SF1490

REVISOR

LCB

S1490-1

1st Engrossment

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 1490

	D-PG		OFFICIAL STATUS
02/27/2017	792	Introduction and first reading Referred to Local Government	
03/08/2017	1176a	Comm report: To pass as amended	and re-refer to Transportation Finance and Policy
		A bill for	an act
•	endin	g Minnesota Statutes 2016	ifying governance of the Metropolitan 6, sections 473.123; 473.146, subdivision
BE IT ENACTE	D BY	THE LEGISLATURE (OF THE STATE OF MINNESOTA:
Section 1. Min	nesot	a Statutes 2016, section 4	473.123, is amended to read:
473.123 ME	TRO	POLITAN COUNCIL.	
Subdivision	1. Cr	eation <u>; membership</u> . <u>(a)</u>	A Metropolitan Council with jurisdiction
in the metropolit	an ar	ea is established as a pub	lic corporation and political subdivision of
the state. It shall	be ur	nder the supervision and o	control of <u>17_27</u> members, all of whom shall
be residents of th	ne me	etropolitan area <u>-</u> and appo	inted as follows:
(1) a county	comn	nissioner from each metro	opolitan county, appointed by the respective

1.13 county boards;

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- 1.14 (2) a local elected official appointed from each Metropolitan Council district by the
- 1.15 <u>municipal committee for the council district established in subdivision 2b;</u>
- 1.16 (3) the commissioner of transportation or the commissioner's designee;
- 1.17 (4) one person to represent nonmotorized transportation, appointed by the commissioner
- 1.18 of transportation;
- 1.19 (5) one person to represent freight transportation, appointed by the commissioner of
- 1.20 transportation; and
- 1.21 (6) one person to represent public transit, appointed by the commissioner of

1.22 transportation.

Section 1.

	SF1490	REVISOR	LCB	S1490-1	1st Engrossment		
2.1	(b) The local elected offices identified in paragraph (a) are compatible with the office						
2.2	of a Metropolitan Council member.						
2.2	(c) Notwithstanding any change to the definition of the metropolitan area in section						
2.3 2.4	<u> </u>			etropolitan Council is			
2.4		metropolitan area.		tropontan Council is			
2.5							
2.6				nment of council dist	-		
2.7				ppointed from newly			
2.8	•			r, other than the chair,			
2.9		_		must be represented l	-		
2.10				erm of the governor, o	_		
2.11	•			ment. A member serve	•		
2.12	-			ouncil district shall ap			
2.13				Metropolitan Council			
2.14	^		•	l becomes vacant if th			
2.15				er 351, and any vacan			
2.16				same manner as the a			
2.17	regular term. A member shall continue to serve the member's district until a successor is						
2.18	appointed and qualified; except that, following each apportionment, the member shall						
2.19	continue to serve at large until the governor appoints 16 council members, one municipal						
2.20	committee for the council district appoints a member from each of the newly drawn council						
2.21	districts district as provided under subdivision 3a, to serve terms as provided under this						
2.22	section. The a	ppointment to the c	ouncil must be r	nade by the first Mon	day in March of the		
2.23	year in which	the term ends.					
2.24	(b) A cour	nty commissioner ap	pointed to the M	etropolitan Council sh	all serve a two-year		
2.25	term. In additi	on to the provisions	in chapter 351, it	f a member appointed	under this paragraph		
2.26	ceases to be a county commissioner, the council position becomes vacant. A vacancy must						
2.27	be filled as soon as practicable for the unexpired term in the same manner as the appointment						
2.28	for a regular t	erm.					
2.29	(c) An ind	lividual appointed b	y the commission	oner of transportation	under subdivision 1		
2.30	serves at the	pleasure of the appo	inting authority.				
2.31	<u>Subd. 2b.</u>	Municipal commit	tee in each cou	ncil district. The gove	erning body of each		
2.32	home rule cha	arter or statutory cit	y and town in ea	ch Metropolitan Cou	ncil district shall		
2.33	appoint a mer	nber to serve on a n	nunicipal comm	ittee for the council di	istrict. If a city or		
2.34	town is in mo	re than one council	district, the gov	erning body must app	oint a member to		

SF1490	REVISOR	LCB	S1490-1	1st Engrossment
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3.1 serve on each council district's municipal committee. A member appointed to a council
3.2 district's municipal committee must reside in the council district. In addition to appointing
3.3 a municipal committee member to serve as a member of the Metropolitan Council as provided
3.4 in subdivision 2a, the municipal committee must meet at least quarterly to discuss issues
3.5 relating to the Metropolitan Council.

3.6 Subd. 3. Membership; appointment; qualifications Compensation. (a) Sixteen
 3.7 members must be appointed by the governor from districts defined by this section. Each

3.8 council member must reside in the council district represented. Each council district must

3.9 be represented by one member of the council. In addition to any compensation as a local

3.10 <u>elected official, the council shall pay each member of the council other than the chair or the</u>

3.11 commissioner of transportation, or the commissioner's designee, \$20,000 per year plus

3.12 reimbursement of actual and necessary expenses as approved by the council. The

3.13 <u>commissioner of transportation or the commissioner's designee is not eligible for</u>

3.14 compensation under this subdivision but may be reimbursed for actual and necessary

3.15 <u>expenses.</u>

(b) In addition to the notice required by section 15.0597, subdivision 4, notice of 3.16 vacancies and expiration of terms must be published in newspapers of general circulation 3.17 in the metropolitan area and the appropriate districts. The governing bodies of the statutory 3.18 and home rule charter cities, counties, and towns having territory in the district for which 3.19 a member is to be appointed must be notified in writing. The notices must describe the 3.20 appointments process and invite participation and recommendations on the appointment. 3.21 In addition to any compensation as a local elected official, the council shall pay the chair 3.22 \$40,000 per year plus reimbursement of actual and necessary expenses as approved by the 3.23 council. 3.24

(c) The governor shall create a nominating committee, composed of seven metropolitan 3.25 citizens appointed by the governor, to nominate persons for appointment to the council from 3.26 districts. Three of the committee members must be local elected officials. Following the 3.27 submission of applications as provided under section 15.0597, subdivision 5, the nominating 3.28 committee shall conduct public meetings, after appropriate notice, to accept statements from 3.29 or on behalf of persons who have applied or been nominated for appointment and to allow 3.30 consultation with and secure the advice of the public and local elected officials. The 3.31 committee shall hold the meeting on each appointment in the district or in a reasonably 3.32 convenient and accessible location in the part of the metropolitan area in which the district 3.33 3.34 is located. The committee may consolidate meetings. Following the meetings, the committee

SF1490 REVISOR LCB

S1490-1

4.1	shall submit to the governor a list of nominees for each appointment. The governor is not
4.2	required to appoint from the list.
4.3	(d) Before making an appointment, the governor shall consult with all members of the
4.4	legislature from the council district for which the member is to be appointed.
4.5	(e) Appointments to the council are subject to the advice and consent of the senate as
4.6	provided in section 15.066.
4.7	(f) Members of the council must be appointed to reflect fairly the various demographic,
4.8	political, and other interests in the metropolitan area and the districts.
4.9	(g) Members of the council must be persons knowledgeable about urban and metropolitan
4.10	affairs.
4.11	(h) Any vacancy in the office of a council member shall immediately be filled for the
4.12	unexpired term. In filling a vacancy, the governor may forgo the requirements of paragraph
4.13	(c) if the governor has made appointments in full compliance with the requirements of this
4.14	subdivision within the preceding 12 months.
4.15	Subd. 3a. Redistricting. The legislature shall redraw the boundaries of the council
4.16	districts after each decennial federal census so that each district has substantially equal
4.17	population. Redistricting is effective in the year ending in the numeral "3." Within 60 days
4.18	after a redistricting plan takes effect, the governor municipal committees shall appoint
4.19	members from the newly drawn districts to serve terms as provided under subdivision 2a.
4.20	Subd. 3e. District boundaries. Metropolitan Council plan MC2013-1A, on file with
4.21	the Geographical Information Systems Office of the Legislative Coordinating Commission

4.24 as described in that plan.

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4.25 Subd. 4. Chair; appointment, officers, selection; duties and compensation. (a) The
4.26 chair of the Metropolitan Council shall be appointed by the governor as the 17th voting
4.27 member thereof by and with the advice and consent of the senate to serve at the pleasure
4.28 of the governor to represent the metropolitan area at large. Senate confirmation shall be as
4.29 provided by section 15.066 and from among the members of the Metropolitan Council to
4.30 serve a term determined by the council.

and published on its Web site on April 9, 2013, is adopted and constitutes the redistricting

plan required by subdivision 3a. The boundaries of each Metropolitan Council district are

4.31 The chair of the Metropolitan Council shall, if present, preside at meetings of the council,
4.32 have the primary responsibility for meeting with local elected officials, serve as the principal
4.33 legislative liaison, present to the governor and the legislature, after council approval, the

council's plans for regional governance and operations, serve as the principal spokesperson 5.1 of the council, and perform other duties assigned by the council or by law. 5.2 (b) The Metropolitan Council shall elect other officers as it deems necessary for the 5.3 conduct of its affairs for a one-year term. A secretary and treasurer need not be members 5.4 of the Metropolitan Council. Meeting times and places shall be fixed by the Metropolitan 5.5 Council and special meetings may be called by a majority of the members of the Metropolitan 5.6 Council or by the chair. The chair and each Metropolitan Council member shall be reimbursed 5.7 for actual and necessary expenses. 5.8 (c) Each member of the council shall attend and participate in council meetings and meet 5.9 regularly with local elected officials and legislative members from the council member's 5.10 district. Each council member shall serve on at least one division committee for 5.11 transportation, environment, or community development. 5.12 (d) In the performance of its duties the Metropolitan Council may adopt policies and 5.13 procedures governing its operation, establish committees, and, when specifically authorized 5.14 by law, make appointments to other governmental agencies and districts. 5.15 Subd. 8. General counsel. The council may appoint a general counsel to serve at the 5.16 pleasure of the council. 5.17 Subd. 9. Authority to vote; quorum; votes required for action. (a) The members 5.18 appointed by the counties and municipal committees may vote on all matters before the 5.19 council. The commissioner of transportation or the commissioner's designee and the three 5.20 members appointed by the commissioner may vote only on matters in which the council is 5.21 acting as the metropolitan planning organization for the region as provided in section 5.22 473.146. 5.23 (b) A quorum is a majority of the members permitted to vote on a matter. 5.24 5.25 (c) If a quorum is present, the council may adopt its levy only if at least 60 percent of the members present vote in favor of the levy. 5.26 5.27 (d) If a quorum is present, the council may adopt a metropolitan system plan or plan amendment only if at least 60 percent of the members present vote in favor of its adoption. 5 28 (e) Except as provided in paragraphs (c) and (d), if a quorum is present, the council may 5.29 act on a majority vote of the members present. 5.30 EFFECTIVE DATE; TRANSITION; APPLICATION. (a) Except as provided in 5.31 paragraph (b), this section is effective January 1, 2018, and applies in the counties of Anoka, 5.32 Carver, Dakota, Hennepin, Ramsey, Scott, and Washington. Metropolitan Council members 5.33

	SF1490	REVISOR	LCB	S1490-1	1st Engrossment	
6.1 6.2	serving on the effective date of this section shall continue to serve until members are appointed from districts by the municipal committees as provided in this section.					
6.3 6.4	(b) Subdivision 1, paragraph (c), and subdivision 2b, are effective the day following final enactment.					
6.5	Sec. 2. Mi	nnesota Statutes 2016	, section 473.1	46, subdivision 4, is a	mended to read:	
6.6	Subd. 4.	Transportation plan	ning. (a) The I	Metropolitan Council i	s the designated	
6.7	planning age	ency for any long-rang	ge comprehens	ive transportation plan	ning required by	
6.8	section 134	of the Federal Highwa	ay Act of 1962	, Section 4 of Urban M	lass Transportation	
6.9	Act of 1964	and Section 112 of Fe	ederal Aid Hig	hway Act of 1973 and	other federal	
6.10	transportation laws. The council shall assure administration and coordination of transportation					
6.11	planning wit	th appropriate state, re	gional and oth	er agencies, counties,	and municipalities.	
6.12	(b) The c	ouncil shall establish a	n advisory bod	y consisting of citizens	and representatives	
6.13	of municipalities, counties, and state agencies in fulfillment of the planning responsibilities					
6.14	of the council. The membership of the advisory body must consist of:					
6.15	(1) the commissioner of transportation or the commissioner's designce;					
6.16	(2) the commissioner of the Pollution Control Agency or the commissioner's designee;					
6.17	(3) one member of the Metropolitan Airports Commission appointed by the commission;					
6.18	(4) one person appointed by the council to represent nonmotorized transportation;					
6.19	(5) one person appointed by the commissioner of transportation to represent the freight					
6.20	transportation industry;					
6.21	(6) two p	ersons appointed by t	he council to r	epresent public transit	<u>.</u> ?	
6.22	(7) ten el	ected officials of cities	within the met	ropolitan area, includin	g one representative	
6.23	from each fi	rst-class city, appointe	ed by the Asso	ciation of Metropolitar	n Municipalities;	
6.24	(8) one n	nember of the county-	board of each	county in the seven-co	unty metropolitan	
6.25	area, appoin	ted by the respective of	county boards;			
6.26	(9) eight	citizens appointed by	the council, or	ne from each council p	precinct;	
6.27	(10) one	elected official from a	a city participa	ting in the replacemen	t service program	
6.28	under sectio	n 473.388, appointed	by the Suburba	an Transit Association	; and	
6.29	(11) one	member of the counci	il, appointed by	y the council.		
6.30	(c) The c	ouncil shall appoint a	chair from an	ong the members of th	ne advisory body.	

	SF1490	REVISOR	LCB	S1490-1	1st Engrossment
7.1	EFFEC	TIVE DATE; APPLI	ICATION. Thi	s section is effective J	anuary 1, 2019, and
7.2	applies in th	e counties of Anoka, C	arver, Dakota, l	Hennepin, Ramsey, Sco	ott, and Washington.
7.3	Sec. 3. M	innesota Statutes 2016	, section 473.8	57, subdivision 2, is a	mended to read:
7.4	Subd. 2.	Within 60 days; repo	ort. A hearing s	hall be conducted with	hin 60 days after the
7.5	request, pro	ovided that the advisor	y committee or	the administrative law	w judge shall
7.6	consolidate	hearings on related re-	quests. The 60-	day period within whi	ich the hearing shall
7.7	be conducte	ed may be extended or	suspended by	mutual agreement of t	he council and the
7.8	local govern	nmental unit. The hear	ring shall not co	onsider the need for or	reasonableness of
7.9	the metropo	litan system plans or p	arts thereof. The	e hearing shall afford a	Ill interested persons
7.10	an opportur	nity to testify and prese	ent evidence. T	he advisory committe	e or administrative
7.11	law judge n	nay employ the approp	oriate technical	and professional servi	ices of the office of
7.12	dispute reso	olution for the purpose	of evaluating d	lisputes of fact. The p	roceedings shall not
7.13	be deemed	a contested case. With	in 30 days after	the hearing, the advi	sory committee or
7.14	the adminis	trative law judge shall	report to the co	uncil respecting the pro-	oposed amendments
7.15	to the system	m statements. The repo	ort shall contain	n findings of fact, con	clusions, and
7.16	recommend	lations and shall appor	tion the costs o	f the proceedings amo	ong the parties.
7.17	EFFEC	TIVE DATE. This se	ction is effectiv	e the day following fi	inal enactment, and
7.18	applies in th	e counties of Anoka, C	arver, Dakota, I	Hennepin, Ramsey, Sco	ott, and Washington.