## **SENATE** STATE OF MINNESOTA EIGHTY-EIGHTH LEGISLATURE

S.F. No. 1270

(SENATE AUTHORS: DIBBLE)

DATE	D-PG	OFFICIAL STATUS
03/11/2013	775	Introduction and first reading
		Referred to Transportation and Public Safety
03/18/2013	1090a	Comm report: To pass as amended
	1179	Second reading
04/23/2013	2608a	Special Order: Amended
	2615	Third reading Passed
05/03/2013	3213	Returned from House with amendment
	3214	Senate not concur, conference committee of 5 requested
	3217	Senate conferees Dibble; Kent; Carlson; Jensen; Pederson, J.
05/06/2013	3246	House conferees Erhardt; Hornstein; Masin; Sawatzky; Hamilton
05/18/2013	4775c	Conference committee report, delete everything
	4808	Motion to reject CC report, did not prevail
		Senate adopted CC report and repassed bill
	4808	Third reading
05/19/2013	5147	Reconsidered
		Laid on table
	5225	Taken from table
		Senate adopted CC report and repassed bill
	5225	Third reading
05/20/2013		House adopted SCC report and repassed bill

A bill for an act 1.1

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relating to transportation; modifying provisions governing transportation and public safety policies, including highway signs, highway jurisdictions, accounts, state-aid definitions and variances, vehicle registration and license plates, record retention, conformance with federal law, motor vehicle dealers, type III vehicles, bicycle lanes, speed limit, disability parking, school bus safety, vehicle weights, background checks, senior identification cards, Department of Transportation offices and ombudsperson and surplus land, railroad crossing signs, bus rapid transit, transit planning, operations, and accessibility, and land conveyance; amending Minnesota Statutes 2012, sections 160.80, subdivisions 1, 1a, 2; 161.04, subdivision 5; 161.115, subdivision 229, by adding a subdivision; 161.1231, subdivision 8; 161.44, by adding a subdivision; 162.02, subdivision 3a; 162.09, subdivision 3a; 162.13, subdivision 2; 168.017, subdivisions 2, 3; 168.053, subdivision 1; 168.123, subdivision 2; 168.183, subdivision 1; 168.187, subdivision 17; 168.27, subdivisions 10, 11, by adding a subdivision; 168A.153, subdivisions 1, 2, 3, by adding a subdivision; 168B.15; 169.011, subdivision 71; 169.14, subdivision 2; 169.18, subdivisions 4, 7; 169.19, subdivision 1; 169.34, subdivision 1; 169.346, subdivision 2, by adding a subdivision; 169.443, subdivision 9; 169.447, subdivision 2; 169.454, subdivision 12; 169.824, subdivision 2; 171.01, subdivision 49b; 171.07, subdivisions 3a, 4; 171.12, subdivision 6; 174.02, by adding a subdivision; 174.24, subdivision 5a; 219.17; 219.18; 219.20; 221.0314, subdivisions 2, 3a, 9a; 398A.04, by adding a subdivision; Laws 2002, chapter 393, section 85; Laws 2009, chapter 59, article 3, section 4, subdivision 9, as amended; proposing coding for new law in Minnesota Statutes, chapters 171; 174; repealing Minnesota Statutes 2012, sections 168.094; 174.24, subdivision 5; Minnesota Rules, parts 8820.3300, subpart 2; 8835.0330, subpart 2.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 2012, section 160.80, subdivision 1, is amended to read: 1.29 Subdivision 1. Commissioner may establish program. (a) The commissioner of 1.30 transportation may establish a sign franchise program for the purpose of providing on the 1.31 right-of-way of interstate and controlled-access trunk highways specific information on

Section 1. 1 gas, food, camping, lodging, <u>attractions</u>, and 24-hour pharmacies for the benefit of the motoring public.

- (b) The sign franchise program must include urban interstate highways.
- Sec. 2. Minnesota Statutes 2012, section 160.80, subdivision 1a, is amended to read:
  - Subd. 1a. **Eligibility criteria for business panels.** (a) To be eligible for a business panel on a logo sign panel, a business establishment must:
    - (1) be open for business;

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- (2) have a sign on site that both identifies the business and is visible to motorists;
- (3) be open to everyone, regardless of race, religion, color, age, sex, national origin, creed, marital status, sexual orientation, or disability; and
- (4) not impose a cover charge or otherwise require customers to purchase additional products or services; and
  - (5) meet the appropriate criteria in paragraphs (b) to (f) (k).
- (b) Gas businesses must provide vehicle services including <u>fuel</u> gas or alternative <u>fuels</u> and oil; restroom facilities and drinking water; continuous, staffed operation at least 12 hours a day, seven days a week; and public access to a telephone.
- (c) Food businesses must serve at least two meals a day during normal mealtimes of breakfast, lunch, and dinner; provide a continuous, staffed food service operation at least ten hours a day, seven days a six days per week except holidays as defined in section 645.44, subdivision 5, and except as provided for seasonal food service businesses; provide seating capacity for at least 20 people; provide restroom facilities; provide public access to a telephone; and possess any required state or local licensing or approval. Seasonal food service businesses must provide a continuous, staffed food service operation at least ten hours a day serving at least two meals per day six days per week, seven days a week, during their months of operation.
- (d) Lodging businesses must include sleeping accommodations, provide public access to a telephone, <u>provide restroom facilities</u>, and possess any required state or local licensing or approval.
- (e) Camping businesses must include sites for camping, include parking accommodations for each campsite, provide sanitary facilities and drinking water, and possess any required state or local licensing or approval.
- (f) 24-hour pharmacy businesses must be continuously operated 24 hours per day, seven days per week, and must have a state-licensed pharmacist present and on duty at all times.

Sec. 2. 2

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(g) Attractions b	usinesses must have regional significance with the primary purpose
of providing amuseme	ent, historical, cultural, or leisure activities to the public; provide
restroom facilities and	drinking water; possess any required state or local licensing
approval; and provide	adequate bus and vehicle parking accommodations for normal
attendance.	
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- (g) (h) Seasonal businesses must indicate to motorists when they are open for business by either putting the full months of operation directly on the business panel or by having a "closed" plaque applied to the business panel when the business is closed for the season.
- (h) (i) The maximum distance that an eligible business in Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, or Washington County an urban area can be located from the interchange is: for gas, food, lodging, attraction, and 24-hour pharmacy businesses, one mile three miles; for food businesses, two miles; for lodging businesses and 24-hour pharmacies, three miles; and for camping businesses, ten miles.
- (i) (j) The maximum distance that an eligible business in any other county a rural area can be located from the interchange shall not exceed 15 miles in either direction, except the maximum distance that an eligible 24-hour pharmacy business can be located from the interchange shall not exceed three miles in either direction.
- (j) Logo sign panels must be erected so that motorists approaching an interchange view the panels in the following order: 24-hour pharmacy, eamping, lodging, food, gas.
- (k) If there is insufficient space on a logo sign panel to display all eligible businesses for a specific type of service, the businesses closest to the interchange have priority over businesses farther away from the interchange.
- (k) If there is available space on a logo sign panel and no application has been received by the franchise from a fully eligible business, a substantially eligible business may be allowed the space.
  - Sec. 3. Minnesota Statutes 2012, section 160.80, subdivision 2, is amended to read:
- Subd. 2. Franchises. The commissioner may, by public negotiation or bid, grant one or more franchises to qualified persons to erect and maintain, on the right-of-way of interstate and controlled-access trunk highways, signs informing the motoring public of gas, food, lodging, camping facilities, attractions, and 24-hour pharmacies. A franchisee shall furnish, install, maintain, and replace signs for the benefit of advertisers who provide gas, food, lodging, camping facilities, attractions, and 24-hour pharmacies for the general public, and lease advertising space on the signs to operators of these facilities.
  - Sec. 4. Minnesota Statutes 2012, section 161.04, subdivision 5, is amended to read:

Sec. 4. 3

	SF1270	REVISOR	TA	S1270-2	2nd Engrossment
4.1	Subd.	5. Trunk highway (	emergency re	elief account. (a) The	trunk highway
4.2	emergency re	elief account is creat	ed in the trun	k highway fund. Mon	ey in the account is
4.3	appropriated	to the commissioner	to be used to f	und relief activities re	lated to an emergency,
4.4	as defined in	section 161.32, subc	division 3, or	under section 12A.16,	subdivision 1.
4.5	(b) Rei	mbursements by the	Federal High	way Administration for	or emergency relief
4.6	payments ma	ide from the trunk hi	ghway emerg	ency relief account m	ust be credited to the
4.7	account. Inte	rest accrued on the ε	necount must	oe eredited to the acco	ount. Notwithstanding
4.8	section 16A.	28, money in the acc	ount is availa	ble until spent. If the b	palance of the account
4.9	at the end of	a fiscal year is great	er than \$10,0	00,000, the amount ab	pove \$10,000,000
4.10	must be canc	celed to the trunk hig	shway fund.		
4.11	(c) By	September 1, 2012,	and in every	subsequent even-num	bered year by
4.12	September 1,	, the commissioner s	hall submit a	report to the chairs an	d ranking minority
4.13	members of t	the senate and house	of representa	tives committees havi	ng jurisdiction over
4.14	transportation	n policy and finance.	. The report n	nust include the balance	ce, as well as details
4.15	of payments	made from and depo	sits made to t	he trunk highway eme	ergency relief account
4.16	since the last	report.			
4.17	Sec. 5. M	innesota Statutes 20	12, section 16	1.115, subdivision 229	9, is amended to read:
4.18	Subd. 2	229. Route No. 298	. Beginning a	at a point on Route No	o. 21 in the city of
4.19	Faribault; the	ence extending in a s	southerly and	easterly direction thro	ugh the grounds of
4.20	the Minnesot	a State Academy for	the Blind, th	e Faribault Regional T	Freatment Center, and
4.21	the Minnesot	a Correctional Facil	<del>ity - Faribault</del>	to a point on Route N	No. 323.
4.22	Sec. 6. M	innesota Statutes 20	12, section 16	1.115, is amended by	adding a subdivision
4.23	to read:				
4.24	Subd. 2	270. <b>Route No. 339.</b>	Beginning a	t a point on Route No.	45, thence extending
4.25	easterly to a	point on the boundar	ry line betwee	n the states of Minnes	ota and Wisconsin.
4.26	Sec. 7. M	innesota Statutes 20	12, section 16	1.1231, subdivision 8	, is amended to read:
4.27	Subd. 8	8. Special account.	Fees collecte	d by the commissione	r under this section
4.28	must be depo	osited in the state trea	asury and cre	dited to a special acco	unt. Money in the

account is appropriated to the commissioner to construct, operate, repair, and maintain the

parking facilities and the high-occupancy vehicle, managed lanes on I-394, and related

multimodal and technology improvements that serve users of the parking facilities.

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Sec. 8. Minnesota Statutes 2012, section 161.44, is amended by adding a subdivision to read:

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- Subd. 1a. **Periodic review.** (a) The commissioner is encouraged to examine all real property owned by the state and under the custodial control of the department to decide whether any real property may be declared as surplus and suitable for sale or some other means of disposal.
- (b) The commissioner shall report the findings under paragraph (a) to the house of representatives and senate committees with jurisdiction over transportation policy and finance by March 1 of each odd-numbered year. The report may be submitted electronically, and is subject to section 3.195, subdivision 1.
- (c) For purposes of this subdivision, "surplus" means real property that is no longer needed for state highway purposes, and that has not been used for state highway purposes for the previous five years.
  - Sec. 9. Minnesota Statutes 2012, section 162.02, subdivision 3a, is amended to read:
- Subd. 3a. **Variances from rules and engineering standards.** (a) The commissioner may grant variances from the rules and from the engineering standards developed pursuant to section 162.021 or 162.07, subdivision 2. A political subdivision in which a county state-aid highway is located or is proposed to be located may submit a written request to the commissioner for a variance for that highway. The commissioner shall comply with section 174.75, subdivision 5, in evaluating a variance request related to a complete streets project.
- (b) The commissioner shall publish notice of the request in the State Register and give notice to all persons known to the commissioner to have an interest in the matter. The commissioner may grant or deny the variance within 30 days of providing notice of receiving the variance request. If a written objection to the request is received within seven days of providing notice, the variance shall be granted or denied only after a contested case hearing has been held on the request. If no timely objection is received and the variance is denied without hearing, the political subdivision may request, within 30 days of receiving notice of denial, and shall be granted a contested case hearing.
- (c) For purposes of this subdivision, "political subdivision" includes (1) an agency of a political subdivision which has jurisdiction over parks, and (2) a regional park authority.
  - Sec. 10. Minnesota Statutes 2012, section 162.09, subdivision 3a, is amended to read:
- Subd. 3a. **Variances from rules and engineering standards.** (a) The commissioner may grant variances from the rules and from the engineering standards developed pursuant to section 162.13, subdivision 2. A political subdivision in which a municipal

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state-aid street is located or is proposed to be located may submit a written request to the commissioner for a variance for that street. The commissioner shall comply with section 174.75, subdivision 5, in evaluating a variance request related to a complete streets project.

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- (b) The commissioner shall publish notice of the request in the State Register and give notice to all persons known to the commissioner to have an interest in the matter. The commissioner may grant or deny the variance within 30 days of providing notice of receiving the variance request. If a written objection to the request is received within seven days of providing notice, the variance shall be granted or denied only after a contested case hearing has been held on the request. If no timely objection is received and the variance is denied without hearing, the political subdivision may request, within 30 days of receiving notice of denial, and shall be granted a contested case hearing.
- (c) For purposes of this subdivision, "political subdivision" includes (1) an agency of a political subdivision which has jurisdiction over parks, and (2) a regional park authority.

Sec. 11. Minnesota Statutes 2012, section 162.13, subdivision 2, is amended to read:

Subd. 2. **Money needs defined.** For the purpose of this section money needs of each city having a population of 5,000 or more are defined as the estimated cost of constructing and maintaining over a period of 25 years the municipal state-aid street system in such city. Right-of-way costs and drainage shall be included in money needs. Lighting costs and other costs incidental to construction and maintenance, or a specified portion of such costs, as set forth in the commissioner's rules, may be included in determining money needs. When a county locates a county state-aid highway over a portion of a street in any such city and the remaining portion is designated as a municipal state-aid street only the construction and maintenance costs of the portion of the street other than the portions taken over by the county shall be included in the money needs of the city. To avoid variances in costs due to differences in construction and maintenance policy, construction and maintenance costs shall be estimated on the basis of the engineering standards developed cooperatively by the commissioner and the engineers, or a committee thereof, of the cities.

Sec. 12. Minnesota Statutes 2012, section 168.017, subdivision 2, is amended to read:

Subd. 2. 12 uniform registration periods. There are established 12 registration periods, each to be designated by a calendar month and to start on the first day of such month and end on the last day of the 12th month from the date of commencing. The registrar shall administer the monthly series system of registration to distribute the work of registering vehicles described in subdivision 1 as uniformly as practicable through the

Sec. 12. 6 ealendar year. The registrar shall register all vehicles subject to registration under the monthly series system for a minimum period of 12 consecutive calendar months.

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- Sec. 13. Minnesota Statutes 2012, section 168.017, subdivision 3, is amended to read:
- Subd. 3. **Exceptions.** (a) The registrar shall register all vehicles subject to registration under the monthly series system for a period of 12 consecutive calendar months, unless:
- (1) the application is an original rather than renewal application under section 168.127; or
- (2) the applicant is a licensed motor vehicle lessor under section 168.27 and the vehicle is leased or rented for periods of time of not more than 28 days, in which case the applicant may apply for initial or renewed registration of a vehicle for a period of four or more months, the month of expiration to be designated by the applicant at the time of registration. To qualify for this exemption, the applicant must present the application to the registrar at St. Paul, or a designated deputy registrar office. Subsequent registration periods when the applicant is not a qualified motor vehicle lessor under this subdivision must be for a period of 12 months commencing from the last month for which registration was issued.
- (b) In any instance except that of a licensed motor vehicle lessor, the registrar shall not approve registering the vehicle subject to the application for a period of less than three months, except when the registrar determines that to do otherwise will help to equalize the registration and renewal work load of the department.

Sec. 14. Minnesota Statutes 2012, section 168.053, subdivision 1, is amended to read:

Subdivision 1. **Application; fee; penalty.** Any person, firm, or corporation engaged in the business of transporting motor vehicles owned by another, by delivering, by drive-away or towing methods, either singly or by means of the full mount method, the saddle mount method, the tow bar method, or any other combination thereof, and under their own power, vehicles over the highways of the state from the manufacturer or any other point of origin, to any point of destination, within or without the state, shall make application to the registrar for a drive-away in-transit license. This application for annual license shall be accompanied by a registration fee of \$250 and contain such information as the registrar may require. Upon the filing of the application and the payment of the fee, the registrar shall issue to each drive-away operator a drive-away in-transit license plate, which must be carried and displayed on the power unit consistent with section 169.79 and the plate shall remain on the vehicle while being operated within the state Minnesota.

The license plate issued under this subdivision is not valid for the purpose of permanent vehicle registration and is not valid outside Minnesota. Additional drive-away in-transit

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license plates desired by any drive-away operator may be secured from the registrar of motor vehicles upon the payment of a fee of \$5 for each set of additional license plates. Any person, firm, or corporation engaging in the business as a drive-away operator, of transporting and delivering by means of full mount method, the saddle mount method, the tow bar method, or any combination thereof, and under their own power, motor vehicles, who fails or refuses to file or cause to be filed an application, as is required by law, and to pay the fees therefor as the law requires, shall be found guilty of violating the provisions of sections 168.053 to 168.057; and, upon conviction, fined not less than \$50, and not more than \$100, and all costs of court. Each day so operating without securing the license and plates as required therein shall constitute a separate offense within the meaning thereof.

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- Sec. 15. Minnesota Statutes 2012, section 168.123, subdivision 2, is amended to read:
- Subd. 2. **Design.** The commissioner of veterans affairs shall design the emblem for the veterans' special plates, subject to the approval of the commissioner, that satisfy the following requirements:
- (a) For a Vietnam veteran who served after July 1, 1961, and before July 1, 1978, in the active military service in a branch of the armed forces of the United States or a nation or society allied with the United States the special plates must bear the inscription "VIETNAM VET." and the letters "V" and "V" with the first letter directly above the second letter and both letters just preceding the first numeral of the special plate number.
- (b) For a veteran stationed on the island of Oahu, Hawaii, or offshore, during the attack on Pearl Harbor on December 7, 1941, the special plates must bear the inscription "PEARL HARBOR SURVIVOR." and the letters "P" and "H" with the first letter directly above the second letter and both letters just preceding the first numeral of the special plate number.
- (c) For a veteran who served during World War I or World War II, the plates must bear the inscription "WORLD WAR VET." and:
- (1) for a World War I veteran, the characters "W" and "I" with the first character directly above the second character and both characters just preceding the first numeral of the special plate number; or
- (2) for a World War II veteran, the characters "W" and "II" with the first character directly above the second character and both characters just preceding the first numeral of the special plate number.
- (d) For a veteran who served during the Korean Conflict, the special plates must bear the inscription "KOREAN VET." and the letters "K" and "V" with the first letter

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directly above the second letter and both letters just preceding the first numeral of the special plate number.

(e) For a combat wounded veteran who is a recipient of the Purple Heart medal, the plates must bear the inscription "COMBAT WOUNDED VET" and have a facsimile or an emblem of the official Purple Heart medal and the letters "C" over "W" with the first letter directly over the second letter just preceding the first numeral of the special plate number.

A member of the United States armed forces who is serving actively in the military and who is a recipient of the Purple Heart medal is also eligible for this license plate. The commissioner of public safety shall ensure that information regarding the required proof of eligibility for any applicant under this paragraph who has not yet been issued military discharge papers is distributed to the public officials responsible for administering this section.

- (f) For a Persian Gulf War veteran, the plates must bear the inscription "GULF WAR VET." and the letters "G" and "W" with the first letter directly above the second letter and both letters just preceding the first numeral of the special plate number. For the purposes of this section, "Persian Gulf War veteran" means a person who served on active duty after August 1, 1990, in a branch of the armed forces of the United States or a nation or society allied with the United States or the United Nations during Operation Desert Shield, Operation Desert Storm, or other military operation in the Persian Gulf area combat zone as designated in United States Presidential Executive Order No. 12744, dated January 21, 1991.
- (g) For a veteran who served in the Laos War after July 1, 1961, and before July 1, 1978, the special plates must bear the inscription "LAOS WAR VET." and the letters "L" and "V" with the first letter directly above the second letter and both letters just preceding the first numeral of the special plate number.
  - (h) For a veteran who is the recipient of:
- (1) the Iraq Campaign Medal, the special plates must be inscribed with a facsimile of that medal and must bear the inscription "IRAQ WAR VET" directly below the special plate number;
- (2) the Afghanistan Campaign Medal, the special plates must be inscribed with a facsimile of that medal and must bear the inscription "AFGHAN WAR VET" directly below the special plate number;
- (3) the Global War on Terrorism Expeditionary Medal, the special plates must be inscribed with a facsimile of that medal and must bear the inscription "GWOT VETERAN" directly below the special plate number; or

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(4) the Armed Forces Expeditionary Medal, the special plates must bear an appropriate inscription that includes a facsimile of that medal.

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- (i) For a veteran who is the recipient of the Global War on Terrorism Service Medal, the special plates must be inscribed with a facsimile of that medal and must bear the inscription "GWOT VETERAN" directly below the special plate number. In addition, any member of the National Guard or other military reserves who has been ordered to federally funded state active service under United States Code, title 32, as defined in section 190.05, subdivision 5b, and who is the recipient of the Global War on Terrorism Service Medal, is eligible for the license plate described in this paragraph, irrespective of whether that person qualifies as a veteran under section 197.447.
- (j) For a veteran who is the recipient of the Korean Defense Service Medal, the special plates must be inscribed with a facsimile of that medal and must bear the inscription "KOREAN DEFENSE SERVICE" directly below the special plate number.
- (k) For a veteran who is a recipient of the Bronze Star medal, the plates must bear the inscription "BRONZE STAR VET" and have a facsimile or an emblem of the official Bronze Star medal.
- (l) For a veteran who is a recipient of the Silver Star medal, the plates must bear the inscription "SILVER STAR VET" and have a facsimile or an emblem of the official Silver Star medal.
- Sec. 16. Minnesota Statutes 2012, section 168.183, subdivision 1, is amended to read:

  Subdivision 1. **Payment of taxes.** All trucks, truck-tractors, trailers and semitrailers, trucks using combination, and buses which comply with all of the provisions of section 168.181, subdivision 1, clause (6), but are excluded from the exemptions provided therein solely because of the intrastate temporary nature of their movement in this state, owned by nonresidents owning or operating circuses, carnivals or similar amusement attractions or concessions shall be required to comply with all laws and rules as to the payment of taxes applicable to like vehicles owned by Minnesota residents but such, except that nonresidents may make application to pay such the tax for each vehicle proportionate to the number of months or fraction thereof such the vehicles are in this state. For the purposes of this subdivision, buses do not include charter buses that are considered proratable vehicles under section 168.187, subdivision 4.
- Sec. 17. Minnesota Statutes 2012, section 168.187, subdivision 17, is amended to read: Subd. 17. **Trip permit.** Subject to agreements or arrangements made or entered into pursuant to subdivision 7, the commissioner may issue trip permits for use of Minnesota

Sec. 17. 10

highways by individual vehicles, on an occasional basis, for periods not to exceed 120 hours in compliance with rules promulgated pursuant to subdivision 23 and upon payment of a fee of \$15. For the purposes of this subdivision, "on an occasional basis" means no more than one permit per vehicle within a 30-day period, which begins the day a permit is effective.

- Sec. 18. Minnesota Statutes 2012, section 168.27, is amended by adding a subdivision to read:
- Subd. 3d. **Used vehicle parts dealer.** A used vehicle parts dealer licensee may sell, solicit, or advertise the sale of used parts and the remaining scrap metals, but is prohibited from selling any new or used motor vehicles for use at retail or for resale to a dealer.
- 11.11 Sec. 19. Minnesota Statutes 2012, section 168.27, subdivision 10, is amended to read:
  - Subd. 10. **Place of business.** (a) All licensees under this section shall have an established place of business which shall include as a minimum:
    - (1) For a new motor vehicle dealer, the following:

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- (i) a commercial building owned or under lease by the licensee. The lease must be for a minimum term of one year. The building must contain office space where the books, records, and files necessary to conduct the business are kept and maintained with personnel available during normal business hours. Dealership business hours must be conspicuously posted on the place of doing business and readily viewable by the public;
- (ii) a bona fide contract or franchise (A) in effect with a manufacturer or distributor of the new motor vehicles the dealer proposes to sell, broker, wholesale, or auction, or (B) in effect with the first-stage manufacturer or distributor of new motor vehicles purchased from a van converter or modifier which the dealer proposes to sell, broker, wholesale, or auction, or (C) in effect with the final-stage manufacturer of the new type A, B, or C motor homes which the dealer proposes to sell, broker, wholesale, or auction;
- (iii) a facility for the repair and servicing of motor vehicles and the storage of parts and accessories, not to exceed ten miles distance from the principal place of business. The service may be provided through contract with bona fide operators actually engaged in the services;
- (iv) an area either indoors or outdoors to display motor vehicles that is owned or under lease by the licensee; and
  - (v) a sign readily viewable by the public that clearly identifies the dealership by name.
- (2) For a used motor vehicle dealer, the following:

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(i) a commercial building owned or under lease by the licensee. The lease must be for a minimum term of one year. The building must contain office space where the books, records, and files necessary to conduct the business are kept and maintained with personnel available during normal business hours or automatic telephone answering service during normal business hours. Dealership business hours must be conspicuously posted on the place of doing business and readily viewable by the public;

- (ii) an area either indoors or outdoors to display motor vehicles which is owned or under lease by the licensee; and
- (iii) a sign readily viewable by the public that clearly identifies the dealership by name.
- (3) For a motor vehicle lessor, the following: a commercial office space where the books, records, and files necessary to conduct the business are kept and maintained with personnel available during normal business hours or an automatic telephone answering service during normal business hours. Business hours must be conspicuously posted on the place of doing business and readily viewable by the public. The office space must be owned or under lease for a minimum term of one year by the licensee.
- (4) For a motor vehicle wholesaler, the following: a commercial office space where the books, records, and files necessary to conduct the business are kept and maintained with personnel available during normal business hours or an automatic telephone answering service during normal business hours. The office space must be owned or under lease for a minimum term of one year by the licensee.
- (5) For a motor vehicle auctioneer, the following: a permanent enclosed commercial building, within or without the state, on a permanent foundation, owned or under lease by the licensee. The lease must be for a minimum term of one year. The building must contain office space where the books, records, and files necessary to conduct the business are kept and maintained with personnel available during normal business hours or an automatic telephone answering service during normal business hours.
- (6) For a motor vehicle broker, the following: a commercial office space where books, records, and files necessary to conduct business are kept and maintained with personnel available during normal business hours, or an automatic telephone answering service available during normal business hours. A sign, clearly identifying the motor vehicle broker by name and listing the broker's business hours, must be posted in a location and manner readily viewable by a member of the public visiting the office space. The office space must be owned or under lease for a minimum term of one year by the licensee.
- (7) For a limited use vehicle license holder, the following: a commercial office space where books, records, and files necessary to conduct nonprofit charitable activities are kept

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and maintained with personnel available during normal business hours, or an automatic telephonic answering service available during normal business hours. The office space must be owned or under lease for a minimum term of one year by the licensee.

- (b) If a new or used motor vehicle dealer maintains more than one place of doing business in a county, the separate places must be listed on the application. If additional places of business are maintained outside of one county, separate licenses must be obtained for each county.
- (c) If a motor vehicle lessor, wholesaler, auctioneer, or motor vehicle broker maintains more than one permanent place of doing business, either in one or more counties, the separate places must be listed in the application, but only one license is required. If a lessor proposes to sell previously leased or rented vehicles or if a broker proposes to establish an office at a location outside the seven-county metropolitan area, as defined in section 473.121, subdivision 2, other than cities of the first class, the lessor or broker must obtain a license for each nonmetropolitan area county in which the lessor's sales are to take place or where the broker proposes to locate an office.
- (d) If a motor vehicle dealer, lessor, wholesaler, or motor vehicle broker does not have direct access to a public road or street, any privately owned roadway providing access to a public road or street must be clearly identified and adequately maintained.
- (e) A new or used motor vehicle dealer may establish a temporary place of business outside the county where it maintains its licensed location to sell horse trailers exclusively without obtaining an additional license.
- (f) A new or used motor vehicle dealer may establish a temporary place of business outside the county where it maintains its licensed location to sell recreational vehicles exclusively without obtaining an additional license if:
- (1) the dealer establishes a temporary place of business for the sale of recreational vehicles not more than four times during any calendar year;
- (2) each temporary place of business other than an official county fair or the Minnesota State Fair within the seven-county metropolitan area, as defined in section 473.121, subdivision 2, is established jointly with at least four other recreational vehicle dealers;
- (3) each temporary place of business other than an official county fair outside the seven-county metropolitan area, as defined in section 473.121, subdivision 2, is established jointly with at least one other recreational vehicle dealer;
- (4) each establishment of a temporary place of business for the sale of recreational vehicles is for no more than 12 consecutive days; and

Sec. 19. 13 (5) the dealer notifies the registrar of motor vehicles of each temporary place of business for the sale of recreational vehicles.

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- Sec. 20. Minnesota Statutes 2012, section 168.27, subdivision 11, is amended to read:
- Subd. 11. **Dealers' licenses; location change notice; fee.** (a) Application for a dealer's license or notification of a change of location of the place of business on a dealer's license must include a street address, not a post office box, and is subject to the commissioner's approval.
- (b) Upon the filing of an application for a dealer's license and the proper fee, unless the application on its face appears to be invalid, the commissioner shall grant a 90-day temporary license. During the 90-day period following issuance of the temporary license, the commissioner shall inspect the place of business site and insure compliance with this section and rules adopted under this section.
- (c) The commissioner may extend the temporary license 30 days to allow the temporarily licensed dealer to come into full compliance with this section and rules adopted under this section.
- (d) In no more than 120 days following issuance of the temporary license, the dealer license must either be granted or denied.
  - (e) A license must be denied under the following conditions:
- (1) The license must be denied if within the previous ten years the applicant was enjoined due to a violation of section 325F.69 or convicted of violating section 325E.14, 325E.15, 325E.16, or 325F.69, or convicted under section 609.53 of receiving or selling stolen vehicles, or convicted of violating United States Code, title 15, sections 1981 to 1991 or pleaded guilty, entered a plea of nolo contendere or no contest, or has been found guilty in a court of competent jurisdiction of any charge of failure to pay state or federal income or sales taxes or felony charge of forgery, embezzlement, obtaining money under false pretenses, theft by swindle, extortion, conspiracy to defraud, or bribery.
- (2) The license must also be denied if within the previous year the applicant has been denied a dealer license.
- (3) (2) A license must also be denied if the applicant has had a dealer license revoked within the previous ten years.
- (f) If the application is approved, the commissioner shall license the applicant as a dealer for one year from the date the temporary license is granted and issue a certificate of license that must include a distinguishing number of identification of the dealer. The license must be displayed in a prominent place in the dealer's licensed place of business.

Sec. 20. 14

(g) Each initial application for a license must be accompanied by a fee of \$100 in 15.1 addition to the annual fee. The annual fee is \$150. The initial fees and annual fees must 15.2 be paid into the state treasury and credited to the general fund except that \$50 of each 15.3 initial and annual fee must be paid into the vehicle services operating account in the 15.4 special revenue fund under section 299A.705. 15.5 Sec. 21. Minnesota Statutes 2012, section 168A.153, subdivision 1, is amended to read: 15.6 Subdivision 1. Older model vehicle. (a) A dealer who buys an older model vehicle 15.7 to dismantle or destroy must: 15.8 (1) obtain the certificate of title or verify ownership on the department's electronic 15.9 record; 15.10 15.11 (2) notify any secured parties; and (3) retain the certificate of title or a copy of the motor vehicle record. 15.12 (b) A dealer who buys an older model vehicle to be dismantled dismantle or 15.13 15.14 destroyed shall report to destroy must notify the department within 30 ten days including. The notification must be made electronically as prescribed by the registrar, and must 15.15 include the vehicle's license plate number and identification number, and the seller's 15.16 15.17 name and driver's license number. (c) The records and information retained or submitted under paragraphs (a) and (b) 15.18 shall be kept and maintained in a manner consistent with the requirements of section 15.19 168A.11, subdivision 3. 15.20 15.21 Sec. 22. Minnesota Statutes 2012, section 168A.153, subdivision 2, is amended to read: 15.22 Subd. 2. Late-model or high-value vehicle. (a) A dealer who buys a late-model or high-value vehicle to be dismantled dismantle or destroyed shall destroy must: 15.23 15.24 (1) obtain the certificate of title; (2) notify the any secured party parties, if any, and the commissioner in the manner 15.25 prescribed in subdivision 3. The dealer must then properly destroy the certificate of 15.26 title; and 15.27 (3) retain the certificate of title or a copy of the motor vehicle record. 15.28 (b) A dealer who buys a late-model or high-value vehicle to dismantle or destroy 15.29 must notify the department within ten days. The notification must be made electronically 15.30 as prescribed by the registrar, must include the vehicle's license plate number and 15.31

identification number, and must include the seller's name and driver's license number.

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(c) The records and information retained or submitted under paragraphs (a) and (b) shall be kept and maintained in a manner consistent with the requirements of section 168A.11, subdivision 3.

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- Sec. 23. Minnesota Statutes 2012, section 168A.153, is amended by adding a subdivision to read:
- Subd. 2a. Purchase of abandoned vehicles from a dealer. (a) Subdivision 1 does not apply to purchase of a scrap vehicle as an abandoned vehicle from a license holder under section 168.27 who is in possession of the vehicle for service or repair.
- (b) A scrap vehicle dealer acquiring a scrap vehicle under this subdivision shall obtain the selling dealer's business name and address, a copy of the repair order, and, if available, a bill of sale or other evidence of open or legitimate purchase. The scrap vehicle dealer must notify the department within ten days. The notification must be made electronically as prescribed by the registrar, must include the vehicle's license plate number and identification number, and must include the seller's name.
- (c) The records and information obtained or submitted under paragraph (b) shall be maintained in a manner consistent with the requirements of section 168A.11, subdivision 3.
- Subd. 3. **Notification on vehicle to be dismantled or destroyed; service fee.** Within the time frames prescribed in subdivisions 1 and, 2, and 2a of acquiring a vehicle titled and registered in Minnesota, a dealer shall notify the registrar that the dealership purchased the vehicle to be dismantled or destroyed. The notification must be made electronically as prescribed by the registrar. The dealer may contract this service to a deputy registrar and

Sec. 24. Minnesota Statutes 2012, section 168A.153, subdivision 3, is amended to read:

- the registrar may charge a fee not to exceed \$7 per transaction to provide this service.
  - Sec. 25. Minnesota Statutes 2012, section 168B.15, is amended to read:

#### 168B.15 TOW TRUCK PERMIT.

The commissioner of transportation may issue permits to an applicant who pays a single \$300 annual fee to cover all tow trucks and towing vehicles owned by the applicant and meets any other conditions prescribed by the commissioner. The permit authorizes the tow truck or towing vehicle, when towing a disabled or damaged vehicle to a place of repair or to a place of safekeeping, to exceed the length and weight limitations of this chapter 169.

Sec. 26. Minnesota Statutes 2012, section 169.011, subdivision 71, is amended to read:

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Subd. 71. **School bus.** (a) "School bus" means a motor vehicle used to transport pupils to or from a school defined in section 120A.22, or to or from school-related activities, by the school or a school district, or by someone under an agreement with the school or a school district. A school bus does not include a motor vehicle transporting children to or from school for which parents or guardians receive direct compensation from a school district, a motor coach operating under charter carrier authority, a transit bus providing services as defined in section 174.22, subdivision 7, or a vehicle otherwise qualifying as a type III vehicle under paragraph (h), when the vehicle is properly registered and insured and being driven by an employee or agent of a school district for nonscheduled or nonregular transportation.

- (b) A school bus may be type A, type B, type C, or type D, multifunction school activity bus, or type III as provided in paragraphs (c) to (h).
- (c) A "type A school bus" is a van conversion or bus constructed utilizing a cutaway front section vehicle with a left-side driver's door. This definition includes two classifications: type A-I, with a gross vehicle weight rating (GVWR) less than or equal to 14,500 pounds; and type A-II, with a GVWR greater than 14,500 pounds and less than or equal to 21,500 pounds.
- (d) A "type B school bus" is constructed utilizing a stripped chassis. The entrance door is behind the front wheels. This definition includes two classifications: type B-I, with a GVWR less than or equal to 10,000 pounds; and type B-II, with a GVWR greater than 10,000 pounds.
- (e) A "type C school bus" is constructed utilizing a chassis with a hood and front fender assembly. The entrance door is behind the front wheels. A "type C school bus" also includes a cutaway truck chassis or truck chassis with cab, with or without a left side door, and with a GVWR greater than 21,500 pounds.
- (f) A "type D school bus" is constructed utilizing a stripped chassis. The entrance door is ahead of the front wheels.
- (g) A "multifunction school activity bus" is a school bus that meets the definition of a multifunction school activity bus in Code of Federal Regulations, title 49, section 571.3. A vehicle that meets the definition of a type III vehicle is not a multifunction school activity bus.
- (h) A "type III vehicle" is restricted to passenger ears, station wagons, vans, vehicles and buses having a maximum manufacturer's rated seating capacity of ten or fewer people, including the driver, and a gross vehicle weight rating of 10,000 pounds or less. A "type III vehicle" must not be outwardly equipped and identified as a type A, B, C, or D school bus or type A, B, C, or D Head Start bus. A van or bus converted to a seating capacity of

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ten or fewer and placed in service on or after August 1, 1999, must have been originally manufactured to comply with the passenger safety standards.

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- (i) In this subdivision, "gross vehicle weight rating" means the value specified by the manufacturer as the loaded weight of a single vehicle.
  - Sec. 27. Minnesota Statutes 2012, section 169.14, subdivision 2, is amended to read:
- Subd. 2. Speed limits. (a) Where no special hazard exists the following speeds shall be lawful, but any speeds in excess of such limits shall be prima facie evidence that the speed is not reasonable or prudent and that it is unlawful; except that the speed limit within any municipality shall be a maximum limit and any speed in excess thereof shall be unlawful:
  - (1) 30 miles per hour in an urban district;
- (2) 65 miles per hour on noninterstate expressways, as defined in section 160.02, subdivision 18b, and noninterstate freeways, as defined in section 160.02, subdivision 19;
  - (3) 55 60 miles per hour in locations other than those specified in this section;
- (4) 70 miles per hour on interstate highways outside the limits of any urbanized area with a population of greater than 50,000 as defined by order of the commissioner of transportation;
- (5) 65 miles per hour on interstate highways inside the limits of any urbanized area with a population of greater than 50,000 as defined by order of the commissioner of transportation;
  - (6) ten miles per hour in alleys;
- (7) 25 miles per hour in residential roadways if adopted by the road authority having jurisdiction over the residential roadway; and
- (8) 35 miles per hour in a rural residential district if adopted by the road authority having jurisdiction over the rural residential district.
- (b) A speed limit adopted under paragraph (a), clause (7), is not effective unless the road authority has erected signs designating the speed limit and indicating the beginning and end of the residential roadway on which the speed limit applies.
- (c) A speed limit adopted under paragraph (a), clause (8), is not effective unless the road authority has erected signs designating the speed limit and indicating the beginning and end of the rural residential district for the roadway on which the speed limit applies.
- (d) Notwithstanding section 609.0331 or 609.101 or other law to the contrary, a person who violates a speed limit established in this subdivision, or a speed limit designated on an appropriate sign under subdivision 4, 5, 5b, 5c, or 5e, by driving 20 miles

Sec. 27. 18 per hour or more in excess of the applicable speed limit, is assessed an additional surcharge equal to the amount of the fine imposed for the speed violation, but not less than \$25.

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EFFECTIVE DATE. This section is effective upon the placement of conforming signs designating the speed specified in this section by the commissioner of transportation on affected trunk highways and by local authorities on affected streets and highways under their jurisdictions. The placement of conforming signs must occur during the ordinary course of placement and replacement of signs, but must be completed before January 1, 2025.

- Sec. 28. Minnesota Statutes 2012, section 169.18, subdivision 4, is amended to read:
- Subd. 4. **Passing on the right.** The driver of a vehicle may overtake and pass upon the right of another vehicle only upon the following conditions:
  - (1) when the vehicle overtaken is making or about to make a left turn;
- (2) upon a street or highway with unobstructed pavement not occupied by parked vehicles of sufficient width for two or more lines of moving vehicles in each direction;
- (3) upon a one-way street, or upon any roadway on which traffic is restricted to one direction of movement, where the roadway is free from obstructions and of sufficient width for two or more lines of moving vehicles;
- (4) when the driver of a vehicle may overtake and pass another vehicle upon the right only under conditions permitting such movement in safety. In no event shall such movement be made by driving in a bicycle lane or onto the shoulder, whether paved or unpaved, or off the pavement or main-traveled portion of the roadway.
  - Sec. 29. Minnesota Statutes 2012, section 169.18, subdivision 7, is amended to read:
- Subd. 7. **Laned highway.** When any roadway has been divided into two or more clearly marked lanes for traffic, the following rules, in addition to all others consistent herewith, shall apply:
- (a) A vehicle shall be driven as nearly as practicable entirely within a single lane and shall not be moved from such lane until the driver has first ascertained that such movement can be made with safety.
- (b) Upon a roadway which is not a one-way roadway and which is divided into three lanes, a vehicle shall not be driven in the center lane except when overtaking and passing another vehicle where the roadway is clearly visible and such center lane is clear of traffic within a safe distance, or in preparation for a left turn or where such center lane is at the time allocated exclusively to traffic moving in the direction the vehicle is proceeding, and

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is signposted to give notice of such allocation. The left lane of a three-lane roadway which is not a one-way roadway shall not be used for overtaking and passing another vehicle.

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- (c) Official signs may be erected directing slow-moving traffic to use a designated lane or allocating specified lanes to traffic moving in the same direction, and drivers of vehicles shall obey the directions of every such sign.
- (d) Whenever a bicycle lane has been established on a roadway, any person operating a motor vehicle on such roadway shall not drive in the bicycle lane except to <a href="perform parking maneuvers in order to">perform parking maneuvers in order to</a> park where parking is permitted, to enter or leave the highway, or to prepare for a turn as provided in section 169.19, subdivision 1.
- Sec. 30. Minnesota Statutes 2012, section 169.19, subdivision 1, is amended to read: Subdivision 1. **Turning at intersection.** The driver of a vehicle intending to turn at an intersection shall do so as follows:
- (a) Both the approach for a right turn and a right turn shall be made as close as practicable to the right-hand curb or edge of the roadway.
- (b) Approach for a left turn on other than one-way roadways shall be made in that portion of the right half of the roadway nearest the centerline thereof, and after entering the intersection the left turn shall be made so as to leave the intersection to the right of the centerline of the roadway being entered. Whenever practicable the left turn shall be made in that portion of the intersection to the left of the center of the intersection.
- (c) Approach for a left turn from a two-way roadway into a one-way roadway shall be made in that portion of the right half of the roadway nearest the centerline thereof and by passing to the right of such centerline where it enters the intersection.
- (d) A left turn from a one-way roadway into a two-way roadway shall be made from the left-hand lane and by passing to the right of the centerline of the roadway being entered upon leaving the intersection.
- (e) Where both streets or roadways are one way, both the approach for a left turn and a left turn shall be made as close as practicable to the left-hand curb or edge of the roadway.
- (f) Local authorities in their respective jurisdictions may cause markers, buttons, or signs to be placed within or adjacent to intersections and thereby require and direct that a different course from that specified in this section be traveled by vehicles turning at an intersection, and when markers, buttons, or signs are so placed no driver of a vehicle shall turn a vehicle at an intersection other than as directed and required by such markers, buttons, or signs.
- (g) Whenever it is necessary for the driver of a motor vehicle to cross a bicycle lane adjacent to the driver's lane of travel to make a turn, the driver shall first signal the

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movement, then drive the motor vehicle into the bicycle lane prior to making the turn, and shall make the turn, but only after it is safe to do so. The driver shall then make the turn consistent with any traffic markers, buttons, or signs, yielding the right-of-way to any vehicles or bicycles approaching so close thereto as to constitute an immediate hazard.

- Sec. 31. Minnesota Statutes 2012, section 169.34, subdivision 1, is amended to read:
- Subdivision 1. **Prohibitions.** (a) No person shall stop, stand, or park a vehicle, except when necessary to avoid conflict with other traffic or in compliance with the directions of a police officer or traffic-control device, in any of the following places:
- 21.9 (1) on a sidewalk;

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- 21.10 (2) in front of a public or private driveway;
- 21.11 (3) within an intersection;
- 21.12 (4) within ten feet of a fire hydrant;
- 21.13 (5) on a crosswalk;
- 21.14 (6) within 20 feet of a crosswalk at an intersection;
- 21.15 (7) within 30 feet upon the approach to any flashing beacon, stop sign, or traffic-control signal located at the side of a roadway;
  - (8) between a safety zone and the adjacent curb or within 30 feet of points on the curb immediately opposite the ends of a safety zone, unless a different length is indicated by signs or markings;
    - (9) within 50 feet of the nearest rail of a railroad crossing;
- 21.21 (10) within 20 feet of the driveway entrance to any fire station and on the side of 21.22 a street opposite the entrance to any fire station within 75 feet of said entrance when 21.23 properly signposted;
  - (11) alongside or opposite any street excavation or obstruction when such stopping, standing, or parking would obstruct traffic;
- 21.26 (12) on the roadway side of any vehicle stopped or parked at the edge or curb of a street;
- 21.28 (13) upon any bridge or other elevated structure upon a highway or within a highway tunnel, except as otherwise provided by ordinance;
- 21.30 (14) within a designated bicycle lane, except when posted signs permit parking; or
- 21.31 (14) (15) at any place where official signs prohibit stopping.
- 21.32 (b) No person shall move a vehicle not owned by such person into any prohibited 21.33 area or away from a curb such distance as is unlawful.

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(c) No person shall, for camping purposes, leave or park a travel trailer on or within the limits of any highway or on any highway right-of-way, except where signs are erected designating the place as a campsite.

- (d) No person shall stop or park a vehicle on a street or highway when directed or ordered to proceed by any peace officer invested by law with authority to direct, control, or regulate traffic.
- Sec. 32. Minnesota Statutes 2012, section 169.346, is amended by adding a subdivision to read:
  - Subd. 1a. Disability parking when designated spaces occupied or unavailable.

    In the event the designated disability parking spaces are either occupied or unavailable,
    a vehicle bearing a valid disability parking certificate issued under section 169.345 or
    license plates for physically disabled persons under section 168.021 may park at an angle
    and occupy two standard parking spaces.
    - Sec. 33. Minnesota Statutes 2012, section 169.346, subdivision 2, is amended to read:
  - Subd. 2. **Disability parking space signs.** (a) Parking spaces reserved for physically disabled persons must be designated and identified by the posting of signs incorporating the international symbol of access in white on blue and indicating that violators are subject to a fine of up to \$200. These parking spaces are reserved for disabled persons with motor vehicles displaying the required certificate, plates, permit valid for 30 days, or insignia.
  - (b) For purposes of this subdivision, a parking space that is clearly identified as reserved for physically disabled persons by a permanently posted sign that does not meet all design standards, is considered designated and reserved for physically disabled persons. A sign posted for the purpose of this section must be visible from inside a motor vehicle parked in the space, be kept clear of snow or other obstructions which block its visibility, and be nonmovable or only movable by authorized persons.
  - Sec. 34. Minnesota Statutes 2012, section 169.443, subdivision 9, is amended to read:
  - Subd. 9. **Personal cellular phone call prohibition.** (a) As used in this subdivision, "school bus" has the meaning given in section 169.011, subdivision 71. In addition, the term includes type III vehicles as defined in section 169.011, subdivision 71, when driven by employees or agents of school districts.
  - (b) A school bus driver may not operate a school bus while communicating over, or otherwise operating, a cellular phone for personal reasons, whether handheld or hands free, when the vehicle is in motion or a part of traffic.

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Sec. 35. Minnesota Statutes 2012, section 169.447, subdivision 2, is amended to read:

Subd. 2. **Driver seat belt.** School buses and Head Start buses must be equipped with driver seat belts and seat belt assemblies of the type described in section 169.685, subdivision 3. School bus drivers and Head Start bus drivers must use these seat belts. A properly adjusted and fastened seat belt, including both the shoulder and lap belt when the vehicle is so equipped, shall be worn by the driver.

Sec. 36. Minnesota Statutes 2012, section 169.454, subdivision 12, is amended to read: Subd. 12. **Option.** Passenger cars and station wagons Type III vehicles may carry fire extinguisher, first aid kit, and warning triangles in the trunk or trunk area of the vehicle, if a label in the driver and front passenger area clearly indicates the location of these items.

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- Sec. 37. Minnesota Statutes 2012, section 169.824, subdivision 2, is amended to read:
  - Subd. 2. Gross vehicle weight of all axles; credit for idle reduction technology.
  - (a) The gross vehicle weight of all axles of a vehicle or combination of vehicles must not exceed:
  - (1) 80,000 pounds for any vehicle or combination of vehicles on all streets and highways, unless posted at a lower axle weight under section 169.87, subdivision 1; and
  - (2) 88,000 pounds for any vehicle or combination of vehicles with six or more axles while exclusively engaged in hauling livestock on all state trunk highways other than interstate highways, if the vehicle has a permit under section 169.86, subdivision 5, paragraph (j).
  - (b) Notwithstanding the maximum weight provisions of this section, and in order to promote the reduction of fuel use and emissions, the maximum gross vehicle weight limits and the axle weight limits for any motor vehicle subject to sections 169.80 to 169.88 and equipped with idle reduction technology or emissions-reduction technology must be increased by the amount of weight necessary to compensate for the weight of the idle reduction technology or emissions-reduction technology, not to exceed 400\_550 pounds. At the request of an authorized representative of the Department of Transportation or the Department of Public Safety, the vehicle operator shall provide proof that the vehicle is equipped with this technology through documentation or demonstration.

#### **EFFECTIVE DATE.** This section is effective the day following final enactment.

Sec. 38. Minnesota Statutes 2012, section 171.01, subdivision 49b, is amended to read: Subd. 49b. **Valid medical examiner's certificate.** (a) "Valid medical examiner's certificate" means a record, on a form prescribed by the department:

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(1) of a	n medical examiner's	examination	of a person who holds	or is applying for a
class A, class	s B, or class C comm	nercial driver	's license;	
(2) upo	on which the medical	examiner att	tests that the applicant o	r license holder is
physically qu	ualified to drive a cor	nmercial mo	tor vehicle; and	
(3) that	t is not expired.			
(b) A v	alid medical examin	er's certificat	e must be issued by a m	nedical examiner
who is certifi	ied by the Federal M	otor Carrier	Administration and liste	d on the National
Registry of C	Certified Medical Exa	aminers.		
<u>EFFE(</u>	CTIVE DATE. The s	section is eff	ective May 1, 2014.	
Sec. 39.	[171.017] BACKGR	OUND INV	ESTIGATIONS; DEP	PARTMENT
EMPLOYE			,	
Subdiv	rision 1. Backgroun	d checks au	thorized. The commiss	sioner shall
investigate th	ne criminal history ba	ckground of	any current or prospect	ive employees of the
department b	peing considered for a	any position	with the department that	t has or will have:
<u>(1) the</u>	ability to create or m	odify records	s of applicants for enhar	nced drivers' licenses
under section	n 171.01, subdivision	31a, or enha	anced identification card	ds under section
171.01, subd	livision 31b;			
(2) the	ability to issue enhar	nced drivers'	licenses under section 1	71.01, subdivision
31a, or enhai	nced identification ca	rds under sec	ction 171.01, subdivisio	<u>n 31b; or</u>
(3) the	ability to administer	knowledge o	or skills tests under sect	ion 171.13 to an
applicant for	a commercial driver	's license.		
Subd.	2. <b>Procedure.</b> (a) T	he commissi	oner must request a crir	ninal history
background o	check from the super	intendent of	the Bureau of Criminal	Apprehension on all
individuals s	pecified in subdivision	on 1. A reque	est under this section mu	ist be accompanied
by an execute	ed criminal history co	onsent form,	including fingerprints, s	signed by the current
or prospectiv	ve employee being in	vestigated.		
<u>(b) Aft</u>	er receiving a reques	t under parag	graph (a), the superinten	dent of the Bureau
of Criminal A	Apprehension shall p	erform the ba	ackground check require	ed under subdivision
1. The super	intendent shall retrie	ve criminal l	nistory data as defined in	n section 13.87,
conduct a sea	arch of the national c	eriminal reco	rds repository, and prov	ride wants and

warrant information from federal and state repositories. The superintendent is authorized

to exchange fingerprints with the Federal Bureau of Investigation for purposes of the

criminal history check. The superintendent shall return the results of the background

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checks to the commissioner to determine whether:

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25.1	(1) the employee or applicant for employment specified in subdivision 1, clause (1)
25.2	or (2), has committed a disqualifying crime under Code of Federal Regulations, title
25.3	49, section 1572.103; or
25.4	(2) the employee or applicant for employment specified in subdivision 1, clause (3),
25.5	has a conviction of the type specified by Code of Federal Regulations, title 49, section
25.6	384.228(j).
25.7	(c) The superintendent shall recover the cost to the bureau of a background check
25.8	through a fee charged to the commissioner.
25.9	Subd. 3. Notification by other criminal justice agencies. Criminal justice
25.10	agencies, as defined by section 13.02, subdivision 3a, shall provide the commissioner
25.11	with information they possess and that the commissioner requires for the purposes of
25.12	determining the employment suitability of current or prospective employees subject to
25.13	this section.
25.14	Subd. 4. Annual background checks in certain instances. Consistent with Code
25.15	of Federal Regulations, title 49, section 384.228, the commissioner shall request and the
25.16	superintendent shall conduct annual background checks for the department employees
25.17	specified in subdivision 1, clause (3). Annual background checks under this subdivision
25.18	shall be performed in a manner consistent with subdivisions 2 and 3.
25.19	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
25.20	Sec. 40. Minnesota Statutes 2012, section 171.07, subdivision 3a, is amended to read:
25.21	Subd. 3a. Identification cards for seniors. A Minnesota identification card issued
25.22	to an applicant 65 years of age or over shall be of a distinguishing color and plainly
25.23	marked "senior." The fee for the card issued to an applicant 65 years of age or over shall
25.24	be one-half the required fee for a class D driver's license rounded down to the nearest
25.25	quarter dollar. A Minnesota identification card or a Minnesota driver's license issued to a
25.26	person 65 years of age or over shall be valid identification for the purpose of qualifying
25.27	for reduced rates, free licenses or services provided by any board, commission, agency or
25.28	institution that is wholly or partially funded by state appropriations. This subdivision does
25.29	not apply to an enhanced identification card issued to an applicant age 65 or older.
25.30	Sec. 41. Minnesota Statutes 2012, section 171.07, subdivision 4, is amended to read:
25.31	Subd. 4. Expiration. (a) Except as otherwise provided in this subdivision, the
25.32	expiration date of Minnesota identification cards of applicants under the age of 65 shall be
25.33	the birthday of the applicant in the fourth year following the date of issuance of the card.

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(b) A Minnesota identification eards card issued to applicants an applicant age 65 or
over older shall be valid for the lifetime of the applicant, except that for the purposes of
this paragraph, "Minnesota identification card" does not include an enhanced identification
card issued to an applicant age 65 or older.

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- (c) The expiration date for an Under-21 identification card is the cardholder's 21st birthday. The commissioner shall issue an identification card to a holder of an Under-21 identification card who applies for the card, pays the required fee, and presents proof of identity and age, unless the commissioner determines that the applicant is not qualified for the identification card.
- Sec. 42. Minnesota Statutes 2012, section 171.12, subdivision 6, is amended to read:
- Subd. 6. Certain convictions not recorded. (a) Except as provided in paragraph (c), the department shall not keep on the record of a driver any conviction for a violation of a speed limit of 55 miles per hour unless the violation consisted of a speed greater than ten miles per hour in excess of the speed limit.
- (b) Except as provided in paragraph (c), the department shall not keep on the record of a driver any conviction for a violation of a speed limit of 60 miles per hour unless the violation consisted of a speed greater than:
- (1) ten miles per hour in excess of the speed limit, for any violation occurring on or after August 1, 2012, and before August 1, 2014; or
- (2) five miles per hour in excess of the speed limit, for any violation occurring on or after August 1, 2014.
- (c) This subdivision does not apply to (1) a violation that occurs in a commercial motor vehicle, or (2) a violation committed by a holder of a class A, B, or C commercial driver's license, without regard to whether the violation was committed in a commercial motor vehicle or another vehicle.
- (d) Except as provided in paragraph (c), the department shall not keep on the record of a driver any conviction for a violation of a speed limit on marked Interstate 35E in the city of St. Paul, from its intersection with West Seventh Street to its intersection with marked Interstate Highway 94, unless the violation consists of a speed greater than ten miles per hour in excess of the speed limit.
- Sec. 43. Minnesota Statutes 2012, section 174.02, is amended by adding a subdivision to read:
- Subd. 2a. **Transportation ombudsperson.** (a) The commissioner shall appoint a 26.33 person to the position of transportation ombudsperson. The transportation ombudsperson 26.34

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reports direc	etly to the commission	ner. The ombu	dsperson must be selec	eted without regard to
political affi	liation and must be qu	ualified to perf	orm the duties specifie	ed in this subdivision.
<u>(b) Po</u>	wers and duties of the	e transportatio	n ombudsperson inclu	ude, but are not
<u>limited to:</u>				
(1) pro	oviding a neutral, inde	pendent resou	ce for dispute and issu	ue resolution between
the departm	ent and the general pu	ıblic where an	other mechanism or fo	orum is not available;
(2) gat	thering information al	bout decisions	acts, and other matte	rs of the department;
(3) pro	oviding information to	o the general p	oublic;	
(4) fac	cilitating discussions of	or arranging m	ediation when approp	oriate; and
(5) ma	aintaining and monito	ring performa	nce measures for the	ombudsperson
program.				
<u>(c) Th</u>	e transportation ombu	ıdsperson may	not hold another form	mal position within
the departm	ent. The transportation	n ombudspers	on may not impose a	complaint fee.
(d) Ar	nounts that may be sp	ent to pay the	costs of the transporta	ation ombudsperson
program mu	st be specifically app	ropriated by la	w and may not be tra	nsferred from any
other approp	oriation. Any excess a	appropriation of	cancels at the end of t	he year to the fund
from which	it was appropriated.			
Sec. 44.	Minnesota Statutes 20	012, section 17	74.24, subdivision 5a,	is amended to read:
Subd.	5a. Method of paym	ıent, <del>nonoper</del>	<del>ating</del> assistance. Pay	ments for planning
and enginee	ring design, eligible c	capital assistan	ce, operating assistan	ce, and other eligible
assistance fo	or public transit service	ces furthering	the purposes of sectio	n 174.21 <del>, excluding</del>
operating as	<del>ssistance,</del> shall be ma	de in an appro	priate manner as dete	rmined by the
commission	er, except that payme	ents for operati	ng assistance shall be	made quarterly.
The first qua	arterly payment for of	perating assista	ance shall be made no	later than the last
business day	y of the first month of	f the contract.		
Sec. 45.	[174.45] PUBLIC-P	RIVATE PAR	TNERSHIPS INVO	LVING PUBLIC
INFRASTE	RUCTURE INVEST	MENTS; JOI	NT PROGRAM OF	FICE.
The co	ommissioner may esta	ablish a joint p	rogram office to over	see and coordinate
activities to	develop, evaluate, an	d implement p	ublic-private partners	hips involving public

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27.32 <u>and economic development, the executive director of the Public Facilities Authority, and</u>
27.33 <u>other state agencies shall cooperate with and provide assistance to the commissioner</u>

infrastructure investments. At the request of the commissioner of transportation, the

commissioner of Minnesota Management and Budget, the commissioner of employment

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of transportation for activities related to public-private partnerships involving public infrastructure investments.

Sec. 46. Minnesota Statutes 2012, section 219.17, is amended to read:

#### 219.17 UNIFORM WARNING SIGNS.

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The commissioner by rule shall require that uniform warning signs be placed at grade crossings. There must be at least three are four distinct types of uniform warning signs: a home crossing crossbuck sign, for use in the immediate vicinity of the crossing; an approach crossing advance warning sign, to indicate the approach to a grade crossing; a yield sign with the word "yield" plainly appearing on it; and, when deemed necessary and instead of a yield sign, a stop sign with the word "stop" plainly appearing on it, to indicate that persons on the highway approaching the crossing, whether in vehicles or otherwise, must come to a stop before proceeding over the grade crossing.

Sec. 47. Minnesota Statutes 2012, section 219.18, is amended to read:

#### 219.18 RAILROAD TO ERECT SIGN.

At each grade crossing established after April 23, 1925 and where and when crossing signs existing as of April 24, 1925 are replaced, the railway company operating the railroad at that crossing shall erect and maintain one or more uniform home crossing crossbuck signs. The signs must be on each side of the railroad tracks and within 75 50 feet from the nearest rail, or at a distance greater than 50 feet as determined by the commissioner.

Sec. 48. Minnesota Statutes 2012, section 219.20, is amended to read:

#### 219.20 STOP SIGN; YIELD SIGN.

Subdivision 1. When installation required; procedure. At each grade crossing not equipped with flashing lights or flashing lights and gates where, because of the dangers attendant upon its use, the reasonable protection of life and property makes it necessary for persons approaching the crossing to stop or yield before crossing the railroad tracks, stop signs or yield signs must be installed. When the government entity responsible for a road that crosses a railroad track deems it necessary to install stop signs or yield signs at that crossing, it shall petition the commissioner to order the installation of the stop signs or yield signs. The commissioner shall respond to the petition by investigating the conditions at the crossing to determine whether stop signs or yield signs should be installed at the crossing. On determining, after an investigation following a petition from a governmental agency or subdivision or on the commissioner's own motion, that stop

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signs or yield signs should be installed at a crossing, the commissioner shall designate the crossing as a stop crossing or yield crossing and shall notify the railway company operating the railroad at the crossing of this designation. Within 30 days after notification, the railway company shall erect the uniform stop crossing signs or yield crossing signs in accordance with the commissioner's order.

- Subd. 2. **Stopping distances.** When a stop sign or a yield sign has been erected at a railroad crossing, the driver of a vehicle approaching a railroad crossing shall stop or yield within 50 feet, but not less than ten feet, from the nearest track of the crossing and shall proceed only upon exercising due care.
- Sec. 49. Minnesota Statutes 2012, section 221.0314, subdivision 2, is amended to read:
  Subd. 2. **Qualification of driver.** Code of Federal Regulations, title 49, part
  391 and appendixes D and E, are incorporated by reference except for sections 391.2;
  391.11, paragraph (b)(1); 391.47; 391.49; 391.62; 391.64; 391.67; 391.68; and 391.69. In
  addition, cross-references to sections or paragraphs not incorporated in this subdivision
  are not incorporated by reference. For medical examinations conducted on and after May
  21, 2014, the term "medical examiner" as used in this section and in the rules promulgated
  under this section means an individual certified by the Federal Motor Carrier Safety
  Administration and listed on the National Registry of Certified Medical Examiners.
- Sec. 50. Minnesota Statutes 2012, section 221.0314, subdivision 3a, is amended to read:
  - Subd. 3a. **Waiver for other medical condition.** (a) The commissioner may grant a waiver to a person who is not physically qualified to drive under Code of Federal Regulations, title 49, section 391.41, paragraph (b)(3) to (b)(13) paragraph (b)(3), (b)(10), or (b)(11). A waiver granted under this subdivision applies to intrastate transportation only.
  - (b) A person who wishes to obtain a waiver under this subdivision must give the commissioner the following information:
    - (1) the applicant's name, address, and telephone number;
    - (2) the name, address, and telephone number of an employer coapplicant, if any;
- 29.28 (3) a description of the applicant's experience in driving the type of vehicle to be operated under the waiver;
  - (4) a description of the type of driving to be done under the waiver;
  - (5) a description of any modifications to the vehicle the applicant intends to drive under the waiver that are designed to accommodate the applicant's medical condition or disability;
  - (6) whether the applicant has been granted another waiver under this subdivision;

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(7) a copy of the applicant's current driver's license; 30.1 (8) a copy of a medical examiner's report and medical examiner's certificate showing 30.2 that the applicant is medically unqualified to drive unless a waiver is granted; 30.3 (9) a statement from the applicant's treating physician that includes: 30.4 (i) the extent to which the physician is familiar with the applicant's medical history; 30.5 (ii) a description of the applicant's medical condition for which a waiver is necessary; 30.6 (iii) assurance that the applicant has the ability and willingness to follow any course 30.7 of treatment prescribed by the physician, including the ability to self-monitor or manage 30.8 the medical condition; and 30.9 (iv) the physician's professional opinion that the applicant's condition will not 30.10 adversely affect the applicant's ability to operate a commercial motor vehicle safely; and 30.11 (10) any other information considered necessary by the commissioner including 30.12 requiring a physical examination or medical report from a physician who specializes 30.13 in a particular field of medical practice. 30.14 (c) In granting a waiver under this subdivision, the commissioner may impose 30.15 conditions the commissioner considers necessary to ensure that an applicant is able to 30.16 operate a motor vehicle safely and that the safety of the general public is protected. 30.17 (d) A person who is granted a waiver under this subdivision must: 30.18 (1) at intervals specified in the waiver, give the commissioner periodic reports from 30.19 the person's treating physician, or a medical specialist if the commissioner so requires in 30.20 the waiver, that contain the information described in paragraph (b), clause (9), together 30.21 with a description of any episode that involved the person's loss of consciousness or loss 30.22 30.23 of ability to operate a motor vehicle safely; and (2) immediately report the person's involvement in an accident for which a report is 30.24 required under section 169.09, subdivision 7. 30.25 30.26 (e) The commissioner shall deny an application if, during the three years preceding the application: 30.27 (1) the applicant's driver's license has been suspended under section 171.18, 30.28 paragraph (a), clauses (1) to (9), (11), and (12), canceled under section 171.14, or revoked 30.29 under section 171.17, 171.172, or 171.174; 30.30 (2) the applicant has been convicted of a violation under section 171.24; or 30.31 (3) the applicant has been convicted of a disqualifying offense, as defined in Code 30.32 of Federal Regulations, title 49, section 383.51, paragraph (b), which is incorporated 30.33

a waiver granted under this subdivision. Notice of the commissioner's reasons for

(f) (e) The commissioner may deny an application or may immediately revoke

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by reference.

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denying an application or for revoking a waiver must be in writing and must be mailed to the applicant's or waiver holder's last known address by certified mail, return receipt requested. A person whose application is denied or whose waiver is revoked is entitled to a hearing under chapter 14.

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- (g) (f) A waiver granted under this subdivision expires on the date of expiration shown on the medical examiner's certificate described in paragraph (b), clause (8).
- Sec. 51. Minnesota Statutes 2012, section 221.0314, subdivision 9a, is amended to read:
  - Subd. 9a. **Hours of service exemptions.** The federal regulations incorporated in subdivision 9 for maximum driving and on-duty time do not apply to drivers engaged in the interstate or intrastate transportation of:
  - (1) agricultural commodities or farm supplies for agricultural purposes in Minnesota during the planting and harvesting seasons from March 15 to December 15 of each year; or
- 31.13 (2) sugar beets during the harvesting season for sugar beets from September 1 to 31.14 May 15 of each year;
- if the transportation is limited to an area within a 100-air-mile 150-air-mile radius from the source of the commodities or from the retail or wholesale distribution point for of the farm supplies.
  - **EFFECTIVE DATE.** This section is effective the day following final enactment.
- Sec. 52. Minnesota Statutes 2012, section 398A.04, is amended by adding a subdivision to read:
  - Subd. 2a. Bus rapid transit development. A regional rail authority may exercise the powers conferred under this section to: plan, establish, acquire, develop, purchase, enlarge, extend, improve, maintain, equip, regulate, and protect; and pay costs of construction and operation of a bus rapid transit system located within its county on transit ways included in and approved by the Metropolitan Council's 2030 Transportation Policy Plan. This subdivision applies only to the counties of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington.
- EFFECTIVE DATE. This section is effective the day following final enactment and applies only to the counties of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington.
- Sec. 53. Laws 2002, chapter 393, section 85, is amended to read:
- 31.32 Sec. 85. DAN PATCH COMMUTER RAIL LINE; PROHIBITIONS.

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the council's regional transit master plan.

Subdivision 1. **Definition.** For purposes of this section, "Dan Patch commuter rail line" means the commuter rail line between Northfield and Minneapolis identified in the metropolitan council's transit 2020 master plan as the Dan Patch line.

Subd. 2. **Metropolitan council; prohibitions.** The metropolitan council must not take any action or spend any money for study, planning, preliminary engineering, final design, or construction for the Dan Patch commuter rail line. The council must remove all references, other than references for historical purposes, to the Dan Patch commuter

Subd. 3. **Commissioner of transportation.** The commissioner of transportation must not expend any money for study, planning, preliminary engineering, final design, or construction for the Dan Patch commuter rail line. The commissioner must remove all references, other than references for historical purposes, to the Dan Patch commuter rail line from any future revisions to the state transportation plan and the commissioner's commuter rail system plan.

rail line from any future revisions to the council's transportation development guide and

Subd. 4. **Regional rail authorities.** No regional rail authority may expend any money for study, planning, preliminary engineering, final design, or construction for the Dan Patch commuter rail line.

#### **EFFECTIVE DATE.** This section is effective the day following final enactment.

Sec. 54. Laws 2009, chapter 59, article 3, section 4, subdivision 9, as amended by
Laws 2010, chapter 197, section 1, and Laws 2011, chapter 87, section 1, subdivision 9,
is amended to read:

Subd. 9. **Sunset.** A city or county participating in this pilot program may accept an individual for diversion into the pilot program until June 30, 2013 2017. The third party administering the diversion program may collect and disburse fees collected pursuant to subdivision 6, paragraph (a), clause (2), through December 31, 2014 2018, at which time the pilot program under this section expires.

**EFFECTIVE DATE.** This section is effective the day following final enactment.

# Sec. 55. CENTRAL CORRIDOR LIGHT RAIL TRANSIT; CENTRAL

### 32.30 STATION ACCESSIBILITY.

- (a) For purposes of this section:
- 32.32 (1) "city" means the city of St. Paul;

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33.1	(2) "counc	cil" has the meaning	ng given in N	Innesota Statutes, sec	etion 473.121,
33.2	subdivision 3; a	and			
33.3	(3) "pedes	trian skyway syst	em" has the 1	neaning given in Minr	nesota Statutes,
33.4	section 469.125	, subdivision 4.			
33.5	(b) Notwi	thstanding any lav	v to the conti	eary, for the Central St	ation on the
33.6	Central Corrido	r light rail transit l	ine, the coun	cil and city shall inclu	de construction or
33.7	establishment of	f access to a pedes	strian skyway	system as part of the	initial transit line
33.8	construction pro	ject. The council	and city shal	ensure that public acc	ess to the pedestrian
33.9	skyway system	is provided by an	elevator loca	ted at the site of the sta	ation.
33.10	(c) The co	uncil and city shall	ll meet the re	quirements under this	section at the time of
33.11	initial constructi	ion of the Central	Corridor ligh	t rail transit line and th	ne Central Station.
33.12	EFFECT	IVE DATE. This	section is effor	ective the day following	g final enactment.
33.13	Sec. 56. <u>CO</u>	NVEYANCE OF	STATE LA	ND; LE SUEUR COU	JNTY.
33.14	(a) Notwit	thstanding Minnes	ota Statutes,	sections 16B.281 to 1	6B.287, 92.45,
33.15	161.43, and 161	.44, or any other l	aw to the con	ntrary, the commission	er of transportation
33.16	may convey and	l quitclaim to a pr	ivate party al	l right, title, and intere	est of the state of
33.17	Minnesota, in the	ne land described i	n paragraph	(e). The consideration	for a conveyance
33.18	shall be the cost	t of planning, desi	gning, acqui	ring, constructing, and	equipping a
33.19	comparable rest	area facility.			
33.20	(b) Procee	eds from the sale of	of real estate	or buildings under this	section shall be
33.21	deposited in the	safety rest area a	ccount establ	ished in Minnesota Sta	atutes, section
33.22	160.2745.				
33.23	(c) The co	nveyance must be	in a form ap	proved by the attorne	y general. The
33.24	attorney general	may make chang	es to the land	description to correct	errors and ensure
33.25	accuracy. The c	onveyance may ta	ike place onl	y upon conditions dete	ermined by the
33.26	commissioner o	f transportation.			
33.27	(d) No dire	ect access shall be	permitted be	tween marked Trunk I	Highway 169 and the
33.28	land conveyed u	under this section.			
33.29	(e) The lan	nd to be conveyed	is located in	Le Sueur County and	is described as
33.30	tracts A, B, and	<u>C:</u>			
33.31	Tract A co	onsists of that part	of the West I	Half of the Southeast Q	Quarter of Section 19,
33.32	Township 112 N	Jorth, Range 25 W	est, Le Sueur	County, Minnesota, l	ying southeasterly of
33.33	the southeasterly	y right-of-way line	e of marked T	runk Highway 169 as	the same was located

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prior to January 1, 1990, and northerly of the northerly right-of-way line of old marked

Trunk Highway 169 (now known as County State-Aid Highway 28); excepting therefrom

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that part thereof lying southwesterly of the following described line: From a point on the east line of said Section 19, distant 1273 feet north of the east quarter corner thereof, run southwesterly at an angle of 37 degrees 47 minutes 00 seconds from said east section line (measured from south to west) for 3332.5 feet; thence deflect to the right on a 01 degree 00 minute 00 second curve (delta angle 40 degrees 11 minutes 00 seconds) having a length of 4018.3 feet for 133.6 feet to the point of beginning of the line to be described; thence deflect to the left at an angle of 90 degrees 00 minutes 00 seconds to the tangent of said curve at said point for 1000 feet and there terminating.

Tract B consists of that part of the East Half of the Southeast Quarter of Section 19, Township 112 North, Range 25 West, Le Sueur County, Minnesota, lying southerly of the southeasterly right-of-way line of marked Trunk Highway 169 as located prior to January 1, 1990, northerly of the northerly right-of-way line of old marked Trunk Highway 169 (now known as County State-Aid Highway 28) and westerly of the following described line: From a point on the east line of said Section 19, distant 1273 feet north of the East Quarter corner thereof, run southwesterly at an angle of 37 degrees 47 minutes 00 seconds from said east section line (measured from south to west) for 2318 feet to the point of beginning of the line to be described; thence deflect to the left at an angle of 90 degrees 00 minutes 00 seconds for 400 feet; thence deflect to the right at an angle of 43 degrees 00 minutes 00 seconds for 1100 feet and there terminating.

Tract C consists of that part of the Southwest Quarter of the Southeast Quarter of Section 19, Township 112 North, Range 25 West, Le Sueur County, Minnesota, lying southeasterly of marked Trunk Highway 169 as located prior to January 1, 1971, and northwesterly of old marked Trunk Highway 169 (now known as County State-Aid Highway 28) and southwesterly of the following described line: From a point on the east line of said Section 19, distant 1273 feet north of the East Quarter corner thereof, run southwesterly at an angle of 37 degrees 47 minutes 00 seconds with said east section line for 3332.5 feet; thence deflect to the right on a 01 degree 00 minute 00 second curve (delta angle 40 degrees 11 minutes 00 seconds) having a length of 4018.3 feet for 133.6 feet to the point of beginning of the line to be described; thence deflect to the left at an angle of 90 degrees 00 minutes 00 seconds with the tangent of said curve at said point for 1000 feet and there terminating.

**EFFECTIVE DATE.** This section is effective the day following final enactment.

#### Sec. 57. COMPLIANCE WITH FEDERAL TRANSPORTATION LAW.

Sec. 57. 34

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The commissioner of public safety shall make all reasonable efforts to refrain from enforcing state laws that are in conflict with provisions enacted in Public Law 112-141, Moving Ahead for Progress in the 21st Century Act (MAP-21).

**EFFECTIVE DATE.** This section is effective the day following final enactment.

#### Sec. 58. MARKED U.S. HIGHWAY 53 RELOCATION PROJECT.

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Notwithstanding any law to the contrary, the commissioner of transportation must select and implement either the M-1 or the E-2 layout, as identified in the alternatives analysis conducted by the Department of Transportation, or variations of the M-1 or E-2 layouts, for the project involving the relocation of marked U.S. Highway 53 between Eveleth and Virginia.

**EFFECTIVE DATE.** This section is effective the day following final enactment.

#### Sec. 59. LEGISLATIVE ROUTE NO. 235 REMOVED.

- (a) Minnesota Statutes, section 161.115, subdivision 166, is repealed effective the day after the commissioner of transportation receives a copy of the agreement between the commissioner and the governing body of Otter Tail County to transfer jurisdiction of Legislative Route No. 235 and notifies the revisor of statutes under paragraph (b).
- (b) The revisor of statutes shall delete the route identified in paragraph (a) from
   Minnesota Statutes when the commissioner of transportation sends notice to the revisor
   electronically or in writing that the conditions required to transfer the route have been
   satisfied.

### Sec. 60. LEGISLATIVE ROUTE NO. 256 REMOVED.

- (a) Minnesota Statutes, section 161.115, subdivision 187, is repealed effective the day after the commissioner of transportation receives a copy of the agreement between the commissioner and the governing body of Blue Earth County to transfer jurisdiction of Legislative Route No. 256 and notifies the revisor of statutes under paragraph (b).
- (b) The revisor of statutes shall delete the route identified in paragraph (a) from Minnesota Statutes when the commissioner of transportation sends notice to the revisor electronically or in writing that the conditions required to transfer the route have been satisfied.

# Sec. 61. SPECIFIC SERVICE SIGN.

Sec. 61. 35

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Notwithstanding any other law or administrative rule or order, the commissioner of
transportation, after being assured of adequate funding from nonstate sources, shall erect a
specific service sign on the east side of marked Trunk Highway 52, near its intersection
with 37th Street NW in Olmsted County. The sign must display the name or business
panel, or both, of a retail establishment on the east side of marked Trunk Highway 52 that
began operation before construction of the noise wall on the east side of marked Trunk
Highway 52, and the premises of which is blocked from view by the noise wall.

# Sec. 62. **REPEALER.**

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- 36.9 (a) Minnesota Statutes 2012, sections 168.094; and 174.24, subdivision 5, are repealed.
- 36.11 (b) Minnesota Rules, parts 8820.3300, subpart 2; and 8835.0330, subpart 2, are repealed.

Sec. 62. 36

#### **APPENDIX**

Repealed Minnesota Statutes: S1270-2

#### 168.094 ONE-WAY TRIP PERMIT.

Subdivision 1. **Application, fee, requirements.** Whenever a person seeks to operate a motor vehicle or tow a manufactured home owned by a nonresident upon the highways of this state solely for the purpose of transporting it from a point outside the state to another point outside the state, and such vehicle is not otherwise exempt from registration and taxation as provided by law, such owner shall not be required to register the vehicle and pay the tax but in lieu thereof shall apply to the registrar for a one-way trip permit and pay a fee of \$10. Unless such act of transportation also requires approval by the commissioner of transportation as provided in section 169.86, such person may be permitted to proceed with such vehicle into the state, not to exceed 35 miles, to the nearest city wherein a deputy registrar is located before securing such permit. The application for permit shall be in such form and contain such information as the registrar may determine. Any motor vehicle operated under such permit shall carry no load. As used in this section, "person" includes a natural person, firm, copartnership, association, or corporation.

Subd. 2. **Proceeds to highway user fund.** Fees collected pursuant to subdivision 1 shall be paid into the state treasury and credited to the highway user tax distribution fund.

#### 174.24 PUBLIC TRANSIT PARTICIPATION PROGRAM.

- Subd. 5. **Method of payment, operating assistance.** Payments for operating assistance under this section from state sources of funds must be made in the following manner:
  - (a) For payments made from the general fund:
  - (1) 50 percent of the total contract amount in or before the first month of operation;
  - (2) 40 percent of the total contract amount in or before the seventh month of operation;
  - (3) 9 percent of the total contract amount in or before the 12th month of operation; and
  - (4) 1 percent of the total contract amount after the final audit.
  - (b) For payments made from the greater Minnesota transit account:
  - (1) 50 percent of the total contract amount in or before the seventh month of operation; and
  - (2) 50 percent of the total contract amount in or before the 11th month of operation.

# APPENDIX Repealed Minnesota Rule: S1270-2

#### 8820.3300 VARIANCE.

Subp. 2. **Notice of request.** The commissioner shall publish notice of variance request in the State Register and shall request comments from interested parties be directed to the commissioner within seven calendar days from date of publication.

#### 8835.0330 CONTRACT FOR FINANCIAL ASSISTANCE.

Subp. 2. **Disbursement schedule.** The department shall make payments to recipients under contract in accordance with Minnesota Statutes, section 174.24, subdivision 5.