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SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 3650

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 DATE
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 Operation

 02/27/2020
 5021
 Introduction and first reading Referred to E-12 Finance and Policy

OFFICIAL STATUS

A bill for an act 1.1 relating to education; modifying student discipline and nonexclusionary disciplinary 12 policies and practices; amending Minnesota Statutes 2018, sections 120A.22, 1.3 subdivision 7; 121A.41, subdivision 10, by adding subdivisions; 121A.45, 1.4 subdivision 1; 121A.46, subdivision 4, by adding a subdivision; 121A.47, 1.5 subdivision 2; 121A.53, subdivision 1; 121A.55. 1.6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.7 Section 1. Minnesota Statutes 2018, section 120A.22, subdivision 7, is amended to read: 1.8 Subd. 7. Education records. (a) A district, a charter school, or a nonpublic school that 1.9 receives services or aid under sections 123B.40 to 123B.48 from which a student is 1.10 transferring must transmit the student's educational records, within ten business days of a 1.11 request, to the district, the charter school, or the nonpublic school in which the student is 1.12 enrolling. Districts, charter schools, and nonpublic schools that receive services or aid under 1.13 sections 123B.40 to 123B.48 must make reasonable efforts to determine the district, the 1.14 charter school, or the nonpublic school in which a transferring student is next enrolling in 1.15 order to comply with this subdivision. 1.16 (b) A closed charter school must transfer the student's educational records, within ten 1.17business days of the school's closure, to the student's school district of residence where the 1.18 records must be retained unless the records are otherwise transferred under this subdivision. 1.19 (c) A school district, a charter school, or a nonpublic school that receives services or aid 1.20 under sections 123B.40 to 123B.48 that transmits a student's educational records to another 1.21 school district or other educational entity, charter school, or nonpublic school to which the 1.22 student is transferring must include in the transmitted records information about any formal 1.23 suspension, expulsion, and exclusion disciplinary action as well as pupil withdrawals under 1.24

1

sections 121A.40 to 121A.56. Transmitted records must document any service a pupil 2.1 requires to prevent the inappropriate behavior from recurring. The district, the charter school, 2.2 or the nonpublic school that receives services or aid under sections 123B.40 to 123B.48 2.3 must provide notice to a student and the student's parent or guardian that formal disciplinary 2.4 records will be transferred as part of the student's educational record, in accordance with 2.5 data practices under chapter 13 and the Family Educational Rights and Privacy Act of 1974, 2.6 United States Code, title 20, section 1232(g). 2.7 2.8 (d) Notwithstanding section 138.17, a principal or chief administrative officer must remove from a student's educational record and destroy a probable cause notice received 2.9 under section 260B.171, subdivision 5, or paragraph (e), if one year has elapsed since the 2.10 date of the notice and the principal or chief administrative officer has not received a 2.11 disposition or court order related to the offense described in the notice. This paragraph does 2.12 not apply if the student no longer attends the school when this one-year period expires. 2.13 (e) A principal or chief administrative officer who receives a probable cause notice under 2.14 section 260B.171, subdivision 5, or a disposition or court order, must include a copy of that 2.15 data in the student's educational records if they are transmitted to another school, unless the 2.16 data are required to be destroyed under paragraph (d) or section 121A.75. 2.17 Sec. 2. Minnesota Statutes 2018, section 121A.41, subdivision 10, is amended to read: 2.18 Subd. 10. Suspension. (a) "In-school suspension" means an instance in which a pupil 2.19 is temporarily removed from the pupil's regular classroom for at least half a day for 2.20 disciplinary purposes, but remains under the direct supervision of school personnel. 2.21 (b) "Direct supervision" means school personnel are physically present in the same 2.22 location as the student under supervision. 2.23 (c) "Out-of-school suspension" means an action by the school administration, under 2.24 rules promulgated by the school board, prohibiting a pupil from attending school for a period 2.25 of no more than ten school days. If a suspension is longer than five days, the suspending 2.26 administrator must provide the superintendent with a reason for the longer suspension. This 2.27

2.28 definition does not apply to dismissal from school for less than one school day or less,

- 2.29 except as provided in federal law for a student with a disability. Each suspension action
- 2.30 may include a readmission plan. The readmission plan shall include, where appropriate, a
- 2.31 provision for implementing alternative educational services upon readmission and may not
- 2.32 be used to extend the current suspension. Consistent with section 125A.091, subdivision 5,
- 2.33 the readmission plan must not obligate a parent to provide a sympathomimetic medication
- 2.34 for the parent's child as a condition of readmission. The school administration may not

2

3.2

3.1 impose consecutive suspensions against the same pupil for the same course of conduct, or

3.3 danger to self or to surrounding persons or property, or where the district is in the process

incident of misconduct, except where the pupil will create an immediate and substantial

3.4 of initiating an expulsion, in which case the school administration may extend the suspension

- 3.5 to a total of 15 school days.
- 3.6 Sec. 3. Minnesota Statutes 2018, section 121A.41, is amended by adding a subdivision to
 3.7 read:
- Subd. 12. Nonexclusionary disciplinary policies and practices; alternatives to pupil 3.8 removal and dismissal. "Nonexclusionary disciplinary policies and practices" means 3.9 policies and practices that are alternatives to removing a pupil from class or dismissing a 3.10 pupil from school. Nonexclusionary disciplinary policies and practices include but are not 3.11 limited to evidence-based positive behavior interventions and supports, social and emotional 3.12 services, school-linked mental health services, counseling services, social work services, 3.13 3.14 referrals for special education or 504 evaluations, academic screening for title one services or reading interventions, and alternative educational services. Nonexclusionary disciplinary 3.15 policies and practices require school officials to intervene in, redirect, and support a pupil's 3.16 behavior before removing a pupil from class or beginning dismissal proceedings. 3.17 Nonexclusionary disciplinary policies and practices also include but are not limited to the 3.18 policies and practices under sections 120B.12; 121A.031, subdivision 4, paragraph (a), 3.19 clause (1); 121A.575, clauses (1) and (2); 121A.61, subdivision 3, paragraph (q); 122A.627, 3.20 clause (3); and 123A.56. 3.21
- 3.22 Sec. 4. Minnesota Statutes 2018, section 121A.41, is amended by adding a subdivision to
 3.23 read:
- 3.24 Subd. 13. Pupil withdrawal agreement. "Pupil withdrawal agreement" means a verbal
- 3.25 or written agreement between a school or district administrator and a pupil's parent or
- 3.26 guardian to withdraw a student from the school district to avoid expulsion or exclusion
- 3.27 dismissal proceedings. The duration of the withdrawal agreement cannot be for more than
- 3.28 <u>a 12-month period.</u>

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

3.30 Sec. 5. Minnesota Statutes 2018, section 121A.45, subdivision 1, is amended to read:

- 3.31 Subdivision 1. **Provision of alternative programs.** No school shall dismiss any pupil
- 3.32 without attempting to provide alternative educational services use nonexclusionary

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4.1	disciplinary	policies and practi	ices before dismis	sal proceedings <u>or pupi</u>	l withdrawal		
4.2	proceedings, except where it appears that the pupil will create an immediate and substantial						
4.3	danger to self or to surrounding persons or property.						
4.4	EFFECT	TIVE DATE. This	s section is effecti	ve for the 2020-2021 scl	100l year and later.		
4.5	Sec. 6. Mir	nnesota Statutes 20	018, section 121A	46, subdivision 4, is ar	nended to read:		
4.6	Subd. 4. Suspension pending expulsion or exclusion hearing. (a) Notwithstanding						
4.7	the provisions of subdivisions 1 and 3, the pupil may be suspended pending the school						
4.8	board's decision in the expulsion or exclusion hearing; provided that alternative educational						
4.9	services are implemented to the extent that suspension exceeds five days.						
4.10	<u>(b)</u> A sch	ool administrator r	nust ensure that a	ternative educational se	rvices are provided		
4.11	when a pupil	is suspended for	more than five co	nsecutive school days.			
4.10	Saa 7 Mir	magata Statutag 20)19 gastion 121A	16 is amonded by eddi	ng o gub division to		
4.12		mesota Statutes 20	716, Section 121A	.46, is amended by addi			
4.13	read:						
4.14	Subd. 5.	Minimum educat	t <mark>ion services.</mark> A s	uspended pupil must ha	ve the opportunity		
4.15	to complete	all school work as	signed during the	period of the pupil's su	spension and to		
4.16	receive full credit for satisfactorily completing the assignments. When a class assignment						
4.17	is modified d	ue to the pupil not	being physically p	resent in the classroom se	etting, the modified		
4.18	assignment r	nust address the sa	ame standards as	the original assignment	and provide the		
4.19	pupil with the same amount of credit when completed. A school principal or other person						
4.20	with adminis	with administrative control of the school building or program is encouraged to designate a					
4.21	district or school employee as a liaison to work with the pupil's teacher to allow the suspended						
4.22	pupil to (1) r	pupil to (1) receive timely course materials and other information, and (2) complete daily					
4.23	and weekly a	assignments and re	eceive feedback f	rom the teacher.			
4.24	EFFECT	TIVE DATE. This	s section is effecti	ve for the 2020-2021 scl	100l year and later.		
4.25	Sec. 8. Min	mesota Statutes 20	018, section 121A	.47, subdivision 2, is ar	nended to read:		
4.26	Subd. 2.	Written notice. W	Vritten notice of in	ntent to take action shall	:		
4.27	(a) be ser	ved upon the pupi	il and the pupil's J	parent or guardian perso	nally or by mail;		
4.28	(b) conta	in a complete state	ement of the facts	a list of the witnesses a	nd a description of		
4.29	their testimo	ny;					
4.30	(c) state t	he date, time, and	place of the hear	ing;			

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as introduced

4

5.1	(d) be accompanied by a copy of sections 121A.40 to 121A.56;					
5.2	(e) describe alternative educational services the nonexclusionary disciplinary practices					
5.3	accorded the pupil in an attempt to avoid the expulsion proceedings; and					
5.4	(f) inform the pupil and parent or guardian of the right to:					
5.5	(1) have a representative of the pupil's own choosing, including legal counsel, at the					
5.6	hearing. The district shall must advise the pupil's parent or guardian that free or low-cost					
5.7	legal assistance may be available and that a legal assistance resource list is available from					
5.8	the Department of Education and is posted on the department's website;					
5.9	(2) examine the pupil's records before the hearing;					
5.10	(3) present evidence; and					
5.11	(4) confront and cross-examine witnesses.					
5.12	Sec. 9. Minnesota Statutes 2018, section 121A.53, subdivision 1, is amended to read:					
5.13	Subdivision 1. Exclusions and expulsions; pupil withdrawals and physical					
5.14	assaults. Consistent with subdivision 2, the school board must report through the department					
5.15	electronic reporting system each exclusion or expulsion and, each physical assault of a					
5.16	district employee by a student pupil, and each pupil withdrawal agreement within 30 days					
5.17	of the effective date of the dismissal action, pupil withdrawal, or assault to the commissioner					
5.18	of education. This report must include a statement of alternative educational services					
5.19	nonexclusionary disciplinary practices, or other sanction, intervention, or resolution in					
5.20	response to the assault given the pupil and the reason for, the effective date, and the duration					
5.21	of the exclusion or expulsion or other sanction, intervention, or resolution. The report must					
5.22	also include the student's pupil's age, grade, gender, race, and special education status.					
5.23	EFFECTIVE DATE. This section is effective for the 2020-2021 school year and later.					

Sec. 10. Minnesota Statutes 2018, section 121A.55, is amended to read: 5.24

5.25

121A.55 POLICIES TO BE ESTABLISHED.

(a) The commissioner of education shall promulgate guidelines to assist each school 5.26 board. Each school board shall must establish uniform criteria for dismissal and adopt written 5.27 policies and rules to effectuate the purposes of sections 121A.40 to 121A.56. The policies 5.28 shall must include nonexclusionary disciplinary policies and practices consistent with section 5.29 121A.41, subdivision 12, and must emphasize preventing dismissals through early detection 5.30

	02/12/20	REVISOR	CM/CC	20-6893	as introduced			
6.1	of problems	and shall . The pol	icies must be desig	gned to address students	' inappropriate			
6.2	behavior from recurring.							
6.3	(b) The p	olicies shall must	recognize the cont	inuing responsibility of	the school for the			
6.4	<u> </u>	the pupil during the	-					
					1			
6.5	~ /	•		the alternative education				
6.6	pupil wishes to take advantage of them, provided to the pupil must be adequate to allow the							
6.7	pupil to mak	pupil to make progress towards toward meeting the graduation standards adopted under						
6.8	section 120B.02 and help prepare the pupil for readmission, and is in accordance with section							
6.9	<u>121A.46, sul</u>	odivision 5.						
6.10	<u>(d)</u> For an	n expulsion, exclu	sion, or pupil with	drawal agreement as de	fined in section			
6.11	<u>121A.41, sul</u>	odivision 13:						
6.12	(1) the sc	hool district must	review the pupil's	school work and grades	s on a quarterly			
6.13	basis to ensu	re the pupil is mak	ting progress towa	rd readmission. A schoo	ol district must			
6.14	communicat	e on a regular basi	s with the pupil's	parent or guardian to ens	sure the pupil is			
6.15				ative educational service				
6.16	enrolls and is	s admitted into a ne	ew school district of	luring the dismissal perio	od, this obligation			
6.17	ends;							
6.18	(2) if sch	ool-based mental l	nealth services are	provided in the district	under section			
6.19	245.4889, a	pupil remains eligi	ble for those serv	ces until the pupil is en	rolled in a new			
6.20	district; and							
6.21	(3) the di	strict must provide	e to the pupil's par	ent or guardian a list of	mental health and			
6.22	counseling s	ervices available to	o the pupil after ex	xpulsion. The list must a	llso be posted on			
6.23	the district o	r charter school w	ebsite.					
6.24	(b) (e) At	n area learning cer	ter under section	123A.05 may not prohib	oit an expelled or			
6.25	excluded pup	pil from enrolling	solely because a d	istrict expelled or exclud	led the pupil. The			
6.26	board of the	area learning cente	er may use the pro	visions of the Pupil Fair	Dismissal Act to			
6.27	exclude a pu	pil or to require ar	admission plan.					
6.28	(c)<u>(f)</u> Ea	ch school district s	shall develop a po	licy and report it to the c	commissioner on			

6.29 the appropriate use of peace officers and crisis teams to remove students who have an
6.30 individualized education program from school grounds.