S1525-2

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

CM

S.F. No. 1525

(SENATE AUTHORS: CHAMBERLAIN, Eichorn, Benson, Jasinski and Johnson)

DATE	D-PG	OFFICIAL STATUS
03/01/2021	601	Introduction and first reading
		Referred to Education Finance and Policy
03/10/2021	764a	Comm report: To pass as amended and re-refer to State Government Finance and Policy and
		Elections
03/15/2021	871	Comm report: To pass and re-referred to Education Finance and Policy
02/24/2022	5099a	Comm report: To pass as amended and re-refer to Finance

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to education; creating education savings accounts as a learning option for students; appropriating money; amending Laws 2021, First Special Session chapter 13, article 1, section 10, subdivision 2; article 2, section 4, subdivisions 2, 3, 4, 12, 13; article 3, section 7, subdivision 7; article 7, section 2, subdivision 3; article
1.6 1.7	8, section 3, subdivisions 2, 3, 4; article 11, section 4, subdivision 2; proposing coding for new law in Minnesota Statutes, chapter 124D.
1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9	Section 1. [124D.035] EDUCATION SAVINGS ACCOUNTS FOR STUDENTS ACT.
1.10	Subdivision 1. Title. This act will be known as the "Education Savings Accounts for
1.11	Students Act."
1.12	Subd. 2. Definitions. (a) For the purposes of this section, the following terms have the
1.13	meanings given them.
1.14	(b) "Commissioner" means the commissioner of education.
1.15	(c) "Department" means the Department of Education.
1.16	(d) "Educational service provider" means an eligible school, tutor, or other person or
1.17	organization that provides education-related services and products to participating students.
1.18	The eligible student's parent shall not be an educational service provider for that student.
1.19	(e) "Eligible school" means a nonpublic school where a student can fulfill compulsory
1.20	education requirements and that is recognized by the commissioner or accredited by an
1.21	accrediting agency recognized by the Minnesota Nonpublic Education Council under
1.22	Minnesota Statutes, section 123B.445, paragraph (a). An eligible school does not include
1.23	a home school under Minnesota Statutes, sections 120A.22, subdivision 4, and 120A.24.

SF1525	REVISOR	CM	S1525-2	2nd Engrossment
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2.1	(f) "Eligible student" means any student who (1) resides in Minnesota, (2) attended a
2.2	public school or a public charter school during the semester preceding participation in the
2.3	program, and (3) is a member of a household that has a total annual income during the year
2.4	prior to initial participation in the program, without consideration of the benefits under this
2.5	program, that does not exceed an amount equal to three times the income standard used to
2.6	qualify for a reduced-price meal under the National School Lunch Program.
2.7	(g) "Parent" means a resident of this state who is a parent, legal guardian, custodian, or
2.8	other person with the authority to act on behalf of the eligible student.
2.9	(h) "Postsecondary institution" means a college or university accredited by a state,
2.10	regional, or national accrediting organization.
2.11	(i) "Program" means a program to implement education savings accounts (ESAs).
2.12	(j) "Tutor" means a person who (1) is certified or licensed by a state, regional, or national
2.13	certification or licensing organization to teach, (2) has earned a valid teacher's license, or
2.14	(3) has experience teaching at a postsecondary institution.
2.15	Subd. 3. Education savings account (ESA) program. (a) An eligible student qualifies
2.16	to participate in the program if the student's parent signs an agreement:
2.17	(1) to arrange for the provision of organized, appropriate educational services with
2.18	measurable goals to the participating student in at least the subjects of reading, writing,
2.19	mathematics, social studies, and science; and
2.20	(2) to not enroll the participating student in a public school or a public charter school
2.21	for as long as the student is participating in the program.
2.22	(b) A parent shall use the funds deposited in a participating student's ESA for any of the
2.23	following qualifying expenses to educate the student using any of the methods or combination
2.24	of methods in this paragraph that meet the requirement in paragraph (a), clause (1):
2.25	(1) tuition and fees at an eligible school;
2.26	(2) payment to a tutor;
2.27	(3) payment for purchase of curriculum, including any textbooks and supplemental
2.28	materials required by the curriculum;
2.29	(4) fees for transportation to and from an educational service provider paid to a
2.30	fee-for-service transportation provider;
2.31	(5) tuition and fees for online learning programs or courses;

	SF1525	REVISOR	СМ	\$1525-2	2nd Engrossment
3.1	(6) fees fo	or nationally standardiz	zed norm-refere	enced achievement test	s, including alternate
3.2	<u> </u>	and fees for advance			
3.3		s related to college or	-		r
3.4	(7) educa	tional services or ther	anies from a lic	ensed or certified pra	ctitioner or provider
3.5	<u> </u>	ensed or certified par	•	2	ethoner of provider,
3.6	<u> </u>	es provided by a publ	ic school, inclu	ding individual classe	s and extracurricular
3.7	programs;				
3.8	<u>(9) tuitio</u>	n, fees, and textbooks	at a postsecon	dary institution;	
3.9	<u>(10) no m</u>	nore than \$300 in annu	al consumable	school supplies neces	sary for the student's
3.10	education; or	<u>(</u>			
3.11	<u>(11) com</u>	puter hardware and so	oftware and oth	er technological devi	ces if an eligible
3.12	school, tutor	, educational service	provider, or lic	ensed medical profess	sional verifies in
3.13	writing that	these items are necess	sary for the stu	dent to meet annual, n	neasurable goals.
3.14	(c) Neith	er a participating stud	lent nor anyone	on the student's beha	lf may receive cash
3.15	or cash-equi	valent items, such as	gift cards or sto	ore credit, from refund	ls or rebates from a
3.16	provider of s	ervices or products in	this program. R	efunds or rebates shal	l be credited directly
3.17	to the partici	pating student's ESA.	. The funds in a	n ESA may only be ι	used for
3.18	education-re	lated purposes. Eligib	ole schools, pos	tsecondary institution	ns, and educational
3.19	service prov	iders that serve partic	ipating student	s shall provide parent	s with a receipt for
3.20	all qualifying	g expenses.			
3.21	(d) Paym	ent for educational se	ervices through	an ESA shall not pre	clude parents from
3.22	paying for e	ducational services us	ing non-ESA f	unds.	
3.23	<u>(e)</u> For p	urposes of continuity	of educational	attainment, students v	who enroll in the
3.24	program sha	ll remain eligible to re	eceive monthly	ESA payments until	the participating
3.25	student retur	ns to a public school,	graduates from	high school, or comp	letes the school year
3.26	in which the	student reaches the a	ge of 21, whicl	never occurs first.	
3.27	<u>(f)</u> Any f	unds remaining in a s	tudent's ESA u	pon graduation from	high school may be
3.28	used to atten	d or take courses from	n a postsecond	ary institution, with q	ualifying expenses
3.29	subject to the	e applicable condition	ns in paragraph	<u>(b).</u>	
3.30	(g) Upon	the participating stud	ent's graduatio	n from a postseconda	ry institution or after
3.31	any period o	f four consecutive yea	ars after gradua	tion from high schoo	l that the student is
3.32	not enrolled	in a postsecondary in	stitution, the pa	articipating student's l	ESA shall be closed
3.33	and any rem	aining funds shall be	returned to the	state general fund.	

Section 1.

SF1525	REVISOR	СМ	S1525-2	2nd Engrossment
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4.1	(h) A participating student shall be allowed to return to the resident school district at
4.2	any time after enrolling in the program, according to rules adopted by the commissioner
4.3	providing for the least disruptive process for doing so. Upon a participating student's return
4.4	to the resident school district, the student's ESA shall be closed and any remaining funds
4.5	shall be returned to the state general fund.
4.6	(i) The commissioner shall begin accepting applications for the program on July 1, 2023.
4.7	Subd. 4. Funding. (a) The commissioner shall determine the amount to be deposited in
4.8	each student's ESA on a first-come, first-served basis. The ESA amount shall be the statewide
4.9	average general education aid per adjusted pupil unit.
4.10	(b) The commissioner shall allow program participation of up to one percent of public
4.11	school average daily membership in fiscal year 2024, 1-1/2 percent of public school average
4.12	daily membership in fiscal year 2025, and two percent of public school average daily
4.13	membership in fiscal year 2026 and later.
4.14	Subd. 5. District aid adjustment. The commissioner shall make a onetime adjustment
4.15	to a serving school district's general education aid in the fiscal year following a participating
4.16	student's withdrawal from the district. The commissioner shall increase the district's general
4.17	education aid for each participating student who withdrew from the district by an amount
4.18	equal to ten percent of the statewide average general education revenue per adjusted pupil
4.19	unit for the previous fiscal year.
4.20	Subd. 6. Administration. (a) The commissioner shall create a standard form that parents
4.21	of students may submit to establish the student's eligibility for an ESA. The commissioner
4.22	shall ensure that the application is readily available to interested families through various
4.23	sources, including the department's website, and a copy of procedural safeguards annually
4.24	given to parents.
4.25	(b) The commissioner shall provide parents of participating students with a written
4.26	explanation of the allowable uses of ESAs, the responsibilities of parents, and the duties of
4.27	the commissioner. The information shall also be made available on the department's website.
4.28	(c) The commissioner shall annually notify all students who are eligible to participate
4.29	of the existence of the program and shall ensure that low-income families are made aware
4.30	of their potential eligibility.
4.31	(d) The commissioner may deduct up to three percent from appropriations made to fund
4.32	ESAs to cover the costs of overseeing and administering the program.

	SF1525	REVISOR	СМ	S1525-2	2nd Engrossment
5.1	<u>(e)</u> The o	commissioner shall ma	ike payments t	o the ESAs of particip	ating students on a
5.2	monthly bas	sis unless there is evide	ence of misuse	of the ESA pursuant	to this subdivision.
5.3	<u>(f)</u> The c	commissioner shall ma	ke a determina	tion of eligibility and	shall approve the
5.4	application	within 45 business day	s of receiving	an application for par	ticipation in the
5.5	program.				
5.6	Subd. 7.	ESA establishment.	(a) To ensure t	hat funds are spent ap	propriately, the
5.7	commission	er shall adopt rules and	l policies neces	sary for the administra	tion of the program,
5.8	including th	e auditing of ESAs, an	d shall conduc	t or contract for rando	m audits throughout
5.9	the year.				
5.10	(b) Begi	nning with the 2023-20	024 school yea	r, the commissioner sh	nall issue ESA cards
5.11	to parents m	naking expenditures un	der this section	n on behalf of a partici	pating student. ESA
5.12	cards shall b	be issued to parents up	on enrollment	in the program and sh	all expire when the
5.13	participating	g student's ESA is close	ed, except for t	he periodic expiration	and replacement of
5.14	cards in the	normal course of busin	ess. All unexpe	ended amounts shall re	main in the student's
5.15	ESA and be	e combined with the fol	llowing year's	allocation of ESA fun	ds, subject to
5.16	subdivision	3, paragraphs (f) and (<u>(g).</u>		
5.17	<u>(c) The c</u>	commissioner, taking in	to consideratio	n requests from the par	rents of participating
5.18	students, sh	all use merchant catego	ory classificati	on (MCC) codes, or a	similar system as
5.19	practicable	and consistent with cur	rrent technolog	y, to identify categori	es of providers that
5.20	provide serv	vices and products consi	stent with subd	ivision 3, paragraph (b). The commissioner
5.21	shall make a	a list of blocked and ur	nblocked MCC	codes publicly availa	ble for purposes of
5.22	the program	<u>1.</u>			
5.23	(d) The o	commissioner shall add	opt a process fo	or removing education	al service providers
5.24	that defraud	l parents and for referri	ing cases of fra	ud to law enforcement	<u>it.</u>
5.25	<u>(e)</u> The o	commissioner shall est	ablish or contr	act for the establishme	ent of an online,
5.26	anonymous	fraud-reporting service	e and an anonyi	nous telephone hotline	e for fraud reporting.
5.27	<u>(f)</u> The c	commissioner shall add	opt rules imple	menting policies on m	isspending of ESA
5.28	funds.				
5.29	(g) Any	amount not spent in th	e allowable ca	tegories pursuant to th	ne agreement will
5.30	cause the ES	SA card to be temporari	ly suspended ar	nd the parent contacted	within five business
5.31	days by Uni	ted States mail at the pa	arent's home ac	ldress explaining the s	uspension, detailing
5.32	the violation	n, and requesting the p	arent to:		

	SF1525	REVISOR	СМ	\$1525-2	2nd Engrossment
6.1	(1) provide a	dditional document	ation within 1	5 business days justify	ing the expenditure;
6.2	or				
6.3	(2) repay the	e misspent amount v	vithin 15 busi	ness days.	
6.4	(h) If the par	ent does not provid	e sufficient d	ocumentation and ref	uses to repay the
6.5	amount, the con	nmissioner shall beg	gin the remov	al process and shall s	eek to recover the
6.6	misspent funds	using administrative	e measures or	other appropriate me	asures, including
6.7	referral to collec	ctions, seeking a civ	vil judgment,	or referral to law enfo	orcement.
6.8	(i) If the pare	ent repays the amount	nt within the r	equested time frame,	then the offense will
6.9	be recorded and	held in the parent's	file.		
6.10	(j) Three off	enses within a cons	ecutive three-	year period shall disc	ualify the student
6.11	from participation	ng in the program.			
6.12	(k) If the cor	nmissioner determi	nes that a par	ent has failed to comp	bly with the terms of
6.13	the agreement as	s specified in subdiv	ision 3, the co	mmissioner shall susp	end the participating
6.14	student's ESA. 7	The commissioner s	hall notify the	e parent in writing wi	thin five business
6.15	days that the ES	A has been suspend	ded and that n	o further transactions	will be allowed or
6.16	disbursements n	nade. The notification	on shall speci	fy the reason for the s	suspension and state
6.17	that the parent h	as 21 business days	s to respond a	nd take corrective act	ion.
6.18	(l) If the pare	ent fails to respond	to the commi	ssioner, furnish reaso	nable and necessary
6.19	information, or	make a report that r	nay be requir	ed for reinstatement v	vithin the 21-day
6.20	period, the com	missioner may remo	ove the partic	pating student from t	he program.
6.21	(m) The deci	ision of the commis	sioner under	this section is subject	to judicial review
6.22	under Minnesot	a Statutes, sections	14.63 to 14.6	9. The decision of the	commissioner is
6.23	stayed pending	an appeal.			
6.24	(n) The com	nissioner shall refer	cases of subs	tantial misuse of fund	s to law enforcement
6.25	agencies for inv	estigation if eviden	ce of fraudule	ent intent and use of a	n ESA is obtained.
6.26	<u>Subd. 8.</u> Sco	pe. An eligible non	public school	is autonomous and n	ot an agent of the
6.27	state or federal g	government, and the	erefore:		
6.28	(1) the comm	nissioner, departmer	nt, or any othe	r government agency	shall not in any way
6.29	regulate the edu	cational program of	a nonpublic s	chool or educational	service provider that
6.30	accepts funds fr	om the parent of a p	participating s	tudent;	
6.31	(2) the creati	on of the program of	loes not expa	nd the regulatory auth	ority of the state, its
6.32	officers, or any	school district to im	pose any add	itional regulation of r	onpublic schools or

SF1525	REVISOR	СМ	S1525-2	2nd Engrossment
education	al service providers	beyond those nece	essary to enforce the r	requirements of the
program;	and			
<u>(3) eli</u>	gible schools and ec	lucational service	providers shall be give	en the maximum
freedom t	o provide for the edu	cational needs of the	neir students without g	governmental control.
No eligib	le school or education	onal service provid	er shall be required to	alter its creed,
practices,	admission policies,	or curriculum in c	order to accept particip	pating students.
Subd.	9. Severability. If a	ny provision of th	is law or its application	on is found to be
unconstitu	utional and void, the	e remaining provisi	ons or applications of	f this law that can be
given effe	ect without the inval	id provision or app	blication are valid.	
EFFE	CTIVE DATE. <u>Th</u>	is section is effecti	ve the day following	final enactment.
Sec. 2. 1	Laws 2021, First Sp	ecial Session chap	ter 13, article 1, section	on 10, subdivision 2,
is amende	ed to read:			
Subd.	2. General educati	on aid. For genera	l education aid under	Minnesota Statutes,
section 12	26C.13, subdivision	4:		
	7,569,266,000			
\$	7,487,945,000 .	2022		
\$	7,804,527,000 <u>7,683,951,000</u> .	2023		
The 20	022 appropriation in	cludes \$717,326,0	00 for 2021 and \$6,8	51,940,000
\$6,770,61	9,000 for 2022.			
The 20	023 appropriation in	cludes \$734,520,0	00_\$725,349,000 for 2	2022 and
\$7,070,00)7,000	<u>00</u> for 2023.		
Sec. 3. 1	Laws 2021, First Sp	ecial Session chapt	ter 13, article 2, sectio	on 4, subdivision 2, is
amended	to read:			
Subd.	2. Achievement an	d integration aid.	For achievement and	integration aid under
Minnesot	a Statutes, section 1	24D.862:		
	84,057,000			
\$	<u>82,369,000</u> .	2022		
\$	$\frac{83,431,000}{81,144,000}$.	2023		
The 20	022 appropriation in	cludes \$8,868,000	for 2021 and \$75,189	,000 \$73,501,000 for
2022.				

	SF1525	REVISOR	СМ	S1525-2	2nd Engrossment
8.1 8.2	The 202 <u>\$72,977,000</u>		ncludes \$8,353,000	<u>\$8,167,000</u> for 2022	and \$75,078,000
8.3	Sec. 4. La	ws 2021, First Sp	ecial Session chapt	ter 13, article 2, section	n 4, subdivision 3, is
8.4	amended to	read:			
8.5	Subd. 3.	American India	n education aid. H	For American Indian e	ducation aid under
8.6	Minnesota S	Statutes, section 1	24D.81, subdivisio	on 2a:	
8.7 8.8	\$	11,351,000 11,426,000	2022		
8.9 8.10	\$	11,775,000 11,885,000	2023		
8.11	The 202	2 appropriation in	cludes \$1,102,000	for 2021 and \$10,249,	. 000 <u>\$10,324,000</u> for
8.12	2022.				
8.13	The 202	3 appropriation in	ncludes \$1,138,000	\$1,147,000 for 2022	and \$10,637,000
8.14	\$10,738,000	<u>)</u> for 2023.			
8.15	Sec. 5. La	ws 2021. First Sp	ecial Session chap	ter 13, article 2, section	n 4. subdivision 4. is
8.16	amended to	· · · ·	1	, ,	, , ,
8.17	Subd. 4.	Charter school	building lease aid	. For building lease aid	d under Minnesota
8.18	Statutes, see	ction 124E.22:			
8.19	¢	93,547,000			
8.20 8.21	\$	<u>90,717,000</u> 99,819,000	2022		
8.22	\$	<u>96,202,000</u>	2023		
8.23	The 202	2 appropriation in	cludes \$8,617,000	for 2021 and \$84,930,	,000 <u>\$82,100,000</u> for
8.24	2022.				
8.25	The 202	3 appropriation in	ncludes \$9,436,000	\$9,122,000 for 2022	and \$90,383,000
8.26	<u>\$87,080,000</u>	<u>)</u> for 2023.			
0.07	Soo 6 Lo	wa 2021 First Sn	agial Saggion abon	tor 12 article 2 sectio	n 4 subdivision 12
8.27 8.28	is amended		ectal Session chap	ter 13, article 2, sectio	in 4, subdivision 12,
			conversion an in	togration transmoster	tion grants Ear
8.29 8.30				tegration transportation transport and the second structure of the second stru	-
8.31	section 124		granon numpe		,,, _,, _

	SF1525	REVISOR	СМ	S1525-2	2nd Engrossment
9.1	\$	12,310,000	2022		
9.2		14,823,000			
9.3	\$	<u>14,833,000</u>	2023		
9.4	Sec. 7. La	aws 2021, First Specia	al Session chapte	r 13, article 2, section	14, subdivision 13,
9.5	is amended	to read:			
9.6	Subd. 1	3. Literacy incentive	e aid. For literacy	v incentive aid under	Minnesota Statutes,
9.7	section 124	D.98:			
9.8	\$	45,075,000	2022		
9.9 9.10	\$	4 5,968,000 45,999,000	2023		
9.11	The 202	22 appropriation inclu	des \$4,463,000 f	For 2021 and \$40,612	,000 for 2022.
9.12	The 202	23 appropriation inclu	des \$4,512,000 f	or 2022 and \$41,456,()00_\$41,487,000 for
9.13	2023.				
9.14	Sec. 8. La	aws 2021, First Specia	al Session chapte	r 13, article 3, section	17, subdivision 7, is
9.15	amended to	read:			
9.16	Subd. 7	Alternative teacher	compensation ai	d. (a) For alternative to	eacher compensation
9.17	aid under N	/innesota Statutes, se	ction 122A.415,	subdivision 4:	
9.18 9.19	\$	88,896,000 88,600,000	2022		
9.20	Ŷ	<u>88,898,000</u>	2022		
9.21	\$	88,447,000	2023		
9.22	(b) The	2022 appropriation in	cludes \$8,877,00	00 for 2021 and \$80,0	19,000 <u>\$79,723,000</u>
9.23	for 2022.				
9.24	(c) The	2023 appropriation in	ncludes \$8,891,0	90<u>\$8,858,000</u> for 202	22 and \$80,007,000
9.25	<u>\$79,589,00</u>	<u>0</u> for 2023.			
9.26	Sec. 9. La	aws 2021, First Specia	al Session chapte	r 13, article 7, section	12, subdivision 3, is
9.27	amended to	read:			
9.28	Subd. 3	. Long-term facilitie	s maintenance e	qualized aid. For lor	ng-term facilities
9.29	maintenanc	e equalized aid under	Minnesota Statu	ites, section 123B.59	5, subdivision 9:
9.30		108,582,000			
9.31	\$		2022		
9.32 9.33	\$	<u>111,077,000</u> <u>108,965,000</u>	2023		

Sec. 9.

	SF1525	REVISOR		СМ	S1525-2	2nd Engrossment			
10.1	The 2022	2 appropriation	includ	es \$10,660,00	0 for 2021 and \$97,9 2	22,000 \$97,130,000			
10.2	for 2022.								
10.3	The 2023	3 appropriation	includ	es \$10,880,00	0 <u>\$10,792,000</u> for 20	22 and \$100,197,000			
10.4	\$98,173,000	o for 2023.							
10.5	Sec 10 L	aws 2021 First	Snecia	al Session cha	nter 13 article 8 sect	ion 3 subdivision 2			
10.6	Sec. 10. Laws 2021, First Special Session chapter 13, article 8, section 3, subdivision 2, is amended to read:								
10.7	Subd. 2.	School lunch. F	or sch	ool lunch aid u	under Minnesota Statut	tes, section 124D.111,			
10.8	and Code of Federal Regulations, title 7, section 210.17:								
10.9 10.10	\$	16,661,000 14,828,000		2022					
10.11 10.12	\$	16,954,000 15,995,000	••••	2023					
10.13	Sec. 11. La	aws 2021, First	Specia	al Session cha	pter 13, article 8, sect	ion 3, subdivision 3,			
10.14	is amended	to read:							
10.15	Subd. 3.	School breakfa	st. For	traditional sch	nool breakfast aid unde	er Minnesota Statutes,			
10.16	section 124I	D.1158:							
10.17 10.18	\$	11,848,000 <u>101,000</u>		2022					
10.19 10.20	\$	12,200,000 10,527,000	,	2023					
10.21	Sec. 12. Laws 2021, First Special Session chapter 13, article 8, section 3, subdivision 4,								
10.22	is amended	to read:							
10.23		-	milk.	For kindergar	ten milk aid under Mi	nnesota Statutes,			
10.24	section 124I	D.118:							
10.25 10.26	\$	656,000 <u>309,000</u>	••••	2022					
10.27 10.28	\$	658,000 <u>660,000</u>	••••	2023					
10.29	Sec. 13. La	aws 2021, First	Specia	al Session chap	pter 13, article 11, sec	tion 4, subdivision 2,			
10.30	is amended to read:								
10.31	Subd. 2.	Department. (a	a) For	the Departme	nt of Education:				

	SF1525	REVISOR	СМ	S1525-2	2nd Engrossment					
11.1	\$	30,837,000	2022							
11.2 11.3	\$	26,287,000 28,203,000	2023							
11.4	Of these amounts:									
11.5	(1) \$319,000 each year is for the Board of School Administrators;									
11.6	(2) \$1,000,000 each year is for regional centers of excellence under Minnesota Statutes,									
11.7	section 120B.115;									
11.8	(3) \$250,000 each year is for the School Finance Division to enhance financial data									
11.9	analysis;									
11.10	(4) \$720,000 each year is for implementing Minnesota's Learning for English Academic									
11.11	Proficiency and Success Act under Laws 2014, chapter 272, article 1, as amended;									
11.12	(5) \$123,000 each year is for a dyslexia specialist;									
11.13	(6) \$480,000 each year is for the Department of Education's mainframe update;									
11.14	(7) \$4,500,000 in fiscal year 2022 only is for legal fees and costs associated with									
11.15	litigation; and									
11.16	(8) \$340,000 in fiscal years 2022 and 2023 only are for voluntary prekindergarten									
11.17	programs.									
11.18	(b) None of the amounts appropriated under this subdivision may be used for Minnesota's									
11.19	Washington, D.C., office.									
11.20	(c) The expenditures of federal grants and aids as shown in the biennial budget document									
11.21	and its supplements are approved and appropriated and must be spent as indicated.									
11.22	(d) This appropriation includes funds for information technology project services and									
11.23	support subject to the provisions of Minnesota Statutes, section 16E.21. Any ongoing									
11.24	information technology costs will be incorporated into the service level agreement and will									
11.25	be paid to the Office of MN.IT Services by the Department of Education under the rates									
11.26	and mechai	and mechanisms specified in that agreement.								
11.27	(e) To a	ccount for the base adj	justments provid	ed in Laws 2018, cha	pter 211, article 21,					
11.28	section 1, paragraph (a), and section 3, paragraph (a), the base for fiscal year 2024 and later									
11.29	is <u>\$26,238,000</u> and the base for fiscal year 2025 and later is \$25,965,000.									