SENATE STATE OF MINNESOTA EIGHTY-SEVENTH LEGISLATURE

S.F. No. 1837

(SENATE AUTHORS: TORRES RAY)

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DATED-PGOFFICIAL STATUS02/15/20123814Introduction and first reading

Referred to Education

A bill for an act 1.1 relating to education; improving the academic achievement of all students; 1.2 amending Minnesota Statutes 2010, sections 120A.22, subdivision 5; 120B.35, 1.3 by adding a subdivision; 121A.03; 121A.17, subdivisions 3, 5; 122A.50; 1.4 122A.60, subdivision 1a; 123B.41, subdivision 7; 124D.02, subdivision 1, by 1.5 adding a subdivision; 126C.05, subdivision 15; 126C.12, subdivisions 1, 5; 1.6 145A.17, subdivision 1; Minnesota Statutes 2011 Supplement, sections 121A.55; 1.7 123B.92, subdivision 1; 124D.10, subdivision 8; 126C.05, subdivision 1; 1.8 126C.126; proposing coding for new law in Minnesota Statutes, chapter 120B; 19 repealing Minnesota Statutes 2010, section 121A.0695. 1.10

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

- 1.12 Section 1. Minnesota Statutes 2010, section 120A.22, subdivision 5, is amended to read:
 - Subd. 5. **Ages and terms.** (a) Every child between seven and 16 years of age must receive instruction. Every child under the age of seven who is enrolled in a half-day kindergarten, or a full-day kindergarten program on alternate days, or other kindergarten programs shall receive instruction. Except as provided in subdivision 6, a parent may withdraw a child under the age of seven from enrollment at any time.
 - (b) A school district by annual board action may require children subject to this subdivision to receive instruction in summer school. A district that acts to require children to receive instruction in summer school shall establish at the time of its action the criteria for determining which children must receive instruction.

1.23 Sec. 2. [120B.06] EFFECTING ACADEMIC STANDARDS AND GRADUATION 1.24 REQUIREMENTS.

Sec. 2.

2.1	To effect the academic standards and graduation requirements of this chapter, and
2.2	notwithstanding other law to the contrary, the commissioner must ensure that every school
2.3	district maintain the following staffing ratios:
2.4	(1) a class size ratio of one licensed classroom teacher for every 18 students;
2.5	(2) a school counselor ratio of one licensed school counselor for every 250 students,
2.6	which includes providing students in each school building with access to a licensed school
2.7	counselor;
.8	(3) a school social worker ratio of one licensed school social worker for every
.9	400 students, which includes providing students in each school building with access to
2.10	a licensed school social worker;
.11	(4) a school nurse ratio of one licensed school nurse for every 750 students, which
2.12	includes providing students in each school building with access to a licensed school
2.13	nurse; and
2.14	(5) a school psychologist ratio of one licensed school psychologist for every 1,000
2.15	students, which includes providing students in each school building with access to a
2.16	licensed school psychologist.
2.17 2.18	Sec. 3. Minnesota Statutes 2010, section 120B.35, is amended by adding a subdivision to read:
2.19	Subd. 3a. Local data analysis and interpretation. Each school district and charter
2.20	school must convene a data analysis team composed of prekindergarten through grade
2.21	12 licensed school staff to analyze and interpret student performance data on school
2.22	performance report cards under section 120B.36, subdivision 1, and other local student
2.23	performance data in order to enable all licensed school staff to use the data most effectively
24	to inform classroom instruction and improve student learning. At least one-half of the
2.25	members of the data analysis team must be licensed school staff selected by the exclusive
2.26	representative of the teachers, where available, or otherwise selected by the teachers of
2.27	the school. At least one school administrator must also be a data analysis team member.
2.28	Licensed teachers and counselors working to improve students' learning outcomes must
2.29	have available one hour each week to review the data and implement the contents of the
2.30	strategic plan to improve student learning outcomes under section 120B.361. Data review
2.31	under this subdivision is a staff professional development activity under section 122A.60,
2.32	and must be provided consistent with section 122A.50, paragraph (c).
2.33	Sec. 4. [120B.361] STATE PERFORMANCE MEASURES; IMPROVING

STUDENT LEARNING OUTCOMES. 2.34

Sec. 4. 2

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Subdivision 1. Strategic planning. Each school board and charter school must
engage in a formal strategic planning process that, among other things, targets at-risk
student populations between prekindergarten and grade 12. Consistent with school
performance report card data under section 120B.36, subdivision 1, the strategic plan must
(1) establish concrete goals for improving learning outcomes for all students
including at-risk students;
(2) determine a timeline for achieving those goals and outcomes; and
(3) identify valid and reliable instruments the district or charter school will use to
measure its success in realizing its goals and outcomes according to its stated timeline.
School boards and charter schools annually must formally review and, where
appropriate, revise the contents of the plan, consistent with this section and section
120B.35, subdivision 3a.
Subd. 2. Parent and community participation. Each school board and charter
school must develop a strategic plan to promote parent education and parent and
community involvement for the purpose of improving student learning, consistent with
this section, sections 124D.895 and 124D.8955, and the school performance report card
data under section 120B.36, subdivision 1. A school board must develop the plan in
collaboration with the exclusive representative of the teachers in the district and members
of the community. The plan must include:
(1) consistent with section 145A.17, home visits to resident families experiencing
risk factors under section 121A.17, subdivision 5, that may affect a child's learning;
(2) education programs provided in multiple formats and at multiple times that give
families of enrolled students ready access to specific information about goals, timelines,
and measures related to improving student learning outcomes, inform families about
available curricular programs and cocurricular and extracurricular activities, and afford
families opportunities to advise the district and school on how best to improve student
learning outcomes from the families' standpoint;
(3) means to facilitate a parent's involvement in a child's learning including the
parent's access to translations and transportation, and, where appropriate, the child's
access to health-related services;
(4) strategies for engaging community-based partners to better understand and
support community interests related to student learning and to communicate to the
community about district and school efforts to improve student learning; and
(5) to the extent possible, and notwithstanding other law to the contrary, coordination
among local providers to colocate in a school facility the resources and services available

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to at-risk families, including medical and dental care, GED resources, and caree	r
counseling, among other available resources and services.	

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- Subd. 3. **Notice.** Each school year, school boards and charter schools must:
- (1) present the strategic plan under subdivision 1 at the first formal meeting of the school board or board of directors of the charter school;
- (2) post an electronic copy of the current plan on the official Web site of the district or charter school;
- (3) transmit the plan, including any revisions, to the department by October 1 of the current school year; and
- (4) transmit a current progress report on realizing goals and outcomes to the department by June 15 following the most recent school year.
- Sec. 5. Minnesota Statutes 2010, section 121A.03, is amended to read:

121A.03 MODEL SCHOOL BOARD POLICY; PROHIBITING HARASSMENT, BULLYING, INTIMIDATION, AND VIOLENCE.

Subdivision 1. **Model policy.** The commissioner shall maintain and make available to school boards a model sexual, religious, and racial harassment, bullying, intimidation, and violence policy. The model policy shall address the requirements of subdivision 2, and may encourage violence prevention and character development education programs, consistent with section 120B.232, subdivision 1, to prevent and reduce policy violations.

Subd. 2. Sexual, religious, and racial Harassment, bullying, intimidation, and violence policy. A school board must adopt a written sexual, religious, and racial harassment and sexual, religious, and racial violence policy that conforms with chapter 363A. By January 1, 2013, a school board must adopt a written policy that prohibits harassment, bullying, intimidation, and violence based on, among other things, actual or perceived race, color, creed, religion, national origin, sex, marital status, disability, socioeconomic status, sexual orientation, gender identity or expression, age, physical characteristics, and association with a person or group with one or more of these actual or perceived characteristics. The policy shall address harassment, bullying, intimidation, and violence in all forms, including electronic forms and forms requiring Internet use, among other forms. The policy shall apply to pupils, teachers, administrators, and other school personnel, include reporting procedures, and set forth disciplinary actions that will be taken for violation of the policy. Disciplinary actions must conform with collective bargaining agreements and sections 121A.41 to 121A.56. The policy must be conspicuously posted throughout each school building, posted on the district's Web site, given to each district employee and independent contractor at the time of entering

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into the person's employment contract, and included in each school's student handbook on school policies. Each school must develop a process for discussing the school's sexual, religious, and racial harassment, bullying, intimidation, and violence policy with students and school employees. School employees shall receive training on preventing and responding to harassment, bullying, intimidation, and violence. The person having administrative control of a school shall develop and maintain a system to collect data on all incidents of harassment, bullying, intimidation, and violence.

Subd. 3. **Submission to commissioner.** Each school board must submit to the commissioner a copy of the sexual, religious, and racial harassment, bullying, intimidation, and sexual, religious, and racial violence policy the board has adopted. The commissioner shall review the policies for compliance with this section and make the policies available to the public upon request.

Sec. 6. Minnesota Statutes 2010, section 121A.17, subdivision 3, is amended to read: Subd. 3. Screening program. (a) A screening program must include at least the following components: developmental assessments, hearing and vision screening or referral, immunization review and referral, the child's height and weight, identification of risk factors that may influence learning, an interview with the parent about the child, and referral for assessment, diagnosis, and treatment when potential needs are identified. To better understand a young child's ability to learn, the screening program also may include an assessment and evaluation of the child's social and emotional development, the child's approaches to learning, language, and literacy development, and the child's familiarity with math, science, and creative arts. The district and the person performing or supervising the screening must provide a parent or guardian with clear written notice that the parent or guardian may decline to answer questions or provide information about family circumstances that might affect development and identification of risk factors that may influence learning. The notice must clearly state that declining to answer questions or provide information does not prevent the child from being enrolled in kindergarten or first grade if all other screening components are met. If a parent or guardian is not able to read and comprehend the written notice, the district and the person performing or supervising the screening must convey the information in another manner. The notice must also inform the parent or guardian that a child need not submit to the district screening program if the child's health records indicate to the school that the child has received comparable developmental screening performed within the preceding 365 days by a public or private health care organization or individual health care provider. The notice must be given to a

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parent or guardian at the time the district initially provides information to the parent or guardian about screening and must be given again at the screening location.

- (b) All screening components shall be consistent with the standards of the state commissioner of health for early developmental screening programs. A developmental screening program must not provide laboratory tests or a physical examination to any child. The district must request from the public or private health care organization or the individual health care provider the results of any laboratory test or physical examination within the 12 months preceding a child's scheduled screening.
- (c) If a child is without health coverage, the school district must refer the child to an appropriate health care provider.
- (d) A board may offer additional components such as nutritional, physical and dental assessments, review of family circumstances that might affect development, blood pressure, laboratory tests, and health history.
- (e) If a statement signed by the child's parent or guardian is submitted to the administrator or other person having general control and supervision of the school that the child has not been screened because of conscientiously held beliefs of the parent or guardian, the screening is not required.

Sec. 7. Minnesota Statutes 2010, section 121A.17, subdivision 5, is amended to read:

Subd. 5. **Developmental screening program information.** The board must inform each resident family with a child eligible to participate in the developmental screening program, and a charter school that provides screening must inform families that apply for admission to the charter school, about the availability of the program and the state's requirement that a child receive a developmental screening or provide health records indicating that the child received a comparable developmental screening from a public or private health care organization or individual health care provider not later than 30 days after the first day of attending kindergarten in a public school. The board must encourage resident families of young children experiencing risk factors that may affect a child's learning to consider additional screening for assessing and evaluating the child's ability to learn to the extent such screening is available. A school district must inform all resident families with eligible children under age seven, and a charter school that provides screening must inform families that apply for admission to the charter school, that their children may receive a developmental screening conducted either by the school district or by a public or private health care organization or individual health care provider and that the screening is not required if a statement signed by the child's parent or guardian is

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submitted to the administrator or other person having general control and supervision of the school that the child has not been screened.

Sec. 8. Minnesota Statutes 2011 Supplement, section 121A.55, is amended to read:

121A.55 POLICIES TO BE ESTABLISHED.

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- (a) The commissioner of education shall promulgate guidelines to assist each school board. Each school board shall establish uniform criteria for dismissal and adopt written policies and rules to effectuate the purposes of sections 121A.40 to 121A.56. The policies shall emphasize preventing dismissals through early detection of problems and shall be designed to address students' inappropriate behavior from recurring. The policies shall recognize the continuing responsibility of the school for the education of the pupil during the dismissal period. The alternative educational services, if the pupil wishes to take advantage of them, must be adequate to allow the pupil to make progress towards meeting the graduation standards adopted under section 120B.02 and help prepare the pupil for readmission.
- (b) An area learning center under section 123A.05 may not prohibit an expelled or excluded pupil from enrolling solely because a district expelled or excluded the pupil. The board of the area learning center may use the provisions of the Pupil Fair Dismissal Act to exclude a pupil or to require an admission plan.
- (c) Each school district shall develop a policy and report it to the commissioner on the appropriate use of peace officers and crisis teams to remove students who have an individualized education program from school grounds.
- (d) Each school district must ensure that district and school discipline policies fairly account for the cultural and socioeconomic circumstances of students and that school officials do not dismiss a disproportionate number of minority or economically disadvantaged students. Each district annually must report to the commissioner the total number of minority and economically disadvantaged students dismissed in the district in comparison to the total number of all students dismissed in the district. If the commissioner determines that a disproportionate number of minority or economically disadvantaged students have been dismissed in a district, the school board of that district must formally adopt a plan to remedy the disparity in dismissals and submit the plan to the commissioner for review. The plan must provide for periodic, up-to-date reports to school staff of summary data on student dismissals that show the disparity in student dismissals on a school and district-wide basis, strategies for reducing and eliminating the disparity in student dismissals, and ongoing training and support for school staff that result in fair

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and effective discipline appropriate to the needs of all enrolled students, consistent with sections 121A.40 to 121A.575.

Sec. 9. Minnesota Statutes 2010, section 122A.50, is amended to read:

122A.50 PREPARATION TIME.

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- (a) Beginning with agreements effective July 1, 1995, and thereafter, all collective bargaining agreements for teachers provided for under chapter 179A, must include provisions for preparation time or a provision indicating that the parties to the agreement chose not to include preparation time in the contract.
- (b) If the parties cannot agree on preparation time the following provision shall apply and be incorporated as part of the agreement: "Within the student day for every 25 minutes of classroom instructional time, a minimum of five additional minutes of preparation time shall be provided to each licensed teacher. Preparation time shall be provided in one or two uninterrupted blocks during the student day. Exceptions to this may be made by mutual agreement between the district and the exclusive representative of the teachers."
- (c) In addition to preparation time under paragraphs (a) and (b), for each 25 minutes of classroom instruction, school districts and charter schools must provide each licensed teacher with at least five additional minutes within the student contact day for coordinated planning time with other licensed teachers that enables the teachers to use data under section 120B.35, subdivision 3a, and other student performance information to plan, analyze, and evaluate student instruction to improve student learning for all students.

 Planning time under this paragraph must be provided in one uninterrupted block of time during the student contact day.
- Sec. 10. Minnesota Statutes 2010, section 122A.60, subdivision 1a, is amended to read:

 Subd. 1a. **Effective staff development activities.** (a) Staff development activities must:
- (1) focus on the school classroom and research-based strategies that improve student learning, including efforts to inform classroom instruction and improve student learning resulting from data analysis and interpretation under section 120B.35, subdivision 3a;
- (2) provide opportunities for teachers to practice and improve their instructional skills over time;
- (3) provide opportunities for teachers to use student data as part of their daily work to increase student achievement;
 - (4) enhance teacher content knowledge and instructional skills;
- 8.34 (5) align with state and local academic standards;

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9.1	(6) provide opportunities to build professional relationships, foster collaboration
9.2	among principals and staff who provide instruction, and provide opportunities for
9.3	teacher-to-teacher mentoring; and
9.4	(7) align with the plan of the district or site for an alternative teacher professional
9.5	pay system . ;
9.6	(8) provide opportunities to address student need for interventions that include time
9.7	for professional collaboration to improve student and family outcomes; and
9.8	(9) direct resources toward improving cultural competencies, parent and family
9.9	outreach and support, and student learning consistent with section 120B.361.
9.10	Staff development activities may include curriculum development and curriculum training
9.11	programs, and activities that provide teachers and other members of site-based teams
9.12	training to enhance team performance. The school district also may implement other
9.13	staff development activities required by law and activities associated with professional
9.14	teacher compensation models.
9.15	(b) Release time provided for teachers to supervise students on field trips and school
9.16	activities, or independent tasks not associated with enhancing the teacher's knowledge
9.17	and instructional skills, such as preparing report cards, calculating grades, or organizing
9.18	classroom materials, may not be counted as staff development time that is financed with
9.19	staff development reserved revenue under section 122A.61.
9.20	Sec. 11. Minnesota Statutes 2010, section 123B.41, subdivision 7, is amended to read:
9.21	Subd. 7. Elementary pupils. "Elementary pupils" means pupils in grades
9.22	kindergarten through 6; provided, each kindergarten pupil shall be counted as one-half
9.23	pupil for all computations pursuant to sections 123B.40 to 123B.42, and 123B.44 to
9.24	123B.48 .
9.25	Sec. 12. Minnesota Statutes 2011 Supplement, section 123B.92, subdivision 1, is
9.26	amended to read:
9.27	Subdivision 1. Definitions. For purposes of this section and section 125A.76, the
9.28	terms defined in this subdivision have the meanings given to them.
9.29	(a) "Actual expenditure per pupil transported in the regular and excess transportation
9.30	categories" means the quotient obtained by dividing:
9.31	(1) the sum of:
9.32	(i) all expenditures for transportation in the regular category, as defined in paragraph
9.33	(b), clause (1), and the excess category, as defined in paragraph (b), clause (2), plus

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- (ii) an amount equal to one year's depreciation on the district's school bus fleet and mobile units computed on a straight line basis at the rate of 15 percent per year for districts operating a program under section 124D.128 for grades 1 to 12 for all students in the district and 12-1/2 percent per year for other districts of the cost of the fleet, plus
- (iii) an amount equal to one year's depreciation on the district's type III vehicles, as defined in section 169.011, subdivision 71, which must be used a majority of the time for pupil transportation purposes, computed on a straight line basis at the rate of 20 percent per year of the cost of the type three school buses by:
- (2) the number of pupils eligible for transportation in the regular category, as defined in paragraph (b), clause (1), and the excess category, as defined in paragraph (b), clause (2).
- (b) "Transportation category" means a category of transportation service provided to pupils as follows:
 - (1) Regular transportation is:

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- (i) transportation to and from school during the regular school year for resident elementary pupils residing one mile or more from the public or nonpublic school they attend, and resident secondary pupils residing two miles or more from the public or nonpublic school they attend, excluding desegregation transportation and noon kindergarten transportation; but with respect to transportation of pupils to and from nonpublic schools, only to the extent permitted by sections 123B.84 to 123B.87;
 - (ii) transportation of resident pupils to and from language immersion programs;
- (iii) transportation of a pupil who is a custodial parent and that pupil's child between the pupil's home and the child care provider and between the provider and the school, if the home and provider are within the attendance area of the school;
- (iv) transportation to and from or board and lodging in another district, of resident pupils of a district without a secondary school; and
- (v) transportation to and from school during the regular school year required under subdivision 3 for nonresident elementary pupils when the distance from the attendance area border to the public school is one mile or more, and for nonresident secondary pupils when the distance from the attendance area border to the public school is two miles or more, excluding desegregation transportation and noon kindergarten transportation.

For the purposes of this paragraph, a district may designate a licensed day care facility, school day care facility, respite care facility, the residence of a relative, or the residence of a person or other location chosen by the pupil's parent or guardian, or an after-school program for children operated by a political subdivision of the state, as the home of a pupil for part or all of the day, if requested by the pupil's parent or guardian,

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and if that facility, residence, or program is within the attendance area of the school the pupil attends.

(2) Excess transportation is:

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- (i) transportation to and from school during the regular school year for resident secondary pupils residing at least one mile but less than two miles from the public or nonpublic school they attend, and transportation to and from school for resident pupils residing less than one mile from school who are transported because of full-service school zones, extraordinary traffic, drug, or crime hazards; and
- (ii) transportation to and from school during the regular school year required under subdivision 3 for nonresident secondary pupils when the distance from the attendance area border to the school is at least one mile but less than two miles from the public school they attend, and for nonresident pupils when the distance from the attendance area border to the school is less than one mile from the school and who are transported because of full-service school zones, extraordinary traffic, drug, or crime hazards.
- (3) Desegregation transportation is transportation within and outside of the district during the regular school year of pupils to and from schools located outside their normal attendance areas under a plan for desegregation mandated by the commissioner or under court order.
 - (4) "Transportation services for pupils with disabilities" is:
- (i) transportation of pupils with disabilities who cannot be transported on a regular school bus between home or a respite care facility and school;
- (ii) necessary transportation of pupils with disabilities from home or from school to other buildings, including centers such as developmental achievement centers, hospitals, and treatment centers where special instruction or services required by sections 125A.03 to 125A.24, 125A.26 to 125A.48, and 125A.65 are provided, within or outside the district where services are provided;
- (iii) necessary transportation for resident pupils with disabilities required by sections 125A.12, and 125A.26 to 125A.48;
- (iv) board and lodging for pupils with disabilities in a district maintaining special classes;
- (v) transportation from one educational facility to another within the district for resident pupils enrolled on a shared-time basis in educational programs, and necessary transportation required by sections 125A.18, and 125A.26 to 125A.48, for resident pupils with disabilities who are provided special instruction and services on a shared-time basis or if resident pupils are not transported, the costs of necessary travel between public

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and private schools or neutral instructional sites by essential personnel employed by the district's program for children with a disability;

- (vi) transportation for resident pupils with disabilities to and from board and lodging facilities when the pupil is boarded and lodged for educational purposes;
- (vii) transportation of pupils for a curricular field trip activity on a school bus equipped with a power lift when the power lift is required by a student's disability or section 504 plan; and
- (viii) services described in clauses (i) to (vii), when provided for pupils with disabilities in conjunction with a summer instructional program that relates to the pupil's individualized education program or in conjunction with a learning year program established under section 124D.128.

For purposes of computing special education initial aid under section 125A.76, subdivision 2, the cost of providing transportation for children with disabilities includes (A) the additional cost of transporting a homeless student from a temporary nonshelter home in another district to the school of origin, or a formerly homeless student from a permanent home in another district to the school of origin but only through the end of the academic year; and (B) depreciation on district-owned school buses purchased after July 1, 2005, and used primarily for transportation of pupils with disabilities, calculated according to paragraph (a), clauses (ii) and (iii). Depreciation costs included in the disabled transportation category must be excluded in calculating the actual expenditure per pupil transported in the regular and excess transportation categories according to paragraph (a).

- (5) "Nonpublic nonregular transportation" is:
- (i) transportation from one educational facility to another within the district for resident pupils enrolled on a shared-time basis in educational programs, excluding transportation for nonpublic pupils with disabilities under clause (4);
- (ii) transportation within district boundaries between a nonpublic school and a public school or a neutral site for nonpublic school pupils who are provided pupil support services pursuant to section 123B.44; and
- (iii) late transportation home from school or between schools within a district for nonpublic school pupils involved in after-school activities.
- (c) "Mobile unit" means a vehicle or trailer designed to provide facilities for educational programs and services, including diagnostic testing, guidance and counseling services, and health services. A mobile unit located off nonpublic school premises is a neutral site as defined in section 123B.41, subdivision 13.
 - Sec. 13. Minnesota Statutes 2010, section 124D.02, subdivision 1, is amended to read:

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Subdivision 1. **Kindergarten instruction.** The board may establish and maintain one or more kindergartens for the instruction of children and after July 1, 1974, shall provide kindergarten instruction for all eligible children, either in the district or in another district. Beginning July 1, 2012, the board must make available all-day, everyday kindergarten to all eligible children. All children to be eligible for kindergarten must be at least five years of age on September 1 of the calendar year in which the school year commences. In addition all children selected under an early admissions policy established by the school board may be admitted. Nothing in this section shall prohibit a school district from establishing Head Start, prekindergarten, or nursery school classes for children below kindergarten age. Any school board with evidence that providing kindergarten will cause an extraordinary hardship on the school district may apply to the commissioner of education for an exception.

- Sec. 14. Minnesota Statutes 2010, section 124D.02, is amended by adding a subdivision to read:
 - Subd. 1a. Early childhood instruction. The board must establish or provide access to high-quality early learning programs for young children birth to age five residing in the district. These programs must include:
 - (1) early childhood services for young children birth to age three;
- 13.19 (2) early childhood education for young children ages three to five or until the 13.20 children enter kindergarten, whichever is later; and
- 13.21 (3) parent education.

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- Sec. 15. Minnesota Statutes 2011 Supplement, section 124D.10, subdivision 8, is amended to read:
 - Subd. 8. **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 standards and assessments in chapter 120B.
 - (c) A school authorized by a school board may be located in any district, unless the school board of the district of the proposed location disapproves by written resolution.
 - (d) A charter school must be nonsectarian in its programs, admission policies, employment practices, and all other operations. An authorizer may not authorize a charter school or program that is affiliated with a nonpublic sectarian school or a religious institution. A charter school student must be released for religious instruction, consistent with section 120A.22, subdivision 12, clause (3).

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- (e) Charter schools must not be used as a method of providing education or generating revenue for students who are being home-schooled.
- (f) The primary focus of a charter school must be to provide a comprehensive program of instruction for at least one grade or age group from five through 18 years of age. Instruction may be provided to people younger than five years and older than 18 years of age.
 - (g) A charter school may not charge tuition.

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- (h) A charter school is subject to and must comply with chapter 363A and section sections 121A.03 and 121A.04.
- (i) A charter school is subject to and must comply with the Pupil Fair Dismissal Act, sections 121A.40 to 121A.56, and the Minnesota Public School Fee Law, sections 123B.34 to 123B.39.
- (j) A charter school is subject to the same financial audits, audit procedures, and audit requirements as a district. Audits must be conducted in compliance with generally accepted governmental auditing standards, the federal Single Audit Act, if applicable, and section 6.65. A charter school is subject to and must comply with sections 15.054; 118A.01; 118A.02; 118A.03; 118A.04; 118A.05; 118A.06; 471.38; 471.391; 471.392; and 471.425. The audit must comply with the requirements of sections 123B.75 to 123B.83, except to the extent deviations are necessary because of the program at the school. Deviations must be approved by the commissioner and authorizer. The Department of Education, state auditor, legislative auditor, or authorizer may conduct financial, program,
- or compliance audits. A charter school determined to be in statutory operating debt under sections 123B.81 to 123B.83 must submit a plan under section 123B.81, subdivision 4.
 - (k) A charter school is a district for the purposes of tort liability under chapter 466.
- (1) A charter school must comply with chapters 13 and 13D; and sections 120A.22, 14.26 subdivision 7; 121A.75; and 260B.171, subdivisions 3 and 5.
 - (m) A charter school is subject to the Pledge of Allegiance requirement under section 121A.11, subdivision 3.
- (n) A charter school offering online courses or programs must comply with section 14.29 124D.095. 14.30
 - (o) A charter school and charter school board of directors are subject to chapter 181.
- (p) A charter school must comply with section 120A.22, subdivision 7, governing 14.32 the transfer of students' educational records and sections 138.163 and 138.17 governing 14.33 the management of local records. 14.34
- (q) A charter school that provides early childhood health and developmental 14.35 screening must comply with sections 121A.16 to 121A.19. 14.36

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(r) A charter school that provides school-sponsored youth athletic activities must comply with section 121A.38.

- Sec. 16. Minnesota Statutes 2011 Supplement, section 126C.05, subdivision 1, is amended to read:
- Subdivision 1. **Pupil unit.** Pupil units for each Minnesota resident pupil under the age of 21 or who meets the requirements of section 120A.20, subdivision 1, paragraph (c), in average daily membership enrolled in the district of residence, in another district under sections 123A.05 to 123A.08, 124D.03, 124D.08, or 124D.68; in a charter school under section 124D.10; or for whom the resident district pays tuition under section 123A.18, 123A.22, 123A.30, 123A.32, 123A.44, 123A.488, 123B.88, subdivision 4, 124D.04, 124D.05, 125A.03 to 125A.24, 125A.51, or 125A.65, shall be counted according to this subdivision.
- (a) A prekindergarten pupil with a disability who is enrolled in a program approved by the commissioner and has an individualized education program is counted as the ratio of the number of hours of assessment and education service to 825 times 1.25 with a minimum average daily membership of 0.28, but not more than 1.25 pupil units.
- (b) A prekindergarten pupil who is assessed but determined not to be disabled is counted as the ratio of the number of hours of assessment service to 825 times 1.25.
- (c) A kindergarten pupil with a disability who is enrolled in a program approved by the commissioner is counted as the ratio of the number of hours of assessment and education services required in the fiscal year by the pupil's individualized education program to 875, but not more than one.
- (d) A kindergarten pupil who is not included in paragraph (c) is counted as .612 and as 1.115 pupil units for fiscal year 2013 and thereafter.
- (e) A pupil who is in any of grades 1 to 3 is counted as 1.115 pupil units for fiscal year 2000 and thereafter.
- 15.27 (f) A pupil who is any of grades 4 to 6 is counted as 1.06 pupil units for fiscal year 1995 and thereafter.
- (g) A pupil who is in any of grades 7 to 12 is counted as 1.3 pupil units.
- 15.30 (h) A pupil who is in the postsecondary enrollment options program is counted as 1.3 pupil units.
- 15.32 Sec. 17. Minnesota Statutes 2010, section 126C.05, subdivision 15, is amended to read:
- Subd. 15. **Learning year pupil units.** (a) When a pupil is enrolled in a learning year program under section 124D.128, an area learning center or an alternative learning

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program approved by the commissioner under sections 123A.05 and 123A.06, or a contract alternative program under section 124D.68, subdivision 3, paragraph (d), or subdivision 3a, for more than 1,020 hours in a school year for a secondary student, more than 935 hours in a school year for an elementary student, or more than 425 hours in a school year for a kindergarten student without a disability, that pupil may be counted as more than one pupil in average daily membership for purposes of section 126C.10, subdivision 2a. The amount in excess of one pupil must be determined by the ratio of the number of hours of instruction provided to that pupil in excess of: (i) the greater of 1,020 hours or the number of hours required for a full-time secondary pupil in the district to 1,020 for a secondary pupil; and (ii) the greater of 935 hours or the number of hours required for a full-time elementary pupil in the district to 935 for an elementary pupil in grades 1 through 6; and (iii) the greater of 425 hours or the number of hours required for a full-time kindergarten student without a disability in the district to 425 for a kindergarten student without a disability. Hours that occur after the close of the instructional year in June shall be attributable to the following fiscal year. A kindergarten student must not be counted as more than 1.2 pupils in average daily membership under this subdivision. A student in kindergarten or grades 1 through 12 must not be counted as more than 1.2 pupils in average daily membership under this subdivision.

(b)(i) To receive general education revenue for a pupil in an area learning center or alternative learning program that has an independent study component, a district must meet the requirements in this paragraph. The district must develop, for the pupil, a continual learning plan consistent with section 124D.128, subdivision 3. Each school district that has an area learning center or alternative learning program must reserve revenue in an amount equal to at least 90 percent of the district average general education revenue per pupil unit, minus an amount equal to the product of the formula allowance according to section 126C.10, subdivision 2, times .0485, calculated without basic skills and transportation sparsity revenue, times the number of pupil units generated by students attending an area learning center or alternative learning program. The amount of reserved revenue available under this subdivision may only be spent for program costs associated with the area learning center or alternative learning program. Basic skills revenue generated according to section 126C.10, subdivision 4, by pupils attending the eligible program must be allocated to the program.

(ii) General education revenue for a pupil in a state-approved alternative program without an independent study component must be prorated for a pupil participating for less than a full year, or its equivalent. The district must develop a continual learning plan for the pupil, consistent with section 124D.128, subdivision 3. Each school district that has an

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area learning center or alternative learning program must reserve revenue in an amount equal to at least 90 percent of the district average general education revenue per pupil unit, minus an amount equal to the product of the formula allowance according to section 126C.10, subdivision 2, times .0485, calculated without basic skills and transportation sparsity revenue, times the number of pupil units generated by students attending an area learning center or alternative learning program. The amount of reserved revenue available under this subdivision may only be spent for program costs associated with the area learning center or alternative learning program. Basic skills revenue generated according to section 126C.10, subdivision 4, by pupils attending the eligible program must be allocated to the program.

- (iii) General education revenue for a pupil in a state-approved alternative program that has an independent study component must be paid for each hour of teacher contact time and each hour of independent study time completed toward a credit or graduation standards necessary for graduation. Average daily membership for a pupil shall equal the number of hours of teacher contact time and independent study time divided by 1,020.
- (iv) For a state-approved alternative program having an independent study component, the commissioner shall require a description of the courses in the program, the kinds of independent study involved, the expected learning outcomes of the courses, and the means of measuring student performance against the expected outcomes.
- Sec. 18. Minnesota Statutes 2010, section 126C.12, subdivision 1, is amended to read:

 Subdivision 1. **Revenue.** Of a district's general education revenue for fiscal year

 2000 2013 and thereafter each school district shall reserve an amount equal to the formula allowance multiplied by the following calculation:
- (1) the sum of adjusted marginal cost pupils in average daily membership, according to section 126C.05, subdivision 5, in kindergarten times <u>.057_.115</u>; plus
- (2) the sum of adjusted marginal cost pupils in average daily membership, according to section 126C.05, subdivision 5, in grades 1 to 3 times .115; plus
- (3) the sum of adjusted marginal cost pupils in average daily membership, according to section 126C.05, subdivision 5, in grades 4 to 6 times .06.
 - Sec. 19. Minnesota Statutes 2010, section 126C.12, subdivision 5, is amended to read:
- Subd. 5. **Additional revenue use.** If the board of a district determines that the district has achieved and is maintaining the class sizes specified in subdivision 4, the board may use the revenue to reduce class size in grades 4, 5, and 6, provide all-day, everyday kindergarten, prepare and use individualized learning plans, improve program offerings,

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purchase instructional material, services, or technology, or provide staff development needed for reduced class sizes.

Sec. 20. Minnesota Statutes 2011 Supplement, section 126C.126, is amended to read:

126C.126 REALLOCATING GENERAL EDUCATION REVENUE FOR ALL-DAY KINDERGARTEN AND PREKINDERGARTEN.

- (a) In order to provide additional revenue for an optional all-day a kindergarten program, a district may reallocate general education revenue attributable to 12th grade students who have graduated early under section 120B.07 and who do not participate in the early graduation achievement scholarship program under section 120B.08 or the early graduation military service award program under section 120B.09.
- (b) A school district may spend general education revenue on extended time kindergarten and prekindergarten programs.
- Sec. 21. Minnesota Statutes 2010, section 145A.17, subdivision 1, is amended to read: 18.13 Subdivision 1. Establishment; goals. The commissioner shall establish a program 18.14 to fund family home visiting programs designed to foster healthy beginnings, improve 18.15 pregnancy outcomes, promote school readiness consistent with sections 120B.361 18.16 18.17 and 121A.17, subdivisions 3 and 5, prevent child abuse and neglect, reduce juvenile delinquency, promote positive parenting and resiliency in children, and promote family 18.18 health and economic self-sufficiency for children and families. The commissioner shall 18.19 promote partnerships, collaboration, and multidisciplinary visiting done by teams of 18.20 professionals and paraprofessionals from the fields of public health nursing, social work, 18.21 and early childhood education. A program funded under this section must serve families 18.22 at or below 200 percent of the federal poverty guidelines, and other families determined 18.23 to be at risk, including but not limited to being at risk for child abuse, child neglect, or 18.24 juvenile delinquency. Programs must begin prenatally whenever possible and must be 18.25 targeted to families with: 18.26
- 18.27 (1) adolescent parents;

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- 18.28 (2) a history of alcohol or other drug abuse;
- 18.29 (3) a history of child abuse, domestic abuse, or other types of violence;
- 18.30 (4) a history of domestic abuse, rape, or other forms of victimization;
- 18.31 (5) reduced cognitive functioning;
- 18.32 (6) a lack of knowledge of child growth and development stages;
- 18.33 (7) low resiliency to adversities and environmental stresses;
- 18.34 (8) insufficient financial resources to meet family needs;

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19.1	(9) a history of homelessness;
19.2	(10) a risk of long-term welfare dependence or family instability due to employment
19.3	barriers; or
19.4	(11) other risk factors as determined by the commissioner.
19.5	Sec. 22. STATEWIDE SURVEY OF EARLY LEARNING SERVICES; ACCESS
19.6	TO SERVICES.
19.7	The Department of Education must conduct a survey of all Minnesota school
19.8	districts to identify the early learning services that are available in each district and the
19.9	extent of the need for additional services for young children birth to age five in that district
19.10	based on data assessing young children's ability to learn under Minnesota Statutes, section
19.11	121A.17, subdivisions 3 and 5, and other related data and, not withstanding other law to
19.12	the contrary, coordinate available early learning services and related services for young
19.13	children among schools, school districts, and local and state government agencies to
19.14	maximize children's access to such services.
19.15	Sec. 23. REPEALER.
19.16	Minnesota Statutes 2010, section 121A.0695, is repealed.
19.17	Sec. 24. <u>EFFECTIVE DATE.</u>
19.18	Sections 1 to 10, 14, 21, and 22 are effective for the 2012-2013 school year and later.
19.19	Sections 11 to 13 and 15 to 20 are effective for revenue for fiscal years 2013 and later.

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