KRB/KA

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 1269

(SENATE AUTHORS: CARLSON, Frentz and Klein)							
DATE 02/14/2019	D-PG 393	OFFICIAI					
02/14/2019	393	Introduction and first reading Referred to Transportation Finance and Policy					

OFFICIAL STATUS

1.1	A bill for an act
1.2	relating to transportation; establishing a larger cities assistance account; modifying
1.3	allocation of certain fees and surcharges; amending Minnesota Statutes 2018,
1.4 1.5	sections 168.33, subdivision 7; 168.54, subdivision 5; proposing coding for new law in Minnesota Statutes, chapter 162.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [162.146] LARGER CITIES ASSISTANCE ACCOUNT.
1.8	Subdivision 1. Larger cities assistance account. A larger cities assistance account is
1.9	created as a special revenue account and established in the state treasury. The account
1.10	consists of money allotted, appropriated, or transferred through gift or grant to the account.
1.11	Money in the account must be appropriated to the commissioner of transportation by law
1.12	and apportioned among all the cities that are eligible to receive municipal state aid.
1.13	Subd. 2. Distribution formula. The commissioner must apportion: (1) 50 percent of
1.14	the money so that of that amount, each city receives the percentage that its population bears
1.15	to the total population of all cities that are eligible to receive municipal state aid; and (2)
1.16	50 percent of the money so that of that amount, each city receives the percentage that its
1.17	money needs, as determined by the commissioner under section 162.13, subdivision 3, bears
1.18	to the total money needs of all cities that are eligible to receive municipal state aid.
1.19	Sec. 2. Minnesota Statutes 2018, section 168.33, subdivision 7, is amended to read:
1.20	Subd. 7. Filing fees and surcharge; allocations. (a) In addition to all other statutory
1.21	fees and taxes, a filing fee of:

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2.1	(1) <u>a</u> \$6	filing fee is impose	ed on every vehic	le registration renewal, ex	cluding pro rate			
2.2	transactions; and							
2.3	(2) <u>a \$10</u>	surcharge is impos	ed on the fee for e	very vehicle registration re	enewal, excluding			
2.4	pro rate transactions; and							
2.5	(3) a \$10 filing fee is imposed on every other type of vehicle transaction, including motor							
2.6	carrier fuel licenses under sections 168D.05 and 168D.06, and pro rate transactions.							
2.7	(b) Notwithstanding paragraph (a):							
2.8	(1) a filing fee may not be charged for a document returned for a refund or for a correction							
2.9	of an error made by the Department of Public Safety, a dealer, or a deputy registrar; and							
2.10	(2) no filing fee or other fee may be charged for the permanent surrender of a title for a							
2.11	vehicle.							
2.12	(c) The f	iling fee and surch	harge must be show	wn as a separate item on a	all registration			
2.13	renewal noti	ices sent out by the	e commissioner.					
2.14		-		g fees and surcharge imp				
2.15				it card. The deputy registr	-			
2.16	surcharge on the statutory fees, taxes, <u>statutory surcharge</u> , and filing fee not greater than							
2.17 2.18	the cost of processing a credit card or debit card transaction, in accordance with emergency rules established by the commissioner of public safety. The surcharge authorized by this							
2.18		·	•	ssing credit and debit card	-			
	<u> </u>		-	-				
2.20 2.21	(e) The fees <u>and surcharge</u> collected under this subdivision <u>paragraph (a)</u> by the department must be allocated as follows:							
2.22	-	e fees collected un		clause (1):				
					1			
2.23		-		rvices operating account;	and			
2.24	(ii) \$1.50) must be deposite	d:					
2.25				logy account until sufficie				
2.26	been deposited in that account to cover all costs of administration, development, and initial							
2.27	full deployn	nent of the driver a	nd vehicle service	es information system; an	d			
2.28	(B) after	completion of the	deposit of funds	under subitem (A) in the	vehicle services			
2.29	operating ac	count; and						
2.30	(2) <u>of the</u>	e surcharge collect	ed under paragrap	bh (a), clause (2):				

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3.1	(i) 50 perc	cent must be depo	osited in the small	cities assistance account u	under section		
3.2	<u>162.145; and</u>						
3.3	<u>(ii) 50 per</u>	cent must be dep	osited in the large	r cities assistance account	under section		
3.4	162.146; and						
3.5	(3) of the	fees collected un	der paragraph (a),	clause (2) (3):			
3.6	(i) \$3.50 must be deposited in the general fund as follows:						
3.7	<u>(A) 50 pe</u>	rcent to the small	cities assistance a	account under section 162.	145; and		
3.8	(B) 50 per	rcent to the larger	cities assistance a	account under section 162.	<u>.146;</u>		
3.9	(ii) \$5.00	must be deposite	d in the vehicle se	rvices operating account;	and		
3.10	(iii) \$1.50	must be deposite	ed:				
3.11	(A) in the	driver and vehic	le services technol	ogy account until sufficie	nt funds have		
3.12	been deposite	ed in that account	to cover all costs of	of administration, develop	ment, and initial		
3.13	full deployme	ent of the driver a	nd vehicle service	es information system; and	I		
3.14	(B) after o	completion of the	deposit of funds u	under subitem (A) in the v	ehicle services		
3.15	operating acc	ount.					
3.16	Sec. 3. Min	nesota Statutes 20	018, section 168.5	4, subdivision 5, is amend	led to read:		
3.17	Subd. 5. I	Proceeds to gene	ral fund. The con	nmissioner shall<u>must</u> colle	ect the proceeds		
3.18	of the fee imp	osed under this se	ection and deposit t	hem in the general fund pu	rsuant to section		
3.19	168A.31 as f	ollows:					
3.20	<u>(1) 50 per</u>	cent to the small	cities assistance a	ccount under section 162.	145; and		
3.21	(2) 50 per	cent to the larger	cities assistance a	ccount under section 162.	146.		