S0579-1

## **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

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## S.F. No. 579

(SENATE AUT	HORS: MAYE QU	JADE, Morrison, Abeler and Marty)
DATE	D-PG	OFFICIAL STATUS

DALL	D-1 U	OFFICIAL STATUS
01/23/2023	341	Introduction and first reading
		Referred to Education Policy
02/01/2023	552	Comm report: To pass and re-referred to Education Finance
	579	Author added Abeler
02/27/2023	1146	Author added Marty
03/13/2023	1594a	Comm report: To pass as amended and re-refer to Health and Human Services

1.1	A bill for an act
1.2	relating to education; modifying lead testing and remediation requirements in
1.3	schools; requiring a report; appropriating money; amending Minnesota Statutes 2022, sections 121A.335; 123B.595, subdivisions 1, 2, 7, 8, 8a, 9.
1.4	
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2022, section 121A.335, is amended to read:
1.7	121A.335 LEAD IN SCHOOL DRINKING WATER.
1.8	Subdivision 1. Model plan. The commissioners of health and education shall jointly
1.9	develop a model plan to require school districts to accurately and efficiently test for the
1.10	presence of lead in water in public school buildings serving students in kindergarten through
1.11	grade 12. To the extent possible, the commissioners shall base the plan on the standards
1.12	established by the United States Environmental Protection Agency. The plan may be based
1.13	on the technical guidance in the Department of Health's document, "Reducing Lead in
1.14	Drinking Water: A Technical Guidance for Minnesota's School and Child Care Facilities."
1.15	The plan must include recommendations for remediation efforts when testing reveals the
1.16	presence of lead above five parts per billion.
1.17	Subd. 2. School plans. (a) By July 1, 2018, the board of each school district or charter
1.18	school must adopt the commissioners' model plan or develop and adopt an alternative plan
1.19	to accurately and efficiently test for the presence of lead in water in school buildings serving
1.20	prekindergarten students and students in kindergarten through grade 12.
1.21	(b) By July 1, 2024, a school district or charter school must revise its plan to include its
1.22	policies and procedures for ensuring consistent water quality throughout the district's or
1.23	charter school's facilities. The plan must document the routine water management strategies
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and procedures used in each building or facility to maintain water quality and reduce exposure
 to lead. A district or charter school must base the plan on the United States Environmental
 Protection Agency's "Ensuring Drinking Water Quality in Schools During and After Extended
 Closures" fact sheet and United States Environmental Protection Agency's "3Ts Toolkit for
 Reducing Lead in Drinking Water in Schools and Child Care Facilities." A district or charter
 school's plan must be publicly available upon request.

2.7 Subd. 3. **Frequency of testing.** (a) The plan under subdivision 2 must include a testing 2.8 schedule for every building serving prekindergarten through grade 12 students. The schedule 2.9 must require that each building be tested at least once every five years. A school district or 2.10 charter school must begin testing school buildings by July 1, 2018, and complete testing of 2.11 all buildings that serve students within five years.

(b) A school district or charter school that finds lead at a specific location providing 2.12 cooking or drinking water within a facility must formulate, make publicly available, and 2.13 implement a plan that is consistent with established guidelines and recommendations to 2.14 ensure that student exposure to lead is minimized reduced to at or below five parts per billion 2.15 as verified by a retest. This includes, when a school district or charter school finds the 2.16 presence of lead at a level where action should be taken as set by the guidance above five 2.17 parts per billion in any water source fixture that can provide cooking or drinking water, 2.18 immediately shutting off the water source fixture or making it unavailable until the hazard 2.19 has been minimized remediated, as verified by a retest. 2.20

## 2.21 (c) A school district or charter school must test for the presence of lead after completing 2.22 remediation activities required under this section to confirm that the water contains lead at 2.23 a level at or below five parts per billion.

Subd. 4. Ten-year facilities plan. A school district may include lead testing and
remediation as a part of its ten-year facilities plan under section 123B.595.

Subd. 5. Reporting. (a) A school district or charter school that has tested its buildings 2.26 for the presence of lead shall make the results of the testing available to the public for review 2.27 2.28 and must notify parents of the availability of the information. must send parents an annual notice that includes the district's or charter school's annual testing and remediation plan, 2.29 information about how to find test results, and a description of remediation efforts on the 2.30 district website. The district or charter school must update the lead testing and remediation 2.31 information on its website at least annually as new testing or remediation information 2.32 becomes available. In addition to the annual notice, the district or charter school must include 2.33

2.34 in an official school handbook or official school policy guide information on how parents

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3.1	may find the to	est results and a de	scription of remo	ediation efforts on th	e district or charter
3.2	school website	e and how often thi	s information is	updated.	
3.3	School dist	ricts and charter so	<del>chools must folle</del>	w the actions outlin	ed in guidance from
3.4	the commissio	<del>ners of health and</del>	education. (b) If	a test conducted une	der subdivision 3,
3.5	paragraph (a),	reveals the present	ce of lead above	a level where action	-should be taken as
3.6	set by the guid	ance five parts per	billion, the scho	ool district or charter	school must, within
3.7	30 days of reco	eiving the test resul	lt, either remedia	ate the presence of le	ad to <del>below the level</del>
3.8	set in guidance	five parts per bill	<u>ion or less</u> , verif	ied by retest, or dire	ctly notify parents of
3.9	the test result.	The school district	<del>or charter schoo</del>	l must make the wate	er source unavailable
3.10	until the hazar	<del>d has been minimi</del>	<del>zed.</del>		
3.11	(c) Starting	July 1, 2024, scho	ol districts and cl	narter schools must re	eport their test results
3.12	and remediation	on activities to the c	ommissioner of	health in the form an	d manner determined
3.13	by the commis	sioner in consultat	ion with school	districts and charter	schools by July 1 of
3.14	each year. The	commissioner of l	nealth must post	, and annually updat	e, the test results and
3.15	remediation ef	forts on the depart	ment website, by	v school site.	
3.16	(d) A distri	ct or charter schoo	l must maintain	a record of lead test	ng results and
3.17	remediation ac	ctivities for at least	15 years.		
3.18	<u>Subd. 6.</u> <b>P</b>	ublic water systen	n. (a) A district o	or charter school is n	ot financially
3.19	responsible for	r remediation of do	ocumented eleva	ted lead levels in dri	nking water caused
3.20	by the presence	e of lead infrastruct	ure owned by a p	oublic water supply u	tility providing water
3.21	to the school fa	cility, such as lead	service lines, me	eters, galvanized serv	ice lines downstream
3.22	of lead, or lead	connectors. The d	istrict or charter	school must commu	nicate with the public
3.23	water system r	egarding its docun	nented significar	nt contribution to lea	d contamination in
3.24	school drinkin	g water and reques	t from the public	water system a plan	for reducing the lead
3.25	contamination	<u>.</u>			
3.26	(b) If the in	frastructure is join	tly owned by a di	istrict or charter scho	ol and a public water
3.27	supply utility,	the district or char	ter school must a	attempt to coordinate	any needed
3.28	replacements of	of lead service line	s with the public	water supply utility	. Except in an
3.29	emergency, in	performing remed	iation under this	section, a district or	charter school or a
3.30	public water su	upply utility must 1	not perform a pa	rtial replacement of	a lead service line.
3.31	For purposes o	f this paragraph, "r	partial replaceme	nt" means replacing	a portion of a service
3.32	line without re	placing the entire s	service line.		
3.33	(c) A distri	ct or charter schoo	l may defer its r	emediation activities	under this section
3.34	until after the	elevated lead level	in the public wa	ter system's infrastru	icture is remediated

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4.1 and postremediation testing does not detect an elevated lead level in the drinking water that
4.2 passes through that infrastructure. A district or charter school may also defer its remediation
4.3 activities if the public water supply exceeds the federal Safe Drinking Water Act lead action
4.4 level or is in violation of the Safe Drinking Water Act Lead and Copper Rule.

- 4.5 Subd. 7. Commissioner recommendations. By January 1, 2026, and every five years
- 4.6 thereafter, the commissioner of health must report to the legislative committees having
- 4.7 jurisdiction over health and kindergarten through grade 12 education any recommended
- 4.8 changes to this section. The recommendations must be based on currently available scientific
- 4.9 evidence regarding the effects of lead in drinking water.
- 4.10 **EFFECTIVE DATE.** This section is effective July 1, 2023.

4.11 Sec. 2. Minnesota Statutes 2022, section 123B.595, subdivision 1, is amended to read:

Subdivision 1. Long-term facilities maintenance revenue. (a) For fiscal year 2017 4.12 only, long-term facilities maintenance revenue equals the greater of (1) the sum of (i) \$193 4.13 times the district's adjusted pupil units times the lesser of one or the ratio of the district's 4.14 average building age to 35 years, plus the cost approved by the commissioner for indoor 4.15 air quality, fire alarm and suppression, and asbestos abatement projects under section 4.16 123B.57, subdivision 6, with an estimated cost of \$100,000 or more per site, plus (ii) for a 4.17 school district with an approved voluntary prekindergarten program under section 124D.151, 4.18 the cost approved by the commissioner for remodeling existing instructional space to 4.19 accommodate prekindergarten instruction, or (2) the sum of (i) the amount the district would 4.20 4.21 have qualified for under Minnesota Statutes 2014, section 123B.57, Minnesota Statutes 2014, section 123B.59, and Minnesota Statutes 2014, section 123B.591, and (ii) for a school 4.22 district with an approved voluntary prekindergarten program under section 124D.151, the 4.23 cost approved by the commissioner for remodeling existing instructional space to 4.24 accommodate prekindergarten instruction. 4.25

(b) For fiscal year 2018 only, long-term facilities maintenance revenue equals the greater 4.26 of (1) the sum of (i) \$292 times the district's adjusted pupil units times the lesser of one or 4.27 the ratio of the district's average building age to 35 years, plus (ii) the cost approved by the 4.28 commissioner for indoor air quality, fire alarm and suppression, and asbestos abatement 4.29 projects under section 123B.57, subdivision 6, with an estimated cost of \$100,000 or more 4.30 per site, plus (iii) for a school district with an approved voluntary prekindergarten program 4.31 under section 124D.151, the cost approved by the commissioner for remodeling existing 4.32 instructional space to accommodate prekindergarten instruction, or (2) the sum of (i) the 4.33 amount the district would have qualified for under Minnesota Statutes 2014, section 123B.57, 4.34

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Minnesota Statutes 2014, section 123B.59, and Minnesota Statutes 2014, section 123B.591, 5.1 and (ii) for a school district with an approved voluntary prekindergarten program under 5.2 5.3 section 124D.151, the cost approved by the commissioner for remodeling existing instructional space to accommodate prekindergarten instruction. 5.4

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(c) (a) For fiscal year 2019 2024 and later, long-term facilities maintenance revenue 5.5 equals the greater of: 5.6

(1) the sum of (i) \$380 times the district's adjusted pupil units times the lesser of one or 5.7 the ratio of the district's average building age to 35 years, plus (ii) the cost approved by the 5.8 commissioner for indoor air quality, fire alarm and suppression, and asbestos abatement 5.9 projects under section 123B.57, subdivision 6, with an estimated cost of \$100,000 or more 5.10 per site, plus (iii) for a school district with an approved voluntary prekindergarten program 5.11 under section 124D.151, the cost approved by the commissioner for remodeling existing 5.12 instructional space to accommodate prekindergarten instruction, and (iv) the costs for 5.13 remediation of lead in the school's drinking water, including the cost of filters; or 5.14

- (2) the sum of (i) the amount the district would have qualified for under Minnesota 5.15 Statutes 2014, section 123B.57, Minnesota Statutes 2014, section 123B.59, and Minnesota 5.16 Statutes 2014, section 123B.591, and (ii) for a school district with an approved voluntary 5.17 prekindergarten program under section 124D.151, the cost approved by the commissioner 5.18 for remodeling existing instructional space to accommodate prekindergarten instruction. 5.19
- (d) (b) Notwithstanding paragraphs paragraph (a), (b), and (c), a school district that 5.20 qualified for eligibility under Minnesota Statutes 2014, section 123B.59, subdivision 1, 5.21 paragraph (a), for fiscal year 2010 remains eligible for funding under this section as a district 5.22 that would have qualified for eligibility under Minnesota Statutes 2014, section 123B.59, 5.23 subdivision 1, paragraph (a), for fiscal year 2017 and later. 5.24
- **EFFECTIVE DATE.** This section is effective July 1, 2023. 5.25
- 5.26

Sec. 3. Minnesota Statutes 2022, section 123B.595, subdivision 2, is amended to read:

- 5.27 Subd. 2. Long-term facilities maintenance revenue for a charter school. (a) For fiscal year 2017 only, long-term facilities maintenance revenue for a charter school equals \$34 5.28 times the adjusted pupil units. 5.29
- (b) For fiscal year 2018 only, long-term facilities maintenance revenue for a charter 5.30 school equals \$85 times the adjusted pupil units. 5.31
- (c) For fiscal year 2019 2024 and later, long-term facilities maintenance revenue for a 5.32 charter school equals the sum of \$132 times the adjusted pupil units for that year, plus the 5.33

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6.1	costs approved	d by the commissione	er of health for i	emediation of lead in t	he school's drinking		
6.2	water, including the cost of filters.						
6.3	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2023.						
6.4	Sec. 4. Minr	nesota Statutes 2022,	, section 123B.	595, subdivision 7, is	amended to read:		
6.5	Subd. 7. L	ong-term facilities	maintenance	equalization revenue	. <del>(a) For fiscal year</del>		
6.6	<del>2017 only, a d</del>	istrict's long-term fac	vilities maintena	ance equalization reven	nue equals the lesser		
6.7	<del>of (1) \$193 tir</del>	nes the adjusted pup	<del>il units or (2) t</del>	he district's revenue u	nder subdivision 1.		
6.8	<del>(b) For fis</del>	<del>cal year 2018 only, a</del>	district's long	-term facilities mainte	nance equalization		
6.9	revenue equal	s the lesser of (1) \$2	92 times the a	ljusted pupil units or (	(2) the district's		
6.10	revenue under	r subdivision 1.					
6.11	<del>(c) <u>(a)</u> For</del>	fiscal year <del>2019</del> 202	2 <u>4</u> and later, a o	listrict's long-term fac	ilities maintenance		
6.12	equalization r	evenue equals the les	sser of (1) \$38	0 times the adjusted p	upil units or (2) the		
6.13	district's reven	nue under subdivisio	n 1.				
6.14	<del>(d)</del> (b) Not	twithstanding <del>paragr</del>	<del>aphs</del> paragrapl	<u>n</u> (a) <del>to (c)</del> , a district's	long-term facilities		
6.15	maintenance equalization revenue must not be less than the lesser of the district's long-term						
6.16	facilities maintenance revenue or the amount of aid the district received for fiscal year 2015						
6.17	under <u>Minnes</u>	ota Statutes 2014, se	ection 123B.59	, subdivision 6.			
6.18	EFFECTI	IVE DATE. This sec	ction is effectiv	re July 1, 2023.			
6.19	Sec. 5. Minn	nesota Statutes 2022,	, section 123B.	595, subdivision 8, is	amended to read:		
6.20	Subd. 8. L	ong-term facilities	maintenance	equalized levy. (a) <del>Fo</del>	<del>r fiscal year 2017</del>		
6.21	<del>and later,</del> A di	istrict's long-term fac	cilities mainter	ance equalized levy e	quals the district's		
6.22	long-term fact	ilities maintenance e	qualization rev	renue minus the greate	er of:		
6.23	(1) the less	ser of the district's lo	ng-term facilit	ies maintenance equal	ization revenue or		
6.24	the amount of	`aid the district recei	ved for fiscal y	vear 2015 under Minne	esota Statutes 2014,		
6.25	section 123B.	59, subdivision 6; or					
6.26	(2) the dist	trict's long-term facil	ities maintena	nce equalization reven	ue times the greater		
6.27	of (i) zero or (	(ii) one minus the rat	io of its adjust	ed net tax capacity per	adjusted pupil unit		
6.28	in the year pre	ceding the year the le	evy is certified t	to 123 percent of the st	ate average adjusted		
6.29	net tax capacity per adjusted pupil unit for all school districts in the year preceding the year						
6.30	the levy is cer	tified.					

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7.1	(b) For pu	urposes of this s	ubdivision, '	"adjusted	net tax capacity" mear	ns the value described
7.2		6C.01, subdivi		C		
7.2			-	· ·		
7.3	<u>EFFEC I</u>	IVE DAIE.	mis section		ve July 1, 2023.	
7.4	Sec. 6. Mir	nnesota Statute	s 2022, sect	tion 123B	.595, subdivision 8a,	is amended to read:
7.5	Subd. 8a.	Long-term fa	acilities mai	intenance	e unequalized levy. <del>F</del>	or fiscal year 2017
7.6	<del>and later,</del> A d	istrict's long-te	erm facilities	s maintena	nce unequalized levy	equals the difference
7.7	between the	district's reven	ue under sul	bdivision	1 and the district's eq	ualization revenue
7.8	under subdiv	rision 7.				
7.9	EFFECT	TIVE DATE. T	This section	is effectiv	ve July 1, 2023.	
7.10	Sec. 7. Mir	nnesota Statute	s 2022, sect	ion 123B	.595, subdivision 9, is	s amended to read:
7.11	Subd. 9. l	Long-term fac	cilities main	ntenance	equalized aid. <del>For fi</del>	scal year 2017 and
7.12	<del>later,</del> A distri	ct's long-term f	facilities mai	intenance	equalized aid equals i	ts long-term facilities
7.13	maintenance	equalization re	evenue minu	ıs its long-	term facilities mainte	nance equalized levy
7.14	times the rati	o of the actual	equalized a	imount le	vied to the permitted	equalized levy.
7.15	EFFECT	TIVE DATE. 1	This section	is effectiv	ve July 1, 2023.	
7.16	Sec. 8. <u>AP</u>	PROPRIATIO	<u>DN.</u>			
7.17	<u>Subdivisi</u>	on 1. <b>Departn</b>	nent of Edu	ication. T	he sums indicated in	this section are
7.18	appropriated	from the gene	ral fund to t	he Depar	ment of Education in	the fiscal years
7.19	designated.					
7.20	Subd. 2. 1	Lead remedia	tion. (a) For	r transfer	to the commissioner	of health for lead
7.21	remediation a	activities:				
7.22	<u>\$</u>	263,000	<u></u> <u>2024</u>			
7.23	<u>\$</u>	514,000	<u></u> <u>2025</u>			
7.24	(b) Of the	e amounts in pa	aragraph (a)	, for fisca	l year 2025, \$200,000	) is for grants to
7.25	American Ind	dian Tribal cor	ntract school	ls for lead	remediation activitie	es. A Tribal contract
7.26	or grant scho	ol that receives	s revenue un	der Minn	esota Statutes, sectior	124D.83, is eligible
7.27	for a grant un	der this subdiv	ision. Grant	s must be	used to test drinking v	vater for the presence
7.28	of lead or to	reduce or elim	inate lead in	n the drinl	king water at the scho	ol site. An applicant
7.29	for a grant m	ust submit to t	he commiss	sioner a pl	an to test for lead or	the results of any
7.30	testing perfor	rmed in the pro	evious five y	years and	a description of how	grant funds will be
7.31	used.					

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8.1 8.2	<u> </u>			514,000, of which \$2 ools for lead remediat	• • •
8.3	Subd. 3	. Additional long-te	rm facilities mai	ntenance revenue. (a	) For additional
8.4	long-term fa	acilities maintenance	aid under Minneso	ota Statutes, section 12	3B.595, subdivision
8.5	2, for the p	urposes of lead reme	diation:		
8.6	<u>\$</u>	<u>1,530,000</u>	2024		
8.7	<u>\$</u>	<u>425,000</u>	2025		
8.8	<u>(b) The</u>	2024 appropriation i	ncludes \$0 for 20	23 and \$1,530,000 fo	<u>r 2024.</u>
8.9	<u>(c)</u> The	2025 appropriation i	ncludes \$255,000	for 2024 and \$170,00	00 for 2025.
8.10	EFFEC	CTIVE DATE. This s	section is effectiv	e July 1, 2023.	