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S5252-1

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SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 5252

(SENATE AUTI	IORS: KUNI	ESH and Cwodzinski)
DATE	D-PG	OFFICIAL STATUS
04/02/2024	13333	Introduction and first reading
		Referred to Education Finance
04/15/2024	13901	Author added Cwodzinski
04/18/2024	14129a	Comm report: To pass as amended and re-refer to Taxes
04/25/2024	15438	Comm report: To pass and re-referred to Finance
04/29/2024		Comm report: To pass
		Rule 21, referred to Rules and Administration
04/30/2024		Comm report: To pass as amended
		Second reading

A bill for an act

relating to education finance; providing for supplemental funding for 12 prekindergarten through grade 12 education; modifying provisions for general 1.3 education, education excellence, literacy, teachers, charter schools, special 1.4 education, health and safety, facilities, nutrition, libraries, early childhood education, 1.5 and state agencies; providing for rulemaking; requiring reports; appropriating 1.6 money; amending Minnesota Statutes 2022, sections 120A.41; 120B.363, 1.7 subdivision 1; 121A.035; 121A.037; 122A.415, by adding a subdivision; 122A.73, 1.8 subdivision 4; 123B.71, subdivision 8; 124D.093, subdivisions 4, 5; 124D.151, 1.9 by adding a subdivision; 124D.19, subdivisions 8, 11; 124D.65, by adding a 1.10 subdivision; 124D.957, subdivision 1; 124E.22; 126C.05, subdivision 15; 126C.10, 1.11 subdivision 13a; 127A.33; Minnesota Statutes 2023 Supplement, sections 120B.018, 1.12 subdivision 6; 120B.021, subdivisions 1, 2, 3, 4; 120B.024, subdivision 1; 1.13 120B.123, subdivision 7; 120B.124, subdivisions 1, 2; 121A.642; 122A.415, 1.14 subdivision 4; 122A.73, subdivisions 2, 3; 122A.77, subdivisions 1, 2, 3; 123B.71, 1.15 subdivision 12; 123B.92, subdivision 11; 124D.111, subdivision 3; 124D.151, 1.16 1.17 subdivisions 5, 6; 124D.65, subdivision 5, as amended; 124D.81, subdivision 2b; 124D.901, subdivisions 1, 2, 3; 124D.98, subdivision 5; 124D.995, subdivision 1.18 3; 124E.13, subdivision 1; 126C.10, subdivisions 2e, 3, 3a, 3c, 18a; 126C.40, 1.19 subdivision 6; 134.356, by adding a subdivision; 256B.0625, subdivision 26; 1.20 256B.0671, by adding a subdivision; Laws 2023, chapter 18, section 4, subdivisions 1.21 2, as amended, 3, as amended; Laws 2023, chapter 54, section 20, subdivisions 6, 1.22 24; Laws 2023, chapter 55, article 1, section 36, subdivisions 2, as amended, 8, 1.23 13; article 2, section 64, subdivisions 2, as amended, 6, as amended, 14, 16, 26, 1.24 31, 33; article 3, section 11, subdivisions 3, 4; article 5, sections 64, subdivisions 1.25 3, as amended, 5, 13, 15, 16; 65, subdivisions 3, 6, 7; article 7, section 18, 1.26 subdivision 4, as amended; article 8, section 19, subdivisions 5, 6, as amended; 1.27 1.28 article 12, section 17, subdivision 2; Laws 2023, chapter 64, article 15, section 34, subdivision 2; proposing coding for new law in Minnesota Statutes, chapters 121A; 1.29 1.30 123B; 127A; repealing Laws 2023, chapter 55, article 10, section 4.

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2.1	BE IT ENAC	TED BY THE LEG	ISLATURE O	F THE STATE OF MIN	NESOTA:
2.2			ARTICL	E 1	
2.3		GF	ENERAL EDI	UCATION	
2.4	Section 1. N	Ainnesota Statutes 20	022, section 12	20A.41, is amended to r	read:
2.5	120A.41 I	LENGTH OF SCH	OOL YEAR;	HOURS OF INSTRU	CTION.
2.6	(a) A scho	ool board's annual sch	ool calendar m	ust include at least 425	hours of instruction
2.7	for a kinderga	arten student without	: a disability , 9	35 hours of instruction	for a student in
2.8	grades 1 throu	ugh 6, and 1,020 hou	rs of instructio	on for a student in grade	es 7 through 12, not
2.9	including sun	nmer school. The sch	ool calendar fo	or all-day kindergarten n	nust include at least
2.10	850 hours of	instruction for the sc	hool year. The	e school calendar for a p	prekindergarten
2.11	student under	section 124D.151, i	f offered by th	e district, must include	at least 350 hours
2.12	of instruction	for the school year.	A school boar	d's annual calendar mus	st include at least
2.13	165 days of ir	nstruction for a studer	nt in grades 1 tl	hrough 11 unless a four-	-day week schedule
2.14	has been appr	roved by the commis	sioner under s	ection 124D.126.	
2.15	(b) A scho	ool board's annual se	hool calendar	may include plans for u	p to five days of
2.16	instruction pr	ovided through onlir	ne instruction of	due to inclement weather	er. The inclement
2.17	weather plans	s must be developed	according to se	ection 120A.414.	
2.18	<u>EFFECT</u>	IVE DATE. This sec	ction is effectiv	ve for the 2023-2024 sc	hool year and later.
2.19	Sec. 2. Mini	nesota Statutes 2023 S	Supplement, se	ection 123B.92, subdivis	sion 11, is amended
2.20	to read:				
2.21	Subd. 11.	Area learning cente	er transportat	t ion aid. (a) A district <u>c</u>	or cooperative unit
2.22	under section	123A.24, subdivisio	on 2, that provi	des transportation of pu	pils to and from an
2.23	area learning	center program estat	olished under s	section 123A.05 is eligi	ble for state aid to
2.24	reimburse the	e additional costs of t	ransportation	during the preceding fis	scal year.
2.25	(b) A dist	rict or cooperative ur	nit under sectio	on 123A.24, subdivision	<u>n 2, may apply to</u>
2.26	the commissi	oner of education for	r state aid to re	eimburse the costs of tra	ansporting pupils
2.27	who are enrol	lled in an area learnii	ng center prog	ram established under s	section 123A.05
2.28	during the pro	eceding fiscal year. T	The commissio	ner shall develop the fo	orm and manner of
2.29	applications f	for state aid, the criter	ria to determin	e when transportation is	s necessary, and the
2.30	accounting pr	rocedure to determine	e excess costs.	In determining aid am	ounts, the
2.31	commissione	r shall consider other	revenue receiv	ved by the district or coo	operative unit under
2.32	section 123A	.24, subdivision 2, fo	or transportation	on for area learning cen	ter purposes.

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3.1	(c) The tot	tal aid entitlement fo	or this section is	\$1,000,000 each year.	The commissioner
3.2	must prorate a	aid if this amount is	insufficient to r	eimburse district costs	s for a district or
3.3	cooperative u	nit under section 12	3A.24, subdivis	ion 2.	
3.4	EFFECT	IVE DATE. This se	ction is effective	e for revenue in fiscal	year 2024 and later.
3.5	Sec. 3. Minr	nesota Statutes 2023	Supplement, see	ction 124D.65, subdiv	ision 5, as amended
3.6	by Laws 2024	4, chapter 85, section	n 21, is amended	l to read:	
3.7	Subd. 5. S	chool district EL r	evenue. (a) For	fiscal year 2024 throug	gh fiscal year 2026,
3.8	a district's En	glish learner prograi	ms revenue equa	als the sum of:	
3.9	(1) the pro	oduct of (i) \$1,228, a	and (ii) the great	er of 20 or the adjuste	ed average daily
3.10	membership o	of eligible English le	earners enrolled	in the district during t	he current fiscal
3.11	year; and				
3.12	(2) \$436 ti	imes the English lea	rner pupil units	under section 126C.0	5, subdivision 17.
3.13	(b) For fis	cal year 2027 and la	tter, a district's H	English learner program	ms revenue equals
3.14	the sum of:				
3.15	(1) the pro	oduct of (i) \$1,775, a	and (ii) the great	er of 20 or the adjuste	ed average daily
3.16	membership o	of eligible English le	earners enrolled	in the district during t	he current fiscal
3.17	year; and				
3.18	(2) \$630 ti	imes the English lea	rner pupil units	under section 126C.0	5, subdivision 17 ;
3.19	and				
3.20	(3) the dis	trict's English learne	er cross subsidy	aid. A district's Engli	sh learner cross
3.21	subsidy aid eq	juals 25 percent of tl	ne district's Engl	ish learner cross subsi	dy under paragraph
3.22	(c) for fiscal y	year 2027 and later.			
3.23	(c) A distr	ict's English learner	cross subsidy e	quals the greater of ze	ro or the difference
3.24	between the d	listrict's expenditure	s for qualifying	English learner servic	es for the second
3.25	previous year	and the district's Er	nglish learner re	venue for the second <u>r</u>	revious year.
3.26	(d) A pupi	il ceases to generate	state English le	arner aid in the school	year following the
3.27	school year in	which the pupil att	ains the state cu	toff score on a commi	ssioner-provided
3.28	assessment th	at measures the pup	il's emerging ac	ademic English.	
3.29	EFFECT	IVE DATE. This se	ection is effective	e July 1, 2024.	

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4.1	Sec. 4. Mini	nesota Statutes 2022,	section 124D.6	5, is amended by addin	ng a subdivision to
4.2	read:				
4.3	Subd. 5a.	English learner cross	s subsidy aid. (a) For fiscal year 2027 a	and later, a district's
4.4	English learne	er cross subsidy aid e	equals 25 perces	nt of the district's Engl	ish learner cross
4.5	subsidy calcu	lated under paragrap	<u>h (b).</u>		
4.6	(b) A distr	ict's English learner	cross subsidy e	quals the greater of zer	o or the difference
4.7	between the d	istrict's expenditures	for qualifying	English learner service	es for the second
4.8	previous year	and the district's Eng	glish learner rev	venue for the second pr	cevious year. For
4.9	the purposes of	of this subdivision, "	qualifying Engl	ish learner services" m	eans the services
4.10	necessary to in	mplement the languag	ge instruction e	lucational program for	students identified
4.11	as English lea	rners under sections	24D.58 to 124	D.65. Only expenditure	s that both address
4.12	the English la	nguage development	t standards in N	linnesota Rules, parts 3	3501.1200 and
4.13	<u>3501.1210, w</u>	hich may include hor	ne language ins	truction, and are supple	emental to the cost
4.14	of core conter	nt instruction may be	included as ex	penditures for qualifying	ng English learner
4.15	services. Exp	enditures do not inclu	ude costs relate	d to construction, indir	ect costs, core
4.16	content instru	ction, or core admini	istrative person	nel.	
4.17	EFFECT	IVE DATE. This sec	ction is effective	e July 1, 2024.	
4.18	Sec. 5. Minr	nesota Statutes 2023 S	Supplement, sec	tion 124D.995, subdivi	sion 3, is amended
4 10	to read:				

4.19 to read:

4.20 Subd. 3. Money appropriated. (a) Subject to the availability of funds, money in the
4.21 account is annually appropriated to the commissioner of education to reimburse school
4.22 districts; charter schools; intermediate school districts and cooperative units under section
4.23 123A.24, subdivision 2; the Perpich Center for Arts Education; and the Minnesota State
4.24 Academies for costs associated with providing unemployment benefits to school employees
4.25 under section 268.085, subdivision 7, paragraph (b).

4.26 (b) The Perpich Center for Arts Education and the Minnesota State Academies may only
4.27 apply to the commissioner for reimbursement of unemployment insurance amounts in excess
4.28 of the amounts specifically identified in their annual agency appropriations.

4.29 (c) If the amount in the account is insufficient, the commissioner must proportionately
4.30 reduce the aid payment to each recipient. Notwithstanding section 127A.45, subdivision 3,
4.31 aid payments must be paid 100 90 percent in the current year and ten percent in the following
4.32 year on a schedule determined by the commissioner.

4.33 **EFFECTIVE DATE.** This section is effective for revenue in fiscal year 2024 and later.

Sec. 6. Minnesota Statutes 2022, section 126C.05, subdivision 15, is amended to read: 5.1 Subd. 15. Learning year pupil units. (a) When a pupil is enrolled in a learning year 5.2 program under section 124D.128, an area learning center or an alternative learning program 5.3 approved by the commissioner under sections 123A.05 and 123A.06, or a contract alternative 5.4 program under section 124D.68, subdivision 3, paragraph (d), or subdivision 4, for more 5.5 than 1,020 hours in a school year for a secondary student, more than 935 hours in a school 5.6 year for an elementary student, more than 850 hours in a school year for a kindergarten 5.7 student without a disability in an all-day kindergarten program, or more than 425 hours in 5.8 a school year for a half-day kindergarten student without a disability, that pupil may be 5.9 counted as more than one pupil in average daily membership for purposes of section 126C.10, 5.10 subdivision 2a. The amount in excess of one pupil must be determined by the ratio of the 5.11 number of hours of instruction provided to that pupil in excess of: (i) the greater of 1,020 5.12 hours or the number of hours required for a full-time secondary pupil in the district to 1,020 5.13 for a secondary pupil; (ii) the greater of 935 hours or the number of hours required for a 5.14 full-time elementary pupil in the district to 935 for an elementary pupil in grades 1 through 5.15 6; and (iii) the greater of 850 hours or the number of hours required for a full-time 5.16 kindergarten student without a disability in the district to 850 for a kindergarten student 5.17 without a disability. Hours that occur after the close of the instructional year in June shall 5.18 be attributable to the following fiscal year. A student in kindergarten or grades 1 through 5.19 12 must not be counted as more than 1.2 pupils in average daily membership under this 5.20 subdivision. 5 21

(b)(i) To receive general education revenue for a pupil in an area learning center or 5.22 alternative learning program that has an independent study component, a district must meet 5.23 the requirements in this paragraph. The district must develop, for the pupil, a continual 5.24 learning plan consistent with section 124D.128, subdivision 3. Each school district that has 5.25 an area learning center or alternative learning program must reserve revenue in an amount 5.26 equal to at least 90 and not more than 100 percent of the district average general education 5.27 revenue per pupil unit, minus an amount equal to the product of the formula allowance 5.28 5.29 according to section 126C.10, subdivision 2, times .0466, calculated without basic skills revenue, local optional revenue, and transportation sparsity revenue, times the number of 5.30 pupil units generated by students attending an area learning center or alternative learning 5.31 program. The amount of reserved revenue available under this subdivision may only be 5.32 spent for program costs associated with the area learning center or alternative learning 5.33 program. Basic skills revenue generated according to section 126C.10, subdivision 4, by 5.34 pupils attending the eligible program must be allocated to the program. 5.35

(ii) General education revenue for a pupil in a state-approved alternative program without 6.1 an independent study component must be prorated for a pupil participating for less than a 6.2 full year, or its equivalent. The district must develop a continual learning plan for the pupil, 6.3 consistent with section 124D.128, subdivision 3. Each school district that has an area learning 6.4 center or alternative learning program must reserve revenue in an amount equal to at least 6.5 90 and not more than 100 percent of the district average general education revenue per pupil 6.6 unit, minus an amount equal to the product of the formula allowance according to section 6.7 126C.10, subdivision 2, times .0466, calculated without basic skills revenue, local optional 6.8 revenue, and transportation sparsity revenue, times the number of pupil units generated by 6.9 students attending an area learning center or alternative learning program. The amount of 6.10 reserved revenue available under this subdivision may only be spent for program costs 6.11 associated with the area learning center or alternative learning program. Basic skills revenue 6.12 generated according to section 126C.10, subdivision 4, by pupils attending the eligible 6.13 program must be allocated to the program. 6.14

6.15 (iii) General education revenue for a pupil in a state-approved alternative program that
6.16 has an independent study component must be paid for each hour of teacher contact time
6.17 and each hour of independent study time completed toward a credit or graduation standards
6.18 necessary for graduation. Average daily membership for a pupil shall equal the number of
6.19 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.

6.24

EFFECTIVE DATE. This section is effective for the 2023-2024 school year and later.

6.25 Sec. 7. Minnesota Statutes 2023 Supplement, section 126C.10, subdivision 2e, is amended
6.26 to read:

6.27 Subd. 2e. Local optional revenue. (a) Local optional revenue for a school district equals
6.28 the sum of the district's first tier local optional revenue and second tier local optional revenue.
6.29 A district's first tier local optional revenue equals \$300 times the adjusted pupil units of the
6.30 district for that school year. A district's second tier local optional revenue equals \$424 times
6.31 the adjusted pupil units of the district for that school year.

(b) A district's local optional levy equals the sum of the first tier local optional levy andthe second tier local optional levy.

(c) A district's first tier local optional levy equals the district's first tier local optional
revenue times the lesser of one or the ratio of the district's referendum market value per
resident pupil unit to \$880,000.

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(d) For fiscal year 2023, a district's second tier local optional levy equals the district's 7.4 second tier local optional revenue times the lesser of one or the ratio of the district's 7.5 referendum market value per resident pupil unit to \$548,842. For fiscal year 2024, a district's 7.6 second tier local optional levy equals the district's second tier local optional revenue times 7.7 the lesser of one or the ratio of the district's referendum market value per resident pupil unit 7.8 to \$510,000. For fiscal year 2025, a district's second tier local optional levy equals the 7.9 district's second tier local optional revenue times the lesser of one or the ratio of the district's 7.10 referendum market value per resident pupil unit to \$587,244 \$626,450. For fiscal year 2026, 7.11 a district's second tier local optional levy equals the district's second tier local optional 7.12 revenue times the lesser of one or the ratio of the district's referendum market value per 7.13 resident pupil unit to \$642,038. For fiscal year 2027 and later, a district's second tier local 7.14 optional levy equals the district's second tier local optional revenue times the lesser of one 7.15 or the ratio of the district's referendum market value per resident pupil unit to \$671,345. 7.16

7.17 (e) The local optional levy must be spread on referendum market value. A district may7.18 levy less than the permitted amount.

(f) A district's local optional aid equals its local optional revenue minus its local optional
levy. If a district's actual levy for first or second tier local optional revenue is less than its
maximum levy limit for that tier, its aid must be proportionately reduced.

7.22

EFFECTIVE DATE. This section is effective for revenue in fiscal year 2025 and later.

7.23 Sec. 8. Minnesota Statutes 2023 Supplement, section 126C.10, subdivision 3, is amended
7.24 to read:

7.25 Subd. 3. Compensatory education revenue. (a) For fiscal year 2024, the compensatory
7.26 education revenue for each building in the district equals the formula allowance minus \$839
7.27 times the compensation revenue pupil units computed according to section 126C.05,

subdivision 3. A district's compensatory revenue equals the sum of its compensatory revenue
for each building in the district and the amounts designated under Laws 2015, First Special
Session chapter 3, article 2, section 70, subdivision 8, for fiscal year 2017. Revenue shall

7.31 be paid to the district and must be allocated according to section 126C.15, subdivision 2.

(b) For fiscal year 2025, compensatory revenue must be calculated under Laws 2023,
 chapter 18, section 3. For fiscal years 2024 and 2025, the compensatory education revenue

8.1	for each building in the district equals the formula allowance minus \$839 times the
8.2	compensation revenue pupil units computed according to section 126C.05, subdivision 3.
8.3	(c) For fiscal year 2026 and later, the compensatory education revenue for each building
8.4	in the district equals its compensatory pupils multiplied by the building compensatory
8.5	allowance. Revenue shall be paid to the district and must be allocated according to section
8. <i>5</i>	126C.15, subdivision 2.
8.0	
8.7	(d) When the district contracting with an alternative program under section 124D.69
8.8	changes prior to the start of a school year, the compensatory revenue generated by pupils
8.9	attending the program shall be paid to the district contracting with the alternative program
8.10	for the current school year, and shall not be paid to the district contracting with the alternative
8.11	program for the prior school year.
8.12	(e) When the fiscal agent district for an area learning center changes prior to the start of
8.13	a school year, the compensatory revenue shall be paid to the fiscal agent district for the
8.14	current school year, and shall not be paid to the fiscal agent district for the prior school year.
8.15	(f) Notwithstanding paragraph (c), for voluntary prekindergarten programs under section
8.16	124D.151, charter schools, and contracted alternative programs in the first year of operation,
8.17	compensatory education revenue must be computed using data for the current fiscal year.
8.18	If the voluntary prekindergarten program, charter school, or contracted alternative program
8.19	begins operation after October 1, compensatory education revenue must be computed based
8.20	on pupils enrolled on an alternate date determined by the commissioner, and the
8.21	compensatory education revenue must be prorated based on the ratio of the number of days
8.22	of student instruction to 170 days.
8.23	(g) (f) Notwithstanding paragraph (c), for fiscal year 2026, if the calculation under
8.24	paragraph (d) results in statewide revenue of sum of the amounts calculated under paragraph
8.25	(c) is less than \$838,947,000, additional revenue must be provided the commissioner must
8.26	proportionately increase the revenue to each building in a manner prescribed by the
8.27	commissioner of education until the total statewide revenue calculated for each building
8.28	equals \$838,947,000.
8.29	(h) (g) Notwithstanding paragraph (c), for fiscal year 2027 and later, if the ealeulation
8.30	under paragraph (d) results in statewide revenue of sum of the amounts calculated under
8.31	paragraph (c) is less than \$857,152,000, additional revenue must be provided the
8.32	commissioner must proportionately increase the revenue to each building in a manner
8.33	prescribed by the commissioner of education until the total statewide revenue calculated
8.34	for each building equals \$857,152,000.

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1st Engrossment

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9.1	EFFECT	IVE DATE. This see	ction is effective	e for revenue in fiscal	year 2025 and later.
9.2	Sec. 9. Min	nesota Statutes 2023	Supplement, see	ction 126C.10, subdiv	ision 3a, is amended
9.3	to read:				
9.4	Subd. 3a.	Definitions. The def	finitions in this	subdivision apply onl	y to subdivisions 3,
9.5	3b, and 3c.				
9.6	(a) "Build	ling compensatory all	owance" means	a building concentrati	on factor multiplied
9.7	by the statew	vide compensatory all	owance.		
9.8	(b) "Build	ling concentration fac	ctor" means the	ratio of a building's c	ompensatory pupils
9.9	to the numbe	r of pupils enrolled in	n the building o	on October 1 of the pro	evious fiscal year.
9.10	(c) "Com	pensatory pupils" mea	ans the sum of t	he number of pupils en	nrolled in a building
9.11	eligible to ree	ceive free meals purst	uant to subdivis	sion 3b plus one-half c	of the pupils eligible
9.12	to receive rec	luced-priced meals p	ursuant to subd	ivision 3b on October	1 of the previous
9.13	fiscal year.				
9.14	(d) "State	wide compensatory a	allowance" mea	ns the amount calcula	ited pursuant to
9.15	subdivision 3	3c.			
9.16	(e) Notwi	thstanding paragraph	us (b) and (c), fo	or voluntary prekinder	garten programs
9.17	under section	124D.151, charter s	chools, and cor	ntracted alternative pro	ograms in the first
9.18	year of opera	tion, the building con	ncentration fact	or and compensatory	pupils must be
9.19	computed us	ing data for the curre	nt fiscal year. If	f the voluntary prekind	dergarten program,
9.20	charter schoo	ol, or contracted alter	native program	begins operation after	r October 1, the
9.21	building con	centration factor and	compensatory	pupils must be compu	ted based on pupils
9.22	enrolled on a	n alternate date deter	mined by the co	ommissioner and the c	ompensatory pupils
9.23	must be prora	ated based on the ratio	of the number	of days of student inst	ruction to 170 days.
9.24	EFFEC1	IVE DATE. This see	ction is effective	e for revenue in fiscal	year 2025 and later.
9.25	Sec. 10. Mi	nnesota Statutes 2023	Supplement, se	ection 126C.10, subdiv	ision 3c, is amended
9.26	to read:				
9.27	Subd. 3c.	Statewide compens	atory allowand	ce. (a) For fiscal year	2026, the statewide
9.28	compensator	y allowance is \$6,734.	For fiscal year	2027 and later, the state	ewide compensatory
9.29	allowance eq	uals the statewide co	mpensatory all	owance in effect for th	ne prior fiscal year

9.30 times the ratio of the formula allowance under section 126C.10, subdivision 2, for the current

- 9.31 fiscal year to the formula allowance under section 126C.10, subdivision 2, for the prior
- 9.32 fiscal year, rounded to the nearest whole dollar.

(b) For fiscal year 2026 and later, the statewide compensatory allowance equals the
statewide compensatory allowance in effect for the prior fiscal year times the ratio of the
formula allowance under section 126C.10, subdivision 2, for the current fiscal year to the
formula allowance under section 126C.10, subdivision 2, for the prior fiscal year, rounded
to the nearest whole dollar.

10.6 Sec. 11. Minnesota Statutes 2022, section 126C.10, subdivision 13a, is amended to read:

10.7 Subd. 13a. **Operating capital levy.** (a) To obtain operating capital revenue, a district 10.8 may levy an amount not more than the product of its operating capital <u>equalization</u> revenue 10.9 for the fiscal year times the lesser of one or the ratio of its adjusted net tax capacity per 10.10 adjusted pupil unit to the operating capital equalizing factor. The operating capital equalizing 10.11 factor equals \$23,902 for fiscal year 2020, \$23,885 for fiscal year 2021, and \$22,912 for 10.12 fiscal year 2022 and later 2024, \$23,138 for fiscal year 2025, and \$22,912 for fiscal year 10.13 2026 and later.

10.14 (b) A district's operating capital equalization revenue equals the district's total operating
 10.15 capital revenue under subdivision 13, calculated without the amount under subdivision 13,
 10.16 paragraph (a), clause (3).

10.17 **EFFECTIVE DATE.** This section is effective for revenue in fiscal year 2024 and later.

10.18 Sec. 12. Minnesota Statutes 2023 Supplement, section 126C.10, subdivision 18a, is10.19 amended to read:

Subd. 18a. Pupil transportation adjustment. (a) An independent, common, or special
school district's transportation sparsity revenue under subdivision 18 is increased by the
greater of zero or 35 percent of the difference between:

(1) the lesser of the district's total cost for regular and excess pupil transportation under
section 123B.92, subdivision 1, paragraph (b), including depreciation, for the previous fiscal
year or 105 percent of the district's total cost for the second previous fiscal year; and

10.26 (2) the sum of:

10.27 (i) 4.66 percent of the district's basic revenue for the previous fiscal year;

10.28 (ii) transportation sparsity revenue under subdivision 18 for the previous fiscal year;

10.29 (iii) the district's charter school transportation adjustment for the previous fiscal year;

10.30 and

11.1 (iv) the district's reimbursement for transportation provided under section 123B.92,

11.2 subdivision 1, paragraph (b), clause (1), item (vi); and

- (v) the district's area learning center transportation aid under section 123B.92, subdivision
 11.4 11.
- (b) A charter school's pupil transportation adjustment equals the school district per pupil
 <u>unit adjustment under paragraph (a).</u>
- 11.7 **EFFECTIVE DATE.** This section is effective for revenue in fiscal year 2025 and later.
- 11.8 Sec. 13. Minnesota Statutes 2022, section 127A.33, is amended to read:

11.9 **127A.33 SCHOOL ENDOWMENT FUND; APPORTIONMENT.**

11.10 The commissioner shall must apportion the school endowment fund semiannually on

11.11 the first Monday in March and September in each year, to districts whose schools and

11.12 participating schools and American Indian schools as defined in section 124D.73 that have

11.13 been in session at least nine months. The apportionment shall must be in proportion to each

11.14 district's, participating school's, and American Indian school's adjusted average daily

11.15 membership during the preceding year. The apportionment shall must not be paid to a

11.16 district, participating school, or American Indian school for pupils for whom tuition is

11.17 received by the district or school.

Sec. 14. Laws 2023, chapter 55, article 1, section 36, subdivision 2, as amended by Laws
2024, chapter 81, section 1, is amended to read:

Subd. 2. General education aid. (a) For general education aid under Minnesota Statutes,
section 126C.13, subdivision 4:

 11.22
 \$ 8,103,909,000

 2024

 11.23
 8,299,317,000

 2025

 11.24
 \$ 8,333,843,000

 2025

(b) The 2024 appropriation includes \$707,254,000 for 2023 and \$7,396,655,000 for
2024.

(c) The 2025 appropriation includes \$771,421,000 for 2024 and \$7,527,896,000
\$7,562,422,000 for 2025.

11.29 Sec. 15. Laws 2023, chapter 55, article 1, section 36, subdivision 8, is amended to read:

11.30 Subd. 8. **One-room schoolhouse.** (a) For a grant aid to Independent School District No.

11.31 690, Warroad, to operate the Angle Inlet School:

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12.1	\$	65,000	2024		
12.2	\$	65,000			
12.3	<u>(b)</u> This :	aid is 100 percent pay	able in the curr	rent year.	
12.4	Sec. 16. La	aws 2023, chapter 64,	article 15, sect	ion 34, subdivision 2,	, is amended to read:
12.5	Subd. 2.	Windom School Dist	rict onetime su	pplemental aid. (a) F	or aid to Independent
12.6	School Distr	rict No. 177, Windom	:		
12.7	\$	1,000,000	2024		
12.8	(b) For fi	scal year 2024 only, V	Vindom School	District's onetime sup	plemental aid equals
12.9	the greater o	f zero or the product o	of: (1) \$10,000, a	and (2) the difference	between the October
12.10	1, 2022, pup	il enrollment count and	d the October 1,	2023, pupil enrollmen	nt count. The amount
12.11	calculated un	nder this paragraph m	nust not exceed	\$1,000,000.	
12.12	(c) 100 p	percent of the aid mus	t be paid in the	current year.	
12.13	(d) This	is a onetime appropria	ation.		
12.14	<u>(e) On Ju</u>	ne 29, 2024, \$840,000) from the initia	l fiscal year 2024 appr	opriation is canceled
12.15	to the genera	al fund.			
12.16	EFFEC	FIVE DATE. This se	ection is effective	e the day following f	inal enactment.
12.17	Sec. 17. <u>B</u>	ASIC SKILLS REV	ENUE ACCO	UNT TRANSFERS.	
12.18	Notwiths	standing Minnesota St	tatutes, section	126C.15, subdivision	4, by June 30, 2025,
12.19	school distri	cts with a balance in t	their basic skills	s revenue account tha	t is restricted for use
12.20	on extended	time programs must	transfer those f	unds to an account the	at is restricted for
12.21	basic skills r	evenue.			
12.22	EFFECT	FIVE DATE. This se	ection is effectiv	ve the day following f	inal enactment.
12.23			ARTICL	E 2	
12.24		EDU	CATION EXC	CELLENCE	
12.25	Section 1.	Minnesota Statutes 2	023 Supplemen	it, section 121A.642,	is amended to read:
12.26	121A.64	2 PARAPROFESSI	ONAL TRAIN	ING.	
12.27	Subdivis	ion 1. Training requ	ired. A school	district or , charter sch	nool <u>, intermediate,</u>
12.28	other cooper	ative unit, Perpich Cer	nter for Arts Ed	ucation, or the Minnes	sota State Academies
12.29	must provid	e a minimum of eight	hours of paid of	prientation or professi	onal development

annually to all paraprofessionals, Title I aides, and other instructional support staff. Six of 13.1 the eight hours must be completed before the first instructional day of the school year or 13.2 within 30 days of hire. The orientation or professional development must be relevant to the 13.3 employee's occupation and may include collaboration time with classroom teachers and 13.4 planning for the school year. For paraprofessionals who provide direct support to students, 13.5 at least 50 percent of the professional development or orientation must be dedicated to 13.6 meeting the requirements of this section. Professional development for paraprofessionals 13.7 13.8 may also address the requirements of section 120B.363, subdivision 3. A school administrator must provide an annual certification of compliance with this requirement to the commissioner. 13.9

Subd. 2. Reimbursement for paraprofessional training. (a) Beginning in fiscal year
2025, the commissioner of education must reimburse school districts, charter schools,
intermediate school districts and other cooperative units, the Perpich Center for Arts
Education, and the Minnesota State Academies in the form and manner specified by the
commissioner for paraprofessional training costs.

(b) The paraprofessional reimbursement equals the prior year compensation expenses
associated with providing up to eight hours of paid orientation and professional development
for each paraprofessional trained under subdivision 1. "Compensation" means the regular
hourly wage as defined in applicable collective bargaining agreements, Federal Insurance
Contributions Act (FICA) taxes under United States Code, title 26, chapter 21, and employer
contributions required under chapter 352, 353, 354, or 354A.

13.21 (c) The commissioner may establish procedures to ensure that any costs reimbursed13.22 under this section are excluded from other school revenue calculations.

13.23 **EFFECTIVE DATE.** This section is effective for revenue in fiscal year 2024 and later.

13.24 Sec. 2. Minnesota Statutes 2022, section 124D.093, subdivision 4, is amended to read:

Subd. 4. Approval process. (a) The commissioner of education must appoint an advisory
committee to review the applications and to recommend approval for those applications
that meet the requirements of this section. The commissioner of education has final authority
over application approvals.

(b) To the extent practicable, the commissioner must ensure an equitable geographicdistribution of approved P-TECH schools.

13.31 (c) The commissioner must first begin approving applications for a P-TECH school
 13.32 enrolling students in the 2020-2021 school year or later.

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14.1	Sec. 3. Min	nnesota Statutes 2022,	section 124D.0	93, subdivision 5, is a	amended to read:
14.2	Subd. 5.	P-TECH <u>implementa</u>	<u>tion grants:</u> su	ipport <u>; start-up; and</u>	l mentoring
14.3	grants. <u>(a)</u> V	When an appropriation	is available, ea	ch P-TECH school is	eligible for a grant
14.4	to support st	art-up and ongoing pro	ogram costs, wł	nich may include, but	are not limited to,
14.5	recruitment,	student support, progr	am materials, a	nd P-TECH school li	aisons. <u>A P-TECH</u>
14.6	school may	form a partnership with	n a school in an	other school district.	
14.7	<u>(b)</u> For fi	scal year 2026 and late	r, the maximum	n P-TECH support gra	int must not exceed
14.8	\$500,000 pe	r year. A support grant	may be award	ed for a period not to	exceed two years.
14.9	<u>(c)</u> An ap	proved P-TECH schoo	ol is eligible to	receive a grant to sup	port start-up costs
14.10	the year befo	ore first enrolling P-TE	CH students. <u>A</u>	start-up grant may be	e awarded to a new
14.11	applicant in	an amount not to excee	ed \$50,000.		
14.12	<u>(d) A gra</u>	nt recipient operating a	P-TECH progr	am may provide ment	oring and technical
14.13	assistance to	a school eligible for a	start-up grant.	A mentoring and tech	nnical assistance
14.14	grant may no	ot exceed \$50,000.			
14.15	<u>(e)</u> For ea	ach year that an approp	priation is made	for the purposes of t	his section, the
14.16	department r	nay retain five percent of	of the appropria	tion for grant administ	tration and program
14.17	oversight.				
14.18	Sec. 4. Min	nnesota Statutes 2022,	section 124D.1	9, subdivision 8, is an	mended to read:
14.19	Subd. 8.	Program approval. T	o be eligible fo i	revenue for the prog	ram for adults with
14.20	disabilities,	a program and budget	must receive ap	proval from the com	nunity education
14.21	section in th	e department. Approva	l may be for fi	ve years. During that	time, a board must
14.22	report any si	gnificant changes to th	e department f	ə r approval. For prog	rams offered
14.23	cooperativel	y, the request for appro	val must inclue	le an agreement on th	e method by which
14.24	local money	is to be derived and di	stributed. A rea	quest for approval <u>(</u>a)	Beginning July 1,
14.25	2024, and at	least once every five ye	ears thereafter, a	district's community	education advisory
14.26	council mus	t review and approve the	ne district's adu	lts with disabilities pr	rogram and submit

14.27 <u>a statement of assurances to the commissioner in the form and manner determined by the</u>

14.28 commissioner. The program must seek feedback from adults with disabilities and other

14.29 community organizations providing services to adults with disabilities.

14.30 (b) Each school district with an adults with disabilities program must include all of at

14.31 <u>least</u> the following information about its adults with disabilities program in its annual

14.32 community education report under subdivision 14:

14.33 (1) <u>a summary of the characteristics of the people to be served by the program;</u>

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15.1 (2) a description of the program services and activities;

15.2 (3) the most recent program budget and amount of aid requested;

15.3 (4) <u>a summary of the participation by adults with disabilities in developing the program;</u>

15.4 (5) an assessment of the needs of adults with disabilities; and

15.5 (6) <u>a description of cooperative efforts with community organizations</u>.

15.6 EFFECTIVE DATE. This section is effective July 1, 2024, for plans developed on or 15.7 after that date.

Sec. 5. Minnesota Statutes 2023 Supplement, section 124D.81, subdivision 2b, is amended
to read:

Subd. 2b. **Carry forward of funds.** Notwithstanding section 16A.28, if a school district or Tribal contract school does not expend the full amount of the American Indian education aid in accordance with the plan in the designated fiscal year, the school district or Tribal contract school may carry forward and expend up to half of the remaining funds in the first six months of the following fiscal year, and is not subject to an aid reduction if:

15.15 (1) the district is otherwise following the plan submitted and approved under subdivision15.16 2;

(2) the American Indian Parent Advisory Committee for the school is aware of and has
approved the carry forward and has concurred with the district's educational offerings
extended to American Indian students under section 124D.78;

(3) the funds carried over are used in accordance with section 124D.74, subdivision 1;and

(4) by April 1, the district reports to the Department of Education American Indian
education director the reason the aid was not expended in the designated fiscal year, and
describes how the district intends to expend the funds in the following fiscal year. The
district must report this information in the form and manner determined by the commissioner.

15.26

EFFECTIVE DATE. This section is effective for revenue in fiscal year 2024 and later.

15.27 Sec. 6. Minnesota Statutes 2022, section 124D.957, subdivision 1, is amended to read:

15.28 Subdivision 1. Establishment and membership. The Minnesota Youth Council

15.29 Committee is established within and under the auspices of the Minnesota Alliance With

15.30 Youth. The committee consists of four members from each congressional district in

Minnesota and four members selected at-large. Members must be selected through an
application and interview process conducted by the Minnesota Alliance With Youth. In
making its appointments, the Minnesota Alliance With Youth should strive to ensure gender
and ethnic diversity in the committee's membership. Members must be between the ages of
13 and 19 in grades 8 through 12 and serve two-year terms, except that one-half of the initial
members must serve a one-year term. Members may serve a maximum of two terms.

16.7 Sec. 7. Laws 2023, chapter 55, article 1, section 36, subdivision 13, is amended to read:

Subd. 13. Emergency medical training. (a) For grants to offer high school students
courses in emergency medical services:

16.10\$ 500,000.....202416.11\$ 500,000750,000.....2025

(b) A school district, charter school, or cooperative unit under Minnesota Statutes, section
123A.24, subdivision 2, may apply for a grant under this section to offer enrolled students
emergency medical services courses approved by the Minnesota Emergency Medical Services
Regulatory Board to prepare students to take the emergency medical technician certification
test, including an emergency medical services course that is a prerequisite to an emergency
medical technician course.

(c) A grant recipient may use grant funds to partner with a district, charter school,
cooperative unit, postsecondary institution, political subdivision, or entity with expertise in
emergency medical services, including health systems, hospitals, ambulance services, and
health care providers to offer an emergency medical services course.

(d) Eligible uses of grant funds include teacher salaries, transportation, equipment costs,
emergency medical technician certification test fees, and student background checks.

(e) To the extent practicable, the commissioner must award <u>at least</u> half of the grant
funds to applicants outside of the seven-county metropolitan area, and <u>at least 30 percent</u>
of the grant funds to applicants with high concentrations of students of color.

16.27 (f) Any balance in the first year does not cancel but is available in the second year.

16.28 (g) Of the amount in fiscal year 2025 only, \$250,000 is for a grant to Independent School

16.29 District No. 742, St. Cloud, for an emergency medical services education facility suitable

16.30 for coursework in emergency medical services. For the project under this paragraph, eligible

16.31 uses of grant funds include any design and construction costs and remodeling costs necessary

16.32 to prepare the education facility in addition to the eligible uses under paragraph (d).

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17.1	Notwithstar	nding Minnesota Statu	ites, section 16	B.98, subdivision 14, u	p to three percent
17.2	of the amou	int in this paragraph is	s available for g	grant administration.	
17.3	<u>(h)</u> The	base for fiscal year 20)26 and later is	\$500,000.	
17.4	Sec. 8. La	ws 2023, chapter 55,	article 2, sectio	on 64, subdivision 2, as	amended by Laws
17.5	2024, chapt	er 81, section 8, is an	nended to read:		
17.6	Subd. 2.	Achievement and in	ntegration aid.	(a) For achievement a	nd integration aid
17.7	under Minn	esota Statutes, section	n 124D.862:		
17.8	\$	82,818,000	2024		
17.9 17.10	\$	84,739,000 85,043,000	2025		
17.11	(b) The	2024 appropriation in	cludes \$8,172,0	000 for 2023 and \$74,6	546,000 for 2024.
17.12	(c) The 2	2025 appropriation in	cludes \$8,294,0	000 for 2024 and \$76,44	15,000
17.13	for 2025.				
17.14	Sec. 9. La	ws 2023, chapter 55,	article 2, sectio	on 64, subdivision 14, i	s amended to read:
17.15				For competitive grants	
17.16	and charter	schools to develop, e	valuate, and im	plement ethnic studies	courses:
17.17	\$	700,000			
17.18	\$	700,000	2025		
17.19			onsult with the	Ethnic Studies Workin	g Group to develop
17.20	criteria for 1	the grants.			
17.21	(c) Up to	o five percent of the a	ppropriation is	available for grant adm	ninistration.
17.22	(d) Any	balance in the first ye	ear does not car	ncel but is available in t	the second year.
17.23	EFFEC	TIVE DATE. This se	ection is effectiv	ve the day following fi	nal enactment.
17.24	Sec. 10. L	aws 2023, chapter 55	, article 2, secti	on 64, subdivision 16,	is amended to read:
17.25	Subd. 16	6. Full-service comm	unity schools.	(a) For grants to plan of	or expand the
17.26	full-service	community schools p	orogram under l	Minnesota Statutes, sec	etion 124D.231:
17.27	\$	7,500,000	2024		
17.28	\$	7,500,000	2025		
17.29	(b) Of th	nis amount, priority m	ust be given to	programs in the follow	ving order:

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18.1	(1) curre	ent grant recipients issu	ied under Mini	nesota Statutes, sectior	n 124D.231;
18.2	(2) scho	ols identified as low-pe	erforming unde	r the federal Every Stu	ident Succeeds Act;
18.3	and				
18.4	(3) any (other applicants.			
18.5	(c) Up to	o two percent of the ap	propriation is	available for grant adm	ninistration.
18.6	(d) The	base for fiscal year 202	26 and later is	\$5,000,000.	
18.7	(e) Any	balance in the first yea	r does not can	cel but is available in t	he second year.
18.8	EFFEC	TIVE DATE. This see	ction is effectiv	e the day following fir	nal enactment.
18.9	Sec. 11. L	aws 2023, chapter 55,	article 2, sectio	on 64, subdivision 26,	is amended to read:

18.10 Subd. 26. Minnesota Council on Economic Education. (a) For a grant to the Minnesota18.11 Council on Economic Education:

 18.12
 \$
 200,000

 2024

 18.13
 \$
 200,000

 2025

18.14 (b) The grant must be used to:

(1) provide professional development to kindergarten through grade 12 teachers
implementing state graduation standards in learning areas related to economic education;
and

18.18 (2) support the direct-to-student ancillary economic and personal finance programs that18.19 teachers supervise and coach.

(c) By February 15 of each year following the receipt of a grant, the Minnesota Council
on Economic Education must report to the commissioner of education the number and type
of in-person and online teacher professional development opportunities provided by the
Minnesota Council on Economic Education or its affiliated state centers. The report must
include a description of the content, length, and location of the programs; the number of
preservice and licensed teachers receiving professional development through each of these
opportunities; and summaries of evaluations of teacher professional opportunities.

(d) The Department of Education must pay the full amount of the grant to the Minnesota
Council on Economic Education by August 15 of each fiscal year for which the grant is
appropriated. The Minnesota Council on Economic Education must submit its fiscal reporting
in the form and manner specified by the commissioner. The commissioner may request
additional information as necessary.

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19.1	(e) Any b	alance in the first ye	ar does not canc	el but is available in	the second year.	
19.2	(f) The ba	se for fiscal year 20	26 and later is \$	0.		
19.3	Sec. 12. La	ws 2023, chapter 55,	, article 2, sectio	n 64, subdivision 31,	is amended to read:	
19.4	Subd. 31.	Nonexclusionary d	l iscipline. (a) Fo	or grants to school dis	tricts and charter	
19.5	schools to pro	ovide training for scl	hool staff on noi	nexclusionary discipli	inary practices:	
19.6	\$	1,750,000	2024			
19.7	\$	1,750,000	2025			
19.8	(b) Grants	are to develop train	ning and to work	with schools to train	staff on	
19.9	nonexclusion	ary disciplinary prac	ctices that maint	ain the respect, trust,	and attention of	
19.10	students and	help keep students in	n classrooms. Th	nese funds may also b	e used for grant	
19.11	administratio	n.				
19.12	(c) Eligibl	e grantees include sch	hool districts, ch	arter schools, intermed	liate school districts,	
19.13	and cooperation	ve units as defined i	in section 123A.	24, subdivision 2.		
19.14	(d) Up to	five percent of the a	ppropriation is a	vailable for grant adr	ninistration.	
19.15	(e) Any b	alance in the first ye	ar does not canc	el but is available in	the second year.	
19.16	19.16 EFFECTIVE DATE. This section is effective the day following final enactment.					
19.17	Sec. 13. La	ws 2023, chapter 55,	, article 2, sectio	n 64, subdivision 33,	is amended to read:	
19.18	Subd. 33.	P-TECH schools. ((a) For P-TECH	support grants under	Minnesota Statutes,	
19.19	section 124D	.093, subdivision 5:				
19.20	\$	791,000	2024			
19.21	\$	791,000<u>0</u>	2025			
19.22	(b) The ar	nounts in this subdiv	vision are for gra	ants, including to a pu	ublic-private	
19.23	partnership th	nat includes Indepen	dent School Dis	trict No. 535, Roches	ter.	
19.24	(c) Any b	alance in the first ye	ar does not canc	el but is available in t	he second year <u>This</u>	
19.25	appropriation	is available until Ju	ne 30, 2025. The	e base for fiscal year 2	2026 and later is \$0.	
19.26	(d) Up to	five percent of the fi	iscal year 2024 a	appropriation is availa	able for grant	
19.27	administratio	<u>n.</u>				
19.28	EFFECT	IVE DATE. This se	ection is effective	e the day following fi	nal enactment.	

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20.1	Sec. 14. <u>DI</u>	GITAL CITIZENSH	IIP, INTERNE	T SAFETY, AND M	EDIA LITERACY
20.2	ADVISORY	COUNCIL.			
20.3	Subdivisi	ion 1. Establishment	; membership.	(a) The commissione	er of education must
20.4	establish and	convene the 25-memb	per Digital Citiz	enship, Internet Safety,	, and Media Literacy
20.5	Advisory Co	ouncil. The council mu	ust be compose	d of the following me	mbers:
20.6	(1) three	licensed classroom te	achers, one eac	h from a district or ch	arter school located
20.7	in rural, urba	an, and suburban Min	nesota;		
20.8	(2) three	licensed school media	a specialists, or	e each from a district	or charter school
20.9	located in ru	ral, urban, and suburb	oan Minnesota;		
20.10	(3) three	representatives from	parent-teacher	organizations, one eac	h from a district or
20.11	charter schoo	ol located in rural, urb	an, and suburb	an Minnesota;	
20.12	<u>(4) four r</u>	representatives from the	ne Minnesota R	egional Public Librar	y Systems;
20.13	<u>(5) two a</u>	cademic librarians;			
20.14	<u>(6) two p</u>	eople with expertise i	n digital citizer	<u>uship;</u>	
20.15	<u>(7) two p</u>	eople with expertise i	n Internet safet	<u>y;</u>	
20.16	<u>(8) two p</u>	eople with expertise i	n computer sci	ence education;	
20.17	<u>(9) two re</u>	epresentatives from sch	nool districts wi	th expertise in student	information systems
20.18	and the data	privacy issues surrou	nding those sys	tems; and	
20.19	<u>(10) two</u>	people with expertise	in media litera	су.	
20.20	(b) Advis	sory council member	compensation i	s determined under M	linnesota Statutes,
20.21	section 15.05	<u>59.</u>			
20.22	Subd. 2.	Duties. The advisory of	council must ma	ke recommendations	to the commissioner
20.23	of education	regarding:			
20.24	<u>(1) best p</u>	practices relating to ins	struction in digi	tal citizenship, Interne	et safety, and media
20.25	literacy; and				
20.26	<u>(2) metho</u>	ods of instructing stud	lents to safely, o	ethically, responsibly,	and effectively use
20.27	media and te	echnology resources.			
20.28	Subd. 3.	Report. By January 1	4, 2026, the co	mmissioner must repo	ort to the chairs and

20.29 ranking minority members of the legislative committees having jurisdiction over kindergarten

20.30 through grade 12 education. The report must include guidelines to assist stakeholders with

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21.1	instructional	practices and method	ds regarding digi	tal citizenship, Intern	net safety, and media
21.2		er subdivision 2 and a			
21.3	Subd. 4.	Meetings. The comn	nissioner must co	nvene the first meeti	ng by April 1, 2025.
21.4	At the first n	neeting, the members	s must select a ch	air or cochairs to co	nvene and facilitate
21.5	future adviso	ory council meetings.	The commission	ner must provide adr	ninistrative support
21.6	to the adviso	ry council.			
21.7	Subd. 5.	Open meeting law.	Meetings of the a	dvisory council are	subject to the
21.8	Minnesota C	pen Meeting Law ur	nder Minnesota S	tatutes, chapter 13D	<u>.</u>
21.9	Subd. 6.	Expiration. The adv	isory council exp	oires on January 15, 2	2026.
21.10	EFFECT	TIVE DATE. This se	ection is effective	the day following f	inal enactment.
21.11	Sec 15 A	PPROPRIATIONS.			
21.11					
21.12		ion 1. Department o			
21.13		from the general fur	nd to the Departn	nent of Education for	r the fiscal years
21.14	designated.				
21.15	Subd. 2.	Civic education gra	nts. (a) For the N	Ainnesota Civic Edu	cation Coalition for
21.16	grants to You	uth in Government, t	he Learning Law	and Democracy Fou	undation, and the
21.17	YMCA Cent	ter for Youth Voice to	support civic ec	lucation programs fo	or youth age 18 and
21.18	under to prov	vide teacher profession	onal developmen	t, educational resour	ces, and program
21.19	support:				
21.20	<u>\$</u>	<u>150,000</u>	2025		
21.21	<u>(b)</u> The p	rograms must instrue	et students in:		
21.22	(1) the co	onstitutional principle	es and the democ	ratic foundation of o	our national, state,
21.23	and local ins	titutions; and			
21.24	(2) the po	olitical processes and	structures of gov	vernment, grounded i	in the understanding
21.25	of constitution	onal government and	individual rights	<u>.</u>	
21.26	<u>(c) Notw</u>	ithstanding Minnesor	ta Statutes, sectio	on 16B.98, subdivisio	on 14, up to three
21.27	percent of th	e appropriation is av	ailable for grant	administration.	
21.28	<u>(d)</u> This i	s a onetime appropri	ation.		
21.29	Subd. 3.	Digital Citizenship,	Internet Safety,	, and Media Literac	ey Advisory
21.30	<u>Council. (a)</u>	For administration a	nd per diem com	pensation for memb	ers of the Digital
21.31	Citizenship,	Internet Safety, and	Media Literacy A	dvisory Council:	

CR

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22.1	<u>\$</u>	<u>151,000</u>	<u>2025</u>		
22.2	<u>(b) This i</u>	s a onetime approp	riation and is ava	ilable until June 30, 2	026.
22.3	<u>Subd. 4.</u> 1	Dyslexia Institute	of Minnesota. (a) For a grant to the D	yslexia Institute of
22.4	Minnesota to	provide free evider	nce-based literacy	v interventions to stude	ents who are reading
22.5	below grade	level and are enrolle	d in public schoo	ls where a majority of	students are eligible
22.6	for free or re-	duced-price meals:			
22.7	<u>\$</u>	450,000	<u>2025</u>		
22.8	(b) Grant	funds must be used	l to support tutor	training and compense	sation, curricular
22.9	materials, pro	ogram delivery, and	l program admini	stration.	
22.10	<u>(c)</u> The D	yslexia Institute of	Minnesota must	provide a detailed rep	ort to the chairs and
22.11	ranking mino	rity members of the	legislative comm	ittees having jurisdicti	on over kindergarten
22.12	through grad	e 12 education and	higher education	by January 15, 2027.	At a minimum, the
22.13	report must i	nclude information	on how the gran	t funds were used and	describe how the
22.14	grant-funded	activities improved	the literacy pro-	ficiency of participating	ng students. The
22.15	report must b	be filed according to	o Minnesota Statu	utes, section 3.195.	
22.16	<u>(d) This i</u>	s a onetime approp	riation and is ava	ilable until June 30, 2	026.
22.17	(e) Notwi	thstanding Minneso	ota Statutes, sectio	on 16B.98, subdivisio	n 14, the department
22.18	may retain up	p to three percent o	f this appropriation	on to administer the g	rant program.
22.19	Subd. 5.	Girl Scouts. (a) For	a grant to Girl So	couts River Valleys as	fiscal agent for Girl
22.20	Scouts counc	cils' community eng	agement program	ns:	
22.21	<u>\$</u>	<u>500,000</u>	<u>2025</u>		
22.22	(b) Grant	funds must be used	l for community	engagement programs	s for underserved
22.23	communities	and girls facing sy	stemic barriers ir	education through in	novative, culturally
22.24	responsive pr	ogramming for und	errepresented, un	derresourced girls in k	kindergarten through
22.25	grade 12, inc	luding programmir	g relating to heal	thy relationships; sci	ence, technology,
22.26	engineering,	and math; financial	literacy; college	and career readiness	; and leadership
22.27	development	and service learning	lg.		
22.28	<u>(c)</u> By Fe	bruary 1, 2026, the	grantee must sub	omit a report detailing	expenditures and
22.29	outcomes of	the grant-supported	programs to the	commissioner of educ	cation and the chairs
22.30	and ranking 1	ninority members o	of the legislative of	committees with prima	ary jurisdiction over
22.31	kindergarten	through grade 12 e	ducation policy a	and finance. The report	rt must include:

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23.1	(1) self-r	eported demographic	information fo	r the participants in pr	ograms funded by
23.2	the grant;				
23.3	(2) the m	umber and percentage	of participants	s who self-report posit	ive social and
23.4		• *		ting in the program; an	
23.5	(3) self-r	eported data on the nu	mber of partici	pants who believe they	v will graduate from
23.6		and enroll in postseco		*	
22.7				ion 16B.98, subdivisio	an 14 up to three
23.7 23.8	<u> </u>	te appropriation is ava			m 14, up to three
	•				
23.9	<u>(e)</u> This i	s a onetime appropria	<u>ition.</u>		
23.10				a) For a grant to the M	
23.11		•	endance and ac	ademic engagement p	rovided through the
23.12	Promise Fell	low program:			
23.13	<u>\$</u>	<u>625,000</u> 2	2025		
23.14	<u>(b) The F</u>	Promise Fellow progra	am must form	partnerships with Ame	riCorps members,
23.15	individual sc	hools, school districts	, charter school	s, and community orga	inizations to provide
23.16	attendance a	nd academic engagen	nent intervention	on services. Services n	nay include family
23.17		~ ~		ic support, connection	
23.18				group mentoring desig	ined to help students
23.19	return to and	l maintain consistent s	school attendar	nce.	
23.20	<u>(c)</u> The N	/innesota Alliance W	ith Youth must	promote Promise Fel	low program
23.21	opportunitie	s throughout the state.	<u>.</u>		
23.22	(d) Notw	ithstanding Minnesot	a Statutes, sect	ion 16B.98, subdivisio	on 14, up to three
23.23	percent of th	e appropriation is ava	uilable for gran	t administration.	
23.24	<u>(e)</u> This i	s a onetime appropria	ition.		
23.25	Subd. 7.	Minnesota Youth Co	ouncil. (a) For	a grant to the Minnesc	ota Alliance With
23.26	Youth for the	e activities of the Min	nesota Youth (Council:	
23.27	<u>\$</u>	<u>375,000</u>	2025		
23.28	<u>(b) Notw</u>	ithstanding Minnesot	a Statutes, sect	ion 16B.98, subdivisio	on 14, up to three
23.29	percent of th	e appropriation is ava	uilable for gran	t administration.	
23.30	<u>(c) This i</u>	s a onetime appropria	ution.		

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24.1	Subd. 8.	P-TECH schools. (a)	For P-TECH i	mplementation grants	s under Minnesota
24.2	Statutes, sec	tion 124D.093, subdiv	vision 5:		
24.3	<u>\$</u>	<u>791,000</u>	2025		
24.4	(b) Of the	e amount in paragrapl	n (a), at least \$5	500,000 is for a grant	to a public-private
24.5	partnership t	that includes Independ	lent School Dis	strict No. 535, Roches	ster. The department
24.6	may award s	start-up grants and me	ntoring and tec	hnical assistance gran	<u>nts.</u>
24.7	(c) Notw	ithstanding Minnesota	a Statutes, section	on 16B.98, subdivisio	n 14, the department
24.8	may retain m	noney from this approp	priation for adm	inistrative costs under	Minnesota Statutes,
24.9	section 124I	D.093, subdivision 5.			
24.10	<u>(d) This a</u>	appropriation is availa	able until June	30, 2027.	
24.11	<u>(e)</u> The b	ase for fiscal year 202	6 is \$791,000,	of which at least \$250	,000 is for a support
24.12	grant to a pu	blic-private partnersh	ip that includes	Independent School	District No. 535,
24.13	Rochester. T	The base for fiscal year	r 2027 and later	is \$791,000, of whic	h at least \$50,000 is
24.14	for a mentor	ship and technical ass	istance grant to	a public-private part	nership that includes
24.15	Independent	School District No. 5	35, Rochester.		
24.16	<u>Subd. 9.</u>	Student connections	pilot program	. (a) For a pilot prog	ram to help connect
24.17	students to t	heir schools and impr	ove student atte	endance:	
24.18	<u>\$</u>	5,000,000	2025		
24.19	<u>(b)</u> A sch	ool district, charter sc	hool, intermed	ate district, or other c	cooperative unit may
24.20	apply to the	commissioner of educ	cation in the for	rm and manner deterr	nined by the
24.21	commission	er for participation in	the student con	nections pilot progra	m. A school district,
24.22	charter scho	ol, intermediate distri	ct, or cooperati	ve unit may individua	ally or jointly apply
24.23	for participa	tion in the pilot progra	am. To the exte	nt practicable, the co	mmissioner must
24.24	select pilot p	rogram participants re	presenting urba	n, suburban, and rural	schools. In selecting
24.25	pilot program	n participants, the com	missioner must	give priority to applica	ints who demonstrate
24.26	low consiste	ent student attendance	among enrolle	d students according	to the most recent
24.27	North Star A	Accountability data or	according to ar	other reliable data so	ource selected by the
24.28	commission	e <u>r.</u>			
24.29	<u>(c)</u> The c	ommissioner of educa	tion may awar	a student connection	ns grant to each pilot
24.30	program par	ticipant. The grant ma	ay not exceed \$	250,000 per individu	al or joint applicant.
24.31	<u>(d)</u> A stu	dent connections gran	nt under this sul	odivision must be use	d for programs that
24.32	build connec	tions to students and en	ncourage regula	r school attendance. A	school may provide
24.33	a program w	vith its own staff or a s	school may con	tract for services. Stu	dent connections

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25.1	program activ	vities may include in	dividualized co	ntact through phone,	texting, and home
25.2	<u> </u>			lude preventive meas	
25.3		• · · · •		ng school and comm	
25.4	focus on the i	ndividual needs of e	each student.		
25.5	(e) Notwit	hstanding Minnesota	Statutes, section	16B.98, subdivision 1	4, the commissioner
25.6	<u>may retain up</u>	to \$150,000 to adm	inister the pilot	program and grants.	
25.7	(f) On or 1	before January 15 in	each of calenda	ar years 2026, 2027, a	nd 2028, the
25.8	commissione	r of education must	deliver a report	on the pilot program	to the chairs and
25.9	ranking mino	rity members of the	legislative com	mittees with jurisdict	on over
25.10	prekindergart	en through grade 12	education finar	nce and policy. Each r	eport must include
25.11	information o	n the progress of the	pilot program a	nd the programmatic a	ctivities and student
25.12	attendance ou	tcomes among the pil	ot program parti	cipants, including any	successful strategies
25.13	implemented	by participants. The	report must be	filed according to Mi	nnesota Statutes,
25.14	section 3.195	÷			
25.15	(g) This is	a onetime appropria	ation.		
25.16	(h) This a	ppropriation does no	ot cancel but is a	vailable until June 30), 2027.
25.17	<u>Subd. 10.</u>	Writing skills. (a) H	For a grant to 82	<u>6 MSP:</u>	
25.18	<u>\$</u>	<u>300,000</u>	2025		
25.19	(b) The gr	ant recipient must us	se grant funds fo	r programs for studen	ts from low-income
25.20	families and s	students of color in t	he Twin Cities 1	hat strengthen studen	ts' literacy skills,
25.21	increase stude	ent engagement, and	develop studen	t leadership. Grant fu	nds may be used to:
25.22	(1) provid	e all-day, in-school a	cademic suppor	t and tutoring through	nout the school year;
25.23	(2) provid	e year-round, out-of	-school writing	, publishing, and lead	ership activities;
25.24	(3) enhand	ce career exploration	n opportunities,	including exposure to	literary arts and
25.25	creative indus	stries; and			
25.26	(4) support	rt families' literacy d	evelopment three	ough family literacy a	ctivities.
25.27	(c) A gran	t applicant must sub	mit to the comn	nissioner of education	a description of the
25.28	program's goa	als and strategies con	nsistent with the	e evidence-based gran	t requirements of
25.29	Minnesota St	atutes, section 127A	.20. The grant r	ecipient must submit	a preliminary report
25.30	on the progra	m's status on Januar	y 15, 2025, and	submit a final report	consistent with
25 31	Minnesota St	atutes section 127A	20		

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26.1	(d) Notw	ithstanding Minnesota	a Statutes, sect	tion 16B.98, subdivisio	on 14, the department
26.2				on amount to monitor	
26.3	grant program	<u>m.</u>			
26.4	<u>(e) This a</u>	appropriation is availa	ıble until June	30, 2026. This is a or	etime appropriation.
26.5			ARTICL	LE 3	
26.6			READ A	СТ	
26.7	Section 1.	Minnesota Statutes 20)23 Suppleme	nt, section 120B.123,	subdivision 7, is
26.8	amended to 1		11	,,	
26.9	Subd 7	Denartment of Educ	eation (a) By	July 1, 2023, the depa	artment must make
26.10		-		based screeners in acc	
26.11				er to assess students' ma	
26.12		s in accordance with			<u>-</u>
	C				
26.13		-	-	er with CAREI as req	-
26.14				programs, subject to fi	
26.15		-	*	ership under section 1	
26.16	-	-		istricts with informatio	-
26.17	•	• •	ble throughout	t the state on reading i	nstruction that is
26.18	evidence-bas	sed.			
26.19	(c) The de	epartment must identif	y training requ	ired for a literacy lead	and literacy specialist
26.20	employed by	a district or Minneso	ota service coo	operatives.	
26.21	(d) The d	epartment must empl	oy a literacy s	specialist to provide su	pport to districts
26.22	implementin	g the Read Act and co	oordinate duti	es assigned to the dep	artment under the
26.23	Read Act. Th	ne literacy specialist r	nust work on	state efforts to improv	e literacy tracking
26.24	and impleme	entation.			
26.25	(e) The d	epartment must devel	op a template	for a local literacy pla	n in accordance with
26.26	section 120E	8.12, subdivision 4a.			
26.27	<u>(f)</u> The d	epartment must partne	er with CARE	I as required under se	ction 120B.124 to
26.28	approve liter	acy intervention mod	els, subject to	final determination by	the department. The
26.29	department r	nust make a list of the	e approved int	ervention models avai	lable to districts, and
26.30	make availab	ole to districts a list of	at least 15 app	proved evidence-based	literacy intervention
26.31	models by N	ovember 1, 2025. The	e department 1	may make the list of a	pproved intervention
26.32	models avail	able as each program	is approved.		

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- 27.1 (g) The department must provide ongoing coaching and support to certified trained
 27.2 <u>facilitators.</u>
 27.3 (h) The department must collaborate with the publishers of curriculum and intervention
 27.4 models approved by the department and CAREI to update the curriculum and materials to
- 27.5 meet the culturally responsive standard under section 120B.124, subdivision 1, and reflect
 27.6 students with disabilities.

27.7 Sec. 2. Minnesota Statutes 2023 Supplement, section 120B.124, subdivision 1, is amended
27.8 to read:

27.9 Subdivision 1. **Resources.** (a) The Department of Education must partner with CAREI 27.10 for two years beginning July 1, 2023, until August 30, 2025, to support implementation of 27.11 the Read Act. The department and CAREI must jointly:

(1) identify at least five literacy curricula and supporting materials that are evidence-based 27.12 or focused on structured literacy by January 1, 2024, and post a list of the curricula on the 27.13 department website. The list must only include curricula that use culturally and linguistically 27.14 responsive materials that reflect diverse populations and, to the extent practicable, curricula 27.15 that reflect the experiences of students from diverse backgrounds, including multilingual 27.16 learners, biliterate students, and students who are Black, Indigenous, and People of Color. 27.17 A district is not required to use an approved curriculum, unless the curriculum was purchased 27.18 with state funds that require a curriculum to be selected from a list of approved curricula; 27.19

(2) identify at least three professional development programs that focus on the five pillars
of literacy and the components of structured literacy by August 15, 2023, subject to final
approval by the department. The department must post a list of the programs on the
department website. The programs may include a program offered by CAREI. The
requirements of section 16C.08 do not apply to the selection of a provider under this section;

27.25 (3) identify evidence-based literacy intervention materials for students in kindergarten
27.26 through grade 12;

(4) develop an evidence-based literacy lead training program that trains literacy specialists
throughout Minnesota to support schools' efforts in screening, measuring growth, monitoring
progress, and implementing interventions in accordance with subdivision 1;

(5) identify measures of foundational literacy skills and mastery that a district mustreport on a local literacy plan;

(6) provide guidance to districts about best practices in literacy instruction, and practicesthat are not evidence-based;

(7) develop MTSS model plans that districts may adopt to support efforts to screen, 28.1 identify, intervene, and monitor the progress of students not reading at grade level; and 28.2 (8) ensure that teacher professional development options and MTSS framework trainings 28.3 are geographically equitable by supporting trainings through the regional service 28.4 28.5 cooperatives.; (9) develop a coaching and mentorship program for certified trained facilitators; and 28.6 28.7 (10) identify at least 15 evidence-based literacy intervention models by November 1, 2025, and post a list of the interventions on the department website. A district is not required 28.8 to use an approved intervention model, unless the intervention model was purchased with 28.9

28.10 state funds that require an intervention model to be selected from a list of approved models.

28.11 (b) The department must contract to develop culturally and linguistically responsive

28.12 supplemental materials and guidance for the approved literacy curricula to meet the culturally
28.13 and linguistically responsive standard in paragraph (a), clause (1).

28.14 (c) The department and CAREI may partner to revise the list of culturally and

28.15 linguistically responsive curriculum and supporting materials that are evidence-based or
28.16 that are focused on structured literacy, starting in 2033.

28.17 Sec. 3. Minnesota Statutes 2023 Supplement, section 120B.124, subdivision 2, is amended
28.18 to read:

Subd. 2. Reconsideration. (a) The department and CAREI must provide districts an 28.19 opportunity to request that the department and CAREI add to the list of curricula or 28.20 professional development programs a specific curriculum or professional development 28.21 program. The department must publish the request for reconsideration procedure on the 28.22 department website. A request for reconsideration must demonstrate that the curriculum or 28.23 professional development program meets the requirements of the Read Act, is 28.24 evidence-based, and has structured literacy components; or that the screener accurately 28.25 measures literacy growth, monitors progress, and accurately assesses effective reading, 28.26 28.27 including phonemic awareness, phonics, fluency, vocabulary, and comprehension. The department and CAREI must review the request for reconsideration and approve or deny 28.28 the request within 60 days. 28.29

(b) The department and CAREI must conduct a final curriculum review by March 3,
 28.31 2025, to review curriculum that is available to districts at no cost.

29.1 Sec. 4. Minnesota Statutes 2023 Supplement, section 124D.98, subdivision 5, is amended
29.2 to read:

Subd. 5. Literacy incentive aid uses. A school district must use its literacy incentive
aid to support implementation of evidence-based reading instruction. The following are
eligible uses of literacy incentive aid:

(1) training for kindergarten through grade 3 teachers, early childhood educators, special
education teachers, reading intervention teachers working with students in kindergarten
through grade 12, curriculum directors, and instructional support staff that provide reading
instruction, on using evidence-based screening and progress monitoring tools;

29.10 (2) evidence-based training using a training program approved by the Department of
29.11 Education <u>under the Read Act;</u>

29.12 (3) employing or contracting with a literacy lead, as defined in section 120B.1118
29.13 120B.119;

29.14 (4) employing an intervention specialist;

29.15 (4) (5) screeners, materials, training, and ongoing coaching to ensure reading interventions
 29.16 under section 125A.56, subdivision 1, are evidence-based; and

29.17 (5)(6) costs of substitute teachers to allow teachers to complete required training during
 29.18 the teachers' contract day-; and

29.19 (7) stipends for teachers completing training required under section 120B.12.

29.20 **EFFECTIVE DATE.** This section is effective for revenue in fiscal year 2025 and later.

29.21 Sec. 5. Laws 2023, chapter 55, article 3, section 11, subdivision 3, is amended to read:

Subd. 3. Read Act curriculum and intervention materials reimbursement literacy
<u>aid.</u> (a) To reimburse For state aid for school districts, charter schools, and cooperative
units for evidence-based literacy supports for children in prekindergarten through grade 12
based on structured literacy:

29.26 \$ 35,000,000 **2024**

29.27 (b) The commissioner must use this appropriation to reimburse school districts, charter
29.28 schools, and cooperatives for approved evidence-based structured literacy curriculum and
29.29 supporting materials, and intervention materials purchased after July 1, 2021. An applicant
29.30 must apply for the reimbursement in the form and manner determined by the commissioner
29.31 The aid amount for each school district, charter school, and cooperative unit providing direct

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30.1	instructional	l services equals the	e greater of \$2,000) or \$39.91 times the 1	number of students
30.2	served by th	e school district, ch	arter school, or co	poperative as determin	ned by the fall 2023
30.3	enrollment o	count of students.			
30.4	(c) The c	commissioner must	report to the legis	lative committees wit	h jurisdiction over
30.5	kindergarter	through grade 12 e	ducation the distri	ets, charter schools, a	nd cooperative units
30.6	that receive	literacy grants and	t he amounts of ea	ch grant, by January 1	5, 2025, according
30.7	to Minnesot	a Statutes, section 3	.195 A school dis	strict, charter school, o	or cooperative unit
30.8	must place a	ny aid received und	er this subdivisior	n in a reserved account	in the general fund.
30.9	Aid in the re	eserved account may	y only be used for	·literacy interventions	authorized under
30.10	the Read Ac	et or for literacy inco	entive aid uses un	der Minnesota Statute	es, section 124D.98,
30.11	subdivision	<u>5</u> .			
30.12	(d) A sel	nool district, charter	school, or coope	rative unit must purch	ase curriculum and
30.13	instructional	I materials that refle	ect diverse popula	tions.	
30.14	(e) Of th	is amount, up to \$2	50,000 is availabl	e for grant administra	tion.
30.15	(f) <u>(e)</u> Th	nis appropriation do	es not cancel but	is available until June	<u>30, 2025.</u> This is a
30.16	onetime app	ropriation and is av	ailable until June	30, 2028 .	
30.17	<u>(f) This a</u>	aid is 100 percent pa	ayable in fiscal ye	ear 2025.	
30.18	EFFEC	FIVE DATE. This	section is effectiv	e the day following fi	nal enactment.
30.19	Sec. 6. Lav	ws 2023, chapter 55	i, article 3, section	n 11, subdivision 4, is	amended to read:
30.20	Subd. 4.	Read Act professi	onal developmen	t. (a) For evidence-ba	sed training on
30.21	structured lit	teracy for teachers w	orking in school d	listricts, charter school	s, and cooperatives:
30.22	\$	34,950,000	. 2024		
30.23	\$	<u>0 7,000,000</u>	. 2025		
30.24	(b) Of the	e amount in paragra	ph (a), \$18,000,00	0 <u>in fiscal year 2024</u> is	s for the Department
30.25	of Education	<u>n and the regional li</u>	teracy networks a	nd \$16,700,000 <u>in fis</u>	cal year 2024 and
30.26	<u>\$7,000,000 i</u>	n fiscal year 2025 is	for statewide train	ning. The department r	nust use the funding
30.27	to develop <u>a</u>	data collection syste	em to collect and a	nalyze the submission	of the local literacy
30.28	plans and st	udent-level universa	al screening data,	to establish the region	al literacy networks
30.29	as a partners	ship between the de	partment and the	Minnesota service coo	operatives, and to
30.30	administer s	tatewide training bas	sed in structured li	teracy to be offered fro	ee to school districts
30.31	and charter	schools and facilitat	ted by the regiona	l literacy networks an	d the department.
30.32	The regional	l literacy networks r	nust focus on imp	lementing comprehen	sive literacy reform

efforts based on structured literacy. Each regional literacy network must add a literacy lead
position and establish a team of trained literacy coaches to facilitate evidence-based structured

31.3 literacy training opportunities and ongoing supports to school districts and charter schools

in each of their regions. Funds appropriated under this subdivision may also be used to

31.5 provide training in structured literacy to fourth and fifth grade classroom teachers.

31.6 (c) Of the amount in paragraph (a), \$250,000 in fiscal year 2024 only is for administration.

31.7 (d) If funds remain unspent on July 1, 2026, the commissioner must expand eligibility
31.8 for approved training to include principals and other district, charter school, or cooperative
31.9 administrators.

(e) The commissioner must report to the legislative committees with jurisdiction over
kindergarten through grade 12 education the number of teachers from each district who
received approved structured literacy training using funds under this subdivision, and the
amounts awarded to districts, charter schools, or cooperatives.

(f) The regional literacy networks and staff at the Department of Education must provide
ongoing support to school districts, charter schools, and cooperatives implementing
evidence-based literacy instruction.

(g) This appropriation is available until June 30, 2028. The base for fiscal year 2026 and
later is \$7,750,000, of which \$6,500,000 is for the regional literacy networks and \$1,250,000
is for statewide training.

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

31.21 Sec. 7. PELSB READING AUDIT REPORT.

31.22 (a) The Professional Educator Licensing and Standards Board must conduct an audit

31.23 that evaluates whether and how approved teacher training programs for candidates for the

31.24 <u>following licensure areas meet subject matter standards for reading:</u>

31.25 (1) early childhood education in accordance with Minnesota Rules, part 8710.3000;

- 31.26 (2) elementary education in accordance with Minnesota Rules, part 8710.3200; and
- 31.27 (3) special education in accordance with Minnesota Rules, part 8710.5000.
- 31.28 (b) The board must submit an initial report with its findings to the legislative committees

31.29 with jurisdiction over kindergarten through grade 12 and higher education by January 15,

31.30 2025, and a final report by August 1, 2026. Each report must:

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32.1	(1) ident	ify the reading standa	rds for each lice	nsure area, identify l	now they are aligned
32.2		ements of the Read Ac			
32.3		wareness, phonics, vo			
32.4	comprehensi	ion, and to the requiren	nents of Minneso	ota Statutes, section 12	22A.092, subdivision
32.5	<u>5;</u>				
32.6	(2) descr	ibe how the board con	nducted the audi	it;	
32.7	<u>.</u>	ify the results of the a			
32.8	<u>(</u> 4) summ	narize the program eff	fectiveness repo	rts for continuing ap	proval related to
32.9	reading stand	dards reviewed by the l	board, including	the board determinati	ons under Minnesota
32.10	Rules, part 8	3705.2200.			
32.11	Sec. 8. <u>RE</u>	CAD ACT DEAF, DE	CAFBLIND, AN	D HARD OF HEA	RING WORKING
32.12	GROUP.				
32.13	Subdivis	ion 1. Working grou	p purpose. The	Department of Educ	cation must establish
32.14	<u>a working g</u>	roup to make recomm	endations on lit	eracy training, screen	ners, and curriculum
32.15	for students	who cannot fully acco	ess sound-based	approaches such as	phonics.
32.16	Subd. 2.	Members. The Depa	rtment of Educa	tion must appoint re	presentatives from
32.17	the Center for	or Applied Research a	and Educational	Improvement at the	University of
32.18	Minnesota;	the Minnesota Comm	ission of the De	af, Deafblind and Ha	ard of Hearing; the
32.19	Minnesota S	State Academies; Met	ro Deaf School;	intermediate school	districts; regional
32.20	low-incident	ce facilitators; a Deaf a	and Hard of Hear	ing teacher licensure	preparation program
32.21	in Minnesot	a approved by the Pro	ofessional Educa	tor Licensing and St	andards Board; and
32.22	teachers of s	students who are deaf,	, deafblind, or h	ard of hearing.	
32.23	<u>Subd. 3.</u>	Report. The working	g group must rev	view curriculum, scre	eeners, and training
32.24	approved un	der the Read Act and n	nake recommend	lations for adapting c	urriculum, screeners,
32.25	and training	available to districts,	charter schools,	teachers, and admir	istrators to meet the
32.26	needs of stud	dents and educators wh	no cannot fully a	ccess sound-based ap	proaches. The report
32.27	must address	s how approved curricu	ulum, screeners,	and training may be r	modified and identify
32.28	resources fo	r alternatives to sound	d-based approac	hes. The working gro	oup must post its
32.29	report on the	e Department of Educ	ation website, a	nd submit the report	to the legislative
32.30	committees	with jurisdiction over	kindergarten th	rough grade 12 educ	ation no later than
32.31	January 15,	<u>2025.</u>			
32.32	<u>Subd. 4.</u>	Administrative prov	v isions. (a) The	commissioner, or the	commissioner's
32.33	designee, m	ust convene the initial	l meeting of the	working group. At th	he first meeting, the

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33.1	department n	nust provide memb	ers of the working	g group information or	n structured literacy
33.2				ved under the Read A	
33.3	(b) Memb	pers of the working	group are eligibl	e for per diem comper	nsation as provided
33.4	under Minnes	sota Statutes, sectio	n 15.059, subdivis	sion 3. The working gro	oup expires January
33.5	<u>16, 2025, or u</u>	upon submission of	the report to the l	egislature under subdi	vision 3, whichever
33.6	is earlier.				
33.7	EFFECT	TVE DATE. This	section is effectiv	e the day following fir	nal enactment.
33.8	Sec. 9. <u>AP</u>	PROPRIATIONS.			
33.9	Subdivisi	on 1. Department	of Education. The second se	ne sums indicated in th	nis section are
33.10	appropriated	from the general fu	and to the Depart	ment of Education in t	he fiscal years
33.11	designated.				
33.12	<u>Subd. 2.</u>	Read Act substitu	te teacher and te	acher stipend reimb	ursements. <u>(a)</u> For
33.13	payments to	school districts, ch	arter schools, and	cooperative units for	substitute teachers
33.14	and teacher s	tipends related to F	Read Act impleme	entation:	
33.15	<u>\$</u>	23,800,000	2025		
33.16	<u>(b)</u> To be	eligible for payme	nt under this subc	livision, a school distr	ict, charter school,
33.17	or cooperativ	e unit must apply in	n the form and ma	unner determined by th	e commissioner for
33.18	reimburseme	nt for: (1) substitut	e teachers to enal	ole teachers to comple	te required training
33.19	during the sc	hool day, unless the	e teachers are con	npensated for time out	side the school day
33.20	to complete t	the training, and (2)	stipends to teach	ners who complete an	evidence-based
33.21	professional	development progr	am approved und	er Minnesota Statutes	, section 120B.124.
33.22	To be eligible	e for the stipend, a t	eacher must have	a license to teach in N	/innesota; work for
33.23	a school distr	rict, charter school,	or cooperative; a	nd complete an appro	ved professional
33.24	development	program between	July 1, 2024, and	July 1, 2027. If the ap	propriation is
33.25	insufficient, 1	the commissioner r	nust prorate the a	mounts to applicants s	seeking payment.
33.26	(c) This is	s a onetime approp	riation. This appr	opriation is available u	until June 30, 2028.
33.27	<u>Subd. 3.</u>	Read Act deaf, dea	afblind, and har	d of hearing working	g roup. (a) For
33.28	administratio	on and per diem cor	npensation for m	embers of the Read A	et deaf, deafblind,
33.29	and hard of h	earing working gro	oup:		
33.30	<u>\$</u>	<u>100,000</u>	2025		
33.31	<u>(b) This i</u>	s a onetime approp	riation.		

34.1	Subd. 4. Supplemental culturally responsive materials. (a) For a contract to develop
34.2	supplemental culturally responsive materials for evidence-based structured literacy
34.3	curriculum:
34.4	<u>\$ 1,000,000 2025</u>
34.5	(b) The commissioner must issue a request for proposals for a contract to develop
34.6	supplemental culturally responsive materials for the approved evidence-based structured
34.7	literacy curriculum under Minnesota Statutes, section 120B.124, subdivision 1, clause (1).
34.8	Upon completion, the commissioner must make the supplemental culturally responsive
34.9	materials available at no cost to districts.
34.10	(c) This is a onetime appropriation. This appropriation is available until June 30, 2026.
34.11	Subd. 5. Read Act paraprofessional training. (a) To provide structured literacy
34.12	instruction training to paraprofessionals:
34.13	<u>\$ 500,000 2025</u>
34.14	(b) The department must partner with the Regional Centers of Excellence to provide
34.15	training for paraprofessionals that assist in providing Tier 2 literacy interventions to students
34.16	in Minnesota school districts on the key components of structured literacy instruction and
34.17	interventions by June 10, 2025. The training must be eight hours long.
34.18	(c) This is a onetime appropriation.
34.19	Subd. 6. Evidence-based reading instruction training reimbursement. (a) To
34.20	reimburse teachers for evidence-based reading instruction training:
34.21	<u>\$ 1,500,000 2025</u>
34.22	(b) A teacher who is currently teaching in a Minnesota school district, charter school,
34.23	or cooperative unit must apply in the form and manner determined by the commissioner to
34.24	be eligible to receive reimbursement for the actual cost the applicant paid for an
34.25	evidence-based reading instruction training, including tuition, books, and other instructional
34.26	materials. The commissioner must establish procedures to ensure that the costs reimbursed
34.27	under this section have not been reimbursed by the applicant's employer or another source.
34.28	If the appropriation is insufficient, the commissioner must prorate the amount paid to
34.29	applicants seeking reimbursement.
34.30	(c) An eligible evidence-based reading instruction training is an approved professional
34.31	development program identified under Minnesota Statutes, section 120B.124, subdivision
34.32	1, paragraph (a), clause (2), that was completed by the applicant between January 1, 2020,
34.33	and June 30, 2023.

Article 3 Sec. 9.

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35.1	(d) This is a onetime appropriation.				
35.2	ARTICLE 4				
35.3	TEACHERS				
35.4	Section 1. Minnesota Statutes 2022, section 120B.363, subdivision 1, is amended to read:				
35.5	Subdivision 1. Rulemaking. (a) The Professional Educator Licensing and Standards				
35.6	Board must adopt rules to implement a statewide credential for education paraprofessionals				
35.7	who assist a licensed teacher in providing student instruction. Any paraprofessional holding				
35.8	this credential or working in a local school district after meeting a state-approved local				
35.9	assessment is considered to be highly qualified under federal law. Under this subdivision,				
35.10	the Professional Educator Licensing and Standards Board, in consultation with the				
35.11	commissioner, must adopt qualitative criteria for approving local assessments that include				
35.12	an evaluation of a paraprofessional's knowledge of reading, writing, and math and the				
35.13	paraprofessional's ability to assist in the instruction of reading, writing, and math. The				
35.14	commissioner must approve or disapprove local assessments using these criteria. The				
35.15	commissioner must make the criteria available to the public.				
35.16	(b) By September 1, 2024, the commissioner must establish qualifying scores for each				
35.17	of the assessments approved under paragraph (a) that result in first-time passage rates for				
35.18	individuals in all racial and ethnic groups of at least 95 percent.				
35.19	Sec 2 Min	nesota Statutes 2023 S	Supplement sec	tion 122A.415, subdiv	ision 4 is amended
35.20	to read:		supprement, see	1011 122/1. 115, Suburv	ision i, is uncluded
55.20					
35.21	Subd. 4. Basic alternative teacher compensation aid. (a) The basic alternative teacher				
35.22	compensation aid for a school with a plan approved under section 122A.414, subdivision				
35.23	2b, equals 65 percent of the alternative teacher compensation revenue under subdivision 1.				
35.24	The basic alternative teacher compensation aid for a charter school with a plan approved				
35.25	under section 122A.414, subdivisions 2a and 2b, equals \$260 times the number of pupils				
35.26	enrolled in the school on October 1 of the previous year, or on October 1 of the current year				

for a charter school in the first year of operation, times the ratio of the sum of the alternative
teacher compensation aid and alternative teacher compensation levy for all participating
school districts to the maximum alternative teacher compensation revenue for those districts
under subdivision 1.

(b) Notwithstanding paragraph (a) and subdivision 1, the state total basic alternative
teacher compensation aid entitlement must not exceed \$88,118,000 for fiscal year 2023;
\$88,461,000 for fiscal year 2024; \$88,461,000 \$88,961,000 for fiscal year 2025; and

36.1 \$89,486,000 for fiscal year 2026 and later. The commissioner must limit the amount of alternative teacher compensation aid approved under this section so as not to exceed these limits by not approving new participants or by prorating the aid among participating districts, intermediate school districts, school sites, and charter schools. The commissioner may also reallocate a portion of the allowable aid for the biennium from the second year to the first year to meet the needs of approved participants.

36.7 (c) Basic alternative teacher compensation aid for an intermediate district or other
 36.8 cooperative unit equals \$3,000 times the number of licensed teachers employed by the
 36.9 intermediate district or cooperative unit on October 1 of the previous school year.

36.10 **EFFECTIVE DATE.** This section is effective for revenue in fiscal year 2025 and later.

36.11 Sec. 3. Minnesota Statutes 2022, section 122A.415, is amended by adding a subdivision
36.12 to read:

36.13 Subd. 7. Revenue reserved. Revenue under this section must be reserved and used only
 36.14 for the programs authorized under section 122A.414.

36.15 **EFFECTIVE DATE.** This section is effective for revenue in fiscal year 2025 and later.

36.16 Sec. 4. Minnesota Statutes 2023 Supplement, section 122A.73, subdivision 2, is amended
36.17 to read:

Subd. 2. Grow Your Own district programs. (a) A school district, charter school, 36.18 Tribal contract school, or cooperative unit under section 123A.24, subdivision 2, may apply 36.19 for a grant for a teacher preparation program that meets the requirements of paragraph (c) 36.20 to establish a Grow Your Own pathway for adults to obtain their first professional teaching 36.21 license. The grant recipient must use at least 80 percent of grant funds to provide tuition 36.22 36.23 scholarships or stipends to enable school district grant recipient employees or community 36.24 members affiliated with a school district grant recipient, who are of color or American Indian and who seek a teaching license, to participate in the teacher preparation program. 36.25 Grant funds may also be used to pay for teacher licensure exams and licensure fees. 36.26

36.27 (b) A district using grant funds under this subdivision to provide financial support to
 36.28 teacher candidates may require a commitment as determined by the district to teach in the
 36.29 district school district, charter school, Tribal contract school, or cooperative unit for a
 36.30 reasonable amount of time that does not exceed five years.

36.31 (c) A grantee must partner with:

37.1 (1) a Professional Educator Licensing and Standards Board-approved teacher preparation
 37.2 program;

37.3 (2) a Council for the Accreditation of Educator Preparation-accredited teacher preparation
37.4 program from a private, not for profit, institution of higher education; or

37.5 (3) an institution that has an articulated transfer pathway with a board-approved teacher
37.6 preparation program.

37.7 Sec. 5. Minnesota Statutes 2023 Supplement, section 122A.73, subdivision 3, is amended
37.8 to read:

37.9 Subd. 3. Grants for programs serving secondary school students. (a) A school district, or charter school, Tribal contract school, or cooperative unit may apply for grants under 37.10 this section to offer other innovative programs that encourage secondary school students, 37.11 especially students of color and American Indian students, to pursue teaching. To be eligible 37.12 for a grant under this subdivision, an applicant must ensure that the aggregate percentage 37.13 of secondary school students of color and American Indian students participating in the 37.14 program is equal to or greater than the aggregate percentage of students of color and 37.15 37.16 American Indian students in the school district, charter school, Tribal contract school, or cooperative unit. 37.17

37.18 (b) A grant recipient must use grant funds awarded under this subdivision for:

37.19 (1) supporting future teacher clubs or service-learning opportunities that provide middle
and high school students with experiential learning that supports the success of younger
students or peers and increases students' interest in pursuing a teaching career;

37.22 (2) developing and offering postsecondary enrollment options for "Introduction to
37.23 Teaching" or "Introduction to Education" courses consistent with section 124D.09,
37.24 subdivision 10, that meet degree requirements for teacher licensure;

37.25 (3) providing direct support, including wrap-around services, for students who are of
37.26 color or American Indian to enroll and be successful in postsecondary enrollment options
37.27 courses under section 124D.09 that would meet degree requirements for teacher licensure;
37.28 or

(4) offering scholarships to graduating high school students who are of color or American
Indian to enroll in board-approved undergraduate teacher preparation programs at a college
or university in Minnesota or in an institution that has an articulated transfer pathway with
<u>a board-approved teacher preparation program</u>.

(c) The maximum grant award under this subdivision is \$500,000. The commissioner
 may consider the number of participants a grant recipient intends to support when determining
 a grant amount.

38.4 Sec. 6. Minnesota Statutes 2022, section 122A.73, subdivision 4, is amended to read:

Subd. 4. **Grant procedure.** (a) <u>A district An applicant must apply for a grant under this</u> section in the form and manner specified by the commissioner. The commissioner must give priority to <u>districts applicants</u> with the highest total number or percentage of students who are of color or American Indian. To the extent that there are sufficient applications, the commissioner must, to the extent practicable, award an equal number of grants between <u>districts applicants</u> in greater Minnesota and those in the Twin Cities metropolitan area.

(b) For the 2022-2023 school year and later, Grant applications for new and existing programs must be received by the commissioner no later than January 15 of the year prior to the school year in which the grant will be used. The commissioner must review all applications and notify grant recipients by March 15 or as soon as practicable of the anticipated amount awarded. If the commissioner determines that sufficient funding is unavailable for the grants, the commissioner must notify grant applicants by June 30 or as soon as practicable that there are insufficient funds.

(c) For the 2021-2022 school year, the commissioner must set a timetable for awarding
 grants as soon as practicable The commissioner may allow existing grantees to revise their
 grant agreements to operate under the current statutory program requirements of this section
 if the requirements differ from those in place at the time of the original grant agreement.

38.22 Sec. 7. Minnesota Statutes 2023 Supplement, section 122A.77, subdivision 1, is amended
38.23 to read:

Subdivision 1. Grant program established. The commissioner of education must
administer a grant program to develop a pipeline of trained, licensed Tier 3 or Tier 4 special
education teachers. A school district, charter school, <u>Tribal contract school</u>, or cooperative
unit under section 123A.24, subdivision 2, may apply for a grant under this section. An
applicant must partner with:

38.29 (1) a Professional Educator Licensing and Standards Board-approved teacher preparation
 38.30 program;

38.31 (2) a Council for the Accreditation of Educator Preparation-accredited teacher preparation
 38.32 program from a private, not-for-profit, institution of higher education; or

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39.1 (3) an institution that has an articulated transfer pathway with a board-approved teacher
 39.2 preparation program.

39.3 Sec. 8. Minnesota Statutes 2023 Supplement, section 122A.77, subdivision 2, is amended
39.4 to read:

Subd. 2. Grant uses. (a) A grant recipient must use grant funds to support participants
who are employed by the grant recipient as either a paraprofessional or other unlicensed
staff, or a teacher with a Tier 1 or Tier 2 license or are community members affiliated with
the grant recipient, and who demonstrate a willingness to be a special education teacher
after completing the program.

39.10 (b) A grant recipient may use grant funds for:

39.11 (1) tuition assistance or stipends for participants;

39.12 (2) supports for participants, including mentoring, licensure test preparation, and39.13 technology support; or

39.14 (3) participant recruitment.

39.15 Sec. 9. Minnesota Statutes 2023 Supplement, section 122A.77, subdivision 3, is amended
39.16 to read:

39.17 Subd. 3. Grant procedure. (a) Applicants must apply for a grant under this section in
39.18 the form and manner specified by the commissioner.

39.19 (b) In awarding grants, the commissioner must prioritize funding for training to allow
39.20 participants holding a Tier 1 or Tier 2 special education license to obtain a Tier 3 special
39.21 education license.

39.22 (c) To the extent that there are sufficient applications, the commissioner must, to the
39.23 extent practicable, award an equal number of grants between applicants in greater Minnesota
39.24 and applicants in the metropolitan area.

39.25 (d) The commissioner may allow existing grantees to revise their grant agreements to
 39.26 operate under the current statutory program requirements of this section if the requirements
 39.27 differ from those in place at the time of the original grant agreement.

39.28 Sec. 10. [123B.155] PAID LEAVE FOR SCHOOL CLOSURES.

A school district or charter school that alters its calendar due to a weather event, public
 health emergency, or any other circumstance must continue to pay the full wages for

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40.1	scheduled wor	rk hours and benefit	s of all school	employees for full or p	artial day closures,
40.2	if the district of	or charter school cou	unts that day as	s an instructional day fo	or any students in
40.3	the district or	charter school. Scho	ool employees	may be allowed to wor	k from home to the
40.4	extent practica	able. Paid leave for	an e-learning d	lay is provided under se	ection 120A.414,
40.5	subdivision 6.				
40.6	EFFECTI	VE DATE. This set	ction is effectiv	ve for the 2024-2025 sc	hool year and later.
40.7	Sec. 11. Min	nesota Statutes 2023	Supplement, s	ection 124D.901, subdiv	vision 1, is amended
40.8	to read:				
40.9	Subdivisio	n 1. Definitions. Fo	or the purposes	of this section, the foll	owing terms have
40.10	the meanings	given:			
40.11	(1) "new p	osition" means a stu	ident support s	ervices personnel full-t	time or part-time
40.12	position not u	nder contract by a so	chool district,	charter school, or coope	erative unit at the
40.13	start of the 202	22-2023 school year	r;		
40.14	(2) "part-ti	me position" means	a student supp	oort services personnel	position less than
40.15	1.0 full-time e	equivalent at the star	t of the 2022-2	2023 school year;	
40.16	(3) "Ameri	ican Rescue Plan Ac	et" means the f	ederal American Rescu	e Plan Act of 2021,
40.17	Public Law 11	7-2, that awarded f	unds; and		
40.18	(4) "studer	nt support services p	ersonnel" mea	ns <u>:</u>	
40.19	<u>(i)</u> an indiv	vidual licensed to se	rve as a school	counselor, school psyc	chologist, school
40.20	social worker,	school nurse, or ch	emical depend	ency counselor in Minr	iesota <u>; or</u>
40.21	(ii) an indiv	vidual not included i	n item (i) whos	e work duties primarily	consist of activities
40.22	that reduce ch	ronic student absent	teeism.		
40.23	<u>EFFECTI</u>	VE DATE. This see	ction is effectiv	ve for revenue in fiscal y	year 2025 and later.
40.24	Sec. 12. Min	nesota Statutes 2023	Supplement, s	ection 124D.901, subdiv	vision 2, is amended
40.25	to read:				
40.26	Subd. 2. P	urpose. The purpos	e of student su	pport personnel aid is t	0:
40.27	(1) address	s shortages of studer	nt support serv	ices personnel within N	/innesota schools;
40.28	(2) decreas	se caseloads for exist	ting student sup	oport services personnel	l to ensure effective
40.29	services;				

41.1 (3) ensure that students receive effective student support services and integrated and
41.2 comprehensive services to improve prekindergarten through grade 12 academic, physical,
41.3 social, and emotional outcomes supporting career and college readiness and effective school
41.4 mental health services;

41.5 (4) ensure that student support services personnel serve within the scope and practice
41.6 of their training and licensure;

41.7 (5) fully integrate learning supports, instruction, assessment, data-based decision making,
41.8 and family and community engagement within a comprehensive approach that facilitates
41.9 interdisciplinary collaboration; and

41.10 (6) improve student <u>attendance</u>, health, school safety, and school climate to support
41.11 academic success and career and college readiness.

41.12 Sec. 13. Minnesota Statutes 2023 Supplement, section 124D.901, subdivision 3, is amended
41.13 to read:

Subd. 3. Student support personnel aid. (a) The initial student support personnel aid 41.14 for a school district equals the greater of the student support personnel allowance times the 41.15 adjusted pupil units at the district for the current fiscal year or \$40,000. The initial student 41.16 support personnel aid for a charter school equals the greater of the student support personnel 41.17 41.18 allowance times the adjusted pupil units at the charter school for the current fiscal year or \$20,000. Aid under this paragraph must be reserved in a fund balance that, beginning in 41.19 fiscal year 2025, may not exceed the greater of the aid entitlement in the prior fiscal year 41.20 or the fund balance in the prior fiscal year. 41.21

(b) The cooperative student support personnel aid for a school district that is a member of an intermediate school district or other cooperative unit that serves students equals the greater of the cooperative student support allowance times the adjusted pupil units at the district for the current fiscal year or \$40,000. If a district is a member of more than one cooperative unit that serves students, the revenue must be allocated among the cooperative units. Aid under this paragraph must not exceed actual expenditures.

41.28 (c) The student support personnel allowance equals \$11.94 for fiscal year 2024, \$17.08
41.29 for fiscal year 2025, and \$48.73 for fiscal year 2026 and later.

(d) The cooperative student support allowance equals \$0.60 for fiscal year 2024, \$0.85
for fiscal year 2025, and \$2.44 for fiscal year 2026 and later.

41.32 (e) Notwithstanding paragraphs (a) and (b), the student support personnel aid must not
41.33 exceed the district's, charter school's, or cooperative unit's actual expenditures.

Article 4 Sec. 13.

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42.1	EFFECTIVE DAT	TE. This section	on is effectiv	e for revenue in fisca	l year 2024 and later.
42.2	Sec. 14. Laws 2023,	chapter 55, art	ticle 5, secti	on 64, subdivision 3,	as amended by Laws
42.3	2024, chapter 81, secti	on 14, is ame	nded to read	:	
42.4	Subd. 3. Alternativ	e teacher com	pensation a	id. (a) For alternative	teacher compensation
42.5	aid under Minnesota S	tatutes, section	n 122A.415	subdivision 4:	
42.6	\$ \$88,706,0	00 20	24		
42.7 42.8	\$ <u>888,562,0</u> \$ <u>89,012,0</u>		25		
42.9	(b) The 2024 appro	priation inclu	des \$8,824,0	000 for fiscal year 202	23 and \$79,882,000
42.10	for fiscal year 2024.				
42.11	(c) The 2025 appro	priation inclue	des \$8,875,(000 for fiscal year 202	24 and \$79,687,000
42.12	<u>\$80,137,000</u> for fiscal	year 2025.			
42.13	Sec. 15. Laws 2023,	chapter 55, ar	ticle 5, secti	on 64, subdivision 5,	is amended to read:
42.14	Subd. 5. Closing ed	lucational op	portunity g	aps grants. (a) To su	pport schools in their
42.15	efforts to close opport	unity gaps und	ler Minneso	ta Statutes, section 12	20B.113:
42.16	\$ 3,000,0	00 20	24		
42.17	\$ 3,000,0	00 20	25		
42.18	(b) The department	may retain up	to five per	cent of this appropriat	tion to administer the
42.19	grant program.				
42.20	(c) The base for fis	cal year 2026	and later is	\$0.	
42.21	(d) Any balance in	the first year o	does not car	cel but is available in	the second year.
42.22	EFFECTIVE DAT	TE. This section	on is effectiv	ve the day following	final enactment.
42.23	Sec. 16. Laws 2023,	chapter 55, ar	ticle 5, secti	on 64, subdivision 13	, is amended to read:
42.24	Subd. 13. Statewid	e teacher mei	ntoring pro	gram. (a) For a statew	vide teacher induction
42.25	and mentoring program	n:			
42.26	\$ 9,940,00	00 20	24		
42.27	\$	0 20	25		
42.28	(b) Funds may be u	sed for:			
42.29	(1) competitive gra	nts to Minnes	ota regional	partners, including in	nstitutions of higher
42.30	education, regional ser	vice cooperation	ives, other d	istrict or charter colla	iboratives, and

43.1 professional organizations, to provide mentoring supports for new teachers, on-the-ground
43.2 training, technical assistance, and networks or communities of practice for local new teachers,
43.3 districts, and charter schools to implement Minnesota's induction model;

43.4 (2) competitive grants to school districts to fund Teacher of Record mentorships to Tier
43.5 1 and Tier 2 special education teachers, including training and supervision; and

43.6 (3) contracts with national content experts and research collaboratives to assist in
43.7 developing Minnesota's induction model, to provide ongoing training to mentors and
43.8 principals, and to evaluate the program over time.

43.9 (c) Up to five percent of the appropriation is available for grant administration.

43.10 (d) This is a onetime appropriation and is available until June 30, 2027.

43.11 Sec. 17. Laws 2023, chapter 55, article 5, section 64, subdivision 15, is amended to read:

43.12 Subd. 15. Student support personnel workforce pipeline. (a) For a grant program to
43.13 develop a student support personnel workforce pipeline focused on increasing school
43.14 psychologists, school nurses, school counselors, and school social workers of color and
43.15 Indigenous providers, professional respecialization, recruitment, and retention:

43.16\$5,000,000.....202443.17\$5,000,000.....2025

43.18 (b) Of the amount in paragraph (a), \$150,000 is for providing support to school nurses43.19 across the state.

43.20 (c) To the extent practicable, the pipeline grants must be used to support equal numbers
43.21 of students pursuing careers as school psychologists, school nurses, school counselors, and
43.22 school social workers.

43.23 (d) For grants awarded under this subdivision to school psychologists, the following43.24 terms have the meanings given:

43.25 (1) "eligible designated trainee" means an individual enrolled in a NASP-approved or
43.26 APA-accredited school psychology program granting educational specialist certificates or
43.27 doctoral degrees in school psychology;

43.28 (2) "practica" means an educational experience administered and evaluated by the
43.29 graduate training program, with university and site supervision by appropriately credentialed
43.30 school psychologists, to develop trainees' competencies to provide school psychological
43.31 services based on the graduate program's goals and competencies relative to accreditation
43.32 and licensure requirements; and

(3) "eligible employment" means a paid position within a school or local education
agency directly related to the training program providing direct or indirect school psychology
services. Direct services include assessment, intervention, prevention, or consultation services
to students or their family members and educational staff. Indirect services include
supervision, research and evaluation, administration, program development, technical
assistance, or professional learning to support direct services.

44.7 (e) Grants awarded to school psychologists must be used for:

(1) the provision of paid, supervised, and educationally meaningful practica in a public
school setting for an eligible designated trainee enrolled in a qualifying program within the
grantee's institution;

44.11 (2) to support student recruitment and retention to enroll and hire an eligible designated
44.12 trainee for paid practica in public school settings; and

(3) oversight of trainee practica and professional development by the qualifying institution
to ensure the qualifications and conduct by an eligible designated trainee meet requirements
set forth by the state and accrediting agencies.

(f) Upon successful completion of the graduate training program, grants awarded to
school psychologists must maintain eligible employment within Minnesota for a minimum
period of one-year full-time equivalent for each academic year of paid traineeship under
the grant program.

44.20 (g) Up to \$150,000 of the appropriation is available for grant administration.

44.21 (h) Any balance in the first year does not cancel but is available in the second year.

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

44.23 Sec. 18. Laws 2023, chapter 55, article 5, section 64, subdivision 16, is amended to read:
44.24 Subd. 16. Teacher residency program. (a) For the teacher residency program that meets
44.25 the requirements of Minnesota Rules, part 8705.2100, subpart 2, item D, subitem (5), unit
44.26 (g):

 44.27
 \$ 3,000,000

 2024

 44.28
 \$ 3,000,000

 2025

(b) Up to three percent of the appropriation is available for grant administration.

44.30 (c) Any balance in the first year does not cancel but is available in the following fiscal
44.31 second year.

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45.1	EFFEC:	FIVE DATE. This sec	tion is effecti	ve the day following f	final enactment.
45.2	Sec. 19. La	aws 2023, chapter 55, a	article 5, secti	on 65, subdivision 3,	is amended to read:
45.3	Subd. 3.	Collaborative urban	and greater]	Minnesota educators	of color grants. (a)
45.4	For collabor	rative urban and greater	r Minnesota e	ducators of color com	petitive grants under
45.5	Minnesota S	Statutes, section 122A.	635:		
45.6	\$	5,440,000 2	2024		
45.7 45.8	\$	5,440,000 <u>6,440,000</u> 2	2025		
45.9	(b) The b	board may retain up to	\$100,000 of t	he appropriation amo	unt to monitor and
45.10	administer th	he grant program.			
45.11	(c) Any l	balance <u>in the first yea</u>	<u>r d</u> oes not can	cel but is available in	the following fiscal
45.12	second year.				
45.13	<u>(d)</u> The b	base for fiscal year 202	6 and later is	\$5,440,000.	
45.14	EFFEC	FIVE DATE. This sec	tion is effecti	ve the day following f	inal enactment.
45.15	Sec. 20. La	aws 2023, chapter 55, a	article 5, secti	on 65, subdivision 6,	is amended to read:
45.16	Subd. 6.	Mentoring, induction	, and retentio	on incentive program	grants for teachers
45.17	of color. (a)	To develop and expand	l mentoring, i	nduction, and retention	n programs designed
45.18	for teachers	of color or American In	dian teachers	under Minnesota Statu	tes, section 122A.70:
45.19	\$	3,500,000 2	2024		
45.20 45.21	\$	3,500,000 8,500,000 2	2025		
45.22		balance <u>in the first yea</u>	<u>r</u> does not car	cel but is available in	the following fiscal
45.23	second year.				
45.24		base for grants under M			-
45.25		54,500,000, of which at		-	•
45.26	*	mentoring, induction, a	and retention	programs designed for	r teachers of color or
45.27	American In	ndian teachers.			
45.28	(d) The b	poard may retain up to t	hree percent o	of the appropriation an	nount to monitor and
45.29	administer tl	he grant program.			
45.30	EFFEC	FIVE DATE. This sec	tion is effecti	ve the day following f	inal enactment.

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46.1	Sec. 21. La	ws 2023, chapter 55	5, article 5, sect	ion 65, subdivision 7,	is amended to read:
46.2	Subd. 7. I	Pathway preparation	on grants. (a) I	For grants to support te	achers holding a <u>Tier</u>
46.3	<u>1 or </u> Tier 2 lic	cense and seeking a	Tier 3 or Tier	license:	
46.4	\$,	2024		
46.5	\$		2025		
46.6	(b) The fo	ollowing are eligible	e for grants und	er this subdivision:	
46.7	(1) school	l districts;			
46.8	(2) charte	r schools;			
46.9	(3) service	e cooperatives; and			
46.10	(4) partne	rships between one	or more teache	r preparation provider	s, school districts, or
46.11	charter schoo	ols.			
46.12	(c) Grant	funds must be used	to support teac	hers holding a <u>Tier 1 o</u>	or Tier 2 license and
46.13	C C		C 1	letion of a teacher prep	
46.14				pient must provide tea	
46.15 46.16		ls for teacher licens		nt, mentorship, and co	ursework angled to
				Ston donda Doord more	a collaborate with the
46.17 46.18			C C	l Standards Board may r Education to administ	
46.19	(e) The bo	bard may retain up to	o three percent	of the appropriation an	nount to monitor and
46.20	administer th	e grant.			
46.21 46.22	Sec. 22. <u>TF</u> GROUP.	ACHER AND PA	<u>KAPKUFE55</u>	IONAL COMPENSA	MION WORKING
46.23		on 1 Establishmor	t. mambarshi	p. (a) The Teacher and	Daraprofessional
46.24				d consists of the follow	
46.25	<u>(1)</u> one pr	ekindergarten teach	ner;		
46.26	(2) one el	ementary school tea	acher;		
46.27	(3) one m	iddle school teacher	r;		
46.28	<u>(4) one hi</u>	gh school teacher;			
46.29	(5) one pł	nysical education tea	acher;		
46.30	<u>(6) one vo</u>	ocal music or instru	mental music to	eacher;	

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47.1	(7) one visua	l arts teacher;			
47.2	(8) one librar	ry media specialist;			
47.3	(9) one comm	nunity education tea	cher;		
47.4	(10) one teac	her teaching in an a	ternative settin	1 <u>g;</u>	
47.5	(11) one mer	nber working in a sc	hool setting w	ith children from bir	th to age three;
47.6	(12) one spec	cial education teache	er;		
47.7	(13) four par	aprofessionals work	ing with eleme	entary, middle, or hig	gh school students;
47.8	<u>(14) two sup</u>	erintendents;			
47.9	<u>(15) one com</u>	nmunity education di	irector;		
47.10	<u>(16) two sch</u>	ool finance directors	; and		
47.11	(17) one mer	nber with expertise	n school board	l governance.	
47.12	(b) The mem	bers under paragrap	h (a), clauses (1) to (13), must be a	ppointed by the
47.13	Professional Edu	ucator Licensing and	Standards Bo	ard. The members u	nder paragraph (a),
47.14	clauses (14) to (16), must be appoint	ed by the Min	nesota Board of Sch	ool Administrators.
47.15	The members un	der paragraph (a), cl	ause (17), mus	t be appointed by the	e Minnesota School
47.16	Boards Associat	ion. To the extent pr	acticable, each	appointing authorit	y must appoint
47.17	members repres	enting schools in reg	ions across the	e state. All appointm	ents must be made
47.18		otember 1, 2024.			
47.19	Subd. 2. Dut	ies; report. (a) The	working group	is established to ad	vise the legislature
47.20	on strategies and	l recommendations t	o provide com	petitive compensation	on to teachers and
47.21		ls in Minnesota elem	•	•	
47.22	(b) The work	ting group must repo	ort its proposed	strategies, recomme	endations, and draft
47.23	legislation to the	e legislative committ	ees with jurisd	iction over prekinde	ergarten through
47.24	grade 12 educati	ion finance and polic	y by February	14, 2025. The report	rt must be filed
47.25	according to Min	nnesota Statutes, sec	tion 3.195.		
47.26	<u>(c) At a mini</u>	mum, the report mu	st:		
47.27	(1) analyze d	lata on the profession	nal pay gap for	Minnesota teachers	· · ·
47.28	(2) provide h	istorical analysis on	pay trends for	Minnesota teachers	• 2
47.29	(3) examine	historical trends in to	otal compensat	ion for Minnesota te	eachers, including
47.30	wages and salary	y, health insurance a	nd other benef	its, and pension bene	efits;

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48.1	<u>(4) exam</u>	ine historical trend	s in the tuition an	d opportunity costs of	teacher preparation	
48.2	and student	debt burdens; and				
48.3	(5) collect	ct and analyze data o	on the workloads	and compensation of N	Vinnesota education	
48.4	support prof	essionals.				
48.5	Subd. 3.	Meetings; comper	sation. (a) The v	vorking group must co	onvene its initial	
48.6	meeting no l	ater than Septembe	er 15, 2024, and n	nust meet regularly the	ereafter.	
48.7	<u>(b) Mem</u>	bers of the working	g group are eligib	le for per diem compe	ensation as provided	
48.8	under Minne	esota Statutes, secti	on 15.059, subdiv	vision 3.		
48.9				executive director of		
48.10	Educator Lic	censing and Standar	rds Board or the e	xecutive director's des	signee must convene	
48.11	the initial me	eeting of the workin	ng group. Upon re	equest of the working	group, the executive	
48.12	director mus	t provide meeting s	pace and administ	rative services for the	group. The members	
48.13	of the working	ng group must elect	a chair or cochai	rs from the members o	of the working group	
48.14	at the initial	meeting.				
48.15	<u>(b) Upon</u>	request of the work	ing group, the Pro	fessional Educator Lice	ensing and Standards	
48.16	Board must	provide information	n necessary for th	e working group to m	ake its	
48.17	recommenda	ations, including bu	t not limited to in	formation on teacher a	and paraprofessional	
48.18	qualification	is, licensure, emplo	yment, assignme	nt, and compensation.		
48.19	Subd. 5.	Expiration. The w	orking group expi	res February 14, 2025	, or upon submission	
48.20	of the report	required under sub	odivision 2, which	never is earlier.		
48.21	<u>EFFEC</u>	FIVE DATE. This	section is effectiv	ve the day following f	inal enactment.	
48.22	Sec. 23. <u>A</u>	PPROPRIATION	<u>S.</u>			
48.23	Subdivis	ion 1. Professiona l	Educator Licen	sing and Standards	Board. The sum	
48.24	indicated in this section is appropriated from the general fund to the Professional Educator					
48.25	Licensing and Standards Board for the fiscal year designated.					
48.26	Subd. 2.	Teacher and para	professional con	pensation working g	group. (a) For	
48.27	administration	on and per diem cor	npensation for me	embers of the teacher a	and paraprofessional	
48.28	compensatio	on working group:				
48.29	<u>\$</u>	<u>150,000</u>	<u>. 2025</u>			
48.30	<u>(b) This</u>	is a onetime approp	priation.			

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49.1			ARTICL	E 5			
49.2	CHARTER SCHOOLS						
49.3		nesota Statutes 202	3 Supplement	section 124E.13, subdiv	ision 1, is amended		
49.4	to read:						
49.5	Subdivision	1. Leased space.	A charter scho	ool may lease space from	1: an independent		
49.6	or special schoo	ol board; other publ	lic organizatic	on; private, nonprofit, no	nsectarian		
49.7	organization; pr	ivate property owr	ner; or a sectar	rian organization if the le	eased space is		
49.8	constructed as a	school facility. In	all cases, the	eligible lessor must also	be the building		
49.9	owner. The com	missioner must re	view and appr	ove or disapprove lease	s <u>lease aid</u>		
49.10	applications in a	timely manner to	determine elig	gibility for lease aid unde	r section 124E.22.		
49.11	Sec. 2. Minne	sota Statutes 2022,	, section 124E	.22, is amended to read:			
49.12	124E.22 BU	ILDING LEASE	AID.				
49.13	(a) When a c	harter school finds	it economica	lly advantageous to rent	or lease a building		
49.14	or land for any in	nstructional purpos	e and it determ	nines that the total operat	ing capital revenue		
49.15	under section 126C.10, subdivision 13, is insufficient for this purpose, it may apply to the						
49.16	commissioner fo	or building lease aid	l in the form a	nd manner prescribed by	the commissioner.		
49.17	The commissioner must review and either approve or deny a lease aid application using at						
49.18	least the following	ing criteria:					
49.19	(1) the reaso	nableness of the p	rice based on	current market values;			
49.20	(2) the exten	t to which the leas	e conforms to	applicable state laws ar	nd rules; and		
49.21	(3) the approx	opriateness of the p	proposed lease	in the context of the spa	ace needs and		
49.22	financial circum	stances of the char	rter school. Th	e commissioner must ap	prove aid only for		
49.23	a facility lease t	hat has (i) a sum c	ertain annual	cost and (ii) a closure cla	ause to relieve the		
49.24	charter school o	f its lease obligation	ons at the time	the charter contract is t	erminated or not		
49.25	renewed. The cl	osure clause under	item (ii) mus	t not be constructed or co	onstrued to relieve		
49.26	the charter scho	ol of its lease oblig	gations in effe	ct before the charter con	tract is terminated		
49.27	or not renewed.						
49.28	(b) A charter	r school must not u	use the buildin	g lease aid it receives fo	or custodial,		
49.29	maintenance ser	rvice, utility, or oth	er operating c	costs.			
49.30	(c) The amo	unt of annual build	ling lease aid	for a charter school shal	l not exceed the		
49.31			C) the product of the char			
49.32				bl year times \$1,314.	C		
	_						
	Article 5 Sec. 2.		49				

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(d) A charter school's building lease aid pupil units equals the sum of the charter school
pupil units under section 126C.05 and the pupil units for the portion of the day that the
charter school's enrolled students are participating in the Postsecondary Enrollment Options
Act under section 124D.09 and not otherwise included in the pupil count under section

50.5 **126C.05**.

Sec. 3. Laws 2023, chapter 55, article 2, section 64, subdivision 6, as amended by Laws
2024, chapter 81, section 9, is amended to read:

50.8 Subd. 6. Charter school building lease aid. (a) For building lease aid under Minnesota
50.9 Statutes, section 124E.22:

 50.10
 \$ 91,457,000

 2024

 50.11
 94,578,000

 2025

 50.12
 \$ 94,906,000

 2025

50.13 (b) The 2024 appropriation includes \$9,047,000 for 2023 and \$82,410,000 for 2024.

50.14 (c) The 2025 appropriation includes \$9,156,000 for 2024 and \$85,422,000 \$85,750,000
50.15 for 2025.

50.16 Sec. 4. <u>APPROPRIATIONS.</u>

50.17 Subdivision 1. Department of Education. The sum indicated in this section is

50.18 appropriated from the general fund to the Department of Education for the fiscal year
50.19 designated.

50.20 Subd. 2. Safe schools supplemental aid for charter schools. (a) For safe schools
50.21 supplemental aid for charter schools:

50.22 <u>\$ 3,000,000 2025</u>

50.23 (b) Safe schools supplemental aid for a charter school equals the product of:

50.24 (1) the amount appropriated under paragraph (a); and

50.25 (2) the ratio of (i) the charter school's student enrollment on October 1, 2024, to (ii) the 50.26 student enrollment on October 1, 2024, for all charter schools in the state.

- 50.27 (c) Safe schools supplemental aid must be reserved and used only for costs associated
- 50.28 with safe schools activities authorized under Minnesota Statutes, section 126C.44, subdivision
- 50.29 4, or building lease expenses not funded by building lease aid that are attributable to facility
- 50.30 security enhancements made by the landlord after March 1, 2024.

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51.1 51.2	(d) One hundred percent of the aid under this subdivision must be paid in fiscal year 2025 on a schedule to be determined by the commissioner.					
51.3	(e) This is	a onetime appropria	<u>ation.</u>			
51.4			ARTICLE	2 6		
51.5		SI	PECIAL EDU	CATION		
51.6	Section 1. M	linnesota Statutes 20	023 Supplemen	t, section 256B.0625, s	subdivision 26, is	
51.7	amended to re	ad:				
51.8	Subd. 26. S	Special education se	rvices. (a) Medi	cal assistance covers ev	aluations necessary	
51.9	in making a de	etermination for elig	gibility for indiv	idualized education pr	ogram and	
51.10	individualized	family service plan	services and for	medical services identi	fied in a recipient's	
51.11	individualized	education program	and individualiz	zed family service plan	and covered under	
51.12	the medical as	sistance state plan.	Covered service	es include occupationa	l therapy, physical	
51.13	therapy, speec	h-language therapy,	clinical psycho	logical services, nursi	ng services, school	
51.14	psychological	services, school soc	cial work servic	es, personal care assist	ants serving as	
51.15	management a	ides, assistive techno	ology devices, ti	ansportation services, l	nealth assessments,	
51.16	and other serv	ices covered under	the medical assi	stance state plan. Men	tal health services	

eligible for medical assistance reimbursement must be provided or coordinated through a
children's mental health collaborative where a collaborative exists if the child is included
in the collaborative operational target population. The provision or coordination of services
does not require that the individualized education program be developed by the collaborative.

The services may be provided by a Minnesota school district that is enrolled as a medical 51.21 51.22 assistance provider or its subcontractor, and only if the services meet all the requirements otherwise applicable if the service had been provided by a provider other than a school 51.23 district, in the following areas: medical necessity; physician's, advanced practice registered 51.24 nurse's, or physician assistant's orders; documentation; personnel qualifications; and prior 51.25 authorization requirements. The nonfederal share of costs for services provided under this 51.26 subdivision is the responsibility of the local school district as provided in section 125A.74. 51.27 Services listed in a child's individualized education program are eligible for medical 51.28 51.29 assistance reimbursement only if those services meet criteria for federal financial participation under the Medicaid program. 51.30

(b) Approval of health-related services for inclusion in the individualized education
program does not require prior authorization for purposes of reimbursement under this
chapter. The commissioner may require physician, advanced practice registered nurse, or

physician assistant review and approval of the plan not more than once annually or uponany modification of the individualized education program that reflects a change in

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52.3 health-related services.

(c) Services of a speech-language pathologist provided under this section are covered
notwithstanding Minnesota Rules, part 9505.0390, subpart 1, item L, if the person:

52.6 (1) holds a masters degree in speech-language pathology;

52.7 (2) is licensed by the Professional Educator Licensing and Standards Board as an
52.8 educational speech-language pathologist; and

(3) either has a certificate of clinical competence from the American Speech and Hearing
Association, has completed the equivalent educational requirements and work experience
necessary for the certificate or has completed the academic program and is acquiring
supervised work experience to qualify for the certificate.

(d) Medical assistance coverage for medically necessary services provided under other
subdivisions in this section may not be denied solely on the basis that the same or similar
services are covered under this subdivision.

(e) The commissioner shall develop and implement package rates, bundled rates, or per
diem rates for special education services under which separately covered services are grouped
together and billed as a unit in order to reduce administrative complexity.

(f) The commissioner shall develop a cost-based payment structure for payment of these 52.19 services. Only costs reported through the designated Minnesota Department of Education 52.20 data systems in distinct service categories qualify for inclusion in the cost-based payment 52.21 structure. The commissioner shall reimburse claims submitted based on an interim rate, and 52.22 shall settle at a final rate once the department has determined it. The commissioner shall 52.23 notify the school district of the final rate. The school district has 60 days to appeal the final 52.24 52.25 rate. To appeal the final rate, the school district shall file a written appeal request to the commissioner within 60 days of the date the final rate determination was mailed. The appeal 52.26 request shall specify (1) the disputed items and (2) the name and address of the person to 52.27 contact regarding the appeal. 52.28

(g) Effective July 1, 2000, medical assistance services provided under an individualized
education program or an individual family service plan by local school districts shall not
count against medical assistance authorization thresholds for that child.

52.32 (h) Nursing services as defined in section 148.171, subdivision 15, and provided as an 52.33 individualized education program health-related service, are eligible for medical assistance 53.1 payment if they are otherwise a covered service under the medical assistance program.
53.2 Medical assistance covers the administration of prescription medications by a licensed nurse
53.3 who is employed by or under contract with a school district when the administration of
53.4 medications is identified in the child's individualized education program. The simple
53.5 administration of medications alone is not covered under medical assistance when
53.6 administered by a provider other than a school district or when it is not identified in the
53.7 child's individualized education program.

53.8 (i) School social work Services provided by a school social worker as described in paragraph (1) must be provided by a mental health professional as defined in section 2451.04, 53.9 subdivision 2; a clinical trainee as defined in section 245I.04, subdivision 6, under the 53.10 supervision of a mental health professional; or a mental health practitioner as defined in 53.11 section 245I.04, subdivision 4, under the supervision of a mental health professional, are 53.12 to be eligible for medical assistance payment. A mental health practitioner performing 53.13 school social work services under this section must provide services within the mental health 53.14 practitioner's licensure scope of practice, if applicable, and within the mental health 53.15 practitioner scope of practice under section 245I.04, subdivision 5 reimbursement. Services 53.16 described in paragraph (l) must be provided within the provider's scope of practice as defined 53.17 in section 245I.04, subdivisions 3, 5, and 7. 53.18

(j) Notwithstanding section 245I.10, subdivision 2, a special education evaluation, and 53.19 assessment for and within an individual family service plan or individualized education 53.20 program, or individual family service plan may be used to determine medical necessity and 53.21 eligibility for school social work services under paragraph (i) instead of a diagnostic 53.22 assessment for services described under paragraph (1). The special education evaluation and 53.23 assessments for and within the individualized education program, or individual family 53.24 service plan, that meet the requirements in section 245I.10, subdivision 4 and subdivision 53.25 5 or 6, and that is completed by a licensed mental health professional or clinical trainee 53.26 supervised by a licensed mental health professional can be used for determining medical 53.27 necessity. In addition, for services that do not require a diagnosis using an assessment as 53.28 53.29 defined in section 245I.10, subdivision 4 and subdivision 5 or 6, the special education evaluation and assessments for and within the individualized education program, or individual 53.30 family service plan, that provide an International Classification of Diseases diagnostic code 53.31 and are completed by a licensed mental health professional or clinical trainee supervised 53.32 by a licensed mental health professional can be used for determining medical necessity. 53.33

54.1	(k) A school social worker or school providing mental health services under paragraph
54.2	(i) (1) is not required to be certified to provide children's therapeutic services and supports
54.3	under section 256B.0943.
54.4	(l) Covered mental health services provided by a school social worker under this
54.5	paragraph (i) include but are not limited to:
54.6	(1) administering and reporting standardized measures;
54.7	(2) eare coordination;
54.8	(3) children's mental health crisis assistance, planning, and response services;
54.9	(1) the explanation of findings as described in section 256B.0671, subdivision 4;
54.10	(2) psychotherapy for crisis as described in section 256B.0671, subdivision 14;
54.11	(4) (3) children's mental health clinical care consultation, as described in section
54.12	<u>256B.0671, subdivision 7;</u>
54.13	(5)(4) dialectical behavioral therapy for adolescents, as described in section 256B.0671,
54.14	subdivision 6;
54.15	(6) direction of mental health behavioral aides;
54.16	(7) (5) family psychoeducation, as described in section 256B.0671, subdivision 5; and
54.17	(8)(6) individual, family, and group psychotherapy;, as described in section 256B.0671,
54.18	subdivision 11.
54.19	(9) mental health behavioral aide services;
54.20	(10) skills training; and
54.21	(11) treatment plan development and review.
54.22	EFFECTIVE DATE. This section is effective July 1, 2024, or upon federal approval,
54.23	whichever is later.
54.24	Sec. 2. Minnesota Statutes 2023 Supplement, section 256B.0671, is amended by adding
54.25	a subdivision to read:
54.26	Subd. 14. Psychotherapy for crisis. (a) Medical assistance covers psychotherapy for
54.27	crisis when a recipient is in need of an immediate response due to an increase of mental
54.28	illness symptoms that put them at risk of one of the following:
54.29	(1) experiencing a life threatening mental health crisis;

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55.1	<u>(2) nee</u>	ding a higher level	of care;		
55.2	<u>(3) wo</u>	rsening symptoms	without mental hea	lth intervention;	
55.3	(4) har	m to self, others, o	r property damage;	or	
55.4	<u>(5) sig</u>	nificant disruption	of functioning in at	least one life area.	
55.5	<u>(b)</u> "Ps	ychotherapy for cr	isis" means a treatn	nent of client to reduc	e their mental health
55.6	crisis throu	ugh immediate asso	essment and psycho	therapeutic interventi	ons. It must include:
55.7	<u>(1) em</u>	ergency assessmen	t of the crisis situat	ion;	
55.8	<u>(2) me</u>	ntal status exam;			
55.9	<u>(3) psy</u>	chotherapeutic into	erventions to reduce	e the crisis; and	
55.10	<u>(4) dev</u>	velopment of a post	t-crisis plan that add	lresses the recipient's	coping skills and
55.11	communit	y resources.			
55.12	<u>EFFE</u>	CTIVE DATE. Th	is section is effecti	ve the day following f	inal enactment.
55.13	Sec. 3. L	aws 2023, chapter	55, article 7, sectio	n 18, subdivision 4, a	s amended by Laws
55.14	2024, chap	oter 81, section 18,	is amended to read	:	
55.15	Subd. 4	4. Special education	on; regular. (a) For	special education aid	under Minnesota
55.16	Statutes, s	ection 125A.75:			
55.17	\$	2,288,826,000	2024		
55.18 55.19		2,485,140,000 2,486,181,000	2025		
55.20	(b) The	e 2024 appropriatio	on includes \$229,86	0,000 for 2023 and \$2	2,058,966,000 for
55.21	2024.				
55.22	(c) The	e 2025 appropriatio	on includes \$289,84	2,000 for 2024 and \$2	2,195,298,000
55.23	\$2,196,33	<u>9,000</u> for 2025.			
55.24	Sec. 4. <u>A</u>	APPROPRIATION	NS.		
55.25	Subdiv	vision 1. Departme	ent of Education. 7	The sum indicated in the	his section is
55.26	appropriat	ed from the genera	l fund to the Depar	tment of Education in	the fiscal year
55.27	designated	<u>1.</u>			
55.28	Subd. 2	2. Special education	on apprenticeship	programs. (a) For gra	ants to intermediate
55.29	school dis	tricts for special ed	lucation registered	apprenticeship program	ms:
55.30	<u>\$</u>	1,030,000	2025		

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56.1	<u>(b)</u> The c	lepartment must awarc	l grants of \$250,0	000 each to Intermed	liate School Districts
56.2	<u>Nos. 287, 28</u>	38, 916, and 917. The	grant funds must	t be used for special	education registered
56.3	apprentices	nip programs. Grant fu	ands may be used	d for:	
56.4	<u>(1)</u> prog	ram oversight and adn	ninistrative costs	of the intermediate	school district and
56.5	its partner h	igher education institu	ition;		
56.6	(2) stipe:	nds and tuition, fees, a	and other direct p	orogram costs incur	red by apprentices;
56.7	(3) stipe	nds for teachers servir	ng as mentors; ar	nd	
56.8	(4) the c	ost of substitute teach	ers.		
56.9	(c) Notw	vithstanding Minnesot	a Statutes, sectio	n 16B.98, subdivisi	on 14, up to \$30,000
56.10	of the appro	priation is available for	or grant administ	tration.	
56.11	<u>(d)</u> This	appropriation does no	t cancel but is av	vailable until June 3	0, 2027.
56.12	(e) This	is a onetime appropria	ation.		
56.13			ARTICLE	7	
56.14		Н	EALTH AND S	AFETY	
56.15	Section 1.	Minnesota Statutes 20	023 Supplement,	section 120B.018,	subdivision 6, is
56.16	amended to	read:			
56.17	Subd. 6.	Required standard.	"Required stand	ard" means (1) a sta	tewide adopted
56.18	expectation	for student learning in	the content area	s of language arts, m	nathematics, science,
56.19	social studie	es, physical education,	health, and the a	rts , and (2) a locally	adopted expectation
56.20	for student l	earning in health.			
56.21	Sec. 2. Min	nnesota Statutes 2023	Supplement, sect	ion 120B.021, subd	ivision 1, is amended
56.22	to read:				
56.23					
56.24	Subdivis	ion 1. Required acad	lemic standards	. (a) The following	subject areas are
56.24		tion 1. Required acad statewide accountabil		a. (a) The following	subject areas are
56.25	required for	-		a. (a) The following	subject areas are
	required for (1) langu	statewide accountabil	lity:	.,	-
56.25	required for (1) langu (2) math	statewide accountabil age arts;	lity: g algebra II, inte	grated mathematics	III, or an equivalent
56.25 56.26	required for (1) langu (2) math in high scho	statewide accountabil age arts; ematics, encompassin	lity: g algebra II, inte for the three cre	grated mathematics	III, or an equivalent
56.25 56.26 56.27	required for (1) langu (2) math in high scho 12, the grad	statewide accountabil age arts; ematics, encompassin ool, and to be prepared	lity: g algebra II, inte for the three cre completion of al	grated mathematics edits of mathematics gebra;	III, or an equivalent in grades 9 through
56.25 56.26 56.27 56.28 56.29	required for (1) langu (2) math in high scho 12, the grad (3) scien	statewide accountabil age arts; ematics, encompassin ool, and to be prepared e 8 standards include	lity: g algebra II, inte for the three cre completion of al d space science,	grated mathematics edits of mathematics gebra;	III, or an equivalent in grades 9 through

57.1 (4) social studies, including history, geography, economics, and government and
57.2 citizenship that includes civics;

57.3 (5) physical education;

57.4

) physical education

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

57.5 (7) the arts. Public elementary and middle schools must offer at least three and require 57.6 at least two of the following five arts areas: dance; media arts; music; theater; and visual 57.7 arts. Public high schools must offer at least three and require at least one of the following 57.8 five arts areas: media arts; dance; music; theater; and visual arts.

57.9 (b) For purposes of applicable federal law, the academic standards for language arts, 57.10 mathematics, and science apply to all public school students, except the very few students 57.11 with extreme cognitive or physical impairments for whom an individualized education 57.12 program team has determined that the required academic standards are inappropriate. An 57.13 individualized education program team that makes this determination must establish 57.14 alternative standards.

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

(d) A school district may include child sexual abuse prevention instruction in a health 57.21 curriculum, consistent with paragraph (a), clause (6). Child sexual abuse prevention 57.22 instruction may include age-appropriate instruction on recognizing sexual abuse and assault, 57.23 boundary violations, and ways offenders groom or desensitize victims, as well as strategies 57.24 to promote disclosure, reduce self-blame, and mobilize bystanders. A school district may 57.25 provide instruction under this paragraph in a variety of ways, including at an annual assembly 57.26 or classroom presentation. A school district may also provide parents information on the 57.27 warning signs of child sexual abuse and available resources. 57.28

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

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58.1	(f) Locall	y developed academi	c standards in h	ealth apply until the er	nd of the 2025-2026
58.2	<u> </u>			wide rules implement	
58.3	standards un	der subdivision 3, wh	nichever occurs	later.	
58.4		nesota Statutes 2023	Supplement, see	ction 120B.021, subdiv	vision 2, is amended
58.5	to read:				
58.6	Subd. 2.	Standards developm	nent. (a) The co	mmissioner must cons	sider advice from at
58.7		-		tewide rigorous core	
58.8	00			dies, including history	y, geography,
58.9	economics, g	government and citize	enship, <u>health,</u> a	nd the arts:	
58.10	(1) paren	ts of school-age child	lren and membe	ers of the public throug	ghout the state;
58.11	(2) teache	ers throughout the stat	te currently licer	nsed and providing inst	truction in language
58.12	arts, mathem	atics, science, social	studies, <u>health,</u>	or the arts and license	ed elementary and
58.13	secondary sc	hool principals throu	ghout the state	currently administerin	g a school site;
58.14	(3) curren	ntly serving members of	of local school be	pards and charter schoo	ol boards throughout
58.15	the state;				
58.16	(4) facult	y teaching core subje	ects at postsecor	ndary institutions in M	linnesota;
58.17	(5) repres	sentatives of the Mini	nesota business	community; and	
58.18	(6) repres	sentatives from the Tr	ribal Nations Ec	lucation Committee a	nd Tribal Nations
58.19	and commun	iities in Minnesota, ir	cluding both A	nishinaabe and Dakot	a . ; and
58.20	(7) curren	nt students, with inpu	t from the Minr	nesota Youth Council.	
58.21	(b) Acade	emic standards must:			
58.22	(1) be cle	ar, concise, objective	e, measurable, a	nd grade-level approp	riate;
58.23	(2) not re	quire a specific teach	ning methodolog	gy or curriculum; and	
58.24	(3) be con	nsistent with the Cons	stitutions of the	United States and the	state of Minnesota.
58.25	EFFEC 1	IVE DATE. This se	ction is effectiv	e the day following fi	nal enactment.
58.26	Sec. 4. Min	inesota Statutes 2023	Supplement, sec	ction 120B.021, subdiv	vision 3, is amended
58.27	to read:				
58.28	Subd. 3.	Rulemaking. (a) The	e commissioner.	consistent with the re	equirements of this
58.29		_ <u></u>		ide rules under sectior	-
			-		

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implementing statewide rigorous core academic standards in language arts, mathematics,science, social studies, physical education, and the arts.

59.3 (b) The commissioner must adopt statewide rules for implementing statewide rigorous
 59.4 core academic standards in health.

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

59.6 Sec. 5. Minnesota Statutes 2023 Supplement, section 120B.021, subdivision 4, is amended
59.7 to read:

Subd. 4. Revisions and reviews required. (a) The commissioner of education must 59.8 revise the state's academic standards and graduation requirements and implement a ten-year 59.9 cycle to review and, consistent with the review, revise state academic standards and related 59.10 benchmarks, consistent with this subdivision. During each ten-year review and revision 59.11 cycle, the commissioner also must examine the alignment of each required academic standard 59.12 and related benchmark with the knowledge and skills students need for career and college 59.13 readiness and advanced work in the particular subject area. The commissioner must include 59.14 the contributions of Minnesota American Indian Tribes and communities, including urban 59.15 59.16 Indigenous communities, as related to the academic standards during the review and revision of the required academic standards. The commissioner must embed Indigenous education 59.17 for all students consistent with recommendations from Tribal Nations and urban Indigenous 59.18 communities in Minnesota regarding the contributions of American Indian Tribes and 59.19 communities in Minnesota into the state's academic standards during the review and revision 59.20 of the required academic standards. The recommendations to embed Indigenous education 59.21 for all students includes but is not limited to American Indian experiences in Minnesota, 59.22 including Tribal histories, Indigenous languages, sovereignty issues, cultures, treaty rights, 59.23 governments, socioeconomic experiences, contemporary issues, and current events. 59.24

(b) The commissioner must ensure that the statewide mathematics assessments
administered to students in grades 3 through 8 and 11 are aligned with the state academic
standards in mathematics, consistent with section 120B.302, subdivision 3, paragraph (a).
The commissioner must implement a review of the academic standards and related
benchmarks in mathematics beginning in the 2021-2022 school year and every ten years
thereafter.

59.31 (c) The commissioner must implement a review of the academic standards and related
59.32 benchmarks in arts beginning in the 2017-2018 school year and every ten years thereafter.

60.1 (d) The commissioner must implement a review of the academic standards and related
 60.2 benchmarks in science beginning in the 2018-2019 school year and every ten years thereafter.

60.3 (e) The commissioner must implement a review of the academic standards and related
60.4 benchmarks in language arts beginning in the 2019-2020 school year and every ten years
60.5 thereafter.

(f) The commissioner must implement a review of the academic standards and related
benchmarks in social studies beginning in the 2020-2021 school year and every ten years
thereafter.

(g) The commissioner must implement a review of the academic standards and related
benchmarks in physical education beginning in the 2026-2027 school year and every ten
years thereafter.

60.12 (h) The commissioner must implement a review of the academic standards and related
 60.13 benchmarks in health education beginning in the 2034-2035 school year and every ten years
 60.14 thereafter.

(h) (i) School districts and charter schools must revise and align local academic standards and high school graduation requirements in health, world languages, and career and technical education to require students to complete the revised standards beginning in a school year determined by the school district or charter school. School districts and charter schools must formally establish a periodic review cycle for the academic standards and related benchmarks in health, world languages, and career and technical education.

(i) (j) The commissioner of education must embed technology and information literacy
 standards consistent with recommendations from school media specialists into the state's
 academic standards and graduation requirements.

 $\begin{array}{ll} 60.24 & (j) (k) \\ \hline \end{array} \\ \hline \end{array} \\ The commissioner of education must embed ethnic studies as related to the academic standards during the review and revision of the required academic standards. \end{array}$

60.26 Sec. 6. Minnesota Statutes 2023 Supplement, section 120B.024, subdivision 1, is amended60.27 to read:

60.28 Subdivision 1. Graduation requirements. (a) Students must successfully complete the60.29 following high school level credits for graduation:

60.30 (1) four credits of language arts sufficient to satisfy all of the academic standards in60.31 English language arts;

61.1 (2) three credits of mathematics sufficient to satisfy all of the academic standards in61.2 mathematics;

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

(4) three and one-half credits of social studies, including credit for a course in government
and citizenship in either grade 11 or 12 for students beginning grade 9 in the 2024-2025
school year and later or an advanced placement, international baccalaureate, or other rigorous
course on government and citizenship under section 120B.021, subdivision 1a, and a
combination of other credits encompassing at least United States history, geography,
government and citizenship, world history, and economics sufficient to satisfy all of the
academic standards in social studies;

61.14 (5) one credit of the arts sufficient to satisfy all of the academic standards in the arts;

61.15 (6) credits sufficient to satisfy the state standards in physical education; and

61.16 (7) credits sufficient to satisfy the state standards in health upon adoption of statewide

61.17 rules for implementing health standards under section 120B.021; and

61.18 (7) (8) a minimum of seven elective credits.

(b) Students who begin grade 9 in the 2024-2025 school year and later must successfully

61.20 complete a course for credit in personal finance in grade 10, 11, or 12. A teacher of a personal

61.21 finance course that satisfies the graduation requirement must have a field license or

out-of-field permission in agricultural education, business, family and consumer science,

61.23 social studies, or math.

61.24 Sec. 7. Minnesota Statutes 2022, section 121A.035, is amended to read:

61.25 **121A.035 CRISIS MANAGEMENT POLICY.**

Subdivision 1. Model policy. The commissioner shall maintain and make available to
school boards and charter schools a model crisis management policy that includes, among
other items, <u>cardiac emergency response plans</u>, school lock-down and tornado drills,
consistent with subdivision 2, and school fire drills under section 299F.30.

61.30 Subd. 2. School district and charter school policy. A school board and a charter school
61.31 must adopt a crisis management policy to address potential violent crisis situations in the
61.32 district or charter school. The policy must be developed cooperatively with administrators,

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62.1 teachers, employees, students, parents, community members, law enforcement agencies,

other emergency management officials, county attorney offices, social service agencies,

62.3 emergency medical responders, and any other appropriate individuals or organizations. The

62.4 policy must include at least five three school lock-down drills, five school fire drills consistent

with section 299F.30, and one tornado drill, and one cardiac emergency response drill

62.6 consistent with section 121A.241. An active shooter drill conducted according to the criteria

62.7 established in section 121A.038, subdivision 2, is equivalent to a school lock-down drill.

62.8 Sec. 8. Minnesota Statutes 2022, section 121A.037, is amended to read:

62.9 **121A.037 SCHOOL SAFETY DRILLS.**

62.10 Private schools and educational institutions not subject to section 121A.035 must have

at least five three school lock-down drills, five school fire drills consistent with section

62.12 299F.30, and one tornado drill, and one cardiac emergency response drill consistent with

62.13 section 121A.241. An active shooter drill conducted according to the criteria established in

62.14 section 121A.038, subdivision 2, is equivalent to a school lock-down drill.

62.15 Sec. 9. [121A.241] CARDIAC EMERGENCY RESPONSE PLAN.

62.16 Subdivision 1. Cardiac emergency response plan. (a) For purposes of this section, a

62.17 <u>"cardiac emergency response plan" is a written document that establishes specific steps to</u>

62.18 reduce death from cardiac arrest. A cardiac emergency response plan must integrate

62.19 evidence-based core elements, such as those recommended by the American Heart

62.20 Association in accordance with a published, peer-reviewed journal article or similar

62.21 document.

62.22 (b) Beginning in the 2025-2026 school year, a school district or charter school must

62.23 develop a cardiac emergency response plan that addresses the appropriate use of school

62.24 personnel to respond to incidents involving an individual experiencing sudden cardiac arrest

62.25 or a similar life-threatening emergency while on school grounds or at a school-sponsored

62.26 activity or event. A district or charter school must consult with athletic trainers when

62.27 developing the plan. A principal or other person having administrative control over the

- 62.28 school site must ensure that the plan is:
- 62.29 (1) available to the school community on the school website and in paper form at various
 62.30 locations at the school site;
- (2) distributed to all coaches and other athletic staff members at each school site, all
 persons responsible for executing the plan in the event of a cardiac emergency, all health

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63.1	care professio	onals that provide med	lical services d	uring school-sponsored	activities or events,
63.2	and to other	appropriate school sta	aff, as determi	ned by school administr	ators; and
63.3	<u>(3) annua</u>	Illy reviewed, rehears	ed, and revise	d, as necessary.	
63.4	<u>(c)</u> A care	diac emergency respo	onse plan must	<u>.</u>	
63.5	(1) identi	fy the members of a c	ardiac emerge	ncy response team at ea	ch school site who
63.6	are on duty d	uring the regular scho	ool day and wh	nile extracurricular activ	ities are conducted
63.7	at the school	site;			
63.8	<u>(2) provie</u>	de guidelines for the o	cardiac emerge	ency response team's res	sponse to sudden
63.9	cardiac arres	<u>t;</u>			
63.10	(3) requir	e that automatic exte	rnal defibrillat	ors are available for use	e within close
63.11	proximity to	the site of a school-sp	ponsored activ	ity or event; identify w	here automatic
63.12	external defi	brillators are located	at the school s	ite, in accordance with g	guidelines from the
63.13	American He	art Association or oth	er nationally re	ecognized guidelines foc	used on emergency
63.14	cardiovascul	ar care; and identify t	he maintenand	ce schedule for the autor	matic external
63.15	defibrillators	<u>.</u>			
63.16	(4) requir	e training on cardiopu	lmonary resus	citation and automatic ex	xternal defibrillator
63.17	use for coach	es, assistant coaches,	and other scho	ol staff identified by sch	ool administrators;
63.18	(5) requir	e the emergency respo	onse team to pa	urticipate in a cardiac em	ergency simulation
63.19	at least 30 da	ays before the beginni	ing of each sch	nool year;	
63.20	(6) descri	be the procedures that	must be follow	wed after a serious or life	e-threatening injury
63.21	or cardiac en	nergency occurs at a s	school-sponso	red event or activity, inc	luding but not
63.22	limited to res	ponding to the injured	individual, sur	nmoning emergency me	dical care, assisting
63.23	emergency n	nedical service provid	lers, and docu	menting the actions take	en during the
63.24	emergency;				
63.25	<u>(7) encou</u>	rage cooperation and c	coordination w	ith community members	such as emergency
63.26	medical tech	nicians and paramedi	cs, among oth	ers; and	
63.27	(8) integr	ate an emergency act	ion plan that w	as developed by health	care personnel and
63.28	is currently i	n place.			
63.29	Subd. 2.	Fraining requiremen	nts. <u>A school c</u>	listrict or charter school	must provide all
63.30	members of	a cardiac emergency	response team	with training necessary	to implement a
63.31	cardiac emer	gency response plan.			

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64.1	Sec. 10. <u>HI</u>	EALTH EDUCATIO	DN STANDAR	DS; RULEMAKING	J.
64.2	(a) The co	ommissioner of educa	tion must begin	the rulemaking proces	ss to adopt statewide
64.3	academic star	ndards in health in ac	cordance with N	linnesota Statutes, ch	apter 14 and section
64.4	120B.021. Tl	ne commissioner mus	st consult with t	he commissioner of h	ealth and the
64.5	commissione	r of human services	in developing th	e proposed rules. The	e rules must include
64.6	at least the ex	pectations for learning	ng listed in para	graph (b), but may co	onsider expectations
64.7	in paragraph	<u>(c).</u>			
64.8	<u>(b) The st</u>	andards must include	e expectations f	or learning in the follo	owing areas:
64.9	<u>(1) menta</u>	l health education in	accordance wit	h Minnesota Statutes,	section 120B.21;
64.10	<u>(2)</u> cardio	pulmonary resuscitat	tion and automa	tic defibrillator educa	ation that allows
64.11	districts to in	clude instruction for	grades 7 throug	h 12 that meets the re	equirements of
64.12	Minnesota St	atutes, section 120B.	.236;		
64.13	(3) vaping	g awareness and preve	ention education	that allows districts to	o include instruction
64.14	for grades 6 t	hrough 8 that meets th	ne requirements	of Minnesota Statutes	s, section 120B.238;
64.15	(4) cannal	bis use and substance	e use education	that allows districts to	include instruction
64.16	for grades 6 tl	nrough 12 that meets t	the requirements	s of Minnesota Statutes	s, section 120B.215;
64.17	and				
64.18	(5) sexual	ly transmitted infect	ions and disease	es education that meet	ts the requirements
64.19	of Minnesota	Statutes, section 12	1A.23.		
64.20	<u>(c) The st</u>	andards may include	the following of	ptional expectations	for learning:
64.21	(1) child s	sexual abuse preventi	ion education in	accordance with Min	nnesota Statutes,
64.22	sections 1201	B.021, subdivision 1,	paragraph (d);	and 120B.234;	
64.23	(2) violen	ce prevention educat	ion in accordan	ce with Minnesota St	atutes, section
64.24	<u>120B.22;</u>				
64.25	<u>(3) charac</u>	ter development edu	cation in accord	lance with Minnesota	Statutes, section
64.26	<u>120B.232; ar</u>	ıd			
64.27	<u>(4) safe ar</u>	nd supportive schools	education in ac	cordance with Minnes	ota Statutes, section
64.28	<u>121A.031, su</u>	bdivision 5.			
64.29	EFFECT	IVE DATE. This see	ction is effectiv	e the day following fi	nal enactment.

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65.1	Sec. 11. <u>APP</u>	ROPRIATIONS.			
65.2	Subdivision	1. Department of	Education. Th	ne sums indicated in th	nis section are
65.3	appropriated fro	om the general fund	to the Depart	ment of Education in t	he fiscal years
65.4	designated.				
65.5	<u>Subd. 2.</u> Ru	lemaking. (a) For 1	ulemaking rel	ated to health education	on standards:
65.6	<u>\$</u>	<u>132,000</u> <u></u> <u>2</u>	025		
65.7	<u>(b) This is a</u>	onetime appropriat	ion. This appr	opriation is available u	until June 30, 2026.
65.8	Subd. 3. Ca	rdiac emergency re	sponse plan a	ssistance. (a) To reimb	urse school districts
65.9	and charter scho	ools for costs relate	d to implemen	ting cardiac emergenc	y response plans
65.10	under Minnesot	a Statutes, section	121A.241:		
65.11	<u>\$</u>	,000,000 2	025		
65.12	(b) To receiv	ve reimbursement, a	school distric	t or charter school mus	st apply in the form
65.13	and manner dete	rmined by the comn	nissioner. The c	commissioner must pro	vide reimbursement
65.14	for expenses inc	curred on or after Ju	uly 1, 2024, for	r activities and equipm	nent that promote
65.15	cardiac emerger	ncy response plan p	reparedness in	schools, including bu	t not limited to the
65.16	purchase and ma	aintenance of autom	atic external d	efibrillators, purchase of	of cardiopulmonary
65.17	resuscitation eq	uipment and trainir	ng for faculty a	nd staff, basic first aid	l training, and
65.18	educational mat	erials related to card	iac emergency:	response preparedness.	If the appropriation
65.19	is insufficient, t	he commissioner m	ust prorate the	e amount paid to distri	cts seeking
65.20	reimbursement.				
65.21	(c) This is a	onetime appropriat	ion. This appro	opriation is available u	until June 30, 2026.
65.22			ARTICLE	E 8	
65.23			FACILITI	ES	
					1 1 / 1
65.24	Section 1. Mill	nnesota Statutes 20	22, section 12:	3B.71, subdivision 8, i	s amended to read:
65.25				trict, a special education	•
65.26	*			ection 123A.24, subdi	
65.27		=	•	se or a lease agreement	
65.28				xpansion, or remodelin	-
65.29		•		\$500,000 per school si	•
65.30				t does not have a capita	
65.31	•	•		: A facility addition, m	
65.32	or remodeling p	roject New construc	ction, expansio	n, or remodeling of an	educational facility

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66.1 funded only with general education revenue, lease levy proceeds from an additional capital 66.2 expenditure levy under section 126C.40, subdivision 1, capital facilities bond proceeds, or 66.3 long-term facilities maintenance revenue is exempt from this provision. A capital project 66.4 under section 123B.63 addressing only technology is exempt from this provision if the 66.5 district submits a school board resolution stating that funds approved by the voters will be 66.6 used only as authorized in section 126C.10, subdivision 14. A school board shall not separate 66.7 portions of a single project into components to avoid the requirements of this subdivision.

66.8 Sec. 2. Minnesota Statutes 2023 Supplement, section 123B.71, subdivision 12, is amended
66.9 to read:

Subd. 12. Publication. (a) At least 48 days but not more than 60 88 days before a 66.10 referendum for bonds under chapter 475 or solicitation of bids for a project that has received 66.11 a positive or unfavorable review and comment under section 123B.70, the school board 66.12 shall publish a summary of the commissioner's review and comment of that project in the 66.13 legal newspaper of the district. The school board must hold a public meeting to discuss the 66.14 commissioner's review and comment before the such a referendum for bonds. Supplementary 66.15 information shall be available to the public. Where no such referendum for bonds is required, 66.16 the publication and public meeting requirements of this subdivision shall not apply. 66.17

(b) The publication requirement in paragraph (a) does not apply to alternative facilitiesprojects approved under section 123B.595.

66.20 Sec. 3. Minnesota Statutes 2023 Supplement, section 126C.40, subdivision 6, is amended66.21 to read:

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

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

66.29 (2) annually levy the amounts necessary to pay the district's obligations under the66.30 installment contract or lease purchase agreement.

(b) The obligation created by the installment contract or the lease purchase agreement
 must not be included in the calculation of net debt for purposes of section 475.53, and does

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not constitute debt under other law. An election is not required in connection with the 67.1 execution of the installment contract or the lease purchase agreement. 67.2 (c) The proceeds of the levy authorized by this subdivision must not be used to acquire 67.3 a facility to be primarily used for athletic or school administration purposes. 67.4 67.5 (d) For the purposes of this subdivision, "district" means: (1) Special School District No. 1, Minneapolis, Independent School District No. 625, 67.6 St. Paul, Independent School District No. 709, Duluth, or Independent School District No. 67.7 535, Rochester, if the district's desegregation plan has been determined by the commissioner 67.8 to be in compliance with Department of Education rules relating to equality of educational 67.9 opportunity and where the acquisition of property under this subdivision is determined by 67.10 the commissioner to contribute to the implementation of the desegregation plan; or 67.11 (2) other districts eligible for revenue under section 124D.862 if the facility acquired 67.12

under this subdivision is to be primarily used for a joint program for interdistrict
desegregation and the commissioner determines that the joint programs are being undertaken
to implement the districts' desegregation plan.

67.16 (e) Notwithstanding subdivision 1, the prohibition against a levy by a district to lease
67.17 or rent a district-owned building to itself does not apply to levies otherwise authorized by
67.18 this subdivision.

67.19 (f) For the purposes of this subdivision, any references in subdivision 1 to building or67.20 land shall include personal property.

(g) Projects funded under this subdivision that require an expenditure in excess of
\$500,000 per school site if the school district has a capital loan outstanding, or \$2,000,000
per school site if the school district does not have a capital loan outstanding, are subject to
review and comment under section 123B.71, subdivision 8, in the same manner as other
school construction projects.

Sec. 4. Laws 2023, chapter 55, article 8, section 19, subdivision 5, is amended to read:
Subd. 5. Grants for gender-neutral single-user restrooms. (a) For grants to school
districts for remodeling, constructing, or repurposing space for gender-neutral single-user
restrooms:

67.30	\$ 1,000,000	•••••	2024
67.31	\$ 1,000,000	•••••	2025

(b) A school district or a cooperative unit under Minnesota Statutes, section 123A.24,
subdivision 2, may apply for a grant of not more than \$75,000 per site under this subdivision
in the form and manner specified by the commissioner. The commissioner must award at
least one grant under this subdivision to Independent School District No. 709, Duluth, for
a demonstration grant for a project awaiting construction.

- 68.6 (c) The commissioner must ensure that grants are awarded to schools to reflect the68.7 geographic diversity of the state.
- 68.8 (d) Up to \$75,000 each year is available for grant administration and monitoring.

(e) By February 1 of each year, the commissioner must annually report to the committees
of the legislature with jurisdiction over education on the number of grants that were awarded
each year and the number of grant applications that were unfunded during that year.

68.12 (f) Any balance in the first year does not cancel but is available in the second year.

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

- 68.14 Sec. 5. Laws 2023, chapter 55, article 8, section 19, subdivision 6, as amended by Laws
 68.15 2024, chapter 81, section 22, is amended to read:
- Subd. 6. Long-term facilities maintenance equalized aid. (a) For long-term facilities
 maintenance equalized aid under Minnesota Statutes, section 123B.595, subdivision 9:
- 68.18
 \$ 107,905,000

 2024

 68.19
 107,630,000

 2025

 68.20
 \$ 107,865,000

 2025

68.21 (b) The 2024 appropriation includes \$10,821,000 for 2023 and \$97,084,000 for 2024.

(c) The 2025 appropriation includes \$10,787,000 for 2024 and \$96,843,000 \$97,078,000
for 2025.

- 68.24
- 68.25

NUTRITION AND LIBRARIES

ARTICLE 9

- 68.26 Section 1. Minnesota Statutes 2023 Supplement, section 124D.111, subdivision 3, is68.27 amended to read:
- 68.28 Subd. 3. School food service fund. (a) The expenses described in this subdivision must
 68.29 be recorded as provided in this subdivision.

(b) In each district, the expenses for a school food service program for pupils must beattributed to a school food service fund. Under a food service program, the school food

69.1 service may prepare or serve milk, meals, or snacks in connection with school or community69.2 service activities.

(c) Revenues and expenditures for food service activities must be recorded in the food
service fund. The costs of processing applications, accounting for meals, preparing and
serving food, providing kitchen custodial services, and other expenses involving the preparing
of meals or the kitchen section of the lunchroom may be charged to the food service fund
or to the general fund of the district. The costs of lunchroom supervision, lunchroom custodial
services, lunchroom utilities, <u>lunchroom furniture,</u> and other administrative costs of the
food service program must be charged to the general fund.

69.10 That portion of superintendent and fiscal manager costs that can be documented as
69.11 attributable to the food service program may be charged to the food service fund provided
69.12 that the school district does not employ or contract with a food service director or other
69.13 individual who manages the food service program, or food service management company.
69.14 If the cost of the superintendent or fiscal manager is charged to the food service fund, the
69.15 charge must be at a wage rate not to exceed the statewide average for food service directors
69.16 as determined by the department.

(d) Capital expenditures for the purchase of food service equipment must be made from
the general fund and not the food service fund, unless the restricted balance in the food
service fund at the end of the last fiscal year is greater than the cost of the equipment to be
purchased.

(e) If the condition set out in paragraph (d) applies, the equipment may be purchasedfrom the food service fund.

(f) If a deficit in the food service fund exists at the end of a fiscal year, and the deficit
is not eliminated by revenues from food service operations in the next fiscal year, then the
deficit must be eliminated by a permanent fund transfer from the general fund at the end of
that second fiscal year. However, if a district contracts with a food service management
company during the period in which the deficit has accrued, the deficit must be eliminated
by a payment from the food service management company.

(g) Notwithstanding paragraph (f), a district may incur a deficit in the food service fund
for up to three years without making the permanent transfer if the district submits to the
commissioner by January 1 of the second fiscal year a plan for eliminating that deficit at
the end of the third fiscal year.

69.33 (h) If a surplus in the food service fund exists at the end of a fiscal year for three
69.34 successive years, a district may recode for that fiscal year the costs of lunchroom supervision,

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- administrative costs of the food service program charged to the general fund according to
 paragraph (c) and charge those costs to the food service fund in a total amount not to exceed
 the amount of surplus in the food service fund.
- 70.5 (i) For purposes of this subdivision, "lunchroom furniture" means tables and chairs
- regularly used by pupils in a lunchroom from which they may consume milk, meals, or
- 70.7 snacks in connection with school or community service activities.
- 70.8

70.1

EFFECTIVE DATE. This section is effective for fiscal year 2024 and later.

70.9 Sec. 2. [127A.151] STATE SCHOOL LIBRARIAN.

- 70.10 (a) The Department of Education must employ a state school librarian within the State
- 70.11 Library Services Division of the department to provide technical assistance to licensed

70.12 school library media specialists and licensed school librarians. The state school librarian

- 70.13 <u>must be or have been a licensed school library media specialist.</u>
- 70.14 (b) The responsibilities of the state school librarian include but are not limited to providing
- 70.15 advice and guidance in academic standards development and statewide library data collection
- 70.16 from district and charter schools, and related activities. The state school librarian may
- 70.17 provide advice and guidance to the Department of Education staff responsible for
- 70.18 administering state library aid and monitoring district compliance. The state school librarian
- 70.19 must support district and charter schools on issues of intellectual freedom, media and digital
- 70.20 <u>literacy</u>, and growing lifelong readers. The state school librarian must share information
- 70.21 about available grant funds and resources, work with the Professional Educator Licensing
- 70.22 and Standards Board to support licensure acquisition, and support professional development
- 70.23 for licensed school library media specialists and licensed school librarians.
- Sec. 3. Minnesota Statutes 2023 Supplement, section 134.356, is amended by adding a
 subdivision to read:
- 70.26Subd. 3. Report. By January 15, 2025, and annually thereafter, the commissioner of70.27education must report to the chairs and ranking minority members of the legislative70.28committees with jurisdiction over kindergarten through grade 12 education on how school70.29districts and charter schools used aid under this section in the previous fiscal year. In70.30preparing the report, the commissioner may use information available from the uniform70.31financial accounting and reporting system. The report must be filed in accordance with
- 70.32 section 3.195.

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71.1	Sec. 4. L	aws 2023, chapter 18	, section 4, subdiv	vision 2, as amended by	Laws 2023, chapter
71.2		-		81, section 23, is ame	-
71.3	Subd. 2	2. School lunch. For	school lunch aid u	nder Minnesota Statute	s, section 124D.111,
71.4	including	the amounts for the f	ree school meals	program:	
71.5	\$	218,801,000	2024		
71.6	\$	238,987,000	2025		
71.7	Φ	<u>239,686,000</u>	2025		
71.8	Sec. 5. L	aws 2023, chapter 18	, section 4, subdiv	ision 3, as amended by	Laws 2023, chapter
71.9	55, article	9, section 17, and La	aws 2024, chapter	81, section 24, is ame	nded to read:
71.10	Subd.	3. School breakfast.	For school break	fast aid under Minnesc	ota Statutes, section
71.11	124D.115	8:			
71.12	\$	44,178,000	2024		
71.13 71.14	\$	4 8,334,000 48,747,000	2025		
71.15	Sec. 6. <u>I</u>	REVISOR INSTRU	CTION.		
71.16	The re-	visor of statutes shall	renumber Minnes	ota Statutes, section 13	4.356, as Minnesota
71.17			d make any neces	sary changes to statuto	ry cross-references
71.18	to reflect t	these changes.			
71.19			ARTICLI	E 10	
71.20		EARI	A CHILDHOO	D EDUCATION	
71.21	Section	1. Minnesota Statutes	s 2023 Supplemen	nt, section 124D.151, s	ubdivision 5, is
71.22	amended	to read:			
71.23	Subd.	5. Application proce	ess; priority for l	high poverty schools.	(a) To qualify for
71.24	program a	pproval for fiscal yea	r 2017, a district o	r charter school must st	abmit an application
71.25	to the com	missioner by July 1,	-2016. To qualify	for program approval	for fiscal year 2018
71.26				t an application to the	-
71.27	-			ear in which the progra	ım will be
71.28	-	ted. The application			
71.29				cluding the number of	-
71.30	program v	vill be offered at each	n school site or m	ixed-delivery location;	

(2) an estimate of the number of eligible children to be served in the program at eachschool site or mixed-delivery location; and

(3) a statement of assurances signed by the superintendent or charter school director that
the proposed program meets the requirements of subdivision 2.

(b) The commissioner must review all applications submitted for fiscal year 2017 by
August 1, 2016, and must review all applications submitted for fiscal year 2018 and later
by March 1 of the fiscal year in which the applications are received and determine whether
each application meets the requirements of paragraph (a).

(c) The commissioner must divide all applications for new or expanded voluntary 72.9 prekindergarten programs under this section meeting the requirements of paragraph (a) and 72.10 school readiness plus programs into four five groups as follows: the Minneapolis and school 72.11 district; the St. Paul school districts district; other school districts located in the metropolitan 72.12 equity region as defined in section 126C.10, subdivision 28; school districts located in the 72.13 rural equity region as defined in section 126C.10, subdivision 28; and charter schools. 72.14 Within each group, the applications must be ordered by rank using a sliding scale based on 72.15 the following criteria: 72.16

(1) concentration of kindergarten students eligible for free or reduced-price meals by 72.17 school site on October 1 of the previous school year. A school site may contract to partner 72.18 with a community-based provider or Head Start under subdivision 3 or establish an early 72.19 childhood center and use the concentration of kindergarten students eligible for free or 72.20 reduced-price meals from a specific school site as long as those eligible children are 72.21 prioritized and guaranteed services at the mixed-delivery site or early education center. For 72.22 school district programs to be operated at locations that do not have free and reduced-price 72.23 meals concentration data for kindergarten programs for October 1 of the previous school 72.24 year, including mixed-delivery programs, the school district average concentration of 72.25 72.26 kindergarten students eligible for free or reduced-price meals must be used for the rank ordering; 72.27

(2) presence or absence of a three- or four-star Parent Aware rated program within the
school district or close proximity of the district. School sites with the highest concentration
of kindergarten students eligible for free or reduced-price meals that do not have a threeor four-star Parent Aware program within the district or close proximity of the district shall
receive the highest priority, and school sites with the lowest concentration of kindergarten
students eligible for free or reduced-price meals that have a threestudents eligible for free or reduced-price meals that have a three-

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rated program within the district or close proximity of the district shall receive the lowestpriority; and

73.3 (3) whether the district has implemented a mixed delivery system.

(d) The limit on participation for the programs as specified in subdivision 6 must initially 73.4 be allocated among the four groups based on each group's percentage share of the statewide 73.5 kindergarten enrollment on October 1 of the previous school year. Within each group, the 73.6 participation limit for fiscal years 2018 and 2019 must first be allocated to school sites 73.7 approved for aid in the previous year to ensure that those sites are funded for the same 73.8 number of participants as approved for the previous year. The remainder of the participation 73.9 73.10 limit for each group must be allocated among school sites in priority order until that region's share of the participation limit is reached. If the participation limit is not reached for all 73.11 groups, the remaining amount must be allocated to the highest priority school sites, as 73.12 designated under this section, not funded in the initial allocation on a statewide basis. For 73.13 fiscal year 2020 and later, the participation limit must first be allocated to school sites 73.14 approved for aid in fiscal year 2017, and then to school sites approved for aid in fiscal year 73.15 2018 based on the statewide rankings under paragraph (c). 73.16

73.17 (c) Once a school site or a mixed delivery site under subdivision 3 is approved for aid
radiant under this subdivision, it shall remain eligible for aid if it continues to meet program
requirements, regardless of changes in the concentration of students eligible for free or
reduced-price meals.

(f) If the total number of participants approved based on applications submitted under
paragraph (a) is less than the participation limit under subdivision 6, the commissioner must
notify all school districts and charter schools of the amount that remains available within
30 days of the initial application deadline under paragraph (a), and complete a second round
of allocations based on applications received within 60 days of the initial application deadline.

(g) Procedures for approving applications submitted under paragraph (f) shall be the
 same as specified in paragraphs (a) to (d), except that the allocations shall be made to the
 highest priority school sites not funded in the initial allocation on a statewide basis.

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

73.30 Sec. 2. Minnesota Statutes 2022, section 124D.151, is amended by adding a subdivision
73.31 to read:

73.32 Subd. 5a. Participation limit allocation. (a) Beginning July 1, 2024, the participation
73.33 limit specified in subdivision 6 must be initially allocated as follows:

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74.1	<u>(</u> 1) a scl	hool site or mixed deliv	very site must 1	receive the same numb	per of seats the site
74.2	received in	fiscal year 2024; and			
74.3	(2) the 1	remaining seats must be	e allocated ame	ong the five groups ide	entified under
74.4	subdivision	15, paragraph (c), base	d on each grou	p's percentage share o	f the statewide
74.5	kindergarte	n enrollment on Octob	er 1 of the prev	vious school year.	
74.6	<u>(b) With</u>	nin each group:			
74.7	(1) the s	eats must be first alloca	ated to any scho	ool sites and mixed del	ivery sites approved
74.8	for aid in th	ne previous year; and			
74.9	<u>(2) any</u>	remaining seats must b	e allocated am	ong school sites in pri	ority order, as
74.10	determined	under subdivision 5, pa	aragraph (c), ui	ntil the group's share o	f seats are allocated.
74.11	<u>(c) If a </u>	group's entire share of	seats is not allo	ocated under paragrapl	hs (a) and (b), then
74.12	the remaini	ng seats must be alloca	ted to the highe	st priority school sites	and mixed delivery
74.13	sites in the s	state, as designated unde	er subdivision 5	, paragraph (c), not fun	ded in the allocation
74.14	under parag	graphs (a) and (b).			
74.15	<u>(d)</u> Onc	e a school site or a mix	ed delivery sit	e is approved for aid u	under subdivision 5
74.16	and is alloc	ated seats under this su	ıbdivision, it sl	nall remain eligible for	r aid and seats if it
74.17	continues to	o meet program require	ements, regard	ess of changes in the	concentration of
74.18	students eli	gible for free or reduce	ed-price meals.		
74.19	<u>(e) If th</u>	e total number of partic	cipants approve	ed based on applicatio	ns submitted under
74.20	subdivision	15, paragraph (a), is les	ss than the part	icipation limit under s	ubdivision 6, the
74.21	commission	ner must notify all scho	ol districts and	charter schools of the	amount that remains
74.22	available w	vithin 30 days of the ini	tial applicatior	deadline under subdi	vision 5, paragraph
74.23	(a), and cor	nplete a second round	of allocations l	based on applications	received within 60
74.24	days of the	initial application dead	lline.		
74.25	(f) Proc	edures for approving a	pplications sub	mitted under paragrap	bh (e) shall be the
74.26	same as spe	ecified in subdivision 5	, and the alloca	tions shall be made to	the highest priority
74.27	school sites	s in the state as designa	ted under subd	ivision 5, paragraph (c), not funded in the
74.28	initial alloc	ation under paragraphs	s (a) and (b).		
74.29	EFFEC	TIVE DATE. This see	ction is effectiv	ve the day following fi	nal enactment.

75.1 Sec. 3. Minnesota Statutes 2023 Supplement, section 124D.151, subdivision 6, is amended
75.2 to read:

Subd. 6. Participation limits. (a) Notwithstanding section 126C.05, subdivision 1,
paragraph (c), the pupil units for a voluntary prekindergarten program for an eligible school
district or charter school must not exceed 60 percent of the kindergarten pupil units for that
school district or charter school under section 126C.05, subdivision 1, paragraph (d).

75.7 (b) In reviewing applications under subdivision 5 and allocating seats under subdivision

75.8 5a, the commissioner must limit the total number of participants in the voluntary

75.9 prekindergarten and school readiness plus programs under Laws 2017, First Special Session

chapter 5, article 8, section 9, to not more than 7,160 participants for fiscal years 2023, year

75.11 2024, and 2025, and 12,360 participants for fiscal year 2026 2025 and later.

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

75.13 Sec. 4. Minnesota Statutes 2022, section 124D.19, subdivision 11, is amended to read:

Subd. 11. School-age care programs. (a) A school board may offer, as part of a
community education program, a school-age care program for children from kindergarten
enrolled in the district through grade 6 for the purpose of expanding students' learning
opportunities. If the school board chooses not to offer a school-age care program, it may
allow an appropriate insured community group, for profit entity or nonprofit organization
to use available school facilities for the purpose of offering a school-age care program.

75.20 (b) A school-age care program must include the following:

75.21 (1) adult supervised programs while school is not in session;

75.22 (2) parental involvement in program design and direction;

(3) partnerships with the kindergarten through grade 12 system, and other public, private,
or nonprofit entities;

(4) opportunities for trained secondary school pupils to work with younger children ina supervised setting as part of a community service program; and

(5) access to available school facilities, including the gymnasium, sports equipment,
computer labs, and media centers, when not otherwise in use as part of the operation of the
school. The school district may establish reasonable rules relating to access to these facilities
and may require that:

(i) the organization request access to the facilities and prepare and maintain a scheduleof proposed use;

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(ii) the organization provide evidence of adequate insurance to cover the activities to beconducted in the facilities; and

(iii) the organization prepare and maintain a plan demonstrating the adequacy and training
of staff to supervise the use of the facilities.

(c) The district may charge a sliding fee based upon family income for school-age care
programs. The district may receive money from other public or private sources for the
school-age care program. The board of the district must develop standards for school-age
child care programs. The commissioner of education may not adopt rules for school-age
care programs.

(d) The district shall maintain a separate account within the community services fundfor all funds related to the school-age care program.

(e) A district is encouraged to coordinate the school-age care program with its special
education, vocational education, adult basic education, early childhood family education
programs, kindergarten through grade 12 instruction and curriculum services, youth
development and youth service agencies, and with related services provided by other
governmental agencies and nonprofit agencies.

76.17 Sec. 5. Laws 2023, chapter 54, section 20, subdivision 6, is amended to read:

Subd. 6. Head Start program. (a) For Head Start programs under Minnesota Statutes,
section 119A.52:

 76.20
 \$ 35,100,000

 2024

 76.21
 \$ 35,100,000

 2025

(b) For fiscal year 2025 and later, up to two percent of the appropriation in each year is
available for administration.

76.24 (c) Any balance in the first year does not cancel but is available in the second year.

76.25 Sec. 6. Laws 2023, chapter 54, section 20, subdivision 24, is amended to read:

Subd. 24. Early childhood curriculum grants. (a) For competitive grants to Minnesota
postsecondary institutions to improve the curricula of the recipient institution's early
childhood education programs by incorporating or conforming to the Minnesota knowledge
and competency frameworks for early childhood professionals:

76.30	\$ 250,000	•••••	2024
76.31	\$ 250,000		2025

77.1	(b) By December 1, 2024, and again by December 1, 2025, the commissioner must
77.2	submit a report to the chairs and ranking minority members of the legislative committees
77.3	with jurisdiction over early childhood through grade 12 education and higher education
77.4	finance and policy reporting on grants awarded under this subdivision. The report must
77.5	include the following information for the previous fiscal year:
77.6	(1) the number of grant applications received;
77.7	(2) the criteria applied by the commissioner for evaluating applications;
77.8	(3) the number of grants awarded, grant recipients, and amounts awarded;
77.9	(4) early childhood education curricular reforms proposed by each recipient institution;
77.10	(5) grant outcomes for each recipient institution; and
77.11	(6) other information identified by the commissioner as outcome indicators.
77.12	(c) The commissioner may use no more than three percent of the appropriation under
77.13	this subdivision to administer the grant program.
77.14	(d) This is a onetime appropriation.
77.15	(e) Any balance in the first year does not cancel but is available in the second year.
77.16	EFFECTIVE DATE. This section is effective the day following final enactment.
77.17	Sec. 7. DIRECTION TO THE COMMISSIONER OF EDUCATION; ADJUSTING
77.18	VOLUNTARY PREKINDERGARTEN PARTICIPATION LIMITS.
//.10	
77.19	The commissioner of education must retroactively adjust the voluntary prekindergarten
77.20	and school readiness plus seat allocation under Minnesota Statutes, section 124D.151,
77.21	subdivision 5a, for fiscal year 2025 to match the participation limit under Minnesota Statutes,
77.22	section 124D.141, subdivision 6, for fiscal year 2025. The commissioner of education, in
77.23	consultation with the Department of Children, Youth, and Families Implementation Office,
77.24	must finish allocating the new seats for fiscal year 2025 by June 1, 2024, and must notify
77.25	qualifying school districts and charter schools about the new seats by June 15, 2024.

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

- 77.27 Sec. 8. <u>**REPEALER.**</u>
- T7.28 Laws 2023, chapter 55, article 10, section 4, is repealed.

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78.1			ARTICLE	11		
78.2			STATE AGEN	ICIES		
78.3	Section 1	Laws 2023 chapter '	55 article 12 se	ction 17, subdivision 2	is amended to	
78.3	read:	Laws 2025, chapter .	<i>55</i> , atticle 12, se	cuon 17, subdivision 2	, is amended to	
		Donoutmont (a) East	the Demontry out	ofEducation		
78.5		Department. (a) For	-	of Education:		
78.6	\$ \$	47,005,000 39,922,000				
78.7			2023			
78.8	Of these am	iounts:				
78.9	(1) \$405	5,000 each year is for	the Board of Scl	nool Administrators;		
78.10	(2) \$1,00	00,000 each year is for	r regional center	s of excellence under M	linnesota Statutes,	
78.11	section 120	B.115;				
78.12	(3) \$720	,000 each year is for i	mplementing Mi	nnesota's Learning for	English Academic	
78.13	Proficiency and Success Act (LEAPS) under Laws 2014, chapter 272, article 1, as amended;					
78.14	(4) \$480,000 each year is for the Department of Education's mainframe update;					
78.15	(5) \$7,500,000 in fiscal year 2024 only is for legal fees and costs associated with					
78.16	litigation;					
78.17	(6) \$595	,000 in fiscal year 202	24 and \$2,609,00	00 in fiscal year 2025 ar	e for modernizing	
78.18	district data submissions. The base for fiscal year 2026 and later is \$2,359,000;					
78.19	(7) \$573,000 each year is for engagement and rulemaking related to Specific Learning					
78.20	Disability;					
78.21	(8) \$150	0,000 each year is for	an ethnic studies	s specialist in the acade	mic standards	
78.22	division to provide support to the ethnic studies working group and to school districts seeking					
78.23	to establish	or strengthen ethnic s	studies courses;			
78.24	(9) \$150	,000 each year is for th	ne comprehensiv	e school mental health s	services lead under	
78.25	Minnesota S	Statutes, section 127A				
78.26	(10) \$15	50,000 each year is for	r a school health	services specialist und	er Minnesota	
78.27	Statutes, see	ction 121A.20;				
78.28	(11) \$2,0	000,000 each year is f	for the Office of	the Inspector General e	established under	
78.29	Minnesota S	Statutes, section 127A				
78.30	(12) \$80	00,000 each year is for	r audit and intern	nal control resources;		

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79.1	(13) \$2,0	00,000 in fiscal year	2024 only is for	information technolo	gy infrastructure	
79.2	and portfolio	resources;				
79.3	(14) \$2,00	00,000 each year is fo	r staffing the Equ	uity, Diversity and Incl	usion (EDI) Center	
79.4	at the Depart	ment of Education; a	nd			
79.5	(15) \$275	5,000 in fiscal year 20)24 and \$175,00	0 <u>\$45,000</u> in fiscal ye	ar 2025 are for	
79.6	administrativ	e expenses for unem	ployment aid <u>; ar</u>	nd		
79.7	(16) \$130),000 in fiscal year 20	025 is for the sta	te school librarian und	ler Minnesota	
79.8	Statutes, sect	tion 127A.151.				
79.9	(b) None	of the amounts approp	priated under this	subdivision may be us	sed for Minnesota's	
79.10	Washington,	D.C., office.				
79.11	(c) The ex	penditures of federal	grants and aids a	as shown in the biennia	al budget document	
79.12	and its suppl	ements are approved	and appropriate	d and must be spent as	s indicated.	
79.13	(d) The b	ase for fiscal year 20	26 and later is \$	39,667,000.		
79.14	Sec. 2. <u>PE</u>	RMANENT SCHO	OL FUND; DIS	TRIBUTION OF EN	NDOWMENT	
79.15	FUND EARNINGS TASK FORCE.					
79.16	Subdivisi	on 1. Task force esta	ablished. A task	force of nine member	rs is established to	
79.17	examine the	distribution of earnin	igs from the peri	nanent school fund er	idowment.	
79.18	Subd. 2.	Membership qualifi	cations and app	oointments. (a) Appo	inted members of	
79.19	the task force	must have outstandig	ng professional e	experience in at least o	ne of the following	
79.20	areas:					
79.21	<u>(1) institu</u>	tional asset manager	<u>ment;</u>			
79.22	(2) invest	ment finance;				
79.23	<u>(3)</u> trust a	dministration;				
79.24	(4) invest	ment fund accountin	<u>g;</u>			
79.25	(5) invest	ment banking; or				
79.26	(6) the pra	actice of law in the are	eas of capital man	kets, securities funds,	trusts, foundations,	
79.27	or endowmen	<u>nts.</u>				
79.28	<u>(b)</u> The ta	usk force consists of t	the following nin	ne members, each of v	vhom must be	
79.29	appointed by	September 1, 2024:				
79.30	<u>(1) the co</u>	mmissioner of educa	tion or the com	nissioner's designee;		

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80.1	<u>(2) an emplo</u>	oyee or other mem	per appointed b	y the State Board of I	nvestment;	
80.2	(3) four members appointed by the governor; and					
80.3	(4) three me	mbers appointed b	y vote of the L	egislative Permanent S	School Fund	
80.4	Commission.					
80.5	(c) The first	meeting of the tasl	k force must be	called by the commiss	sioner of education	
80.6	no later than Oc	tober 1, 2024. The	Department of	f Education must prov	ide staff, technical	
80.7	assistance, and	organizational sup	port for the tasl	<u>c force.</u>		
80.8	<u>Subd. 3.</u> Du	ties. The task force	e must examine	the historical returns	on the permanent	
80.9	school fund end	owment and evalu	ate and recomm	nend potential changes	s to the distribution	
80.10	of earnings. The	e task force may ex	amine school t	rust endowment polici	es in other states.	
80.11	The task force r	ecommendations r	nay include pro	posed changes to state	e statutes and	
80.12	Minnesota's cor	stitutional provision	ons governing	the school trust fund en	ndowment.	
80.13	Subd. 4. Report; expiration. The task force must report its recommendations to the					
80.14	chairs and ranki	ng minority memb	ers of the legis	lative committees with	n jurisdiction over	
80.15	the permanent s	chool fund by Janu	uary 15, 2026.	The task force report n	nust be submitted	
80.16	consistent with Minnesota Statutes, section 3.195. The task force expires on January 15,					
80.17	2026, or upon s	ubmission of the re	eport required u	under this subdivision,	whichever occurs	
80.18	earlier.					
80.19	Sec. 3. <u>APPR</u>	OPRIATION; PE	CRMANENT S	SCHOOL FUND TAS	SK FORCE.	
80.20	Subdivision	1. Department of	Education. T	ne sum indicated in thi	s section is	
80.21	appropriated fro	om the general fund	d to the Depart	ment of Education for	the fiscal year	
80.22	designated.					
80.23	Subd. 2. Per	manent School F	und Task Ford	ee. (a) To administer th	e task force on the	
80.24	distribution of e	arnings from the p	ermanent scho	ol fund:		
80.25	<u>\$</u>	<u>64,000</u> 2	2025			
80.26	(b) This is a	onetime appropria	tion. This appr	opriation is available u	ntil June 30, 2026.	
80.27	Sec. 4. <u>APPR</u>	OPRIATION; PF	OFESSIONA	L EDUCATOR LIC	ENSING AND	
80.28	STANDARDS	BOARD.				
80.29	Subdivision	1. Professional E	ducator Licen	sing and Standards B	oard. The sum	
80.30	indicated in this	section is appropr	iated from the	general fund to the Pro	fessional Educator	
80.31	Licensing and S	tandards Board in	the fiscal year	designated.		

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- 81.1 Subd. 2. Educator online licensing system. (a) For information technology costs for
- 81.2 <u>the educator online licensing system:</u>
- 81.3 <u>\$ 2,767,000 2025</u>
- 81.4 (b) This is a onetime appropriation and is available until June 30, 2027.

APPENDIX Repealed Minnesota Session Laws: S5252-1

Laws 2023, chapter 55, article 10, section 4

Sec. 4. APPROPRIATION; VOLUNTARY PREKINDERGARTEN RESERVE.

Subdivision 1. Department of Education. The sums indicated in this section are appropriated from the general fund to the Department of Education in the fiscal years designated.

Subd. 2. Voluntary prekindergarten reserve. (a) The commissioner must reserve the following amount for future allocation towards 3,000 voluntary prekindergarten seats:

 §
 0

 2024

 §
 50,000,000

 2025

(b) The 2024 legislature must provide direction to the commissioner on allocating the money reserved under paragraph (a).

(c) This is a onetime appropriation and is available until June 30, 2026.