S1525-1

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

CM

S.F. No. 1525

(SENATE AUTH	IORS: CHAN	MBERLAIN, Eichorn, Benson,	Jasinski and Johnson)
DATE	D-PG		OFFICIAL STATUS
03/01/2021	601	Introduction and first reading	

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		Comm report: To pass as amended and re-refer to Finance	
03/15/2021		Comm report: To pass as amended and re-refer to State Government Finance and Policy and Elections Comm report: To pass and re-referred to Education Finance and Policy	

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

	SF1525	REVISOR	СМ	S1525-1	1st Engrossment
2.1	(f) "Eligi	ible student" means a	ny student who	resides in Minnesota	and who attended a
2.2	public schoo	ol or a public charter s	school during th	e semester preceding	participation in the
2.3	program.				
2.4	<u>(g)</u> "Pare	ent" means a resident	of this state who	o is a parent, legal gua	rdian, custodian, or
2.5	other person	with the authority to	act on behalf o	f the eligible student.	
2.6	(h) "Post	secondary institution	" means a colle	ge or university accred	lited by a state,
2.7	regional, or	national accrediting of	organization.		
2.8	<u>(i)</u> "Prog	ram" means a program	m to implement	education savings acc	counts (ESAs).
2.9	<u>(j)</u> "Tuto	r" means a person who	o(1) is certified	or licensed by a state,	regional, or national
2.10	certification	or licensing organiza	tion to teach, (2	2) has earned a valid to	eacher's license, or
2.11	(3) has expe	rience teaching at a p	ostsecondary in	stitution.	
2.12	Subd. 3.	Education savings a	account (ESA)	program. (a) An eligi	ble student qualifies
2.13	to participat	e in the program if th	e student's pare	nt signs an agreement	<u>.</u>
2.14	(1) to arr	ange for the provision	n of organized,	appropriate education	al services with
2.15	measurable	goals to the participat	ting student in a	t least the subjects of	reading, writing,
2.16	mathematics	s, social studies, and s	science; and		
2.17	<u>(2) to no</u>	t enroll the participati	ing student in a	public school or a pub	olic charter school
2.18	and to ackno	wledge as part of the	agreement that	the participating stude	nt has no individual
2.19	entitlement	to a free appropriate p	ublic education	from the student's resi	dent school district,
2.20	including sp	ecial education and re	elated services,	for as long as the stud	ent is participating
2.21	in the progra	am.			
2.22	<u>(b)</u> A par	ent shall use the fund	s deposited in a	participating student's	ESA for any of the
2.23	following qu	alifying expenses to e	ducate the stude	nt using any of the met	hods or combination
2.24	of methods	in this paragraph that	meet the requir	ement in paragraph (a), clause (1):
2.25	<u>(1) tuitio</u>	n and fees at an eligil	ble school;		
2.26	<u>(2) paym</u>	nent to a tutor;			
2.27	<u>(3) paym</u>	ent for purchase of c	urriculum, inclu	iding any textbooks ar	nd supplemental
2.28	materials rec	quired by the curricul	<u>um;</u>		
2.29	(4) fees t	for transportation to a	nd from an edu	cational service provi	der paid to a
2.30	fee-for-serv	ice transportation pro	vider;		
2.31	<u>(5) tuitio</u>	on and fees for online	learning progra	ms or courses;	

	SF1525	REVISOR	СМ	S1525-1	1st Engrossment
3.1	(6) fees fo	or nationally standardiz	zed norm-refer	enced achievement tests	s, including alternate
3.2	<u> </u>			xaminations or similar	
3.3		s related to college or	-		
3.4	(7) educa	tional services or ther	anies from a li	censed or certified prac	titioner or provider
3.5	<u> </u>	ensed or certified para		Î.	
			-		
3.6	<u> </u>	es provided by a publi	ic school, inclu	iding individual classes	and extracurricular
3.7	programs;				
3.8	<u>(9) tuitio</u>	n, fees, and textbooks	at a postsecor	ndary institution;	
3.9	<u>(10) no m</u>	ore than \$300 in annu	al consumable	school supplies necess	sary for the student's
3.10	education; or	<u>r</u>			
3.11	<u>(11) com</u>	puter hardware and so	oftware and ot	her technological device	ces if an eligible
3.12	school, tutor	, educational service	provider, or lic	ensed medical profess	ional verifies in
3.13	writing that	these items are necess	sary for the stu	dent to meet annual, m	neasurable goals.
3.14	(c) Neith	er a participating stud	lent nor anyon	e on the student's beha	lf may receive cash
3.15	or cash-equi	valent items, such as g	gift cards or st	ore credit, from refund	s or rebates from a
3.16	provider of s	ervices or products in	this program. I	Refunds or rebates shall	be credited directly
3.17	to the partici	pating student's ESA.	The funds in	an ESA may only be u	sed for
3.18	education-re	lated purposes. Eligib	ole schools, po	stsecondary institution	s, and educational
3.19	service prov	iders that serve partic	ipating studen	ts shall provide parents	with a receipt for
3.20	all qualifying	g expenses.			
3.21	(d) Paym	ent for educational se	ervices through	an ESA shall not prec	elude parents from
3.22	paying for e	ducational services us	ing non-ESA	funds.	
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	y ESA payments until	the participating
3.25	student retur	ns to a public school,	graduates fron	n high school, or compl	etes the school year
3.26	in which the	student reaches the ag	ge of 21, whic	hever occurs first.	
3.27	<u>(f) Any f</u>	unds remaining in a st	tudent's ESA u	pon graduation from h	nigh school may be
3.28	used to atten	d or take courses from	n a postsecond	lary institution, with qu	ualifying expenses
3.29	subject to the	e applicable condition	is in paragraph	<u>ı (b).</u>	
3.30	(g) Upon	the participating stud	ent's graduatio	on from a postsecondar	y institution or after
3.31	any period o	f four consecutive yea	ars after gradu	ation from high school	that the student is
3.32	not enrolled	in a postsecondary in	stitution, the p	articipating student's E	ESA shall be closed
3.33	and any rem	aining funds shall be	returned to the	state general fund.	

Section 1.

3

SF1525	REVISOR	CM	S1525-1	1st Engrossment
--------	---------	----	---------	-----------------

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, 2022.
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 commissioner shall calculate the
4.9	sum of the following to determine the ESA amount:
4.10	(1) the statewide average general education revenue per adjusted pupil unit; and
4.11	(2) necessary aid attributable to the student during the student's public school enrollment
4.12	for special education services and instruction.
4.13	(b) The information in paragraph (a) must be provided by the school in the form required
4.14	by the commissioner.
4.15	Subd. 5. Administration. (a) The commissioner shall create a standard form that parents
4.16	of students may submit to establish the student's eligibility for an ESA. The commissioner
4.17	shall ensure that the application is readily available to interested families through various
4.18	sources, including the department's website, and a copy of procedural safeguards annually
4.19	given to parents.
4.20	(b) The commissioner shall provide parents of participating students with a written
4.21	explanation of the allowable uses of ESAs, the responsibilities of parents, and the duties of
4.22	the commissioner. The information shall also be made available on the department's website.
4.23	(c) The commissioner shall annually notify all students who are eligible to participate
4.24	of the existence of the program and shall ensure that low-income families are made aware
4.25	of their potential eligibility.
4.26	(d) The commissioner may deduct up to six percent from appropriations made to fund
4.27	ESAs to cover the costs of overseeing and administering the program.
4.28	(e) The commissioner shall make payments to the ESAs of participating students on a
4.29	monthly basis unless there is evidence of misuse of the ESA pursuant to subdivision 6.
4.30	(f) The commissioner shall make a determination of eligibility and shall approve the
4.31	application within 21 business days of receiving an application for participation in the
4.32	program.

SF1525	REVISOR	СМ	S1525-1	1st Engrossment
--------	---------	----	---------	-----------------

l <u>y, the</u> e program, throughout
ESA cards
ıdent. ESA
e when the
acement of
ne student's
ct to
articipating
system as
viders that
nmissioner
urposes of
e providers
online,
l reporting.
ng of ESA
nent will
ve business
n, detailing
xpenditure;
pay the
over the

	misspent funds using administrative measures or other appropriate measures, including
	referral to collections, seeking a civil judgment, or referral to law enforcement.
	(i) If the parent repays the amount within the requested time frame, then the offense will
b	be recorded and held in the parent's file.
	(j) Three offenses within a consecutive three-year period shall disqualify the student
fi	rom participating in the program.
	(k) If the commissioner determines that a parent has failed to comply with the terms of
th	ne agreement as specified in subdivision 3, the commissioner shall suspend the participating
st	tudent's ESA. The commissioner shall notify the parent in writing within five business
da	ays that the ESA has been suspended and that no further transactions will be allowed or
d	isbursements made. The notification shall specify the reason for the suspension and state
tł	nat the parent has 21 business days to respond and take corrective action.
	(1) If the parent fails to respond to the commissioner, furnish reasonable and necessary
iı	nformation, or make a report that may be required for reinstatement within the 21-day
p	period, the commissioner may remove the participating student from the program.
	(m) The decision of the commissioner under this section is subject to judicial review
u	nder Minnesota Statutes, sections 14.63 to 14.69. The decision of the commissioner is
S	tayed pending an appeal.
	(n) The commissioner shall refer cases of substantial misuse of funds to law enforcement
a	gencies for investigation if evidence of fraudulent intent and use of an ESA is obtained.
	Subd. 7. Scope. An eligible nonpublic school is autonomous and not an agent of the
S	tate or federal government, and therefore:
	(1) the commissioner, department, or any other government agency shall not in any way
r	egulate the educational program of a nonpublic school or educational service provider that
а	accepts funds from the parent of a participating student;
	(2) the creation of the program does not expand the regulatory authority of the state, its
C	officers, or any school district to impose any additional regulation of nonpublic schools or
e	educational service providers beyond those necessary to enforce the requirements of the
p	program; and
	(3) eligible schools and educational service providers shall be given the maximum
f	reedom to provide for the educational needs of their students without governmental control.
1	No eligible school or educational service provider shall be required to alter its creed,

CM

S1525-1

1st Engrossment

Section 1.

SF1525

REVISOR

6

	SF1525	REVISOR	СМ	S1525-1	1st Engrossment
7.1	<u>Subd. 8.</u> Se	everability. If any	provision of this	s law or its application i	is found to be
7.2	unconstitution	al and void, the re	emaining provision	ons or applications of th	is law that can be
7.3	given effect wi	ithout the invalid	provision or app	lication are valid.	
7.4	EFFECTI	VE DATE. This s	section is effectiv	ve the day following fin	al enactment.
7.5	Sec. 2. <u>APPI</u>	ROPRIATIONS.	2		
7.6	Subdivision	n 1. Department	of Education. T	he sums indicated in thi	is section are
7.7	appropriated fr	om the general fu	und in the fiscal y	vears designated.	
7.8	<u>Subd. 2.</u> Ec	lucation savings	accounts. (a) Fo	r education savings acco	ounts development
7.9	and funding:				
7.10	<u>\$</u>	<u></u>	2022		
7.11	<u>\$</u>	<u></u> <u></u>	2023		
7.12	(b) Any bal	lance in the first y	vear does not can	cel but is available in th	ne second year.