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## Overview

Makes technical and other changes affecting kindergarten through grade 12 education provisions that are needed as a result of recodifying, updating and correcting the education code.

- **1 Department of children, families and learning.** Directs the department of children, families and learning to carry out education code provisions because chapter 119A neglects to charge the department of children, families and learning with carrying out statutory responsibilities related to kindergarten through grade 12 education.
- 2 Graduation standards implementation revenue. Strikes language governing supplemental appropriations to general education aid in fiscal years 1998 and 1999.
- **3 Report.** Strikes an incorrect cross reference to a definition, which appears in subdivision 1, not subdivision 2.
- 4 **Applicability.** Changes a reference in law to the corresponding statutory citations.
- 5 **Commissioner approval.** Modernizes language.
- 6 **Laws governing independent school districts apply.** Modernizes language.
- **7 Reserved revenue for district cooperation.** Clarifies that the statutory citation refers to the 1993 supplement, and not to the first year of the biennium.
- **8 Bonds; election.** Requires reference to 1990 statutes in order to establish law at a particular point in time.
- 9 Eligibility and use. Strikes reference to repealed statutory section.
- **10 Insufficient funds.** Recodifies a statutory reference.
- **11 Limitations of sections.** Corrects a clerical error.
- 12 **Commissioner approval.** Strikes reference to repealed statutory section.
- 13 General provisions. Recodifies a statutory reference.

- **14 Providing transportation.** Places a provision in the correct order within the subdivision. References a missing subdivision.
- **15 Area learning center pupils.** Strikes dated language referring to nonregular transportation and incorrect cross reference.
- **16 Post-secondary enrollment options pupils.** Strikes dated language referring to nonregular transportation.
- 17 **Finances.** Strikes reference to repealed statutory section.
- **18 Special education aid.** Strikes reference to nonexistent paragraph.
- **19 Lactose reduced milk.** Makes grammatical correction.
- **20** Additional community education revenue. Requires reference to 1992 statutes in order to establish revenue at a particular point in time.
- 21 Commission. Recodifies a statutory reference.
- 22 Youth works grants. Strikes reference to a council that never came into effect and causes the commission to remain in effect.
- **23 Grant application.** Strikes reference to a council that never came into effect and causes the commission to remain in effect.
- 24 Uses of postservice benefits. Strikes reference to a council that never came into effect and causes the commission to remain in effect.
- **25 Program training.** Strikes reference to a council that never came into effect and causes the commission to remain in effect.
- **26 Training and education requirements.** Strikes reference to a council that never came into effect and causes the commission to remain in effect.
- **27 Priority given to eligible organization meeting specific goals.** Strikes reference to a council that never came into effect and causes the commission to remain in effect.
- **28 Grantee organizations.** Strikes reference to a council that never came into effect and causes the commission to remain in effect.
- **29** Interim report. Strikes reference to a council that never came into effect and causes the commission to remain in effect.
- **30** Use of aid. Refers to statutory section instead of a subdivision.
- **31 Programs funded.** Strikes outdated reference to revenue and substitutes aid.
- **32** General requirements for programs. Recodifies a statutory reference.
- **33** Additional revenue for homeless students. Changes incorrect cross reference to eligible pupils.
- **34 Grants; procedures.** Recodifies a statutory reference.
- **35 Revenue amount.** Recodifies a statutory reference.
- **36 Parental involvement programs.** Recodifies a statutory reference.
- **37 Governance.** Makes a reference to a single academy plural.
- **38** Levy equalization revenue. Recodifies statutory references.
- **39 Definitions.** Strikes references to repealed statutory sections.
- 40 **AFDC pupil counts.** Strikes reference to repealed subdivision.
- 41 Adjusted pupil units. Recodifies a statutory reference.
- 42 Supplemental revenue. Recodifies statutory references.
- **43** General education levy equity. Strikes reference to a chapter repealed when education chapters were recodified.

- 44 **Recommendation.** Corrects incorrect cross reference.
- 45 **Revenue conversion.** Strikes reference to repealed subdivisions.
- 46 **Rate adjustment.** Strikes reference to repealed subdivisions.
- **47 Revenue uses.** Refers to the 1993 statutory supplement to establish the relevant year for taxes payable in 1994.
- **48 Health insurance.** Refers to technical colleges in existence when statutory provision was adopted in order to clarify employees' right to insurance benefits.
- **49 Crime-related costs levy.** Removes 1991 reference not needed due to ongoing levy established in statute.
- **50** Notice to commissioner; forms. Strikes reference to a chapter repealed when education chapters were recodified.
- 51 Estimates. Strikes reference to a chapter repealed when education chapters were recodified.
- 52 **Commissioner duties.** Changes gender-neutral reference from it to commissioner.
- **53 Aid payment percentage.** Strikes reference to a chapter repealed when education chapters were recodified.
- 54 Abatements. Strikes references to programs no longer in existence.
- 55 **Excess tax increment.** Strikes references to programs no longer in existence.
- **56 Establishment; purpose.** Corrects incorrect cross reference related to repeal of the state board of education.

## 57 Repealers without effect.

**Subd. 1. Effect.** (a) Reinstates the youth works commission that would have been repealed if the council came into effect, which it did not.

(b) Indicates that the authority for the school desegregation rule remains in effect and that the duty to adopt the rule resides with the commissioner of children, families and learning and not the state board of education.

**Subd. 2. Revisor instruction.** Directs the revisor to renumber the youth works commission provisions in order to reconcile the numbers with the recodification of the education statutes.

**Subd. 3. Effective date.** Makes subdivision 1, paragraph (a) effective retroactive to July 1, 1997. Makes subdivision 1, paragraph (b) effective retroactive to July 1, 1998.

**58 Repealer.** (a) Repeals nonregular transportation provisions no longer in effect, targeted needs transportation aid for fiscal years 1997 and 1998, the definition of the youth works council and the youth works final report.

(b) Repeals the expiration of the state interagency coordinating council because the 1998 kindergarten through grade 12 funding bill causes the council to expire on June 30, 2001.

(c) Removes conflicting language governing lease purchase and installment buy agreements.

**59** Effective date. Makes section 48 governing technical college employees effective retroactive to July 1, 1995 to avoid any gap in benefit coverage due to the creation of the Minnesota state colleges system.