S0005-5

SS

SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION



(SENATE AUTHORS: BONOFF, Senjem, Hawj, Bakk and Tomassoni)

DATE	D-PG	OFFICIAL STATUS
01/08/2015	37	Introduction and first reading Referred to Jobs, Agriculture and Rural Development
02/05/2015 02/09/2015	201a 231a	
02/16/2015		Comm report: To pass as amended and re-refer to Finance
04/17/2015		Comm report: To pass as amended
04/20/2015	2071a 2075	Special Order: Amended Third reading Passed

$ \begin{array}{c} 1.1\\ 1.2\\ 1.3\\ 1.4\\ 1.5\\ 1.6\\ 1.7\\ 1.8\\ 1.9\\ 1.10\\ 1.11\\ 1.12\\ 1.13\\ 1.14\\ 1.15\\ 1.16\\ 1.17\\ 1.18\\ \end{array} $	A bill for an act relating to higher education; establishing a budget for higher education; appropriating money to the Office of Higher Education, the Board of Trustees of the Minnesota State Colleges and Universities, and the Board of Regents of the University of Minnesota; appropriating money for tuition relief; making various policy and technical changes to higher-education-related provisions; regulating the policies of postsecondary institutions relating to sexual harassment and sexual violence; providing goals, standards, programs, and grants; requiring reports; amending Minnesota Statutes 2014, sections 5.41, subdivisions 2, 3; 13.32, subdivision 6; 13.322, by adding a subdivision; 16C.075; 124D.09, by adding subdivisions; 124D.091, subdivision 1; 135A.15, subdivisions 1, 2, by adding subdivisions; 136A.01, by adding a subdivision; 136A.101, subdivisions 5a, 8; 136A.121, subdivision 20; 136A.125, subdivisions 2, 4, 4b; 136A.1701, subdivision 4; 136A.861, subdivision 1; 137.54; 177.23, subdivision 7; Laws 2014, chapter 312, article 13, section 47; proposing coding for new law in Minnesota Statutes, chapters 135A; 136A; 136F; 175; 626; repealing Minnesota Rules, part 4830.7500, subparts 2a, 2b. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:				Trustees egents of making visions; harassment s; requiring ons 2, 3; D.09, by s 1, 2, by ibdivisions 6A.1701, 7; Laws aw in Minnesota
1.19			ARTICLE 1	ODDIATIONS	
1.20	HIGHER	(EI	DUCATION APPR	OPRIATIONS	
1.21	Section 1. SUMMARY OF A	APP	ROPRIATIONS.		
1.22	Subdivision 1. Summa	ry B	y Fund. The amou	nts shown in this su	bdivision
1.23	summarize direct appropriatio	ons, l	by fund, made in thi	s article.	
1.24		S	UMMARY BY FU	IND	
1.25			<u>2016</u>	<u>2017</u>	<u>Total</u>
1.26	General	<u>\$</u>	<u>1,527,906,000</u> §	<u>1,569,579,000</u> <u>\$</u>	3,097,485,000
1.27	Health Care Access		2,157,000	2,157,000	4,314,000
1.28	<u>Total</u>	<u>\$</u>	<u>1,530,063,000</u> §	<u>1,571,736,000</u> <u>\$</u>	<u>3,101,799,000</u>

	SF5	REVISOR		SS	S	0005-5	5th Engrossment
2.1	Subc	1. 2. Summary By	Age	ncy - All Funds.	The a	mounts shown in	this subdivision
2.2	summarize	e direct appropriation	ons, l	by agency, made	in this	s article.	
2.3		SUMM	ARY	Y BY AGENCY	/ - AI	LL FUNDS	
2.4				<u>2016</u>		<u>2017</u>	<u>Total</u>
2.5 2.6	Education	Office of Higher	<u>\$</u>	248,773,000	<u>\$</u>	<u>255,456,000</u> <u>\$</u>	504,229,000
2.7 2.8 2.9		<u>Frustees of the</u> State Colleges and es		642,833,000		662,823,000	1,305,656,000
2.10 2.11	University	Regents of the of Minnesota		637,106,000		652,106,000	1,289,212,000
2.12	Mayo Clin	nic	•	<u>1,351,000</u>		<u>1,351,000</u>	<u>2,702,000</u>
2.13	<u>Total</u>		<u>\$</u>	1,530,063,000	<u>\$</u> <u>1</u>	<u>,571,736,000</u> <u>\$</u>	<u>3,101,799,000</u>
2.14	Sec. 2. <u>H</u>	IGHER EDUCAT	ION	APPROPRIAT	TIONS	<u>.</u>	
2.15	The	sums shown in the	colu	mns marked "Ap	propri	iations" are appro	priated to the
2.16	agencies a	nd for the purposes	spec	cified in this artic	cle. Tł	ne appropriations	are from the
2.17	general fur	nd, or another name	ed fu	nd, and are avai	lable f	for the fiscal year	s indicated
2.18	for each p	urpose. The figures	"20	16" and "2017"	used in	n this article mea	in that the
2.19	appropriat	ions listed under the	em a	re available for t	the fisc	al year ending Ju	ine 30, 2016, or
2.20	June 30, 20	017, respectively. "	The	first year" is fisca	al year	2016. "The seco	nd year" is fiscal
2.21	year 2017.	"The biennium" is	fisc	al years 2016 an	d 2017	7.	
2.22 2.23 2.24 2.25						APPROPRIA Available for t Ending Jur 2016	he Year
2.26 2.27	Sec. 3. <u>M</u> EDUCAT	INNESOTA OFFI ION	CE	OF HIGHER			
2.28	Subdivisio	on 1. Total Approp	riati	on	<u>\$</u>	<u>248,773,000</u> <u>\$</u>	255,456,000
2.29	The amound	nts that may be spe	nt fc	or each			
2.30	purpose ar	e specified in the f	ollov	wing			
2.31	subdivisio	<u>ns.</u>					
2.32	<u>Subd. 2.</u>	State Grants				186,213,000	186,213,000

2.33 If the appropriation in this subdivision for

2.34 <u>either year is insufficient, the appropriation</u>

2.35 <u>for the other year is available for it.</u>

 2.36
 Subd. 3.
 Child Care Grants
 6,684,000
 6,684,000

 2.37
 Subd. 4.
 State Work-Study
 14,502,000
 14,502,000

	SF5	REVISOR	SS	S0005-5	5th Engrossment
3.1	<u>Subd. 5.</u> I	nterstate Tuition Rec	iprocity	11,018,000	11,018,000
3.2	If the appr	copriation in this subdi	vision for		
3.3	either year	r is insufficient, the app	propriation		
3.4	for the oth	ner year is available to			
3.5	reciprocity	contract obligations.			
3.6	<u>Subd. 6.</u>	Safety Officer's Survi	vors	100,000	100,000
3.7	This appro	opriation is to provide	educational		
3.8	benefits ur	nder Minnesota Statute	es, section		
3.9	299A.45, 1	to eligible dependent c	hildren and		
3.10	to the spou	uses of public safety of	ficers killed		
3.11	in the line	of duty.			
3.12	If the appr	copriation in this subdi	vision for		
3.13	either year	r is insufficient, the app	propriation		
3.14	for the oth	er year is available for	it.		
3.15	<u>Subd. 7.</u>	Indian Scholarships		3,500,000	3,500,000
3.16	The comm	nissioner must contract	with or		
3.17	employ at	least one person with d	emonstrated		
3.18	competence	ce in American Indian	culture and		
3.19	residing in	n or near the city of Be	emidji to		
3.20	assist stud	ents with the scholarsh	nips under		
3.21	Minnesota	Statutes, section 136	A.126, and		
3.22	with other	information about fina	incial aid for		
3.23	which the	students may be eligib	le. Bemidji		
3.24	State Univ	versity must provide of	fice space		
3.25	at no cost	to the Minnesota Offic	e of Higher		
3.26	Education	for purposes of admin	istering the		
3.27	American	Indian scholarship pro	gram under		
3.28	Minnesota	Statutes, section 136A	A.126. This		
3.29	appropriat	ion includes funding to	administer		
3.30	the Americ	can Indian scholarship	program.		
3.31	<u>Subd. 8.</u>	Fribal College Grants		150,000	150,000
3.32	For tribal	college assistance gran	nts under		
3.33	Minnesota	Statutes, section 136A	A.1796.		

	SF5	REVISOR	SS	S0005-5	5th Engrossment
4.1 4.2	Subd. 9. Hig Transition	gh School-to-Colleg Grants	ge Developmental	<u>100,000</u>	<u>100,000</u>
4.3	For grants u	nder Minnesota Stat	utes, section		
4.4	<u>136A.862, f</u>	or the high school-t	o-college		
4.5	developmen	tal transition progra	m grants.		
4.6 4.7	Subd. 10. I Program G	ntervention for Col <u>rants</u>	lege Attendance	671,000	<u>671,000</u>
4.8	For the inter	rvention for college	attendance		
4.9	program und	der Minnesota Statu	tes, section		
4.10	<u>136A.861.</u>				
4.11	This approp	riation includes fun	ding to		
4.12	administer t	he intervention for	college		
4.13	attendance p	program grants.			
4.14	<u>Subd. 11.</u>	tudent-Parent Info	rmation	122,000	122,000
4.15	<u>Subd. 12.</u>	Get Ready		180,000	180,000
4.16	<u>Subd. 13.</u> <u>N</u>	Iinnesota Minority	Partnership	45,000	45,000
4.17 4.18	Subd. 14. <u>U</u> Program	Inited Family Medi	icine Residency	467,000	467,000
4.19	For a grant	to United Family M	edicine		
4.20	residency pr	ogram. This approp	oriation		
4.21	shall be used	d to support up to 2	1 resident		
4.22	physicians e	each year in family p	practice at		
4.23	United Fami	ily Medicine residen	icy programs		
4.24	and shall pro	epare doctors to prac	ctice family		
4.25	care medicin	ne in underserved ru	aral and		
4.26	urban areas	of the state. It is in	itended		
4.27	that this pro	gram will improve	health		
4.28	care in unde	erserved communitie	es, provide		
4.29	affordable a	ccess to appropriate	medical		
4.30	care, and ma	anage the treatment	of patients in		
4.31	a cost-effect	tive manner.			
4.32	<u>Subd. 15.</u> M	InLINK Gateway a	and Minitex	5,905,000	5,905,000
4.33 4.34	Subd. 16. S Data Syster	tatewide Longitud <u>n</u>	inal Education	882,000	882,000

	SF5	REVISOR	SS	S0005-5	5th Engrossment
5.1	<u>Subd. 17.</u>	Hennepin County Me	edical Center	645,000	645,000
5.2	For transfe	er to Hennepin County	Medical		
5.3	Center for	graduate family medic	al education		
5.4	programs a	at Hennepin County M	ledical		
5.5	Center.				
5.6		MNSCU Two-Year P	ublic College	0 107 000	15 252 000
5.7	Program			9,107,000	15,253,000
5.8	<u>(a)</u> \$7,255	,000 in fiscal year 201	6 and		
5.9	\$12,357,00	00 in fiscal year 2017	are for		
5.10	two-year p	ublic college program	grants under		
5.11	Minnesota	Statutes, section 136A	1212. This		
5.12	appropriati	ion is available until Ju	ne 30, 2019.		
5.13	<u>(b)</u> \$1,627	,000 in fiscal year 201	6 and		
5.14	\$2,771,000) in fiscal year 2017 are	e to provide		
5.15	mentoring	and outreach as specif	ied under		
5.16	Minnesota	Statutes, section 136A			
5.17	appropriat	ion is available until Ju	ne 30, 2019.		
5.18	<u>(c)</u> \$225,0	00 in fiscal year 2016	and		
5.19	<u>\$125,000</u> i	in fiscal year 2017 are	for		
5.20	informatio	n technology and admi	inistrative		
5.21	costs assoc	ciated with implementa	tion of the		
5.22	grant prog	ram.			
5.23	<u>Subd. 19.</u>	College Possible		1,000,000	1,000,000
5.24	<u>(a) This ap</u>	ppropriation is for imm	nediate		
5.25	transfer to	College Possible to su	ipport		
5.26	programs of	of college admission a	nd college		
5.27	graduation	for low-income studen	nts through		
5.28	an intensiv	ve curriculum of coach	ning		
5.29	and support	rt at both the high scho	ool and		
5.30	postsecond	lary level.			
5.31	<u>(b)</u> This ap	ppropriation must, to th	ne extent		
5.32	possible, b	be proportionately allo	cated		
5.33	between st	udents from greater Mi	nnesota and		

	SF5	REVISOR	SS	S0005-5	5th Engrossment
6.1	students in the	seven-county metro	opolitan		
6.2	area.	2			
6.3	(c) This appro	priation must be use	ed		
6.4	· · · · ·	ssible only for prog			
6.5		dents who are reside			
6.6		and attending colleg			
6.7		thin Minnesota.			
			allaga		
6.8	~ / •	ry 1 of each year, C			
6.9		report to the chairs			
6.10		ity members of the l			
6.11		d divisions with juri			
6.12		ucation and E-12 ed			
6.13		ed by this appropriat			
6.14	report must inc	clude, but is not lim	ited to,		
6.15	information ab	out the expansion of	f College		
6.16	Possible in Mi	nnesota, the number	of College		
6.17	Possible coach	es hired, the expans	ion within		
6.18	existing partne	r high schools, the e	expansion		
6.19	of high school	partnerships, the nu	mber of		
6.20	high school an	d college students se	erved, the		
6.21	total hours of	community service b	oy high		
6.22	school and col	lege students, and a	list of		
6.23	communities a	nd organizations be	nefitting		
6.24	from student s	ervice hours.			
6.25 6.26	<u>Subd. 20.</u> Lai Forgiveness P	rge Animal Veterin Program	arian Loan	500,000	
6.27		nimal veterinarian l			
6.28		ogram under Minne			
6.29		on 136A.1795. This			
6.30		priation and is availa	able until		
6.31	June 30, 2022.	<u>.</u>			
6.32 6.33		nal Cord Injury an Research Grant Pr		1,000,000	1,000,000

	SF5	REVISOR	SS	S0005-5	5th Engrossment		
7.1	For spinal c	cord injury and traum	atic brain				
7.2	injury research grants authorized under						
7.3	Minnesota Statutes, section 136A.901.						
7.4 7.5	Subd. 22. Program	Summer Academic	Enrichment	<u>500,000</u>	<u>500,000</u>		
7.6	For summe	r academic enrichmen	nt grants				
7.7	under Minn	esota Statutes, section	n 136A.091.				
7.8 7.9		Young Farmers Sum cum Program	imer Seminar	50,000	<u>50,000</u>		
7.10	For the you	ing farmer summer se	eminar				
7.11	and practic	um program under M	innesota				
7.12	Statutes, se	ction 136A.1285.					
7.13 7.14		Washington Center cholarships	<u>Internship</u>	50,000	<u>50,000</u>		
7.15	For scholar	ships to Minnesota re	esidents				
7.16	attending N	Ainnesota public or p	rivate				
7.17	degree-grar	nting higher education	institutions.				
7.18	The scholar	rships are for attendir	ng and				
7.19	participatin	g in the Washington	Center's				
7.20	creditworth	y academic internship	o program				
7.21	during fall,	spring, or summer to	erms.				
7.22	The program	m combines work exp	perience				
7.23	in Washing	ton, D.C., with partic	eipation				
7.24	in civic eng	gagement and leaders	hip				
7.25	activities.	Approximately two-th	nirds of				
7.26	the appropr	tiation shall be alloca	ted to				
7.27	public high	er education institution	ons and				
7.28	the remaine	ler to private instituti	ions.				
7.29	Each institu	ution may set up a sch	nolarship				
7.30	application	process for its studen	nts or				
7.31	combine w	ith other institutions	in an				
7.32	application	process. The commis	ssioner shall				
7.33	create a pro	cess to allocate the ap	opropriation				
7.34	among insti	itutions. The commiss	sioner may				
7.35	reallocate n	noney among instituti	ions if an				
7.36	institution c	loes not expend its all	location.				

	SF5	REVISOR	SS	S0005-5	5th Engrossment	
8.1	By December	1 of each year, the	office			
8.2		brief report to the cl				
8.3	ranking minority members of the legislative					
8.4	committees with jurisdiction over higher					
8.5	education abo	ut the number of stud	dents who			
8.6	participated in	the program, the pu	iblic or			
8.7	private institut	tion they attend, and	program			
8.8	activities in w	hich the students par	ticipated.			
8.9 8.10	Subd. 25. Dua OHE	al Training Compet	tency Grants;	1,000,000	2,000,000	
8.11	For training gr	ants under Minnesot	ta Statutes,			
8.12	section 136A.4	43.				
8.13 8.14	Subd. 26. Dua DOLI	al Training Compet	tency Grants;	250,000	<u>250,000</u>	
8.15	For transfer to	the commissioner of	of labor			
8.16	and industry for	or identification of co	ompetency			
8.17	standards for c	lual training under M	linnesota			
8.18	Statutes, section	on 175.45.				
8.19	<u>Subd. 27.</u> Con	ncurrent Enrollmen	nt Courses	1,115,000	1,115,000	
8.20	<u>(a) \$1,000,000</u>) in fiscal year 2016	and			
8.21	\$1,000,000 in	fiscal year 2017 are	for grants			
8.22	to develop new	w concurrent enrollr	nent			
8.23	courses under	Minnesota Statutes,	section			
8.24	124D.09, subc	livision 10, that satis	sfy the			
8.25	elective standa	ard for career and tee	chnical			
8.26	education. An	y balance in the first	year does			
8.27	not cancel but	is available in the se	econd year.			
8.28	<u>(b) \$115,000 i</u>	in fiscal year 2016 a	und			
8.29	<u>\$115,000 in fi</u>	scal year 2017 are fo	or grants			
8.30	to postseconda	ary institutions curre	ently			
8.31	sponsoring a c	oncurrent enrollmen	t course to			
8.32	expand existin	g programs. The con	nmissioner			
8.33	shall determin	e the application pro	ocess and			
8.34	the grant amou	unts. The commission	oner must			
8.35	give preferenc	e to expanding prog	rams that			

	SF5 REV	VISOR	SS	S0005-5	5th Engrossment		
9.1	are at capacity. Any	balance in the first	st vear				
9.2	does not cancel but i						
9.3	year.						
9.4	(c) By December 1 of each year, the office						
9.5	shall submit a brief report to the chairs and						
9.6	ranking minority members of the legislative						
9.7	committees with jur	isdiction over hig	her				
9.8	education regarding	<u>-</u>					
9.9	(1) the courses deve	loped by grant rec	cipients				
9.10	and the number of s	tudents who enrol	led in				
9.11	the courses under pa	aragraph (a); and					
9.12	(2) the programs exp	panded and the nu	ımber				
9.13	of students who enro	olled in programs	under				
9.14	paragraph (b).						
9.15	Subd. 28. Student I	Loan Debt Couns	seling	300,000	300,000		
9.16	For student loan del	ot counseling und	er				
9.17	article 15.						
9.18	Subd. 29. Sexual V	iolence and Har	assment				
9.19	<u>Reporting</u>			25,000	25,000		
9.20	Subd. 30. Institutio	onal Information	Disclosure	50,000	50,000		
9.21	Subd. 31. Agency A	Administration		2,642,000	2,679,000		
9.22	Of this amount, \$11	5,000 in fiscal yea	ur 2016				
9.23	and \$115,000 in fisc	al year 2017 are f	for the				
9.24	Midwest Higher Edu	ucation Compact.					
9.25	Subd. 32. Balances	Forward					
9.26	A balance in the firs	t year under this s	section				
9.27	does not cancel, but	is available for t	he				
9.28	second year.						
9.29	Subd. 33. Transfer	<u>s</u>					
9.30	The commissioner of	of the Office of Hi	gher				
9.31	Education may trans	sfer unencumbere	<u>d</u>				
9.32	balances from the a	ppropriations in th	nis				
9.33	section to the state g	grant appropriation	n, the				

10.1	interstate tuition reciprocity appropriation,			
10.2	the child care grant appropriation, the			
10.3	Indian scholarship appropriation, the state			
10.4	work-study appropriation, the get ready			
10.5	appropriation, and the public safety officers'			
10.6	survivors appropriation. Transfers from the			
10.7	child care or state work-study appropriations			
10.8	may only be made to the extent there is			
10.9	a projected surplus in the appropriation.			
10.10	A transfer may be made only with prior			
10.11	written notice to the chairs and ranking			
10.12	minority members of the senate and house			
10.13	of representatives committees and divisions			
10.14	with jurisdiction over higher education			
10.15	finance.			
10.16 10.17	Sec. 4. BOARD OF TRUSTEES OF THE MINNESOTA STATE COLLEGES AND			
10.18	UNIVERSITIES	¢	(12 922 000 ¢	((2.922.000
10.18	<u>UNIVERSITIES</u> Subdivision 1. Total Appropriation	<u>\$</u>	<u>642,833,000</u> <u>\$</u>	662,823,000
		<u>\$</u>	<u>642,833,000</u> <u>\$</u>	<u>662,823,000</u>
10.19	Subdivision 1. Total Appropriation	<u>\$</u>	<u>642,833,000</u> <u>\$</u>	<u>662,823,000</u>
10.19 10.20	Subdivision 1. Total Appropriation The amounts that may be spent for each	<u>\$</u>	<u>642,833,000</u> <u>\$</u>	<u>662,823,000</u>
10.19 10.20 10.21	Subdivision 1. Total Appropriation The amounts that may be spent for each purpose are specified in the following	<u>\$</u>	<u>642,833,000</u> <u>\$</u> <u>33,074,000</u>	<u>662,823,000</u> <u>33,074,000</u>
 10.19 10.20 10.21 10.22 10.23 	Subdivision 1.Total AppropriationThe amounts that may be spent for eachpurpose are specified in the followingsubdivisions.Subd. 2.Central Office and Shared Services	<u>\$</u>		
 10.19 10.20 10.21 10.22 10.23 10.24 	Subdivision 1. Total Appropriation The amounts that may be spent for each purpose are specified in the following subdivisions. Subd. 2. Central Office and Shared Services Unit	<u>\$</u>		
 10.19 10.20 10.21 10.22 10.23 10.24 10.25 	Subdivision 1.Total AppropriationThe amounts that may be spent for eachpurpose are specified in the followingsubdivisions.Subd. 2.Central Office and Shared ServicesUnitFor the Office of the Chancellor and the	<u>\$</u>		
 10.19 10.20 10.21 10.22 10.23 10.24 10.25 10.26 	Subdivision 1.Total AppropriationThe amounts that may be spent for eachpurpose are specified in the followingsubdivisions.Subd. 2.Central Office and Shared ServicesUnitFor the Office of the Chancellor and theShared Services Division.	<u>\$</u>	<u>33,074,000</u>	<u>33,074,000</u>
 10.19 10.20 10.21 10.22 10.23 10.24 10.25 10.26 10.27 	Subdivision 1.Total AppropriationThe amounts that may be spent for eachpurpose are specified in the followingsubdivisions.Subd. 2.Central Office and Shared ServicesUnitFor the Office of the Chancellor and theShared Services Division.Subd. 3.Operations and Maintenance	<u>\$</u>	<u>33,074,000</u>	<u>33,074,000</u>
 10.19 10.20 10.21 10.22 10.23 10.24 10.25 10.26 10.27 10.28 	Subdivision 1. Total AppropriationThe amounts that may be spent for eachpurpose are specified in the followingsubdivisions.Subd. 2. Central Office and Shared ServicesUnitFor the Office of the Chancellor and theShared Services Division.Subd. 3. Operations and MaintenanceOf the amount appropriated in this	<u>\$</u>	<u>33,074,000</u>	<u>33,074,000</u>
 10.19 10.20 10.21 10.22 10.23 10.24 10.25 10.26 10.27 10.28 10.29 	Subdivision 1. Total AppropriationThe amounts that may be spent for each purpose are specified in the following subdivisions.Subd. 2. Central Office and Shared Services UnitFor the Office of the Chancellor and the Shared Services Division.Subd. 3. Operations and MaintenanceOf the amount appropriated in this subdivision:	<u>\$</u>	<u>33,074,000</u>	<u>33,074,000</u>
 10.19 10.20 10.21 10.22 10.23 10.24 10.25 10.26 10.27 10.28 10.29 10.30 	Subdivision 1. Total AppropriationThe amounts that may be spent for each purpose are specified in the following subdivisions.Subd. 2. Central Office and Shared Services UnitFor the Office of the Chancellor and the Shared Services Division.Subd. 3. Operations and MaintenanceOf the amount appropriated in this subdivision:\$19,450,000 in fiscal year 2016 and	<u>\$</u>	<u>33,074,000</u>	<u>33,074,000</u>
 10.19 10.20 10.21 10.22 10.23 10.24 10.25 10.26 10.27 10.28 10.29 10.30 10.31 	Subdivision 1. Total AppropriationThe amounts that may be spent for each purpose are specified in the followingsubdivisions.Subd. 2. Central Office and Shared Services UnitFor the Office of the Chancellor and the Shared Services Division.Subd. 3. Operations and MaintenanceOf the amount appropriated in this 	<u>\$</u>	<u>33,074,000</u>	<u>33,074,000</u>

S0005-5

5th Engrossment

10.34 <u>liberal arts education to a diverse population</u>

SF5

REVISOR

11.1	of Minnesotans from every community to
11.2	compete in a global economy; to develop
11.3	programs of study that provide Minnesota
11.4	with the Workforce for the 21st Century; and
11.5	to leverage existing and new partnerships
11.6	with education partners, local communities,
11.7	and employers to ensure student success.
11.8	The Board of Trustees is requested to:
11.9	(1) maintain a low cost of mission;
11.10	(2) develop timely completion strategies for
11.11	all programs of study;
11.12	(3) increase the success rate for all students;
11.13	and
11.14	(4) strengthen relationships with industry and
11.15	the communities of greater Minnesota.
11.16	\$125,000 in fiscal year 2016 and \$125,000 in
11.17	fiscal year 2017 are for activities related to
11.18	the implementation of new transfer pathways.
11.19	\$100,000 in fiscal year 2016 and \$100,000
11.20	in fiscal year 2017 are for developing and
11.21	teaching online agriculture courses by farm
11.22	business management faculty at colleges that
11.23	offer farm business management.
11.24	Institutions developing courses under this
11.25	appropriation shall focus on introductory
11.26	coursework, and must coordinate with one
11.27	another to offer complimentary courses
11.28	and avoid duplication. The appropriation
11.29	may not be used to develop courses already
11.30	available through another state college or
11.31	university. Institutions receiving funds from
11.32	this appropriation must have one course
11.33	developed and ready for student enrollment
11.34	within one year of receiving funds.

12.1	\$500,000 in fiscal year 2016 and \$500,000
12.2	in fiscal year 2017 are to create and develop
12.3	a teacher preparation program leading
12.4	to licensure in agricultural education at
12.5	Southwest Minnesota State University.
12.6	An institution receiving funds under this
12.7	appropriation shall provide the committees
12.8	of the legislature with primary jurisdiction
12.9	over agriculture policy, K-12 education
12.10	policy, and higher education policy and
12.11	finance with a report on the institution's
12.12	progress in creating an agricultural education
12.13	licensure program and increasing the number
12.14	of students receiving a teaching license in
12.15	agricultural education. Each institution must
12.16	submit a report as required under this section
12.17	by February 15, 2016, and by February 15,
12.18	<u>2017.</u>
12.19	\$50,000 in fiscal year 2016 and \$50,000 in
12.20	fiscal year 2017 are to implement a program
12.21	to assist foreign-born students and groups
12.22	underrepresented in nursing to succeed
12.23	in postsecondary nursing programs. This
12.24	program shall include but not be limited to
12.25	mentoring programs and seminars.
12.26	One-quarter of this appropriation must be
12.27	distributed to Minneapolis Community and
12.28	Technical College. One-quarter of this
12.29	appropriation must be distributed to Century
12.30	College. One-half of this appropriation
12.31	must be distributed in equal amounts to
12.32	two state colleges or universities that
12.33	are located outside of the seven-county
12.34	metropolitan area. The board must select
12.35	the state colleges or universities outside

12.1	of the seven county metropolitan area
13.1	of the seven-county metropolitan area
13.2	based on the proportion of enrolled nursing
13.3	students that are foreign-born or from groups
13.4	underrepresented in nursing.
13.5	The program established under this
13.6	appropriation shall be called the "Kathleen
13.7	McCullough-Zander Success in Nursing
13.8	Program."
13.9	\$100,000 in fiscal year 2016 is appropriated
13.10	for an internship program operated by the
13.11	Institute for Community Engagement and
13.12	Scholarship at Metropolitan State University.
13.13	The internship program must provide
13.14	students with valuable workplace skills
13.15	and networking opportunities that enhance
13.16	employability and career prospects. This is a
13.17	onetime appropriation.
13.18	The program shall submit a brief report to
13.18 13.19	The program shall submit a brief report to the chairs and ranking minority members of
13.19	the chairs and ranking minority members of
13.19 13.20	the chairs and ranking minority members of the legislative committees with jurisdiction
13.19 13.20 13.21	the chairs and ranking minority members of the legislative committees with jurisdiction over higher education regarding the number
13.1913.2013.2113.22	the chairs and ranking minority members of the legislative committees with jurisdiction over higher education regarding the number of students who participated in the program,
 13.19 13.20 13.21 13.22 13.23 	the chairs and ranking minority members of the legislative committees with jurisdiction over higher education regarding the number of students who participated in the program, program activities, and employment
 13.19 13.20 13.21 13.22 13.23 13.24 	the chairs and ranking minority members of the legislative committees with jurisdiction over higher education regarding the number of students who participated in the program, program activities, and employment experience information.
 13.19 13.20 13.21 13.22 13.23 13.24 13.25 	the chairs and ranking minority members of the legislative committees with jurisdiction over higher education regarding the number of students who participated in the program, program activities, and employment experience information. \$150,000 in fiscal year 2016 and \$600,000
 13.19 13.20 13.21 13.22 13.23 13.24 13.25 13.26 	 the chairs and ranking minority members of the legislative committees with jurisdiction over higher education regarding the number of students who participated in the program, program activities, and employment experience information. \$150,000 in fiscal year 2016 and \$600,000 in fiscal year 2017 are to establish a
 13.19 13.20 13.21 13.22 13.23 13.24 13.25 13.26 13.27 	 the chairs and ranking minority members of the legislative committees with jurisdiction over higher education regarding the number of students who participated in the program, program activities, and employment experience information. \$150,000 in fiscal year 2016 and \$600,000 in fiscal year 2017 are to establish a veterans-to-agriculture pilot program. The
 13.19 13.20 13.21 13.22 13.23 13.24 13.25 13.26 13.27 13.28 	 the chairs and ranking minority members of the legislative committees with jurisdiction over higher education regarding the number of students who participated in the program, program activities, and employment experience information. \$150,000 in fiscal year 2016 and \$600,000 in fiscal year 2017 are to establish a veterans-to-agriculture pilot program. The appropriation for fiscal year 2016 shall be
 13.19 13.20 13.21 13.22 13.23 13.24 13.25 13.26 13.27 13.28 13.29 	 the chairs and ranking minority members of the legislative committees with jurisdiction over higher education regarding the number of students who participated in the program, program activities, and employment experience information. \$150,000 in fiscal year 2016 and \$600,000 in fiscal year 2017 are to establish a veterans-to-agriculture pilot program. The appropriation for fiscal year 2016 shall be used to establish the pilot program at South
 13.19 13.20 13.21 13.22 13.23 13.24 13.25 13.26 13.27 13.28 13.29 13.30 	 the chairs and ranking minority members of the legislative committees with jurisdiction over higher education regarding the number of students who participated in the program, program activities, and employment experience information. \$150,000 in fiscal year 2016 and \$600,000 in fiscal year 2017 are to establish a veterans-to-agriculture pilot program. The appropriation for fiscal year 2016 shall be used to establish the pilot program at South Central College, North Mankato campus, and
 13.19 13.20 13.21 13.22 13.23 13.24 13.25 13.26 13.27 13.28 13.29 13.30 13.31 	 the chairs and ranking minority members of the legislative committees with jurisdiction over higher education regarding the number of students who participated in the program, program activities, and employment experience information. \$150,000 in fiscal year 2016 and \$600,000 in fiscal year 2017 are to establish a veterans-to-agriculture pilot program. The appropriation for fiscal year 2016 shall be used to establish the pilot program at South Central College, North Mankato campus, and the appropriation for fiscal year 2017 shall be
 13.19 13.20 13.21 13.22 13.23 13.24 13.25 13.26 13.27 13.28 13.29 13.30 13.31 13.32 	the chairs and ranking minority members of the legislative committees with jurisdiction over higher education regarding the number of students who participated in the program, program activities, and employment experience information. \$150,000 in fiscal year 2016 and \$600,000 in fiscal year 2017 are to establish a veterans-to-agriculture pilot program. The appropriation for fiscal year 2016 shall be used to establish the pilot program at South Central College, North Mankato campus, and the appropriation for fiscal year 2017 shall be used to support, in equal amounts, up to six

14.1	this section may be used for administrative
14.2	purposes at the system level.
14.3	The veterans-to-agriculture pilot program
14.4	shall be designed to facilitate the entrance
14.5	of military veterans into careers related to
14.6	agriculture and food production, processing,
14.7	and distribution through intensive, four- to
14.8	eight-week academic training in relevant
14.9	fields of study, job development programs
14.10	and outreach to potential employers, and
14.11	appropriate career-building skills designed
14.12	to assist returning veterans in entering
14.13	the civilian workforce. Upon successful
14.14	completion, a student shall be awarded
14.15	a certificate of completion or another
14.16	appropriate academic credit.
14.17	The pilot program shall be coordinated
14.18	by South Central College, North Mankato
14.19	campus' farm business management program
14.20	and developed in collaboration with the
14.21	University of Minnesota Extension, the
14.22	Department of Agriculture, the Department
14.23	of Veterans Affairs, and the Department of
14.24	Employment and Economic Development.
14.25	The program coordinators are encouraged to
14.26	involve other interested stakeholders in the
14.27	development and operation of the program,
14.28	and may request assistance with applications
14.29	for grants or other funding from available
14.30	federal, state, local, and private sources. As
14.31	necessary, they may also work with other
14.32	public or private entities to secure temporary
14.33	housing for enrolled students.
14.34	In addition to South Central College, North
14.35	Mankato campus, the pilot program shall
14.31 14.32 14.33 14.34	necessary, they may also work with public or private entities to secure te housing for enrolled students. In addition to South Central College

15 1	he delivered by up to five additional state
15.1	be delivered by up to five additional state
15.2	colleges. One of the additional colleges must
15.3	be located in the seven-county metropolitan
15.4	area, at a campus that has agreed to
15.5	incorporate the pilot program as part of an
15.6	urban agriculture program, and the remaining
15.7	additional colleges must be located outside
15.8	of the seven-county metropolitan area,
15.9	at campuses with existing farm business
15.10	management programs.
15.11	No later than December 15, 2016, the
15.12	program shall report to the committees of the
15.13	house of representatives and the senate with
15.14	jurisdiction over issues related to agriculture,
15.15	veterans affairs, and higher education on
15.16	program operations, including information
15.17	on participation rates, new job placements,
15.18	and any unmet needs.
15.19	\$175,000 in fiscal year 2016 is appropriated
15.20	to award up to two pilot grants to
15.21	system institutions with a Board of
15.22	Teaching-approved teacher preparation
15.23	program to provide a school year-long
15.24	student teaching program. The Board of
15.25	Trustees must report to the kindergarten
15.26	through grade 12 and higher education
15.27	committees of the legislature by March
15.28	1, 2017, on the experiences of the grant
15.29	recipients and the student teachers with the
15.30	school year-long student teaching program.
15.31	This is a onetime appropriation.
15.32	\$40,000 in fiscal year 2016 and \$40,000 in
15.33	fiscal year 2017 are for activities related to
15.34	sexual harassment and violence reporting
15.35	requirements.

16.1	Five percent of the fiscal year 2017
16.2	appropriation specified in this subdivision
16.3	is available according to the schedule in
16.4	clauses (1) to (5) in fiscal year 2017 when
16.5	the Board of Trustees of the Minnesota State
16.6	Colleges and Universities demonstrates to
16.7	the commissioner of management and budget
16.8	that the board has met the following specified
16.9	number of performance goals:
16.10	(1) 100 percent if the board meets four or
16.11	five of the goals;
16.12	(2) 75 percent if three of the goals are met;
16.13	(3) 50 percent if two of the goals are met;
16.14	(4) 25 percent if one of the goals is met; and
16.15	(5) zero percent if none of the goals are met.
16.16	The performance goals are:
16.17	(1) increase by at least four percent in fiscal
16.18	year 2015, compared to fiscal year 2008,
16.19	degrees, diplomas, and certificates conferred;
16.20	(2) increase by at least five percent the fiscal
16.21	year 2015-related employment rate for 2014
16.22	graduates, compared to the 2012 rate for
16.23	2011 graduates;
16.24	(3) for fiscal year 2016, reallocate
16.25	\$22,000,000 of administrative costs. The
16.26	Board of Trustees is requested to redirect
16.27	those funds to invest in direct mission
16.28	activities, stem growth in cost of attendance,
16.29	and to programs that benefit students;
16.30	(4) increase by at least four percent the
16.31	fall 2015 persistence and completion rate
16.32	for fall 2014 entering students who enter
16.33	with academic deficiencies or remedial

17.1	coursework, compared to the fall 2012 rate
17.2	for fall 2011 entering students; and
17.3	(5) increase by at least five percent the
17.4	fiscal year 2015 degrees awarded to students
17.4	who took no more than 128 credits for a
17.6	baccalaureate degree and 68 credits for
17.7	associate in arts, associate of science, or
17.8	associate in fine arts degrees, as compared to
17.9	the rate for 2011 graduates.
17.10	By August 1, 2015, the Board of Trustees
17.11	and the Minnesota Office of Higher
17.12	Education must agree on specific numerical
17.13	indicators and definitions for each of the five
17.14	goals that will be used to demonstrate the
17.15	Minnesota State Colleges and Universities'
17.16	attainment of each goal. On or before April
17.17	1, 2016, the Board of Trustees must report
17.18	to the legislative committees with primary
17.19	jurisdiction over higher education finance
17.20	and policy the progress of the Minnesota
17.21	State Colleges and Universities toward
17.22	attaining the goals. The appropriation
17.23	base for the next biennium shall include
17.24	appropriations not made available under this
17.25	subdivision for failure to meet performance
17.26	goals. All of the appropriation that is not
17.27	available due to failure to meet performance
17.28	goals is appropriated to the commissioner
17.29	of the Office of Higher Education for fiscal
17.30	year 2017 for the purpose of the state grant
17.31	program under Minnesota Statutes, section
17.32	<u>136A.121.</u>
17.33	Performance metrics are intended to facilitate
17.34	progress towards the attainment goals under
17.35	Minnesota Statutes, section 135A.012.

	SF5 REVI	SOR	SS	S0005-5	5th Engrossment
18.1	Subd. 4. Learning N	etwork of Minn	esota	4,115,000	4,115,000
18.2	Subd. 5. Tuition Fre	eze			
18.3	The Board of Trustees	s may not set the	tuition		
18.4	rate in any undergrad	uate degree-gran	ting		
18.5	program for the 2015	2016 academic	year at		
18.6	a rate greater than the	2014-2015 acad	lemic		
18.7	year rate. The student	tuition relief ma	ay not		
18.8	be offset by increases	in mandatory fe	ees,		
18.9	charges, or other asse	ssments to the st	udent.		
18.10 18.11	Sec. 5. BOARD OF UNIVERSITY OF N		F THE		
18.12	Subdivision 1. Total	Appropriation	<u>\$</u>	<u>637,106,000 §</u>	<u>652,106,000</u>
18.13	Approp	riations by Fund	l		
18.14		<u>2016</u>	2017		
18.15	General	634,949,000	649,949,000		
18.16	Health Care Access	<u>2,157,000</u>	2,157,000		
18.17	The amounts that ma	y be spent for ea	<u>ich</u>		
18.18	purpose are specified	in the following	2		
18.19	subdivisions.				
18.20	Subd. 2. Operations	and Maintenan	<u>ce</u>	568,011,000	583,011,000
18.21	This appropriation in	cludes funding for	or		
18.22	operation and mainter	nance of the system	em. Of		
18.23	the amount appropriate	ed in this subdiv	vision:		
18.24	\$30,000,000 in fiscal	year 2016 and			
18.25	\$30,000,000 in fiscal	year 2017 are to)		
18.26	minimize any increas	e in a student's c	cost		
18.27	of attendance; for res	earch to solve th	ie		
18.28	challenges facing our	state, nation, an	ıd		
18.29	world; to educate a d	verse populatior	n of		
18.30	Minnesotans from ev				
18.31	show the greatest pro				
18.32	service that builds las				
18.33	communities across th				

19.1	most complex and pressing issues. The
19.2	Board of Regents is requested to:
19.3	(1) maintain a low cost of mission and
19.4	advance operational excellence;
19.5	(2) increase the diversity of the university's
19.6	students, faculty, and staff; and
19.7	(3) strengthen the university's relationships
19.8	with the agriculture industry and the
19.9	communities of greater Minnesota.
19.10	\$5,000,000 in fiscal year 2016 and
19.11	\$20,000,000 in fiscal year 2017 are to:
19.12	(1) increase the medical school's research
19.13	capacity;
19.14	(2) improve the medical school's ranking in
19.15	National Institutes of Health funding;
19.16	(3) ensure the medical school's national
19.17	prominence by attracting and retaining
19.18	world-class faculty, staff, and students;
19.19	(4) invest in physician training programs in
19.20	rural and underserved communities; and
19.21	(5) translate the medical school's research
19.22	discoveries into new treatments and cures to
19.23	improve the health of Minnesotans.
19.24	The Board of Regents is requested to
19.25	consider hiring additional faculty to conduct
19.26	research related to regenerative medicine.
19.27	Five percent of the fiscal year 2017
19.28	appropriation specified in this subdivision
19.29	is available according to the schedule in
19.30	clauses (1) to (5) in fiscal year 2017 when
19.31	the Board of Regents of the University of
19.32	Minnesota demonstrates to the commissioner
19.33	of management and budget that the board

	SF5 REVISOR SS
20.1	has met the following specified number of
20.2	performance goals:
20.3	(1) 100 percent if the board meets four or
20.4	five of the goals;
20.5	(2) 75 percent if three of the goals are met;
20.6	(3) 50 percent if two of the goals are met;
20.7	(4) 25 percent if one of the goals is met; and
20.8	(5) zero percent if none of the goals are met.
20.9	The performance goals are:
20.10	(1) increase by at least one percent
20.11	the four-year, five-year, or six-year
20.12	undergraduate graduation rates, averaged
20.13	over three years, for students of color
20.14	systemwide at the University of Minnesota
20.15	reported in fall 2016 over fall 2014. The
20.16	average rate for fall 2014 is calculated with
20.17	the graduation rates reported in fall 2012,
20.18	2013, and 2014;
20.19	(2) increase by at least two percent the
20.20	total number of undergraduate STEM
20.21	degrees, averaged over three years, conferred
20.22	systemwide by the University of Minnesota
20.23	reported in fiscal year 2016 over fiscal year
20.24	2014. The averaged number for fiscal year
20.25	2014 is calculated with the fiscal year 2012,
20.26	2013, and 2014 numbers;
20.27	(3) increase by at least one percent the
20.28	four-year undergraduate graduation rate at
20.29	the University of Minnesota reported in fall
20.30	2016 over fall 2014. The average rate for
20.31	fall 2014 is calculated with the graduation
20.32	rates reported in fall 2012, 2013, and 2014.
20.33	The averaged number for fiscal year 2014 is

REVISOR

S0005-5

5th Engrossment

SF5

	SF5 REVISOR SS
21.1	calculated with the fiscal year 2012, 2013,
21.2	and 2014 numbers;
21.3	(4) for fiscal year 2016, reallocate
21.4	\$15,000,000 of administrative costs. The
21.5	Board of Regents is requested to redirect
21.6	those funds to invest in direct mission
21.7	activities, stem growth in cost of attendance,
21.8	and to programs that benefit students; and
21.9	(5) increase licensing disclosures by three
21.10	percent for fiscal year 2016 over fiscal year
21.11	<u>2015.</u>
21.12	By August 1, 2015, the Board of Regents and
21.13	the Office of Higher Education must agree on
21.14	specific numerical indicators and definitions
21.15	for each of the five goals that will be used to
21.16	demonstrate the University of Minnesota's
21.17	attainment of each goal. On or before April
21.18	1, 2016, the Board of Regents must report
21.19	to the legislative committees with primary
21.20	jurisdiction over higher education finance
21.21	and policy the progress of the University of
21.22	Minnesota toward attaining the goals. The
21.23	appropriation base for the next biennium shall
21.24	include appropriations not made available
21.25	under this subdivision for failure to meet
21.26	performance goals. All of the appropriation
21.27	that is not available due to failure to meet
21.28	performance goals is appropriated to the
21.29	commissioner of the Office of Higher
21.30	Education for fiscal year 2017 for the purpose
21.31	of the state grant program under Minnesota
21.32	Statutes, section 136A.121.
21.33	Performance metrics are intended to facilitate
21.34	progress towards the attainment goals under
21.35	Minnesota Statutes, section 135A.012.

S0005-5

5th Engrossment

	SF5	REVISOR	SS	S0005-5	5th Engrossment
22.1	Subd. 3. Prin	mary Care Educati	on Initiatives	2,157,000	2,157,000
22.2	This appropr	iation is from the he	alth care		
22.3	access fund.				
22.4	Subd. 4. Spe	ecial Appropriation	<u>s</u>		
22.5	(a) Agricultu	ire and Extension S	Service	42,922,000	42,922,000
22.6	For the Agric	cultural Experiment	Station and		
22.7	the Minnesot	a Extension Service			
22.8	(1) the agricu	ultural experiment st	ations		
22.9	and Minneso	ta Extension Service	e must		
22.10	convene agri	cultural advisory gro	oups to		
22.11	focus researc	h, education, and ex	tension		
22.12	activities on	producer needs and	implement		
22.13	an outreach s	strategy that more ef	fectively		
22.14	and rapidly tr	ansfers research resu	ults and best		
22.15	practices to p	producers throughout	the state;		
22.16	(2) this approx	opriation includes fu	nding for		
22.17	research and	outreach on the prod	duction of		
22.18	renewable en	ergy from Minnesot	a biomass		
22.19	resources, inc	cluding agronomic c	rops, plant		
22.20	and animal w	vastes, and native pla	ints or trees.		
22.21	The following	g areas should be pri	oritized and		
22.22	carried out in	consultation with N	<u> Ainnesota</u>		
22.23	producers, re	newable energy, and	bioenergy		
22.24	organizations	<u></u>			
22.25	(i) biofuel an	d other energy produ	action from		
22.26	perennial cro	ps, small grains, rov	v crops,		
22.27	and forestry	products in conjunct	ion with		
22.28	the Natural R	Resources Research	Institute		
22.29	<u>(NRRI);</u>				
22.30	(ii) alternativ	e bioenergy crops ar	nd cropping		
22.31	systems; and				
22.32	(iii) biofuel c	coproducts used for l	ivestock		
22.33	feed;				

23.1	(3) this appropriation includes funding
23.2	for the College of Food, Agricultural, and
23.3	Natural Resources Sciences to establish and
23.4	provide leadership for organic agronomic,
23.5	horticultural, livestock, and food systems
23.6	research, education, and outreach and for
23.7	the purchase of state-of-the-art laboratory,
23.8	planting, tilling, harvesting, and processing
23.9	equipment necessary for this project;
23.10	(4) this appropriation includes funding
23.11	for research efforts that demonstrate a
23.12	renewed emphasis on the needs of the state's
23.13	agriculture community. The following
23.14	areas should be prioritized and carried
23.15	out in consultation with Minnesota farm
23.16	organizations:
23.17	(i) vegetable crop research with priority for
23.18	extending the Minnesota vegetable growing
23.19	season;
23.20	(ii) fertilizer and soil fertility research and
23.21	development;
23.22	(iii) soil, groundwater, and surface water
23.23	conservation practices and contaminant
23.24	reduction research;
23.25	(iv) discovering and developing plant
23.26	varieties that use nutrients more efficiently;
23.27	(v) breeding and development of turf seed
23.28	and other biomass resources in all three
23.29	Minnesota biomes;
23.30	(vi) development of new disease-resistant
23.31	and pest-resistant varieties of turf and
23.32	agronomic crops;
23.33	(vii) utilizing plant and livestock cells to treat
23.34	and cure human diseases;

24.1	(viii) the development of dairy coproducts;		
24.2	(ix) a rapid agricultural response fund for		
24.3	current or emerging animal, plant, and insect		
24.4	problems affecting production or food safety;		
24.5	(x) crop pest and animal disease research;		
24.6	(xi) developing animal agriculture that is		
24.7	capable of sustainably feeding the world;		
24.8	(xii) consumer food safety education and		
24.9	outreach;		
24.10	(xiii) programs to meet the research and		
24.11			
24.12			
24.13	(xiv) alternative bioenergy crops and		
24.14			
24.15			
24.16	(5) by February 1, 2017, the Board of Regents		
24.17			
24.18	<u>_</u>		
24.19			
24.20			
24.21	initiatives funded in this paragraph.		
24.22	(b) Health Sciences	9,204,000	9,204,000
	\$246,000 each wear is to suggest up to 12		
24.23			
24.24 24.25			
24.25			
24.20			
24.28			
24.29			
24.30			
24.31	· · · · · · · · · · · · · · · · · · ·		
24.32			
24.33	The remainder of this appropriation is for		
24.34	the rural physicians associates program;		

S0005-5

5th Engrossment

REVISOR

SF5

	SF5	REVISOR	SS	S0005-5	5th Engrossment				
25.1	the Veterinar	y Diagnostic Labora	atory;						
25.2	health sciences research; dental care; the								
25.3	Biomedical Engineering Center; and the								
25.4	collaborative partnership between the								
25.5	University of	f Minnesota and Ma	yo Clinic						
25.6	for regenerat	ive medicine, resear	ch, clinical						
25.7	translation, a	nd commercializatio	on.						
25.8	(c) Institute	of Technology		1,140,000	1,140,000				
25.9	For the geolo	ogical survey and the	e talented						
25.10	youth mather	matics program.							
25.11	(d) System S	Special		5,181,000	5,181,000				
25.12	For general r	research, the Labor I	Education						
25.13	Service, Nat	ural Resources Rese	earch						
25.14	Institute, Cer	nter for Urban and R	Regional						
25.15	Affairs, Bell	Museum of Natural	History, and						
25.16	the Humphre	ey exhibit.							
25.17 25.18		ty of Minnesota an Partnership	<u>d Mayo</u>	8,491,000	8,491,000				
25.19	This appropr	iation is for the foll	owing						
25.20	activities:								
25.21	<u>(1)</u> \$7,491,00	00 in fiscal year 201	6 and						
25.22	<u>\$7,491,000 i</u>	n fiscal year 2017 a	re for						
25.23	the direct and	d indirect expenses	of the						
25.24	collaborative	research partnershi	p between						
25.25	the Universit	y of Minnesota and	the Mayo						
25.26	Foundation f	or research in bioted	chnology						
25.27	and medical	genomics. An annu	al report						
25.28	on the expen	diture of these funds	s must be						
25.29	submitted to	the governor and the	e chairs of						
25.30	the legislativ	e committee respons	sible for						
25.31	higher educa	tion finance by June	30 of each						
25.32	fiscal year.								
25.33	(2) \$1,000,00	00 in fiscal year 201	6 and						
25.34	<u>\$1,000,000 in</u>	n fiscal year 2017 ar	e to award						

	SF5	REVISOR	SS	S000)5-5	5th Engrossment	
26.1	competitive g	rants to conduct res	earch into				
26.2	the prevention, treatment, causes, and cures						
26.3	of Alzheimer's disease and other dementias.						
26.4	Subd. 5. Aca	demic Health Cen	ter				
26.5	The appropria	ation for Academic	Health				
26.6	Center fundin	g under Minnesota	Statutes,				
26.7	section 297F.	10, is estimated to	be				
26.8	\$22,250,000 e	each year.					
26.9	Sec. 6. MAY	O CLINIC					
26.10	Subdivision 1	. Total Appropriat	tion	<u>\$</u>	1,351,000 \$	1,351,000	
				_		<u> </u>	
26.11		that may be spent an	re specified				
26.12		ng subdivisions.					
26.13	Subd. 2. Mee	dical School			665,000	<u>665,000</u>	
26.14	The state mus	t pay a capitation ea	ach year for				
26.15	each student v	who is a resident of	Minnesota.				
26.16	The appropria	ation may be transfe	erred				
26.17	between each	year of the bienniu	um to				
26.18	accommodate	enrollment fluctuat	tions. It is				
26.19	intended that	during the bienniun	n the Mayo				
26.20	Clinic use the	capitation money t	o increase				
26.21	the number of	f doctors practicing	in rural				
26.22	areas in need	of doctors.					
26.23 26.24	Subd. 3. Far Residency Pr	mily Practice and or ogram	<u>Graduate</u>		686,000	<u>686,000</u>	
26.25	The state mus	st pay stipend suppo	rt for up to				
26.26	27 residents e	each year.					
26.27	Sec. 7. M	NSCU PRESIDEN	TIAL SELECTIO	ON PR	OCESS; REPO	DRT.	
26.28	The Boa	ard of Trustees of th	e Minnesota State	College	es and Universi	ties shall report	
26.29	in writing to t	the chairs and ranki	ng minority memb	ers of t	he legislative c	ommittees	
26.30	with jurisdicti	ion over higher edu	cation by October	1, 2015	, its schedule f	or adopting	
26.31	a presidential	selection process a	s a comprehensive	formal	written policy.	The board	
26.32	is encouraged	to engage stakehol	ders in developing	the bo	ard policy. The	board must	
26.33	strongly const	ider a policy that pr	ovides clarity in the	he selec	ction process, e	nhances	

	SF5	REVISOR	SS	S0005-5	5th Engrossment			
27.1	communica	ation and the opportuni	ty for local in	nput by colleges and u	niversities and			
27.2	community stakeholders they serve, and that reflects the need to consult with and to keep a							
27.3	presidential	presidential selection advisory committee informed during the entire selection process.						
27.4	Sec. 8.]	UNIVERSITY OF MI	INNESOTA	BUDGET ALLOCAT	TION REPORT.			
27.5	The E	Board of Regents of the	University of	of Minnesota shall repo	ort by February 1,			
27.6	2016, to the	e chairs and ranking m	inority memb	pers of the legislative c	ommittees with			
27.7	primary jur	isdiction over higher e	ducation fina	nce on the factors it co	nsiders to allocate			
27.8	funds to sep	parate campuses. The r	eport must sp	pecifically, without lim	itation, address the			
27.9	issue of wh	ether non-Twin Cities of	campuses are	treated as single units	for budget allocation			
27.10	purposes or	treated as comprised of	of multiple u	nits. The report must d	iscuss the effect of			
27.11	treating a ca	ampus as a single unit	and the reaso	ns for that treatment.				
27.12			ARTICI	LE 2				
27.13		OFFICE	OF HIGH	ER EDUCATION				
27.14	Section	1. Minnesota Statutes 2	2014, section	13.32, subdivision 6, i	s amended to read:			
27.15	Subd.	. 6. Admissions forms	; Remedial i	nstruction. (a) Minne	sota postsecondary			
27.16	education in	nstitutions, for purpose	es of reportin	g and research, may co	ollect on the			
27.17	1986-1987	admissions form, and	disseminate t	o any public education	al agency or			
27.18	institution t	the following data on in	ndividuals: st	udent sex, ethnic back	ground, age, and			
27.19	disabilities.	The data shall not be	required of a	ny individual and shall	hot be used for			
27.20	purposes of	f determining the perso	n's admission	n to an institution.				
27.21	(b) <u>(</u>a) A school district that	receives info	ormation under subdivis	sion 3, paragraph			
27.22	(h) from a p	postsecondary institution	on about an i	dentifiable student shal	ll maintain the			
27.23	data as edu	cational data and use the	hat data to co	onduct studies to impro	ve instruction.			
27.24	Public post	secondary systems as p	part of their p	articipation in the State	ewide Longitudinal			
27.25	Education I	Data System shall prov	ide data on t	he extent and content of	of the remedial			
27.26	instruction	received by individual	students, and	l the results of assessm	ent testing and the			
27.27	academic p	erformance of, students	s who gradua	ted from a Minnesota s	school district within			
27.28	two years b	before receiving the ren	nedial instruc	tion. The Office of Hig	gher Education, in			
27.29	collaboratio	on with the Department	t of Educatio	n, shall evaluate the da	ta and annually			
27.30	report its fir	ndings to the education	committees	of the legislature.				
27.31	(c) (b)) This section supersed	es any incon	sistent provision of law	<i>i</i> .			
	Article 2 Sec	ction 1.	27					

	SF5	REVISOR	SS	S0005-5	5th Engrossment			
28.1	Sec. 2. Min	nesota Statutes 2014,	section 16C	2.075, is amended to r	ead:			
28.2	16C.075	E-VERIFY.						
28.3	A contrac	et for services valued	in excess of	\$\$50,000 must require	e certification from			
28.4	the vendor and	any subcontractors th	nat, as of the	e date services on beh	alf of the state of			
28.5	Minnesota will	be performed, the ve	ndor and all	subcontractors have	implemented or are			
28.6	in the process of	of implementing the fe	ederal E-Ver	ify program for all ne	wly hired employees			
28.7	in the United States who will perform work on behalf of the state of Minnesota. This							
28.8	section does no	ot apply to contracts e	entered into	by the:				
28.9	<u>(1)</u> State	Board of Investment.	; or					
28.10	(2) the O	ffice of Higher Educa	tion for con	tracts related to credit	reporting services if			
28.11	the office certif	ies that those services	s cannot be 1	easonably obtained if	this section applies.			
20.12	Soo 2 Min	pasata Statutas 2014	soction 126	A.01, is amended by a	dding a subdivision			
28.12 28.13	to read:	nesota Statutes 2014,	section 150	A.01, is amended by a				
28.13		Incentive programs	The comm	issioner is authorized	to utilize incentive			
28.15								
28.16	gifts including, but not limited to, gift cards in order to promote to the public the various programs administered by the office. The annual total expenditures for such incentive							
28.17	<u> </u>	not exceed \$10,000.	<u> </u>					
	<u> </u>							
28.18	Sec. 4. Min	nesota Statutes 2014,	section 136	A.125, subdivision 2,	is amended to read:			
28.19	Subd. 2.	Eligible students. (a	ı) An applic	ant is eligible for a ch	nild care grant if			
28.20	the applicant:							
28.21	(1) is a re	esident of the state of	Minnesota	or the applicant's spor	use is a resident			
28.22	of the state of	Minnesota;						
28.23	(2) has a	child 12 years of age	or younger,	or 14 years of age or	younger who is			
28.24	disabled as def	ined in section 125A.	02, and who	is receiving or will r	receive care on a			
28.25	regular basis fr	om a licensed or lega	l, nonlicens	ed caregiver;				
28.26	(3) is inc	ome eligible as deterr	nined by the	e office's policies and	rules, but is not a			
28.27	recipient of ass	istance from the Min	nesota famil	y investment program	1;			
28.28	(4) has no	ot earned a baccalaure	eate degree	and has been enrolled	full time less than			
28.29	eight semesters	s or the equivalent;						
28.30	(5) is pur	suing a nonsectarian	program or	course of study that a	applies to an			
28.31	undergraduate	degree, diploma, or c	ertificate;					
28.32	(6) is enr	olled at least half time	e in an eligi	ble institution; and				
28.33	(7) is in g	good academic standing	ng and maki	ng satisfactory acader	nic progress.			

(b) A student who withdraws from enrollment for active military service after 29.1 29.2 December 31, 2002, because the student was ordered to active military service as defined in section 190.05, subdivision 5b or 5c, or for a major illness, while under the care of a 29.3 medical professional, that substantially limits the student's ability to complete the term 29.4 is entitled to an additional semester or the equivalent of grant eligibility and will be 29.5 considered to be in continuing enrollment status upon return. 29.6 EFFECTIVE DATE. This section is effective August 1, 2015, and applies to 29.7 academic terms commencing on or after that date. 29.8 Sec. 5. Minnesota Statutes 2014, section 136A.125, subdivision 4, is amended to read: 29.9 Subd. 4. Amount and length of grants. (a) The amount of a child care grant 29.10 29.11 must be based on: (1) the income of the applicant and the applicant's spouse; 29.12 (2) the number in the applicant's family, as defined by the office; and 29.13 (3) the number of eligible children in the applicant's family. 29.14 (b) The maximum award to the applicant shall be \$2,800 for each eligible child per 29.15 academic year, except that the campus financial aid officer may apply to the office for 29.16 approval to increase grants by up to ten percent to compensate for higher market charges 29.17 for infant care in a community. The office shall develop policies to determine community 29.18 market costs and review institutional requests for compensatory grant increases to ensure 29.19 need and equal treatment. The office shall prepare a chart to show the amount of a grant 29.20 that will be awarded per child based on the factors in this subdivision. The chart shall 29.21 include a range of income and family size. 29.22 (c) Applicants with family incomes at or below a percentage of the federal poverty 29.23 29.24 level, as determined by the commissioner, will qualify for the maximum award. The commissioner shall attempt to set the percentage at a level estimated to fully expend the 29.25 available appropriation for child care grants. Applicants with family incomes exceeding 29.26 that threshold will receive the maximum award minus ten percent of their income 29.27 exceeding that threshold. If the result is less than zero, the grant is zero. 29.28 29.29 (d) The academic year award amount must be disbursed by academic term using the following formula: 29.30 (1) the academic year amount described in paragraph (b); 29.31 (2) divided by the number of terms in the academic year; 29.32 (3) divided by 15; and 29.33 (4) multiplied by the number of credits for which the student is enrolled that 29.34 29.35 academic term, up to 15 credits.

SF5REVISORSSS0005-55th Engrossment

30.1 Payments shall be made each academic term to the student or to the child care
 30.2 provider, as determined by the institution. Institutions may make payments more than
 30.3 once within the academic term.

- Sec. 6. Minnesota Statutes 2014, section 136A.125, subdivision 4b, is amended to read:
 Subd. 4b. Additional grants. An additional term of child care grant may be
 awarded to an applicant attending classes outside of the regular academic year who meets
 the requirements in subdivisions 2 and 4. The annual maximum grant per eligible child
 must not exceed the calculated annual amount in subdivision 4, plus the additional amount
 in this subdivision, or the student's estimated annual child care cost for not more than 40
 hours per week per eligible child, whichever is less.
- Sec. 7. Minnesota Statutes 2014, section 136A.1701, subdivision 4, is amended to read: 30.11 Subd. 4. Terms and conditions of loans. (a) The office may loan money upon 30.12 30.13 such terms and conditions as the office may prescribe. Under the SELF IV program, the principal amount of a loan to an undergraduate student for a single academic year shall not 30.14 exceed \$7,500 per grade level. The aggregate principal amount of all loans made subject 30.15 30.16 to this paragraph to an undergraduate student shall not exceed \$37,500. The principal amount of a loan to a graduate student for a single academic year shall not exceed \$9,000. 30.17 The aggregate principal amount of all loans made subject to this paragraph to a student as 30.18 an undergraduate and graduate student shall not exceed \$55,500. The amount of the loan 30.19 may not exceed the cost of attendance less all other financial aid, including PLUS loans or 30.20 30.21 other similar parent loans borrowed on the student's behalf. The cumulative SELF loan debt must not exceed the borrowing maximums in paragraph (b). 30.22 (b) The cumulative undergraduate borrowing maximums for SELF IV loans are: 30.23 30.24 (1) grade level 1, \$7,500; (2) grade level 2, \$15,000; 30.25 (3) grade level 3, \$22,500; 30.26 (4) grade level 4, \$30,000; and 30.27 (5) grade level 5, \$37,500. 30.28 (e) (b) The principal maximum loan amount of a SELF V or subsequent phase 30.29 loan to students enrolled in a bachelor's degree program, postbaccalaureate, or graduate 30.30 program must not exceed \$10,000 per grade level be determined annually by the office. 30.31
- 30.32 For all other eligible students, the principal amount of the loan must not exceed \$7,500 per
- 30.33 grade level. The aggregate principal amount of all loans made subject to this paragraph to
- 30.34 a student as an undergraduate and graduate student must not exceed \$70,000 \$140,000.

REVISOR

SF5

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31.1	The amount of the loan must not exceed the cost of attendance as determined by the
31.2	eligible institution less all other financial aid, including PLUS loans or other similar parent
31.3	loans borrowed on the student's behalf. The cumulative SELF loan debt must not exceed
31.4	the borrowing maximums in paragraph (d) (c).
31.5	(d) (c)(1) The cumulative borrowing maximums <u>must be determined annually by the</u>
31.6	office for SELF V loans and subsequent phases for students enrolled in a bachelor's degree
31.7	program or postbaccalaureate program are:. In determining the cumulative borrowing
31.8	maximums, the office shall, among other considerations, take into consideration the
31.9	maximum SELF loan amount, student financing needs, funding capacity for the SELF
31.10	program, delinquency and default loss management, and current financial market
31.11	conditions.
31.12	(i) grade level 1, \$10,000;
31.13	(ii) grade level 2, \$20,000;
31.14	(iii) grade level 3, \$30,000;
31.15	(iv) grade level 4, \$40,000; and
31.16	(v) grade level 5, \$50,000.
31.17	(2) For graduate level students, the borrowing limit is \$10,000 per nine-month
31.18	academic year, with a cumulative maximum for all SELF debt of \$70,000.
31.19	(3) (2) For all other eligible students, the cumulative borrowing maximums for
31.20	SELF V loans and subsequent phases are:
31.21	(i) grade level 1, \$7,500;
31.22	(ii) grade level 2, \$15,000;
31.23	(iii) grade level 3, \$22,500;
31.24	(iv) grade level 4, \$30,000; and
31.25	(v) grade level 5, \$37,500.
31.26	Sec. 8. Minnesota Statutes 2014, section 136A.861, subdivision 1, is amended to read:
31.27	Subdivision 1. Grants. (a) The commissioner shall award grants to foster
31.28	postsecondary attendance and retention by providing outreach services to historically
31.29	underserved students in grades six through 12 and historically underrepresented college

- students. Grants must be awarded to programs that provide precollege services, including,but not limited to:
- 31.32 (1) academic counseling;
- 31.33 (2) mentoring;

31.34 (3) fostering and improving parental involvement in planning for and facilitating a31.35 college education;

	SF5	REVISOR	SS	S0005-5	5th Engrossment				
32.1	(4) s	services for students wi	th English as a	second language;					
32.2	(5) academic enrichment activities;								
32.3	(6) tutoring;								
32.4	(7) c	(7) career awareness and exploration;							
32.5	(8) orientation to college life;								
32.6	(9) a	assistance with high scl	hool course sel	ection and information	n about college				
32.7	admission requirements; and								
32.8	(10) financial aid counseling.								
32.9	<u>(b)</u>	To the extent there are	sufficient appli	cations, the commission	oner shall award				
32.10	an approx	imate equal amount of	grants for pro	gram-eligible students	who are from				
32.11	<u>communit</u>	ies located outside the	metropolitan a	area, as defined in sect	tion 473.121,				
32.12	subdivisio	on 2, as for students from	m communities	s within the metropolit	an area. If necessary				
32.13	to achieve	the approximately equ	al metropolita	n area and nonmetropo	olitan area allocation,				
32.14	the comm	issioner may award a p	preference to a	nonmetropolitan area	application in the				
32.15	form of fiv	ve points on a one hund	dred point appl	ication review scale.					
32.16	(b) (c) Grants shall be awarded to postsecondary institutions, professional								
32.17	organizations, community-based organizations, or others deemed appropriate by the								
32.18	commissioner.								
32.19	(e) (d) Grants shall be awarded for one year and may be renewed for a second year								
32.20	with docu	mentation to the office	of successful j	program outcomes.					
22.21	Sec. 0								
32.21		REPEALER.	7500 submost	a Do and Dh. and non an	lad				
32.22	<u>IVIII</u>	nesota Rules, part 4830	<i>J. 7500</i> , subpart	s 2a and 20, are repea	ied.				
32.23			ARTICI	LE 3					
32.24		CAN	IPUS SEXUA	L ASSAULTS					
32.25	Section	1. Minnesota Statutes	s 2014, section	13.322, is amended b	by adding a				
32.26	subdivisio	on to read:							
32.27	Subo	d. 6. <mark>Campus sexual</mark> a	issault data. D	ata relating to allegati	ons of sexual assault				
32.28	at a postse	econdary institution are	classified in s	ection 135A.15.					
32.29	Sec 2	Minnesota Statutes 20	14. section 134	5A.15. subdivision 1 i	s amended to read.				
32.30		division 1. Policy requ							
32.31		and Universities shall,							
32.32	C	iderstandable written p		-					
32.32	-	ictims of their rights ur	•						
- =.55				· · · · · · · · · · · · · · · · · · ·					

assistance from the Crime Victims Reparations Board and the commissioner of public 33.1 33.2 safety. The policy must apply to students and employees and must provide information about their rights and duties. The policy must apply to criminal incidents against a student 33.3 or employee of a postsecondary institution occurring on property owned or leased by the 33.4 postsecondary system or institution in which the victim is a student or employee of that 33.5 system or institution or at any activity, program, organization, or event sponsored by the 33.6 system or institution, including fraternities and sororities. It must include procedures for 33.7 reporting incidents of sexual harassment or sexual violence and for disciplinary actions 33.8 against violators. During student registration, each technical college, community college, 33.9 or state university shall, and the University of Minnesota is requested to, provide each 33.10 student with information regarding its policy. A copy of the policy also shall be posted at 33.11 appropriate locations on campus at all times. Each private postsecondary institution that 33.12 is an eligible institution as defined in section 136A.155, must adopt a policy that meets 33.13 the requirements of this section. 33.14 Sec. 3. Minnesota Statutes 2014, section 135A.15, is amended by adding a subdivision 33.15 to read: 33.16 Subd. 1a. Applicability to private institutions. Each private postsecondary 33.17 institution that is an eligible institution as defined in section 136A.103 must comply with 33.18 33.19 all of the requirements imposed in this section. Sec. 4. Minnesota Statutes 2014, section 135A.15, subdivision 2, is amended to read: 33.20 33.21 Subd. 2. Victims' rights. (a) The policy required under subdivision 1 shall, at a minimum, require that students and employees be informed of the policy, and shall 33.22 include provisions for: 33.23 33.24 (1) filing criminal charges with local law enforcement officials in sexual assault cases; (2) the prompt assistance of campus authorities, at the request of the victim, in 33.25

- notifying the appropriate law enforcement officials and disciplinary authorities of a
 sexual assault incident;
- 33.28 (3) informing sexual assault victims that they may report a case to law enforcement
 33.29 and allowing sexual assault victims to decide whether to report a case to law enforcement;
- 33.30 (4) requiring campus authorities to offer sexual assault victims fair and respectful
 33.31 health care, counseling services, or referrals to such services;
- 33.32 (5) preventing campus authorities from suggesting a victim of sexual assault is at
 33.33 fault for the crimes or violations that occurred;

S0005-5

- (6) preventing campus authorities from suggesting that a victim of sexual assault 34.1 should have acted in a different manner to avoid such a crime; 34.2 (7) protecting the privacy of sexual assault victims by, unless otherwise required by 34.3 law, only disclosing data collected under this section to the victim, persons whose work 34.4 assignments reasonably require access, and, at a sexual assault victim's request, police 34.5 conducting a criminal investigation; 34.6 (3) (8) an investigation and resolution of a sexual assault complaint by campus 34.7 disciplinary authorities; 34.8 (4) (9) a sexual assault victim's participation in and the presence of the victim's 34.9 attorney or other support person at any meeting with campus officials concerning a sexual 34.10 assault complaint or campus disciplinary proceeding concerning a sexual assault complaint; 34.11 34.12 (10) ensuring that a sexual assault victim is not required to repeat unnecessarily a description of the incident of sexual assault; 34.13 (11) notice to a sexual assault victim of the availability of a campus or local program 34.14 34.15 providing sexual assault advocacy services; (5) (12) notice to a sexual assault victim of the outcome of any campus disciplinary 34.16 proceeding concerning a sexual assault complaint, consistent with laws relating to data 34.17 practices; 34.18 (6) (13) the complete and prompt assistance of campus authorities, at the direction 34.19 of law enforcement authorities, in obtaining, securing, and maintaining evidence in 34.20 connection with a sexual assault incident; 34.21 (7) (14) the assistance of campus authorities in preserving for a sexual assault 34.22 34.23 complainant or victim materials relevant to a campus disciplinary proceeding; and (8) (15) during and after the process of investigating a complaint and conducting 34.24 a campus disciplinary procedure, the assistance of campus personnel, in cooperation 34.25 34.26 with the appropriate law enforcement authorities, at a sexual assault victim's request, in shielding the victim from unwanted contact with the alleged assailant, including transfer 34.27 of the victim to alternative classes or to alternative college-owned housing, if alternative 34.28 classes or housing are available and feasible-; 34.29 (16) forbidding retaliation, and establishing a process for investigating complaints of 34.30 retaliation, against sexual assault victims by campus authorities, the accused, organizations 34.31 affiliated with the accused, other students, and other employees; 34.32 (17) at the request of the victim, providing students who reported sexual assaults to 34.33 the institution and subsequently choose to transfer to another postsecondary institution 34.34 with information about resources for victims of sexual assault at the institution to which 34.35
- 34.36 the victim is transferring; and

SF5 REVISOR SS S0005-5 5th

5th Engrossment

35.1	(18) consistent with laws governing access to student records, providing a student
35.2	who reported an incident of sexual assault with access to the student's description of the
35.3	incident as it was reported to the institution, including if that student transfers to another
35.4	postsecondary institution.
35.5	(b) For the purposes of this section, "sexual assault" means sex offenses as defined
35.6	in Code of Federal Regulations, title 34, part 668, subpart D, appendix A, as amended.
35.7	Sec. 5. Minnesota Statutes 2014, section 135A.15, is amended by adding a subdivision
35.8	to read:
35.9	Subd. 3. Uniform amnesty. The Board of Trustees of the Minnesota State Colleges
35.10	and Universities shall, and the University of Minnesota is requested to, include in the
35.11	system's sexual harassment and violence policy a provision that no student who reports,
35.12	in good faith, an act of sexual harassment or sexual violence shall be sanctioned by the
35.13	institution for admitting to a violation of the institution's student conduct policy on the
35.14	personal use of drugs or alcohol as part of the report.
35.15	Sec. 6. Minnesota Statutes 2014, section 135A.15, is amended by adding a subdivision
35.16	to read:
35.17	Subd. 4. Coordination with local law enforcement. (a) The Board of Trustees
35.18	of the Minnesota State Colleges and Universities shall, and the University of Minnesota
35.19	is requested to, direct each campus in the system to enter into a memorandum of
35.20	understanding with the primary local law enforcement agencies that serve the campus.
35.21	The memorandum must be entered into no later than January 1, 2017, and updated every
35.22	two years thereafter. This memorandum shall clearly delineate responsibilities and
35.23	require information sharing, in accordance with applicable state and federal privacy laws,
35.24	about certain crimes including, but not limited to, sexual assault. This memorandum
35.25	of understanding shall provide:
35.26	(1) delineation and sharing protocols of investigative responsibilities;
35.27	(2) protocols for investigations, including standards for notification and
35.28	communication and measures to promote evidence preservation; and
35.29	(3) a method of sharing information about specific crimes, when directed by the
35.30	victim, and a method of sharing crime details anonymously in order to better protect
35.31	overall campus safety.
35.32	(b) Prior to the start of each academic year, the Board of Trustees of the Minnesota
35.33	State Colleges and Universities shall, and the University of Minnesota is requested to,

	SF5	REVISOR	SS	S0005-5	5th Engrossment			
36.1	distribute an e	electronic copy of th	ne memorandu	m of understanding to a	all employees on the			
36.2	campus that are subject to the memorandum.							
36.3	(c) A campus is exempt from the requirement that it develop a memorandum of							
36.4	understanding under this section if the campus and local or county law enforcement							
36.5	agencies establish a sexual assault protocol team to facilitate effective cooperation and							
36.6	collaboration	between the institut	tion and law en	nforcement.				
36.7	Sec. 7. Mi	nnesota Statutes 20	14, section 135	5A.15, is amended by a	dding a subdivision			
36.8	to read:							
36.9	Subd. 5	Online reporting	<u>system.</u> (a) T	The Board of Trustees of	of the Minnesota			
36.10	State College	s and Universities s	hall, and the U	University of Minnesota	a is requested to,			
36.11	provide an on	line reporting system	m to receive co	omplaints of sexual har	assment and sexual			
36.12	violence from	students and emplo	oyees. The sys	stem must permit anon	ymous reports,			
36.13	provided that the institution is not obligated to investigate an anonymous report, unless							
36.14	a formal report is submitted through the process established in the institution's sexual							
36.15	harassment and sexual violence policy or an investigation is otherwise required by law.							
36.16	<u>(b) The</u>	Board of Trustees of	of the Minneso	ta State Colleges and I	Universities shall,			
36.17	and the Unive	ersity of Minnesota	is requested to	, provide students mak	ing reports under			
36.18	this section w	rith information abo	ut who will re	ceive and have access	to the reports filed,			
36.19	how the infor	mation gathered three	ough the system	m will be used, and con	ntact information for			
36.20	on-campus ar	nd off-campus organ	izations servir	ng victims of sexual vic	olence.			
36.21	<u>(c)</u> Data	collected under thi	s subdivision i	s classified as private of	lata on individuals			
36.22	as defined by	section 13.02, subd	livision 12.					
36.23	Sec. 8. Mi	nnesota Statutes 20	14, section 135	5A.15, is amended by a	dding a subdivision			
36.24	to read:							
36.25	Subd. 6	<u>.</u> Data collection an	nd reporting.	(a) The Board of Trust	ees of the Minnesota			
36.26	State College	s and Universities a	nd the Univers	sity of Minnesota shall	annually report			
36.27	statistics on s	exual assault. This	report must be	prepared in addition t	o any federally			
36.28	required repo	rting on campus sec	curity, includin	g reports required by t	he Jeanne Clery			
36.29	Disclosure of	Campus Security P	olicy and Cam	pus Crime Statistics A	ct, United States			

- 36.30 Code, title 20, section 1092(f). The report must include, but not be limited to, the number of
- 36.31 incidents of sexual assault reported to the institution in the previous fiscal year, as follows:
- 36.32 (1) the number that were investigated by the institution;
- 36.33 (2) the number that were referred for a disciplinary proceeding at the institution;
- 36.34 (3) the number the victim chose to report to local or state law enforcement;

	SF5	REVISOR	SS	S0005-5	5th Engrossment
37.1	(4) th	e number for which a	campus discip	linary proceeding is po	ending, but has not
37.2		inal resolution;			
37.3			e alleged perp	etrator was found resp	onsible by the
37.4	disciplinary	y proceeding at the ins	titution;		
37.5	<u>(6)</u> th	e number that resulted	l in any action	by the institution grea	ter than a warning
37.6	issued to th	ne accused;			
37.7	<u>(7) th</u>	e number that resulted	l in a disciplin	ary proceeding at the in	nstitution that closed
37.8	without res	olution;			
37.9	<u>(8)</u> th	e number that resulted	l in a disciplin	ary proceeding at the in	nstitution that closed
37.10	without res	olution because the ac	cused withdre	w from the institution;	<u>2</u>
37.11	<u>(9) th</u>	e number that resulted	l in a disciplin	ary proceeding at the in	nstitution that closed
37.12	without res	olution because the vi	ctim chose no	t to participate in the pr	rocedure; and
37.13	<u>(10) t</u>	he number of reports 1	made through	the online reporting sy	stem established in
37.14	subdivision	5, excluding reports	submitted ano	nymously.	
37.15	<u>(b) If</u>	an institution previou	sly submitted	a report indicating that	t one or more
37.16	disciplinary	y proceedings was pen	ding, but had	not reached a final reso	olution, and one or
37.17	more of the	se disciplinary procee	dings reached	a final resolution with	in the previous fiscal
37.18	year, that in	nstitution must submit	an updated re	port for the previous y	year that reflects
37.19	the outcom	e of the pending case	or cases.		
37.20	<u>(c)</u> T	he reports required by	this subdivisi	on must be submitted t	to the Office of
37.21	Higher Edu	cation by October 1 o	f each year. E	ach report must contai	n the data required
37.22	under parag	graphs (a) and (b) fron	n the previous	fiscal year.	
37.23	(d) T	he commissioner of th	e Office of Hi	gher Education shall ca	alculate statewide
37.24	numbers fo	r each data item repor	ted by an insti	tution under this subdi	vision.
37.25	<u>(e)</u> Tl	ne Office of Higher Ed	lucation shall	publish on its Web site	<u>):</u>
37.26	<u>(1)</u> th	e statewide data calcu	lated under pa	ragraph (d); and	
37.27	<u>(2)</u> th	e data items required	under paragra	phs (a) and (b) for each	h postsecondary
37.28	institution	in the state.			
37.29	Each state	college or university s	hall, and the U	University of Minnesot	a is requested to,
37.30	publish on	the institution's Web s	ite the data ite	ms required under para	agraphs (a) and (b)
37.31	for that ins	titution.			
37.32	<u>(f) Re</u>	ports and data require	d under this s	ubdivision must be pre-	pared and published
37.33	as summar	y data, as defined in se	ection 13.02, s	ubdivision 19, and mus	st be consistent with
37.34	applicable	law governing access	to educational	data. If an institution	or the Office of
37.35	Higher Edu	cation does not includ	le data in a rep	oort or publish data bec	cause of applicable
37.36	law, the rep	port or publication mus	st explain why	data are not included.	

SF5	REVISOR	SS	S0005-5	5th Engrossment
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Sec. 9. Minnesota Statutes 2014, section 135A.15, is amended by adding a subdivision 38.1 38.2 to read: Subd. 7. Access to data; audit trail. (a) Data on incidents of sexual assault shared 38.3 with campus security officers or campus administrators responsible for investigating or 38.4 adjudicating complaints of sexual assault are classified as private data on individuals as 38.5 defined by section 13.02, subdivision 12, for the purposes of postsecondary institutions 38.6 subject to the requirements of chapter 13. Postsecondary institutions not otherwise subject 38.7 to chapter 13 must limit access to the data to only the data subject and persons whose 38.8 work assignments reasonably require access. 38.9 (b) Only individuals with explicit authorization from an institution may enter, update, 38.10 or access electronic data collected, created, or maintained under this section. The ability of 38.11 38.12 authorized individuals to enter, update, or access data must be limited through the use of role-based access that corresponds to the official duties or training level of the individual 38.13 and the institutional authorization that grants access for that purpose. All actions in which 38.14 38.15 data are entered, updated, accessed, shared, or disseminated outside of the institution must be recorded in a data audit trail. An institution shall immediately and permanently 38.16 revoke the authorization of any individual determined to have willfully entered, updated, 38.17 accessed, shared, or disseminated data in violation of this subdivision or any provision of 38.18 chapter 13. If an individual is determined to have willfully gained access to data without 38.19 38.20 explicit authorization, the matter shall be forwarded to a county attorney for prosecution. Sec. 10. Minnesota Statutes 2014, section 135A.15, is amended by adding a 38.21 38.22 subdivision to read: Subd. 8. Comprehensive training. (a) The Board of Trustees of the Minnesota 38.23 State Colleges and Universities shall, and the University of Minnesota is requested 38.24 38.25 to, provide campus security officers and campus administrators responsible for investigating or adjudicating complaints of sexual assault with comprehensive training on 38.26 preventing and responding to sexual assault in collaboration with the Bureau of Criminal 38.27 Apprehension or another law enforcement agency with expertise in criminal sexual 38.28 conduct. The training for campus security officers shall include a presentation on the 38.29 dynamics of sexual assault, neurobiological responses to trauma, and best practices for 38.30 preventing, responding to, and investigating sexual assault. The training for campus 38.31 administrators responsible for investigating or adjudicating complaints on sexual assault 38.32 shall include presentations on preventing sexual assault, responding to incidents of 38.33

- 38.34 sexual assault, the dynamics of sexual assault, neurobiological responses to trauma, and
- 38.35 <u>compliance with state and federal laws on sexual assault.</u>

S0005-5

39.1	(b) The Board of Trustees of the Minnesota State Colleges and Universities shall,
39.2	and the University of Minnesota is requested to, require that the following categories of
39.3	students complete a training on sexual assault:
39.4	(1) students pursuing a degree or certificate; and
39.5	(2) any other categories of students determined by the institution.
39.6	Students must complete such training no later than ten business days after the
39.7	start of a student's first semester of classes. Once a student completes such a training,
39.8	institutions must document the student's completion of the training and provide proof of
39.9	training completion to a student at the student's request. Students enrolled at more than
39.10	one institution within the same system at the same time are only required to complete
39.11	the training once. This training shall include information about topics including, but
39.12	not limited to, sexual assault as defined in subdivision 2; consent as defined in section
39.13	609.341, subdivision 4; preventing and reducing the prevalence of sexual assault;
39.14	procedures for reporting campus sexual assault; and campus resources on sexual assault,
39.15	including organizations that support victims of sexual assault.
39.16	(c) The Board of Trustees of the Minnesota State Colleges and Universities shall,
39.17	and the University of Minnesota is requested to, annually train individuals responsible
39.18	for responding to reports of sexual assault. This training shall include information about
39.19	best practices for interacting with victims of sexual assault, including how to reduce the
39.20	emotional distress resulting from the reporting, investigatory, and disciplinary process.
39.21	Sec. 11. Minnesota Statutes 2014, section 135A.15, is amended by adding a
39.22	subdivision to read:
39.23	Subd. 9. Student health services. (a) The Board of Trustees of the Minnesota
39.24	State Colleges and Universities shall, and the University of Minnesota is requested to,
39.25	develop and implement a policy that requires student health service providers to screen
39.26	students for incidents of sexual assault. Student health service providers shall offer
39.27	students information on resources available to victims and survivors of sexual assault
39.28	including counseling, mental health services, and procedures for reporting incidents of
39.29	sexual assault to the institution.
39.30	(b) The Board of Trustees of the Minnesota State Colleges and Universities shall, and
39.31	the University of Minnesota is requested to, require that each institution offering student
39.32	health or counseling services designate an existing staff member or existing staff members
39.33	as confidential resources for victims of sexual assault. The confidential resource must be
39.34	available to meet with victims of sexual assault. The confidential resource must provide

5th	Engrossment
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40.1	sexual assault including, but not limited to, mental health services and legal assistance.
40.2	The confidential resource must provide victims of sexual assault with information about
40.3	the process for reporting an incident of sexual assault to campus authorities or local law
40.4	enforcement. The victim of sexual assault shall decide whether to report an incident of
40.5	sexual assault to campus authorities or local law enforcement. Confidential resources
40.6	must be trained in all aspects of responding to incidents of sexual assault including, but
40.7	not limited to, best practices for interacting with victims of trauma, preserving evidence,
40.8	campus disciplinary and local legal processes, and locally available resources for victims
40.9	of sexual assault. Data shared with a confidential resource is classified as sexual assault
40.10	communication data as defined by section 13.822, subdivision 1.
40.11	EFFECTIVE DATE. The relieve required up der this subdivision must be in place
40.11	EFFECTIVE DATE. The policy required under this subdivision must be in place
40.12	by January 1, 2017.
40.12	See 12 Minnegete Statutes 2014 section 1254 15 is smended by adding a
40.13	Sec. 12. Minnesota Statutes 2014, section 135A.15, is amended by adding a
40.14	subdivision to read:
40.15	Subd. 10. Mandatory reporting laws. This section does not exempt mandatory
40.16	reporters from the requirements of section 626.556 or 626.557 governing the reporting of
40.17	maltreatment of minors or vulnerable adults.
40.10	
40.18	Sec. 13. [626.891] COOPERATION WITH POSTSECONDARY INSTITUTIONS.
40.19	Local law enforcement agencies, including law enforcement agencies operated
40.20	by statutory cities, home rule charter cities, and counties must enter into and honor the
40.21	memoranda of understanding required under section 135A.15.
40.00	
40.22	Sec. 14. <u>EFFECTIVE DATE.</u>
40.23	This article is effective August 1, 2016.
40.24	ARTICLE 4
40.25	MNSCU TIMELY COMPLETION OF PROGRAMS
40.26	Section 1. [136F.3011] TIMELY COMPLETION OF PROGRAMS.
40.27	Subdivision 1. Goal; board duties. The board shall have as a system goal the
40.28	timely completion of degrees or certificates. The board shall continuously monitor and
40.29	adopt strategies that have the potential or that have proven to promote timely completion.
40.30	If the board finds that a strategy is successful at one campus or program, the board must
40.31	assess whether the strategy would be beneficial campuswide or systemwide and, if it

SF5	REVISOR	SS	S0005-5	5th Engrossment
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41.1	determines that it would, must implement the strategy for all campus or system programs
41.2	in which the strategy is predicted to be successful. The board may discontinue the strategy
41.3	for those programs where it does not prove beneficial to the goal of timely completion.
41.4	Subd. 2. Strategies. Strategies to achieve the goal in subdivision 1 may include, but
41.5	are not limited to:
41.6	(1) replacing developmental or remedial courses, when appropriate, with corequisite
41.7	courses in which students with academic deficiencies are placed into introductory
41.8	credit-bearing coursework while receiving supplemental academic instruction on the
41.9	same subject and during the same term;
41.10	(2) expanding proactive advising, including the use of early alert systems or
41.11	requiring the approval of an advisor or counselor to register for certain classes;
41.12	(3) developing meta-majors in broad academic disciplines as an alternative to
41.13	undecided majors;
41.14	(4) making available alternative mathematics curriculum, including curriculum most
41.15	relevant to the student's chosen area of study;
41.16	(5) implementing "opt-out scheduling" by automatically enrolling students in a
41.17	schedule of courses chosen by the student's department but allowing students to disenroll
41.18	from those courses if they meet with an academic advisor and cosign a change of
41.19	enrollment form;
41.20	(6) facilitating the transfer of credits between state colleges and universities; and
41.21	(7) encouraging students to enroll full time with 15 credits per term and adopting
41.22	strategies to reduce a student's need to work.
41.23	Subd. 3. Supplemental academic instruction. (a) For the purpose of this
41.24	subdivision, the terms defined in this paragraph have the meanings given them.
41.25	(1) "Supplemental academic instruction" means an academic support model for
41.26	students with academic deficiencies to promote academic success in college-level
41.27	coursework.
41.28	(2) "Developmental education" means the building of foundational skills in
41.29	noncredit courses or programs to promote academic success in college-level coursework.
41.30	(3) "Corequisite" means a course or other requirement that is taken simultaneously
41.31	with a college-level credit-bearing course for the purpose of providing additional
41.32	instructional support.
41.33	(b) Common student placement assessments must provide information identifying
41.34	academic weaknesses that must be provided to the student. Students must be provided
41.35	with materials designed to address identified academic weaknesses and support to prepare
41.36	for and retake placement assessments. Postassessment advising must be provided to assist

	SF5	REVISOR	SS	S0005-5	5th Engrossment		
42.1	in making inf	ormed decisions on ic	lentifying de	eficiencies and targetin	g supplemental		
42.2	academic inst	academic instruction options.					
42.3	<u>(c) The</u>	board shall establish	individual ca	ampus-specific suppler	nental academic		
42.4	instructional	programming at each	campus base	ed on the nature of ind	ividual campus		
42.5	academic pro	gramming and the nee	eds of specif	ic campus student pop	ulations.		
42.6	(d) Intru	usive advising must be	e provided to	students who particip	ate in supplemental		
42.7	instruction pr	ograms but have been	unsuccessfi	ıl in achieving academ	ic success. Advising		
42.8	must include	career and employme	nt options, a	lternative career pathy	vays, and related		
42.9	educational o	pportunities.					
42.10	<u>(e)</u> The	board shall create a fr	amework to	redesign developmen	tal education into		
42.11	corequisite co	ourses or other program	ms that mini	mizes usage of develo	pmental noncredit		
42.12	courses.						
42.13	<u>(f)</u> The	board shall develop a	nd impleme	nt varied research-gro	unded tiered		
42.14	approaches to	developmental educa	tion based of	on student academic re	adiness.		
42.15	<u>(g)</u> The	board shall make avai	lable to stud	ents on its Web site, in	course catalogs, and		
42.16	by other methods at the discretion of the board, the supplemental academic instruction,						
42.17	developmental education, and corequisite courses offered at a particular college or						
42.18	university.						
42.19	Subd. 4	Report. The board	shall annua	lly by January 15, repo	ort to the chairs		
42.20	and ranking r	ninority members of t	he legislatur	e with primary jurisdi	ction over higher		
42.21	education fina	ance on its activities a	nd achieven	nents related to the goa	al of improving		
42.22	timely compl	etion of degrees and c	ertificates. 7	The report must, at a m	inimum, include:		
42.23	(1) the	percent of students pla	aced in reme	dial education;			
42.24	(2) the	percent of students wh	o complete	remediation within one	e academic year;		
42.25	(3) the	percent of students that	at complete	college-level gateway	courses in one		
42.26	academic yea	<u>r;</u>					
42.27	(4) the	percent of students wh	o complete	30 semester credits per	r academic year;		
42.28	(5) the s	student retention rate;					
42.29	<u>(6) time</u>	e to complete a degree	or certificat	e; and			
42.30	<u>(7) cred</u>	its earned by those co	mpleting a c	legree or certificate or	other program.		
42.31	The report m	ust disaggregate data l	by race, ethr	iicity, Pell Grant eligib	ility, and age and		
42.32	provide aggre	egate data.					

	SF5 REVISOR	SS	S0005-5	5th Engrossment		
43.1		ARTICL	E 5			
43.2	MNSCU COLLEGE TUITION RELIEF					
43.3	Section 1. [136A.1212]	CERTAIN TWO-Y	EAR PUBLIC CO	DLLEGE		
43.4	PROGRAMS.					
43.5	Subdivision 1. Definiti	ions. (a) For the pur	pose of this section	the terms defined in		
43.6	this subdivision have the me	anings given them.				
43.7	(b) "College" means a	two-year college in	the Minnesota Stat	e Colleges and		
43.8	Universities system.					
43.9	(c) "Eligible individual	l" means an individu	ual who:			
43.10	(1) is a resident;					
43.11	(2) has graduated from	a Minnesota second	lary school, has as a	a Minnesota resident		
43.12	completed an adult basic edu	cation (ABE) progra	am, or as a Minneso	ta resident, has passed		
43.13	general education developme	ent (GED) testing;				
43.14	(3) first applies for a gr	rant for the fall term	immediately follow	ving secondary school		
43.15	graduation, passing GED tes	ts, or completing an	ABE program; and	<u>l</u>		
43.16	(4) has completed a Fre	ee Application for F	ederal Student Aid	(FAFSA).		
43.17	(d) "Grant" means a gr	ant under this section	on.			
43.18	(e) "Program" means a	certificate, diploma	, or associate of sci	ence or associate of		
43.19	applied science in a program	area covered by the	e federal Carl D. Pe	rkins Career and		
43.20	Technical Education Act and	l in an occupational	field designated as	high demand by the		
43.21	Department of Employment	and Economic Deve	elopment. "Program	area" includes only		
43.22	the areas of:					
43.23	(1) agriculture, food, a	nd natural resources				
43.24	(2) business manageme	ent and administration	on;			
43.25	(3) human services;					
43.26	(4) engineering, manuf	facturing and techno	logy;			
43.27	(5) arts, communication	ns, and information	systems; and			
43.28	(6) health science techn	nology.				
43.29	(f) To the extent not in	consistent with this	section, the definiti	ions in section		
43.30	136A.101 apply to this section	<u>on.</u>				
43.31	Subd. 2. AmeriCorps	worker; exception	s. (a) Notwithstand	ling any contrary		
43.32	provision of this section, and	eligible individual v	who completes a 12-	month or 24-month		
43.33	approved AmeriCorps progra	am commencing im	mediately after seco	ondary school		
43.34	graduation, may apply for a	grant for the fall ter	m immediately follo	owing completion of		

	SF5	REVISOR	SS	S0005-5	5th Engrossment		
44.1	the AmeriCor	ps program. These ii	ndividuals ha	ve a two consecutive a	cademic year grant		
44.2	eligibility period commencing the start of that fall term.						
44.3	<u>(b)</u> For t	the purpose of this su	bdivision, ar	"approved AmeriCorp	os program" means a		
44.4	program over	seen by the Corporat	ion for Natio	onal and Community Second	ervice (CNCS)		
44.5	including:						
44.6	<u>(1)</u> Ame	eriCorps Volunteer in	Service to A	America (VISTA);			
44.7	<u>(2)</u> Ame	riCorps National Civ	vilian Comm	unity Corps (NCCC); a	<u>or</u>		
44.8	<u>(3) Ame</u>	eriCorps State and Na	ational.				
44.9	Subd. 3	. Grants. The comm	nissioner sha	ll, to the extent of avai	lable funds and		
44.10	subject to this	section, make grants	s to eligible i	ndividuals to attend a p	orogram at a college.		
44.11	Subd. 4	Application. Appli	cation for a g	grant shall be made by a	a FAFSA and on any		
44.12	additional for	m required by the co	mmissioner a	and on a schedule set by	y the commissioner.		
44.13	Subd. 5	. Income limits for	grant recipi	ents. Dependent stude	nts reporting a		
44.14	parental feder	al adjusted gross inc	ome on a FA	FSA of \$125,000 or lea	ss are eligible for		
44.15	a grant. Indep	endent students repo	orting a famil	y adjusted gross incom	e on a FAFSA of		
44.16	\$125,000 or le	ess are eligible for a	grant.				
44.17	Subd. 6. Grant amount. The amount of a grant is equal to program tuition and						
44.18	fees minus an	y AmeriCorps related	d scholarship	, federal Pell grant reco	eived, or state grant		
44.19	for which the	individual is eligible	e. For the put	rpose of this subdivisio	n, "fees" has the		
44.20	meaning give	n it in section 136A.	121, subdivis	sion 6.			
44.21	Subd. 7	Eligibility period.	A grant may	be made only for acad	emic terms that are		
44.22	during the two	o academic years cor	nmencing th	e fall term immediately	after secondary		
44.23	school gradua	tion, completing an a	adult basic ec	lucation program, or pa	assing all GED tests.		
44.24	A grant is ava	ilable for up to 72 se	emester credi	ts.			
44.25	Subd. 8	Satisfactory acade	mic progres	s. An individual is elig	ible for a grant if the		
44.26	individual is r	naking satisfactory a	cademic pro	gress as defined under	section 136A.101,		
44.27	subdivision 10), and has a cumulat	ive grade poi	nt average of at least 2	.5 on a 4.0 scale		
44.28	at the end of t	he first academic yea	ar and at the	end of each academic t	erm after the first		
44.29	academic year	<u>r.</u>					
44.30	Subd. 9	Credit load. A gra	ntee must ha	ve accumulated at least	30 program credits		
44.31	by the end of	the first academic ye	ar including	summer term. A colleg	ge must certify that		
44.32	a grantee is ca	urrying sufficient crea	dits in the sec	cond grant year to com	plete the program		
44.33	at the end of t	he second year, inclu	iding summe	r school. The commiss	ioner shall set the		
44.34	terms and pro	vide the form for cer	tification.				

	SF5	REVISOR	SS	S0005-5	5th Engrossment		
45.1	Subd. 10	. Grant renewal. A g	grant may be ren	ewed for a second ac	ademic year.		
45.2	Application for renewal must be on a form provided by the commissioner and on a						
45.3	schedule set by	the commissioner.					
45.4	Subd. 11	. Mentoring. A grant	ee must be prov	ided mentoring. Mer	ntoring must		
45.5	include, but is	not limited to:					
45.6	<u>(1) comm</u>	nunicating frequently a	and consistently	throughout program	participation;		
45.7	(2) develo	oping a personalized s	tudent success p	lan. The plan must ir	nclude concrete		
45.8	steps towards p	program completion an	nd job placement	and identify and ma	ke contingency		
45.9	plans for poten	tial obstacles to progra	am completion;				
45.10	<u>(3) conne</u>	ect grantees to on-cam	pus resources a	nd personal developr	nent		
45.11	opportunities;	and					
45.12	<u>(4) financ</u>	cial planning.					
45.13	The com	missioner shall issue re	equest for propo	sals to provide mento	oring activities.		
45.14	The commission	oner shall select the pr	oposal that in th	e commissioner's jud	lgment		
45.15	demonstrates th	ne best potential within	n available fundi	ng for achieving suce	cess in assisting		
45.16	students to con	nplete programs. The	commissioner m	ay accept and select	proposals		
45.17	made by colleg	çes.					
45.18	Subd. 12. Outreach. The commissioner may through the office and by contract						
45.19	engage in recru	itment for and promotion	tion of the grant	<u>S.</u>			
45.20	Subd. 13	. Insufficient approp	riation. Grant a	wards shall be made	based on the		
45.21	date of receipt	of application from the	e earliest to the l	atest date. If there ar	e not sufficient		
45.22	funds, grants shall not be prorated and eligible individuals shall be placed on a waiting						
45.23	list. Preference	shall be given to time	ely received rene	wal grant application	ns prior to the		
45.24	award of new g	grants.					
45.25	<u>Subd. 14</u>	<u>.</u> <u>Reporting.</u> (a) A co	llege must repor	t to the commissione	r the following		
45.26	information:						
45.27	(1) the nu	umber of grantees and	their race, gende	er, and ethnicity;			
45.28	(2) grante	ee persistence and com	npletion;				
45.29	(3) emplo	oyment outcomes; and	:				
45.30	(4) other	information requested	by the commiss	ioner.			
45.31	<u>(b)</u> The c	ommissioner shall rep	ort annually by J	anuary 15, to the cha	airs and ranking		
45.32	minority memb	pers of the legislative of	committees with	jurisdiction over hig	her education		
45.33	finance by colle	ege and in aggregate o	on the informatic	n submitted to the co	ommissioner		
45.34	under paragrap	h (a). The commission	ner may include	in the report recomm	nendations		
45.35	for changes in	the grant program.					

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46.1	ARTICLE 6
46.2	DUAL TRAINING COMPETENCY GRANTS
46.3	Section 1. [136A.43] DUAL TRAINING COMPETENCY GRANTS.
46.4	Subdivision 1. Program created. The commissioner shall make grants for the
46.5	training of employees to achieve the competency standard for an occupation identified by
46.6	the commissioner of labor and industry under section 175.45 and Laws 2014, chapter 312,
46.7	article 3, section 21. "Competency standard" has the meaning given in section 175.45,
46.8	subdivision 2.
46.9	Subd. 2. Eligible grantees. An employer or an organization representing the
46.10	employer is eligible to apply for a grant to train employees if the employer has an
46.11	employee who is in or is to be trained to be in an occupation for which a competency
46.12	standard has been identified and the employee has not attained the competency standard
46.13	prior to the commencement of the planned training. Training need not address all aspects
46.14	of a competency standard but may address only the competencies of a standard that an
46.15	employee is lacking.
46.16	Subd. 3. Training institution or program. Prior to applying for a grant, the
46.17	employer must have an agreement with a training institution or program to provide the
46.18	employee competency standard training. The training may be provided by any institution
46.19	or program having trainers qualified to instruct on the competency standard.
46.20	Subd. 4. Application. Applications must be made to the commissioner on a form
46.21	provided by the commissioner. The commissioner must make best efforts to make
46.22	the application form as short and simple to complete as is reasonably possible. The
46.23	commissioner shall establish a schedule for applications and grants. The application
46.24	must include, without limitation:
46.25	(1) the projected number of employee trainees;
46.26	(2) the competency standard for which training will be provided;
46.27	(3) any credential the employee will receive upon completion of training;
46.28	(4) the name and address of the training institution or program and a signed
46.29	statement by the institution or program that it is able and agrees to provide the training;
46.30	(5) the period of the training; and
46.31	(6) the cost of the training charged by the training institution or program and certified
46.32	by the institution or program.
46.33	An application may be made for training of employees of multiple employers either
46.34	by the employers or by an organization on their behalf.

SF5	REVISOR	SS	S0005-5	5th Engrossment
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47.1	Subd. 5. Grant criteria. The commissioner shall, to the extent there are sufficient
47.2	applications, make at least an equal dollar amount of grants for training for employees
47.3	whose work site is projected to be outside the metropolitan area as defined in section
47.4	473.121, subdivision 2, as for employees whose work site is projected to be within the
47.5	metropolitan area. In determining the award of grants, the commissioner must consider,
47.6	among other factors:
47.7	(1) the aggregate state and regional need for employees with the competency to
47.8	be trained;
47.9	(2) the per employee cost of training;
47.10	(3) the additional employment opportunities for employees because of the training;
47.11	(4) projected increases in compensation for employees receiving the training; and
47.12	(5) the amount of employer training cost match, if required, on both a per employee
47.13	and aggregate basis.
47.14	Subd. 6. Employer match. A large employer must pay for at least 25 percent of
47.15	the training institution's or program's charge for the training to the training institution or
47.16	program. For the purpose of this subdivision, a "large employer" means a business with
47.17	more than \$25,000,000 in annual revenue in the previous calendar year.
47.18	Subd. 7. Payment of grant. The commissioner shall make grant payments to the
47.19	training institution or program in a manner determined by the commissioner after receiving
47.20	notice from the institution or program that the employer has paid the employer match.
47.21	Subd. 8. Grant amounts. The maximum grant for an application is \$150,000. The
47.22	maximum cost of training payable by the grant may not exceed \$6,000 per employee.
47.23	A grant for a particular employee must be reduced by the amounts of any federal
47.24	Pell grant received, or state grant the employee is eligible to receive for the training and an
47.25	employee must apply for those grants as a condition of payment for training that employee
47.26	under this section.
47.27	Subd. 9. Reporting. Commencing in 2017, the commissioner shall annually by
47.28	February 1 report on the activity of the grant program for the preceding fiscal year to the
47.29	chairs of the legislative committees with jurisdiction over workforce policy and finance.
47.30	The report must, at a minimum, include:
47.31	(1) research and analysis on the costs, return on investment, and benefits of the
47.32	grants for employees, employers, training institutions, and the state;
47.33	(2) the number of employees who commenced training and the number who
47.34	completed training;
47.35	(3) the number of women and minorities who commence training and the number
47.36	who complete training; and

	SF5	REVISOR	SS	S0005-5	5th Engrossment
48.1	<u>(4) reco</u>	mmendations, if any	y, for amendm	ents to the grant progra	<u>am.</u>
48.2	Sec. 2. [17	75.45] COMPETEN	NCY STAND	ARDS FOR DUAL T	RAINING.
48.3	Subdivi	sion 1. Duties; goal	I. The commis	ssioner of labor and ind	lustry shall identify
48.4	competency s	standards for dual tra	aining. The go	bal of dual training is to	o provide current
48.5	employees of	an employer with t	raining to acq	uire competencies that	the employer
48.6	requires. The	standards shall be i	dentified for e	employment in occupat	ions in advanced
48.7	manufacturin	g, health care service	es, informatio	n technology, and agric	culture. Competency
48.8	standards are	not rules and are ex	empt from the	e rulemaking provisions	s of chapter 14, and
48.9	the provisions	s in section 14.386 c	concerning exc	empt rules do not apply	<u>′.</u>
48.10	Subd. 2	2. Definition; comp	etency stand	ards. For purposes of	this section,
48.11	"competency	standards" means th	e specific kno	wledge and skills neces	ssary for a particular
48.12	occupation.				
48.13	Subd. 3	. Competency stan	dards identif	ication process. In iden	ntifying competency
48.14	standards, the	commissioner shall	l consult with	the commissioner of th	e Office of Higher
48.15	Education and	d the commissioner	of employmer	nt and economic develo	pment and convene
48.16	recognized in	dustry experts, repre-	esentative em	ployers, higher education	on institutions,
48.17	representative	es of the disabled co	ommunity, and	l representatives of lab	or to assist in
48.18	identifying cr	edible competency	standards. Co	mpetency standards mu	ust be consistent
48.19	with, to the ex	xtent available and p	practical, recog	gnized international and	d national standards.
48.20	Subd. 4	Duties. The comr	nissioner shal	<u>l:</u>	
48.21	<u>(1) iden</u>	tify competency star	ndards for ent	ry level and higher skil	l levels;
48.22	<u>(2) veri</u>	fy the competency s	tandards and	skill levels and their tra	ansferability by
48.23	subject matter	r expert representati	ves of each re	spective industry;	
48.24	<u>(3) crea</u>	te and execute a plar	n for dual trair	ning outreach, developm	nent, and awareness,
48.25	including awa	areness of disenfrance	chised commu	inities in the metropolit	an area;
48.26	<u>(4) deve</u>	elop models for Min	nesota educat	ional institutions to eng	gage in providing
48.27	education and	l training to meet the	e competency	standards established;	
48.28	<u>(5) enco</u>	ourage participation	by employers	and labor in the standa	ard identification
48.29	process for or	ccupations in their in	ndustry; and		
48.30	<u>(6) alig</u>	n dual training comp	betency standa	rds with other workfor	ce initiatives.
48.31	Subd. 5	<u>Notification.</u> The	commissioner	r must communicate ide	entified competency
48.32	standards to t	he commissioner of	the Office of	Higher Education for t	he purpose of the
48.33	dual training	competency grant p	rogram under	section 136A.43. The	commissioner of
48.34	labor and ind	ustry shall maintain	the competen	cy standards on the dep	partment's Web site.

	SF5	REVISOR	SS	S0005-5	5th Engrossment		
49.1			ARTICLE 7				
49.2	STUDY ABROAD						
49.3	Section 1. M	innesota Statutes 2014	4, section 5.41, s	subdivision 2, is am	ended to read:		
49.4	Subd. 2. 1	Report. (a) A postsec	ondary institutio	on must file by Nove	ember 1 of each		
49.5	year a report on	its programs with the	e secretary of sta	te. The report must	t contain the		
49.6	following inform	nation from the previo	ous academic ye	ar, including summe	er terms:		
49.7	(1) deaths	of program participar	nts that occurred	during program par	rticipation as a		
49.8	result of progra	m participation; and					
49.9	(2) accide	nts and illnesses that o	occurred during	program participation	on as a result of		
49.10	program partici	pation and that require	ed hospitalizatio	n <u>; and</u>			
49.11	(3) countr	y, primary program ho	ost, and program	type for all incider	nts reported in		
49.12	clauses (1) and	<u>(2)</u> .					
49.13	For purpo	ses of this paragraph,	"primary progra	am host" is the insti	tution or		
49.14	organization res	ponsible for or in con	trol of the majo	rity of decisions bei	ing made on		
49.15	the program inc	luding, but not limited	d to, student hou	using, local transpor	tation, and		
49.16	emergency resp	onse and support.					
49.17	Information rep	orted under clause (1)) may be supple	mented by a brief ex	xplanatory		
49.18	statement.						
49.19	(b) <u>A post</u>	secondary institution	must request, bi	it not mandate, hosp	vitalization and		
49.20	incident disclos	ure from students upo	n completion of	the program.			
49.21	(c) A post	secondary institution	must report to tl	ne secretary of state	annually by		
49.22	November 1 wh	nether its program con	nplies with healt	h and safety standar	rds set by the		
49.23	Forum on Educ	ation Abroad or a sim	ilar study abroad	l program standard	setting agency.		
49.24		iesota Statutes 2014, s					
49.25		Secretary of state; pu	-	_	•		
49.26		blish the reports requi	•				
49.27		fying information rela	•				
49.28		cretary of state shall p					
49.29	by country links	s to the United States 1	Department of S	tate's Consular Info	rmation Program		
49.30	which informs t	he public of conditions	s abroad that ma	y affect their safety	and security. The		
49.31	secretary of stat	e shall also publish lin	ks to the public	y available reports of	on sexual assaults		
49.32	and other crimin	nal acts affecting stud	y abroad progra	m participants durir	ng program		
49.33	participation. T	his information shall r	not be limited to	programs subject to	this section.		

	SF5	REVISOR	SS	S0005-5	5th Engrossment
50.1			ARTICI	LE 8	
50.2		RESI	EARCH DOO	GS AND CATS	
50.3	Section 1	. Laws 2014, chapter	r 312, article 1	3, section 47, is amend	led to read:
50.4	Sec. 4	7. RESEARCH DO	OGS AND CA	TS.	
50.5	(a) A l	nigher education rese	arch facility th	nat receives public mor	ney or a facility that
50.6	provides res	earch in collaboration	n with a highe	r education facility that	t confines dogs or
50.7	cats for scie	nce, education, or res	search purpose	es and plans on euthani	zing a dog or cat
50.8	for other that	in science, education	, or research p	urposes must first offe	r the dog or cat
50.9	to an animal	l rescue organization.	. A facility that	at is required to offer d	ogs or cats to an
50.10	animal rescu	e organization under	this section n	nay enter into an agreen	ment with the animal
50.11	rescue orgar	nization to protect the	e facility. A fa	cility that provides a do	og or cat to a rescue
50.12	organization	under this section is	immune from	any civil liability that	otherwise might
50.13	result from i	its actions, provided 1	that the facility	y is acting in good faith	1.
50.14	(b) Fo	r the purposes of this	s section, "anii	mal rescue organization	n" means any
50.15	nonprofit or	ganization incorporat	ted for the pur	pose of rescuing anima	als in need and
50.16	finding pern	nanent, adoptive hom	nes for the anim	nals.	
50.17	(c) Th	is section expires Jul	y 1, 2015.		
50.18			ARTICI	LE 9	
50.19	CONCURRENT ENROLLMENT				
50.20	Section 1	. Minnesota Statutes	s 2014, sectior	n 124D.09, is amended	by adding a
50.21	subdivision	to read:			
50.22	Subd.	10a. Concurrent er	nrollment par	ticipant survey. (a) P	ostsecondary
50.23	institutions	offering courses taug	ht by the seco	ndary teacher accordin	g to subdivision
50.24	10, and are	members in the Natio	onal Alliance	of Concurrent Enrollme	ent Partnerships
50.25	(NACEP), n	nust report all require	ed NACEP eva	aluative survey results	by September 1 of
50.26	each year to	the commissioners of	of the Office of	f Higher Education and	the Department of
50.27	Education.	The commissioners m	nust report by	December 1 of each ye	ear to the committees
50.28	of the legisla	ature having jurisdict	tion over early	education through gra	de 12 education.
50.29	<u>(b) Po</u>	stsecondary institutio	ons that have n	ot adopted and implem	nented the NACEP
50.30	program star	ndards and required	evidence for a	ccreditation, are requir	ed to conduct an
50.31	annual surve	ey of concurrent enro	olled students	who successfully comp	leted the course
50.32		• •		g with the high school	
50.33	of 2016. By	September 1 of each	n year, the pos	tsecondary institutions	must report the

	SF5	REVISOR	SS	S0005-5	5th Engrossment
51.1	evaluative surv	ey results to the co	mmissioners	of the Office of Highe	r Education and the
51.2				ust report by Decemb	
51.3				ction over early educa	
51.4				nimum, the following	
51.5				s, including the highe	
51.6	certification pla	nned;			
51.7	(2) wheth	er the participant is	s enrolled or p	lans to enroll in a Mini	nesota postsecondary
51.8	institution, eith	er public or private	<u>e;</u>		
51.9	(3) the nu	mber of credits ac	cepted or deni	ed by postsecondary i	nstitutions;
51.10	(4) the co	llege or university	attended;		
51.11	(5) the pa	rticipant's satisfact	ion level with	the concurrent enroll	ment program;
51.12	<u>(6) the pa</u>	rticipant's demogr	aphics, such a	us gender, parent educ	ation level,
51.13	qualification for	r free or reduced-p	orice lunch in	high school, Pell gran	t qualification and
51.14	ethnicity; and				
51.15	<u>(7) a plac</u>	e for participants t	o provide con	nments.	
51.16	Sec. 2. Minr	nesota Statutes 201	4, section 124	D.09, is amended by	adding a subdivision
51.17	to read:				
51.18	Subd. 101	o. Concurrent En	rollment Adv	visory Board; membe	ership; duties. (a)
51.19	A postsecondar	y institution offeri	ng courses tau	ight by the secondary	teacher according
51.20	to subdivision	0, must establish a	an advisory b	oard. The purpose of t	the advisory board
51.21	is to engage sta	keholders in concu	urrent enrollm	ent decisions. The du	ties of the board
51.22	must include th	e following:			
51.23	<u>(1) provid</u>	ling strategic advic	e and input re	lating to concurrent e	nrollment issues;
51.24	<u>(2) recom</u>	mend and review	proposals for	concurrent enrollment	course offerings;
51.25	(3) serve	as a coordinating e	entity between	secondary education	and postsecondary
51.26	institutions; and	1			
51.27	(4) increa	se the understandi	ng and collab	oration among concur	rent enrollment
51.28	partners, stakeh	olders, the legislat	ture, and the p	oublic.	
51.29	<u>(b)</u> The ad	lvisory board at ea	ch institution	must consist of 16 me	embers in addition
51.30	to a concurrent	enrollment faculty	coordinator	who shall serve as the	chair and convene
51.31	the meetings. A	dvisory board men	mbers must se	erve three-year stagger	red terms. Advisory
51.32	board members	, appointed by the	postsecondar	y institution, must be	balanced based on
51.33	geography, scho	ool size, and includ	de representat	ives from the followin	<u>ig:</u>
51.34	<u>(1) postse</u>	condary faculty m	embers;		
51.35	(2) school	l superintendents;			

	SF5	REVISOR	SS	S0005-5	5th Engrossment
52.1	(3)	high school principals;			
52.2	(4)	concurrent enrollment to	eachers;		
52.3	<u>(5)</u>	high school counselors;			
52.4	<u>(6)</u>	charter school administr	rators;		
52.5	<u>(7)</u>	school board members;			
52.6	<u>(8)</u>	secondary academic adr	ninistrators;		
52.7	<u>(9)</u>	parents; and			
52.8	<u>(10</u>) other local organizatio	<u>ns.</u>		
52.9	<u>(c)</u>	Members of the board s	erve without c	ompensation.	
52.10	<u>(d)</u>	The board will report to	the postsecond	lary institution periodic	cally as requested by
52.11	the posts	econdary institution to p	rovide advice	and proposals describe	d in paragraph (a).
52.12	<u>(e)</u>	The postsecondary instit	tution will pro	vide administrative ser	vices and meeting
52.13	space for	the board to do its worl	<u>K.</u>		
52.14	<u>(f)</u>	A board established und	er this section	expires when the posts	econdary institution
52.15	no longer	r offers concurrent enrol	lment course o	offerings.	

Sec. 3. Minnesota Statutes 2014, section 124D.091, subdivision 1, is amended to read:
Subdivision 1. Accreditation. To establish a uniform standard by which
concurrent enrollment courses and professional development activities may be measured,
postsecondary institutions are encouraged to apply for accreditation by must adopt and
implement the National Alliance of Concurrent Enrollment Partnership Partnership's
program standards and required evidence for accreditation by the 2020-2021 school year
and later.

52.23 Sec. 4. CONCURRENT ENROLLMENT ADVISORY BOARD FIRST

52.24 **APPOINTMENTS STAGGERED TERMS.**

The postsecondary institution shall appoint the first members to the advisory board created by Minnesota Statutes, section 124D.09, subdivision 10b, by October 31, 2015, or by October 15 following the year it establishes a concurrent enrollment program subject to subdivision 10b. The postsecondary institution that establishes a concurrent enrollment advisory board shall designate the terms of the first members as follows: five members to serve a term of one year; five members to serve a term of two years; and six members to serve a term of three years.

SF5 SS REVISOR S0005-5 5th Engrossment **ARTICLE 10** 53.1 **ATTAINMENT GOALS** 53.2 Section 1. [135A.012] HIGHER EDUCATION ATTAINMENT GOALS. 53.3 Subdivision 1. Purpose. This section sets goals for postsecondary education 53.4 attainment for Minnesota residents. 53.5 Subd. 2. Postsecondary credentials. The number of Minnesota residents ages 25 53.6 to 44 years, who hold postsecondary degrees or certificates, should be increased to at 53.7 least 70 percent by 2025. 53.8 Subd. 3. Race and ethnicity disparities. The postsecondary education attainment 53.9 rate for each race-ethnicity group in Minnesota, with a postsecondary degree or a 53.10 certificate awarded by a postsecondary institution, between the ages of 25 and 44, should 53.11 53.12 be raised to 50 percent or higher by 2025. Subd. 4. Rights not created. The attainment goals in this section are not to the 53.13 exclusion of any other goals and do not confer a right or create a claim for any person. 53.14 53.15 Subd. 5. Data development and analyses. The Office of Higher Education shall work with the state demographer's office to measure progress towards the attainment of 53.16 the goals specified in subdivisions 2 and 3. The United States Census Bureau data shall be 53.17 used to calculate the number of individuals in the state who hold a postsecondary degree. 53.18 The Office of Higher Education, demographer's office, and the Department of Employment 53.19 and Economic Development shall develop a methodology to estimate the number of 53.20 individuals that hold a certificate awarded by a postsecondary institution as their highest 53.21 53.22 educational credential using data available at the time that the analysis is completed. Subd. 6. Reporting. Beginning in 2016 and every year thereafter, the Office of 53.23 Higher Education, in collaboration with the state demographer's office, shall, by October 53.24 53.25 15, report to the chairs and ranking minority members of the legislative committees with primary jurisdiction over higher education policy and finance on the progress towards 53.26 meeting or exceeding the goals of this section. 53.27 Sec. 2. HIGHER EDUCATION ATTAINMENT GOALS; INITIAL REPORT. 53.28 By October 15, 2015, the Office of Higher Education, after collaborating with the 53.29

53.29 By October 13, 2013, the Office of Higher Education, after conaborating with the
53.30 state demographer's office, shall report to the chairs and ranking minority members of the
1 legislative committees with primary jurisdiction over higher education policy and finance,
53.32 on the baseline data and methodology that will be used to measure progress towards the
53.33 attainment goals specified in Minnesota Statutes, section 135A.012. The report shall
53.34 include information about the specific data and data sources that will be used to complete

	SF5	REVISOR	SS	S0005-5	5th Engrossment
54.1	the analyse	es, and make recomme	ndations rega	rding the appropriate co	omparison groups for
54.2				nich data can be disagg	
54.3	racial and	ethnic group categorie	<u>es.</u>		
54.4			ARTIC	LE 11	
54.5	н	UMAN SUBJECT R	ESEARCH;	UNIVERSITY OF M	INNESOTA
54.6	Section	1. HUMAN SUBJEC	CT RESEAR	CH STANDARDS; U	NIVERSITY OF
54.7	MINNESC				
54.8	The l	Board of Regents of the	ne University	of Minnesota shall rep	ort monthly,
54.9	commencii	ng July 1, 2015, to the	chairs and ra	nking minority membe	rs of the legislative
54.10				ation finance. The repo	
54.11				an to conduct human s	
54.12	at the univ	ersity. The monthly re	eports must c	ontinue until the plan h	as been fully
54.13	implement	ed. The reports must i	nclude how th	ne university will imple	ement the individual
54.14	recommen	dations contained in th	ne final report	, dated February 23, 20	015, titled "An
54.15	External R	eview of the Protectio	n of Human I	Research Participants at	t the University of
54.16	Minnesota	with Special Attention	to Research	with Adults who may la	ack Decision-Making
54.17	Capacity."	The report was prepar	ed pursuant t	o an agreement by the	university with the
54.18	Association	n for the Accreditation	of Human R	esearch Protection Prog	gram (AAHRPP).
54.19	The r	reports must, among or	ther details, p	rovide specific details a	about:
54.20	<u>(1)</u> th	ne changes to Institution	onal Review E	Board membership, poli	cies, and practices;
54.21	<u>(2)</u> th	ne procedures required	for obtaining	and reviewing consent	s by individuals with
54.22	impaired d	ecision-making abiliti	es; and		
54.23	<u>(3)</u> th	ne policy with respect	to responding	to concerns of family	and others for the
54.24	well-being	of human research su	bjects.		
54.25	<u>EFF</u>]	ECTIVE DATE. This	section is eff	fective the day followin	g final enactment.
54.26			ARTIC	LE 12	
54.27		SUMME	R ACADEM	IC ENRICHMENT	
54.00	Section	1 1126 A 0011 STIMA	IED ACADE	MIC ENRICHMENT	
54.28 54.29				mer academic enrichn	
54.29 54.30				ry students to attend ac	
54.30 54.31				ons and nonprofit orga	
54.31				program stipend, a stu	
54.32	Subu	<u>. 2. Engivinty. 10.06</u>	engible for a	program supenu, a stu	aviit silall.

	SF5	REVISOR	SS	S0005-5	5th Engrossment			
55.1	(1) t	be a resident of Minnes	ota;					
55.2	(2) attend an eligible office-approved program;							
55.3	(3) be in grades 3 through 12, but not have completed high school;							
55.4	(4) r	neet income requirement	nts for free or	reduced-price school r	neals; and			
55.5		be 19 years of age or yo						
55.6	Subo	d. 3. Financial need. N	leed for financ	ial assistance is based	on student eligibility			
55.7	for free or	reduced-price school r	neals. Student	eligibility shall be ve	rified by sponsors			
55.8	of approve	ed academic programs.	The office sha	all award stipends for s	students within the			
55.9	limits of a	vailable appropriation f	for this section	. If the amount approp	priated is insufficient,			
55.10	the office	shall allocate the availa	ble appropriat	ion in the manner it de	etermines. A stipend			
55.11	must not e	exceed \$1,000 per stude	ent.					
55.12	Sub	d. 4. Eligible program	sponsors. (a)	A program stipend ma	ay be used only at an			
55.13	eligible sp	ponsor that is a postsecc	ondary instituti	on or nonprofit educat	tional organization.			
55.14	A Minnes	ota public postseconda	ry institution is	s an eligible program s	sponsor. A private			
55.15	postsecon	dary institution is an eli	igible program	sponsor if it:				
55.16	<u>(1) i</u>	s accredited by an ager	ncy recognized	by the United States	Department of			
55.17	Education	for purposes of eligibil	ity to participa	te in title IV federal fir	nancial aid programs;			
55.18	<u>(2)</u>	offers an associate or ba	accalaureate de	egree program approve	ed under sections			
55.19	<u>136A.61 t</u>	to 136A.71; and						
55.20	<u>(3) i</u>	s located in Minnesota.	<u>.</u>					
55.21	<u>(b)</u> A	A nonprofit educational	organization i	s an eligible program	sponsor if it:			
55.22	<u>(1) i</u>	s incorporated;						
55.23	<u>(2)</u> ł	nas had favorable finance	cial performan	ce with federal or state	e funds; and			
55.24	<u>(3)</u> ł	nas not had significant a	audit findings.					
55.25	Subo	d. 5. Eligible program	s. <u>A program</u>	stipend may be used o	only for an eligible			
55.26	program.	To be eligible, a progra	am must:					
55.27	<u>(1) p</u>	provide, as its primary p	ourpose, acade	mic instruction for stu	dent enrichment in			
55.28	core curri	cular areas of English a	ind language a	rts, humanities, social	studies, science,			
55.29	mathemat	ics, fine arts, performin	g arts, and wo	rld languages and cult	ure;			
55.30	<u>(2) r</u>	not be offered for credit	to postsecond	ary students;				
55.31	<u>(3) r</u>	not provide remedial ins	struction;					
55.32	<u>(4) r</u>	neet any other program	requirements	established by the offi	ce; and			
55.33	<u>(5) t</u>	be approved by the com	missioner.					
55.34	Subo	d. 6. Information. The	e office shall a	ssemble and distribute	information about			
55.35	eligible st	udent participants, prog	gram stipends,	and eligible programs	<u>-</u>			

 Subd. 7. Administration. The office shall determine the time and manner of program applications, program approval, stipend applications, and final awards. Subd. 8. Program evaluation. Each program sponsor must annually submit a report to the office stating its program goals, activities, and stipend recipient eligibility and demographic information. Subd. 9. Report. Annually, the office shall submit a report to the legislative committees with jurisdiction over higher education finance regarding the program providers, stipend recipients, and program activities. The report shall include information
Subd. 8. Program evaluation. Each program sponsor must annually submit a report to the office stating its program goals, activities, and stipend recipient eligibility and demographic information. Subd. 9. Report. Annually, the office shall submit a report to the legislative committees with jurisdiction over higher education finance regarding the program
report to the office stating its program goals, activities, and stipend recipient eligibility and demographic information. <u>Subd. 9.</u> Report. Annually, the office shall submit a report to the legislative committees with jurisdiction over higher education finance regarding the program
<u>demographic information.</u> <u>Subd. 9.</u> <u>Report.</u> <u>Annually, the office shall submit a report to the legislative</u> <u>committees with jurisdiction over higher education finance regarding the program</u>
Subd. 9. Report. Annually, the office shall submit a report to the legislative committees with jurisdiction over higher education finance regarding the program
committees with jurisdiction over higher education finance regarding the program
providers stipend recipients and program activities. The report shall include information
providers, superd recipients, and program activities. The report shan mendee mormation
about the students served, the organizations providing services, program goals and
outcomes, and student outcomes.
EFFECTIVE DATE. Subdivision 9 is effective January 1, 2016.
ARTICLE 13
YOUNG FARMER SUMMER PROGRAM
Section 1. [136A.1285] YOUNG FARMER SUMMER SEMINAR AND
PRACTICUM PROGRAM.
Subdivision 1. Program establishment. The office, in consultation with the
commissioner of agriculture, shall facilitate a young farmer summer seminar and practicum
program available to undergraduate students enrolled at a baccalaureate-granting
Minnesota public or private postsecondary institution.
Subd. 2. Program components. (a) Participating students must complete at least
two days per week, on average, of coursework in animal science, soil science, ecology,
environmental science, horticulture, plant biology, and political science.
(b) Participating students must complete an internship at a participating farm.
Subd. 3. Lead organization. The commissioner must solicit proposals and select an
organization in collaboration with a postsecondary institution to administer the program.
Subd. 4. State financial support. The commissioner must award program funding
to the lead organization selected under subdivision 3.
Subd. 5. Reports. The commissioner shall annually report by December 15 to
the committees of the legislature with jurisdiction over higher education summary data
on the number of participants in the program and agricultural careers entered into by
those participants.
Sec. 2. Minnesota Statutes 2014, section 177.23, subdivision 7, is amended to read:

SS

REVISOR

S0005-5

5th Engrossment

SF5

SF5 REVISOR SS S0005-5

5th Engrossment

57.1	Subd. 7. Employee. "Employee" means any individual employed by an employer
57.2	but does not include:
57.3	(1) two or fewer specified individuals employed at any given time in agriculture on a
57.4	farming unit or operation who are paid a salary;
57.5	(2) any individual employed in agriculture on a farming unit or operation who is
57.6	paid a salary greater than the individual would be paid if the individual worked 48 hours at
57.7	the state minimum wage plus 17 hours at 1-1/2 times the state minimum wage per week;
57.8	(3) an individual under 18 who is employed in agriculture on a farm to perform
57.9	services other than corn detasseling or hand field work when one or both of that minor
57.10	hand field worker's parents or physical custodians are also hand field workers;
57.11	(4) for purposes of section 177.24, an individual under 18 who is employed as a
57.12	corn detasseler;
57.13	(5) any staff member employed on a seasonal basis by an organization for work in an
57.14	organized resident or day camp operating under a permit issued under section 144.72;
57.15	(6) any individual employed in a bona fide executive, administrative, or professional
57.16	capacity, or a salesperson who conducts no more than 20 percent of sales on the premises
57.17	of the employer;
57.18	(7) any individual who renders service gratuitously for a nonprofit organization;
57.19	(8) any individual who serves as an elected official for a political subdivision or who
57.20	serves on any governmental board, commission, committee or other similar body, or who
57.21	renders service gratuitously for a political subdivision;
57.22	(9) any individual employed by a political subdivision to provide police or fire
57.23	protection services or employed by an entity whose principal purpose is to provide police
57.24	or fire protection services to a political subdivision;
57.25	(10) any individual employed by a political subdivision who is ineligible for
57.26	membership in the Public Employees Retirement Association under section 353.01,
57.27	subdivision 2b, clause (1), (2), (4), or (9);
57.28	(11) any driver employed by an employer engaged in the business of operating
57.29	taxicabs;
57.30	(12) any individual engaged in babysitting as a sole practitioner;
57.31	(13) for the purpose of section 177.25, any individual employed on a seasonal basis
57.32	in a carnival, circus, fair, or ski facility;
57.33	(14) any individual under 18 working less than 20 hours per workweek for a
57.34	municipality as part of a recreational program;
57.35	(15) any individual employed by the state as a natural resource manager 1, 2, or
57.36	3 (conservation officer);

58.1	(16) any individual in a position for which the United States Department of
58.2	Transportation has power to establish qualifications and maximum hours of service under
58.3	United States Code, title 49, section 31502;
58.4	(17) any individual employed as a seafarer. The term "seafarer" means a master
58.5	of a vessel or any person subject to the authority, direction, and control of the master
58.6	who is exempt from federal overtime standards under United States Code, title 29,
58.7	section 213(b)(6), including but not limited to pilots, sailors, engineers, radio operators,
58.8	firefighters, security guards, pursers, surgeons, cooks, and stewards;
58.9	(18) any individual employed by a county in a single-family residence owned by a
58.10	county home school as authorized under section 260B.060 if the residence is an extension
58.11	facility of that county home school, and if the individual as part of the employment duties
58.12	resides at the residence for the purpose of supervising children as defined by section
58.13	260C.007, subdivision 4; or
58.14	(19) nuns, monks, priests, lay brothers, lay sisters, ministers, deacons, and other
58.15	members of religious orders who serve pursuant to their religious obligations in schools,
58.16	hospitals, and other nonprofit institutions operated by the church or religious order-; or
58.17	(20) any individual who renders service gratuitously for a farm as part of the young
58.18	farmer summer seminar and practicum program under section 136A.1285.
58.19	ARTICLE 14
58.20	STUDENT LOAN DEBT COUNSELING PILOT
50.20	
58.21	Section 1. COUNSELING FOR COLLEGE STUDENT LOAN DEBTORS.
58.22	Subdivision 1. Pilot program created. The commissioner of the Office of Higher
58.23	Education shall make a grant to a nonprofit qualified debt counseling organization to
58.24	provide individual student loan debt repayment counseling to borrowers who are Minnesota
58.25	residents concerning loans obtained to attend a Minnesota postsecondary institution. The
58.26	counseling shall be provided to borrowers who are 30 to 60 days delinquent when they
58.27	are referred to or otherwise identified by the organization as candidates for counseling.
58.28	The number of individuals receiving counseling may be limited to those capable of being
58.29	served with available appropriations for that purpose. A goal of the counseling program is
58.30	to provide two counseling sessions to at least 75 percent of borrowers receiving counseling.
58.31	The purpose of the counseling is to assist borrowers to:
58.32	(1) understand their loan and repayment options;
58.33	(2) manage loan repayment; and
58.34	(3) develop a workable budget based on the borrower's full financial situation

	SF5	REVISOR	SS	S0005-5	5th Engrossment
59.1	Subd	. 2. Qualified debt co	ounseling org	anization. A qualified	l debt counseling
59.2	organizatio	n is an organization th	nat:		
59.3	(1) ha	as experience in provid	ding individua	alized student loan cou	nseling;
59.4	<u>(2)</u> er	nploys certified financ	cial loan coun	selors; and	
59.5	<u>(3)</u> ha	as offices at multiple r	ural and metr	opolitan area locations	s in the state to
59.6	provide in-	person counseling.			
59.7	Subd	. 3. Grant applicatio	n. Application	ns for a grant shall be o	on a form created by
59.8	the commis	ssioner and on a sched	lule set by the	commissioner. Amon	g other provisions,
59.9	the applica	tion must include a de	escription of:		
59.10	<u>(1)</u> th	e characteristics of bo	prrowers to be	served;	
59.11	<u>(2) th</u>	e services to be provid	led and a time	eline for implementation	on of the services;
59.12	<u>(3) ho</u>	ow the services provid	ed will help b	orrowers manage loan	repayment;
59.13	<u>(4)</u> sp	becific program outcor	ne goals and p	performance measures	for each goal; and
59.14	<u>(5) ho</u>	ow the services will be	e evaluated to	determine whether the	e program goals
59.15	were met.				
59.16	Subd	. 4. Grant. The comm	nissioner shal	l select one grant recip	ient.
59.17	Subd	. 5. Program evaluat	tion. (a) The g	grant recipient must su	bmit a report to the
59.18	Office of H	ligher Education by Ja	nuary 15, 201	7. The report must ev	aluate and measure
59.19	the extent t	to which program outc	come goals ha	ve been met.	
59.20	<u>(b)</u> T	he grant recipient mus	st collect, ana	lyze, and report on par	ticipation and
59.21	outcome da	ata that enable the official	ce to verify th	e outcomes.	
59.22	<u>(c)</u> TI	he evaluation must inc	lude informat	ion on the number of b	orrowers served with
59.23	on-time stu	ident loan payments, t	he number wł	to brought their loans i	into good standing,
59.24	the number	of student loan defau	lts, the numbe	er who developed a mo	onthly budget plan,
59.25	and other in	nformation required by	y the commiss	sioner. Recipients of th	e counseling must be
59.26	surveyed o	n their opinions about	the usefulnes	s of the counseling and	d the survey results
59.27	must be inc	cluded in the report.			
59.28	Subd	. 6. Report to legisla	ture. By Feb	ruary 1, 2017, the com	missioner must
59.29	submit a re	port to the committees	s in the legisla	ture with jurisdiction of	over higher education
59.30	finance reg	arding grant program	outcomes.		
59.31			ARTICI	LE 15	
59.32		SPINAL CORD AN	ND BRAIN II	NJURY GRANT PRO	OGRAM
59.33	Section	1. [136A.901] SPINA	AL CORD IN	JURY AND TRAUN	1ATIC BRAIN
59.34	INJURY F	RESEARCH GRANT	PROGRAM	<u>1.</u>	

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60.1	Subdivision 1. Grant program. The commissioner shall establish a grant program
60.2	to award grants to institutions in Minnesota for research into spinal cord injuries and
60.3	traumatic brain injuries. Grants shall be awarded to conduct research into new and
60.4	innovative treatments and rehabilitative efforts for the functional improvement of people
60.5	with spinal cord and traumatic brain injuries. Research topics may include, but are not
60.6	limited to, pharmaceutical, medical device, brain stimulus, and rehabilitative approaches
60.7	and techniques. The commissioner, in consultation with the advisory council established
60.8	under section 136A.907, shall award 40 percent of the grant funds for research involving
60.9	spinal cord injuries, 40 percent to research involving traumatic brain injuries, and 20
60.10	percent to the small business grant and loan program established in subdivision 2.
60.11	Subd. 2. Small business grant and loan program. A program to provide
60.12	grants and loans to small businesses conducting research on innovative treatments and
60.13	rehabilitative efforts for the functional improvement of people with spinal cord and
60.14	traumatic brain injuries is established to provide phase I and phase II research for these
60.15	conditions. Phase I research is to establish the technical merit, feasibility, and commercial
60.16	potential of the proposed research and research and development efforts and to determine
60.17	the quality of performance. Phase II is research to continue the research and research and
60.18	development efforts initiated in phase I. Funding for phase II shall be based on the results
60.19	achieved in phase I and the scientific and technical merit and commercial potential of the
60.20	project proposed in phase II. A business is a "small business" if the business, including its
60.21	affiliates, has no more than 500 employees.
60.22	Subd. 3. Report. By January 15, 2016, and each January 15 thereafter, the
60.23	commissioner shall submit a report to the chairs and ranking minority members of the
60.24	senate and house of representatives committees having jurisdiction over the Office of
60.25	Higher Education, specifying the institutions receiving grants under this section and the
60.26	purposes for which the grant funds were used.
60.27	Sec. 2. [136A.907] SPINAL CORD AND TRAUMATIC BRAIN INJURY
60.28	ADVISORY COUNCIL.
60.29	Subdivision 1. Membership. The commissioner shall appoint a 12-member
60.30	advisory council consisting of:
60.31	(1) one member representing the University of Minnesota Medical School;
(0.22	(2) one member representing the Maye Medical School:

- 60.32 (2) one member representing the Mayo Medical School;
- 60.33 (3) one member representing the Courage Kenny Rehabilitation Center;
- 60.34 (4) one member representing Hennepin County Medical Center;
- 60.35 (5) one member who is a neurosurgeon;

	SF5	REVISOR	SS	S0005-5	5th Engrossment
61.1	(6) 0	ne member who has a	spinal cord in	jury:	
61.2				of a person with a spin	al cord injury;
61.3		ne member who has a			
61.4				s a spinal cord injury of	r a traumatic brain
61.5	injury;				
61.6		one member who is a f	family membe	r of a person with a tra	umatic brain injury;
61.7	(11)	one member who is a	physician spec	cializing in the treatment	nt of spinal cord
61.8	injury; and	<u>l</u>			
61.9	(12)	one member who is a	physician spec	cializing in the treatme	nt of traumatic
61.10	brain injur	<u>y.</u>			
61.11	Subd	<u>. 2.</u> Organization. Th	ne advisory co	uncil shall be organized	d and administered
61.12	under secti	on 15.059, except that	subdivision 2	shall not apply. Except	ot as provided in
61.13	subdivision	n 4, the commissioner	shall appoint	council members to two	o-year terms and
61.14	appoint on	e member as chair. Th	e advisory co	uncil does not expire.	
61.15	Subd	. 3. First appointmer	nts and first n	neeting. The commissi	oner shall appoint
61.16	the first me	embers of the council b	by September	1, 2015. The chair shal	ll convene the first
61.17	meeting by	November 1, 2015.			
61.18	Subd	<u>. 4.</u> Terms of initial c	ouncil memb	ers. The commissioner	shall designate six
61.19	of the initia	al council members to	serve one-yea	r terms and six to serve	e two-year terms.
61.20	Subd		st. Council m	embers must disclose in	n a written statement
61.21	any financi	al interest in any organ	nization that th	ne council recommends	to receive a grant.
61.22	The written	n statement must accor	npany the gra	nt recommendations an	d must explain the
61.23	nature of th	ne conflict. The counci	l is not subject	to policies developed l	by the commissioner
61.24	of adminis	tration under section 1	<u>6B.98.</u>		
61.25	Subd	. 6. Duties. The advis	sory council s	hall:	
61.26	<u>(1)</u> d	evelop criteria for eval	uating and aw	varding the research gra	ints under section
61.27	<u>136A.901;</u>				
61.28	<u>(2) re</u>	eview research proposa	als and make r	recommendations by Ja	nuary 15 of each
61.29	year to the	commissioner for purp	poses of award	ling grants under section	on 136A.901; and
61.30	<u>(3) p</u>	erform other duties as	authorized by	the commissioner.	
61.31			ARTICL	E 16	
61.32		STATE RESI	DENCY GRA	ANT FOR VETERAN	IS
61.33	Section	1. Minnesota Statutes	2014, section	136A.101, subdivision	18, is amended to

61.34 read:

62.1	Subd. 8. Resident student. "Resident student" means a student who meets one of
62.2	the following conditions:
62.3	(1) a student who has resided in Minnesota for purposes other than postsecondary
62.4	education for at least 12 months without being enrolled at a postsecondary educational
62.5	institution for more than five credits in any term;
62.6	(2) a dependent student whose parent or legal guardian resides in Minnesota at the
62.7	time the student applies;
62.8	(3) a student who graduated from a Minnesota high school, if the student was a
62.9	resident of Minnesota during the student's period of attendance at the Minnesota high school
62.10	and the student is physically attending a Minnesota postsecondary educational institution;
62.11	(4) a student who, after residing in the state for a minimum of one year, earned a
62.12	high school equivalency certificate in Minnesota;
62.13	(5) a member, spouse, or dependent of a member of the armed forces of the United
62.14	States stationed in Minnesota on active federal military service as defined in section
62.15	190.05, subdivision 5c;
62.16	(6) a spouse or dependent of a veteran, as defined in section 197.447, if the veteran
62.17	is a Minnesota resident;
62.18	(7) a person or spouse of a person who relocated to Minnesota from an area that
62.19	is declared a presidential disaster area within the preceding 12 months if the disaster
62.20	interrupted the person's postsecondary education;
62.21	(8) a person defined as a refugee under United States Code, title 8, section
62.22	1101(a)(42), who, upon arrival in the United States, moved to Minnesota and has
62.23	continued to reside in Minnesota; or
62.24	(9) a student eligible for resident tuition under section 135A.043-; or
62.25	(10) an active member of the state's National Guard who resides in Minnesota or an
62.26	active member of the reserve component of the United States armed forces whose duty
62.27	station is located in Minnesota and who resides in Minnesota.
62.28	ARTICLE 17
62.29	STATE GRANT AWARD PARAMETERS
02.29	
62.30	Section 1. Minnesota Statutes 2014, section 136A.101, subdivision 5a, is amended to
62.31	read:
62.32	Subd. 5a. Assigned family responsibility. "Assigned family responsibility" means
62.33	the amount of a family's contribution to a student's cost of attendance, as determined by a
62.34	federal need analysis. For dependent students, the assigned family responsibility is 9695
62.35	percent of the parental contribution. For independent students with dependents other than
02.55	percent of the parental controlation. For independent students with dependents other than

	SF5	REVISOR	SS	S0005-5	5th Engrossment
63.1	a spouse, the a	ssigned family respo	onsibility is 8	6 70 percent of the stu	ident contribution.
63.2	For independent students without dependents other than a spouse, the assigned family				
63.3	-	is 50 34 percent of th	-	-	
63.4	EFFECT	FIVE DATE. This s	ection is effe	ctive July 1, 2015.	
63.5	Sec. 2. STA	ATE GRANT TUIT	ION CAPS;	LIVING AND MIS	CELLANEOUS
63.6	EXPENSE AI		,		
63.7	(a) For th	ne purposes of the sta	ate grant prog	gram under Minnesota	Statutes, section
63.8	136A.121, for	the biennium ending	g June 30, 201	17, the tuition maximu	um is \$13,626 each
63.9				year programs and \$5,	
63.10	of the bienniur	n for students in two	year program	ms.	
63.11	(b) The l	iving and miscellane	eous expense	allowance for the stat	e grant program
63.12	under Minnesc	ota Statutes, section 1	36A.121, for	the biennium ending	June 30, 2017, is set
63.13	at \$8,828 for fi	iscal year 2016 and S	\$8,904 for fis	cal year 2017.	
63.14	EFFECT	FIVE DATE. This s	ection is effe	ctive July 1, 2015.	
63.15			ARTICLI	E 18	
				0	
63.16		MNSCU BACCA		E DEGREE PATHW	/AY
63.16		MNSCU BACCA			/AY
63.16 63.17	Section 1.	MNSCU BACCA	LAUREAT	E DEGREE PATHW	/AY
	-	BACCALAUREAT	LAUREATI	E DEGREE PATHW	
63.17	Subdivis	BACCALAUREAT	LAUREATI E DEGREE SCU baccala	E DEGREE PATHW <u>PATHWAYS.</u>	e Board of Trustees
63.17 63.18	Subdivistion of the Minnesc	BACCALAUREAT ion 1. Regulate Mn ota State Colleges an	LAUREATI E DEGREE SCU baccala d Universitie	E DEGREE PATHW <u>PATHWAYS.</u> uureate transfers. <u>Th</u>	e Board of Trustees v transfer pathways
63.17 63.18 63.19	<u>Subdivis</u> of the Minnesc for associate of	BACCALAUREAT ion 1. Regulate Mn ota State Colleges an f arts degrees, associ	LAUREATI E DEGREE SCU baccala d Universitie ate of science	E DEGREE PATHW PATHWAYS. uureate transfers. <u>Th</u> s shall implement new	e Board of Trustees / transfer pathways e of fine arts degrees
63.1763.1863.1963.20	Subdivist of the Minnesc for associate of toward baccala	BACCALAUREAT ion 1. Regulate Mn ota State Colleges an f arts degrees, associ- nureate degree progra	LAUREATI E DEGREE SCU baccala d Universitie ate of science ams. The imp	E DEGREE PATHW <u>PATHWAYS.</u> <u>nureate transfers.</u> <u>Th</u> <u>s shall implement new</u> <u>e degrees, and associat</u>	e Board of Trustees / transfer pathways e of fine arts degrees the greatest extent
 63.17 63.18 63.19 63.20 63.21 	<u>Subdivis</u> of the Minnesc for associate of toward baccala possible, be do	BACCALAUREAT ion 1. Regulate Mn ota State Colleges an f arts degrees, associ nureate degree progra	LAUREATI E DEGREE SCU baccala d Universitie ate of science ams. The imp th the impler	E DEGREE PATHW <u>PATHWAYS.</u> <u>nureate transfers.</u> <u>Th</u> <u>s shall implement new</u> <u>e degrees, and associat</u> <u>blementation must, to</u>	e Board of Trustees / transfer pathways e of fine arts degrees the greatest extent
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	SF5 F	REVISOR	SS	S0005-5	5th Engrossment
64.1			ARTICLI	E 19	
64.2	PROVID	ING STUDEN	TS INFORMA	TION ABOUT INS	TITUTIONS
64.3	Section 1. Min	nesota Statutes	2014, section	136A.121, subdivisio	n 20, is amended to
64.4	read:				
64.5	Subd. 20. I	nstitution repo	orting. (a) Each	institution receiving	financial aid under
64.6	this section must	annually report	by December	31 to the office the fo	ollowing for its
64.7	undergraduate pro	ograms:			
64.8	(1) enrollme	ent, persistence	, and graduation	n data for all students	, including aggregate
64.9	information on sta	ate and federal	Pell grant recip	ients;	
64.10	(2) the job p	placement rate a	and salary and v	wage information for	graduates of each
64.11	program that is eit	ther designed or	r advertised to l	ead to a particular typ	be of job or advertised
64.12	or promoted with	a claim regardi	ing job placeme	ent, as is practicable;	and
64.13	(3) the stude	ent debt-to-earr	nings ratio of gr	aduates.	
64.14	(b) The offi	ce shall provide	e the following	on its Internet Web s	ite by placing a
64.15	prominent link or	its Web site h	ome page:		
64.16	(1) the infor	mation submitt	ed by an institu	tion pursuant to parag	graph (a), which shall
64.17	be made available	e in a searchabl	e database; and		
64.18	(2) other int	formation and l	inks that are us	eful to students and p	parents who are in
64.19	the process of sel	ecting a college	e or university.	This information ma	y include, but is
64.20	not limited to, loc	al occupationa	l profiles.		
64.21	(c) The offic	ce shall provide	e a standard for	mat and instructions	for <u>institutions</u>
64.22	supplying the info	ormation requir	ed under paragi	raph (a).	
64.23	(d) The offic	ce shall provide	e an electronic c	copy of the information	on submitted under
64.24	paragraph (a) to e	each public and	private high sc	hool in the state and	each workforce
64.25	center operated by	y the Departme	nt of Employm	ent and Economic D	evelopment. The
64.26	copy must contain	n information for	ormatted by ins	titution so that compa	arison can be easily
64.27	made between ins	stitutions. High	schools are en	couraged to make th	e information
64.28	available to stude	nts, including t	hrough individu	ual counseling session	ns with students.
64.29	Workforce center	s shall make the	e information a	vailable to job seeke	rs, those seeking
64.30	career counseling	, and others as	determined by	the centers.	

65.1

65.2

ARTICLE 20

SS

TCF STADIUM

65.3 Section 1. Minnesota Statutes 2014, section 137.54, is amended to read:

65.4

137.54 CONDITIONS FOR PAYMENT TO UNIVERSITY.

(a) Before the commissioner may make the first payment to the board authorized in 65.5 this section, the commissioner must certify that the board has received at least \$110,750,000 65.6 in pledges, gifts, sponsorships, and other nonstate general fund revenue support for the 65.7 construction of the stadium. On July 1 of each year after certification by the commissioner, 65.8 but no earlier than July 1, 2007, and for so long thereafter as any bonds issued by the board 65.9 for the construction of the stadium are outstanding, the state must transfer to the board up 65.10 to \$10,250,000 to reimburse the board for its stadium costs, provided that bonds issued 65.11 to pay the state's share of such costs shall not exceed \$137,250,000. Up to \$10,250,000 65.12 is appropriated annually from the general fund for the purpose of this section. The 65.13 appropriation of up to \$10,250,000 per year may be made for no more than 25 years. The 65.14 board must certify to the commissioner the amount of the annual payments of principal and 65.15 interest required to service each series of bonds issued by the university for the construction 65.16 of the stadium, and the actual amount of the state's annual payment to the university shall 65.17 65.18 equal the amount required to service the bonds representing the state's share of such costs. Except to the extent of the annual appropriation described in this section, the state is not 65.19 required to pay any part of the cost of designing or constructing the stadium. 65.20

(b) <u>The board may refund the bonds issued pursuant to paragraph (a) if refunding</u>
is determined by the board to be in the best interest of the university. Notwithstanding
paragraph (a), the principal amount of bonds issued in a refunding shall not exceed
the lesser of \$104,385,000 or the amount necessary to defease the bonds outstanding
immediately prior to refunding. The amount of the state's annual payment to the
university for the refunded bonds shall be equal to the maximum annual appropriation of
\$10,250,000, notwithstanding the amount certified under paragraph (a).

(c) The board shall allocate sufficient funds from the savings realized through 65.28 refunding of the bonds pursuant to paragraph (b), to provide \$10,000,000 for predesign 65.29 and design of improved health education and clinical research facilities to meet the needs 65.30 of the Medical School and Academic Health Center on the Twin Cities campus. The 65.31 facilities shall be designed to support education and research that promote new innovative 65.32 models of care which are patient-centered, team-based, and facilitate collaboration across 65.33 the health professions. The education and research facilities will be collocated and 65.34 designed to maximize collaboration and high-quality delivery of health care. The board 65.35

SF3 REVISOR SS SU003-S SUI Englossment	SF5	REVISOR	SS	S0005-5	5th Engrossment
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66.1	may in its discretion, after the \$10,000,000 allocation required by this paragraph, allocate
66.2	to other university purposes payments from the state that exceed the amount necessary to
66.3	service the refunded bonds.
66.4	(d) The board must certify to the commissioner that the per-semester student fee
66.5	contribution to the stadium will be at a fixed level coterminous with bonds issued by the
66.6	board to meet the student share of the design construction of the stadium and that the
66.7	student fee will not be increased to meet construction cost overruns.
66.8	(e) (e) Before the first payment is made under paragraph (a), the board must certify
66.9	to the commissioner that a provision for affordable access for university students to the
66.10	university sporting events held at the football stadium has been made.

APPENDIX Article locations in S0005-5

ARTICLE 1	HIGHER EDUCATION APPROPRIATIONS	Page.Ln 1.19
ARTICLE 2	OFFICE OF HIGHER EDUCATION	Page.Ln 27.12
ARTICLE 3	CAMPUS SEXUAL ASSAULTS	Page.Ln 32.23
ARTICLE 4	MNSCU TIMELY COMPLETION OF PROGRAMS	Page.Ln 40.24
ARTICLE 5	MNSCU COLLEGE TUITION RELIEF	Page.Ln 43.1
ARTICLE 6	DUAL TRAINING COMPETENCY GRANTS	Page.Ln 46.1
ARTICLE 7	STUDY ABROAD	Page.Ln 49.1
ARTICLE 8	RESEARCH DOGS AND CATS	Page.Ln 50.1
ARTICLE 9	CONCURRENT ENROLLMENT	Page.Ln 50.18
ARTICLE 10	ATTAINMENT GOALS	Page.Ln 53.1
ARTICLE 11	HUMAN SUBJECT RESEARCH; UNIVERSITY OF MINNESOTA	Page.Ln 54.4
ARTICLE 12	SUMMER ACADEMIC ENRICHMENT	Page.Ln 54.26
ARTICLE 13	YOUNG FARMER SUMMER PROGRAM	Page.Ln 56.12
ARTICLE 14	STUDENT LOAN DEBT COUNSELING PILOT	Page.Ln 58.19
ARTICLE 15	SPINAL CORD AND BRAIN INJURY GRANT PROGRAM	Page.Ln 59.31
ARTICLE 16	STATE RESIDENCY GRANT FOR VETERANS	Page.Ln 61.31
ARTICLE 17	STATE GRANT AWARD PARAMETERS	Page.Ln 62.28
ARTICLE 18	MNSCU BACCALAUREATE DEGREE PATHWAY	Page.Ln 63.15
	PROVIDING STUDENTS INFORMATION ABOUT	
	INSTITUTIONS	-
ARTICLE 20	TCF STADIUM	Page.Ln 65.1

APPENDIX Repealed Minnesota Rule: S0005-5

4830.7500 AMOUNT AND TERM OF GRANTS.

Subp. 2a. Academic year grant. Beginning with the 2001-2002 academic year, the maximum grant per eligible child for the academic year is the amount specified in Minnesota Statutes, section 136A.125, subdivision 4, minus a student expectation based on family income.

The formula used to calculate the child care grant is as follows: the statutory maximum child care grant amount minus ((family income minus 130 percent of the federal poverty level for the student's family size) multiplied by ten percent) equals the child care grant. If the formulaic result is less than zero, the grant is set to zero. If the formulaic result is greater than the maximum statutory grant, the grant amount is the statutory maximum grant.

4830.7500 AMOUNT AND TERM OF GRANTS.

Subp. 2b. Award disbursements. The academic year award amount must be disbursed by academic term using the following formula:

- A. the academic year amount described in subpart 2a;
- B. divided by the number of terms in the academic year;
- C. divided by 15; and

D. multiplied by the number of credits for which the student is enrolled that academic term, up to 15 credits.

Payments shall be made each academic term to the student or to the child care provider, as determined by the institution. Institutions may make payments more than once within the academic term.