219.24	ARTICLE 7
219.25	NUTRITION AND LIBRARIES
219.27	Section 1. Minnesota Statutes 2018, section 124D.111, is amended to read: 124D.111 SCHOOL MEALS POLICIES; LUNCH AID; FOOD SERVICE ACCOUNTING.
219.29 219.30 219.31	Subdivision 1. <b>School <u>lunch aid computation</u></b> meals policies. (a) Each Minnesota participant in the national school lunch program must adopt and post to its website, or the website of the organization where the meal is served, a school meals policy.
220.1 220.2 220.3 220.4	(b) The policy must be in writing and clearly communicate student meal charges when payment cannot be collected at the point of service. The policy must be reasonable and well-defined and maintain the dignity of students by prohibiting lunch shaming or otherwise ostracizing the student.
220.5 220.6	(c) The policy must address whether the participant uses a collection agency to collect unpaid school meals debt.
220.7 220.8 220.9 220.10	(d) The policy must ensure that once a participant has placed a meal on a tray or otherwise served the meal to a student, the meal may not be subsequently withdrawn from the student by the cashier or other school official, whether or not the student has an outstanding meals balance.
220.11 220.12 220.13	(e) The policy must ensure that a student who has been determined eligible for free and reduced-price lunch must always be served a reimbursable meal even if the student has an outstanding debt.
220.14 220.15 220.16 220.17	(f) If a school contracts with a third party for its meal services, it must provide the vendor with its school meals policy. Any contract between the school and a third-party provider entered into or modified after July 1, 2019, must ensure that the third-party provider adheres to the participant's school meals policy.
220.18 220.19 220.20	<u>Subd. 1a.</u> <u>School lunch aid amounts.</u> Each school year, the state must pay participants in the national school lunch program the amount of 12.5 cents for each full paid and free student lunch and 52.5 cents for each reduced-price lunch served to students.
220.21 220.22 220.23	Subd. 2. <b>Application.</b> A school district, charter school, nonpublic school, or other participant in the national school lunch program shall apply to the department for this payment on forms provided by the department.
	Subd. 2a. <b>Federal child and adult care food program; criteria and notice.</b> The commissioner must post on the department's website eligibility criteria and application information for nonprofit organizations interested in applying to the commissioner for approval as a multisite sponsoring organization under the federal child and adult care food program. The posted criteria and information must inform interested nonprofit organizations about:

May 02, 2019 03:52 PM

### Senate Language UEH2400-1

113.8	ARTICLE 7
113.9	NUTRITION AND LIBRARIES
113.11	Section 1. Minnesota Statutes 2018, section 124D.111, is amended to read: 124D.111 SCHOOL MEALS POLICIES; LUNCH AID; FOOD SERVICE ACCOUNTING.
	Subdivision 1. <b>School <del>lunch aid computation meals policies. (a)</del></b> Each Minnesota participant in the national school lunch program must adopt and post to its website, or the website of the organization where the meal is served, a school meals policy.
	(b) The policy must be in writing and clearly communicate student meal charges when payment cannot be collected at the point of service. The policy must be reasonable and well-defined and maintain the dignity of students by prohibiting lunch shaming.
	Subd. 1a. School lunch aid amounts. Each school year, the state must pay participants in the national school lunch program the amount of 12.5 cents for each full paid and free student lunch and 52.5 cents for each reduced-price lunch served to students.
113.22	Subd. 2. Application. A school district, charter school, nonpublic school, or other

113.23 participant in the national school lunch program shall apply to the department for this

113.24 payment on forms provided by the department.

Subd. 2a. Federal Child and Adult Care Food Program; criteria and notice. The

113.26 commissioner must post on the department's website eligibility criteria and application

information for nonprofit organizations interested in applying to the commissioner for approval as a multisite sponsoring organization under the federal Child and Adult Care

113.29 Food Program. The posted criteria and information must inform interested nonprofit

113.30 organizations about:

20.30	(1) the criteria the commissioner uses to approve or disapprove an application, including
20.31	how an applicant demonstrates financial viability for the Minnesota program, among other
20.32	criteria:

- 221.1 (2) the commissioner's process and time line for notifying an applicant when its 221.2 application is approved or disapproved and, if the application is disapproved, the explanation 221.3 the commissioner provides to the applicant; and
- 221.4 (3) any appeal or other recourse available to a disapproved applicant.
- Subd. 3. **School food service fund.** (a) The expenses described in this subdivision must be recorded as provided in this subdivision.
- 221.7 (b) In each district, the expenses for a school food service program for pupils must be
  221.8 attributed to a school food service fund. Under a food service program, the school food
  221.9 service may prepare or serve milk, meals, or snacks in connection with school or community
  221.10 service activities.
- 221.11 (c) Revenues and expenditures for food service activities must be recorded in the food 221.12 service fund. The costs of processing applications, accounting for meals, preparing and 221.13 serving food, providing kitchen custodial services, and other expenses involving the preparing 221.14 of meals or the kitchen section of the lunchroom may be charged to the food service fund 221.15 or to the general fund of the district. The costs of lunchroom supervision, lunchroom custodial 221.16 services, lunchroom utilities, and other administrative costs of the food service program 221.17 must be charged to the general fund.

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

- 221.25 (d) Capital expenditures for the purchase of food service equipment must be made from 221.26 the general fund and not the food service fund, unless the restricted balance in the food 221.27 service fund at the end of the last fiscal year is greater than the cost of the equipment to be 221.28 purchased.
- 221.29 (e) If the condition set out in paragraph (d) applies, the equipment may be purchased 221.30 from the food service fund.
- 221.31 (f) If a deficit in the food service fund exists at the end of a fiscal year, and the deficit 221.32 is not eliminated by revenues from food service operations in the next fiscal year, then the 221.33 deficit must be eliminated by a permanent fund transfer from the general fund at the end of 222.1 that second fiscal year. However, if a district contracts with a food service management

May 02, 2019 03:52 PM

#### Senate Language UEH2400-1

among other
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bdivision must
ipils must be nool food or community
ed in the food aring and ing the preparing ervice fund hroom custodial e program
mented as nd provided r or other nt company. the fund, the vice directors
be made from the food ipment to be
e purchased
nd the deficit ear, then the at the end of magement
ervice fund hroom cus e program mented as nd provide r or other nt company ce fund, the vice director be made f the food ipment to be e purchased and the defice ear, then the at the end

222.2	company during the period in which the deficit has accrued, the deficit must be eliminated
222.3	by a payment from the food service management company.
222.4	(g) Notwithstanding paragraph (f), a district may incur a deficit in the food service fi

- 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.
- 222.8 (h) If a surplus in the food service fund exists at the end of a fiscal year for three
  222.9 successive years, a district may recode for that fiscal year the costs of lunchroom supervision,
  222.10 lunchroom custodial services, lunchroom utilities, and other administrative costs of the food
  222.11 service program charged to the general fund according to paragraph (c) and charge those
  222.12 costs to the food service fund in a total amount not to exceed the amount of surplus in the
  222.13 food service fund.
- Subd. 4. **No fees.** A participant that receives school lunch aid under this section must make lunch available without charge and must not deny a school lunch to all participating students who qualify for free or reduced-price meals, whether or not that student has an outstanding balance in the student's meals account attributable to a la carte purchases or for any other reason.
- 222.19 Subd. 5. Respectful treatment. (a) The participant must also provide meals to students in a respectful manner according to the policy adopted under subdivision 1. The participant must ensure that any reminders for payment of outstanding student meal balances do not demean or stigmatize any child participating in the school lunch program-, including but not limited to dumping meals, withdrawing a meal that has been served, announcing or listing students names publicly, or affixing stickers, stamps, or pins. The participant must not impose any other restriction prohibited under section 123B.37 due to unpaid student meal balances. The participant must not limit a student's participation in any school activities, graduation ceremonies or other graduation activities, field trips, athletics, activity clubs, or other extracurricular activities or access to materials, technology, or other items provided to students due to an unpaid student meal balance.
- (b) If the commissioner or the commissioner's designee determines a participant has violated the requirement to provide meals to participating students in a respectful manner, the commissioner or the commissioner's designee must send a letter of noncompliance to the participant. The participant is required to respond and, if applicable, remedy the practice
- 222.34 within 30 days.
- 223.1 **EFFECTIVE DATE.** This section is effective July 1, 2019.
- Sec. 2. Minnesota Statutes 2018, section 124D.1158, is amended to read:
- 223.3 124D.1158 SCHOOL BREAKFAST PROGRAM.
- Subdivision 1. **Purpose.** The purpose of the school breakfast program is to provide affordable morning nutrition to children so that they can effectively learn. Public and nonpublic schools that participate in the federal school breakfast program may receive state

May 02, 2019 03:52 PM

#### Senate Language UEH2400-1

115.5	company during the period in which the deficit has accrued, the deficit must be eliminated
115.6	by a payment from the food service management company.

- 115.7 (g) Notwithstanding paragraph (f), a district may incur a deficit in the food service fund 115.8 for up to three years without making the permanent transfer if the district submits to the 115.9 commissioner by January 1 of the second fiscal year a plan for eliminating that deficit at 115.10 the end of the third fiscal year.
- (h) If a surplus in the food service fund exists at the end of a fiscal year for three successive years, a district may recode for that fiscal year the costs of lunchroom supervision, lunchroom custodial services, lunchroom utilities, and other 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.

Subd. 4. **No fees.** A participant that receives school lunch aid under this section must make lunch available without charge to all participating students who qualify for free or reduced-price meals. The participant must also ensure that any reminders for payment of outstanding student meal balances do not demean or stigmatize any child participating in the school lunch program.

223.7 223.8 223.9	breakfast aid. Schools shall encourage all children to eat a nutritious breakfast, either at home or at school, and shall work to eliminate barriers to breakfast participation at school such as inadequate facilities and transportation.
223.10 223.11	<u>Subd. 1a.</u> <b>Definitions.</b> (a) "Breakfast in the classroom" means a meal delivered to each classroom near the beginning of the student's school day.
223.12 223.13	(b) "Federal reimbursement rate for free breakfast" means the federal reimbursement rate for free breakfast for a Minnesota school not in severe need.
223.14 223.15 223.16 223.17	(c) "Full federal reimbursement of meals served" means that the reimbursement under the Community Eligibility Provision program under section 11(a)(1) of the Richard B.  Russell National School Lunch Act, United States Code, title 42, section 1759a(a)(1), covers the full stated meal price for each meal served.
223.18 223.19 223.20	(d) "Grab and go" means a breakfast model where foods are available for students to take at the start of the school day or between morning classes to eat in the classroom or as otherwise designated by the school.
223.21	(e) "Participating student" means a student at the school site enrolled in:
223.22	(1) an approved voluntary prekindergarten program under section 124D.151;
223.23	(2) kindergarten; or
223.24	(3) grades 1 to 12.
223.25 223.26	(f) "Second chance breakfast" means food served for breakfast available later in the morning, including during recess or nutrition breaks.
223.27 223.28 223.29 223.30 223.31	Subd. 1b. Breakfast after the bell program. In order to increase participation in school breakfast programs, a school may establish a voluntary "breakfast after the bell" program. A breakfast after the bell program may include grab and go breakfasts, second chance breakfasts, or breakfasts in the classroom according to a plan developed by the participating school site.
224.1 224.2	Subd. 2. <b>Program; eligibility.</b> Each school year, public and nonpublic schools that participate in the federal school breakfast program are eligible for the state breakfast program.
224.3	Subd. 3. Program reimbursement; regular school breakfast. Each school year, the
224.4 224.5	state must reimburse each participating school 30 cents for each reduced-price breakfast, 55 cents for each fully paid breakfast served to students in grades 1 to 12, and \$1.30 \$1.35
224.6	for each fully paid breakfast served to a prekindergarten student enrolled in an approved
224.7	voluntary prekindergarten program under section 124D.151 or a kindergarten student.
224.8	Subd. 3a. Program reimbursement; voluntary breakfast after the bell. (a) A school
224.9	district where more than 40 percent of the students enrolled in the previous school year
224.10 224.11	were eligible for free or reduced-price meals and that is required to offer a school breakfast program under section 124D.117, at its discretion, may elect, on a site by site basis, to

224.12							
224.13	but not both. In order to receive aid under this subdivision, a school district with an eligible						
224.14	school site must apply to the commissioner in the form and manner specified by the						
224.15	commissioner and demonstrate to the commissioner's satisfaction that the school site is not						
224.16 224.17	eligible for full federal reimbursement of its meals served. A school district's application must include:						
224.17	must metude.						
224.18	(1) documentation of engagement between the applicant school's administration and						
224.19	staff indicating support to implement a breakfast after the bell program; and						
224.20	(2) a description of the breakfast after the bell program model that will be used at the						
224.21	school.						
224.22	(b) Each school year, the state must reimburse each participating breakfast after the bell						
224.23	school an amount equal to the greater of zero, or the difference between:						
224.24	(1) the product of the number of breakfasts served to participating students and the						
224.25	federal reimbursement rate for free breakfast; and						
224.26	(2) the federal school breakfast program nonsevere reimbursements for the school.						
224.27	Subd. 4. No fees. (a) A school that receives school breakfast aid under this section						
224.28	subdivision 3 must make breakfast available without charge to all participating students at						
224.29	that school site in grades 1 to 12 who qualify for free or reduced-price meals and to all						
224.30	prekindergarten students enrolled in an approved voluntary prekindergarten program under						
224.31	section 124D.151 and all kindergarten students.						
224.32	(b) A school that receives breakfast aid under subdivision 3a must make breakfast						
224.33	available without charge to all participating students.						
225.1	<b>EFFECTIVE DATE.</b> This section is effective for revenue for fiscal year 2020 and later.						
225.2	Sec. 3. Minnesota Statutes 2018, section 134.355, subdivision 5, is amended to read:						
225.3	Subd. 5. Base aid distribution. Five Fifteen percent of the available aid funds shall be						
225.4	paid to each system as base aid for basic system services.						
225.5	<b>EFFECTIVE DATE.</b> This section is effective for state aid for fiscal year 2020 and						
225.6	later.						
225.7	Sec. 4. Minnesota Statutes 2018, section 134.355, subdivision 6, is amended to read:						
225.8	Subd. 6. Adjusted net tax capacity per capita distribution. Twenty-five Fifteen percent						
225.9	of the available aid funds shall be distributed to regional public library systems based upon						
225.10	the adjusted net tax capacity per capita for each member county or participating portion of						
225.11	a county as calculated for the second third year preceding the fiscal year for which aid is						
225.12	provided. Each system's entitlement shall be calculated as follows:						

225.13	(a) (1) multiply the adjusted net tax capacity per capita for each county or participating						
225.14	portion of a county by .0082-;						
225.15	(b) (2) add sufficient aid funds that are available under this subdivision to raise the						
225.16	amount of the county or participating portion of a county with the lowest value calculated						
225.17	according to paragraph (a) clause (1) to the amount of the country or participating portion						
225.18	of a county with the next highest value calculated according to paragraph (a) clause (1).						
225.19	Multiply the amount of the additional aid funds by the population of the county or						
225.20	participating portion of a county-;						
225.21	(e) (3) continue the process described in paragraph (b) clause (2) by adding sufficient						
225.22	aid funds that are available under this subdivision to the amount of a county or participating						
225.23	portion of a county with the next highest value calculated in <del>paragraph (a)</del> clause (1) to raise						
225.24	it and the amount of counties and participating portions of counties with lower values						
225.25	calculated in paragraph (a) clause (1) up to the amount of the county or participating portion						
225.26	of a county with the next highest value, until reaching an amount where funds available						
225.27	under this subdivision are no longer sufficient to raise the amount of a county or participating						
225.28	portion of a county and the amount of counties and participating portions of counties with						
225.29	lower values up to the amount of the next highest county or participating portion of a county-						
225.30	and						
225.31	(d) (4) if the point is reached using the process in paragraphs (b) and (c) clauses (2) and						
225.32	(3) at which the remaining aid funds under this subdivision are not adequate for raising the						
226.1	amount of a county or participating portion of a county and all counties and participating						
226.2	portions of counties with amounts of lower value to the amount of the county or participating						
226.3	portion of a county with the next highest value, those funds are to be divided on a per capita						
226.4	basis for all counties or participating portions of counties that received aid funds under the						
226.5	calculation in <del>paragraphs (b) and (e)</del> <u>clauses (2) and (3)</u> .						
226.6	EFFECTIVE DATE. This section is effective for state aid for fiscal year 2020 and						
226.7	later.						
226.8	Sec. 5. Minnesota Statutes 2018, section 134.355, subdivision 7, is amended to read:						
226.9	Subd. 7. Population determination. A regional public library system's population shall						
226.10	be determined according to must be calculated using the most recent estimate available						
226.11	under section 477A.011, subdivision 3, at the time the aid amounts are calculated, which						
226.12	must be by April 1 in the year the calculation is made.						
226.13	EFFECTIVE DATE. This section is effective for state aid for fiscal year 2020 and						
226.14	later.						
226.15	Sec. 6. Minnesota Statutes 2018, section 134.355, subdivision 8, is amended to read:						
226.16	Subd. 8. Eligibility. (a) A regional public library system may apply for regional library						
226.17	telecommunications aid on behalf of itself and member public libraries.						

PAGE R6-A7

May 02, 2019 03:52 PM

Senate Language UEH2400-1

226.18	(b) The	aid must be used:	for con	meetions and other aligible non voice related a rate						
226.19	(b) The aid must be used for connections and other eligible non-voice-related e-rate program category one services. Aid may be used for e-rate program category two services									
226.20	as identified in the Federal Communication Commission's eligible services list for the current									
226.20										
226.21	and preceding four funding years, if sufficient funds remain once category one needs are									
226.23		met in each funding year. If sufficient funds remain after meeting category one and category								
226.23		two needs in each funding year, aid may be used for other regional public library technology, network infrastructure, security, and telecommunications services including nonphone								
226.25										
226.26	telecommunication services for remote self-service pickup locations for library materials on nonlibrary property.									
220.20	on nonnorary	property.								
226.27	<u>(c)</u> To be	e eligible, a region	nal pub	olic library system must be officially designated by the						
226.28	commissione	r of education as	a regio	nal public library system as defined in section 134.34,						
226.29	subdivision 3	, and each of its p	articip	ating cities and counties must meet local support levels						
226.30	defined in sec	ction 134.34, subc	livisio	1. A public library building that receives aid under						
226.31		this section must be open a minimum of 20 hours per week. Exceptions to the minimum								
226.32	open hours re	quirement may b	e grant	ed by the Department of Education on request of the						
227.1		regional public library system for the following circumstances: short-term closing for								
227.2	emergency maintenance and repairs following a natural disaster; in response to exceptional									
227.3		economic circumstances; building repair or maintenance that requires public services areas								
227.4	to be closed;	or to adjust hours	of pub	plic service to respond to documented seasonal use						
227.5	patterns.									
227.6	<b>EFFEC</b>	TIVE DATE. Th	is secti	on is effective the day following final enactment.						
227.7	Sec. 7. <u>APPR</u>	ROPRIATIONS.								
227.8	Subdivis	sion 1. <b>Departme</b>	nt of E	Education. The sums indicated in this section are						
227.9				the Department of Education for the fiscal years						
227.10				ear does not cancel but is available in the second year.						
227.11	Subd. 2.	School lunch. Fo	or scho	ol lunch aid under Minnesota Statutes, section 124D.111,						
227.12	and Code of I	ederal Regulation	ns, title	e 7, section 210.17:						
227.13	<u>\$</u>	16,359,000		2020						
227.14	<u>\$</u>	<u>16,629,000</u>	<u></u>	<u>2021</u>						
225.15	0.1.1.2	6 1 11 16	, F							
227.15			t. For	traditional school breakfast aid under Minnesota Statutes,						
227.16	section 124D	.1138.								
227.17	•	11,273,000		2020						
44/.1/	<u>\$</u>	11,273,000		2020						
227.18	<u>\$</u>	11,733,000	<u></u>	<u>2021</u>						

115.22 Sec	c. 2. <u>APP</u>	ROPRIATIONS.		
				Education. The sums indicated in this section are the Department of Education for the fiscal years
115.26 115.27 <u>and</u>				ool lunch aid under Minnesota Statutes, section 124D.111, e 7, section 210.17:
115.28	<u>\$</u>	16,215,000	<u></u>	<u>2020</u>
115.29	<u>\$</u>	16,484,000	<u></u>	<u>2021</u>
115.30 115.31 <u>sec</u>	Subd. 3 etion 124E		t. For	traditional school breakfast aid under Minnesota Statutes,
115.32	<u>\$</u>	11,073,000	<u></u>	<u>2020</u>
115.33	<u>\$</u>	11,534,000	<u></u>	<u>2021</u>

227.19			the be	II. (a) For school breakfast aid under Minnesota Statutes,
227.20	section 124D.1	158:		
227.21	<u>\$</u>	2,000,000		2020
227.22	<u>\$</u>	2,300,000		2021
227.23	(b) The ba	se for fiscal vea	ır 2022	is \$2,600,000, and the base for fiscal year 2023 is
227.24	\$3,200,000.			
227.25	(a) The ea	mmissioner of s	duceti	on must report to the advantion committees of the
227.26				on must report to the education committees of the the outcomes and barriers of breakfast after the bell
227.27				mber of schools and the number of participating students
227.28				Il program. The report must also identify the barriers
227.29				the bell program, including for those school sites that
227.30				't participate and school sites that are eligible for the
227.31				gram but do not participate. The report must recommend
228.1				y and eliminate barriers to participation in the breakfast
228.2	after the bell pi	ogram and the (	Commi	unity Eligibility Provision program.
228.3	Subd 5 I	Kindergerten m	illy Ec	or kindergarten milk aid under Minnesota Statutes,
228.4	section 124D.1		11K.	of kindergarten mink and under winniesota Statutes,
220.4	Section 12 (B.1	10.		
228.5	<u>\$</u>	691,000	<u></u>	<u>2020</u>
228.6	<u>\$</u>	691,000	<u></u>	<u>2021</u>
228.7	Subd. 6. S	ummer school	food s	ervice replacement aid. For summer school food service
228.8				tutes, section 124D.119:
				<u> </u>
228.9	<u>\$</u>	150,000	<u></u>	<u>2020</u>
228.10	<u>\$</u>	150,000	<u></u>	2021
	0.1.1.7.1			
228.11				system support. For regional library basic system
228.12	support and unc	ier Minnesota Si	latutes	, section 134.355:
228.13	<u>\$</u>	17,170,000	<u></u>	<u>2020</u>
228.14	<u>\$</u>	<u>17,570,000</u>	<u></u>	<u>2021</u>
228.15	The 2020	annronriation in	cludes	\$1,357,000 for 2019 and \$15,813,000 for 2020. The
				00 for 2020 and \$15,813,000 for 2021.

May 02, 2019 03:52 PM

Senate Language UEH2400-1

116.1	Subd. 4.	Kindergarten n	nilk. Fo	or kindergarten milk aid under Minnesota Statutes,			
116.2 <u>s</u>	ection 124D	.118:		_			
116.3	<u>\$</u>	691,000	<u></u>	<u>2020</u>			
116.4	<u>\$</u>	691,000		2021			
Subd. 5. Summer school food service replacement aid. For summer school food service replacement aid under Minnesota Statutes, section 124D.119:							
116.7	<u>\$</u>	150,000	<u></u>	<u>2020</u>			
116.8	<u>\$</u>	150,000	<u></u>	<u>2021</u>			
116.9	Subd. 6.	Basic system su	pport.	For basic system support aid under Minnesota Statutes,			
116.10 s	ection 134.3	55:					
116.11	<u>\$</u>	13,570,000	<u></u>	<u>2020</u>			
116.12	<u>\$</u>	13,570,000	<u></u>	<u>2021</u>			
116.13	The 202	0 appropriation in	ncludes	s \$1,357,000 for 2019 and \$12,213,000 for 2020.			
116.14	The 202	1 appropriation in	ncludes	s \$1,357,000 for 2020 and \$12,213,000 for 2021.			

228.17 228.18				ticounty, multitype library systems:  Nor aid under Minnesota Statutes, library systems:	
228.19	<u>\$</u>	1,300,000	<u></u>	<u>2020</u>	
228.20	<u>\$</u>	1,300,000	<u></u>	<u>2021</u>	
228.21	The 2020 a	appropriation in	cludes	\$\$130,000 for 2019 and \$1,170,000 for 2020.	
228.22	The 2021 a	appropriation in	cludes	s \$130,000 for 2020 and \$1,170,000 for 2021.	
228.23 228.24 228.25 228.26	selected in coor	eration with th ibraries, state g	e Minr	Minnesota. For statewide licenses to online databases nesota Office of Higher Education for school media ment agency libraries, and public or private college or	
228.27	<u>\$</u>	900,000	<u></u>	<u>2020</u>	
228.28	<u>\$</u>	900,000	<u></u>	<u>2021</u>	
228.29	Any balan	ce in the first ye	ear doe	es not cancel but is available in the second year.	
Subd. 10. <b>Regional library telecommunications aid.</b> For regional library telecommunications aid under Minnesota Statutes, section 134.355:					
229.1	<u>\$</u>	2,300,000	<u></u>	<u>2020</u>	
229.2	<u>\$</u>	2,300,000	<u></u>	<u>2021</u>	
229.3	The 2020 a	appropriation ir	cludes	\$ \$230,000 for 2019 and \$2,070,000 for 2020.	
229.4	The 2021 a	appropriation in	cludes	\$ \$230,000 for 2020 and \$2,070,000 for 2021.	

May 02, 2019 03:52 PM

### Senate Language UEH2400-1

116.15	Subd. 7. Multicounty, multitype library systems. For aid under Minnesota Statutes,
116.16	sections 134.353 and 134.354, to multicounty, multitype library systems:
116.17	<u>\$</u> <u>1,300,000</u> <u></u> <u>2020</u>
116.18	<u>\$</u> <u>1,300,000</u> <u></u> <u>2021</u>
116.19	The 2020 appropriation includes \$130,000 for 2019 and \$1,170,000 for 2020.
116.20	The 2021 appropriation includes \$130,000 for 2020 and \$1,170,000 for 2021.
116.21	Subd. 8. Electronic library for Minnesota. (a) For statewide licenses to online databases
116.22	8
116.23	
116.24	university libraries:
116.25	<u>\$ 900,000 2020</u>
116.26	<u>\$ 900,000 2021</u>
116.27	(b) Any balance in the first year does not cancel but is available in the second year.
116.28	Subd. 9. Regional library telecommunications aid. For regional library
116.29	telecommunications aid under Minnesota Statutes, section 134.355:
116.30	<u>\$</u>
116.31	<u>\$</u> <u>2,300,000</u> <u>2021</u>
117.1	The 2020 appropriation includes \$230,000 for 2019 and \$2,070,000 for 2020.

The 2021 appropriation includes \$230,000 for 2020 and \$2,070,000 for 2021.

117.2