule or policy of the institution, governing the use or possession of alcohol or of a controlled substance, to the extent authorized under United States Code, title 20, section 1232g(i), and Code of Federal Regulations, title 34, section 99.31 (a)(15), and provided the institution has an information release form signed by the student authorizing disclosure to a parent. The institution must notify parents and students about the purpose and availability of the information release forms. At a minimum, the institution must distribute the information release forms at parent and student orientation meetings.; or
- (r) to tribal nations about tribally enrolled or descendant students to allow the tribal nation and school district or charter school to support the educational attainment of the student.
- Sec. 2. Minnesota Statutes 2018, section 120A.22, subdivision 7, is amended to read:
- Subd. 7. Education records. (a) A district, a charter school, or a nonpublic school that receives services or aid under sections 123B.40 to 123B.48 from which a student is transferring must transmit the student's educational records, within ten business days of a request, to the district, the charter school, or the nonpublic school in which the student is enrolling. Districts, charter schools, and nonpublic schools that receive services or aid under sections 123B.40 to 123B.48 must make reasonable efforts to determine the district, the charter school, or the nonpublic school in which a transferring student is next enrolling in order to comply with this subdivision.
- (b) A closed charter school must transfer the student's educational records, within ten business days of the school's closure, to the student's school district of residence where the records must be retained unless the records are otherwise transferred under this subdivision.

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- (c) A school district, a charter school, or a nonpublic school that receives services or aid under sections 123B.40 to 123B.48 that transmits a student's educational records to another school district or other educational entity, charter school, or nonpublic school to which the student is transferring must include in the transmitted records information about any formal suspension, expulsion, and exclusion disciplinary action under sections 121A.40 to 121A.56. Transmitted records must document any service a pupil requires to prevent the inappropriate behavior from recurring. The district, the charter school, or the nonpublic school that receives services or aid under sections 123B.40 to 123B.48 must provide notice to a student and the student's parent or guardian that formal disciplinary records will be transferred as part of the student's educational record, in accordance with data practices under chapter 13 and the Family Educational Rights and Privacy Act of 1974, United States Code, title 20, section 1232(g).
- (d) Notwithstanding section 138.17, a principal or chief administrative officer must remove from a student's educational record and destroy a probable cause notice received under section 260B.171, subdivision 5, or paragraph (e), if one year has elapsed since the date of the notice and the principal or chief administrative officer has not received a disposition or court order related to the offense described in the notice. This paragraph does not apply if the student no longer attends the school when this one-year period expires.
- (e) A principal or chief administrative officer who receives a probable cause notice under section 260B.171, subdivision 5, or a disposition or court order, must include a copy of that data in the student's educational records if they are transmitted to another school, unless the data are required to be destroyed under paragraph (d) or section 121A.75.
- Sec. 3. Minnesota Statutes 2018, section 120B.021, subdivision 2, is amended to read:
- Subd. 2. **Standards development.** (a) The commissioner must consider advice from at least the following stakeholders in developing statewide rigorous core academic standards in language arts, mathematics, science, social studies, including history, geography, economics, government and citizenship, and the arts:
- (1) the Tribal Nations Education Committee under section 124D.79, subdivision 4, and representatives from Minnesota's tribal nations and communities, including both Anishinaabe and Dakota;
- 10.31 (1) (2) parents of school-age children and members of the public throughout the state;

(2) (3) teachers throughout the state currently licensed and providing instruction in 11.1 language arts, mathematics, science, social studies, or the arts and licensed elementary and 11.2 secondary school principals throughout the state currently administering a school site; 11.3 (3) (4) currently serving members of local school boards and charter school boards 11.4 11.5 throughout the state; (4) (5) faculty teaching core subjects at postsecondary institutions in Minnesota; and 11.6 11.7 (5) (6) representatives of the Minnesota business community. (b) Academic standards must: 11.8 11.9 (1) be clear, concise, objective, measurable, and grade-level appropriate; (2) not require a specific teaching methodology or curriculum; and 11.10 (3) be consistent with the Constitutions of the United States and the state of Minnesota. 11.11 11.12 Sec. 4. [120B.25] CURRICULUM POLICY. A school board must adopt a written policy that prohibits discrimination or discipline 11.13 for a teacher or principal on the basis of incorporating into curriculum contributions by 11.14 persons in a federally protected class or protected class under section 363A.13, consistent 11.15 with local collective bargaining agreements and sections 121A.41 to 121A.56. 11.16 Sec. 5. Minnesota Statutes 2018, section 121A.031, subdivision 5, is amended to read: 11.17 Subd. 5. Safe and supportive schools programming. (a) Districts and schools are 11.18 encouraged to provide developmentally appropriate programmatic instruction to help students 11.19 identify, prevent, and reduce prohibited conduct; value diversity in school and society; 11.20 develop and improve students' knowledge and skills for solving problems, managing conflict, 11.21 engaging in civil discourse, and recognizing, responding to, and reporting prohibited conduct; 11.22 and make effective prevention and intervention programs available to students. Upon request, 11.23 the school safety technical assistance center under section 127A.052 must assist a district 11.24 11.25 or school in helping students understand social media and cyberbullying. Districts and schools must establish strategies for creating a positive school climate and use evidence-based 11.26 social-emotional learning to prevent and reduce discrimination and other improper conduct. 11.27 (b) Districts and schools are encouraged to must: 11.28

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(1) engage all students in creating a safe and supportive school environment;

- (2) partner with parents and other community members to develop and implement prevention and intervention programs;
 - (3) engage all students and adults in integrating education, intervention, and other remedial responses into the school environment;
- 12.5 (4) train student bystanders to intervene in and report incidents of prohibited conduct to 12.6 the school's primary contact person;
- 12.7 (5) teach students to advocate for themselves and others;

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- 12.8 (6) prevent inappropriate referrals to special education of students who may engage in 12.9 prohibited conduct; and
- 12.10 (7) foster student collaborations that foster a safe and supportive school climate.
- Sec. 6. Minnesota Statutes 2018, section 121A.031, subdivision 6, is amended to read:
 - Subd. 6. **State model policy.** (a) The commissioner, in consultation with the commissioner of human rights, shall develop and maintain a state model policy. A district or school that does not adopt and implement a local policy under subdivisions 3 to 5 must implement and may supplement the provisions of the state model policy. The commissioner must assist districts and schools under this subdivision to implement the state policy. The state model policy must:
 - (1) define prohibited conduct, consistent with this section;
- (2) apply the prohibited conduct policy components in this section;
- (3) for a child with a disability, whenever an evaluation by an individualized education program team or a section 504 team indicates that the child's disability affects the child's social skills development or the child is vulnerable to prohibited conduct because of the child's disability, the child's individualized education program or section 504 plan may address the skills and proficiencies the child needs to not engage in and respond to such conduct; and
 - (4) encourage violence prevention and character development education programs under section 120B.232, subdivision 1.
- (b) The commissioner shall develop and post departmental procedures for:
- 12.29 (1) periodically reviewing district and school programs and policies for compliance with 12.30 this section;

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- (2) investigating, reporting, and responding to noncompliance with this section, which may include an annual review of plans to improve and provide a safe and supportive school climate; and
- (3) allowing students, parents, and educators to file a complaint about noncompliance with the commissioner.
- (c) The commissioner must post on the department's website information indicating that when districts and schools allow non-curriculum-related student groups access to school facilities, the district or school must give all student groups equal access to the school facilities regardless of the content of the group members' speech.
- (d) The commissioner must develop and maintain resources to assist a district or school in implementing strategies for creating a positive school climate and using evidence-based social-emotional learning to prevent and reduce discrimination and other improper conduct.
- (e) The commissioner must develop and adopt state level standards for social, emotional, and cognitive development.
- 13.15 Sec. 7. Minnesota Statutes 2018, section 121A.41, subdivision 10, is amended to read:
- Subd. 10. **Suspension.** (a) "In-school suspension" means an instance in which a pupil is temporarily removed from the pupil's regular classroom for at least half a day for disciplinary purposes, but remains under the direct supervision of school personnel.
 - (b) "Direct supervision" means school personnel are physically present in the same location as the student under supervision.
 - (c) "Out-of-school suspension" means an action by the school administration, under rules promulgated by the school board, prohibiting a pupil from attending school for a period of no more than ten school days. If a suspension is longer than five days, the suspending administrator must provide the superintendent with a reason for the longer suspension. This definition does not apply to dismissal from school for less than one school day or less, except as provided in federal law for a student with a disability. Each suspension action may include a readmission plan. The readmission plan shall include, where appropriate, a provision for implementing alternative educational services upon readmission and may not be used to extend the current suspension. Consistent with section 125A.091, subdivision 5, the readmission plan must not obligate a parent to provide a sympathomimetic medication for the parent's child as a condition of readmission. The school administration may not impose consecutive suspensions against the same pupil for the same course of conduct, or incident of misconduct, except where the pupil will create an immediate and substantial

14.1	danger to self or to surrounding persons or property, or where the district is in the process				
14.2	of initiating an expulsion, in which case the school administration may extend the suspension				
14.3	to a total of 15 school days.				
14.4	Sec. 8. Minnesota Statutes 2018, section 121A.41, is amended by adding a subdivision to				
14.5	read:				
14.6	Subd. 12. Nonexclusionary disciplinary policies and practices; alternatives to pupil				
14.7	dismissal. "Nonexclusionary disciplinary policies and practices" means policies and practices				
14.8	that are alternatives to dismissing a pupil from school. Nonexclusionary disciplinary policies				
14.9	and practices include but are not limited to evidence-based positive behavior interventions				
14.10	and supports, social and emotional services, school-linked mental health services, counseling				
14.11	services, social work services, referrals for special education or 504 evaluations, academic				
14.12	screening for title one services or reading interventions, and alternative educational services.				
14.13	Nonexclusionary disciplinary policies and practices require school officials to intervene in,				
14.14	redirect, and support a pupil's behavior before beginning dismissal proceedings.				
14.15	Nonexclusionary disciplinary policies and practices also include but are not limited to the				
14.16	policies and practices under sections 120B.12; 121A.031, subdivision 4, paragraph (a),				
14.17	clause (1); 121A.575, clauses (1) and (2); 121A.61, subdivision 3, paragraph (q); and				
14.18	122A.627, clause (3).				
14.19	Sec. 9. Minnesota Statutes 2018, section 121A.41, is amended by adding a subdivision to				
14.20	read:				
14.21	Subd. 13. Pupil withdrawal agreement. "Pupil withdrawal agreement" means a verbal				
14.22	or written agreement between a school or district administrator and a pupil's parent or				
14.23	guardian to withdraw a student from the school district to avoid expulsion or exclusion				
14.24	dismissal proceedings. The duration of the withdrawal agreement cannot be for more than				
14.25	a 12-month period.				
14.26	EFFECTIVE DATE. This section is effective for the 2020-2021 school year and later.				
14.27	Sec. 10. Minnesota Statutes 2018, section 121A.45, subdivision 1, is amended to read:				
14.28	Subdivision 1. Provision of alternative programs. No school shall dismiss any pupil				
14.29	without attempting to provide alternative educational services use nonexclusionary				
14.30	disciplinary policies and practices before dismissal proceedings, except where it appears				
14.31	that the pupil will create an immediate and substantial danger to self or to surrounding				
14 32	nersons or property				

15.1	EFFECTIVE DATE. This section is effective for the 2020-2021 school year and later.				
15.2	Sec. 11. Minnesota Statutes 2018, section 121A.46, subdivision 4, is amended to read:				
15.3	Subd. 4. Suspension pending expulsion or exclusion hearing. (a) Notwithstanding				
15.4	the provisions of subdivisions 1 and 3, the pupil may be suspended pending the school				
15.5	board's decision in the expulsion or exclusion hearing; provided that alternative educational				
15.6	services are implemented to the extent that suspension exceeds five days.				
15.7	(b) A school administrator must ensure that alternative educational services are provided				
15.8	when a pupil is suspended for more than five consecutive school days.				
15.9	Sec. 12. Minnesota Statutes 2018, section 121A.46, is amended by adding a subdivision				
15.10	to read:				
15.11	Subd. 5. Minimum education services. A suspended pupil must have the opportunity				
15.12	to complete all school work assigned during the period of the pupil's suspension and to				
15.13	receive full credit for satisfactorily completing the assignments. When a class assignment				
15.14	is modified due to the pupil not being physically present in the classroom setting, the modified				
15.15	assignment must address the same standards as the original assignment and provide the				
15.16	pupil with the same amount of credit when completed. A school principal or other person				
15.17	with administrative control of the school building or program is encouraged to designate a				
15.18	district or school employee as a liaison to work with the pupil's teacher to allow the suspende				
15.19	pupil to (1) receive timely course materials and other information, and (2) complete daily				
15.20	and weekly assignments and receive feedback from the teacher.				
15.21	EFFECTIVE DATE. This section is effective for the 2020-2021 school year and later.				
15.22	Sec. 13. Minnesota Statutes 2018, section 121A.47, subdivision 2, is amended to read:				
15.23	Subd. 2. Written notice. Written notice of intent to take action shall:				
15.24	(a) be served upon the pupil and the pupil's parent or guardian personally or by mail;				
15.25	(b) contain a complete statement of the facts, a list of the witnesses and a description of				
15.26	their testimony;				
15.27	(c) state the date, time, and place of the hearing;				
15.28	(d) be accompanied by a copy of sections 121A.40 to 121A.56;				
15.29	(e) describe alternative educational services the nonexclusionary disciplinary practice				
15.30	accorded the pupil in an attempt to avoid the expulsion proceedings; and				

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- (f) inform the pupil and parent or guardian of the right to:
- (1) have a representative of the pupil's own choosing, including legal counsel, at the hearing. The district shall must advise the pupil's parent or guardian that free or low-cost legal assistance may be available and that a legal assistance resource list is available from the Department of Education and is posted on the department's website;
- (2) examine the pupil's records before the hearing; 16.6
- 16.7 (3) present evidence; and
- (4) confront and cross-examine witnesses. 16.8
- Sec. 14. Minnesota Statutes 2018, section 121A.47, subdivision 14, is amended to read: 16.9
 - Subd. 14. Admission or readmission plan. (a) A school administrator shall must prepare and enforce an admission or readmission plan for any pupil who is excluded or expelled from school. The plan may must include measures to improve the pupil's behavior, including which may include completing a character education program, consistent with section 120B.232, subdivision 1, and social and emotional learning, counseling, social work services, mental health services, referrals for special education or 504 evaluation, and evidence-based academic interventions. The plan must require parental involvement in the admission or readmission process, and may indicate the consequences to the pupil of not improving the pupil's behavior.
 - (b) The definition of suspension under section 121A.41, subdivision 10, does not apply to a student's dismissal from school for less than one school day or less, except as provided under federal law for a student with a disability. Each suspension action may include a readmission plan. A readmission plan must provide, where appropriate, alternative education services, which must not be used to extend the student's current suspension period. Consistent with section 125A.091, subdivision 5, a readmission plan must not obligate a parent or guardian to provide psychotropic drugs to their student as a condition of readmission. School officials must not use the refusal of a parent or guardian to consent to the administration of psychotropic drugs to their student or to consent to a psychiatric evaluation, screening or examination of the student as a ground, by itself, to prohibit the student from attending class or participating in a school-related activity, or as a basis of a charge of child abuse, child neglect or medical or educational neglect.

EFFECTIVE DATE. This section is effective for the 2020-2021 school year and later.

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Sec. 15. Minnesota Statutes 2018, section 121A.53, subdivision 1, is amended to read:

assaults. Consistent with subdivision 2, the school board must report through the department electronic reporting system each exclusion or expulsion and, each physical assault of a district employee by a student pupil, and each pupil withdrawal agreement within 30 days of the effective date of the dismissal action, pupil withdrawal, or assault to the commissioner of education. This report must include a statement of alternative educational services nonexclusionary disciplinary practices, or other sanction, intervention, or resolution in response to the assault given the pupil and the reason for, the effective date, and the duration of the exclusion or expulsion or other sanction, intervention, or resolution. The report must also include the student's pupil's age, grade, gender, race, and special education status.

EFFECTIVE DATE. This section is effective for the 2020-2021 school year and later.

Sec. 16. Minnesota Statutes 2018, section 121A.55, is amended to read:

121A.55 POLICIES TO BE ESTABLISHED.

- (a) The commissioner of education shall promulgate guidelines to assist each school board. Each school board shall <u>must</u> establish uniform criteria for dismissal and adopt written policies and rules to effectuate the purposes of sections 121A.40 to 121A.56. The policies shall <u>must include nonexclusionary disciplinary policies and practices consistent with section 121A.41, subdivision 12, and <u>must emphasize preventing dismissals through early detection of problems and shall. The policies must be designed to address students' inappropriate behavior from recurring.</u></u>
- 17.22 (b) The policies shall must recognize the continuing responsibility of the school for the education of the pupil during the dismissal period.
- (c) The school is responsible for ensuring that the alternative educational services, if the pupil wishes to take advantage of them, provided to the pupil must be adequate to allow the pupil to make progress towards toward meeting the graduation standards adopted under section 120B.02 and help prepare the pupil for readmission, and is in accordance with section 121A.46, subdivision 5.
- 17.29 (d) For an expulsion, exclusion, or pupil withdrawal agreement as defined in section 17.30 121A.41, subdivision 13:
- (1) the school district must review the pupil's school work and grades on a quarterly
 basis to ensure the pupil is making progress toward readmission. A school district must
 communicate on a regular basis with the pupil's parent or guardian to ensure the pupil is

	07/13/20	REVISOR	CM/NB	20-8938	as introduced
18.1	completing t	the work assigned	through the alterr	native educational services	s. If the pupil
18.2				during the dismissal perio	
18.3	ends;				,
18.4	(2) if sch	ool-hased mental l	nealth services ar	e provided in the district u	ınder section
18.5				vices until the pupil is enro	
18.6	district; and	pupii remains engi	tote for those serv	rees until the pupil is eme	med in a new
		• . • • • •	1 '11	11 11 0	. 11 14 1
18.7				rent or guardian a list of n	
18.8			o the pupil. The I	ist must also be posted on	the district or
18.9	charter scho	ol website.			
18.10	(b) (e) A	n area learning cer	nter under section	123A.05 may not prohibi	t an expelled or
18.11	excluded pu	pil from enrolling	solely because a c	listrict expelled or exclude	ed the pupil. The
18.12	board of the	area learning cente	er may use the pro	ovisions of the Pupil Fair	Dismissal Act to
18.13	exclude a pu	ipil or to require ar	admission plan.		
18.14	(e) <u>(f)</u> Ea	ach school district	shall develop a po	olicy and report it to the co	ommissioner on
18.15	the appropri	ate use of peace of	ficers and crisis t	eams to remove students v	who have an
18.16	individualize	ed education progr	am from school g	rounds.	
18.17		•		MONIES; TRIBAL REC	GALIA AND
18.18	OBJECTS	OF CULTURAL	SIGNIFICANC!	<u>E.</u>	
18.19	A school	district or charter	school must not p	orohibit an American Indi	an student from
18.20	wearing Am	erican Indian rega	lia, tribal regalia,	or objects of cultural sign	ificance at a
18.21	graduation c	eremony.			
18.22	EFFECT	FIVE DATE. This	section is effecti	ve the day following final	enactment.
			, DEL CI	T. 4	
18.23			ARTICL		
18.24			TEACHI	LKS	
18.25	Section 1.	[120B.117] INCR	EASING PERC	ENTAGE OF TEACHE	RS OF COLOR
18.26	AND AME	RICAN INDIAN	TEACHERS IN	MINNESOTA.	
18.27	Subdivis	ion 1. Purpose. Th	nis section sets sh	ort-term and long-term sta	ate goals for
18.28	increasing th	ne percentage of te	achers of color ar	nd American Indian teache	ers in Minnesota
18.29	and for ensu	ring all students ha	ave equitable acce	ess to effective and raciall	y and ethnically
18.30	diverse teach	hers who reflect th	e diversity of stud	lents. The goals and repor	t required under
18.31	this section a	are also important	for meeting state	goals for the world's best	workforce under

section 120B.11, achievement and integration under section 124D.861, and higher education

attainment under section 135A.012, all of which have been established to close persistent opportunity and achievement gaps that limit students' success in school and life and impede the state's economic growth.

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

Subd. 3. Rights not created. The attainment goal in this section is not to the exclusion of any other goals and does not confer a right or create a claim for any person.

Subd. 4. **Reporting.** Beginning in 2020 and every even-numbered year thereafter, the Professional Educator Licensing and Standards Board must collaborate with the Department of Education and the Office of Higher Education to publish a summary report of each of the programs they administer and any other programs receiving state appropriations that have or include an explicit purpose of increasing the racial and ethnic diversity of the state's teacher workforce to more closely reflect the diversity of students. The report must include programs under sections 122A.2451, 122A.63, 122A.635, 122A.70, 124D.09, 124D.861, 136A.1275, and 136A.1791, along with any other programs or initiatives that receive state appropriations to address the shortage of teachers of color and American Indian teachers. The board must, in coordination with the Office of Higher Education and Department of Education, provide policy and funding recommendations related to state-funded programs to increase the recruitment, preparation, licensing, hiring, and retention of racially and ethnically diverse teachers and the state's progress toward meeting or exceeding the goals of this section. The report must also include recommendations for state policy and funding needed to achieve the goals of this section, as well as plans for sharing the report and activities of grant recipients, and opportunities among grant recipients of various programs to share effective practices with each other. The 2020 report must include a recommendation of whether a state advisory council should be established to address the shortage of racially and ethnically diverse teachers and what the composition and charge of such an advisory council would be if established. The board must consult with the state Indian Affairs Council and other ethnic councils along with other community and stakeholder groups, including students of color and American Indian students, in developing the report. By November 1 of each even-numbered year, the board must submit the report to the chairs and ranking minority members of the legislative committees with jurisdiction over education and higher

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education policy and finance. The report must be available to the public on the board's website.

Sec. 2. Minnesota Statutes 2018, section 122A.40, subdivision 8, is amended to read:

- Subd. 8. **Development, evaluation, and peer coaching for continuing contract teachers.** (a) To improve student learning and success, a school board and an exclusive representative of the teachers in the district, consistent with paragraph (b), may develop a teacher evaluation and peer review process for probationary and continuing contract teachers through joint agreement. If a school board and the exclusive representative of the teachers do not agree to an annual teacher evaluation and peer review process, then the school board and the exclusive representative of the teachers must implement the state teacher evaluation plan under paragraph (c). The process must include having trained observers serve as peer coaches or having teachers participate in professional learning communities, consistent with paragraph (b).
- (b) To develop, improve, and support qualified teachers and effective teaching practices, improve student learning and success, and provide all enrolled students in a district or school with improved and equitable access to more effective and diverse teachers, the annual evaluation process for teachers:
- 20.18 (1) must, for probationary teachers, provide for all evaluations required under subdivision 20.19 5;
 - (2) must establish a three-year professional review cycle for each teacher that includes an individual growth and development plan, a peer review process, and at least one summative evaluation performed by a qualified and trained evaluator such as a school administrator. For the years when a tenured teacher is not evaluated by a qualified and trained evaluator, the teacher must be evaluated by a peer review;
 - (3) must be based on professional teaching standards established in rule create, adopt, or revise a rubric of performance standards for teacher practice that must include culturally responsive methodologies and at least three levels of performance to determine common descriptions of effectiveness;
 - (4) must coordinate staff development activities under sections 122A.60 and 122A.61 with this evaluation process and teachers' evaluation outcomes;
- 20.31 (5) may provide time during the school day and school year for peer coaching and teacher collaboration;

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(6) may include job-embedded lear	ning opportunities	such as profession	nal learning
communities;			

- (7) may include mentoring and induction programs for teachers, including teachers who are members of populations underrepresented among the licensed teachers in the district or school and who reflect the diversity of students under section 120B.35, subdivision 3, paragraph (b), clause (2), who are enrolled in the district or school;
- (8) must include an option for teachers to develop and present a portfolio demonstrating evidence of reflection and professional growth, consistent with section 122A.187, subdivision 3, and include teachers' own performance assessment based on student work samples and examples of teachers' work, which may include video among other activities for the summative evaluation;
- (9) must use data from valid and reliable assessments aligned to state and local academic standards and must use state and local measures of student growth and literacy that may include value-added models or student learning goals to determine 35 percent of teacher evaluation results;
- (10) must use longitudinal data on student engagement and connection, and other student outcome measures explicitly aligned with the elements of curriculum for which teachers are responsible, including academic literacy, oral academic language, and achievement of content areas of English learners;
- (11) must require qualified and trained evaluators such as school administrators to perform summative evaluations and ensure school districts and charter schools provide for effective evaluator training specific to teacher development and evaluation;
- (12) must give teachers not meeting professional teaching standards under clauses (3) through (11) support to improve through a teacher improvement process that includes established goals and timelines; and
- (13) must discipline a teacher for not making adequate progress in the teacher improvement process under clause (12) that may include a last chance warning, termination, discharge, nonrenewal, transfer to a different position, a leave of absence, or other discipline a school administrator determines is appropriate.
- Data on individual teachers generated under this subdivision are personnel data under section 13.43. The observation and interview notes of peer coaches may only be disclosed to other school officials with the consent of the teacher being coached.

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

- (d) Consistent with the measures of teacher effectiveness under this subdivision:
- (1) for students in kindergarten through grade 4, a school administrator must not place or approve the placement of a student in the classroom of a teacher who is in the improvement process referenced in paragraph (b), clause (12), or has not had a summative evaluation if, in the prior year, that student was in the classroom of a teacher who received discipline pursuant to paragraph (b), clause (13), unless no other teacher at the school teaches that grade; and
- (2) for students in grades 5 through 12, a school administrator must not place or approve the placement of a student in the classroom of a teacher who is in the improvement process referenced in paragraph (b), clause (12), or has not had a summative evaluation if, in the prior year, that student was in the classroom of a teacher who received discipline pursuant to paragraph (b), clause (13), unless no other teacher at the school teaches that subject area and grade.
- All data created and used under this paragraph retains its classification under chapter 13. 22.27
- 22.28 **EFFECTIVE DATE.** This section is effective July 1, 2022.
- Sec. 3. Minnesota Statutes 2018, section 122A.41, subdivision 5, is amended to read: 22.29
- Subd. 5. Development, evaluation, and peer coaching for continuing contract 22.30 teachers. (a) To improve student learning and success, a school board and an exclusive 22.31 22.32 representative of the teachers in the district, consistent with paragraph (b), may develop an 22.33 annual teacher evaluation and peer review process for probationary and nonprobationary

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teachers through joint agreement. If a school board and the exclusive representative of the
teachers in the district do not agree to an annual teacher evaluation and peer review process,
then the school board and the exclusive representative of the teachers must implement the
state teacher evaluation plan developed under paragraph (c). The process must include
having trained observers serve as peer coaches or having teachers participate in professional
learning communities, consistent with paragraph (b).

- (b) To develop, improve, and support qualified teachers and effective teaching practices and improve student learning and success, and provide all enrolled students in a district or school with improved and equitable access to more effective and diverse teachers, the annual evaluation process for teachers:
- (1) must, for probationary teachers, provide for all evaluations required under subdivision 23.11 2; 23.12
 - (2) must establish a three-year professional review cycle for each teacher that includes an individual growth and development plan, a peer review process, and at least one summative evaluation performed by a qualified and trained evaluator such as a school administrator;
 - (3) must be based on professional teaching standards established in rule create, adopt, or revise a rubric of performance standards for teacher practice that must include culturally responsive methodologies and at least three levels of performance to determine common descriptions of effectiveness;
 - (4) must coordinate staff development activities under sections 122A.60 and 122A.61 with this evaluation process and teachers' evaluation outcomes;
- (5) may provide time during the school day and school year for peer coaching and teacher 23.23 collaboration; 23.24
- 23.25 (6) may include job-embedded learning opportunities such as professional learning communities; 23.26
 - (7) may include mentoring and induction programs for teachers, including teachers who are members of populations underrepresented among the licensed teachers in the district or school and who reflect the diversity of students under section 120B.35, subdivision 3, paragraph (b), clause (2), who are enrolled in the district or school;
 - (8) must include an option for teachers to develop and present a portfolio demonstrating evidence of reflection and professional growth, consistent with section 122A.187, subdivision 3, and include teachers' own performance assessment based on student work samples and

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examples of teachers' work, which may include video among other activities for the summative evaluation;

- (9) must use data from valid and reliable assessments aligned to state and local academic standards and must use state and local measures of student growth and literacy that may include value-added models or student learning goals to determine 35 percent of teacher evaluation results;
- (10) must use longitudinal data on student engagement and connection and other student outcome measures explicitly aligned with the elements of curriculum for which teachers are responsible, including academic literacy, oral academic language, and achievement of English learners;
- (11) must require qualified and trained evaluators such as school administrators to perform summative evaluations and ensure school districts and charter schools provide for effective evaluator training specific to teacher development and evaluation;
- (12) must give teachers not meeting professional teaching standards under clauses (3) through (11) support to improve through a teacher improvement process that includes established goals and timelines; and
- (13) must discipline a teacher for not making adequate progress in the teacher improvement process under clause (12) that may include a last chance warning, termination, discharge, nonrenewal, transfer to a different position, a leave of absence, or other discipline a school administrator determines is appropriate.
- Data on individual teachers generated under this subdivision are personnel data under section 13.43. The observation and interview notes of peer coaches may only be disclosed to other school officials with the consent of the teacher being coached.
- (c) The department, in consultation with parents who may represent parent organizations and teacher and administrator representatives appointed by their respective organizations, representing the Professional Educator Licensing and Standards Board, the Minnesota Association of School Administrators, the Minnesota School Boards Association, the Minnesota Elementary and Secondary Principals Associations, Education Minnesota, and representatives of the Minnesota Assessment Group, the Minnesota Business Partnership, the Minnesota Chamber of Commerce, and Minnesota postsecondary institutions with research expertise in teacher evaluation, must create and publish a teacher evaluation process that complies with the requirements in paragraph (b) and applies to all teachers under this section and section 122A.40 for whom no agreement exists under paragraph (a) for an annual teacher evaluation and peer review process. The teacher evaluation process created under

this subdivision does not create additional due process rights for probationary teachers under subdivision 2.

- (d) Consistent with the measures of teacher effectiveness under this subdivision:
- (1) for students in kindergarten through grade 4, a school administrator must not place or approve the placement of a student in the classroom of a teacher who is in the improvement process referenced in paragraph (b), clause (12), or has not had a summative evaluation if, in the prior year, that student was in the classroom of a teacher who received discipline pursuant to paragraph (b), clause (13), unless no other teacher at the school teaches that grade; and
- (2) for students in grades 5 through 12, a school administrator must not place or approve the placement of a student in the classroom of a teacher who is in the improvement process referenced in paragraph (b), clause (12), or has not had a summative evaluation if, in the prior year, that student was in the classroom of a teacher who received discipline pursuant to paragraph (b), clause (13), unless no other teacher at the school teaches that subject area and grade.
- 25.16 All data created and used under this paragraph retains its classification under chapter 13.

25.17 **EFFECTIVE DATE.** This section is effective July 1, 2022.

25.18 ARTICLE 4
25.19 DEPARTMENT OF EDUCATION HOUSEKEEPING

- Section 1. Minnesota Statutes 2018, section 124D.74, subdivision 1, is amended to read:
- Subdivision 1. **Program described.** American Indian education programs are programs in public elementary and secondary schools, nonsectarian nonpublic, community, tribal, charter, or alternative schools enrolling American Indian children designed to:
- 25.24 (1) support postsecondary preparation for American Indian pupils;
- 25.25 (2) support the academic achievement of American Indian students pupils;
- 25.26 (3) make the curriculum relevant to the needs, interests, and cultural heritage of American
 25.27 Indian pupils;
- 25.28 (4) provide positive reinforcement of the self-image of American Indian pupils;
- 25.29 (5) develop intercultural awareness among pupils, parents, and staff; and
- 25.30 (6) supplement, not supplant, state and federal educational and cocurricular programs.

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Program services designed to increase completion and graduation rates of American Indian students pupils must emphasize academic achievement, retention, and attendance; development of support services for staff, including in-service training and technical assistance in methods of teaching American Indian pupils; research projects, including innovative teaching approaches and evaluation of methods of relating to American Indian pupils; provision of career counseling to American Indian pupils; modification of curriculum, instructional methods, and administrative procedures to meet the needs of American Indian pupils; and supplemental instruction in American Indian language, literature, history, and culture. Districts offering programs may make contracts for the provision of program services by establishing cooperative liaisons with tribal programs and American Indian social service agencies. These programs may also be provided as components of early childhood and family education programs.

- Sec. 2. Minnesota Statutes 2018, section 124D.78, subdivision 1, is amended to read:
- 26.14 Subdivision 1. Parent committee. (a) School boards and American Indian schools must provide for the maximum involvement of parents of children enrolled in education programs, 26.15 programs for elementary and secondary grades, special education programs, and support 26.16 services. Accordingly, the board of a school district in which there are ten or more American 26.17 Indian students enrolled and each American Indian school must establish an American 26.18 26.19 Indian education parent advisory committee.
 - (b) For purposes of this section, American Indian students are defined as persons having origins in any of the original peoples of North America who maintain cultural identification through tribal affiliation or community recognition.
 - (c) If a committee whose membership consists of a majority of parents of American Indian children has been or is established according to federal, tribal, or other state law, that committee may serve as the committee required by this section and is subject to, at least, the requirements of this subdivision and subdivision 2.
 - (d) The American Indian education parent advisory committee must develop its recommendations in consultation with the curriculum advisory committee required by section 120B.11, subdivision 3. This committee must afford parents the necessary information and the opportunity effectively to express their views concerning all aspects of American Indian education and the educational needs of the American Indian children enrolled in the school or program. The school board or American Indian school must ensure that programs are planned, operated, and evaluated with the involvement of and in consultation with parents

of <u>American Indian</u> students served by the programs <u>as evidenced by American Indian</u> education parent advisory committee meeting minutes.

- Sec. 3. Minnesota Statutes 2018, section 124D.78, subdivision 3, is amended to read:
- Subd. 3. **Membership.** The American Indian education parent advisory committee must be composed of parents of children eligible to be enrolled in American Indian education programs; secondary students eligible to be served; American Indian language and culture education teachers and paraprofessionals; American Indian teachers; counselors; adult American Indian people enrolled in educational programs; and representatives from community groups. A majority of each committee must be parents of <u>American Indian</u> children enrolled or eligible to be enrolled in the programs. The number of parents of <u>American Indian and non-American Indian children shall reflect approximately the proportion of children of those groups enrolled in the programs.</u>
- Sec. 4. Minnesota Statutes 2018, section 124D.79, subdivision 2, is amended to read:
- Subd. 2. **Technical assistance.** The commissioner shall must provide technical assistance, which must include an annual report of American Indian student data using the state count, to districts, schools and postsecondary institutions for preservice and in-service training for teachers, American Indian education teachers and paraprofessionals specifically designed to implement culturally responsive teaching methods, culturally based curriculum development, testing and testing mechanisms, and the development of materials for American Indian education programs.
- Sec. 5. Minnesota Statutes 2018, section 124D.81, subdivision 1, is amended to read:
 - Subdivision 1. **Procedures.** A school district, charter school, or American Indian-controlled tribal contract or grant school enrolling at least 20 American Indian students identified by the state count on October 1 of the previous school year and operating an American Indian education program according to section 124D.74 is eligible for Indian education aid if it meets the requirements of this section. Programs may provide for contracts for the provision of program components by nonsectarian nonpublic, community, tribal, charter, or alternative schools. The commissioner shall prescribe the form and manner of application for aids, and no aid shall be made for a program not complying with the requirements of sections 124D.71 to 124D.82.

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07/13/20	REVISOR	CM/NB	20-8938	as introduced
		ARTICLE	5	
		NUTRITIO	N	
Section 1. M	innesota Statutes	s 2018, section 124I	D.111, is amended to re	ead:
124D.111 <u>S</u>	SCHOOL MEA	L POLICY; LUNC	CH AID; FOOD SER	VICE
ACCOUNTIN	NG.			
Subdivision	n 1. School lunc	h aid computation	meal policy. (a) Each	Minnesota
participant in t	he national scho	ol lunch program m	ust adopt and post to i	ts website, or the
website of the	organization whe	ere the meal is served	d, a school meal policy.	. The policy must:
(1) be in w	riting, accessible	in multiple languaş	ges, and clearly comm	unicate student
meal charges v	when payment ca	unnot be collected at	t the point of service;	
(2) be reaso	onable and well-	defined and maintai	n the dignity of studen	nts by prohibiting
unch shaming	or otherwise os	tracizing the student	<u>t;</u>	
(3) address	whether the par	ticipant uses a colle	ctions agency to collec	et unpaid school
neal debt;				
(4) require	any communica	tion to collect unpai	d school meal debt be	done by school
staff trained or	the school distr	rict's policy on colle	cting student meal deb	ot;
(5) require	that all commun	ication relating to se	chool meal debt be del	ivered only to a
		d not directly to the		<u> </u>
-		-		rvigo gomzod tha
	•	•	neal on a tray or other	
		-	ly withdrawn from the	
isnier or othe	er school official	, because the studen	t has outstanding meal	i debt;
(7) ensure t	that a student wh	o has been determine	ned eligible for free an	d reduced-price
ınch must alw	vays be served a	reimbursable meal	even if the student has	outstanding debt;
(8) provide	the vendor with	its school meal pol	icy if the school contra	acts with a third
arty for its me	eal services; and			
(9) require	school nutrition	staff be trained on t	he policy.	
(b) Any con	ntract between a	school and a third-	party provider of meal	services entered
into or modifie	ed on or after Jul	y 1, 2020, must ens	ure that the third-party	provider adheres

to the participant's school meal policy.

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Subd. 1a. School lunch aid amounts. Each school year, the state must pay participan
in the national school lunch program the amount of 12.5 cents for each full paid and free
student lunch and 52.5 cents for each reduced-price lunch served to students.

- Subd. 2. Application. A school district, charter school, nonpublic school, or other participant in the national school lunch program shall apply to the department for this payment on forms provided by the department.
- Subd. 2a. Federal child and adult care food program; criteria and notice. The commissioner must post on the department's website eligibility criteria and application information for nonprofit organizations interested in applying to the commissioner for approval as a multisite sponsoring organization under the federal child and adult care food program. The posted criteria and information must inform interested nonprofit organizations about:
- (1) the criteria the commissioner uses to approve or disapprove an application, including how an applicant demonstrates financial viability for the Minnesota program, among other criteria;
- (2) the commissioner's process and time line for notifying an applicant when its application is approved or disapproved and, if the application is disapproved, the explanation the commissioner provides to the applicant; and
 - (3) any appeal or other recourse available to a disapproved applicant.
- Subd. 3. School food service fund. (a) The expenses described in this subdivision must 29.20 be recorded as provided in this subdivision. 29.21
 - (b) In each district, the expenses for a school food service program for pupils must be attributed to a school food service fund. Under a food service program, the school food service may prepare or serve milk, meals, or snacks in connection with school or community service activities.
 - (c) Revenues and expenditures for food service activities must be recorded in the food service fund. The costs of processing applications, accounting for meals, preparing and serving food, providing kitchen custodial services, and other expenses involving the preparing of meals or the kitchen section of the lunchroom may be charged to the food service fund or to the general fund of the district. The costs of lunchroom supervision, lunchroom custodial services, lunchroom utilities, and other administrative costs of the food service program must be charged to the general fund.

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REVISOR

That portion of superintendent and fiscal manager costs that can be documented as attributable to the food service program may be charged to the food service fund provided that the school district does not employ or contract with a food service director or other individual who manages the food service program, or food service management company. If the cost of the superintendent or fiscal manager is charged to the food service fund, the charge must be at a wage rate not to exceed the statewide average for food service directors as determined by the department.

- (d) Capital expenditures for the purchase of food service equipment must be made from the general fund and not the food service fund, unless the restricted balance in the food service fund at the end of the last fiscal year is greater than the cost of the equipment to be purchased.
- (e) If the condition set out in paragraph (d) applies, the equipment may be purchased from the food service fund.
- (f) If a deficit in the food service fund exists at the end of a fiscal year, and the deficit is not eliminated by revenues from food service operations in the next fiscal year, then the deficit must be eliminated by a permanent fund transfer from the general fund at the end of that second fiscal year. However, if a district contracts with a food service management company during the period in which the deficit has accrued, the deficit must be eliminated by a payment from the food service management company.
- (g) Notwithstanding paragraph (f), a district may incur a deficit in the food service fund for up to three years without making the permanent transfer if the district submits to the commissioner by January 1 of the second fiscal year a plan for eliminating that deficit at the end of the third fiscal year.
- (h) If a surplus in the food service fund exists at the end of a fiscal year for three successive years, a district may recode for that fiscal year the costs of lunchroom supervision, lunchroom custodial services, lunchroom utilities, and other administrative costs of the food service program charged to the general fund according to paragraph (c) and charge those costs to the food service fund in a total amount not to exceed the amount of surplus in the food service fund.
- Subd. 4. **No fees.** A participant that receives school lunch aid under this section must make lunch available without charge and must not deny a school lunch to all participating students who qualify for free or reduced-price meals, whether or not that student has an outstanding balance in the student's meal account attributable to a la carte purchases or for any other reason.

31.1	Subd. 5. Respectful treatment. (a) The participant must also provide meals to students
31.2	in a respectful manner according to the policy adopted under subdivision 1. The participant
31.3	<u>must</u> ensure that any reminders for payment of outstanding student meal <u>balances</u> <u>debt</u> do
31.4	not intentionally demean or, stigmatize, or humiliate any child participating in the school
31.5	lunch program. The participant must not impose any other restriction prohibited under
31.6	section 123B.37 due to unpaid student meal debt. The participant must not limit a student's
31.7	participation in any school activities, graduation ceremonies, field trips, athletics, activity
31.8	clubs, or other extracurricular activities or access to materials, technology, or other items
31.9	provided to students due to an unpaid student meal debt.
31.10	(b) If the commissioner or the commissioner's designee determines a participant has
31.11	violated the requirement to provide meals to participating students in a respectful manner,
31.12	the commissioner or the commissioner's designee must send a letter of noncompliance to
31.13	the participant. The participant is required to respond and, if applicable, remedy the practice
31.14	within 60 days.
31.15	Subd. 6. Definitions. (a) For the purposes of this section, the terms defined in this
31.16	subdivision have the meanings given.
31.17	(b) "A la carte" means a food item ordered separately from the school meal.
31.18	(c) "School meal" means a meal provided to students during the school day.
31.19	EFFECTIVE DATE. This section is effective the day following final enactment.