1.1	CONFERENCE COMMITTEE REPORT ON S.F. No. 3567
1.2	A bill for an act
1.3	relating to education; modifying provisions for prekindergarten through grade 12
1.4	education including general education, education excellence, teachers, Read Act,
1.5	special education, charter schools, nutrition and libraries, health and safety, early
1.6	learning, and education partnerships and compacts; requiring reports; amending
1.7	Minnesota Statutes 2022, sections 120A.05, subdivision 10a, by adding a
1.8	subdivision; 120A.22, subdivision 12; 120A.35; 120B.022, subdivisions 1a, 1b;
1.9	120B.11, as amended; 120B.13, subdivision 4; 120B.234, subdivisions 1, 2;
1.10	121A.22, subdivisions 2, 4; 121A.2207, subdivision 1; 121A.41, subdivision 8;
1.11	122A.091, subdivision 5; 122A.181, by adding a subdivision; 122A.182, by adding
1.12	a subdivision; 122A.185, subdivision 3; 122A.20, by adding a subdivision; 123B.09,
1.13	subdivision 10; 123B.37, subdivision 2; 124D.151, as amended; 124D.60,
1.14	subdivision 1; 124D.61; 124E.01, subdivision 1; 124E.05, subdivisions 2, 3, 5;
1.15	124E.07; 124E.10, subdivisions 2, 4, 5; 124E.12, subdivision 2; 124E.14; 124E.17;
1.16	124E.26; 125A.02, subdivision 1a; 125A.27, subdivision 8; 125A.56, subdivision
1.17	1; 127A.70, subdivision 1; 128C.02, by adding a subdivision; 260E.14, subdivision
1.18	1; Minnesota Statutes 2023 Supplement, sections 13.32, subdivision 5; 120B.021,
1.19	subdivision 1; 120B.024, subdivision 1; 120B.1117; 120B.1118, subdivisions 7,
1.20	10, by adding a subdivision; 120B.117, subdivision 4; 120B.12, subdivisions 1,
1.21	2, 2a, 4, 4a; 120B.123, subdivisions 1, 2, 5; 120B.30, subdivisions 7, 12, by adding
1.22	a subdivision; 120B.302; 120B.305; 120B.31, subdivision 4; 120B.36, subdivision
1.23	1; 121A.041, subdivisions 2, 3; 121A.20, subdivision 2; 121A.642, by adding a
1.24	subdivision; 122A.18, subdivision 1; 122A.181, subdivision 2; 122A.183,
1.25	subdivision 2; 122A.184, subdivision 1; 122A.185, subdivision 1; 122A.40,
1.26	subdivision 8; 122A.41, subdivision 5; 122A.631, subdivisions 2, 4; 122A.70,
1.27	subdivision 2; 124D.09, subdivision 5; 124D.094, subdivisions 2, 3; 124D.111,
1.28	subdivision 2a; 124D.165, subdivisions 2, 2a; 124D.42, subdivision 8; 124D.901,
1.29	subdivision 4; 124E.02; 124E.03, subdivision 2; 124E.06, subdivisions 1, 4, 5;
1.30	124E.11; 124E.12, subdivision 1; 124E.16, subdivision 1; 125A.08; 126C.40,
1.31	subdivision 6; proposing coding for new law in Minnesota Statutes, chapters 120B;
1.32	121A; 127A; 134; repealing Minnesota Statutes 2022, sections 120B.31,
1.33	subdivisions 2, 6; 122A.2451, subdivision 9; Minnesota Statutes 2023 Supplement,
1.34	section 122A.185, subdivision 4; Laws 2017, First Special Session chapter 5,
1.35	article 8, section 9.
1.36	May 9, 2

May 9, 2024

- 1.37 The Honorable Bobby Joe Champion
- President of the Senate 1.38
- The Honorable Melissa Hortman 1.39
- Speaker of the House of Representatives 1.40

2.1	We, the undersigned conferees for S.F. No. 3567 report that we have agreed upon the
2.2	items in dispute and recommend as follows:
2.3	That the House recede from its amendments and that S.F. No. 3567 be further amended
2.4	as follows:
2.5	Delete everything after the enacting clause and insert:
2.0	Denete every uning after the endething endage and motion
2.6	"ARTICLE 1
2.7	GENERAL EDUCATION
2.8	Section 1. [121A.73] SCHOOL CELL PHONE POLICY.
2.9	A school district or charter school must adopt a policy on students' possession and use
2.10	of cell phones in school by March 15, 2025. The Minnesota Elementary School Principals
2.11	Association and the Minnesota Association of Secondary School Principals must collaborate
2.12	to make best practices available to schools on a range of different strategies in order to
2.13	minimize the impact of cell phones on student behavior, mental health, and academic
2.14	attainment.
2.15	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
2.16	Sec. 2. Minnesota Statutes 2023 Supplement, section 124D.09, subdivision 5, is amended
2.17	to read:
2.18	Subd. 5. Authorization; notification. (a) Notwithstanding any other law to the contrary,
2.19	an 11th or 12th grade pupil enrolled in a school or an American Indian-controlled Tribal
2.20	contract or grant school eligible for aid under section 124D.83, except a foreign exchange
2.21	pupil enrolled in a district under a cultural exchange program, may apply to an eligible
2.22	institution, as defined in subdivision 3, to enroll in nonsectarian courses offered by that
2.23	postsecondary institution.
2.24	(b) If an institution accepts a secondary pupil for enrollment under this section, the
2.25	institution shall send written notice to the pupil, the pupil's school or school district, and
2.26	the commissioner. The notice must indicate the course and hours of enrollment of that pupil.
2.27	The institution must notify the pupil's school as soon as practicable if the pupil withdraws
2.28	from the enrolled course. The institution must also notify the pupil's school as soon as
2.29	practicable if the pupil has been absent from a course for ten consecutive days on which
2.30	classes are held, based upon the postsecondary institution's academic calendar, and the pupil

- 2.31 <u>is not receiving instruction in their home or hospital or other facility.</u>
- 2.32 (c) If the pupil enrolls in a course for postsecondary credit, the institution must notify:

- 3.1 (1) the pupil about payment in the customary manner used by the institution; and.
- 3.2 (2) the pupil's school as soon as practicable if the pupil withdraws from the course or
  3.3 stops attending the course.
- 3.4 Sec. 3. Minnesota Statutes 2023 Supplement, section 124D.094, subdivision 2, is amended
  3.5 to read:

3.6 Subd. 2. Digital instruction. (a) An enrolling district may provide digital instruction,
3.7 including blended instruction and online instruction, to the district's own enrolled students.
3.8 Enrolling districts may establish agreements to provide digital instruction, including blended
3.9 instruction and online instruction, to students enrolled in the cooperating schools.

(b) When online instruction is provided, an online teacher as defined under subdivision
1, paragraph (h), shall perform all duties of teacher of record under Minnesota Rules, part
8710.0310. Unless the commissioner grants a waiver, a teacher providing online instruction
shall not instruct more than 40 students in any one online learning course or section.

- 3.14 (c) Students receiving online instruction full time shall be reported as enrolled in an
  3.15 online instructional site under subdivision 1, paragraph (g).
- 3.16 (d) Curriculum used for digital instruction shall be aligned with Minnesota's current
  3.17 academic standards and benchmarks.

3.18 (e) Digital instruction shall be accessible to students under section sections 504 and 508
3.19 of the federal Rehabilitation Act and Title II of the federal Americans with Disabilities Act.

(f) An enrolling district providing digital instruction and a supplemental online course 3.20 provider shall assist an enrolled student whose family qualifies for the education tax credit 3.21 under section 290.0674 to acquire computer hardware and educational software so they 3.22 may participate in digital instruction. Funds provided to a family to support digital instruction 3.23 or supplemental online courses may only be used for qualifying expenses as determined by 3.24 the provider. Nonconsumable materials purchased with public education funds remain the 3.25 property of the provider. Records for any funds provided must be available for review by 3.26 the public or the department. 3.27

3.28 (g) An enrolling district providing digital instruction shall establish and document
3.29 procedures for determining attendance for membership and keep accurate records of daily
3.30 attendance under section 120A.21.

- 4.1 Sec. 4. Minnesota Statutes 2023 Supplement, section 124D.094, subdivision 3, is amended
  4.2 to read:
- 4.3 Subd. 3. Supplemental online courses. (a) Notwithstanding sections 124D.03 and
  4.4 124D.08 and chapter 124E, procedures for applying to take supplemental online courses
  4.5 other than those offered by the student's enrolling district are as provided in this subdivision.

4.6 (b) Any kindergarten through grade 12 student may apply to take a supplemental online
4.7 course under subdivision 1, paragraph (j). The student, or the student's parent or guardian
4.8 for a student under age 17, must submit an application for the proposed supplemental online
4.9 course or courses. A student may:

- 4.10 (1) apply to take an online course from a supplemental online course provider that meets
  4.11 or exceeds the academic standards of the course in the enrolling district they are replacing;
- 4.12 (2) apply to take supplemental online courses for up to 50 percent of the student's
  4.13 scheduled course load; and
- 4.14 (3) apply to take supplemental online courses no later than 15 school days after the
  4.15 student's enrolling district's term has begun. An enrolling district may waive the 50 percent
  4.16 course enrollment limit or the 15-day time limit<del>,</del>; and
- 4.17 (4) enroll in additional courses with the online learning provider under a separate
  4.18 agreement that includes terms for paying any tuition or course fees.
- 4.19 (c) A student taking a supplemental online course must have the same access to the
  4.20 computer hardware and education software available in a school as all other students in the
  4.21 enrolling district.
- 4.22 (d) A supplemental online course provider must have a current, approved application to
  4.23 be listed by the Department of Education as an approved provider. The supplemental online
  4.24 course provider must:

4.25 (1) use an application form specified by the Department of Education;

4.26 (2) notify the student, the student's guardian if they are age 17 or younger, and enrolling
4.27 district of the accepted application to take a supplemental online course within ten days of
4.28 receiving a completed application;

4.29 (3) notify the enrolling district of the course title, credits to be awarded, and the start
4.30 date of the online course. A supplemental online course provider must make the online
4.31 course syllabus available to the enrolling district;

5.1 (4) request applicable academic support information for the student, including a copy
5.2 of the IEP, EL support plan, or 504 plan; and

5.3 (5) track student attendance and monitor academic progress and communicate with the
5.4 student, the student's guardian if they are age 17 or younger, and the enrolling district's
5.5 designated online learning liaison.

(e) A supplemental online course provider may limit enrollment if the provider's school
board or board of directors adopts by resolution specific standards for accepting and rejecting
students' applications. The provisions may not discriminate against any protected class or
students with disabilities.

(f) A supplemental online course provider may request that the Department of Education
review an enrolling district's written decision to not accept a student's supplemental online
course application. The student may participate in the supplemental online course while the
application is under review. Decisions shall be final and binding for both the enrolling
district and the supplemental online course provider.

(g) A supplemental online course provider must participate in continuous improvementcycles with the Department of Education.

5.17 Sec. 5. Minnesota Statutes 2022, section 124D.12, is amended to read:

## 5.18 **124D.12 PURPOSE OF FLEXIBLE LEARNING YEAR PROGRAMS.**

5.19 Sections 124D.12 to 124D.127 authorize districts to evaluate, plan and employ the use of flexible learning year programs. It is anticipated that the open selection of the type of 5.20 flexible learning year operation from a variety of alternatives will allow each district seeking 5.21 to utilize this concept to suitably fulfill the educational needs of its pupils. These alternatives 5.22 must include, but not be limited to, various 45-15 plans, four-quarter plans, quinmester 5.23 plans, extended learning year plans, and flexible all-year plans. A school district with an 5.24 approved four-day week plan in the 2014-2015 school year may continue under a four-day 5.25 week plan through the end of the 2019-2020 school year. Future approvals are contingent 5.26 upon meeting the school district's performance goals established in the district's plan under 5.27 section 120B.11 The commissioner must establish clear criteria for evaluating a district's 5.28 application to use a four-day school week plan, at least annually accept district applications 5.29 to use a four-day school week plan, and determine whether each application meets the 5.30 criteria. The commissioner must give a school district one school year's notice before 5.31 revoking approval of its flexible learning year program. Approval of a four-day school week 5.32 plan may not be revoked for six years from the date it is granted. 5.33

6.1

**EFFECTIVE DATE.** This section is effective the day following final enactment.

6.2 Sec. 6. Minnesota Statutes 2023 Supplement, section 126C.40, subdivision 6, is amended
6.3 to read:

6.4 Subd. 6. Lease purchase; installment buys. (a) Upon application to, and approval by,
6.5 the commissioner in accordance with the procedures and limits in subdivision 1, paragraphs
6.6 (a) and (b), a district, as defined in this subdivision, may:

6.7 (1) purchase real or personal property under an installment contract or may lease real
6.8 or personal property with an option to purchase under a lease purchase agreement, by which
6.9 installment contract or lease purchase agreement title is kept by the seller or vendor or
6.10 assigned to a third party as security for the purchase price, including interest, if any; and

6.11 (2) annually levy the amounts necessary to pay the district's obligations under the6.12 installment contract or lease purchase agreement.

(b) The obligation created by the installment contract or the lease purchase agreement
must not be included in the calculation of net debt for purposes of section 475.53, and does
not constitute debt under other law. An election is not required in connection with the
execution of the installment contract or the lease purchase agreement.

6.17 (c) The proceeds of the levy authorized by this subdivision must not be used to acquire
6.18 a facility to be primarily used for athletic or school administration purposes.

6.19 (d) For the purposes of this subdivision, "district" means:

(1) Special School District No. 1, Minneapolis, Independent School District No. 625, 6.20 St. Paul, Independent School District No. 709, Duluth, or Independent School District No. 6.21 535, Rochester, if the district's desegregation achievement and integration plan has been 6.22 determined by the commissioner to be in compliance with Department of Education rules 6.23 relating to equality of educational opportunity and where the acquisition, as defined in 6.24 section 475.51, subdivision 7, of property under this subdivision is determined approved 6.25 in the form and manner prescribed by the commissioner to contribute to the implementation 6.26 of the desegregation approved achievement and integration plan; or 6.27

(2) other districts eligible for revenue under section 124D.862 if the facility acquired
under this subdivision is to be primarily used for a joint program for interdistrict
desegregation and the commissioner determines that the joint programs are is being
undertaken to implement the districts' desegregation approved achievement and integration
plan.

- (e) Notwithstanding subdivision 1, the prohibition against a levy by a district to lease
  or rent a district-owned building to itself does not apply to levies otherwise authorized by
  this subdivision.
- 7.4 (f) For the purposes of this subdivision, any references in subdivision 1 to building or7.5 land shall include personal property.
- (g) Projects funded under this subdivision are subject to review and comment under
  section 123B.71, subdivision 8, in the same manner as other school construction projects
  form and manner prescribed by the commissioner.
- 7.9 Sec. 7. **REVISOR INSTRUCTION.**

# The revisor of statutes shall remove the term "state-approved" wherever it appears in Minnesota Statutes, sections 125A.15, 125A.51, and 125A.515, for education in care and treatment facilities.

- 7.13
- 7.14

# ARTICLE 2 EDUCATION EXCELLENCE

7.15 Section 1. Minnesota Statutes 2023 Supplement, section 13.32, subdivision 5, is amended
7.16 to read:

7.17 Subd. 5. Directory information. (a) Educational data designated as directory information
7.18 is public data on individuals to the extent required under federal law. Directory information
7.19 must be designated pursuant to the provisions of:

7.20 (1) this subdivision; and

7.21 (2) United States Code, title 20, section 1232g, and Code of Federal Regulations, title
7.22 34, section 99.37, which were in effect on January 3, 2012.

(b) When conducting the directory information designation and notice process required
by federal law, an educational agency or institution shall give parents and students notice
of the right to refuse to let the agency or institution designate specified data about the student
as directory information. This notice may be given by any means reasonably likely to inform
the parents and students of the right.

(c) An educational agency or institution may not designate a student's home address,
telephone number, email address, or other personal contact information as directory
information under this subdivision. This paragraph does not apply to a postsecondary
institution.

8.1 (d) When requested, educational agencies or institutions must share personal student
8.2 contact information and directory information, whether public or private, with the Minnesota
8.3 Department of Education, as required for federal reporting purposes.

- 8.4 (e) When requested, educational agencies or institutions may share personal student
- 8.5 contact information and directory information for students served in special education with
- 8.6 postsecondary transition planning and services under section 125A.08, paragraph (b), clause
- 8.7 (1), whether public or private, with the Department of Employment and Economic
- 8.8 Development, as required for coordination of services to students with disabilities under
- 8.9 sections 125A.08, paragraph (b), clause (1); 125A.023; and 125A.027.
- 8.10 **EFFECTIVE DATE.** This section is effective the day following final enactment.
- 8.11 Sec. 2. Minnesota Statutes 2022, section 120A.35, is amended to read:

# 8.12 120A.35 ABSENCE FROM SCHOOL FOR RELIGIOUS OBSERVANCE AND 8.13 CULTURAL OBSERVANCES.

- Reasonable efforts must be made by a school district to accommodate any pupil who
  wishes to be excused from a curricular activity for a religious observance or American
  <u>Indian cultural practice, observance, or ceremony</u>. A school board must provide annual
  notice to parents of the school district's policy relating to a pupil's absence from school <del>for</del>
- 8.18 religious observance under this section.
- 8.19 **EFFECTIVE DATE.** This section is effective the day following final enactment.
- 8.20 Sec. 3. Minnesota Statutes 2023 Supplement, section 120B.021, subdivision 1, is amended
  8.21 to read:
- 8.22 Subdivision 1. Required academic standards. (a) The following subject areas are
  8.23 required for statewide accountability:
- 8.24 (1) language arts;
- 8.25 (2) mathematics, encompassing algebra II, integrated mathematics III, or an equivalent
  8.26 in high school, and to be prepared for the three credits of mathematics in grades 9 through
  8.27 12, the grade 8 standards include completion of algebra;
- 8.28 (3) science, including earth and space science, life science, and the physical sciences,
  8.29 including chemistry and physics;
- 8.30 (4) social studies, including history, geography, economics, and government and
  8.31 citizenship that includes civics;

9.1 (5) physical education;

9.2 (6) health, for which locally developed academic standards apply; and

9.3 (7) the arts. Public elementary and middle schools must offer at least three and require
9.4 at least two of the following five arts areas: dance; media arts; music; theater; and visual
9.5 arts. Public high schools must offer at least three and require at least one of the following
9.6 five arts areas: media arts; dance; music; theater; and visual arts.

9.7 (b) For purposes of applicable federal law, the academic standards for language arts,
9.8 mathematics, and science apply to all public school students, except the very few students
9.9 with extreme cognitive or physical impairments for whom an individualized education
9.10 program team has determined that the required academic standards are inappropriate. An
9.11 individualized education program team that makes this determination must establish
9.12 alternative standards.

9.13 (c) The department may modify SHAPE America (Society of Health and Physical
9.14 Educators) standards and adapt the national standards to accommodate state interest. The
9.15 modification and adaptations must maintain the purpose and integrity of the national
9.16 standards. The department must make available sample assessments, which school districts
9.17 may use as an alternative to local assessments, to assess students' mastery of the physical
9.18 education standards beginning in the 2018-2019 school year.

(d) (c) A school district may include child sexual abuse prevention instruction in a health 9.19 curriculum, consistent with paragraph (a), clause (6). Child sexual abuse prevention 9.20 instruction may include age-appropriate instruction on recognizing sexual abuse and assault, 9.21 boundary violations, and ways offenders groom or desensitize victims, as well as strategies 9.22 to promote disclosure, reduce self-blame, and mobilize bystanders. A school district may 9.23 provide instruction under this paragraph in a variety of ways, including at an annual assembly 9.24 or classroom presentation. A school district may also provide parents information on the 9.25 warning signs of child sexual abuse and available resources. 9.26

9.27 (e) (d) District efforts to develop, implement, or improve instruction or curriculum as a
9.28 result of the provisions of this section must be consistent with sections 120B.10, 120B.11,
9.29 and 120B.20.

9.30 Sec. 4. Minnesota Statutes 2022, section 120B.022, subdivision 1a, is amended to read:
9.31 Subd. 1a. Foreign World language and culture; proficiency certificates. (a) World
9.32 languages teachers and other school staff should develop and implement world languages
9.33 programs that acknowledge and reinforce the language proficiency and cultural awareness

10.1 that non-English language speakers already possess, and encourage students' proficiency

in multiple world languages. Programs under this section must encompass Indigenous
 American Indian languages and cultures, among other world languages and cultures. The

10.4 department shall consult with postsecondary institutions in developing related professional

10.5 development opportunities for purposes of this section.

- (b) Any Minnesota public, charter, or nonpublic school may award Minnesota World
   Language Proficiency Certificates consistent with this subdivision.
- (c) The Minnesota World Language Proficiency Certificate recognizes students who
   demonstrate listening, speaking, reading, and writing language skills at an overall
   intermediate-low or intermediate-mid level of proficiency on the American Council on the
   Teaching of Foreign Languages' Intermediate-Low level <u>ACTFL's scale of levels of</u>
   proficiency. A student's level of proficiency is derived from assessment in the domains of
- 10.13 <u>listening</u>, reading, speaking, and writing on a valid and reliable assessment tool.

10.14 Sec. 5. Minnesota Statutes 2022, section 120B.022, subdivision 1b, is amended to read:

Subd. 1b. State bilingual and multilingual seals. (a) Consistent with efforts to strive 10.15 for the world's best workforce under sections 120B.11 and 124E.03, subdivision 2, paragraph 10.16 (i), and close the academic achievement and opportunity gap under sections 124D.861 and 10.17 124D.862, voluntary state bilingual and multilingual seals are established to recognize 10.18 graduating high school students in any school district, charter school, or nonpublic school 10.19 who demonstrate an Advanced-Low level or an intermediate high level of functional 10.20 particular levels of proficiency in one or more languages other than English. The levels of 10.21 proficiency established under this subdivision are based on the ACTFL's proficiency 10.22 guidelines. A student is eligible for a seal in a language other than English if the student 10.23 demonstrates proficiency in listening, speaking, reading, and writing on either assessments 10.24 derived from assessment in the domains of listening, reading, speaking, and writing on an 10.25 assessment aligned with American Council on the Teaching of Foreign Languages' (ACTFL) 10.26 ACTFL proficiency guidelines or on an equivalent valid and reliable assessments in one or 10.27 10.28 more languages in addition to English assessment at a level required under paragraph (c). Indigenous American Indian languages and American Sign Language is a language are 10.29 languages other than English for purposes of this subdivision and a world language languages 10.30 for purposes of subdivision 1a. 10.31

- 10.32 (b) In addition to paragraph (a), to be eligible to receive a seal:
- 10.33 (1) students must satisfactorily complete all required English language arts credits<del>; and</del>.

# 11.1 (2) students must demonstrate mastery of Minnesota's English language proficiency 11.2 standards.

(c) Consistent with this subdivision, a high school student who demonstrates an overall 11.3 intermediate high ACTFL level of functional proficiency derived from assessment in the 11.4 domains of listening, reading, speaking, and writing in one language in addition to English 11.5 is eligible to receive the state bilingual gold seal. A high school student who demonstrates 11.6 an overall intermediate high ACTFL level of functional native proficiency derived from 11.7 assessment in the domains of listening, reading, speaking, and writing in more than one 11.8 language in addition to English is eligible to receive the state multilingual gold seal. A high 11.9 school student who demonstrates an overall advanced-low or above ACTFL level of 11.10 functional proficiency derived from assessment in the domains of listening, reading, speaking, 11.11 and writing in one language in addition to English is eligible to receive the state bilingual 11.12 platinum seal. A high school student who demonstrates an overall advanced-low or above 11.13 ACTFL level of functional proficiency derived from assessment in the domains of listening, 11.14 reading, speaking, and writing in more than one language in addition to English is eligible 11.15 to receive the state multilingual platinum seal. 11.16

(d) School districts and charter schools may give students periodic opportunities to 11.17 demonstrate their level of proficiency in listening, speaking, reading, and writing in a 11.18 language in addition to English. Where valid and reliable assessments are unavailable, a 11.19 school district or charter school may rely on evaluators trained in assessing under ACTFL 11.20 proficiency guidelines to assess a student's level of foreign, heritage, or Indigenous 11.21 non-English language proficiency under this section. School districts and charter schools 11.22 must maintain appropriate records to identify high school students eligible to receive the 11.23 11.24 state bilingual or multilingual gold and platinum seals upon graduation. The school district or charter school must affix notate the appropriate seal to the transcript of each high school 11.25 student who meets the requirements of this subdivision and may affix the seal to the student's 11.26 diploma. A school district or charter school must not charge the high school student a fee 11.27 for this seal. 11.28

(e) A school district or charter school may award elective course credits in world
languages to a student who demonstrates the requisite proficiency in a language other than
English under this section.

(f) A school district or charter school may award community service credit to a student
who demonstrates an <u>overall</u> intermediate high or <u>advanced-low</u> or <u>above</u> ACTFL level of
<del>functional</del> proficiency in listening, speaking, reading, and writing derived from assessment
in the domains of listening, reading, speaking, and writing in a language other than English

and who participates in community service activities that are integrated into the curriculum,
involve the participation of teachers, and support biliteracy in the school or local community.
(g) The commissioner must list on the web page those the assessments that are aligned
to ACTFL proficiency guidelines, and establish guidelines on interpreting the scores or
ratings from approved assessments.

(h) By August 1, 2015, the colleges and universities of the Minnesota State Colleges 12.6 and Universities system must establish criteria to translate the seals into college credits 12.7 based on the world language course equivalencies identified by the Minnesota State Colleges 12.8 and Universities faculty and staff and, upon request from an enrolled student, the Minnesota 12.9 12.10 State Colleges and Universities may award foreign language credits to a student who receives received a Minnesota World Language Proficiency Certificate or Minnesota Bilingual or 12.11 Multilingual Seals under subdivision 1a. A student who demonstrated the requisite level of 12.12 language proficiency in grade 10, 11, or 12 to receive a seal or certificate and is enrolled in 12.13 a Minnesota State Colleges and Universities institution must request college credits for the 12.14 student's seal or proficiency certificate within three academic years after graduating from 12.15 high school. The University of Minnesota is encouraged to award students foreign language 12.16 academic credits consistent with this paragraph. 12.17

Sec. 6. Minnesota Statutes 2023 Supplement, section 120B.024, subdivision 1, is amendedto read:

Subdivision 1. Graduation requirements. (a) Students must successfully complete thefollowing high school level credits for graduation:

12.22 (1) four credits of language arts sufficient to satisfy all of the academic standards in12.23 English language arts;

12.24 (2) three credits of mathematics sufficient to satisfy all of the academic standards in12.25 mathematics;

(3) three credits of science, including one credit to satisfy all the earth and space science
standards for grades 9 through 12, one credit to satisfy all the life science standards for
grades 9 through 12, and one credit to satisfy all the chemistry or physics standards for
grades 9 through 12;

(4) three and one-half credits of social studies, including credit for a course in government
 and citizenship in either grade 11 or 12 for students beginning grade 9 in the 2024-2025
 <u>2025-2026</u> school year and later or an advanced placement, international baccalaureate, or
 other rigorous course on government and citizenship under section 120B.021, subdivision

13.1 1a, and a combination of other credits encompassing at least United States history, geography,

13.2 government and citizenship, world history, and economics sufficient to satisfy all of the13.3 academic standards in social studies;

- 13.4 (5) one credit of the arts sufficient to satisfy all of the academic standards in the arts;
- 13.5 (6) eredits credit sufficient to satisfy the state standards in physical education; and
- 13.6 (7) a minimum of seven elective credits.

(b) Students who begin grade 9 in the 2024-2025 school year and later must successfully
complete a course for credit in personal finance in grade 10, 11, or 12. A teacher of a personal
finance course that satisfies the graduation requirement must have a field license or
out-of-field permission in agricultural education, business, family and consumer science,
social studies, or math.

13.12 **EFFECTIVE DATE.** This section is effective July 1, 2024.

13.13 Sec. 7. Minnesota Statutes 2022, section 120B.11, as amended by Laws 2023, chapter 55,
13.14 article 2, sections 9 to 11, is amended to read:

# 13.15 **120B.11 SCHOOL DISTRICT PROCESS FOR REVIEWING CURRICULUM**,

# 13.16 INSTRUCTION, AND STUDENT ACHIEVEMENT GOALS; STRIVING FOR THE

# 13.17 WORLD'S BEST WORKFORCE COMPREHENSIVE ACHIEVEMENT AND CIVIC

### 13.18 **READINESS.**

13.19 Subdivision 1. Definitions. For the purposes of this section and section 120B.10, the13.20 following terms have the meanings given them.

(a) "Instruction" means methods of providing learning experiences that enable a student
to meet state and district academic standards and graduation requirements including applied
and experiential learning.

(b) "Curriculum" means district or school adopted programs and written plans for
providing students with learning experiences that lead to expected knowledge and skills
and career and college readiness.

(c) "World's best workforce" "Comprehensive achievement and civic readiness" means
striving to: meet school readiness goals; close the academic achievement gap among all
racial and ethnic groups of students and between students living in poverty and students not
living in poverty; have all students attain career and college readiness before graduating
from high school; and have all students graduate from high school; and prepare students to
be lifelong learners.

(d) "Experiential learning" means learning for students that includes career exploration
through a specific class or course or through work-based experiences such as job shadowing,
mentoring, entrepreneurship, service learning, volunteering, internships, other cooperative
work experience, youth apprenticeship, or employment.

(e) "Ethnic studies" as defined in section 120B.25 has the same meaning for purposes
of this section. Ethnic studies curriculum may be integrated in existing curricular
opportunities or provided through additional curricular offerings.

(f) "Antiracist" means actively working to identify and eliminate racism in all forms in
order to change policies, behaviors, and beliefs that perpetuate racist ideas and actions.

(g) "Culturally sustaining" means integrating content and practices that infuse the culture
and language of Black, Indigenous, and People of Color communities who have been and
continue to be harmed and erased through the education system.

(h) "Institutional racism" means structures, policies, and practices within and across
institutions that produce outcomes that disadvantage those who are Black, Indigenous, and
People of Color.

Subd. 1a. Performance measures. Measures to determine school district and school
site progress in striving to create the world's best workforce for comprehensive achievement
and civic readiness must include at least:

(1) the size of the academic achievement gap, rigorous course taking under section
120B.35, subdivision 3, paragraph (c), clause (2), and enrichment experiences by student
subgroup;

14.22 (2) student performance on the Minnesota Comprehensive Assessments;

14.23 (3) high school graduation rates; and

14.24 (4) career and college readiness under section 120B.307.

14.25 Subd. 2. Adopting plans and budgets. (a) A school board, at a public meeting, must

14.26 adopt a comprehensive, long-term strategic plan to support and improve teaching and

14.27 learning that is aligned with creating the world's best workforce comprehensive achievement

14.28 and civic readiness and includes:

(1) clearly defined district and school site goals and benchmarks for instruction and
student achievement for all student subgroups identified in section 120B.35, subdivision 3,
paragraph (b), clause (2);

(2) a process to assess and evaluate each student's progress toward meeting state and
local academic standards, assess and identify students to participate in gifted and talented
programs and accelerate their instruction, and adopt early-admission procedures consistent
with section 120B.15, and identifying the strengths and weaknesses of instruction in pursuit
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 comprehensive
achievement and civic readiness;

(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
the English and, where practicable, the native language development and the academic
achievement of English learners;

(5) a process to examine the equitable distribution of teachers and strategies to ensure
children in low-income families, children in families of People of Color, and children in
American Indian families are not taught at higher rates than other children by inexperienced,
ineffective, or out-of-field teachers;

15.22 (6) education effectiveness practices that:

(i) integrate high-quality instruction, technology, and curriculum that is rigorous, accurate,
antiracist, and culturally sustaining;

(ii) ensure learning and work environments validate, affirm, embrace, and integratecultural and community strengths for all students, families, and employees; and

(iii) provide a collaborative professional culture that seeks to retain qualified, racially
and ethnically diverse staff effective at working with diverse students while developing and
supporting teacher quality, performance, and effectiveness;

15.30 (7) an annual budget for continuing to implement the district plan; and

(8) identifying a list of suggested and required materials, resources, sample curricula,
and pedagogical skills for use in kindergarten through grade 12 that accurately reflect the
diversity of the state of Minnesota.

(b) A school district is not required to include information regarding literacy in a plan
or report required under this section, except with regard to the academic achievement of
English learners.

Subd. 3. District advisory committee. Each school board must establish an advisory 16.4 committee to ensure active community participation in all phases of planning and improving 16.5 the instruction and curriculum affecting state and district academic standards, consistent 16.6 with subdivision 2. A district advisory committee, to the extent possible, must reflect the 16.7 16.8 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 and 16.9 practicable. The district advisory committee must pursue community support to accelerate 16.10 the academic and native literacy and achievement of English learners with varied needs, 16.11 from young children to adults, consistent with section 124D.59, subdivisions 2 and 2a. The 16.12 district may establish site teams as subcommittees of the district advisory committee under 16.13 subdivision 4. The district advisory committee must recommend to the school board: rigorous 16.14 academic standards; student achievement goals and measures consistent with subdivision 16.15 1a and sections 120B.022, subdivisions 1a and 1b, and 120B.35; district assessments; means 16.16 to improve students' equitable access to effective and more diverse teachers; strategies to 16.17 ensure the curriculum is rigorous, accurate, antiracist, culturally sustaining, and reflects the 16.18 diversity of the student population; strategies to ensure that curriculum and learning and 16.19 work environments validate, affirm, embrace, and integrate the cultural and community 16.20 strengths of all racial and ethnic groups; and program evaluations. School sites may expand 16.21 upon district evaluations of instruction, curriculum, assessments, or programs. Whenever 16.22 possible, parents and other community residents must comprise at least two-thirds of advisory 16.23 committee members. 16.24

Subd. 4. Site team. A school must establish a site team to develop and implement 16.25 strategies and education effectiveness practices to improve instruction, curriculum, cultural 16.26 competencies, including cultural awareness and cross-cultural communication, and student 16.27 achievement at the school site, consistent with subdivision 2. The site team must include 16.28 16.29 an equal number of teachers and administrators and at least one parent. The site team advises the board and the advisory committee about developing the annual budget and creates an 16.30 instruction and curriculum improvement plan to align curriculum, assessment of student 16.31 progress, and growth in meeting state and district academic standards and instruction. 16.32

Subd. 5. Report. Consistent with requirements for school performance reports under
section 120B.36, subdivision 1, the school board shall publish a report in the local newspaper
with the largest circulation in the district, by mail, or by electronic means on the district

17.1 website. The school board shall hold an annual public meeting to review, and revise where appropriate, student achievement goals, local assessment outcomes, plans, strategies, and 17.2 practices for improving curriculum and instruction and cultural competency, and efforts to 17.3 equitably distribute diverse, effective, experienced, and in-field teachers, and to review 17.4 district success in realizing the previously adopted student achievement goals and related 17.5 benchmarks and the improvement plans leading to the world's best workforce comprehensive 17.6 achievement and civic readiness. The school board must transmit an electronic summary 17.7 of its report to the commissioner in the form and manner the commissioner determines. 17.8

Subd. 7. Periodic report. Each school district shall periodically survey affected
constituencies, in their native languages where appropriate and practicable, about their
connection to and level of satisfaction with school. The district shall include the results of
this evaluation in the summary report required under subdivision 5.

Subd. 9. Annual evaluation. (a) The commissioner must identify effective strategies,
practices, and use of resources by districts and school sites in striving for the world's best
workforce comprehensive achievement and civic readiness. The commissioner must assist
districts and sites throughout the state in implementing these effective strategies, practices,
and use of resources.

(b) The commissioner must identify those districts in any consecutive three-year period 17.18 not making sufficient progress toward improving teaching and learning for all students, 17.19 including English learners with varied needs, consistent with section 124D.59, subdivisions 17.20 2 and 2a, and striving for the world's best workforce comprehensive achievement and civic 17.21 readiness. The commissioner, in collaboration with the identified district, may require the 17.22 district to use up to two percent of its basic general education revenue per fiscal year during 17.23 the proximate three school years to implement commissioner-specified strategies and 17.24 practices, consistent with paragraph (a), to improve and accelerate its progress in realizing 17.25 its goals under this section. In implementing this section, the commissioner must consider 17.26 districts' budget constraints and legal obligations. 17.27

(c) The commissioner shall report by January 25 of each year to the committees of the
legislature having jurisdiction over kindergarten through grade 12 education the list of
school districts that have not submitted their report to the commissioner under subdivision
5 and the list of school districts not achieving their performance goals established in their
plan under subdivision 2.

18.1 Sec. 8. Minnesota Statutes 2023 Supplement, section 120B.125, is amended to read:

# 18.2 120B.125 PLANNING FOR STUDENTS' SUCCESSFUL TRANSITION TO 18.3 POSTSECONDARY EDUCATION AND EMPLOYMENT; PERSONAL LEARNING 18.4 PLANS.

(a) Consistent with sections 120B.13, 120B.131, 120B.132, 120B.14, 120B.15, 120B.303,
subdivision 1, 125A.08, and other related sections, school districts, beginning in the
2013-2014 school year, must assist all students by no later than grade 9 to explore their
educational, college, and career interests, aptitudes, and aspirations and develop a plan for
a smooth and successful transition to postsecondary education or employment. All students'
plans must:

(1) provide a comprehensive plan to prepare for and complete a career and college ready
curriculum by meeting state and local academic standards and developing career and
employment-related skills such as team work, collaboration, creativity, communication,
critical thinking, and good work habits;

(2) emphasize academic rigor and high expectations and inform the student, and the
student's parent or guardian if the student is a minor, of the student's achievement level
score on the Minnesota Comprehensive Assessments that are administered during high
school;

(3) help students identify interests, aptitudes, aspirations, and personal learning styles
that may affect their career and college ready goals and postsecondary education and
employment choices;

(4) set appropriate career and college ready goals with timelines that identify effectivemeans for achieving those goals;

18.24 (5) help students access education and career options;

(6) integrate strong academic content into career-focused courses and applied and
experiential learning opportunities and integrate relevant career-focused courses and applied
and experiential learning opportunities into strong academic content;

(7) help identify and access appropriate counseling and other supports and assistance
that enable students to complete required coursework, prepare for postsecondary education
and careers, and obtain information about postsecondary education costs and eligibility for
financial aid and scholarship;

(8) help identify collaborative partnerships among prekindergarten through grade 12
schools, postsecondary institutions, economic development agencies, and local and regional

employers that support students' transition to postsecondary education and employment andprovide students with applied and experiential learning opportunities; and

(9) be reviewed and revised at least annually by the student, the student's parent or
guardian, and the school or district to ensure that the student's course-taking schedule keeps
the student <u>on track for graduation</u>, making adequate progress to meet state and local
academic standards and high school graduation requirements and with a reasonable chance
to succeed with employment or postsecondary education without the need to first complete
remedial course work.

(b) A school district may develop grade-level curricula or provide instruction that
introduces students to various careers, but must not require any curriculum, instruction, or
employment-related activity that obligates an elementary or secondary student to involuntarily
select or pursue a career, career interest, employment goals, or related job training.

(c) Educators must possess the knowledge and skills to effectively teach all English
learners in their classrooms. School districts must provide appropriate curriculum, targeted
materials, professional development opportunities for educators, and sufficient resources
to enable English learners to become career and college ready.

(d) When assisting students in developing a plan for a smooth and successful transition
to postsecondary education and employment, districts must recognize the unique possibilities
of each student and ensure that the contents of each student's plan reflect the student's unique
talents, skills, and abilities as the student grows, develops, and learns.

(e) If a student with a disability has an individualized education program (IEP) or
standardized written plan that meets the plan components of this section, the IEP satisfies
the requirement and no additional transition plan is needed.

(f) Students who do not meet or exceed Minnesota academic standards, as measured by
the Minnesota Comprehensive Assessments that are administered during high school, shall
be informed that admission to a public school is free and available to any resident under 21
years of age or who meets the requirements of section 120A.20, subdivision 1, paragraph
(c). A student's plan under this section shall continue while the student is enrolled.

19.29 Sec. 9. Minnesota Statutes 2022, section 120B.13, subdivision 4, is amended to read:
19.30 Subd. 4. Rigorous course taking information; AP, IB, and PSEO. (a) The
19.31 commissioner shall submit the following information on rigorous course taking, disaggregated
19.32 by student subgroup, school district, and postsecondary institution, to the education

20.1 committees of the legislature by July 1, 2025, and each subsequent year by February July
20.2 1:

(1) the number of pupils enrolled in postsecondary enrollment options under section
124D.09, including concurrent enrollment, career and technical education courses offered
as a concurrent enrollment course, advanced placement, and international baccalaureate
courses in each school district;

(2) the number of teachers in each district attending training programs offered by the
 college board, International Baccalaureate North America, Inc., or Minnesota concurrent
 enrollment programs;

20.10 (3) the number of teachers in each district participating in support programs;

20.11 (4) recent trends in the field of postsecondary enrollment options under section 124D.09,
20.12 including concurrent enrollment, advanced placement, and international baccalaureate
20.13 programs;

(5) expenditures for each category in this section and under sections 124D.09 and
124D.091, including career and technical education courses offered as a concurrent
enrollment course; and

20.17 (6) other recommendations for the state program or the postsecondary enrollment options
20.18 under section 124D.09, including concurrent enrollment.

20.19 (b) The commissioner must include data from the 2022-2023 and 2023-2024 school 20.20 years in the report due on July 1, 2025.

20.21 **EFFECTIVE DATE.** This section is effective the day following final enactment.

20.22 Sec. 10. Minnesota Statutes 2023 Supplement, section 120B.30, subdivision 7, is amended 20.23 to read:

Subd. 7. Assessments. A student who demonstrates attainment of required state academic standards, which include career and college readiness benchmarks, on high school assessments under subdivision 1a section 120B.302 is academically ready for a career or college and is encouraged to participate in courses awarding college credit to high school students. Such courses and programs may include sequential courses of study within broad career areas and technical skill assessments that extend beyond course grades. Sec. 11. Minnesota Statutes 2023 Supplement, section 120B.30, subdivision 12, is amended
to read:

Subd. 12. Test administration. (a) Consistent with applicable federal law, the
 commissioner must include appropriate, technically sound accommodations or alternative

assessments for the very few students with disabilities for whom statewide assessments are
 inappropriate and for English learners.

21.7 (b) (a) The Department of Education shall contract for professional and technical services
 21.8 according to competitive solicitation procedures under chapter 16C for purposes of this
 21.9 section.

21.10 (c) (b) A proposal submitted under this section must include disclosures containing:

21.11 (1) comprehensive information regarding test administration monitoring practices; and

(2) data privacy safeguards for student information to be transmitted to or used by theproposing entity.

21.14 (d) (c) Information provided in the proposal is not security information or trade secret 21.15 information for purposes of section 13.37.

Sec. 12. Minnesota Statutes 2023 Supplement, section 120B.30, is amended by adding a
subdivision to read:

21.18 Subd. 17. Retaliation prohibited. An employee who discloses information to the

21.19 commissioner or a parent or guardian about service disruptions or technical interruptions

21.20 related to administering assessments under this section is protected under section 181.932,

21.21 governing disclosure of information by employees.

21.22 Sec. 13. Minnesota Statutes 2023 Supplement, section 120B.302, is amended to read:

21.23 **120B.302 GENERAL REQUIREMENTS; TEST DESIGN.** 

Subdivision 1. **Definitions** <u>Developing assessments</u>. For purposes of conforming with existing federal educational accountability requirements, the commissioner must develop and implement computer-adaptive reading and mathematics assessments for grades 3 through 8, state-developed high school reading and mathematics tests aligned with state academic standards, a high school writing test aligned with state standards when it becomes available, and science assessments <del>under clause (2)</del> that districts and sites must use to monitor student growth toward achieving those standards. The commissioner must<u>:</u>

- (1) not develop statewide assessments for academic standards in social studies, health
   and physical education, and the arts. The commissioner must require:; and
- 22.3 (1) annual computer-adaptive reading and mathematics assessments in grades 3 through
  22.4 8, and high school reading, writing, and mathematics tests; and
- (2) <u>require</u> annual science assessments in one grade in the grades 3 through 5 span, the
  grades 6 through 8 span, and a life sciences assessment in the grades 9 through 12 span,
  and the commissioner must not require students to achieve a passing score on high school
  science assessments as a condition of receiving a high school diploma.
- Subd. 2. Comprehensive assessment system. The commissioner, with advice from 22.9 experts with appropriate technical qualifications and experience and stakeholders, consistent 22.10 with subdivision 1a, must include state-developed tests in the comprehensive assessment 22.11 system, for each grade level to be tested, state-constructed tests developed as 22.12 computer-adaptive reading and mathematics assessments for students that are aligned with 22.13 the state's required academic standards under section 120B.021, include multiple choice 22.14 questions, and are administered annually to all students in grades 3 through 8. State-developed 22.15 high school tests aligned with the state's required academic standards under section 120B.021 22.16 and administered to all high school students in a subject other than writing must include 22.17 multiple choice questions. The commissioner must establish a testing period as late as 22.18 possible each school year during which schools must administer the Minnesota 22.19 Comprehensive Assessments to students. The commissioner must publish the testing schedule 22.20 at least two years before the beginning of the testing period. 22.21 Subd. 3. Aligned to academic standards. (a) The state assessment system must be 22.22 aligned to the most recent revision of academic standards as described in section 120B.023in 22.23
- 22.24 the following manner:.
- 22.25 (1) mathematics;
- 22.26 (i) grades 3 through 8 beginning in the 2010-2011 school year; and
- 22.27 (ii) high school level beginning in the 2013-2014 school year;
- 22.28 (2) science; grades 5 and 8 and at the high school level beginning in the 2011-2012
   22.29 school year; and
- 22.30 (3) language arts and reading; grades 3 through 8 and high school level beginning in the
   22.31 2012-2013 school year.
- (b) The grades 3 through 8 computer-adaptive assessments and high school tests must
   be aligned with state academic standards. The commissioner must determine the testing

23.1 process and the order of administration. The statewide results must be aggregated at the site
 23.2 and district level, consistent with subdivision 1a.

23.3 (c) The commissioner must ensure that for annual computer-adaptive assessments:

23.4 (1) individual student performance data and achievement reports are available within

23.5 three school days of when students take an assessment except in a year when an assessment

23.6 reflects new performance standards;

23.7 (2) growth information is available for each student from the student's first assessment
 23.8 to each proximate assessment using a constant measurement scale;

23.9 (3) parents, teachers, and school administrators are able to use elementary and middle
 23.10 school student performance data to project students' secondary and postsecondary
 23.11 achievement; and

23.12 (4) useful diagnostic information about areas of students' academic strengths and
23.13 weaknesses is available to teachers and school administrators for improving student
23.14 instruction and indicating the specific skills and concepts that should be introduced and
23.15 developed for students at given performance levels, organized by strands within subject
23.16 areas, and aligned to state academic standards.

23.17 (d) (b) The commissioner must ensure that all state tests administered to elementary and
 23.18 secondary students measure students' academic knowledge and skills and not students'
 23.19 values, attitudes, and beliefs.

Subd. 4. Use of assessments. A school, school district, and charter school must administer 23.20 statewide assessments under this section as the assessments become available to evaluate 23.21 student progress toward career and college readiness in the context of the state's academic 23.22 standards. A school, school district, or charter school may use a student's performance on 23.23 a statewide assessment as one of multiple criteria to determine grade promotion or retention. 23.24 23.25 A school, school district, or charter school may use a high school student's performance on a statewide assessment as a percentage of the student's final grade in a course or place a 23.26 student's assessment score on the student's transcript. 23.27

23.28 Sec. 14. Minnesota Statutes 2023 Supplement, section 120B.305, is amended to read:

### 23.29 **120B.305 ASSESSMENT REPORTING REQUIREMENTS.**

23.30 Subdivision 1. Reporting requirements. A school, school district, and charter school
 23.31 must administer statewide assessments under this section, as the assessments become
 23.32 available, to evaluate student progress toward career and college readiness in the context

- of the state's academic standards. A school, school district, or charter school may use a 24.1 student's performance on a statewide assessment as one of multiple criteria to determine 24.2 24.3 grade promotion or retention. A school, school district, or charter school may use a high school student's performance on a statewide assessment as a percentage of the student's 24.4 final grade in a course, or place a student's assessment score on the student's transcript. 24.5 Subd. 2. Computer adaptive assessments Reporting requirements. (a) Reporting of 24.6 state assessment results must: 24.7 (1) provide timely, useful, and understandable information on the performance of 24.8 individual students, schools, school districts, and the state; 24.9 (2) include a growth indicator of student achievement; and 24.10 (3) determine whether students have met the state's academic standards. 24.11 (b) The 3rd through 8th grade computer-adaptive assessment results and high school 24.12 test results must be available to districts for diagnostic purposes affecting student learning 24.13 and district instruction and curriculum, and for establishing educational accountability. The 24.14 commissioner must ensure that for annual computer-adaptive assessments: 24.15 (1) individual student performance data and achievement reports are available within 24.16 three school days of when students take an assessment except in a year when an assessment 24.17 reflects new performance standards; 24.18 (2) growth information is available for each student from the student's first assessment 24.19 to each proximate assessment using a constant measurement scale; 24.20 (3) parents, teachers, and school administrators are able to use elementary and middle 24.21 school student performance data to project students' secondary and postsecondary 24.22 achievement; and 24.23 (4) useful diagnostic information about areas of students' academic strengths and 24.24 weaknesses is available to teachers and school administrators for improving student 24.25 instruction and indicating the specific skills and concepts that should be introduced and 24.26 developed for students at given performance levels, organized by strands within subject 24.27 areas, and aligned to state academic standards. 24.28 (c) The commissioner, in consultation with the chancellor of the Minnesota State Colleges 24.29 and Universities, must establish empirically derived benchmarks on the high school tests 24.30 that reveal a trajectory toward career and college readiness consistent with section 136F.302, 24.31
- 24.32 subdivision 1a. The commissioner must disseminate to the public the computer-adaptive
- 24.33 assessments and high school test results upon receiving those results.

- 25.1 (d) A school, school district, or charter school may provide a student's parent access to
- 25.2 the student's individual student performance data and achievement report that is made
- 25.3 available under paragraph (b), clause (1), when the performance data and report is available
- 25.4 <u>to the school, school district, or charter school.</u>
- Subd. 3. Public reporting. (a) The commissioner must include the following components
  in the statewide public reporting system:
- (1) uniform statewide computer-adaptive assessments of all students in grades 3 through
  8 and testing at the high school levels that provides appropriate, technically sound
  accommodations or alternate assessments;
- (2) educational indicators that can be aggregated and compared across school districts
  and across time on a statewide basis, including consistent attendance, high school graduation
  rates, and high school drop-out rates by age and grade level;

25.13 (3) state results on the ACT test; <del>and</del>

(4) state results from participation in the National Assessment of Educational Progress
so that the state can benchmark its performance against the nation and other states, and,
where possible, against other countries, and contribute to the national effort to monitor
achievement-; and

25.18 (5) comparison of statewide assessment results among school sites and school districts.

(b) The commissioner shall report test results publicly and to stakeholders, including 25.19 the performance achievement levels developed from students' unweighted test scores in 25.20 each tested subject and a listing of demographic factors that strongly correlate with student 25.21 performance, including student homelessness, as data are available, among other factors. 25.22 The test results must not include personally identifiable information as defined in Code of 25.23 Federal Regulations, title 34, section 99.3. The commissioner shall also report data that 25.24 25.25 compares performance results among school sites, school districts, Minnesota and other states, and Minnesota and other nations. The commissioner shall disseminate to schools 25.26 and school districts a more comprehensive report containing testing information that meets 25.27 local needs for evaluating instruction and curriculum. The commissioner shall disseminate 25.28 to charter school authorizers a more comprehensive report containing testing information 25.29 that contains anonymized data where cell count data are sufficient to protect student identity 25.30 and that meets the authorizer's needs in fulfilling its obligations under chapter 124E. 25.31

25.32 (c) The grades 3 through 8 computer-adaptive assessments and high school tests must
 25.33 be aligned with state academic standards. The commissioner must determine the testing

26.1 process and the order of administration. The statewide results must be aggregated at the site
 26.2 and district level, consistent with subdivision 1a.

Sec. 15. Minnesota Statutes 2023 Supplement, section 120B.31, subdivision 4, is amended
to read:

Subd. 4. Student performance data. In developing policies and assessment processes 26.5 to hold schools and districts accountable for high levels of academic standards under section 26.6 120B.021, the commissioner shall aggregate and disaggregate student data over time to 26.7 report summary student performance and growth levels and, under section 120B.11, 26.8 26.9 subdivision 2, clause (2), student learning and outcome data measured at the school, school district, and statewide level. The commissioner shall use the student categories identified 26.10 under the federal Elementary and Secondary Education Act, as most recently reauthorized, 26.11 and student categories of: 26.12

26.13 (1) homelessness;

26.14 (2) ethnicity under section 120B.35, subdivision 3, paragraph (a), clause (2);

26.15 (3) race under section 120B.35, subdivision 3, paragraph (a), clause (2);

26.16 (4) home language;

26.17 (5) English learners under section 124D.59;

26.18 (6) free or reduced-price meals; and

(7) other categories designated by federal law to organize and report the data so that
state and local policy makers can understand the educational implications of changes in
districts' demographic profiles over time as data are available.

Any report the commissioner disseminates containing summary data on student performance must integrate student performance and the demographic factors that strongly correlate with that performance.

Sec. 16. Minnesota Statutes 2023 Supplement, section 120B.36, subdivision 1, is amended
to read:

Subdivision 1. School performance reports and public reporting. (a) The commissionershall report:

26.29 (1) student academic performance data under section 120B.35, subdivisions 2 and 3;

26.30 (2) academic progress consistent with federal expectations;

27.1 (3) school safety and student engagement and connection under section 120B.35,
27.2 subdivision 3, paragraph (d);

27.3 (4) rigorous coursework under section 120B.35, subdivision 3, paragraph (c);

(5) the percentage of students under section 120B.35, subdivision 3, paragraph (b), clause

27.5 (2), whose progress and performance levels are meeting career and college readiness

27.6 benchmarks under sections 120B.307 and 120B.35, subdivision 3, paragraph (e);

27.7 (6) longitudinal data on the progress of eligible districts in reducing disparities in students'
27.8 academic achievement and realizing racial and economic integration under section 124D.861;

(7) the acquisition of English, and where practicable, native language academic literacy,
including oral academic language, and the academic progress of all English learners enrolled
in a Minnesota public school course or program who are currently or were previously counted
as English learners under section 124D.59;

(8) two separate student-to-teacher ratios that clearly indicate the definition of teacher
consistent with sections 122A.06 and 122A.15 for purposes of determining these ratios;

27.15 (9) staff characteristics excluding salaries;

27.16 (10) student enrollment demographics;

(11) foster care status, including all students enrolled in a Minnesota public school course
or program who are currently or were previously in foster care, student homelessness, and
district mobility; and

27.20 (12) extracurricular activities.

(b) The school performance report for a school site and a school district must include
school performance reporting information and calculate proficiency rates as required by the
most recently reauthorized Elementary and Secondary Education Act.

(c) The commissioner shall develop, annually update, and post on the department website
school performance reports consistent with paragraph (a) and section 120B.11.

(d) The commissioner must make available performance reports by the beginning ofeach school year.

(e) A school or district may appeal its results in a form and manner determined by the
commissioner and consistent with federal law. The commissioner's decision to uphold or
deny an appeal is final.

(f) School performance data are nonpublic data under section 13.02, subdivision 9, until 28.1 the commissioner publicly releases the data. The commissioner shall annually post school 28.2 28.3 performance reports to the department's public website no later than September 1, except that in years when the reports reflect new performance standards,. The commissioner shall 28.4 post the school performance reports no later than October 1 in years with new performance 28.5 standards for academic standards-based assessments, and no later than November 1 in years 28.6 with new performance standards adopted under Minnesota Rules, part 3501.1200, for English 28.7 28.8 language proficiency assessments.

28.9 Sec. 17. Minnesota Statutes 2023 Supplement, section 121A.041, subdivision 2, is amended
28.10 to read:

Subd. 2. Prohibition on American Indian mascots. (a) Starting September 1, 2025
28.12 2026, a public school may not have or adopt a name, symbol, or image that depicts or refers
28.13 to an American Indian Tribe, individual, custom, or tradition to be used as a mascot,

- nickname, logo, letterhead, or team name of the school, district, or school within the district,
  unless the school has obtained an exemption under subdivision 3.
- (b) The prohibition in paragraph (a) does not apply to a public school located within the
  reservation of a federally recognized Tribal Nation in Minnesota, where at least 95 percent
  of students meet the state definition of American Indian student.
- (c) A school district with a prohibited American Indian mascot according to paragraph
   (a), that has not received an exemption according to subdivision 3, must report to the chairs
- and ranking minority members of the legislative committees having jurisdiction over
- 28.22 kindergarten through grade 12 education policy by February 14, 2025, and again by February
- 28.23 <u>1, 2026, on the district's progress to comply with this section; and the district must submit</u>
- 28.24 copies of the reports to the Legislative Reference Library. The reports must include the
- 28.25 <u>following:</u>
- 28.26 (1) confirmation that the district has removed the American Indian mascot, nickname,
  28.27 logo, letterhead, or team name from the district website;
- 28.28 (2) confirmation that the board of the district has approved a new mascot, nickname,
- 28.29 logo, letterhead, or team name;
- 28.30 (3) a summary of the district's progress on removing the American Indian mascot,
- 28.31 <u>nickname, logo, letterhead, or team name from uniforms, equipment, signs, elements of</u>
- 28.32 facilities, and other district items; and

- 29.1 (4) a summary of resources necessary to comply with the prohibition in paragraph (a)
- and the district's plan to raise and allocate any necessary funds.

#### 29.3 **EFFECTIVE DATE.** This section is effective the day following final enactment.

29.4 Sec. 18. Minnesota Statutes 2023 Supplement, section 121A.041, subdivision 3, is amended
29.5 to read:

Subd. 3. Exemption. A public school may seek an exemption to subdivision 2 by
submitting a request in writing to all 11 federally recognized Tribal Nations in Minnesota
and to the Tribal Nations Education Committee by September 1, 2023. The exemption is
denied if any of the 11 Tribal Nations or the Tribal Nations Education Committee oppose
the exemption by December 15, 2023. A public school whose request for an exemption is
denied must comply with subdivision 2 by September 1, 2025 2026.

29.12 **EFFECTIVE DATE.** This section is effective the day following final enactment.

## 29.13 Sec. 19. [121A.08] SMUDGING PERMITTED.

An American Indian student or staff member may use tobacco, sage, sweetgrass, and
 cedar to conduct individual or group smudging in a public school. The process for conducting
 smudging is determined by the building or site administrator. Smudging must be conducted
 under the direct supervision of an appropriate staff member, as determined by the building
 or site administrator.

29.19 Sec. 20. Minnesota Statutes 2023 Supplement, section 121A.642, is amended by adding
29.20 a subdivision to read:

29.21 Subd. 3. Consultation. A school district or charter school must consult the exclusive
 29.22 representative for employees receiving this training before creating or planning the training
 29.23 required under this section.

29.24 **EFFECTIVE DATE.** This section is effective the day following final enactment.

#### 29.25 Sec. 21. [121A.80] STUDENT JOURNALISM; STUDENT EXPRESSION.

- 29.26 <u>Subdivision 1. Definitions. (a) For purposes of this section, the terms defined in this</u>
  29.27 subdivision have the meanings given.
- 29.28 (b) "School-sponsored media" means material that is:
- 29.29 (1) prepared, wholly or substantially written, published, broadcast, or otherwise
- 29.30 disseminated by a student journalist enrolled in a school district or charter school;

30.1	(2) distributed or generally made available to students in the school; and
30.2	(3) prepared by a student journalist under the supervision of a student media adviser.
30.3	School-sponsored media does not include material prepared solely for distribution or
30.4	transmission in the classroom in which the material is produced, or a yearbook.
30.5	(c) "School official" means a school principal under section 123B.147 or other person
30.6	having administrative control or supervision of a school.
30.7	(d) "Student journalist" means a school district or charter school student in grades 6
30.8	through 12 who gathers, compiles, writes, edits, photographs, records, or otherwise prepares
30.9	information for dissemination in school-sponsored media.
30.10	(e) "Student media adviser" means a qualified teacher, as defined in section 122A.16,
30.11	that a school district or charter school employs, appoints, or designates to supervise student
30.12	journalists or provide instruction relating to school-sponsored media.
30.13	Subd. 2. Student journalists; protected conduct. (a) Except as provided in subdivision
30.14	3, a student journalist has the right to exercise freedom of speech and freedom of the press
30.15	in school-sponsored media regardless of whether the school-sponsored media receives
30.16	financial support from the school or district, uses school equipment or facilities in its
30.17	production, or is produced as part of a class or course in which the student journalist is
30.18	enrolled. Freedom of speech includes freedom to express political viewpoints. Consistent
30.19	with subdivision 3, a student journalist has the right to determine the news, opinion, feature,
30.20	and advertising content of school-sponsored media. A school district or charter school must
30.21	not discipline a student journalist for exercising rights or freedoms under this paragraph or
30.22	the First Amendment of the United States Constitution.
30.23	(b) A school district or charter school must not retaliate or take adverse employment
30.24	action against a student media adviser for supporting a student journalist exercising rights
30.25	or freedoms under paragraph (a) or the First Amendment of the United States Constitution.
30.26	(c) Notwithstanding the rights or freedoms of this subdivision or the First Amendment
30.27	of the United States Constitution, nothing in this section inhibits a student media adviser
30.28	from teaching professional standards of English and journalism to student journalists.
30.29	Subd. 3. Unprotected expression. (a) This section does not authorize or protect student
30.30	expression that:
30.31	(1) is defamatory;
30.32	(2) is profane, harassing, threatening, or intimidating;

31.1	(3) constitutes an unwarranted invasion of privacy;
31.2	(4) violates federal or state law;
31.3	(5) causes a material and substantial disruption of school activities; or
31.4	(6) is directed to inciting or producing imminent lawless action on school premises or
31.5	the violation of lawful school policies or rules, including a policy adopted in accordance
31.6	with section 121A.03 or 121A.031.
31.7	(b) Nothing in this section authorizes the publication of an advertisement by
31.8	school-sponsored media that promotes the purchase of a product or service that is unlawful
31.9	for purchase or use by minors.
31.10	(c) A school or district must not authorize any prior restraint of school-sponsored media
31.11	except under this subdivision.
31.12	Subd. 4. Student journalist policy. School districts and charter schools must adopt and
31.13	post on the district or charter school website a student journalist policy consistent with this
31.14	section.
31.15	<b>EFFECTIVE DATE.</b> This section is effective for the 2024-2025 school year and later.
31.16	Sec. 22. [123B.32] LANGUAGE ACCESS PLAN.
31.17	Subdivision 1. Language access plan required. Starting in the 2025-2026 school year,
31.18	during a regularly scheduled public board hearing, a school board must adopt a language
31.19	access plan that specifies the district's process and procedures to render effective language
31.20	assistance to students and adults who communicate in a language other than English. The
31.21	language access plan must be available to the public and included in the school's handbook.
31.22	Subd. 2. Plan requirements. The language access plan must include how the district
31.23	and its schools will use trained or certified spoken language interpreters for communication
31.24	related to academic outcomes, progress, determinations, and placement of students in
31.25	specialized programs and services; and how families and communities will be notified of
31.26	their rights under this plan.
31.27	Subd. 3. Regular review. The board must review the plan every two years and update
31.28	the plan as appropriate.
21.20	
31.29	Sec. 23. Minnesota Statutes 2022, section 123B.37, subdivision 2, is amended to read: Subd. 2. <b>Boards shall not withhold grades or diplomas for nonpayment of student</b>

31.31 **fees.** No pupil's rights or privileges, including the receipt of grades or diplomas may be

denied or abridged for nonpayment of fees; but this provision does not prohibit a district
from maintaining any action provided by law for the collection of fees authorized by sections
123B.36 and 123B.38. This provision applies to all Minnesota district school boards, charter
school boards, and Tribal contract schools.

Sec. 24. Minnesota Statutes 2022, section 124D.09, subdivision 7, is amended to read: 32.5 Subd. 7. Dissemination of information; notification of intent to enroll. By the earlier 32.6 32.7 of (1) three weeks prior to the date by which a student must register for district courses for the following school year, or (2) March 1 of each year, a district must provide up-to-date 32.8 information on the district's website and in materials that are distributed to parents and 32.9 students about the program, including information about enrollment requirements and the 32.10 ability to earn postsecondary credit to all pupils in grades 8, 9, 10, and 11. To assist the 32.11 district in planning, a pupil must inform the district by October 30 or May 30 of each year 32.12 of the pupil's intent to enroll in postsecondary courses during the following school year 32.13 academic term. A pupil is bound by notifying or not notifying the district by October 30 or 32.14 May 30. 32.15

32.16 Sec. 25. Minnesota Statutes 2022, section 124D.09, subdivision 10, is amended to read:

Subd. 10. Courses according to agreements. (a) An eligible pupil, according to 32.17 subdivision 5, may enroll in a nonsectarian course taught by a secondary teacher or a 32.18 postsecondary faculty member and offered at a secondary school, or another location, 32.19 according to an agreement between a public school board and the governing body of an 32.20 eligible public postsecondary system or an eligible private postsecondary institution, as 32.21 defined in subdivision 3. All provisions of this section apply to a pupil, public school board, 32.22 district, and the governing body of a postsecondary institution, except as otherwise provided. 32.23 A secondary school and a postsecondary institution that enrolls eligible pupils in courses 32.24 according to agreements must annually report to the commissioner the participation rates 32.25 of pupils enrolled in courses according to agreements, including the number of pupils 32.26 enrolled and the number of courses taken for postsecondary or dual credit. 32.27

(b) To encourage students, especially American Indian students and students of color,
to consider teaching as a profession, participating schools, school districts, and postsecondary
institutions are encouraged to develop and offer an "Introduction to Teaching" or
"Introduction to Education" course under this subdivision. For the purpose of applying for
grants under this paragraph, "eligible institution" includes schools and districts that partner
with an accredited college or university in addition to postsecondary institutions identified

in subdivision 3, paragraph (a). Grant recipients under this paragraph must annually report 33.1 to the commissioner in a form and manner determined by the commissioner on the 33.2 participation rates of students in courses under this paragraph, including the number of 33.3 students who apply for admission to colleges or universities with teacher preparation 33.4 programs and the number of students of color and American Indian students who earned 33.5 postsecondary credit. Grant recipients must also describe recruiting efforts intended to 33.6 ensure that the percentage of participating students who are of color or American Indian 33.7 meets or exceeds the overall percentage of students of color or American Indian students 33.8 in the school. 33.9

33.10 Sec. 26. Minnesota Statutes 2022, section 124D.09, subdivision 10b, is amended to read:

33.11 Subd. 10b. Concurrent Enrollment Advisory Board; membership; duties. (a) A
33.12 postsecondary institution offering courses taught by the secondary teacher according to
33.13 subdivision 10 must establish an advisory board. The purpose of the advisory board is to
a3.14 engage stakeholders in concurrent enrollment decisions. The duties of the board must include
33.15 the following:

33.16 (1) providing strategic advice and input relating to concurrent enrollment issues;

33.17 (2) recommend and review proposals for concurrent enrollment course offerings;

33.18 (3) serve as a coordinating entity between secondary education and postsecondary33.19 institutions; and

33.20 (4) increase the understanding and collaboration among concurrent enrollment partners,33.21 stakeholders, the legislature, and the public.

(b) The advisory board at each institution must consist of 16 members in addition to a 33.22 concurrent enrollment faculty coordinator who shall serve as the chair and convene the 33.23 meetings. A postsecondary institution may elect to have an advisory board of less than 16 33.24 members if the institution determines that the extent of its concurrent program warrants a 33.25 smaller board. Except for the original members, advisory board members must serve 33.26 three-year staggered terms. Advisory board members, appointed by the postsecondary 33.27 institution, must be balanced based on geography and school size, and include, if practical, 33.28 representatives from the following: 33.29

33.30 (1) postsecondary faculty members;

33.31 (2) school superintendents;

33.32 (3) secondary and postsecondary students;

- (3) (4) high school principals;
- (4) (5) concurrent enrollment teachers;
- (5) (6) high school counselors;
- (6) (7) charter school administrators;
- (7) (8) school board members;
- (8) (9) secondary academic administrators;
- (9) (10) parents; and
- (10) (11) other local organizations.
- 34.9 (c) Members of the board serve without compensation.

34.10 (d) The board shall report to the postsecondary institution periodically as requested by34.11 the postsecondary institution to provide advice and proposals described in paragraph (a).

34.12 (e) The postsecondary institution shall provide administrative services and meeting space34.13 for the board to do its work.

34.14 (f) A board established under this section expires when the postsecondary institution no
 34.15 longer offers concurrent enrollment course offerings.

(g) The postsecondary institution shall appoint the first members to the advisory board
by October 31, 2015, or by October 15 following the year it establishes a concurrent
enrollment program. The postsecondary institution shall designate the terms of the first
members so that an approximately equal number serve terms of two, three, and four years.

34.20 Sec. 27. Minnesota Statutes 2023 Supplement, section 124D.09, subdivision 12, is amended
34.21 to read:

34.22 Subd. 12. Credits; grade point average weighting policy. (a) A pupil must not audit
34.23 a course under this section.

(b) A district must grant academic credit to a pupil enrolled in a course for secondary 34.24 credit if the pupil successfully completes the course. Seven quarter or four semester college 34.25 credits equal at least one full year of high school credit. Fewer college credits may be 34.26 34.27 prorated. A district must also grant academic credit to a pupil enrolled in a course for postsecondary credit if secondary credit is requested by a pupil. If no comparable course is 34.28 offered by the district, the district must, as soon as possible, notify the commissioner, who 34.29 must determine the number of credits that must be granted to a pupil who successfully 34.30 completes a course. If a comparable course is offered by the district, the school board must 34.31

35.1 grant a comparable number of credits to the pupil. If there is a dispute between the district
35.2 and the pupil regarding the number of credits granted for a particular course, the pupil may
35.3 appeal the board's decision to the commissioner. The commissioner's decision regarding
35.4 the number of credits is final.

35.5 (c) A school board must adopt a policy regarding weighted grade point averages for any
high school or dual enrollment course. <u>A school board must adopt an identical policy</u>
35.7 regarding weighted grade point averages for credits earned via postsecondary coursework
as it gives to credits earned via concurrent enrollment coursework. The policy must state
whether the district offers weighted grades. A school board must annually publish on its
website a list of courses for which a student may earn a weighted grade.

(d) The secondary credits granted to a pupil must be counted toward the graduation 35.11 requirements and subject area requirements of the district. Evidence of successful completion 35.12 of each course and secondary credits granted must be included in the pupil's secondary 35.13 school record. A pupil must provide the school with a copy of the pupil's grades in each 35.14 course taken for secondary credit under this section, including interim or nonfinal grades 35.15 earned during the academic term. Upon the request of a pupil, the pupil's secondary school 35.16 record must also include evidence of successful completion and credits granted for a course 35.17 taken for postsecondary credit. In either case, the record must indicate that the credits were 35.18 earned at a postsecondary institution. 35.19

(e) If a pupil enrolls in a postsecondary institution after leaving secondary school, the
postsecondary institution must award postsecondary credit for any course successfully
completed for secondary credit at that institution. Other postsecondary institutions may
award, after a pupil leaves secondary school, postsecondary credit for any courses
successfully completed under this section. An institution may not charge a pupil for the
award of credit.

35.26 (f) The Board of Trustees of the Minnesota State Colleges and Universities and the Board of Regents of the University of Minnesota must, and private nonprofit and proprietary 35.27 postsecondary institutions should, award postsecondary credit for any successfully completed 35.28 courses in a program certified by the National Alliance of Concurrent Enrollment Partnerships 35.29 offered according to an agreement under subdivision 10. Consistent with section 135A.101, 35.30 subdivision 3, all MnSCU institutions must give full credit to a secondary pupil who 35.31 completes for postsecondary credit a postsecondary course or program that is part or all of 35.32 a goal area or a transfer curriculum at a MnSCU institution when the pupil enrolls in a 35.33 MnSCU institution after leaving secondary school. Once one MnSCU institution certifies 35.34 as completed a secondary student's postsecondary course or program that is part or all of a 35.35

- 36.1 goal area or a transfer curriculum, every MnSCU institution must consider the student's
   36.2 course or program for that goal area or the transfer curriculum as completed.
- Sec. 28. Minnesota Statutes 2022, section 124D.60, subdivision 1, is amended to read: 36.3 Subdivision 1. Notice. Within ten 30 calendar days after the enrollment of any pupil in 36.4 an instructional program for English learners beginning of the school year, the district or 36.5 charter school in which the pupil resides English learner identified for participation in an 36.6 instructional program for English learners is enrolled must notify the parent by mail parents. 36.7 For those children who have not been identified as English learners prior to the beginning 36.8 of the school year but are identified as English learners during that school year, the district 36.9 or charter school shall notify the children's parents during the first two weeks of the child 36.10 being placed in a language instruction educational program. This notice must: 36.11 (1) be in writing in English and in the primary language of the pupil's parents; 36.12 (2) inform the parents that their child has been enrolled in an instructional program for 36.13 English learners; 36.14 (3) contain a simple, nontechnical description of the purposes, method and content of 36.15 the program; 36.16 (4) inform the parents that they have the right to visit the educational program for English 36.17 learners in which their child is enrolled; 36.18 (5) inform the parents of the time and manner in which to request and receive a conference 36.19 for the purpose of explaining the nature and purpose of the program; and 36.20 (6) inform the parents of their rights to withdraw their child from an educational program 36.21 for English learners and the time and manner in which to do so. 36.22 The department shall, at the request of the district, prepare the notice in the primary 36.23 36.24 language of the parent. Sec. 29. Minnesota Statutes 2022, section 124D.61, is amended to read: 36.25 124D.61 GENERAL REQUIREMENTS FOR PROGRAMS. 36.26 A district that enrolls one or more English learners must implement an educational 36.27 program that includes at a minimum the following requirements: 36.28 (1) identification and reclassification criteria for English learners and program entrance 36.29 and exit criteria for English learners must be documented by the district, applied uniformly 36.30 to English learners, and made available to parents and other stakeholders upon request; 36.31

# 37.1 (2) language development instruction that is designed to effectively increase the language 37.2 proficiency of English learners and that addresses Minnesota's English language development 37.3 standards under Minnesota Rules, parts 3501.1200 and 3501.1210;

- 37.4 (2) (3) a written plan of services that describes programming by English proficiency
   37.5 level made available to parents upon request. The plan must articulate the amount and scope
   37.6 of service offered to English learners through an educational program for English learners;
- 37.7 (3) (4) professional development opportunities for ESL, bilingual education, mainstream,
- and all staff working with English learners which are: (i) coordinated with the district's
- professional development activities; (ii) related to the needs of English learners; and (iii)
  ongoing;
- 37.11 (4)(5) to the extent possible, avoid isolating English learners for a substantial part of 37.12 the school day; and

37.13 (5)(6) in predominantly nonverbal subjects, such as art, music, and physical education,
permit English learners to participate fully and on an equal basis with their contemporaries
in public school classes provided for these subjects. To the extent possible, the district must
assure to pupils enrolled in a program for English learners an equal and meaningful
opportunity to participate fully with other pupils in all extracurricular activities.

#### 37.18 Sec. 30. <u>ALTERNATIVE TO PUBLISHING.</u>

37.19 Notwithstanding any law to the contrary, the following school districts may publish their

37.20 official proceedings on their websites instead of publishing them in a newspaper: Independent

37.21 School District No. 720, Shakopee; Independent School District No. 717, Jordan; Independent

37.22 School District No. 719, Prior Lake-Savage; and Independent School District No. 112,

- 37.23 Eastern Carver County. This section expires August 1, 2026.
- 37.24 **EFFECTIVE DATE.** This section is effective the day following final enactment.

#### 37.25 Sec. 31. <u>**REVISOR INSTRUCTION.**</u>

#### 37.26 In Minnesota Statutes, the revisor of statutes must substitute the term "comprehensive

37.27 achievement and civic readiness" for "world's best workforce" wherever the term refers to

37.28 Minnesota Statutes, section 120B.11. The revisor shall also make grammatical changes

- 37.29 related to the change in terms.
- 37.30 Sec. 32. <u>**REPEALER.**</u>
- 37.31 Minnesota Statutes 2022, section 120B.31, subdivisions 2 and 6, are repealed.

38.1

38.2

### ARTICLE 3 TEACHERS

38.3 Section 1. Minnesota Statutes 2023 Supplement, section 120B.117, subdivision 4, is
38.4 amended to read:

Subd. 4. Reporting. Beginning in 2024 and every even-numbered year thereafter, The 38.5 Professional Educator Licensing and Standards Board must collaborate with the Department 38.6 of Education and the Office of Higher Education to publish a summary report of each of 38.7 the programs they administer and any other programs receiving state appropriations that 38.8 38.9 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 38.10 programs under sections 122A.59, 122A.63, 122A.635, 122A.70, 122A.73, 124D.09, 38.11 124D.861, 136A.1274, 136A.1276, and 136A.1791, along with any other programs or 38.12 initiatives that receive state appropriations to address the shortage of teachers of color and 38.13 American Indian teachers. The board must, in coordination with the Office of Higher 38.14 Education and Department of Education, provide policy and funding recommendations 38.15 related to state-funded programs to increase the recruitment, preparation, licensing, hiring, 38.16 and retention of racially and ethnically diverse teachers and the state's progress toward 38.17 meeting or exceeding the goals of this section. The report must include recommendations 38.18 for state policy and funding needed to achieve the goals of this section, plans for sharing 38.19 the report and activities of grant recipients, and opportunities among grant recipients of 38.20 38.21 various programs to share effective practices with each other. The 2024 initial report must also include a recommendation of whether a state advisory council should be established 38.22 to address the shortage of racially and ethnically diverse teachers and what the composition 38.23 and charge of such an advisory council would be if established. The board must consult 38.24 with the Indian Affairs Council and other ethnic councils along with other community 38.25 partners, including students of color and American Indian students, in developing the report. 38.26 By November 3 of each odd-numbered year, The board must submit the report to the chairs 38.27 and ranking minority members of the legislative committees with jurisdiction over education 38.28 and higher education policy and finance by November 3, 2025, for the initial report, and 38.29 by November 3 each even-numbered year thereafter. The report must be available to the 38.30 public on the board's website. 38.31

38.32 Sec. 2. Minnesota Statutes 2022, section 122A.091, subdivision 5, is amended to read:

38.33 Subd. 5. Survey of districts Supply and demand report. (a) The Professional Educator
 38.34 Licensing and Standards Board must survey the state's school districts and teacher preparation

programs and submit a report to the education committees of the legislature by February 1, 39.1 2019, and each odd-numbered November 1, 2025, and November 1 of each even-numbered 39.2 year thereafter, on the status of teacher early supply and demand of teachers. The report 39.3 must be made available on the board's website. The report must include data regarding: 39.4 39.5 (1) retirement patterns, the access to effective and more diverse teachers who reflect the students under section 120B.35, subdivision 3, paragraph (b), clause (2), enrolled in a district 39.6 or school,; 39.7 (2) teacher licensure; 39.8 (3) teacher diversity, including whether the state's teacher workforce reflects the diversity 39.9 of the state's student population; 39.10 (4) the teacher shortage, and the substitute teacher shortage, including patterns and 39.11 shortages in licensure field areas and the economic development regions of the state-; 39.12 (5) survey data from school districts and teacher preparation programs; and 39.13 39.14 (b) The report must also include: (1) aggregate data on teachers' self-reported race and ethnicity; 39.15 (2) data on how (6) whether districts are making progress in hiring teachers and substitute 39.16 teachers in the areas of shortage; and. 39.17 (3) a five-year projection of teacher demand for each district, taking into account the 39.18 students under section 120B.35, subdivision 3, paragraph (b), clause (2), expected to enroll 39.19 in the district during that five-year period. 39.20 Sec. 3. Minnesota Statutes 2022, section 122A.092, is amended by adding a subdivision 39.21 to read: 39.22 Subd. 9. Ableism and disability justice. A teacher preparation program is encouraged 39.23 to include instruction for teacher candidates on ableism and disability justice, provided by 39.24

- 39.25 <u>a person with a disability and expertise related to ableism and disability justice.</u>
- 39.26 **EFFECTIVE DATE.** This section is effective July 1, 2024.

- 40.1 Sec. 4. Minnesota Statutes 2023 Supplement, section 122A.18, subdivision 1, is amended
  40.2 to read:
- 40.3 Subdivision 1. Authority to license. (a) The Professional Educator Licensing and
  40.4 Standards Board must issue the following teacher licenses to applicants who meet the
  40.5 qualifications prescribed by this chapter:
- 40.6 (1) Tier 1 license under section 122A.181;
- 40.7 (2) Tier 2 license under section 122A.182;
- 40.8 (3) Tier 3 license under section 122A.183; and
- 40.9 (4) Tier 4 license under section 122A.184.

40.10 (b) The Board of School Administrators must license supervisory personnel as defined
40.11 in section 122A.15, subdivision 2, except for athletic coaches.

- 40.12 (c) The Professional Educator Licensing and Standards Board and the Department of
  40.13 Education must enter into a data sharing agreement to share:
- 40.14 (1) educational data at the E-12 level for the limited purpose of program approval and
  40.15 improvement for teacher education programs. The program approval process must include
  40.16 targeted redesign of teacher preparation programs to address identified E-12 student areas
  40.17 of concern; and
- 40.18 (2) data in the staff automated reporting system for the limited purpose of managing and
  40.19 processing funding to school districts and other entities. The board has authority to collect
  40.20 and retain nonlicensed staff data on behalf of the Department of Education. The board must
  40.21 share licensed and nonlicensed staff data with the department as outlined in the data sharing
  40.22 agreement required under section 122A.18, subdivision 1, paragraph (d). The department
  40.23 may access and use the data as required under federal or state law and for the purposes
  40.24 outlined in the data sharing agreement.
- (d) The Board of School Administrators and the Department of Education must enter
  into a data sharing agreement to share educational data at the E-12 level for the limited
  purpose of program approval and improvement for education administration programs. The
  program approval process must include targeted redesign of education administration
  preparation programs to address identified E-12 student areas of concern.
- 40.30 (e) For purposes of the data sharing agreements under paragraphs (c) and (d), the
  40.31 Professional Educator Licensing and Standards Board, Board of School Administrators,
  40.32 and Department of Education may share private data, as defined in section 13.02, subdivision

41.1	12, on teachers and school administrators. The data sharing agreements must not include
41.2	educational data, as defined in section 13.32, subdivision 1, but may include summary data,
41.3	as defined in section 13.02, subdivision 19, derived from educational data.
41.4	Sec. 5. Minnesota Statutes 2022, section 122A.181, is amended by adding a subdivision
41.5	to read:
41.6	Subd. 1a. Special education requirements. (a) The Professional Educator Licensing
41.7	and Standards Board must approve an application for a Tier 1 license in a special education
41.8	field if:
41.9	(1) the application meets all the requirements under subdivision 1;
41.10	(2) the district or charter school affirms that the applicant will receive high-quality
41.11	professional development that is sustained, intensive, and classroom focused in order to
41.12	have a positive and lasting impact on classroom instruction, before and while teaching;
41.13	(3) the district or charter school affirms that the applicant will participate in a program
41.14	of intensive supervision that consists of structured guidance and regular ongoing support
41.15	for teachers or a teacher mentoring program; and
41.16	(4) the applicant demonstrates satisfactory progress toward professional licensure.
41.17	(b) A teacher with a Tier 1 license in a special education field may assume the functions
41.18	as a teacher for a period of time not to exceed three years.
41.19	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2024.
41.20	Sec. 6. Minnesota Statutes 2023 Supplement, section 122A.181, subdivision 2, is amended
41.21	to read:
41.22	Subd. 2. Professional requirements. (a) An applicant for a Tier 1 license must have a
41.23	bachelor's degree to teach a class or course outside a career and technical education or career
41.24	pathways course of study, unless the applicant meets an exemption identified in subdivision
41.25	<u>2a</u> .
41.26	(b) An applicant for a Tier 1 license must have one of the following credentials in a
41.27	relevant content area to teach a class in a career and technical education or career pathways
41.28	course of study:
41.29	(1) an associate's degree;

41.30 (2) a professional certification; or

- 42.1 (3) five years of relevant work experience.
- 42.2 Sec. 7. Minnesota Statutes 2022, section 122A.182, is amended by adding a subdivision
  42.3 to read:
- 42.4 Subd. 1a. Special education requirements. The Professional Educator Licensing and
- 42.5 <u>Standards Board must approve an application for a Tier 2 license in a special education</u>
- 42.6 <u>field if:</u>
- 42.7 (1) the application meets all the requirements under subdivision 1;

42.8 (2) the district or charter school affirms that the applicant will receive high-quality

42.9 professional development that is sustained, intensive, and classroom focused in order to

- 42.10 <u>have a positive and lasting impact on classroom instruction, before and while teaching;</u>
- 42.11 (3) the district or charter school affirms that the applicant will participate in a program

42.12 of intensive supervision that consists of structured guidance and regular ongoing support

- 42.13 for teachers or a teacher mentoring program; and
- 42.14 (4) the applicant demonstrates satisfactory progress toward professional licensure.
- 42.15 **EFFECTIVE DATE.** This section is effective July 1, 2024.

42.16 Sec. 8. Minnesota Statutes 2023 Supplement, section 122A.183, subdivision 2, is amended42.17 to read:

42.18 Subd. 2. Coursework. An applicant for a Tier 3 license must meet the coursework
42.19 requirement by demonstrating one of the following:

42.20 (1) completion of a Minnesota-approved teacher preparation program;

42.21 (2) completion of a state-approved teacher preparation program that includes field-specific
42.22 student teaching equivalent to field-specific student teaching in Minnesota-approved teacher
42.23 preparation programs. The field-specific student teaching requirement does not apply to an
42.24 applicant that has two years of field-specific teaching experience;

- 42.25 (3) submission of a content-specific a recommendation for licensure through the licensure
  42.26 via portfolio process;
- 42.27 (4) a professional teaching license from another state, evidence that the applicant's license
  42.28 is in good standing, and two years of field-specific teaching experience; or
- 42.29 (5) three years of teaching experience under a Tier 2 license and evidence of summative
  42.30 teacher evaluations that did not result in placing or otherwise keeping the teacher on an

43.1 improvement process pursuant to section 122A.40, subdivision 8, or 122A.41, subdivision
43.2 5.

43.3 Sec. 9. Minnesota Statutes 2023 Supplement, section 122A.184, subdivision 1, is amended
43.4 to read:

43.5 Subdivision 1. Requirements. The Professional Educator Licensing and Standards
43.6 Board must issue a Tier 4 license to an applicant who provides information sufficient to
43.7 demonstrate all of the following:

43.8 (1) the applicant meets all requirements for a Tier 3 license under section 122A.183,

43.9 and: (i) has completed a teacher preparation program under section 122A.183, subdivision

43.10 2, clause (1) or (2); (ii) obtained licensure through the licensure via portfolio process under

43.11 section 122A.183, subdivision 2, clause (3); or (iii) holds national board certification from
43.12 the National Board for Professional Teaching Standards;

43.13 (2) the applicant has at least three years of field-specific teaching experience as a teacher43.14 of record;

43.15 (3) the applicant has obtained a passing score on all required licensure exams under
43.16 section 122A.185; and

43.17 (4) if the applicant previously held a Tier 3 license under section 122A.183, the applicant
43.18 has completed the renewal requirements in section 122A.187.

43.19 Sec. 10. Minnesota Statutes 2023 Supplement, section 122A.185, subdivision 1, is amended
43.20 to read:

43.21 Subdivision 1. Tests. (a) The board must adopt rules requiring applicants for Tier 3 and
43.22 Tier 4 licenses to pass an examination or performance assessment of general pedagogical
43.23 knowledge and examinations or assessments of licensure field specific content. An applicant
43.24 is exempt from the examination requirements if the applicant completed:

43.25 (1) <u>completed</u> a board-approved teacher preparation program;

43.26 (2) <u>completed licensure via portfolio pursuant to section 122A.18</u>, subdivision 10, and
43.27 the portfolio has been <u>approved recommended</u>; or

43.28 (3) obtained national board certification from the National Board for Professional
43.29 Teaching Standards; or

44.1 (3) (4) completed a state-approved teacher preparation program in another state and
44.2 passed licensure examinations in that state, if applicable. The content examination
44.3 requirement does not apply if no relevant content exam exists.

(b) All testing centers in the state must provide monthly opportunities for untimed content 44.4 and pedagogy examinations. These opportunities must be advertised on the test registration 44.5 website. The board must require the exam vendor to provide other equitable opportunities 44.6 to pass exams, including: (1) waiving testing fees for test takers who qualify for federal 44.7 grants; (2) providing free, multiple, full-length practice tests for each exam and free, 44.8 comprehensive study guides on the test registration website; (3) making content and pedagogy 44.9 exams available in languages other than English for teachers seeking licensure to teach in 44.10 language immersion programs; and (4) providing free, detailed exam results analysis by 44.11 test objective to assist applicants who do not pass an exam in identifying areas for 44.12 improvement. Any applicant who has not passed a required exam after two attempts must 44.13 be allowed to retake the exam, including new versions of the exam, without being charged 44.14 an additional fee. 44.15

44.16 Sec. 11. Minnesota Statutes 2022, section 122A.185, subdivision 3, is amended to read:

Subd. 3. Testing accommodations. The board and the entity administering the content,
and pedagogy, and skills examinations must allow any individual who produces
documentation of a disability in the form of an evaluation, 504 plan, or individual education
program (IEP) to receive the same testing accommodations on the content, and pedagogy,
and skills examinations that the applicant received during the applicant's secondary or
postsecondary education.

44.23 Sec. 12. Minnesota Statutes 2022, section 122A.20, is amended by adding a subdivision
44.24 to read:

44.25 <u>Subd. 4.</u> Prohibition on teaching assignment. A school district or charter school may
44.26 not place a teacher in a teaching assignment if the teacher has been criminally charged in
44.27 state or federal court with any of the offenses listed in subdivision 1, paragraph (b), or is
44.28 charged with any other offense not listed in this section that requires the person to register
44.29 as a predatory offender under section 243.166, or a crime under a similar law of another
44.30 state or the United States.

- 45.1 Sec. 13. Minnesota Statutes 2022, section 122A.33, subdivision 2, is amended to read:
  45.2 Subd. 2. Annual contract. (a) Notwithstanding section 122A.58, a person employed as
  45.3 a head varsity coach has an annual contract as a coach that the school board may or may
  45.4 not renew as the board sees fit.
- (b) A school board must provide written notice to a coach whose contract the school
  board declines to renew for the following school year no more than 60 days after the end
  of the regular season for the activity, as established by the high school league under chapter
  128C. The notice requirement of this paragraph does not apply if the school board declines
  to renew the contract based on the coach's misconduct or failure to perform duties, or the
  district's financial limitations.
- 45.11 **EFFECTIVE DATE.** This section is effective July 1, 2024.

45.12 Sec. 14. Minnesota Statutes 2023 Supplement, section 122A.40, subdivision 8, is amended45.13 to read:

Subd. 8. Development, evaluation, and peer coaching for continuing contract 45.14 teachers. (a) To improve student learning and success, a school board and an exclusive 45.15 representative of the teachers in the district, consistent with paragraph (b), may develop a 45.16 teacher evaluation and peer review process for probationary and continuing contract teachers 45.17 45.18 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 45.19 and the exclusive representative of the teachers must implement the state teacher evaluation 45.20 plan under paragraph (c). The process must include having trained observers serve as peer 45.21 coaches or having teachers participate in professional learning communities, consistent with 45.22 paragraph (b). 45.23

(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:

45.28 (1) must, for probationary teachers, provide for all evaluations required under subdivision
45.29 5;

45.30 (2) must establish a three-year professional review cycle for each teacher that includes
45.31 an individual growth and development plan, a peer review process, and at least one
45.32 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;

46.3 (3) must include a rubric of performance standards for teacher practice that: (i) is based
46.4 on professional teaching standards established in rule the standards of effective practice in
46.5 Minnesota Rules, part 8710.2000; (ii) includes culturally responsive methodologies; and
46.6 (iii) provides common descriptions of effectiveness using at least three levels of performance;

46.7 (4) must coordinate staff development activities under sections 122A.60 and 122A.61
46.8 with this evaluation process and teachers' evaluation outcomes;

46.9 (5) may provide time during the school day and school year for peer coaching and teacher46.10 collaboration;

46.11 (6) may include job-embedded learning opportunities such as professional learning46.12 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;

47.1 (12) must give teachers not meeting professional teaching standards under clauses (3)
47.2 to (11) support to improve through a teacher improvement process that includes established
47.3 goals and timelines; and

47.4 (13) must discipline a teacher for not making adequate progress in the teacher
47.5 improvement process under clause (12) that may include a last chance warning, termination,
47.6 discharge, nonrenewal, transfer to a different position, a leave of absence, or other discipline
47.7 a school administrator determines is appropriate.

47.8 Data on individual teachers generated under this subdivision are personnel data under
47.9 section 13.43. The observation and interview notes of peer coaches may only be disclosed
47.10 to other school officials with the consent of the teacher being coached.

(c) The department, in consultation with parents who may represent parent organizations 47.11 and teacher and administrator representatives appointed by their respective organizations, 47.12 representing the Professional Educator Licensing and Standards Board, the Minnesota 47.13 Association of School Administrators, the Minnesota School Boards Association, the 47.14 Minnesota Elementary and Secondary Principals Associations, Education Minnesota, and 47.15 representatives of the Minnesota Assessment Group, the Minnesota Business Partnership, 47.16 the Minnesota Chamber of Commerce, and Minnesota postsecondary institutions with 47.17 research expertise in teacher evaluation, must create and publish a teacher evaluation process 47.18 that complies with the requirements in paragraph (b) and applies to all teachers under this 47.19 section and section 122A.41 for whom no agreement exists under paragraph (a) for an annual 47.20 teacher evaluation and peer review process. The teacher evaluation process created under 47.21 this subdivision does not create additional due process rights for probationary teachers under 47.22 subdivision 5. 47.23

47.24 (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

47.31 (2) for students in grades 5 through 12, a school administrator must not place or approve
47.32 the placement of a student in the classroom of a teacher who is in the improvement process
47.33 referenced in paragraph (b), clause (12), or has not had a summative evaluation if, in the
47.34 prior year, that student was in the classroom of a teacher who received discipline pursuant

48.1 to paragraph (b), clause (13), unless no other teacher at the school teaches that subject area
48.2 and grade.

48.3 All data created and used under this paragraph retains its classification under chapter 13.

#### 48.4 **EFFECTIVE DATE.** This section is effective July 1, 2025.

48.5 Sec. 15. Minnesota Statutes 2023 Supplement, section 122A.41, subdivision 5, is amended
48.6 to read:

Subd. 5. Development, evaluation, and peer coaching for continuing contract 48.7 teachers. (a) To improve student learning and success, a school board and an exclusive 48.8 representative of the teachers in the district, consistent with paragraph (b), may develop an 48.9 annual teacher evaluation and peer review process for probationary and nonprobationary 48.10 teachers through joint agreement. If a school board and the exclusive representative of the 48.11 teachers in the district do not agree to an annual teacher evaluation and peer review process, 48.12 then the school board and the exclusive representative of the teachers must implement the 48.13 state teacher evaluation plan developed under paragraph (c). The process must include 48.14 having trained observers serve as peer coaches or having teachers participate in professional 48.15 48.16 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:

48.21 (1) must, for probationary teachers, provide for all evaluations required under subdivision
48.22 2;

(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 include a rubric of performance standards for teacher practice that: (i) is based
on professional teaching standards established in rule the standards of effective practice in
<u>Minnesota Rules, part 8710.2000</u>; (ii) includes culturally responsive methodologies; and
(iii) provides common descriptions of effectiveness using at least three levels of performance;

48.31 (4) must coordinate staff development activities under sections 122A.60 and 122A.61
48.32 with this evaluation process and teachers' evaluation outcomes;

49.1 (5) may provide time during the school day and school year for peer coaching and teacher49.2 collaboration;

49.3 (6) may include job-embedded learning opportunities such as professional learning49.4 communities;

49.5 (7) may include mentoring and induction programs for teachers, including teachers who
49.6 are members of populations underrepresented among the licensed teachers in the district or
49.7 school and who reflect the diversity of students under section 120B.35, subdivision 3,
49.8 paragraph (b), clause (2), who are enrolled in the district or school;

49.9 (8) must include an option for teachers to develop and present a portfolio demonstrating
49.10 evidence of reflection and professional growth, consistent with section 122A.187, subdivision
49.11 3, and include teachers' own performance assessment based on student work samples and
49.12 examples of teachers' work, which may include video among other activities for the
49.13 summative evaluation;

49.14 (9) must use data from valid and reliable assessments aligned to state and local academic
49.15 standards and must use state and local measures of student growth and literacy that may
49.16 include value-added models or student learning goals to determine 35 percent of teacher
49.17 evaluation results;

49.18 (10) must use longitudinal data on student engagement and connection and other student
49.19 outcome measures explicitly aligned with the elements of curriculum for which teachers
49.20 are responsible, including academic literacy, oral academic language, and achievement of
49.21 English learners;

49.22 (11) must require qualified and trained evaluators such as school administrators to
49.23 perform summative evaluations and ensure school districts and charter schools provide for
49.24 effective evaluator training specific to teacher development and evaluation;

49.25 (12) must give teachers not meeting professional teaching standards under clauses (3)
49.26 to (11) support to improve through a teacher improvement process that includes established
49.27 goals and timelines; and

49.28 (13) must discipline a teacher for not making adequate progress in the teacher
49.29 improvement process under clause (12) that may include a last chance warning, termination,
49.30 discharge, nonrenewal, transfer to a different position, a leave of absence, or other discipline
49.31 a school administrator determines is appropriate.

50.1 Data on individual teachers generated under this subdivision are personnel data under 50.2 section 13.43. The observation and interview notes of peer coaches may only be disclosed 50.3 to other school officials with the consent of the teacher being coached.

(c) The department, in consultation with parents who may represent parent organizations 50.4 and teacher and administrator representatives appointed by their respective organizations, 50.5 representing the Professional Educator Licensing and Standards Board, the Minnesota 50.6 Association of School Administrators, the Minnesota School Boards Association, the 50.7 50.8 Minnesota Elementary and Secondary Principals Associations, Education Minnesota, and representatives of the Minnesota Assessment Group, the Minnesota Business Partnership, 50.9 the Minnesota Chamber of Commerce, and Minnesota postsecondary institutions with 50.10 research expertise in teacher evaluation, must create and publish a teacher evaluation process 50.11 that complies with the requirements in paragraph (b) and applies to all teachers under this 50.12 section and section 122A.40 for whom no agreement exists under paragraph (a) for an annual 50.13 teacher evaluation and peer review process. The teacher evaluation process created under 50.14 this subdivision does not create additional due process rights for probationary teachers under 50.15 subdivision 2. 50.16

50.17 (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.

50.30 All data created and used under this paragraph retains its classification under chapter 13.

50.31 **EFFECTIVE DATE.** This section is effective July 1, 2025.

#### 51.1 Sec. 16. [122A.615] ABLEISM AND DISABILITY JUSTICE.

51.2 A school district or charter school is encouraged to include training on ableism and

51.3 disability justice provided by a person with a disability and expertise related to ableism and

51.4 disability justice in its professional development activities for teachers and paraprofessionals,

51.5 <u>Title I aides, and other instructional support staff.</u>

51.6 **EFFECTIVE DATE.** This section is effective July 1, 2024.

51.7 Sec. 17. Minnesota Statutes 2023 Supplement, section 122A.631, subdivision 2, is amended
51.8 to read:

51.9Subd. 2. Definition. "Heritage language and culture teachers teachers teacher" means teachers a51.10teacher with a familial connection to a their community's language and culture, who use is51.11proficient in the language and engaged in the culture, and uses this connection to support51.12students as they learn academic content or, become proficient in the language, and engage51.13with the culture of that particular community. For the purposes of this section, a heritage51.14language and culture teacher of American Sign Language is a teacher with a childhood51.15connection to American Sign Language and whose primary language is American Sign

51.16 Language.

51.17 Sec. 18. Minnesota Statutes 2023 Supplement, section 122A.631, subdivision 4, is amended
51.18 to read:

51.19Subd. 4. Heritage language and culture teacher licensure pathway program. (a) The51.20Professional Educator Licensing and Standards Board shall develop a program to support51.21initial and additional licensure for heritage language and culture teachers. The board may51.22prioritize the participation of heritage language and culture teachers whose own heritage51.23language is within the most common languages spoken by Minnesota students, as indicated51.24by the Department of Education report on primary home languages, and for which there are51.25fewer teacher preparation programs for that licensure area or fewer teachers that hold a

51.26 license in that area. The program must include:

51.27 (1) a yearlong mentorship program;

(2) monthly meetings where applicants receive guidance on completing the portfolio
process from a portfolio liaison, dedicated specifically to facilitating this program;

51.30 (3) a stipend to cover substitute teachers when meetings take place during the school51.31 day;

51.32 (4) a waiver for all portfolio and licensure testing fees; and

Article 3 Sec. 18.

52.1 (5) a portfolio review committee created by the board.

(b) For applicants seeking an initial license in a world language and culture, the applicant
must demonstrate meeting the standards of effective practice in Minnesota Rules, part
8710.2000, and content-specific pedagogical standards in Minnesota Rules, part 8710.4950,
through the portfolio process.

(c) For applicants seeking a dual license, the applicant must demonstrate meeting the
standards of effective practice in Minnesota Rules, part 8710.2000, content-specific
pedagogical standards in Minnesota Rules, part 8710.4950, and all standards for the chosen
dual license through the portfolio process.

(d) For applicants seeking an additional license in a world language and culture, the
applicant must demonstrate meeting the content-specific pedagogical standards in Minnesota
Rules, part 8710.4950.

52.13 Sec. 19. Minnesota Statutes 2023 Supplement, section 122A.70, subdivision 2, is amended
52.14 to read:

52.15 Subd. 2. **Board grants.** (a) The Professional Educator Licensing and Standards Board 52.16 must make grant application forms available to sites interested in developing, sustaining, 52.17 or expanding a mentorship program.

52.18 (b) The following applicants are eligible for a program grant:

52.19 (1) a school district or group of school districts, a school or coalition of schools, or a
 52.20 coalition of teachers may apply for a program grant., charter school, or cooperative unit,
 52.21 on behalf of its participating schools sites;

- 52.22 (2) a Tribal contract school;
- 52.23 (3) a coalition of teachers; and

52.24 (4) a coalition of two or more applicants that are individually eligible for a grant.

A higher education institution or nonprofit organization may partner with <u>a an eligible</u> grant
applicant but is not eligible as a sole applicant for grant funds.

52.27 (c) The Professional Educator Licensing and Standards Board, in consultation with the 52.28 teacher mentoring task force, must approve or disapprove the applications. To the extent 52.29 possible, the approved applications must reflect effective mentoring, professional 52.30 development, and retention components, and be geographically distributed throughout the 52.31 state. The Professional Educator Licensing and Standards Board must encourage the selected 52.32 sites to consider the use of its assessment procedures.

53.1	Sec. 20. <u>REPEALER.</u>
53.2	(a) Minnesota Statutes 2022, section 122A.2451, subdivision 9, is repealed.
53.3	(b) Minnesota Statutes 2023 Supplement, section 122A.185, subdivision 4, is repealed.
53.4	ARTICLE 4
53.5	THE READ ACT
53.6	Section 1. Minnesota Statutes 2023 Supplement, section 120B.1117, is amended to read:
53.7	120B.1117 TITLE; THE READ ACT.
53.8	Sections 120B.1117 120B.118 to 120B.124 may be cited as the "Reading to Ensure
53.9	Academic Development Act" or the "Read Act."
53.10	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2024.
53.11	Sec. 2. Minnesota Statutes 2023 Supplement, section 120B.1118, is amended by adding
53.12	a subdivision to read:
53.13	Subd. 2a. Certified trained facilitator. "Certified trained facilitator" means a person
53.14	employed by a district or regional literacy network who has completed professional
53.15	development approved by the Department of Education in structured literacy, completed
53.16	the vendor's certification prerequisites and facilitator training requirements, completed the
53.17	vendor's annual recertification requirements, remains in good standing with the sponsoring
53.18	agency and vendor, uses the vendor's training materials with fidelity, and participates in
53.19	mentoring or coaching provided by CAREI and the Department of Education on facilitating
53.20	literacy training. A literacy lead who meets the requirements under this subdivision may be
53.21	a certified trained facilitator.
53.22	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2024.
53.23	Sec. 3. Minnesota Statutes 2023 Supplement, section 120B.1118, subdivision 7, is amended
53.24	to read:
53.25	Subd. 7. Literacy specialist. "Literacy specialist" means a person licensed by the
53.26	Professional Educator Licensing and Standards Board as a teacher of reading, a special
53.27	education teacher, or a kindergarten through grade 6 teacher, who has completed professional
53.28	development approved by the Department of Education in structured literacy. A literacy
53.29	specialist employed by the department under section 120B.123, subdivision 7, or by a district
53.30	as a literacy lead, is not required to complete the approved training before August 30, 2025.

#### 54.1 **EFFECTIVE DATE.** This section is effective July 1, 2024.

54.2 Sec. 4. Minnesota Statutes 2023 Supplement, section 120B.1118, subdivision 10, is
54.3 amended to read:

Subd. 10. Oral language. "Oral language," also called "spoken language," includes
speaking and listening, and consists of five components: phonology, morphology, syntax,
semantics, and pragmatics. Oral language also includes sign language, in which speaking
and listening skills are defined as expressive and receptive skills, and consists of phonology,
including sign language phonological awareness, morphology, syntax, semantics, and
pragmatics.

#### 54.10 **EFFECTIVE DATE.** This section is effective July 1, 2024.

54.11 Sec. 5. Minnesota Statutes 2023 Supplement, section 120B.12, subdivision 1, is amended54.12 to read:

Subdivision 1. Literacy goal. (a) The legislature seeks to have every child reading at 54.13 or above grade level every year, beginning in kindergarten, and to support multilingual 54.14 learners and students receiving special education services in achieving their individualized 54.15 reading goals in order to meet grade-level proficiency. By the 2026-2027 school year, 54.16 districts must provide evidence-based reading instruction through a focus on student mastery 54.17 of the foundational reading skills of phonemic awareness, phonics, and fluency, as well as 54.18 the development of oral language, vocabulary, and reading comprehension skills. Students 54.19 must receive evidence-based instruction that is proven to effectively teach children to read, 54.20 consistent with sections <del>120B.1117</del> 120B.118 to 120B.124. 54.21

(b) To meet this goal, each district must provide teachers and instructional support staff
with responsibility for teaching reading with training on evidence-based reading instruction
that is approved by the Department of Education by the deadlines provided in this subdivision
<u>section 120B.123</u>, subdivision 5. The commissioner may grant a district an extension to the
deadlines in this paragraph. Beginning July 1, 2024, a district must provide access to the
training required under section 120B.123, subdivision 5, to:

54.28 (1) intervention teachers working with students in kindergarten through grade 12;

54.29 (2) all classroom teachers of students in kindergarten through grade 3 and children in
 54.30 prekindergarten programs;

- 54.31 (3) special education teachers;
- 54.32 (4) curriculum directors;

#### 55.1 (5) instructional support staff who provide reading instruction; and

#### 55.2 (6) employees who select literacy instructional materials for a district.

- 55.3 (c) All other teachers and instructional staff required to receive training under the Read
  55.4 Act must complete the training no later than July 1, 2027.
- 55.5 (d) (c) Districts are strongly encouraged to adopt a MTSS framework. The framework 55.6 should include a process for monitoring student progress, evaluating program fidelity, and 55.7 analyzing student outcomes and needs in order to design and implement ongoing
- 55.8 evidenced-based instruction and interventions.

#### 55.9 **EFFECTIVE DATE.** This section is effective July 1, 2024.

55.10 Sec. 6. Minnesota Statutes 2023 Supplement, section 120B.12, subdivision 2, is amended55.11 to read:

Subd. 2. Identification; report. (a) Twice per year, Each school district must screen 55.12 every student enrolled in kindergarten, grade 1, grade 2, and grade 3 using a screening tool 55.13 approved by the Department of Education three times each school year: (1) within the first 55.14 six weeks of the school year; (2) by February 15 each year; and (3) within the last six weeks 55.15 of the school year. Students enrolled in kindergarten, grade 1, grade 2, and grade 3, including 55.16 multilingual learners and students receiving special education services, must be universally 55.17 screened for mastery of foundational reading skills, including phonemic awareness, phonics, 55.18 decoding, fluency, oral language, and for characteristics of dyslexia as measured by a 55.19 screening tool approved by the Department of Education. The screening for characteristics 55.20 of dyslexia may be integrated with universal screening for mastery of foundational skills 55.21 and oral language. A district must submit data on student performance in kindergarten, 55.22 grade 1, grade 2, and grade 3 on foundational reading skills, including phonemic awareness, 55.23 phonics, decoding, fluency, and oral language to the Department of Education in the annual 55.24 55.25 local literacy plan submission due on June 15.

(b) Students in grades 4 and above, including multilingual learners and students receiving 55.26 55.27 special education services, who do not demonstrate mastery of foundational reading skills, including phonemic awareness, phonics, decoding, fluency, and oral language, must be 55.28 screened using a screening tool approved by the Department of Education for characteristics 55.29 of dyslexia, and must continue to receive evidence-based instruction, interventions, and 55.30 progress monitoring until the students achieve grade-level proficiency. A parent, in 55.31 consultation with a teacher, may opt a student out of the literacy screener if the parent and 55.32 teacher decide that continuing to screen would not be beneficial to the student. In such 55.33

56.1 limited cases, the student must continue to receive progress monitoring and literacy56.2 interventions.

(c) Reading screeners in English, and in the predominant languages of district students
where practicable, must identify and evaluate students' areas of academic need related to
literacy. The district also must monitor the progress and provide reading instruction
appropriate to the specific needs of multilingual learners. The district must use an approved,
developmentally appropriate, and culturally responsive screener and annually report summary
screener results to the commissioner by June 15 in the form and manner determined by the
commissioner.

(d) The district also must include in its literacy plan under subdivision 4a, a summary
of the district's efforts to screen, identify, and provide interventions to students who
demonstrate characteristics of dyslexia as measured by a screening tool approved by the
Department of Education. Districts are strongly encouraged to use the <u>a</u> MTSS framework.
With respect to students screened or identified under paragraph (a), the report must include:

56.15 (1) a summary of the district's efforts to screen for dyslexia;

56.16 (2) the number of students universally screened for that reporting year;

56.17 (3) the number of students demonstrating characteristics of dyslexia for that year; and

(4) an explanation of how students identified under this subdivision are provided withalternate instruction and interventions under section 125A.56, subdivision 1.

#### 56.20 **EFFECTIVE DATE.** This section is effective July 1, 2024.

56.21 Sec. 7. Minnesota Statutes 2023 Supplement, section 120B.12, subdivision 2a, is amended
 56.22 to read:

56.23 Subd. 2a. **Parent notification and involvement.** A district must administer <u>a an approved</u> 56.24 reading screener to students in kindergarten through grade 3 within the first six weeks of 56.25 the school year, <u>by February 15 each year</u>, and again within the last six weeks of the school 56.26 year. Schools, <del>at least biannually</del> after administering each screener, must give the parent of 56.27 each student who is not reading at or above grade level timely information about:

56.28 (1) the student's reading proficiency as measured by a screener approved by the56.29 Department of Education;

56.30 (2) reading-related services currently being provided to the student and the student's56.31 progress; and

57.1 (3) strategies for parents to use at home in helping their student succeed in becoming57.2 grade-level proficient in reading in English and in their native language.

57.3 A district may not use this section to deny a student's right to a special education 57.4 evaluation.

#### 57.5 **EFFECTIVE DATE.** This section is effective July 1, 2024.

57.6 Sec. 8. Minnesota Statutes 2023 Supplement, section 120B.12, subdivision 3, is amended
57.7 to read:

Subd. 3. Intervention. (a) For each student identified under subdivision 2, the district 57.8 shall provide reading intervention to accelerate student growth and reach the goal of reading 57.9 at or above grade level by the end of the current grade and school year. A district is 57.10 encouraged to provide reading intervention through a MTSS framework. If a student does 57.11 not read at or above grade level by the end of the current school year, the district must 57.12 continue to provide reading intervention until the student reads at grade level. District 57.13 intervention methods shall encourage family engagement and, where possible, collaboration 57.14 with appropriate school and community programs that specialize in evidence-based 57.15 57.16 instructional practices and measure mastery of foundational reading skills, including phonemic awareness, phonics, decoding, fluency, and oral language. By the 2025-2026 57.17 school year, intervention programs must be taught by an intervention teacher or special 57.18 education teacher who has successfully completed training in evidence-based reading 57.19 instruction approved by the Department of Education. Intervention may include but is not 57.20 limited to requiring student attendance in summer school, intensified reading instruction 57.21 that may require that the student be removed from the regular classroom for part of the 57.22 school day, extended-day programs, or programs that strengthen students' cultural 57.23 connections. 57.24

(b) A district or charter school is strongly encouraged to provide a personal learning 57.25 plan for a student who is unable to demonstrate grade-level proficiency, as measured by the 57.26 statewide reading assessment in grade 3 or a screener identified by the Department of 57.27 Education under section 120B.123. The district or charter school must determine the format 57.28 of the personal learning plan in collaboration with the student's educators and other 57.29 appropriate professionals. The school must develop the learning plan in consultation with 57.30 the student's parent or guardian. The personal learning plan must include targeted instruction 57.31 that is evidence-based and ongoing progress monitoring, and address knowledge gaps and 57.32 skill deficiencies through strategies such as specific exercises and practices during and 57.33 outside of the regular school day, group interventions, periodic assessments or screeners, 57.34

and reasonable timelines. The personal learning plan may include grade retention, if it is in
the student's best interest; a student may not be retained solely due to delays in literacy or
not demonstrating grade-level proficiency. A school must maintain and regularly update
and modify the personal learning plan until the student reads at grade level. This paragraph
does not apply to a student under an individualized education program.

(c) Starting in the 2025-2026 school year, a district must use only evidence-based literacy
 interventions. Districts are strongly encouraged to use intervention materials approved by
 the Department of Education under the Read Act.

- (d) Starting in the 2026-2027 school year, to provide a Tier 2 literacy intervention, a
- 58.10 paraprofessional or other unlicensed person, including a volunteer, must be supervised by
- 58.11 <u>a licensed teacher who has completed training in evidence-based reading instruction approved</u>

58.12 by the Department of Education, and has completed evidence-based training developed

<sup>58.13</sup> under the Read Act by CAREI or the regional literacy networks under section 120B.124,

58.14 subdivision 4, or a training that the department has determined meets or exceeds the

- 58.15 requirements of section 120B.124, subdivision 4.
- 58.16 **EFFECTIVE DATE.** This section is effective July 1, 2024.

58.17 Sec. 9. Minnesota Statutes 2023 Supplement, section 120B.12, subdivision 4, is amended58.18 to read:

58.19 Subd. 4. **Staff development.** (a) A district must provide training on evidence-based 58.20 reading structured literacy instruction to teachers and instructional staff in accordance with 58.21 subdivision 1, paragraph paragraphs (b) and (c). The training must include teaching in the 58.22 areas of phonemic awareness, phonics, vocabulary development, reading fluency, reading 58.23 comprehension, and culturally and linguistically responsive pedagogy.

(b) Each district shall use the data under subdivision 2 to identify the staff developmentneeds so that:

(1) elementary teachers are able to implement explicit, systematic, evidence-based
instruction in the five reading areas of phonemic awareness, phonics, fluency, vocabulary,
and comprehension with emphasis on mastery of foundational reading skills as defined in
section 120B.1118 120B.119 and other literacy-related areas including writing until the
student achieves grade-level reading and writing proficiency;

(2) elementary teachers have sufficient receive training to provide students with
 evidence-based reading and oral language instruction that meets students' developmental,

59.1 linguistic, and literacy needs using the intervention methods or programs selected by the59.2 district for the identified students;

(3) licensed teachers employed by the district have regular opportunities to improve
reading and writing instruction through approved professional development identified in
the local literacy plan;

(4) licensed teachers recognize students' diverse needs in cross-cultural settings and are
able to serve the oral language and linguistic needs of students who are multilingual learners
by maximizing strengths in their native languages in order to cultivate students' English
language development, including oral academic language development, and build academic
literacy; and

59.11 (5) licensed teachers are well trained in culturally responsive pedagogy that enables
59.12 students to master content, develop skills to access content, and build relationships.

59.13 (c) A district that offers early childhood programs, including voluntary prekindergarten

<sup>59.14</sup> for eligible four-year-old children, early childhood special education, and school readiness

59.15 programs, must provide staff classroom teachers in early childhood programs sufficient

59.16 training <u>approved by the Department of Education</u> to provide children in early childhood

59.17 programs with explicit, systematic instruction in phonological and phonemic awareness;

<sup>59.18</sup> oral language, including listening comprehension; vocabulary; and letter-sound

59.19 correspondence.

#### 59.20 **EFFECTIVE DATE.** This section is effective July 1, 2024.

59.21 Sec. 10. Minnesota Statutes 2023 Supplement, section 120B.12, subdivision 4a, is amended59.22 to read:

59.23 Subd. 4a. Local literacy plan. (a) Consistent with this section, a school district must 59.24 adopt a local literacy plan to have every child reading at or above grade level every year 59.25 beginning in kindergarten and to support multilingual learners and students receiving special 59.26 education services in achieving their individualized reading goals. A district must update 59.27 and submit the plan to the commissioner by June 15 each year. The plan must be consistent 59.28 with the Read Act, and include the following:

(1) a process to assess students' foundational reading skills, oral language, and level of
reading proficiency and the <u>approved</u> screeners used, by school site and grade level, under
section 120B.123;

59.32 (2) a process to notify and involve parents;

60.1 (3) a description of how schools in the district will determine the targeted reading
60.2 instruction that is evidence-based and includes an intervention strategy for a student and
60.3 the process for intensifying or modifying the reading strategy in order to obtain measurable
60.4 reading progress;

60.5 (4) evidence-based intervention methods for students who are not reading at or above
60.6 grade level and progress monitoring to provide information on the effectiveness of the
60.7 intervention;

60.8 (5) identification of staff development needs, including a plan to meet those needs;

60.9 (6) the curricula used by school site and grade level and, if applicable, the district plan
60.10 and timeline for adopting approved curricula and materials starting in the 2025-2026 school
60.11 year;

60.12 (7) a statement of whether the district has adopted a MTSS framework;

60.13 (8) student data using the measures of foundational literacy skills and mastery identified
60.14 by the Department of Education for the following students:

60.15 (i) students in kindergarten through grade 3;

60.16 (ii) students who demonstrate characteristics of dyslexia; and

60.17 (iii) students in grades 4 to 12 who are identified as not reading at grade level; and

60.18 (9) the number of teachers and other staff that who have completed training approved
60.19 by the department-;

(10) the number of teachers and other staff proposed for training in structured literacy;
 and

60.22 (11) how the district used funding provided under the Read Act to implement the
60.23 requirements of the Read Act.

(b) The district must post its literacy plan on the official school district website and
submit it to the commissioner of education using the template developed by the commissioner
of education beginning June 15, 2024.

60.27 (c) By March 1, 2024, the commissioner of education must develop a streamlined template 60.28 for local literacy plans that meets the requirements of this subdivision and requires all 60.29 reading instruction and teacher training in reading instruction to be evidence-based. The 60.30 template must require a district to report information using the student categories required 60.31 in the commissioner's report under paragraph (d). The template must focus district resources

on improving students' foundational reading skills while reducing paperwork requirementsfor teachers.

(d) By December 1, 2025, the commissioner of education must submit a report to the
legislative committees with jurisdiction over prekindergarten through grade 12 education
summarizing the local literacy plans submitted to the commissioner. The summary must
include the following information:

- 61.7 (1) the number of teachers and other staff that who have completed training approved
  61.8 by the Department of Education;
- 61.9 (2) the number of teachers and other staff required to complete the training under section
  61.10 120B.123, subdivision 5, who have not completed the training;
- 61.11 (3) the number of teachers exempt under section 120B.123, subdivision 5, from

61.12 <u>completing training approved by the Department of Education;</u>

61.13 (2) (4) by school site and grade, the <u>approved</u> screeners <del>used at the beginning and end</del>
 61.14 of the school year and the reading curriculum used; and

- 61.15 (3) (5) by school site and grade, using the measurements of foundational literacy skills
  61.16 and mastery identified by the department, both aggregated data and disaggregated data <u>on</u>
  61.17 <u>student performance on the approved screeners</u> using the student categories under section
  61.18 120B.35, subdivision 3, paragraph (a), clause (2).
- (e) By December 1, 2026, and December 1, 2027, the commissioner of education must

61.20 submit updated reports containing the information required under paragraph (d) to the

61.21 legislative committees with jurisdiction over prekindergarten through grade 12 education.

61.22 **EFFECTIVE DATE.** This section is effective the day following final enactment.

61.23 Sec. 11. Minnesota Statutes 2023 Supplement, section 120B.123, subdivision 1, is amended
61.24 to read:

61.25 Subdivision 1. <u>Approved screeners. (a)</u> A district must administer an approved 61.26 evidence-based reading screener to students in kindergarten through grade 3 within the first 61.27 six weeks of the school year, <u>by February 15 each year</u>, and again within the last six weeks 61.28 of the school year. The screener must be one of the screening tools approved by the 61.29 Department of Education. A district must identify any screener it uses in the district's annual 61.30 literacy plan, and submit screening data with the annual literacy plan by June 15.

61.31 (b) Starting in the 2024-2025 school year, district staff, contractors, and volunteers may
 61.32 only use screeners that have been approved by the Department of Education.

SF No. 3567, Conference Committee Report - 93rd Legislature (2023-2024)05/09/24 08:15 PM [CCRSF3567]

#### 62.1 **EFFECTIVE DATE.** This section is effective July 1, 2024.

62.2 Sec. 12. Minnesota Statutes 2023 Supplement, section 120B.123, subdivision 2, is amended
62.3 to read:

62.4 Subd. 2. **Progress monitoring.** A district must implement progress monitoring, as

62.5 defined in section <u>120B.1118</u> <u>120B.119</u>, for a student not reading at grade level.

- 62.6 **EFFECTIVE DATE.** This section is effective July 1, 2024.
- 62.7 Sec. 13. Minnesota Statutes 2023 Supplement, section 120B.123, subdivision 5, is amended
  62.8 to read:

62.9 Subd. 5. Professional development. (a) A district must provide training from a menu
62.10 of approved evidence-based training programs to all the following teachers and staff by
62.11 July 1, 2026:

62.12 (1) reading intervention teachers<del>, literacy specialists, and other teachers and staff</del>

62.13 identified in section 120B.12, subdivision 1, paragraph (b), by July 1, 2025; and by July 1,

62.14 2027, to other teachers in the district, prioritizing teachers who work with students with

62.15 disabilities, English learners, and students who qualify for the graduation incentives program

62.16 under section 124D.68. working with students in kindergarten through grade 12;

- 62.17 (2) all classroom teachers of students in kindergarten through grade 3 and children in
- 62.18 prekindergarten programs;
- 62.19 (3) special education teachers;
- 62.20 (4) curriculum directors;
- 62.21 (5) instructional support staff, contractors, and volunteers who assist in providing Tier
- 62.22 <u>2 interventions;</u>
- 62.23 (6) employees who select literacy instructional materials for a district; and
- 62.24 (7) teachers licensed to teach English to multilingual learners.
- 62.25 (b) A district must provide training from a menu of approved evidence-based training
- 62.26 programs to the following teachers by July 1, 2027:
- 62.27 (1) teachers who provide reading instruction to students in grades 4 to 12; and
- 62.28 (2) teachers who provide instruction to students in a state-approved alternative program.
- 62.29 (c) The commissioner of education may grant a district an extension to the deadlines in 62.30 this subdivision.

#### (d) Training provided by a department-approved certified trained facilitator may satisfy 63.1 the professional development requirements under this subdivision. 63.2 (e) For the 2024-2025 school year only, the hours of instruction requirement under 63.3 section 120A.41 for students in an elementary school, as defined in section 120A.05, 63.4 subdivision 9, is reduced by 5-1/2 hours for a district that enters into an agreement with the 63.5 exclusive representative of the teachers that requires teachers to receive at least 5-1/2 hours 63.6 of approved evidence-based training required under this subdivision, on a day when other 63.7 students in the district receive instruction. If a charter school's teachers are not represented 63.8 by an exclusive representative, the charter school may reduce the number of instructional 63.9 hours for students in an elementary school, as defined in section 120A.05, subdivision 9, 63.10

63.11 by 5-1/2 hours after consulting with its teachers in order to provide teachers with at least

63.12 <u>5-1/2 hours of evidence-based training required under this subdivision on a day when other</u>

63.13 students receive instruction.

#### 63.14 **EFFECTIVE DATE.** This section is effective the day following final enactment.

63.15 Sec. 14. Minnesota Statutes 2023 Supplement, section 120B.123, subdivision 7, is amended
63.16 to read:

63.17 Subd. 7. Department of Education. (a) By July 1, 2023, the department must make
63.18 available to districts a list of approved evidence-based screeners in accordance with section
63.19 120B.12. A district must use an approved screener to assess students' mastery of foundational
63.20 reading skills in accordance with section 120B.12.

(b) The Department of Education must partner with CAREI as required under section
120B.124 to approve professional development programs, subject to final determination by
the department. After the implementation partnership under section 120B.124 ends, the
department must continue to regularly provide districts with information about professional
development opportunities available throughout the state on reading instruction that is
evidence-based.

63.27 (c) The department <u>and CAREI must</u> identify training required for a literacy lead and
63.28 literacy specialist employed by a district or Minnesota service cooperatives.

(d) The department must employ <u>a one or more</u> literacy <u>specialist</u> <u>specialists</u> to provide
support to districts implementing the Read Act and coordinate duties assigned to the
department under the Read Act. The literacy specialist must work on state efforts to improve
literacy tracking and implementation.

## 64.1 (e) The department must develop a template for a local literacy plan in accordance with 64.2 section 120B.12, subdivision 4a.

- (f) The department must partner with CAREI as required under section 120B.124 to 64.3 approve literacy intervention models, subject to final determination by the department. The 64.4 department must make a list of the 15 approved evidence-based intervention models available 64.5 to districts as they are approved by CAREI, starting November 1, 2025. Upon approval of 64.6 the evidence-based intervention models, the department must ensure the models are reviewed 64.7 by a contracted third party for culturally responsive guidance and materials, and make those 64.8 findings available to districts once the review process is complete. The department must 64.9 notify districts of the two-step review process for all materials approved under the Read 64.10 Act for effectiveness as evidence-based structured literacy, and for cultural responsiveness. 64.11
- 64.12 (g) The department and CAREI must provide ongoing coaching, mentoring, and support
   64.13 to certified trained facilitators.

#### 64.14 **EFFECTIVE DATE.** This section is effective July 1, 2024.

64.15 Sec. 15. Minnesota Statutes 2023 Supplement, section 120B.124, subdivision 2, is amended
64.16 to read:

Subd. 2. Reconsideration. (a) The department and CAREI must provide districts an 64.17 opportunity to request that the department and CAREI add to the list of curricula or 64.18 professional development programs a specific curriculum or professional development 64.19 program. The department must publish the request for reconsideration procedure on the 64.20 64.21 department website. A request for reconsideration must demonstrate that the curriculum or professional development program meets the requirements of the Read Act, is 64.22 evidence-based, and has structured literacy components; or that the screener accurately 64.23 measures literacy growth, monitors progress, and accurately assesses effective reading, 64.24 including phonemic awareness, phonics, fluency, vocabulary, and comprehension. The 64.25 department and CAREI must review the request for reconsideration and approve or deny 64.26 the request within 60 days. 64.27

# (b) The department and CAREI must conduct a final curriculum review of previously submitted curriculum by March 3, 2025, to review curriculum that is available to districts at no cost.

64.31 **EFFECTIVE DATE.** This section is effective July 1, 2024.

- 65.1 Sec. 16. Minnesota Statutes 2023 Supplement, section 120B.124, is amended by adding
  65.2 a subdivision to read:
- Subd. 5. Ongoing review of literacy materials. The department may partner with one 65.3 or more institutions of higher education to conduct independent and objective reviews of 65.4 curriculum and intervention materials. The department must determine whether it will 65.5 partner with an institution of higher education to conduct ongoing reviews of literacy 65.6 materials by June 1, 2026. A publisher may submit curriculum or intervention materials for 65.7 review. The publisher is responsible for paying the cost of the review directly to the institution 65.8 of higher education. The review must use the rubric used to approve curriculum under 65.9 subdivision 1. The department and institution of higher education may approve the curriculum 65.10 or intervention materials if they determine that the curriculum or intervention materials are 65.11 evidence-based, focused on structured literacy, culturally and linguistically responsive, and 65.12 reflect diverse populations. The department must add the approved curriculum or intervention 65.13 materials to the list of curricula and materials approved under the Read Act. 65.14
- 65.15 **EFFECTIVE DATE.** This section is effective July 1, 2024.
- 65.16 Sec. 17. Minnesota Statutes 2023 Supplement, section 120B.124, is amended by adding
  65.17 a subdivision to read:
- 65.18Subd. 6. Comprehensive review of literacy materials. Starting in 2033, the department65.19and an institution of higher education may partner to conduct a comprehensive review of65.20curriculum and intervention materials to identify literacy curriculum and supporting materials,65.21and intervention materials that are evidence-based, focused on structured literacy, culturally65.22and linguistically responsive, and reflect diverse populations. The department must revise65.23the list of approved curriculum and supporting materials, and intervention materials based65.24on the findings of the review.
- 65.25 **EFFECTIVE DATE.** This section is effective July 1, 2024.
- 65.26 Sec. 18. Minnesota Statutes 2023 Supplement, section 124D.42, subdivision 8, is amended
  65.27 to read:
- Subd. 8. Minnesota reading corps program. (a) A Minnesota reading corps program
  is established to provide ServeMinnesota AmeriCorps members with a data-based
  problem-solving model of literacy instruction to use in helping to train local Head Start
  program providers, other prekindergarten program providers, and staff in schools with
  students in kindergarten through grade 3 to evaluate and teach early literacy skills, including

- evidence-based literacy instruction under sections 120B.1117 to 120B.124, to children age
  3 to grade 3 and interventions for children in kindergarten to grade 12 3.
- (b) Literacy programs under this subdivision must comply with the provisions governing
  literacy program goals and data use under section 119A.50, subdivision 3, paragraph (b).
- 66.5 (c) Literacy programs under this subdivision must use evidence-based reading instruction
- and interventions focused on structured literacy. ServeMinnesota must demonstrate to the
- 66.7 department that the training AmeriCorps members receive meets or exceeds the requirements
- of section 120B.124, subdivision 4, for volunteers. Minnesota Reading Corps AmeriCorps
- 66.9 members are not required to complete the training under section 120B.24, subdivision 4.
- $\begin{array}{ll} 66.10 & (e) (d) \\ \hline (e$
- 66.13 **EFFECTIVE DATE.** This section is effective July 1, 2024.

## 66.14 Sec. 19. PROFESSIONAL EDUCATOR LICENSING AND STANDARDS BOARD 66.15 READING AUDIT REPORT.

- 66.16 (a) The Professional Educator Licensing and Standards Board must conduct an audit
- 66.17 that evaluates whether and how approved teacher training programs for candidates for the
- 66.18 following licensure areas meet subject matter standards for reading:
- (1) early childhood education in accordance with Minnesota Rules, part 8710.3000;
- 66.20 (2) elementary education in accordance with Minnesota Rules, part 8710.3200; and
- 66.21 (3) special education in accordance with Minnesota Rules, part 8710.5000.
- (b) The board must submit an initial report with its findings to the legislative committees
- <sup>66.23</sup> with jurisdiction over kindergarten through grade 12 and higher education by January 15,
- 66.24 2025, and a final report by August 1, 2026. Each report must:
- 66.25 (1) identify the reading standards for each licensure area; identify how they are aligned
- 66.26 to the requirements of the Read Act, including requirements on evidence-based instruction,
- 66.27 phonemic awareness, phonics, vocabulary development, reading fluency, and reading
- 66.28 comprehension; and identify how they are aligned to the requirements of Minnesota Statutes,
- 66.29 section 122A.092, subdivision 5;
- 66.30 (2) describe how the board conducted the audit;
- 66.31 (3) identify the results of the audit; and

- 67.1 (4) summarize the program effectiveness reports for continuing approval related to
- 67.2 reading standards reviewed by the board, including the board determinations under Minnesota
- 67.3 Rules, part 8705.2200.
- 67.4 **EFFECTIVE DATE.** This section is effective the day following final enactment.

#### 67.5 Sec. 20. REVISOR INSTRUCTION.

67.6 The revisor of statutes shall renumber each section of Minnesota Statutes listed in column

67.7 A with the number listed in column B. The revisor shall also make necessary cross-reference

67.8 changes consistent with the renumbering. The revisor shall also make any technical and

67.9 other changes necessitated by the renumbering and cross-reference changes in this act.

67.10	Column A	Column B
67.11	<u>120B.1117</u>	120B.118
67.12	<u>120B.1118</u>	<u>120B.119</u>

- 67.13 **EFFECTIVE DATE.** This section is effective July 1, 2024.
- 67.14

#### 67.15

### ARTICLE 5 SPECIAL EDUCATION

67.16 Section 1. Minnesota Statutes 2022, section 125A.02, subdivision 1a, as amended by Laws
67.17 2024, chapter 80, article 4, section 18, is amended to read:

Subd. 1a. Children from birth through age seven six experiencing developmental 67.18 delays. In addition to subdivision 1, every child under age three, and, at local district 67.19 discretion, every child from age three to through age seven, six who needs special instruction 67.20 and services, as determined by the rules of the commissioner of children, youth, and families 67.21 for children from birth through under age two three and by the rules of the commissioner 67.22 of education for children ages three through seven six, because the child has a substantial 67.23 delay or has an identifiable a diagnosed physical or mental condition known to hinder normal 67.24 67.25 development or disorder with a high probability of resulting in developmental delay is a child with a disability. 67.26

67.27 **EFFECTIVE DATE.** This section is effective July 1, 2024.

#### 68.1 Sec. 2. Minnesota Statutes 2023 Supplement, section 125A.08, is amended to read:

#### 68.2 **125A.08 INDIVIDUALIZED EDUCATION PROGRAMS.**

<u>Subdivision 1.</u> <u>Individualized education programs.</u> (a) At the beginning of each school
 year, each school district shall have in effect, for each child with a disability, an
 individualized education program.

68.6

(b) As defined in this section, every district must ensure the following:

(1) all students with disabilities are provided the special instruction and services which 68.7 are appropriate to their needs. Where the individualized education program team has 68.8 determined appropriate goals and objectives based on the student's needs, including the 68.9 extent to which the student can be included in the least restrictive environment, and where 68.10 there are essentially equivalent and effective instruction, related services, or assistive 68.11 technology devices available to meet the student's needs, cost to the district may be among 68.12 the factors considered by the team in choosing how to provide the appropriate services, 68.13 instruction, or devices that are to be made part of the student's individualized education 68.14 68.15 program. The individualized education program team shall consider and may authorize services covered by medical assistance according to section 256B.0625, subdivision 26. 68.16 Before a school district evaluation team makes a determination of other health disability 68.17 under Minnesota Rules, part 3525.1335, subparts 1 and 2, item A, subitem (1), the evaluation 68.18 team must seek written documentation of the student's medically diagnosed chronic or acute 68.19 health condition signed by a licensed physician or a licensed health care provider acting 68.20 within the scope of the provider's practice. The student's needs and the special education 68.21 instruction and services to be provided must be agreed upon through the development of 68.22 an individualized education program. The program must address the student's need to develop 68.23 skills to live and work as independently as possible within the community. The individualized 68.24 education program team must consider positive behavioral interventions, strategies, and 68.25 supports that address behavior needs for children. During grade 9, the program must address 68.26 the student's needs for transition from secondary services to postsecondary education and 68.27 training, employment, community participation, recreation, and leisure and home living. In 68.28 developing the program, districts must inform parents of the full range of transitional goals 68.29 68.30 and related services that should be considered. The program must include a statement of the needed transition services, including a statement of the interagency responsibilities or 68.31 linkages or both before secondary services are concluded. If the individualized education 68.32 program meets the plan components in section 120B.125, the individualized education 68.33 program satisfies the requirement and no additional transition plan is needed; 68.34

69.1 (2) children with a disability under age five and their families are provided special
 69.2 instruction and services appropriate to the child's level of functioning and needs;

69.3 (3) children with a disability and their parents or guardians are guaranteed procedural
69.4 safeguards and the right to participate in decisions involving identification, assessment
69.5 including assistive technology assessment, and educational placement of children with a
69.6 disability;

69.7 (4) eligibility and needs of children with a disability are determined by an initial
69.8 evaluation or reevaluation, which may be completed using existing data under United States
69.9 Code, title 20, section 33, et seq.;

(5) to the maximum extent appropriate, children with a disability, including those in
public or private institutions or other care facilities, are educated with children who are not
disabled, and that special classes, separate schooling, or other removal of children with a
disability from the regular educational environment occurs only when and to the extent that
the nature or severity of the disability is such that education in regular classes with the use
of supplementary services cannot be achieved satisfactorily;

69.16 (6) in accordance with recognized professional standards, testing and evaluation materials,
69.17 and procedures used for the purposes of classification and placement of children with a
69.18 disability are selected and administered so as not to be racially or culturally discriminatory;
69.19 and

(7) the rights of the child are protected when the parents or guardians are not known ornot available, or the child is a ward of the state.

69.22 <u>Subd. 2. Paraprofessionals. (c)</u> For all paraprofessionals employed to work in programs
69.23 whose role in part is to provide direct support to students with disabilities, the school board
69.24 in each district shall ensure that:

(1) before or beginning at the time of employment, each paraprofessional must develop
sufficient knowledge and skills in emergency procedures, building orientation, roles and
responsibilities, confidentiality, vulnerability, and reportability, among other things, to begin
meeting the needs, especially disability-specific and behavioral needs, of the students with
whom the paraprofessional works;

(2) within five days of beginning to work alone with an individual student with a
disability, the assigned paraprofessional must be either given paid time, or time during the
school day, to review a student's individualized education program or be briefed on the
student's specific needs by appropriate staff;

(3) annual training opportunities are required to enable the paraprofessional to continue
to further develop the knowledge and skills that are specific to the students with whom the
paraprofessional works, including understanding disabilities, the unique and individual
needs of each student according to the student's disability and how the disability affects the
student's education and behavior, following lesson plans, and implementing follow-up
instructional procedures and activities; and

(4) a district wide process obligates each paraprofessional to work under the ongoing
direction of a licensed teacher and, where appropriate and possible, the supervision of a
school nurse.

<u>Subd. 3.</u> Functional behavior assessment. (d) A school district may conduct a functional
behavior assessment as defined in Minnesota Rules, part 3525.0210, subpart 22, as a
stand-alone evaluation without conducting a comprehensive evaluation of the student in
accordance with prior written notice provisions in section 125A.091, subdivision 3a. A
parent or guardian may request that a school district conduct a comprehensive evaluation
of the parent's or guardian's student.

<u>Subd. 4.</u> Developmental adapted physical education assessment. A school district
 may conduct an assessment for developmental adapted physical education, as defined in
 <u>Minnesota Rules, part 3525.1352, as a stand-alone evaluation without conducting a</u>
 comprehensive evaluation of the student in accordance with prior written notice provisions
 in section 125A.091, subdivision 3a. A parent or guardian may request that a school district

70.21 conduct a comprehensive evaluation of the parent's or guardian's student.

#### 70.22 **EFFECTIVE DATE.** This section is effective July 1, 2024.

70.23 Sec. 3. Minnesota Statutes 2022, section 125A.27, subdivision 8, is amended to read:

Subd. 8. Eligibility for Part C. "Eligibility for Part C" means eligibility for infant and
 toddler intervention services under section 125A.02 and Minnesota Rules, part 3525.1350.

#### Sec. 4. Minnesota Statutes 2022, section 125A.56, subdivision 1, is amended to read:

Subdivision 1. Requirement. (a) Before a pupil <u>in kindergarten through grade 12 is</u>
referred for a special education evaluation, the district must conduct and document at least
two instructional strategies, alternatives, or interventions using a system of scientific,
research-based instruction and intervention in academics or behavior, based on the pupil's
needs, while the pupil is in the regular classroom. The pupil's teacher must document the
results. A special education evaluation team may waive this requirement when it determines

the pupil's need for the evaluation is urgent. This section may not be used to deny a pupil's
right to a special education evaluation.

- (b) A school district shall use alternative intervention services, including the assurance
  of mastery program under section 124D.66, or an early intervening services program under
  subdivision 2 to serve at-risk pupils who demonstrate a need for alternative instructional
  strategies or interventions.
- 71.7 (c) A student identified as being unable to read at grade level under section 120B.12,
- subdivision 2, paragraph (a), must be provided with alternate instruction under this
- subdivision that is multisensory, systematic, sequential, cumulative, and explicit.

#### 71.10 Sec. 5. SPECIAL EDUCATION LICENSURE RECIPROCITY WORKING GROUP.

- 71.11 Subdivision 1. Working group established. The Professional Educator Licensing and
- 71.12 Standards Board must establish a working group on special education licensure reciprocity.
- 71.13 Subd. 2. Members. (a) The board must consult with the organizations identified in
- 71.14 paragraph (b) before naming appointed members to the working group.
- 71.15 (b) By July 1, 2024, the board must appoint the following members to the working group:
- 71.16 (1) the executive director of the board or the executive director's designee;
- 71.17 (2) one representative from the board;
- 71.18 (3) two representatives from Minnesota Administrators for Special Education, consisting

71.19 of one member from the seven-county metropolitan area and one member from outside the

- 71.20 metropolitan area;
- 71.21 (4) two representatives from the Minnesota Association of School Administrators,
- consisting of one member from the seven-county metropolitan area and one member from
- 71.23 <u>outside the metropolitan area;</u>
- 71.24 (5) two representatives from the Minnesota School Boards Association, consisting of
- 71.25 <u>one member from the seven-county metropolitan area and one member from outside the</u>
- 71.26 <u>metropolitan area;</u>
- 71.27 (6) two representatives from Education Minnesota, consisting of one member from the
- 71.28 seven-county metropolitan area and one member from outside the metropolitan area;
- 71.29 (7) four licensed special education teachers, consisting of two members from the
- seven-county metropolitan area and two members from outside the metropolitan area;

72.1	(8) two representatives from the Minnesota Association of Colleges for Teacher
72.2	Education;
72.3	(9) two representatives from alternative teacher preparation programs; and
72.4	(10) one representative from the Minnesota Association of Charter Schools.
72.5	Subd. 3. Duties. The working group must meet on a regular basis and review current
72.6	statutory and rule requirements for persons with a special education license from another
72.7	state to qualify for a special education license in Minnesota, and make recommendations
72.8	on statutory or rule changes necessary to streamline requirements for out-of-state applicants.
72.9	The working group must submit its recommendations to the board for consideration for
72.10	inclusion in the board's legislative priorities, and by February 1, 2025, must submit a report
72.11	to the legislative committees with jurisdiction over kindergarten through grade 12 education.
72.12	Subd. 4. Administrative provisions. (a) The executive director of the board, or the
72.13	director's designee, must convene the initial meeting of the working group. Upon request
72.14	of the working group, the board must provide meeting space and administrative services
72.15	for the group.
72.16	(b) Members of the working group serve without compensation or payment of expenses.
72.17	(c) The working group expires February 1, 2025, or upon submission of the report to
72.18	the legislature required under subdivision 3, whichever is earlier.
72.19	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
72.20	ARTICLE 6
72.21	CHARTER SCHOOLS
72.22	Section 1. Minnesota Statutes 2022, section 124E.01, subdivision 1, is amended to read:
72.23	Subdivision 1. Purposes. (a) The primary purpose of mission-driven charter schools is
72.24	to improve all pupil the learning and all student, achievement, and success of all students.
72.25	Additional purposes include to The additional purposes of charter schools are to:
72.26	(1) increase <u>quality</u> learning opportunities for all <u>pupils</u> <u>students</u> ;
72.27	(2) encourage the use of different and innovative teaching methods;
72.28	(3) measure learning outcomes and create different and innovative forms of measuring
72.29	outcomes;
72.30	(4) establish new forms of accountability for schools; or

(5) create new professional opportunities for teachers, including the opportunity to beresponsible for the learning program at the school site.

73.3 (b) A charter school must identify the purposes it will address in the charter contract

and document the implementation of those purposes in the school's annual report.

73.5 Documentation of the implementation of those purposes shall be a component of the

73.6 <u>authorizer's performance review of the school.</u>

73.7 Sec. 2. Minnesota Statutes 2023 Supplement, section 124E.02, as amended by Laws 2024,
73.8 chapter 85, section 22, is amended to read:

73.9 **124E.02 DEFINITIONS.** 

(a) For purposes of this chapter, the terms defined in this section have the meaningsgiven them.

(b) "Affidavit" means a written statement the authorizer submits to the commissioner
for approval to establish a charter school under section 124E.06, subdivision 4, attesting to
its review and approval process before chartering a school.

(c) "Affiliate" means a person that directly or indirectly, through one or more
intermediaries, controls, is controlled by, or is under common control with another person.

(d) "Charter management organization" or "CMO" means <u>any a</u> nonprofit <u>or for-profit</u>
entity <u>or organization</u> that <u>contracts with a charter school board of directors to provide</u>,
<u>manage</u>, <u>or oversee operates or manages a charter school or a network of charter schools</u>
<u>or can control</u> all or substantially all of a school's education program or a school's
administrative, financial, business, or operational functions.

(e) "Control" means the ability to affect the management, operations, or policy actions
or decisions of a person, whether by owning voting securities, by contract, or otherwise.

(f) "Educational management organization" or "EMO" means a nonprofit or for-profit
entity or organization that provides, manages or oversees operates or manages a charter
school or a network of charter schools or can control all or substantially all of the a school's
education program, or the a school's administrative, financial, business, or operational
functions.

(g) "Immediate family member" means an individual whose any relationship by blood,
marriage, adoption, or partnership is no more remote than first cousin of spouses, parents,
grandparents, siblings, children, first cousins, aunts, uncles, grandchildren, nieces, and
nephews.

(h) "Market need and demand study" means a study that includes the following for theproposed locations of the school or additional site:

74.3 (1) current and projected demographic information;

74.4 (2) student enrollment patterns;

- 74.5 (3) information on existing schools and types of educational programs currently available;
- 74.6 (4) characteristics of proposed students and families;
- 74.7 (5) availability of properly zoned and classified facilities; and
- 74.8 (6) quantification of existing demand for the school or site.
- 74.9 (i) "Person" means an individual or entity of any kind.

(j) "Related party" means an affiliate or immediate family member of the other interested
party, an affiliate of an immediate family member who is the other interested party, or an
immediate family member of an affiliate who is the other interested party.

- (k) For purposes of this chapter, the terms defined in section 120A.05 have the samemeanings.
- Sec. 3. Minnesota Statutes 2023 Supplement, section 124E.03, subdivision 2, is amended
  to read:

Subd. 2. Certain federal, state, and local requirements. (a) A charter school shall
meet all federal, state, and local health and safety requirements applicable to school districts.

(b) A school must comply with statewide accountability requirements governing standardsand assessments in chapter 120B.

(c) A charter school must comply with the Minnesota Public School Fee Law, sections123B.34 to 123B.39.

74.23 (d) A charter school is a district for the purposes of tort liability under chapter 466.

(e) A charter school must comply with the Pledge of Allegiance requirement under
section 121A.11, subdivision 3.

(f) A charter school and charter school board of directors must comply with chapter 181
governing requirements for employment.

(g) A charter school must comply with continuing truant notification under section260A.03.

(h) A charter school must develop and implement a teacher evaluation and peer review
process under section 122A.40, subdivision 8, paragraph (b), clauses (2) to (13), and place
students in classrooms in accordance with section 122A.40, subdivision 8, paragraph (d).
The teacher evaluation process in this paragraph does not create any additional employment
rights for teachers.

(i) A charter school must adopt a policy, plan, budget, and process, consistent with
section 120B.11, to review curriculum, instruction, and student achievement and strive for
the world's best workforce.

(j) A charter school is subject to and must comply with the Pupil Fair Dismissal Act,
sections 121A.40 to 121A.56 and 121A.575, 121A.60, 121A.61, and 121A.65.

75.11 Sec. 4. Minnesota Statutes 2023 Supplement, section 124E.03, subdivision 9, is amended75.12 to read:

Subd. 9. English learners. (a) A charter school is subject to and must comply with the
Education for English Learners Act under sections 124D.58 to 124D.64 as though the charter
school were a district.

75.16 (b) A charter school must adopt and review a language access plan under section 123B.32
75.17 as though the charter school were a district.

75.18 Sec. 5. Minnesota Statutes 2022, section 124E.05, subdivision 2, is amended to read:

75.19 Subd. 2. Roles, responsibilities, and requirements for of authorizers. The authorizer

75.20 must participate in department-approved training. (a) The role of an authorizer is to ensure

75.21 that a school it authorizes has the autonomy granted by statute, fulfills the purposes of a

75.22 charter school, and is accountable to the agreed upon terms of the charter school contract

in order to safeguard quality educational opportunities for students and maintain public trust
and confidence.

75.25 (b) An authorizer has the following responsibilities:

75.26 (1) to review applications for new schools, determine whether a new school is ready to

75.27 open, review applications for grade and site expansions, review applications for change in

75.28 authorizers, and determine whether to approve or deny an application based on the

- 75.29 authorizer's approved criteria;
- 75.30 (2) to negotiate and execute the performance charter contracts with the schools it
   75.31 authorizes;

# (3) to conduct ongoing monitoring, oversight, and evaluation of the school's academic, operational, and financial performance during the term of the charter contract; (4) to evaluate the academic, operational, and financial performance of the school as defined in the charter contract prior to the end of the contract to determine the renewal, nonrenewal, or termination of the contract; and (5) to comply with authorizer requirements in chapter 124E. (c) An authorizer must document in the authorizer annual report under section 124E.16,

- <sup>76.8</sup> subdivision 2, paragraph (b), the annual successful completion of training of its staff members
- 76.9 during the previous year relative to chartering and an authorizer's role and responsibilities.
- 76.10 (d) An authorizer must participate in department-approved training.

76.11 Sec. 6. Minnesota Statutes 2022, section 124E.05, subdivision 3, is amended to read:

Subd. 3. Application process. (a) An eligible authorizer organization under this section 76.12 must apply to the commissioner for approval as an authorizer before submitting any affidavit 76.13 to the commissioner to charter a school. The application for approval as a charter school 76.14 authorizer must show the applicant's ability to implement the procedures and satisfy the 76.15 criteria for chartering a school under this chapter. The commissioner must approve or 76.16 disapprove the application within 45 business days of the deadline for that application 76.17 period. If the commissioner disapproves the application, the commissioner must notify the 76.18 applicant of the specific deficiencies in writing and the applicant then has 20 business days 76.19 to address the deficiencies to the commissioner's satisfaction. After the 20 business days 76.20 expire, the commissioner has 15 business days to make a final decision to approve or 76.21 disapprove the application. Failing to address the deficiencies to the commissioner's 76.22 satisfaction makes an applicant ineligible to be an authorizer. The commissioner, in 76.23 establishing criteria to approve an authorizer, consistent with subdivision 4, must consider 76.24 76.25 the applicant's:

- 76.26 (1) infrastructure and capacity to serve as an authorizer;
- 76.27 (2) application criteria and process;
- 76.28 (3) contracting process;
- 76.29 (4) ongoing oversight and evaluation processes; and

76.30 (5) renewal criteria and processes.

(b) A disapproved applicant under this section may resubmit an application during afuture application period.

Sec. 7. Minnesota Statutes 2022, section 124E.05, subdivision 5, is amended to read: 77.1 Subd. 5. Review by commissioner. (a) The commissioner shall review an authorizer's 77.2 performance every five years in a manner and form determined by the commissioner, subject 77.3 to paragraphs (b) and (c), and may review an authorizer's performance more frequently at 77.4 the commissioner's own initiative or at the request of a charter school operator chief 77.5 administrator, charter school board member of directors, or other interested party. The 77.6 commissioner, after completing the review, shall transmit a report with findings to the 77.7 77.8 authorizer and the schools authorized by the authorizer. (b) Consistent with this subdivision, the commissioner must: 77.9 (1) use criteria appropriate to the authorizer and the schools it charters to review the 77.10 authorizer's performance; and 77.11 77.12 (2) consult with authorizers, charter school operators, and other charter school stakeholders in developing review criteria under this paragraph. 77.13 (c) The commissioner's form must use existing department data on the authorizer to 77.14 minimize duplicate reporting to the extent practicable. When reviewing an authorizer's 77.15 performance under this subdivision, the commissioner must not: 77.16 (1) fail to credit; 77.17 77.18 (2) withhold points; or (3) otherwise penalize an authorizer for failing to charter additional schools or for the 77.19 absence of complaints against the authorizer's current portfolio of charter schools. 77.20 (1) develop the criteria and process of the performance review system in consultation 77.21 with authorizers, school administrators, charter school boards of directors, and other charter 77.22 school stakeholders; 77.23 77.24 (2) publish the authorizer performance review criteria and process at least 12 months before any change or process takes effect, except for changes required to take effect earlier 77.25 in accordance with state or federal law or to make technical changes; 77.26 (3) evaluate the authorizer's performance on adherence and implementation of the 77.27 authorizer's policies, procedures, and processes that are subject to section 124E.05, 77.28 subdivision 2, paragraph (b); 77.29 (4) solicit feedback from the authorizer, charter school administrators, and charter school 77.30

77.31 boards of directors; and

78.1	(5) use existing department data on the authorizer to minimize duplicate reporting to the
78.2	extent practicable.
78.3	(c) Consistent with this subdivision the commissioner must not penalize in any way an
78.4	authorizer for not chartering additional schools or for the absence of complaints against an
78.5	authorizer or an authorizer's portfolio of schools.
78.6	Sec. 8. Minnesota Statutes 2023 Supplement, section 124E.06, subdivision 1, is amended
78.7	to read:
78.8	Subdivision 1. Individuals eligible to organize. (a) An authorizer, after receiving an
78.9	application from a charter school developer, may charter either a licensed teacher under
78.10	section 122A.18, subdivision 1, or a group of individuals that includes one or more licensed
78.11	teachers under section 122A.18, subdivision 1, to operate a school subject to the
78.12	commissioner's approval of the authorizer's affidavit under subdivision 4.
78.13	(b) "Application" under this section means the charter school business plan a charter

school developer submits to an authorizer for approval to establish a charter school. Thisapplication must include:

78.16 (1) the proposed school's:

78.17 (i) mission and vision statements;

78.18 (ii) purposes and goals;

(iii) educational program design and how the program will improve student learning,
success, and achievement;

(iv) plan to address the social and emotional learning needs of students and student
 support services;

78.23 (v) plan to provide special education management and services;

78.24 (vi) plan for staffing the school with appropriately qualified and licensed personnel;

78.25 (vii) financial plan;

78.26 (viii) governance and management structure and plan;

78.27 (ix) market need and demand study; and

78.28 (x) plan for ongoing outreach and dissemination of information about the school's

78.29 offerings and enrollment procedure to families that reflect the diversity of Minnesota's

78.30 population and targeted groups under section 124E.17, subdivision 1, paragraph (a);

- 79.1 (2) the school developer's experience and background, including criminal history and79.2 bankruptcy background checks; and
- 79.3 (3) any other information the authorizer requests; and.
- 79.4

4 (4) a "statement of assurances" of legal compliance prescribed by the commissioner.

(c) An authorizer shall not approve an application submitted by a charter school developer
under paragraph (a) if the application does not comply with subdivision 3, paragraph (e),
and section 124E.01, subdivision 1. The commissioner shall not approve an affidavit
submitted by an authorizer under subdivision 4 if the affidavit does not comply with
subdivision 3, paragraph (e), and section 124E.01, subdivision 1.

79.10 Sec. 9. Minnesota Statutes 2023 Supplement, section 124E.06, subdivision 4, is amended79.11 to read:

Subd. 4. Authorizer's affidavit; approval process. (a) Before an operator may establish
and operate a school, the authorizer must file an affidavit with the commissioner stating its
intent to charter a school. An authorizer must file a separate affidavit for each school it
intends to charter. An authorizer must file an affidavit at least 14 months before July 1 of
the year the new charter school plans to serve students. The affidavit must state:

79.17 (1) the terms and conditions under which the authorizer would charter a school, including
79.18 a market need and demand study; and.

79.19 (2) how the authorizer intends to oversee:

79.20 (i) the fiscal and student performance of the charter school; and

(ii) compliance with the terms of the written contract between the authorizer and the
 charter school board of directors under section 124E.10, subdivision 1.

(b) The commissioner must approve or disapprove the authorizer's affidavit within 60 79.23 business days of receiving the affidavit. If the commissioner disapproves the affidavit, the 79.24 commissioner shall notify the authorizer of the deficiencies in the affidavit and the authorizer 79.25 then has 20 business days to address the deficiencies. The commissioner must notify the 79.26 authorizer of the commissioner's final approval or final disapproval within 15 business days 79.27 after receiving the authorizer's response to the deficiencies in the affidavit. If the authorizer 79.28 does not address deficiencies to the commissioner's satisfaction, the commissioner's 79.29 disapproval is final. An authorizer who fails to obtain the commissioner's approval is 79.30 79.31 precluded from chartering the school that is the subject of this affidavit.

- 80.1 (c) The grades and number of primary enrollment sites in an approved affidavit may
   80.2 only be modified under subdivision 5.
- 80.3 Sec. 10. Minnesota Statutes 2023 Supplement, section 124E.06, subdivision 5, is amended
  80.4 to read:

Subd. 5. Adding grades or sites. (a) A charter school may apply to the authorizer to amend the school charter to add grades or primary enrollment sites beyond those defined in the original affidavit approved by the commissioner. After approving the school's application, the authorizer shall submit a supplemental affidavit in the form and manner prescribed by the commissioner. The authorizer must file a supplemental affidavit to the commissioner by October 1 to be eligible to add grades or sites in the next school year. The supplemental affidavit must document to the authorizer's satisfaction:

- (1) the need for the additional grades or sites with supporting long-range enrollment
   projections for site expansion, a market need and demand study with long-range enrollment
   projections;
- 80.15 (2) a longitudinal record of student academic performance and growth on statewide
  80.16 assessments under chapter 120B or on other academic assessments that measure longitudinal
  80.17 student performance and growth approved by the charter school's board of directors and
  80.18 agreed upon with the authorizer for grade expansion, the need for the additional grades with
  80.19 supporting long-range enrollment projections;
- (3) a history of sound school finances and a plan to add grades or sites that sustains the
  school's finances a longitudinal record of at least the three most recent years of student
  academic proficiency and growth on statewide assessments under chapter 120B or on other
  academic assessments that measure at least the three most recent years of longitudinal
  student proficiency and growth approved by the charter school's board of directors and
  agreed upon with the authorizer;
- 80.26 (4) board capacity to administer and manage the additional grades or sites at least three
  80.27 years of sound school finances and a plan to add grades or sites that sustains the school's
  80.28 <u>finances</u>; and
- 80.29 (5) for site expansion, a market need and demand study board capacity to administer
  80.30 and manage the additional grades or sites.
- (b) The commissioner shall have 30 business days to review and comment on the
  supplemental affidavit. The commissioner shall notify the authorizer in writing of any
  deficiencies in the supplemental affidavit and the authorizer then has 20 business days to

address any deficiencies in the supplemental affidavit to the commissioner's satisfaction.

81.2 The commissioner must notify the authorizer of final approval or final disapproval within

81.3 15 business days after receiving the authorizer's response to the deficiencies in the affidavit.

- 81.4 The school may not add grades or sites until the commissioner has approved the supplemental
- 81.5 affidavit. The commissioner's approval or disapproval of a supplemental affidavit is final.
- 81.6 Sec. 11. Minnesota Statutes 2022, section 124E.07, is amended to read:
- 81.7

## 124E.07 BOARD OF DIRECTORS.

81.8 Subdivision 1. Initial board of directors. Before entering into a contract or other agreement for professional or other services, goods, or facilities, the operators authorized 81.9 to organize and operate a school must establish a board of directors composed of at least 81.10 five members who are not related parties. The initial board members must not be related 81.11 parties. The initial board continues to serve until a timely election for members of the 81.12 ongoing charter school board of directors is held according to the school's articles and 81.13 bylaws under subdivision 4. The initial board of directors and school developers must 81.14 comply with the training requirements in subdivision 7 upon the incorporation of the school. 81.15

Subd. 2. Ongoing board of directors. The ongoing board must be elected before the 81.16 school completes its third year of operation. The initial board must begin the transition to 81.17 the ongoing board structure by the end of the first year of operation and complete the 81.18 81.19 transition by the end of the second year of operation. The terms of board members shall begin on July 1. Terms shall be no less than two years. The bylaws shall set the number of 81.20 terms an individual may serve on the board and as an officer of the board. Board elections 81.21 must be held during the school year but may not be conducted on days when the school is 81.22 closed. 81.23

Subd. 3. Membership criteria. (a) The ongoing charter school board of directors shall 81.24 have at least five nonrelated members and include:. The board members must not be related 81.25 parties. The ongoing board must include: (1) at least one licensed teacher who is employed 81.26 as a teacher at the school or provides instruction under contract between the charter school 81.27 and a cooperative; (2) at least one parent or legal guardian of a student enrolled in the charter 81.28 school who is not an employee of the charter school; and (3) at least one interested 81.29 community member who resides in Minnesota, is not employed by the charter school, and 81.30 does not have a child enrolled in the school. A community member serving on the board 81.31 must reside in Minnesota, must not have a child enrolled in the school, and must not be an 81.32 employee of the charter school. 81.33

(b) To serve as a licensed teacher on a charter school board, an individual must:

# 82.1 (1) be employed by the school or provide at least 720 hours of service under a contract 82.2 between the charter school and a teacher cooperative;

- 82.3 (2) be a qualified teacher as defined under section 122A.16, either serving as a teacher
- of record in a field in which the individual has a field license, or providing services to
- 82.5 students the individual is licensed to provide; and
- 82.6 (3) not serve in an administrative or supervisory capacity for more than 240 hours in a
   82.7 school calendar year.
- 82.8 (c) The board structure must be defined in the bylaws. The board structure may include 82.9 (1) be a majority of teachers under this paragraph or (b), (2) be a majority of parents or, (3) 82.10 be a majority of community members, or it may (4) have no clear majority.
- (d) The chief financial officer and the chief administrator may only serve as <u>an</u> ex-officio
   nonvoting board <u>members member</u>. No charter school employees shall serve on the board
   other than teachers under <u>elause (1) paragraph (b)</u>. Contractors providing facilities, goods,
   or services to a charter school shall not serve on the board of directors of the charter school.
- (b) (e) A contractor providing facilities, goods, or services to a charter school must not 82.15 serve on the board of directors. In addition, an individual is prohibited from serving as a 82.16 member of the charter school board of directors if: (1) the individual, an immediate family 82.17 member, or the individual's partner is a full or part owner or principal with a for-profit or 82.18 nonprofit entity or independent contractor with whom the charter school contracts, directly 82.19 or indirectly, for professional services, goods, or facilities; or (2) an immediate family 82.20 member is an employee of the school. An individual may serve as a member of the board 82.21 of directors if no conflict of interest exists under this paragraph, consistent with this section. 82.22

82.23 (c) (f) A violation of paragraph (b) (e) renders a contract voidable at the option of the 82.24 commissioner or the charter school board of directors. A member of a charter school board 82.25 of directors who violates paragraph (b) (e) is individually liable to the charter school for 82.26 any damage caused by the violation.

82.27 (d) (g) Any employee, agent, <u>contractor</u>, or board member of the authorizer who 82.28 participates in initially reviewing, approving, overseeing, evaluating, renewing, or not 82.29 renewing the charter school is ineligible to serve on the board of directors of a school 82.30 chartered by that authorizer.

82.31 (h) An individual is prohibited from serving on more than one charter school board at 82.32 the same time in either an elected or ex-officio capacity, except that an individual serving

- as an administrator serving more than one school under section 124E.12, subdivision 2,
  paragraph (f), may serve on each board as an ex-officio member.
- Subd. 4. Board structure. Board bylaws shall outline the process and procedures for
  changing the board's governance structure, consistent with chapter 317A. A board may
  change its governance structure only:
- (1) by a majority vote of the board of directors and a majority vote of the licensed teachers
   employed by the school as teachers, including licensed teachers providing instruction under
   a contract between the school and a cooperative; and
- 83.9 (2) by a majority vote of the licensed teachers employed by the school as teachers who
- 83.10 provide instruction to students, including licensed teachers providing instruction under a
- 83.11 <u>contract between the school and a cooperative; and</u>
- 83.12 (2)(3) with the authorizer's approval.

Any change in board governance structure must conform with the board compositionestablished under this section.

- Subd. 5. Eligible voters Board elections. (a) Staff members employed at the school,
  including teachers providing instruction under a contract with a cooperative, members of
  the board of directors, and all parents or legal guardians of children enrolled in the school
  are the voters eligible to elect the members of the school's board of directors. A charter
  school must notify eligible voters of the school board election dates at least 30 days before
  the election.
- 83.21 (b) The board of directors must establish and publish election policies and procedures
  83.22 on the school's website.
- (c) The board of directors must notify eligible voters of the school board election dates
   and voting procedures at least 30 calendar days before the election and post this information
   on the school's website.
- (d) The board of directors must notify eligible voters of the candidates' names,
- 83.27 biographies, and candidate statements at least ten calendar days before the election and post
- 83.28 this information on the school's website.
- Subd. 6. Duties. (a) The board of directors also shall decide and is responsible for <u>all</u>
  <u>decision making on policy matters related to operating the school, including budgeting,</u>
  curriculum programming, personnel, and operating procedures. The board shall adopt a
  <u>nepotism policy</u>. The board <u>shall must</u> adopt personnel evaluation policies and practices
  that, at a minimum:

SF No. 3567, Conference Committee Report - 93rd Legislature (2023-2024)05/09/24 08:15 PM [CCRSF3567] (1) carry out the school's mission and goals; 84.1 (2) evaluate how charter contract goals and commitments are executed; 84.2 (3) evaluate student achievement, postsecondary and workforce readiness, and student 84.3 engagement and connection goals; 84.4 84.5 (4) establish a teacher evaluation process under section 124E.03, subdivision 2, paragraph (h); and84.6 84.7 (5) provide professional development related to the individual's job responsibilities. (b) The board must adopt a nepotism policy that prohibits the employment of immediate 84.8 84.9 family members of a board member, a school employee, or a teacher who provides instruction under a contract between the charter school and a cooperative. The board may waive this 84.10 policy if: (1) the position is publicly posted for 20 business days; and (2) a two-thirds 84.11 majority of the remaining board of directors who are not immediate family members of an 84.12 applicant vote to approve the hiring. A board member, school employee, or teacher under 84.13 contract with a cooperative must not be involved in an interview, selection process, hiring, 84.14 supervision, or evaluation of an employee who is an immediate family member. 84.15 Subd. 7. Training. Every charter school board member shall attend annual training 84.16 throughout the member's term. All new board members shall attend initial training on the 84.17 board's role and responsibilities, employment policies and practices, and financial 84.18 management. A new board member who does not begin the required initial training within 84.19 six months after being seated and complete that training within 12 months after being seated 84.20 is automatically ineligible to continue to serve as a board member. The school shall include 84.21 in its annual report the training each board member attended during the previous year. 84.22 (a) Every charter school board member and nonvoting ex-officio member who is a charter 84.23 84.24 school director or chief administrator must attend board training. (b) Prior to beginning their term, a new board member must complete training on a 84.25 charter school board's role and responsibilities, open meeting law, and data practices law. 84.26 84.27 An ex-officio member, who is a charter school director or chief administrator, must complete this training within three months of starting employment at the school. 84.28

(c) A new board member must complete training on employment policies and practices
under chapter 181; public school funding and financial management; and the board's roles
and responsibilities regarding student success, achievement, and performance within 12
months of being seated on the board or the individual is automatically ineligible to continue
to serve as a board member. A board member who does not complete training within the

85.1	12-month period is ineligible to be elected or appointed to a charter school board for a period
85.2	of 18 months.
05.2	
85.3	(d) Every charter school board member must complete annual training throughout the
85.4	member's term based on an annual assessment of the training needs of individual members
85.5	and the full board. Ongoing training includes but is not limited to budgeting, financial
85.6	management, recruiting and hiring a charter school director or chief administrator, evaluating
85.7	a charter school director or chief administrator, governance-management relationships,
85.8	student support services, student discipline, state standards, cultural diversity, succession
85.9	planning, strategic planning, program oversight and evaluation, compensation systems,
85.10	human resources policies, effective parent and community relationships, authorizer contract
85.11	and relationships, charter school law, legal liability, board recruitment and elections, board
85.12	meetings and operations, policy development and review, and school health and safety.
85.13	(e) The organization or person providing training under paragraphs (b), (c), and (d) must
85.14	certify the individual's completion of the training provided.
85.15	(f) The charter school is responsible for covering the costs related to board training. The
85.16	charter school must include in its annual report the training each board member completed
85.17	during the previous year.
85.18	(g) The board must ensure that an annual assessment of the board's performance is
85.19	conducted and the results are reported in the school's annual report.
85.20	Subd. 8. Meetings and information. (a) Board of director meetings must comply with
85.21	chapter 13D governing open meetings.
85.22	(b) A charter school shall publish and maintain on the school's official website: (1) the
85.23	meeting minutes of the board of directors and of members and committees having
85.24	board-delegated authority, within 30 days following the earlier of the date of board approval
85.25	or the next regularly scheduled meeting, and for at least 365 days from the date of publication;
85.26	(2) directory information for the board of directors and for the members of committees
85.27	having board-delegated authority; and (3) identifying and contact information for the school's
85.28	authorizer.
05.20	(a) A shorter school must include identifying and contact information for the school's
85.29	(c) A charter school must include identifying and contact information for the school's
85.30	authorizer in other school materials it makes available to the public.
85.31	Sec. 12. Minnesota Statutes 2022, section 124E.10, subdivision 2, is amended to read:
02.21	see. 12. miniesou suudes 2022, seedon 12 12.10, suodivision 2, is amended to read.
85.32	Subd. 2. Limits on charter school agreements. (a) A school must disclose to the

85.33 commissioner any potential contract, lease, or purchase of service from <del>an</del> <u>the school's</u>

authorizer or a current board member, employee, contractor, volunteer, or agent of the 86.1 school's authorizer. The contract, lease, or purchase must be accepted through an open 86.2 86.3 bidding process and be separate from the charter contract. The school must document the open bidding process. An authorizer must not enter into a contract to provide management 86.4 and financial services to a school it authorizes, unless the school documents receiving at 86.5 least two competitive bids. This paragraph does not apply to a charter school or an authorizer 86.6 when contracting for legal services from a lawyer that provides professional services to the 86.7 86.8 charter school or authorizer and who is subject to the Minnesota Rules of Professional Conduct. 86.9

(b) An authorizer must not condition granting or renewing a charter on:

86.11 (1) the charter school being required to contract, lease, or purchase services from the86.12 authorizer; or

86.13 (2) the bargaining unit status of school employees.

86.14 Sec. 13. Minnesota Statutes 2022, section 124E.10, subdivision 4, is amended to read:

Subd. 4. Causes for nonrenewal or termination of charter school contract. (a) The 86.15 duration of the contract with an authorizer must be for the term contained in the contract 86.16 according to subdivision 1, paragraph (a). The authorizer may or may not renew a contract 86.17 86.18 at the end of the term for any ground listed in paragraph (b). An authorizer may unilaterally terminate a contract during the term of the contract for any ground listed in paragraph (b). 86.19 At least 60 business days before not renewing or terminating a contract, the authorizer shall 86.20 notify the board of directors of the charter school of the proposed action in writing. The 86.21 notice shall state the grounds for the proposed action in reasonable detail and describe the 86.22 informal hearing process, consistent with this paragraph. The charter school's board of 86.23 directors may request in writing an informal hearing before the authorizer within 15 business 86.24 days after receiving notice of nonrenewal or termination of the contract. Failure by the board 86.25 of directors to make a written request for an informal hearing within the 15-business-day 86.26 period shall be treated as acquiescence to the proposed action. Upon receiving a timely 86.27 written request for a hearing, the authorizer shall give ten business days' notice to the charter 86.28 school's board of directors of the hearing date. The hearing must be recorded by audio 86.29 recording, video recording, or a court reporter. The authorizer must preserve the recording 86.30 for three years and make the recording available to the public. The authorizer shall conduct 86.31 an informal hearing before taking final action. The authorizer shall take final action to renew 86.32 or not renew a contract no later than 20 business days before the proposed date for terminating 86.33 the contract or the end date of the contract. 86.34

- 87.1 (b) An authorizer may terminate or not renew a contract upon any of the following87.2 grounds:
- 87.3 (1) failure to demonstrate satisfactory academic achievement for all students, including
  87.4 the requirements for pupil performance contained in the contract;
- 87.5 (2) failure to meet generally accepted standards of fiscal management;
- 87.6 (3) violations of law; or
- 87.7 (4) other good cause shown.
- 87.8 If the authorizer terminates or does not renew a contract under this paragraph, the school 87.9 must be dissolved according to the applicable provisions of chapter 317A.
- (c) The commissioner, after providing reasonable notice to the board of directors of a
  charter school and the existing authorizer, and after providing an opportunity for a public
  hearing, may terminate the existing contract between the authorizer and the charter school
  board if the charter school has a history of:
- (1) failure to meet pupil performance requirements, consistent with state law;
- 87.15 (2) financial mismanagement or failure to meet generally accepted standards of fiscal87.16 management; or
- 87.17 (3) repeated or major violations of the law.
- 87.18 Sec. 14. Minnesota Statutes 2022, section 124E.10, subdivision 5, is amended to read:
- 87.19 Subd. 5. Mutual nonrenewal. If the authorizer and the charter school board of directors of a charter school serving enrolled students mutually agree not to renew the contract, or if 87.20 the governing board of an approved authorizer votes to withdraw as an approved authorizer 87.21 for a reason unrelated to any cause under subdivision 4, a change in authorizers is allowed. 87.22 The authorizer and the school board must jointly submit a written and signed letter of their 87.23 intent to the commissioner to mutually not renew the contract. The authorizer that is a party 87.24 to the existing contract must inform the proposed authorizer about the fiscal, operational, 87.25 and student performance status of the school, including unmet contract outcomes and other 87.26
- 87.27 outstanding contractual obligations. The charter contract between the proposed authorizer
- and the school must identify and provide a plan to address any outstanding obligations from
- 87.29 the previous contract. The proposed authorizer must submit the proposed contract at least
- 87.30 105 business days before the end of the existing charter contract. The commissioner has 30
- business days to review and make a determination on the change in authorizer. The proposed
- authorizer and the school have 15 business days to respond to the determination and address

any issues identified by the commissioner. The commissioner must make a final 88.1

determination no later than 45 business days before the end of the current charter contract. 88.2

- 88.3 If the commissioner does not approve a change in authorizer, the school and the current
- authorizer may withdraw their letter of nonrenewal and enter into a new contract. If the 88.4
- commissioner does not approve a change in authorizer and the current authorizer and the 88.5
- school do not withdraw their letter and enter into a new contract, the school must be dissolved 88.6
- according to applicable law and the terms of the contract. 88.7

Sec. 15. Minnesota Statutes 2023 Supplement, section 124E.11, is amended to read: 88.8

#### 88.9

### 124E.11 ADMISSION REQUIREMENTS AND ENROLLMENT.

(a) A charter school, including its preschool or prekindergarten program established 88.10 under section 124E.06, subdivision 3, paragraph (b), may limit admission to: 88.11

(1) pupils within an age group or grade level; 88.12

(2) pupils who are eligible to participate in the graduation incentives program under 88.13 section 124D.68; or 88.14

(3) residents of a specific geographic area in which the school is located when the 88.15 majority of students served by the school are members of underserved populations. 88.16

(b) A charter school, including its preschool or prekindergarten program established 88.17 under section 124E.06, subdivision 3, paragraph (b), must enroll an eligible pupil who 88.18 88.19 submits a timely application, unless the number of applications exceeds the capacity of a program, class, grade level, or building. In this case, pupils must be accepted by lot. The 88.20 charter school must develop and publish, including on its website, a lottery policy and 88.21 process that it must use when accepting pupils by lot. 88.22

(c) Admission to a charter school must be free to any eligible pupil who resides within 88.23 the state. A charter school must give enrollment preference to a Minnesota resident pupil 88.24 over pupils that do not reside in Minnesota. A charter school must require a pupil who does 88.25 not reside in Minnesota to annually apply to enroll in accordance with paragraphs (a) to (f). 88.26 A charter school must give enrollment preference to a sibling of an enrolled pupil and to a 88.27 foster child of that pupil's parents and may give preference for enrolling children of the 88.28 school's staff before accepting other pupils by lot. A staff member eligible for an enrollment 88.29 preference for their child, including a foster child, must be an individual employed at the 88.30 school whose employment is stipulated in advance to total at least 480 hours in a school 88.31 calendar year. A charter school that is located in Duluth township in St. Louis County and 88.32

admits students in kindergarten through grade 6 must give enrollment preference to students
residing within a five-mile radius of the school and to the siblings of enrolled children.

(d) A person may not be admitted to a charter school: (1) as a kindergarten pupil, unless 89.3 the pupil is at least five years of age on September 1 of the calendar year in which the school 89.4 year for which the pupil seeks admission commences; or (2) as a first grade student, unless 89.5 the pupil is at least six years of age on September 1 of the calendar year in which the school 89.6 year for which the pupil seeks admission commences or has completed kindergarten; except 89.7 89.8 that a charter school may establish and publish on its website a policy for admission of selected pupils at an earlier age, consistent with the enrollment process in paragraphs (b) 89.9 and (c). 89.10

(e) Except as permitted in paragraphs (d) and (i), a charter school, including its preschool
or prekindergarten program established under section 124E.06, subdivision 3, paragraph
(b), may not limit admission to pupils on the basis of intellectual ability, measures of
achievement or aptitude, or athletic ability and may not establish any criteria or requirements
for admission that are inconsistent with this section.

(f) The charter school <u>or any agent of the school must not distribute any services or</u>
goods, <u>payments</u>, <u>or other incentives</u> of value to students, parents, or guardians as an
inducement, term, or condition of enrolling a student in a charter school.

(g) Once a student who resides in Minnesota is enrolled in the school in kindergarten
through grade 12, or in the school's free preschool or prekindergarten program under section
124E.06, subdivision 3, paragraph (b), the student is considered enrolled in the school until
the student formally withdraws, the school receives a request for the transfer of educational
records from another school, the school receives a written election by the parent or legal
guardian of the student withdrawing the student, or the student is expelled under the Pupil
Fair Dismissal Act in sections 121A.40 to 121A.56.

(h) A charter school with at least 90 percent of enrolled students who are eligible for
special education services and have a primary disability of deaf or hard-of-hearing may
enroll prekindergarten pupils with a disability under section 126C.05, subdivision 1,
paragraph (a), and must comply with the federal Individuals with Disabilities Education
Act under Code of Federal Regulations, title 34, section 300.324, subsection (2), clause
(iv).

(i) A charter school serving at least 90 percent of enrolled students who are eligible for
special education services and have a primary disability of deaf, deafblind, or hard-of-hearing
may give enrollment preference to students who are eligible for special education services

and have a primary disability of deaf, deafblind, or hard-of-hearing. The charter school may
not limit admission based on the student's eligibility for additional special education services.

90.3 Sec. 16. Minnesota Statutes 2023 Supplement, section 124E.12, subdivision 1, is amended
90.4 to read:

Subdivision 1. Teachers. A charter school, excluding its preschool or prekindergarten 90.5 program established under section 124E.06, subdivision 3, must employ or contract with 90.6 necessary teachers, as defined by section 122A.06, subdivision 2, or contract with a 90.7 cooperative formed under chapter 308A to provide necessary teachers, who hold valid 90.8 licenses to perform the particular service for which they are employed in the school. A 90.9 charter school may not contract with a CMO or EMO to provide necessary teachers. A 90.10 charter school's preschool or prekindergarten program must employ or contract with teachers 90.11 knowledgeable in early childhood curriculum content, assessment, native and English 90.12 language programs, and instruction established under section 124E.06, subdivision 3. The 90.13 commissioner may reduce the charter school's state aid under section 127A.43 if the school 90.14 employs a teacher who is not appropriately licensed or approved by the Professional Educator 90.15 Licensing and Standards Board. The school may employ necessary employees who are not 90.16 required to hold teaching licenses to perform duties other than teaching and may contract 90.17 for other services. The school may discharge teachers and nonlicensed employees. The 90.18 90.19 charter school board is subject to section 181.932 governing whistle-blowers. When offering employment to a prospective employee, a charter school must give that employee a written 90.20 description of the terms and conditions of employment and the school's personnel policies. 90.21

90.22 Sec. 17. Minnesota Statutes 2022, section 124E.12, subdivision 2, is amended to read:

Subd. 2. Administrators. (a) A person, without holding a valid administrator's license, 90.23 may perform administrative, supervisory, or instructional leadership duties. The board of 90.24 90.25 directors shall establish qualifications for all persons who hold administrative, supervisory, or instructional leadership roles. The qualifications shall cover at least: instruction and 90.26 assessment; human resource and personnel management; financial management; legal and 90.27 compliance management; effective communication; and board, authorizer, and community 90.28 relationships. The board of directors shall use those qualifications as the basis for job 90.29 descriptions, hiring, and performance evaluations of those who hold administrative, 90.30 supervisory, or instructional leadership roles. 90.31

90.32 (b) The board of directors and an individual who does not hold a valid administrative
 90.33 license and who serves in an administrative, supervisory, or instructional leadership position

shall develop a professional development plan. The school's annual report must include 91.1 public personnel information documenting the professional development plan. 91.2 91.3 (a) A charter school board of directors must establish qualifications for all persons who hold administrative, academic supervision, or instructional leadership positions. The 91.4 qualifications must include a requirement that a person hold a minimum of a four-year 91.5 degree from an accredited institution or equivalent experience. Other qualifications for these 91.6 91.7 positions shall include, as appropriate for the specific position: instruction and assessment, 91.8 curriculum design, human resource and personnel management, professional ethics, child development, financial management, legal and compliance management, special education 91.9 oversight, contract management, effective communication, cultural competency, board and 91.10 authorizer relationships, parent relationships, and community partnerships. A charter school 91.11 board of directors must use those qualifications as the basis for the job description, hiring 91.12 process, and performance evaluation of the charter school director or chief administrator. 91.13 The charter school director or chief administrator must use those qualifications as the basis 91.14 for the job descriptions, hiring, and performance reviews for the administrative staff, 91.15 academic program supervisors, and instructional leaders who report to the charter school 91.16 director or chief administrator. 91.17 (b) A person who does not hold a valid administrator's license may perform 91.18 administrative, academic supervision, or instructional leadership duties. A person without 91.19 a valid administrator's license serving as a charter school director or chief administrator 91.20 must complete a minimum of 25 hours annually of competency-based training corresponding 91.21 to the individual's annual professional development needs and plan approved by the charter 91.22 school board of directors. Training includes but is not limited to: instruction and curriculum; 91.23 91.24 state standards; teacher and staff hiring, development, support, and evaluation; social-emotional learning; data collection and usage; assessment methodologies; use of 91.25 technology for learning and management; charter school law and requirements; code of 91.26 professional ethics; financial management and state accounting requirements; grant 91.27 management; legal and compliance management; special education management; health 91.28 91.29 and safety laws; restorative justice; cultural competencies; effective communication; parent relationships; board and management relationships; community partnerships; charter contract 91.30 and authorizer relationships; and public accountability. 91.31 (c) A person serving as a charter school director or chief administrator with a valid 91.32 administrator's license must complete a minimum of ten hours of competency-based training 91.33

91.34 during the first year of employment on the following: charter school law and requirements,

91.35 board and management relationships, and charter contract and authorizer relationships.

- 92.1 (d) The training a person must complete under paragraphs (b) and (c) may not be
- 92.2 self-instructional. The organization or instructor providing the training must certify
- 92.3 completion of the training. The person must submit the certification of completion of training
- 92.4 to the charter school board of directors and certifications must be maintained in the personnel
- 92.5 file. Completing required training must be a component of annual performance evaluations.

92.6 (e) All professional development training completed by the charter school director or

- 92.7 chief administrator in the previous academic year must be documented in the charter school's
- 92.8 <u>annual report.</u>
- 92.9 (f) No charter school administrator may serve as a paid administrator or consultant with
- 92.10 another charter school without the knowledge and a two-thirds vote of approval of the boards
- 92.11 of directors of the charter schools involved in such an arrangement. The boards of directors
- 92.12 involved in such arrangements must send notice of this arrangement to authorizers upon
- 92.13 approval by the boards.
- 92.14 (g) No charter school administrator may serve on the board of directors of another charter

92.15 school, except that an individual serving as an administrator serving more than one school

92.16 under paragraph (f) may serve on each board as an ex-officio member.

- 92.17 Sec. 18. Minnesota Statutes 2022, section 124E.14, as amended by Laws 2024, chapter
  92.18 85, section 24, is amended to read:
- 92.19 **124E.14 CONFLICTS OF INTEREST.**

(a) No member of the board of directors, employee, officer, or agent of a charter school
shall participate in selecting, awarding, or administering a contract if a conflict of interest
exists. A conflict exists when:

- 92.23 (1) the board member, employee, officer, or agent;
- 92.24 (2) the immediate family member of the board member, employee, officer, or agent;
- 92.25 (3) the partner of the board member, employee, officer, or agent; or
- 92.26 (4) an organization that employs, or is about to employ any individual in clauses (1) to92.27 (3),
- has a financial or other interest in the entity with which the charter school is contracting. Aviolation of this prohibition renders the contract void.
- 92.30 (b) The conflict of interest provisions under this section do not apply to compensation92.31 paid to a teacher employed as a teacher by the charter school or a teacher who provides

93.1 instructional services to the charter school through a cooperative formed under chapter93.2 308A when the teacher also serves on the charter school board of directors.

93.3 (c) A charter school board member, employee, or officer is a local official for purposes
93.4 of section 471.895 with regard to receipt of gifts as defined under section 10A.071,
93.5 subdivision 1, paragraph (b). A board member, employee, or officer must not receive
93.6 compensation from a group health insurance provider.

93.7 (d) No charter school employee or board member may serve on the board or
93.8 decision-making committee of the school's authorizer. An employee or school board member
93.9 must disclose to the school's board of directors any paid compensation they receive from
93.10 the school's authorizer.

93.11 Sec. 19. Minnesota Statutes 2023 Supplement, section 124E.16, subdivision 1, is amended93.12 to read:

93.13 Subdivision 1. Audit report. (a) A charter school is subject to the same financial audits,
93.14 audit procedures, and audit requirements as a district, except as required under this

subdivision. Audits must be conducted in compliance with generally accepted governmental 93.15 93.16 auditing standards, the federal Single Audit Act, if applicable, and section 6.65 governing auditing procedures. A charter school is subject to and must comply with sections 15.054; 93.17 118A.01; 118A.02; 118A.03; 118A.04; 118A.05; 118A.06 governing government property 93.18 and financial investments; and sections 471.38; 471.391; 471.392; and 471.425 governing 93.19 municipal contracting. The audit must comply with the requirements of sections 123B.75 93.20 to 123B.83 governing school district finance, except when the commissioner and authorizer 93.21 approve a deviation made necessary because of school program finances. The commissioner, 93.22 state auditor, legislative auditor, or authorizer may conduct financial, program, or compliance 93.23 audits. A charter school in statutory operating debt under sections 123B.81 to 123B.83 must 93.24 submit a plan under section 123B.81, subdivision 4. 93.25

(b) The charter school must submit an audit report to the commissioner and its authorizerannually by December 31.

(c) The charter school, with the assistance of the auditor conducting the audit, must
include with the report, as supplemental information: (1) a copy of a new management
agreement or an amendment to a current agreement with a CMO or EMO signed during the
audit year; and (2) a copy of a service agreement or contract with a company or individual
totaling over five percent of the audited expenditures for the most recent audit year. The
agreements must detail the terms of the agreement, including the services provided and the
annual costs for those services.

94.1 (d) A charter school independent audit report shall include audited financial data of an
94.2 affiliated building corporation under section 124E.13, subdivision 3, or other component
94.3 unit.

(e) If the audit report finds that a material weakness exists in the financial reporting
systems of a charter school, the charter school must submit a written report to the
commissioner explaining how the charter school will resolve that material weakness. An
auditor, as a condition of providing financial services to a charter school, must agree to
make available information about a charter school's financial audit to the commissioner and
authorizer upon request.

94.10 Sec. 20. Minnesota Statutes 2022, section 124E.17, is amended to read:

#### 94.11 **124E.17 DISSEMINATION OF INFORMATION.**

Subdivision 1. Charter school information. (a) Charter schools must disseminate 94.12 information about how to use the charter school offerings to targeted groups, among others. 94.13 Targeted groups include low-income families and communities, students of color, and 94.14 students who are at risk of academic failure. the school's offerings and enrollment procedures 94.15 to families that reflect the diversity of Minnesota's population and targeted groups. Targeted 94.16 groups include low-income families and communities, students of color, students at risk of 94.17 academic failure, and students underrepresented in the school's student body relative to 94.18 Minnesota's population. The school must document its dissemination activities in the school's 94.19 94.20 annual report. The school's dissemination activities must be a component of the authorizer's performance review of the school. 94.21

94.22 (b) Authorizers and the commissioner must disseminate information to the public on
94.23 how to form and operate a charter school. Authorizers, operators, and the commissioner
94.24 also may disseminate information to interested stakeholders about the successful best
94.25 practices in teaching and learning demonstrated by charter schools.

Subd. 2. Financial information. (a) Upon request of an individual, the charter school must make available in a timely fashion financial statements showing all operations and transactions affecting the school's income, surplus, and deficit during the last annual accounting period; and a balance sheet summarizing assets and liabilities on the closing date of the accounting period. A charter school also must include that same information about its authorizer in other school materials that it makes available to the public.

94.32 (b) Upon request of an individual, an authorizer must make available in a timely fashion
 94.33 financial statements showing all operations and transactions affecting the authorizer's income,

- 95.1 surplus, and deficit during the last annual accounting period, and a balance sheet summarizing
- 95.2 <u>assets and liabilities on the closing date of the accounting period.</u>
- 95.3 Sec. 21. Minnesota Statutes 2022, section 124E.26, is amended to read:
- 95.4 **124E.26 USE OF STATE MONEY.**
- 95.5 <u>Subdivision 1.</u> Purchasing buildings. A charter school may not use state money to
  95.6 purchase land or buildings. The charter school may own land and buildings if obtained
  95.7 through nonstate sources.
- 95.8 <u>Subd. 2. Procurement policy required.</u> Prior to the expenditure of any state funds, a
  95.9 charter school must adopt a procurement policy consistent with subdivision 4.
- 95.10 Subd. 3. All purchases. All purchases using state funds must be made consistent with
- 95.11 the procurement policy adopted under subdivision 2.
- 95.12 Subd. 4. Required policy components. A charter school procurement policy must at a
  95.13 minimum include:
- 95.14 (1) conflict of interest provisions consistent with section 124E.14;
- 95.15 (2) thresholds for purchases by employees without board approval;
- 95.16 (3) thresholds for purchases that require competitive bidding processes, except that a
- 95.17 competitive bidding process must occur for any procurement estimated to exceed \$25,000;
- 95.18 <u>and</u>
- 95.19 (4) a prohibition on breaking up a procurement into smaller components to avoid the
  95.20 thresholds established in clauses (2) and (3).
- 95.21 Subd. 5. Reduction in aid. If a charter school makes a purchase without a procurement
  95.22 policy adopted by the school's board or makes a purchase not in conformity with the school's
  95.23 procurement policy, the commissioner may reduce that charter school's state aid in an amount
  95.24 equal to the purchase.
- Subd. 6. Property, financial investments, and contracting. A charter school is subject
  to and must comply with sections 15.054 and 118A.01 to 118A.06 governing government
  property and financial investments and sections 471.38, 471.391, 471.392, and 471.425
  governing municipal contracting.

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## ARTICLE 7 NUTRITION AND LIBRARIES

96.3 Section 1. Minnesota Statutes 2023 Supplement, section 124D.111, subdivision 2a, is
96.4 amended to read:

96.5 Subd. 2a. Federal child and adult care food program and federal summer food
96.6 service program; criteria and notice. (a) The commissioner must post on the department's
96.7 website eligibility criteria and application information for nonprofit organizations interested
96.8 in applying to the commissioner for approval as a multisite sponsoring organization under
96.9 the federal child and adult care food program and federal summer food service program.
96.10 The posted criteria and information must inform interested nonprofit organizations about:

96.11 (1) the criteria the commissioner uses to approve or disapprove an application, including
96.12 how an applicant demonstrates financial viability for the Minnesota program, among other
96.13 criteria;

96.14 (2) the commissioner's process and time line for notifying an applicant when its
96.15 application is approved or disapproved and, if the application is disapproved, the explanation
96.16 the commissioner provides to the applicant; and

96.17 (3) any appeal or other recourse available to a disapproved applicant.

(b) The commissioner must evaluate financial eligibility as part of the application process.
An organization applying to be a prospective sponsor nonprofit multisite sponsoring
organization for the federal child and adult care food care program or the federal summer
food service program must provide documentation of financial viability as an organization.
Documentation must include:

96.23 (1) evidence that the organization has operated for at least one year and has filed at least96.24 one tax return;

96.25 (2) the most recent tax return submitted by the organization and corresponding forms96.26 and financial statements;

96.27 (3) a profit and loss statement and balance sheet or similar financial information; and

96.28 (4) evidence that at least ten percent of the organization's operating revenue comes from
96.29 sources other than the United States Department of Agriculture child nutrition program and
96.30 that the organization has additional funds or a performance bond available to cover at least
96.31 one month of reimbursement claims.

#### 96.32 **EFFECTIVE DATE.** This section is effective the day following final enactment.

97.1	Sec. 2. [134.51] ACCESS TO LIBRARY MATERIALS AND RIGHTS PROTECTED.
97.2	Subdivision 1. Book banning prohibited. A public library must not ban, remove, or
97.3	otherwise restrict access to a book or other material based solely on its viewpoint or the
97.4	messages, ideas, or opinions it conveys.
97.5	Subd. 2. Definitions. (a) For purposes of this section, the terms defined in this subdivision
97.6	have the meanings given.
97.7	(b) "Public library" means:
97.8	(1) a library that provides free access to all residents of a city or county, receives at least
97.9	half of its financial support from public funds, and is organized under the provisions of this
97.10	chapter, except that a library under this clause does not include libraries such as law, medical,
97.11	or other libraries organized to serve a special group of persons and not the general public;
97.12	(2) a library jointly operated by a city and a school district under section 134.195;
97.13	(3) a school district or charter school library or media center under section 124D.991,
97.14	including libraries operated by an intermediate school district or cooperative unit under
97.15	section 123A.24, subdivision 2; or
97.16	(4) a public higher education institution library.
97.17	(c) "Governing body" means a group of persons that oversee the operations, budget,
97.18	policies, and other administrative responsibilities of a regional public library system under
97.19	section 134.20, subdivision 2; a multicounty, multitype library system under section 134.351,
97.20	subdivision 4; a combination library under section 134.195, subdivision 7; a school library
97.21	under section 124D.991, including libraries operated by an intermediate school district or
97.22	cooperative unit under section 123A.24, subdivision 2; or any other public library under
97.23	section 134.001, subdivision 2.
97.24	Subd. 3. Limitations. (a) Nothing in this section limits a public library's authority to
97.25	decline to purchase, lend, or shelve or to remove or restrict access to books or other materials
97.26	legitimately based upon:
97.27	(1) practical reasons, including but not limited to shelf space limitations, rare or
97.28	antiquarian status, damage, or obsolescence;
97.29	(2) legitimate pedagogical concerns, including but not limited to the appropriateness of
97.30	potentially sensitive topics for the library's intended audience, the selection of books and
97.31	materials for a curated collection, or the likelihood of causing a material and substantial
97.32	disruption of the work and discipline of the school; or

98.1	(3) compliance with state or federal law.
98.2	(b) Nothing in this section impairs or limits the rights of a parent, guardian, or an adult
98.3	student under section 120B.20.
98.4	Subd. 4. Collection management. A governing body of a public library or any other
98.5	public body with personnel authority for a public library may not discriminate against or
98.6	discipline an employee for complying with this section.
98.7	Subd. 5. Library materials policy. (a) A governing body of a public library must adopt
98.8	a policy that establishes procedures for selection of, challenges to, and reconsideration of
98.9	library materials in accordance with this section.
98.10	(b) The policy must not impair or limit the rights of a parent, guardian, or adult student
98.11	under section 120B.20.
98.12	(c) The policy must establish that the procedures for selection and reconsideration will
98.13	be administered by:
98.14	(1) a licensed library media specialist under Minnesota Rules, part 8710.4550;
98.15	(2) an individual with a master's degree in library science or library and information
98.16	science; or
98.17	(3) a professional librarian or a person trained in library collection management.
98.18	(d) Upon the completion of a content challenge or reconsideration process in accordance
98.19	with the governing body's adopted policy, the governing body must submit a report of the
98.20	challenge to the commissioner of education that includes:
98.21	(1) the title, author, and other relevant identifying information about the material being
98.22	challenged;
98.23	(2) the date, time, and location of any public hearing held on the challenge in question,
98.24	including minutes or transcripts;
98.25	(3) the result of the challenge or reconsideration request; and
98.26	(4) accurate and timely information on who from the governing body the Department
98.27	of Education may contact with questions or follow-up.
98.28	Sec. 3. METROPOLITAN LIBRARY SERVICE AGENCY.
98.29	(a) Notwithstanding Minnesota Rules, part 3530.1000, item A, between April 1, 2024,
98 30	and June 30, 2027, the Metropolitan Library Service Agency may employ an executive

99.1	director who has not received a master's degree in library science if the job posting for the
99.2	position listed a master's degree in library science as a preferred qualification.
99.3	(b) The Metropolitan Library Service Agency may not terminate an executive director
99.4	who begins employment between April 1, 2024, and June 30, 2027, on the sole basis that
99.5	the executive director has not received a master's degree in library science.
99.6	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.

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- 99.8

## ARTICLE 8 HEALTH AND SAFETY

99.9 Section 1. Minnesota Statutes 2022, section 120A.22, subdivision 12, is amended to read:

Subd. 12. Legitimate exemptions. (a) A parent, guardian, or other person having control 99.10 of a child may apply to a school district to have the child excused from attendance for the 99.11 99.12 whole or any part of the time school is in session during any school year. Application may be made to any member of the board, a truant officer, a principal, or the superintendent. 99.13 The school district may state in its school attendance policy that it may ask the student's 99.14 parent or legal guardian to verify in writing the reason for the child's absence from school. 99.15 A note from a physician or a licensed mental health professional stating that the child cannot 99.16 99.17 attend school is a valid excuse. The board of the district in which the child resides may approve the application upon the following being demonstrated to the satisfaction of that 99.18 board: 99.19

(1) that the child's physical or mental health is such as to prevent attendance at schoolor application to study for the period required, which includes:

99.22 (i) child illness, medical, dental, orthodontic, or counseling appointments, including
99.23 appointments conducted through telehealth;

99.24 (ii) family emergencies;

99.25 (iii) the death or serious illness or funeral of an immediate family member;

99.26 (iv) active duty in any military branch of the United States;

99.27 (v) the child has a condition that requires ongoing treatment for a mental health diagnosis;99.28 or

99.29 (vi) other exemptions included in the district's school attendance policy;

99.30 (2) that the child has already completed state and district standards required for graduation99.31 from high school; or

(3) that it is the wish of the parent, guardian, or other person having control of the child, 100.1 that the child attend, for a period or periods not exceeding in the aggregate three hours in 100.2 any week, instruction conducted by a Tribal spiritual or cultural advisor, or a school for 100.3 religious instruction conducted and maintained by some a church, or association of churches, 100.4 or any Sunday school association incorporated under the laws of this state, or any auxiliary 100.5 thereof. This school for religious instruction must be conducted and maintained in a place 100.6 other than a public school building, and it must not, in whole or in part, be conducted and 100.7 100.8 maintained at public expense. However, A child may be absent from school on such days as that the child attends upon instruction according to the ordinances of some church this 100.9 clause. 100.10

100.11 (b) Notwithstanding subdivision 6, paragraph (a), a parent may withdraw a child from 100.12 an all-day, every day kindergarten program and put their child in a half-day program, if 100.13 offered, or an alternate-day program without being truant. A school board must excuse a 100.14 kindergarten child from a part of a school day at the request of the child's parent.

100.15 **EFFECTIVE DATE.** This section is effective for the 2024-2025 school year and later.

100.16 Sec. 2. Minnesota Statutes 2022, section 120B.21, is amended to read:

#### 100.17 **120B.21 MENTAL HEALTH EDUCATION.**

(a) School districts and charter schools are encouraged to provide mental health instruction
for students in grades 4 through 12 aligned with local health standards and integrated into
existing programs, curriculum, or the general school environment of a district or charter
school. The commissioner, in consultation with the commissioner of human services,
commissioner of health, and mental health organizations, must, by July 1, 2020, and July
1 of each even-numbered year thereafter, provide districts and charter schools with resources
gathered by Minnesota mental health advocates, including:

(1) age-appropriate model learning activities for grades 4 through 12 that encompass
the mental health components of the National Health Education Standards and the
benchmarks developed by the department's quality teaching network in health and best
practices in mental health education; and

(2) a directory of resources for planning and implementing age-appropriate mental health
curriculum and instruction in grades 4 through 12 that includes resources on suicide and
self-harm prevention. A district or charter school providing instruction or presentations on
preventing suicide or self-harm must use either the resources provided by the commissioner
or other evidence-based instruction.

- 101.1 (b) Starting in the 2026-2027 school year, school districts and charter schools must
- 101.2 provide mental health instruction in accordance with paragraph (a).
- Sec. 3. Minnesota Statutes 2023 Supplement, section 121A.20, subdivision 2, is amended
  to read:
- Subd. 2. Definition. For purposes of this section, "health services specialist" means a
   professional registered nurse who:
- 101.7 (1) is licensed as a public health nurse in Minnesota;
- 101.8 (2) is licensed as a school nurse in Minnesota;
- 101.9 (3) has a minimum of three years of experience in school nursing services or as a public101.10 health nurse serving schools; and
- 101.11 (4) has experience in managing a districtwide health policy, overseeing a budget, and
   101.12 supervising personnel; and.
- 101.13 (5) has a graduate degree in nursing, public health, education, or a related field.
- 101.14 **EFFECTIVE DATE.** This section is effective the day following final enactment.

## 101.15 Sec. 4. [121A.216] ACCESS TO SPACE FOR MENTAL HEALTH CARE THROUGH 101.16 TELEHEALTH.

101.17 (a) Beginning October 1, 2024, to the extent space is available, a school district or charter

- 101.18 school must provide an enrolled secondary school student with access during regular school
- 101.19 hours, and to the extent staff is available, before or after the school day on days when
- 101.20 students receive instruction at school, to space at the school site that a student may use to
- 101.21 receive mental health care through telehealth from a student's licensed mental health provider.
- 101.22 A secondary school must develop a plan with procedures to receive requests for access to
- 101.23 <u>the space.</u>
- 101.24 (b) The space must provide a student privacy to receive mental health care.
- 101.25 (c) A student may use a school-issued device to receive mental health care through
- 101.26 telehealth if such use is consistent with the district or school policy governing acceptable
- 101.27 <u>use of the school-issued device.</u>
- 101.28 (d) A school may require a student requesting access to space under this section to submit
- 101.29 to the school a signed and dated consent from the student's parent or guardian, or from the
- 101.30 student if the student is age 16 or older, authorizing the student's licensed mental health
- 101.31 provider to release information from the student's health record that is requested by the

- 102.1 school to confirm the student is currently receiving mental health care from the provider.
- 102.2 Such a consent is valid for the school year in which it is submitted.
- 102.3 **EFFECTIVE DATE.** This section is effective for the 2024-2025 school year and later.
- 102.4 Sec. 5. Minnesota Statutes 2022, section 121A.22, subdivision 2, is amended to read:
- Subd. 2. Exclusions. In addition, this section does not apply to drugs or medicine thatare:
- 102.7 (1) purchased without a prescription;
- 102.8 (2) used by a pupil who is 18 years old or older;
- 102.9 (3) used in connection with services for which a minor may give effective consent,

102.10 including section 144.343, subdivision 1, and any other law;

102.11 (4) used in situations in which, in the judgment of the school personnel, including a
102.12 licensed nurse, who are present or available, the risk to the pupil's life or health is of such

102.13 a nature that drugs or medicine should be given without delay;

102.14 (5) used off the school grounds;

102.15 (6) used in connection with athletics or extra curricular activities;

102.16 (7) used in connection with activities that occur before or after the regular school day;

(8) provided or administered by a public health agency to prevent or control an illnessor a disease outbreak as provided for in sections 144.05 and 144.12;

(9) prescription asthma or reactive airway disease medications self-administered by a pupil with an asthma inhaler, consistent with section 121A.221, if the district has received a written authorization from the pupil's parent permitting the pupil to self-administer the medication, the inhaler is properly labeled for that student, and the parent has not requested school personnel to administer the medication to the pupil. The parent must submit written authorization for the pupil to self-administer the medication each school year; or

(10) epinephrine auto-injectors, consistent with section 121A.2205, if the parent and
prescribing medical professional annually inform the pupil's school in writing that (i) the
pupil may possess the epinephrine or (ii) the pupil is unable to possess the epinephrine and
requires immediate access to epinephrine auto-injectors that the parent provides properly
labeled to the school for the pupil as needed.

#### 102.30 **EFFECTIVE DATE.** This section is effective July 1, 2024.

103.1 Sec. 6. Minnesota Statutes 2022, section 121A.22, subdivision 4, is amended to read:

103.2 Subd. 4. Administration. Drugs and medicine subject to this section must be administered 103.3 in a manner consistent with instructions on the label. Drugs and medicine subject to this 103.4 section must be administered, to the extent possible, according to school board procedures 103.5 that must be developed in consultation:

(1) with a school licensed nurse, in a district that employs a school licensed nurse under
 section 148.171;

(2) with a licensed school nurse, in a district that employs a licensed school nurse <u>licensed</u>
under Minnesota Rules, part 8710.6100;

(3) with a public or private health or health-related organization, in a district that contracts
with a public or private health or health-related organization, according to section 121A.21;
or

103.13 (4) with the appropriate party, in a district that has an arrangement approved by the 103.14 commissioner of education, according to section 121A.21.

103.15 **EFFECTIVE DATE.** This section is effective July 1, 2024.

103.16 Sec. 7. Minnesota Statutes 2022, section 121A.2207, subdivision 1, is amended to read:

103.17 Subdivision 1. **Districts and schools permitted to maintain supply.** (a) Notwithstanding 103.18 section 151.37, districts and schools may obtain and possess epinephrine auto-injectors to 103.19 be maintained and administered by school personnel, including a licensed nurse, to a student 103.20 or other individual if, in good faith, it is determined that person is experiencing anaphylaxis 103.21 regardless of whether the student or other individual has a prescription for an epinephrine 103.22 auto-injector. The administration of an epinephrine auto-injector in accordance with this 103.23 section is not the practice of medicine.

103.24 (b) Registered nurses may administer epinephrine auto-injectors in a school setting

103.25 according to a condition-specific protocol as authorized under section 148.235, subdivision

103.26 8. Notwithstanding any limitation in sections 148.171 to 148.285, licensed practical nurses

103.27 may administer epinephrine auto-injectors in a school setting according to a condition-specific

103.28 protocol that does not reference a specific patient and that specifies the circumstances under

103.29 which the epinephrine auto-injector is to be administered, when caring for a patient whose

103.30 condition falls within the protocol.

#### 103.31 **EFFECTIVE DATE.** This section is effective July 1, 2024.

104.1 Sec. 8. Minnesota Statutes 2022, section 121A.41, subdivision 8, is amended to read:

Subd. 8. School. "School" means any school defined in section 120A.05, subdivisions
9, 11, 13, and 17. "School" also means a charter school.

# 104.4 Sec. 9. [121A.612] UNSCHEDULED STUDENT REMOVAL FROM CLASS; 104.5 SCHOOL POLICY.

104.6 (a) A public school is encouraged to adopt a school policy on parental notification for

104.7 unscheduled student removal from class. The public school must consult with child abuse

104.8 prevention experts to incorporate best practices into the school policy. A public school with

104.9 <u>a policy on parental notification must include the policy in the employee handbook and</u>

104.10 disseminate information to school staff regarding child abuse prevention in a school setting.

(b) A nonpublic school under section 123B.41, subdivision 9, or a Tribal contract school
 is encouraged to adopt a policy consistent with this section.

#### 104.13 **EFFECTIVE DATE.** This section is effective for the 2024-2025 school year and later.

Sec. 10. Minnesota Statutes 2022, section 128C.02, is amended by adding a subdivisionto read:

104.16 Subd. 3c. Eating disorder awareness. The league must provide school coaches with

104.17 <u>eating disorder prevention education resources developed specifically for school coaches</u>

<sup>104.18</sup> about the nature and risks of eating disorders, including the risk factors, mitigation strategies,

104.19 effects, and risks of undiagnosed and untreated eating disorders, consistent with current

104.20 medical research.

Sec. 11. Minnesota Statutes 2022, section 260E.14, subdivision 1, as amended by Laws
2024, chapter 80, article 8, section 34, is amended to read:

Subdivision 1. Facilities and schools. (a) The local welfare agency is the agency responsible for investigating allegations of maltreatment in child foster care, family child care, legally nonlicensed child care, and reports involving children served by an unlicensed personal care provider organization under section 256B.0659. Copies of findings related to personal care provider organizations under section 256B.0659 must be forwarded to the Department of Human Services provider enrollment.

(b) The Department of Human Services is the agency responsible for screening andinvestigating allegations of maltreatment in juvenile correctional facilities listed under

section 241.021 located in the local welfare agency's county and in facilities licensed orcertified under chapters 245A and 245D.

(c) The Department of Health is the agency responsible for screening and investigating
allegations of maltreatment in facilities licensed under sections 144.50 to 144.58 and 144A.43
to 144A.482 or chapter 144H.

(d) The Department of Education is the agency responsible for screening and investigating
allegations of maltreatment in a school as defined in section 120A.05, subdivisions 9, 11,
and 13, and chapter 124E. The Department of Education's responsibility to screen and
investigate includes allegations of maltreatment involving students 18 to through 21 years
of age, including students receiving special education services, up to and including graduation
and the issuance of a secondary or high school diploma.

(e) A health or corrections agency receiving a report may request the local welfare agency
to provide assistance pursuant to this section and sections 260E.20 and 260E.22.

(f) The Department of Children, Youth, and Families is the agency responsible for
screening and investigating allegations of maltreatment in facilities or programs not listed
in paragraph (a) that are licensed or certified under chapters 142B and 142C.

105.17 **EFFECTIVE DATE.** This section is effective July 1, 2024.

105.18

105.19

#### **ARTICLE 9**

#### EARLY LEARNING

105.20 Section 1. Minnesota Statutes 2022, section 120A.05, subdivision 10a, is amended to read:

105.21 Subd. 10a. **Kindergarten.** "Kindergarten" means a program designed for pupils five 105.22 years of age on September 1 of the calendar year in which the school year commences that 105.23 prepares pupils to enter first grade the following school year. A program designed for pupils 105.24 younger than five years of age on September 1 of the calendar year in which the school year 105.25 commences that prepares pupils to enter kindergarten the following school year is a 105.26 prekindergarten program.

Sec. 2. Minnesota Statutes 2022, section 120A.05, is amended by adding a subdivision toread:

Subd. 11a. Prekindergarten. "Prekindergarten" means a program designed for pupils
 younger than five years of age on September 1 of the calendar year in which the school year
 commences that prepares pupils to enter kindergarten the following school year.

Sec. 3. Minnesota Statutes 2022, section 124D.151, as amended by Laws 2023, chapter
55, article 9, section 19, and article 10, section 1, and Laws 2024, chapter 80, article 4,

106.3 sections 12, 13, and 14, is amended to read:

# 106.4 124D.151 VOLUNTARY PREKINDERGARTEN PROGRAM FOR ELIGIBLE 106.5 FOUR-YEAR-OLD CHILDREN.

Subdivision 1. Establishment; purpose. A district, a charter school, a group of districts,
a group of charter schools, or a group of districts and charter schools may establish a
voluntary prekindergarten program for eligible four-year-old children. The purpose of a
voluntary prekindergarten program is to prepare support children and their families and
prepare them for success as they enter in kindergarten in the following year and beyond.

Subd. 2. Program requirements. (a) A voluntary prekindergarten program providermust:

(1) provide instruction through play-based learning to foster children's social and
emotional development, cognitive development, physical and motor development, and
language and literacy skills, including the native language and literacy skills of English
learners, to the extent practicable;

(2) measure <u>assess</u> each child's cognitive and social skills using a formative measure
aligned to progress toward the state's early learning standards when the child enters and
again before the child leaves the program, screening and progress monitoring measures,
and other age-appropriate versions from the state-approved menu of kindergarten entry
profile measures using a commissioner-approved formative, developmentally appropriate
assessment and report results and demographic data to the department in a form and manner
prescribed by the commissioner;

(3) provide comprehensive program content <u>aligned with the state early learning</u>
 <u>standards, including the implementation of curriculum, assessment, and intentional</u>
 instructional strategies <del>aligned with the state early learning standards, and kindergarten that</del>
 <u>support transition to kindergarten</u> through grade 3 academic standards;

(4) provide instructional content and activities that are of sufficient length and intensity
to address learning needs including offering a program with at least 350 hours of instruction
per school year for a prekindergarten student;

(5) provide voluntary prekindergarten instructional staff salaries comparable to thesalaries of local kindergarten through grade 12 instructional staff;

107.1 (6) coordinate appropriate kindergarten transition with families, <del>community-based</del>

107.2 prekindergarten programs, offered by Head Start, licensed center and licensed family child

107.3 care, community-based organizations, and school district kindergarten programs;

(7) involve parents in program <u>planning decision-making</u> and transition planning by
implementing parent engagement strategies that include culturally and linguistically
responsive activities in prekindergarten through third grade that are aligned with early
childhood family education under section 124D.13;

107.8 (8) coordinate with relevant community-based services, including health and social
107.9 service agencies, to ensure children have access to comprehensive services;

(9) coordinate with all relevant school district programs and services including earlychildhood special education, homeless students, and English learners;

107.12 (10) ensure staff-to-child ratios of one-to-ten and a maximum group size of 20 children;

107.13 (11) provide high-quality coordinated professional development, training, and coaching

107.14 for both staff in school district and community-based early learning districts and in

107.15 prekindergarten programs offered by Head Start, licensed center and licensed family child

107.16 <u>care providers, and community-based organizations</u> that is informed by a measure of

107.17 adult-child interactions and enables teachers to be highly knowledgeable in early childhood

107.18 curriculum content, assessment, native and English language development programs, and107.19 instruction; and

(12) implement strategies that support the alignment of professional development,
 instruction, assessments, and prekindergarten through grade 3 curricula.

(b) A voluntary prekindergarten program must have teachers knowledgeable in early
childhood curriculum content, assessment, native and English language programs, and
instruction, and licensed according to section 122A.261.

107.25 (c) Districts and charter schools must include their strategy for implementing and
 107.26 measuring the impact of their voluntary prekindergarten program under section 120B.11
 107.27 and provide results in their world's best workforce annual summary to the commissioner of
 107.28 education.

Subd. 3. Mixed delivery of services program plan. A district or charter school may
contract with a charter school, Head Start or child care centers, family child care programs
licensed under section 245A.03 program, licensed center and licensed family child care, or
a community-based organization to provide eligible children with developmentally
appropriate services that meet the program requirements in subdivision 2. Components of

a mixed-delivery plan include strategies for recruitment, contracting, and monitoring offiscal compliance and program quality.

108.3 Subd. 4. Eligibility. A (a) An eligible child means a child who:

(1) is four years of age as of September 1 in the calendar year in which the school year
 commences is eligible to participate in a voluntary prekindergarten program free of charge.
 An eligible four-year-old child served in a mixed-delivery system by a child care center,

108.7 family child care program licensed under section 245A.03, or community-based organization

108.8 may be charged a fee as long as the mixed-delivery partner was not awarded a seat for that
108.9 child.; and

- 108.10 (2) meets at least one of the following criteria:
- 108.11 (i) qualifies for free or reduced-priced meals;
- 108.12 (ii) qualifies for the rate at application specified in section 119B.09, subdivision 1,
- 108.13 paragraph (a), clause (2), in the current calendar year;
- 108.14 (iii) is an English language learner as defined by section 124D.59, subdivision 2;
- 108.15 (iv) is American Indian;
- 108.16 (v) has experienced homelessness in the last 24 months, as defined under the federal
- 108.17 McKinney-Vento Homeless Assistance Act, United States Code, title 42, section 1143a;
- 108.18 (vi) was identified as having a potential risk factor that may influence learning through
- 108.19 health and developmental screening under sections 121A.16 to 121A.19;
- 108.20 (vii) is in foster care; is in kinship care, including children receiving Northstar kinship
- 108.21 care assistance under chapter 256N; or is in need of child protection services;
- 108.22 (viii) has a parent who is a migrant or seasonal agricultural laborer under section 181.85;
- 108.23 (ix) has a parent who is incarcerated; or
- 108.24 (x) is defined as at-risk by the school district.
- 108.25 (b) School districts and charter schools must use state funding for eligible children to
- 108.26 the extent it is available. A child may participate in a voluntary prekindergarten program
- 108.27 on a fee-for-service basis if the child does not meet the eligibility criteria in paragraph (a)
- 108.28 or state funding is not available. A school district or charter school must adopt a sliding-fee
- 108.29 schedule based upon family income and must waive a fee for a participant unable to pay.

(c) Each eligible child must complete a health and developmental screening within 90
 days of program enrollment under sections 121A.16 to 121A.19, and provide documentation
 of required immunizations under section 121A.15.

109.4 (d) A child with an individualized education program may not be excluded from

109.5 participation in a program under this section if all other eligibility requirements are satisfied

and the individualized education program team determines that with reasonable

109.7 accommodations the child can fully participate and make progress toward their goals and
 109.8 objectives.

109.9 Subd. 5. **Application process; priority for high poverty schools.** (a) To qualify for

109.10 program approval for fiscal year 2026, a district or charter school must submit an application

109.11 to the commissioner by January 30, 2025. Thereafter, the commissioner must accept

109.12 applications and approve programs every four years. To qualify for program approval after

109.13 fiscal year 2026, a school district or charter school must submit an application to the

109.14 <u>commissioner by January 30</u> of the fiscal year prior to the fiscal year in which the program
109.15 will be implemented. The application must include:

(1) a description of the proposed program, including the number of hours per week theprogram will be offered at each school site or mixed-delivery location;

(2) an estimate of the number of eligible children to be served in the program at eachschool site or mixed-delivery location; and

(3) a statement of assurances signed by the superintendent or charter school director thatthe proposed program meets the requirements of subdivision 2.

(b) The commissioner must review all applications by March 1 of the fiscal year in which
the applications are received and determine whether each application meets the requirements
of paragraph (a).

109.25 (c) The commissioner must divide all applications for new or expanded voluntary

prekindergarten programs under this section meeting the requirements of paragraph (a) and
school readiness plus programs into four five groups as follows: the Minneapolis and school

109.28 district; the St. Paul school districts district; other school districts located in the metropolitan

109.29 equity region as defined in section 126C.10, subdivision 28; school districts located in the

109.30 rural equity region as defined in section 126C.10, subdivision 28; and charter schools.

109.31 Within each group, the applications must be ordered by rank using a sliding scale based on109.32 the following criteria:

109

110.1 (1) concentration of kindergarten students eligible for free or reduced-price meals by school site on October 1 of the previous school year. A school site may contract to partner 110.2 with a community-based provider or Head Start under subdivision 3 or establish an early 110.3 childhood center and use the concentration of kindergarten students eligible for free or 110.4 reduced-price meals from a specific school site as long as those eligible children are 110.5 prioritized and guaranteed services at the mixed-delivery site or early education center. For 110.6 school district programs to be operated at locations that do not have free and reduced-price 110.7 110.8 meals concentration data for kindergarten programs for October 1 of the previous school year, including mixed-delivery programs, the school district average concentration of 110.9 kindergarten students eligible for free or reduced-price meals must be used for the rank 110.10 ordering; 110.11

(2) presence or absence of a three- or four-star Parent Aware rated program within the 110.12 school district or close proximity of the district. School sites with the highest concentration 110.13 of kindergarten students eligible for free or reduced-price meals that do not have a three-110.14 or four-star Parent Aware program within the district or close proximity of the district shall 110.15 receive the highest priority, and school sites with the lowest concentration of kindergarten 110.16 students eligible for free or reduced-price meals that have a three- or four-star Parent Aware 110.17 rated program within the district or close proximity of the district shall receive the lowest 110.18 priority; and 110.19

110.20 (3) whether the district has implemented a mixed delivery system.

(d) The limit on participation for the programs as specified in subdivision 6 must initially 110.21 be allocated among the four groups based on each group's percentage share of the statewide 110.22 kindergarten enrollment on October 1 of the previous school year. Within each group, the 110.23 participation limit for fiscal years 2018 and 2019 must first be allocated to school sites 110.24 approved for aid in the previous year to ensure that those sites are funded for the same 110.25 number of participants as approved for the previous year. The remainder of the participation 110.26 limit for each group must be allocated among school sites in priority order until that region's 110.27 share of the participation limit is reached. If the participation limit is not reached for all 110.28 groups, the remaining amount must be allocated to the highest priority school sites, as 110.29 designated under this section, not funded in the initial allocation on a statewide basis. For 110.30 fiscal year 2020 and later, the participation limit must first be allocated to school sites 110.31 approved for aid in fiscal year 2017, and then to school sites approved for aid in fiscal year 110.32 2018 based on the statewide rankings under paragraph (c). 110.33

(e) Once a school site or a mixed delivery site under subdivision 3 is approved for aid
 under this subdivision, it shall remain eligible for aid if it continues to meet program

111.1 requirements, regardless of changes in the concentration of students eligible for free or

111.2 reduced-price meals.

- (f) If the total number of participants approved based on applications submitted under
   paragraph (a) is less than the participation limit under subdivision 6, the commissioner must
   notify all school districts and charter schools of the amount that remains available within
   30 days of the initial application deadline under paragraph (a), and complete a second round
- of allocations based on applications received within 60 days of the initial application deadline.
- 111.8 (g) Procedures for approving applications submitted under paragraph (f) shall be the
- same as specified in paragraphs (a) to (d), except that the allocations shall be made to the
  highest priority school sites not funded in the initial allocation on a statewide basis.
- 111.11 Subd. 5a. Participation limit allocation. (a) Beginning July 1, 2024, the participation
- 111.12 limit specified in subdivision 6 must be initially allocated as follows:
- 111.13 (1) a school site or mixed delivery site must receive the same number of seats the site
- 111.14 received in fiscal year 2024; and
- 111.15 (2) the remaining seats must be allocated among the five groups identified under
- 111.16 subdivision 5, paragraph (c), based on each group's percentage share of the statewide
- 111.17 kindergarten enrollment on October 1 of the previous year.
- 111.18 (b) Within each group:
- 111.19 (1) the seats must be first allocated to any school sites and mixed delivery sites approved
- 111.20 for aid in the previous year or allocation period; and
- 111.21 (2) any remaining seats must be allocated among school sites in priority order, as
- 111.22 determined under subdivision 5, paragraph (c), until the group's share of seats are allocated.
- (c) If a group's entire share of seats is not allocated under paragraphs (a) and (b), then
- 111.24 the remaining seats must be allocated to the highest priority school sites and mixed delivery
- 111.25 sites in the state, as designated under subdivision 5, paragraph (c), not funded in the allocation
- 111.26 <u>under paragraphs (a) and (b).</u>
- 111.27 (d) Once a school site or a mixed delivery site is approved for aid under subdivision 5
- 111.28 and is allocated seats under this subdivision, it shall remain eligible for aid and seats if it
- 111.29 continues to meet program requirements, regardless of changes in the concentration of
- 111.30 students eligible for free or reduced-price meals.
- (e) If the total number of participants approved based on applications submitted under
- 111.32 subdivision 5, paragraph (a), is less than the participation limit under subdivision 6, the

commissioner must notify all school districts and charter schools of the amount that remains 112.1 available within 30 days of the initial application deadline under subdivision 5, paragraph 112.2 (a), and complete a second round of allocations based on applications received within 60 112.3 days of the initial application deadline. 112.4 (f) Procedures for approving applications submitted under paragraph (e) shall be the 112.5 same as specified in subdivision 5, and the allocations shall be made to the highest priority 112.6 school sites in the state as designated under subdivision 5, paragraph (c), not funded in the 112.7 initial allocation under paragraphs (a) and (b). 112.8 (g) For nonapplication years, the commissioner must annually review the distribution 112.9 112.10 of seat allocations and may redistribute them between sites within a district at their request and between districts for the year in which a district will not utilize their full allocation. 112.11 Subd. 6. Participation limits. (a) Notwithstanding section 126C.05, subdivision 1, 112.12 paragraph (c), the pupil units for a voluntary prekindergarten program for an eligible school 112.13

school district or charter school under section 126C.05, subdivision 1, paragraph (d).

district or charter school must not exceed 60 percent of the kindergarten pupil units for that

(b) In reviewing applications under subdivision 5 and allocating seats under subdivision
5a, the commissioner must limit the total number of participants in the voluntary
prekindergarten and school readiness plus programs under Laws 2017, First Special Session
chapter 5, article 8, section 9, to not more than 7,160 participants for fiscal years 2023,
2024, and 2025, and 12,360 participants for fiscal year 2026 and later.

112.21 Subd. 7. **Financial accounting.** An eligible school district or charter school must record 112.22 expenditures attributable to voluntary prekindergarten pupils according to guidelines prepared 112.23 by the commissioner of education under section 127A.17.

112.24 Subd. 8. **Funding.** The commissioner and the commissioner of education shall enter 112.25 into an agreement under which the commissioner of education shall distribute funds 112.26 appropriated for programs under this section.

EFFECTIVE DATE. The amendments to subdivisions 1 to 4 and subdivision 5,
paragraphs (a) and (b), are effective July 1, 2025. The amendments to subdivision 5,
paragraphs (c) to (g), and subdivisions 5a and 6 are effective the day following final
enactment.

112.14

Sec. 4. Minnesota Statutes 2023 Supplement, section 124D.165, subdivision 2, is amended
to read:

Subd. 2. Family eligibility. (a) For a family to receive an early learning scholarship,
parents or guardians must have an eligible child and meet at least one of the following
requirements:

113.6 (1) have income equal to or less than:

(i) the at-application rate specified in section 119B.09, subdivision 1, paragraph (a),
clause (2), in the current calendar year; or

(ii) beginning July 1, 2025, the rate specified in United States Code, title 42, section
9858n(4)(B), as adjusted for family size;

(2) be able to document their child's current participation in the free and reduced-price
meals program or Child and Adult Care Food Program, National School Lunch Act, United
States Code, title 42, sections 1751 and 1766; the Food Distribution Program on Indian
Reservations, Food and Nutrition Act, United States Code, title 7, sections 2011-2036; Head
Start under the federal Improving Head Start for School Readiness Act of 2007; Minnesota
family investment program under chapter 256J; child care assistance programs under chapter
113.17 119B; the supplemental nutrition assistance program; or

(3) have <u>or be a child referred as in need of child protection services or placed in foster</u>
care under section 260C.212.

(b) An "eligible child" means a child who has not yet enrolled in kindergarten and is notyet five years of age on September 1 of the current school year.

(c) A child who has received a scholarship under this section must continue to receive
a scholarship each year until that child is eligible for kindergarten under section 120A.20
and as long as funds are available.

(d) Early learning scholarships may not be counted as earned income for the purposes
of medical assistance under chapter 256B, MinnesotaCare under chapter 256L, Minnesota
family investment program under chapter 256J, child care assistance programs under chapter
113.28 119B, or Head Start under the federal Improving Head Start for School Readiness Act of
2007.

(e) A child from an adjoining state whose family resides at a Minnesota address as
assigned by the United States Postal Service, who has received developmental screening
under sections 121A.16 to 121A.19, who intends to enroll in a Minnesota school district,

and whose family meets the criteria of paragraph (a) is eligible for an early learningscholarship under this section.

Sec. 5. Minnesota Statutes 2023 Supplement, section 124D.165, subdivision 2a, is amended
to read:

Subd. 2a. Applications; priorities. (a) The commissioner shall establish application
timelines and determine the schedule for awarding scholarships that meet the operational
needs of eligible families and programs.

(b) The commissioner must give highest priority to applications from children who:

114.9 (1) are not yet four years of age;

(2) have a parent under age 21 who is pursuing a high school diploma or a course ofstudy for a high school equivalency test;

114.12 (3) are in foster care;

114.13 (4) have been referred as in need of child protection services;

114.14 (5) have an incarcerated parent;

114.15 (6) <u>are in or have a parent in a substance use treatment program;</u>

114.16 (7) are in or have a parent in a mental health treatment program;

114.17 (8) have experienced domestic violence; or

114.18 (9) have an individualized education program or individualized family service plan; or

(9) (10) have experienced homelessness in the last 24 months, as defined under the

114.20 federal McKinney-Vento Homeless Assistance Act, United States Code, title 42, section114.21 1143a.

(c) Notwithstanding paragraph (b), beginning July 1, 2025, the commissioner must give
highest priority to applications from children in families with income equal to or less than
the rate specified under subdivision 2, paragraph (a), clause (1), item (i), and within this
group must prioritize children who meet one or more of the criteria listed in paragraph (b).

(d) The commissioner may prioritize applications on additional factors, including but
not limited to availability of funding, family income, geographic location, and whether the
child's family is on a waiting list for a publicly funded program providing early education
or child care services.

114

#### Sec. 6. REVISOR INSTRUCTION. 115.1 The revisor of statutes shall remove the terms "school readiness plus" or "school readiness 115.2 plus programs" wherever they appear in Minnesota Statutes, chapters 119B, 121A, 122A, 115.3 124D, 126C, or 179A. The revisor shall also make necessary cross-reference changes, 115.4 technical language, and other changes necessitated by the changes in this act. 115.5 **EFFECTIVE DATE.** This section is effective July 1, 2025. 115.6 Sec. 7. REPEALER. 115.7 Laws 2017, First Special Session chapter 5, article 8, section 9, is repealed. 115.8 **EFFECTIVE DATE.** This section is effective July 1, 2025. 115.9 **ARTICLE 10** 115.10 **EDUCATION PARTNERSHIPS AND COMPACTS** 115.11 Section 1. Minnesota Statutes 2022, section 127A.70, subdivision 1, is amended to read: 115.12 Subdivision 1. Establishment; membership. (a) A P-20 education partnership is 115 13 established to create a seamless system of education that maximizes achievements of all 115.14 students, from early childhood through elementary, secondary, and postsecondary education, 115.15 while promoting the efficient use of financial and human resources. The partnership shall 115.16 consist of major statewide educational groups or constituencies or noneducational statewide 115.17 115.18 organizations with a stated interest in P-20 education. The initial membership of the partnership includes the members serving on the Minnesota P-16 Education Partnership 115.19 and four legislators appointed as follows: 115.20 (1) one senator from the majority party and one senator from the minority party, appointed 115.21 by the Subcommittee on Committees of the Committee on Rules and Administration; and 115.22 (2) one member of the house of representatives appointed by the speaker of the house 115.23 and one member appointed by the minority leader of the house of representatives. 115.24 (b) The chair of the P-16 education partnership must convene the first meeting of the 115.25 P-20 partnership. Prospective members may be nominated by any partnership member and 115.26 new members will be added with the approval of a two-thirds majority of the partnership. 115.27 The partnership will also seek input from nonmember organizations whose expertise can 115.28

115.29 help inform the partnership's work.

(c) Partnership members shall be represented by the chief executives, presidents, or other
 formally designated leaders of their respective organizations, or their designees. The
 partnership shall meet at least three times during each calendar year.

(d) The P-20 education partnership shall be the state council for the Interstate Compact
 on Educational Opportunity for Military Children under section 127A.85 with the
 commissioner or commissioner's designee serving as the compact commissioner responsible
 for the administration and management of the state's participation in the compact. When
 conducting business required under section 127A.85, the P-20 partnership shall include a
 representative from a military installation appointed by the adjutant general of the Minnesota
 National Guard.

# 116.11 Sec. 2. [127A.82] MILITARY INTERSTATE CHILDREN'S COMPACT STATE 116.12 COUNCIL.

### 116.13 Subdivision 1. Establishment; membership. (a) A Military Interstate Children's Compact

116.14 State Council is established to provide for the coordination among state agencies, local

116.15 education agencies, and military installations concerning the state's participation in, and

116.16 compliance with the Interstate Compact on Educational Opportunity for Military Children

116.17 established in section 127A.85, otherwise known as the Military Interstate Children's

- 116.18 Compact, and Interstate Commission activities.
- 116.19 (b) Council membership must include at least:

### 116.20 (1) the commissioner;

- 116.21 (2) a superintendent, appointed by the commissioner, of a school district or charter school
- 116.22 with a high concentration of military children;
- (3) a representative from a military installation appointed by the adjutant general;
- (4) one member of the house of representatives appointed by the speaker of the house;
- (5) one member of the senate appointed by the Subcommittee on Committees of the
- 116.26 Committee on Rules and Administration; and
- 116.27 (6) other offices and stakeholder groups the council deems appropriate.
- 116.28 If the commissioner determines there is not a school district deemed to contain a high
- 116.29 concentration of military children, the commissioner may appoint a superintendent from
- 116.30 another school district to represent local education agencies on the council.
- 116.31 (c) The council must appoint or designate a military family education liaison to assist
- 116.32 military families and the state in facilitating the implementation of section 127A.85.

- 117.1 (d) The compact commissioner responsible for the administration and management of
- 117.2 the state's participation in the compact must be appointed by the commissioner.
- (e) The compact commissioner and the military family education liaison designated
- 117.4 herein shall be ex officio members of the council, unless either is already a full voting
- 117.5 <u>member of the council.</u>
- 117.6 Subd. 2. Powers and duties; report. (a) The council may develop recommendations to
- 117.7 the governor and the legislature designed to facilitate successful educational transitions for
- 117.8 children of military families under the compact.
- (b) The commissioner must schedule and hold a meeting of the council no less than once
  per state fiscal year.
- 117.11 (c) The council must produce meeting agendas that are made publicly available before
- 117.12 each meeting and maintain meeting minutes that are made publicly available once they are
- 117.13 approved by the council.
- 117.14 (d) By January 15 of each odd-numbered year, the council shall submit a report to the
- 117.15 governor and to the chairs and ranking minority members of the legislative committees and
- 117.16 divisions with jurisdiction over kindergarten through grade 12 education policy and finance
- 117.17 and military affairs that summarizes the council's progress in meeting its goals and identifies
- 117.18 the need for any draft legislation to facilitate successful educational transitions for children
- 117.19 of military families.

# 117.20 Sec. 3. [127A.83] INTRASTATE STUDENT TRANSFERS FOR CHILDREN OF 117.21 MILITARY SERVICE MEMBERS.

- (a) Notwithstanding section 127A.85, article III, and for the purposes of intrastate student
- 117.23 transfers between Minnesota local education agencies, the provisions of the Interstate
- 117.24 Compact on Educational Opportunity for Military Children in section 127A.85 apply to
- 117.25 minor dependent children of members of the active and activated reserve components of
- 117.26 the uniformed services, including but not limited to members of the Minnesota Army
- 117.27 National Guard and the Minnesota Air National Guard.
- (b) This section does not apply to interstate transfers between Minnesota local education
- 117.29 agencies and public or private schools in other states.
- (c) For the purposes of this section, the words defined in section 127A.85, article II,
- 117.31 <u>have the same meanings.</u>

118.1	Sec. 4. [127A.86] PURPLE STAR SCHOOL DESIGNATION.	
118.2	Subdivision 1. Definition. For purposes of this section, "military-connected student"	
118.3	means a student who has an immediate family member, including a parent or sibling, who:	
118.4	(1) is currently a member of the armed forces serving as either a reservist or on active duty	
118.5	in the United States Army, Navy, Air Force, Marine Corps, or Coast Guard; (2) is currently	
118.6	serving in the National Guard; (3) has recently retired from the armed forces; or (4) is the	
118.7	dependent of a member of the armed forces who was killed in the line of duty.	
118.8	Subd. 2. Purple Star School. (a) The commissioner of education may designate a school	
118.9	as a Purple Star School if the school:	
118.10	(1) has a designated staff member serving as a military liaison whose duties include:	
118.11	(i) identifying military-connected students enrolled at the school;	
118.12	(ii) serving as the point of contact between the school and military-connected students	
118.13	and families;	
118.14	(iii) determining appropriate school services available to military-connected students;	
118.15	and	
118.16	(iv) assisting in coordinating school programs relevant to military-connected students;	
118.17	(2) maintains easily accessible information on the school website that includes resources	
118.18	for military-connected students and families, including information regarding:	
118.19	(i) student relocation, student enrollment, student registration, and transfer of school	
118.20	records;	
118.21	(ii) academic planning, course offerings, and advanced classes available at the school;	
118.22	(iii) counseling and other support services available for military-connected students	
118.23	enrolled at the school; and	
118.24	(iv) the designated military liaison under clause (1);	
118.25	(3) offers a transition program led by students, where appropriate, that assists	
118.26	military-connected students in transitioning into the school;	
118.27	(4) offers professional development opportunities for staff members on issues related	
118.28	to military-connected students; and	
118.29	(5) offers at least one of the following:	

118.30 (i) a resolution showing support for military-connected students and families;

- (ii) recognition of the Month of the Military Child or Military Family Month with relevant
- 119.2 events hosted by the school; or
- (iii) a partnership with a local military installation that provides opportunities for active
- 119.4 duty military members to volunteer at the school, speak at an assembly, or host a field trip.
- (b) The commissioner must establish a process for schools to seek Purple Star School
- designation by July 1, 2026. The commissioner may award Purple Star School designations
- 119.7 starting in the 2026-2027 school year, and on an ongoing basis as schools meet qualifications
- 119.8 for the designation."
- 119.9 Delete the title and insert:
- 119.10

### "A bill for an act

relating to education; modifying provisions for prekindergarten through grade 12 119.11 education including general education, education excellence, teachers, the Read 119.12 Act, special education, charter schools, nutrition and libraries, health and safety, 119.13 early learning, and education partnerships and compacts; requiring reports; 119.14 amending Minnesota Statutes 2022, sections 120A.05, subdivision 10a, by adding 119.15 a subdivision; 120A.22, subdivision 12; 120A.35; 120B.022, subdivisions 1a, 1b; 119.16 120B.11, as amended; 120B.13, subdivision 4; 120B.21; 121A.22, subdivisions 119.17 2, 4; 121A.2207, subdivision 1; 121A.41, subdivision 8; 122A.091, subdivision 119.18 5; 122A.092, by adding a subdivision; 122A.181, by adding a subdivision; 119.19 122A.182, by adding a subdivision; 122A.185, subdivision 3; 122A.20, by adding 119.20 a subdivision; 122A.33, subdivision 2; 123B.37, subdivision 2; 124D.09, 119.21 subdivisions 7, 10, 10b; 124D.12; 124D.151, as amended; 124D.60, subdivision 119.22 1; 124D.61; 124E.01, subdivision 1; 124E.05, subdivisions 2, 3, 5; 124E.07; 119.23 124E.10, subdivisions 2, 4, 5; 124E.12, subdivision 2; 124E.14, as amended; 119.24 124E.17; 124E.26; 125A.02, subdivision 1a, as amended; 125A.27, subdivision 119.25 8; 125A.56, subdivision 1; 127A.70, subdivision 1; 128C.02, by adding a 119.26 subdivision; 260E.14, subdivision 1, as amended; Minnesota Statutes 2023 119.27 Supplement, sections 13.32, subdivision 5; 120B.021, subdivision 1; 120B.024, 119.28 subdivision 1; 120B.1117; 120B.1118, subdivisions 7, 10, by adding a subdivision; 119.29 120B.117, subdivision 4; 120B.12, subdivisions 1, 2, 2a, 3, 4, 4a; 120B.123, 119.30 119.31 subdivisions 1, 2, 5, 7; 120B.124, subdivision 2, by adding subdivisions; 120B.125; 120B.30, subdivisions 7, 12, by adding a subdivision; 120B.302; 120B.305; 119.32 119.33 120B.31, subdivision 4; 120B.36, subdivision 1; 121A.041, subdivisions 2, 3; 121A.20, subdivision 2; 121A.642, by adding a subdivision; 122A.18, subdivision 119.34 1; 122A.181, subdivision 2; 122A.183, subdivision 2; 122A.184, subdivision 1; 119.35 122A.185, subdivision 1; 122A.40, subdivision 8; 122A.41, subdivision 5; 119.36 122A.631, subdivisions 2, 4; 122A.70, subdivision 2; 124D.09, subdivisions 5, 119.37 12; 124D.094, subdivisions 2, 3; 124D.111, subdivision 2a; 124D.165, subdivisions 119.38 2, 2a; 124D.42, subdivision 8; 124E.02, as amended; 124E.03, subdivisions 2, 9; 119.39 124E.06, subdivisions 1, 4, 5; 124E.11; 124E.12, subdivision 1; 124E.16, 119.40 subdivision 1; 125A.08; 126C.40, subdivision 6; proposing coding for new law 119.41 in Minnesota Statutes, chapters 121A; 122A; 123B; 127A; 134; repealing Minnesota 119.42 Statutes 2022, sections 120B.31, subdivisions 2, 6; 122A.2451, subdivision 9; 119.43 Minnesota Statutes 2023 Supplement, section 122A.185, subdivision 4; Laws 119.44 2017, First Special Session chapter 5, article 8, section 9." 119.45

#### SF No. 3567, Conference Committee Report - 93rd Legislature (2023-2024)05/09/24 08:15 PM [CCRSF3567]

120.1 We request the adoption of this report and repassage of the bill.

120.2 Senate Conferees:

120.3		
120.4	Steve Cwodzinski	Erin Maye Quade
120.5		
120.6	Jim Abeler	
120.7	House Conferees:	
120.8		
120.9	Laurie Pryor	Josiah Hill
120.10		
120.11	Peggy Bennett	