SENATE STATE OF MINNESOTA NINETY-FOURTH SESSION

S.F. No. 2082

ostponed

1.1 A bill for an act

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(SENATE AUTHORS: DIRRIE and Johnson Stowart)

relating to transportation; establishing a budget for transportation; appropriating money for transportation purposes, including Department of Transportation, Department of Public Safety, and Metropolitan Council activities; modifying various transportation policy provisions relating to drivers' licenses, traffic safety, speed limits, the Advisory Council on Traffic Safety, cost participation policy development, commercial drivers' instructional permits, autonomous mower research, electronic aircraft attestation, pedestrian citations, work zone safety incorporated into driver's education and driver's examination, reintegration drivers' licenses, resilient pavement and asset sustainability programming, courtesy use of dealer plates and extension of expiration for certain temporary license plates, driver's license agents and deputy registrars, and various project development and design policies for the Department of Transportation State Aid for Local Transportation Office; delaying the effective date of when a motorcycle may lane filter and removing the authorization to split lanes; modifying various transportation finance policy provisions; increasing the surcharge for all-electric vehicles and instituting a surcharge for plug-in hybrid vehicles, all-electric motorcycles, and plug-in hybrid electric vehicles; requiring rulemaking; repealing state-aid design standards and certain provisions related to state-aid design variances; requiring reports; making conforming changes; amending Minnesota Statutes 2024, sections 4.076, subdivisions 4, 5; 13.6905, subdivision 8; 16A.88, subdivision 1a; 160.165; 161.045; 161.088, subdivision 2; 161.115, subdivision 177; 161.14, by adding a subdivision; 162.02, subdivision 3a, by adding subdivisions; 162.09, subdivision 3a, by adding subdivisions; 162.155; 168.013, subdivision 1m, by adding subdivisions; 168.091; 168.27, subdivision 16; 168.33, subdivision 7; 168A.10, by adding a subdivision; 168A.11, subdivision 1; 169.011, subdivision 36, by adding subdivisions; 169.06, subdivisions 5, 6; 169.09, subdivision 8; 169.14, by adding a subdivision; 169.21, subdivision 3; 169A.55, subdivision 5; 171.01, by adding a subdivision; 171.05, subdivision 1; 171.0605, subdivision 2, by adding a subdivision; 171.061, subdivision 4; 171.0701, by adding a subdivision; 171.0705, by adding a subdivision; 171.071, subdivision 2; 171.13, subdivisions 1, 7; 171.17, subdivision 1; 171.2405, subdivision 1; 171.301, subdivisions 1, 5, 6; 171.306, subdivisions 1, 4, 8; 174.03, by adding subdivisions; 174.53; 174.634, subdivision 2; 174.75, subdivisions 2, 2a; 297A.94; 299A.55, subdivisions 2, 4; 360.511, by adding subdivisions; 360.55, subdivisions 4, 4a, 8, 9, by adding a subdivision; 473.129, by adding a subdivision; 473.13, subdivisions 1, 6; 473.142; 473.1425; 473.386, subdivision 10; 473.408, by adding a subdivision; 473.412, subdivision 3; 473.4465, by adding a subdivision; Laws 2021, First Special Session chapter

SF2082 REVISOR KRB S2082-2 2nd Engrossment 5, article 1, section 2, subdivision 2, as amended; Laws 2021, First Special Session 2.1 chapter 14, article 11, section 45; Laws 2023, chapter 60, article 10, section 9; 2.2 Laws 2023, chapter 68, article 1, sections 2, subdivisions 2, 3; 4, subdivision 5; 2.3 article 2, section 2, subdivision 9, as amended; article 4, section 109; Laws 2024, 2.4 chapter 127, article 1, sections 2, subdivision 3; 4, subdivision 3; article 3, section 2.5 61; proposing coding for new law in Minnesota Statutes, chapters 137; 160; 161; 2.6 162; 171; 174; repealing Minnesota Statutes 2024, section 473.452; Laws 2019, 2.7 First Special Session chapter 3, article 2, section 34, as amended; Minnesota Rules, 2.8 parts 8820.2500; 8820.3300, subparts 1, 1a, 3, 4; 8820.3400; 8820.9926, subpart 2.9 1; 8820.9936; 8820.9946; 8820.9956; 8820.9995. 2.10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 2.11 **ARTICLE 1** 2.12 APPROPRIATIONS 2.13 Section 1. TRANSPORTATION APPROPRIATIONS. 2.14 The sums shown in the columns marked "Appropriations" are appropriated to the agencies 2.15 and for the purposes specified in this article. The appropriations are from the trunk highway 2.16 fund, or another named fund, and are available for the fiscal years indicated for each purpose. 2.17 Amounts for "Total Appropriation" and sums shown in the corresponding columns marked 2.18 "Appropriations by Fund" are summary only and do not have legal effect. Unless specified 2.19 otherwise, the amounts in fiscal year 2027 under "Appropriations by Fund" show the base 2.20 within the meaning of Minnesota Statutes, section 16A.11, subdivision 3, by fund. The 2.21 figures "2026" and "2027" used in this article mean that the appropriations listed under them 2.22 are available for the fiscal year ending June 30, 2026, or June 30, 2027, respectively. "Each 2.23 year" is each of fiscal years 2026 and 2027. "The biennium" is fiscal years 2026 and 2027. 2.24 "C.S.A.H." is the county state-aid highway fund. "M.S.A.S." is the municipal state-aid street 2.25 fund. "H.U.T.D." is the highway user tax distribution fund. "Staff" means those employees 2.26 who are identified in any of the following roles for the legislative committees: committee 2.27 administrator, committee legislative assistant, caucus research, fiscal analysis, counsel, or 2.28 nonpartisan research. 2.29 **APPROPRIATIONS** 2.30 Available for the Year 2.31 Ending June 30 2.32 <u>2</u>026 2.33 2027 Sec. 2. **DEPARTMENT OF** 2.34 **TRANSPORTATION** 2.35 Subdivision 1. **Total Appropriation** 4,935,074,000 \$ 4,041,745,000 2.36 \$ Appropriations by Fund 2.37 2027 2026 2.38

General

2.39

39,718,000

40,063,000

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3.1 3.2 3.3 3.4 3.5 3.6	commissioner of	1,113,878,000 282,744,000 3,466,171,000 ons in this section are	to the		
3.8	purpose are spec	ified in the following	2		
3.9	subdivisions.				
3.10	Subd. 2. Multim	odal Systems			
3.11	(a) Aeronautics				
3.12	(1) Airport Dev	elopment and Assis	<u>tance</u>	24,348,000	21,348,000
3.13	This appropriation	on is from the state a	irports		
3.14	fund and must be	e spent according to			
3.15	Minnesota Statut	tes, section 360.305,			
3.16	subdivision 4.				
3.17	\$150,000 in fisca	al year 2026 is for a g	grant to		
3.18	the city of McGre	egor to relocate the au	tomated		
3.19	weather station a	at the McGregor Ised	<u>or</u>		
3.20	Iverson Airport.				
3.21	Notwithstanding	Minnesota Statutes,	section		
3.22	16A.28, subdivis	sion 6, this appropria	tion is		
3.23	available for five	e years after the year	of the		
3.24	appropriation. If	the appropriation for	r either		
3.25	year is insufficie	nt, the appropriation	for the		
3.26	other year is avai	ilable for it.			
3.27	If the commissio	oner of transportation	:		
3.28	determines that a	a balance remains in t	the state		
3.29	airports fund foll	lowing the appropria	tions		
3.30	made in this artic	le and that the approp	<u>oriations</u>		
3.31	made are insuffic	cient for advancing a	<u>irport</u>		
3.32	development and	d assistance projects,	<u>an</u>		
3.33	•	y to advance the proje			
3.34	to exceed the bala	ance in the state airpor	rts fund,		

				-
4.1	is appropriated in each year to the			
4.2	commissioner and must be spent according	ng to		
4.3	Minnesota Statutes, section 360.305,			
4.4	subdivision 4. Within two weeks of a			
4.5	determination under this contingent			
4.6	appropriation, the commissioner of			
4.7	transportation must notify the commission	<u>ner</u>		
4.8	of management and budget and the chairs	<u>s,</u>		
4.9	ranking minority members, and staff of the	<u>he</u>		
4.10	legislative committees with jurisdiction of	<u>over</u>		
4.11	transportation finance concerning the fun	<u>ıds</u>		
4.12	appropriated. Funds appropriated under t	<u>his</u>		
4.13	contingent appropriation do not adjust the	<u>base</u>		
4.14	for fiscal years 2028 and 2029.			
4.15	(2) Aviation Support Services		9,533,000	9,683,000
4.16	Appropriations by Fund			
4.17	<u>General</u> <u>1,843,000</u>	1,993,000		
4.18	<u>Airports</u> <u>7,690,000</u>	7,690,000		
4.19	(3) Civil Air Patrol		180,000	180,000
4.20	This appropriation is from the state airpo	<u>rts</u>		
4.21	fund for the Civil Air Patrol.			
4.22	(b) Transit and Active Transportation		18,421,000	18,376,000
4.23	\$50,000 in each year is for grants to the c	eity		
4.24	of Rochester to implement demand respo	onse		
4.25	transit service using electric transit vehic	<u>les.</u>		
4.26	The money is available for mobile softwa	are_		
4.27	application development; vehicles and			
4.28	equipment, including accessible vehicles	• •		
4.29	associated charging infrastructure; and car	pital_		
4.30	and operating costs.			
4.31	\$45,000 in fiscal year 2026 is for a grant	to		
4.32	the city of Chatfield for the next phase of	<u>f</u>		
4.33	development of a transportation manager	nent		
4.34	organization in southeastern Minnesota.	<u>This</u>		

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5.1	appropriation is for: (1) the development of		
5.2	organizational structure, including staffing,		
5.3	an oversight committee, and responsibilities		
5.4	of the host organization; and (2) community		
5.5	outreach and education. Up to \$1,000 of the		
5.6	appropriation is for related administrative costs		
5.7	for the city of Chatfield. Notwithstanding		
5.8	Minnesota Statutes, section 16B.98,		
5.9	subdivision 14, the commissioner must not		
5.10	use any amount of this appropriation for		
5.11	administrative costs. This is a onetime		
5.12	appropriation and is available until June 30,		
5.13	<u>2027.</u>		
5.14	This appropriation is from the general fund.		
5.15	The base is \$22,114,000 in fiscal year 2028		
5.16	and \$22,113,000 in fiscal year 2029.		
5.17	(c) Safe Routes to School	1,500,000	1,500,000
5.175.18	(c) Safe Routes to School This appropriation is from the general fund	1,500,000	1,500,000
		1,500,000	<u>1,500,000</u>
5.18	This appropriation is from the general fund	1,500,000	1,500,000
5.185.19	This appropriation is from the general fund for the safe routes to school program under	1,500,000	1,500,000
5.18 5.19 5.20	This appropriation is from the general fund for the safe routes to school program under Minnesota Statutes, section 174.40.	1,500,000	1,500,000
5.18 5.19 5.20 5.21	This appropriation is from the general fund for the safe routes to school program under Minnesota Statutes, section 174.40. If the appropriation for either year is	1,500,000	1,500,000
5.18 5.19 5.20 5.21 5.22	This appropriation is from the general fund for the safe routes to school program under Minnesota Statutes, section 174.40. If the appropriation for either year is insufficient, the appropriation for the other	<u>1,500,000</u> <u>5,943,000</u>	<u>1,500,000</u> <u>5,743,000</u>
5.18 5.19 5.20 5.21 5.22 5.23	This appropriation is from the general fund for the safe routes to school program under Minnesota Statutes, section 174.40. If the appropriation for either year is insufficient, the appropriation for the other year is available for it.		
5.18 5.19 5.20 5.21 5.22 5.23 5.24	This appropriation is from the general fund for the safe routes to school program under Minnesota Statutes, section 174.40. If the appropriation for either year is insufficient, the appropriation for the other year is available for it. (d) Passenger Rail		
5.18 5.19 5.20 5.21 5.22 5.23 5.24 5.25	This appropriation is from the general fund for the safe routes to school program under Minnesota Statutes, section 174.40. If the appropriation for either year is insufficient, the appropriation for the other year is available for it. (d) Passenger Rail This appropriation is from the general fund		
5.18 5.19 5.20 5.21 5.22 5.23 5.24 5.25 5.26	This appropriation is from the general fund for the safe routes to school program under Minnesota Statutes, section 174.40. If the appropriation for either year is insufficient, the appropriation for the other year is available for it. (d) Passenger Rail This appropriation is from the general fund for passenger rail activities under Minnesota		
5.18 5.19 5.20 5.21 5.22 5.23 5.24 5.25 5.26 5.27	This appropriation is from the general fund for the safe routes to school program under Minnesota Statutes, section 174.40. If the appropriation for either year is insufficient, the appropriation for the other year is available for it. (d) Passenger Rail This appropriation is from the general fund for passenger rail activities under Minnesota Statutes, sections 174.632 to 174.636.		
5.18 5.19 5.20 5.21 5.22 5.23 5.24 5.25 5.26 5.27 5.28	This appropriation is from the general fund for the safe routes to school program under Minnesota Statutes, section 174.40. If the appropriation for either year is insufficient, the appropriation for the other year is available for it. (d) Passenger Rail This appropriation is from the general fund for passenger rail activities under Minnesota Statutes, sections 174.632 to 174.636. \$4,754,000 in each year is for a match to		

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2nd Engrossment

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6.1	\$200,000 in fi	scal year 2026 is for a	federal		
6.2	match for a se	rvice development pla	n for the		
6.3	Big Sky North	Coast passenger rail	corridor.		
6.4	(e) Freight			9,215,000	9,284,000
6.5		Appropriations by Fu	<u>nd</u>		
6.6	General	2,403,000			
6.7	Trunk Highwa	6,812,000	<u>6,881,000</u>		
6.8	\$1,001,000 in	each year is from the	general		
6.9	fund for staff,	operating costs, and			
6.10		elated to weight and s	<u>afety</u>		
6.11	enforcement s	ystems.			
6.12	Subd. 3. State	Roads			
6.13	(a) Operation	s and Maintenance		441,305,000	449,274,000
6.14	\$248,000 in ea	ach year is for living sn	ow fence		
6.15	implementation	on and maintenance ac	tivities.		
6.16	\$300,000 in ea	ach year is for rumble	strips		
6.17	under Minnes	ota Statutes, section 1	61.1258.		
6.18	\$1,000,000 in	each year is for lands	caping		
6.19		located within trunk	<u></u>		
6.20	rights-of-way,	with prioritization of	tree		
6.21	planting as fea	asible.			
6.22	\$105,000 in ea	ach year is for the cos	t of staff		
6.23	time to coordi	nate with the Public U	<u>Itilities</u>		
6.24	Commission r	elating to placement of	of high		
6.25	voltage transn	nission lines along trui	<u>nk</u>		
6.26	highways.				
6.27	The base is \$4	-55,274,000 in each of	fiscal		
6.28	years 2028 and	d 2029.			
6.29	(b) Program	Planning and Deliver	<u>'Y</u>		
6.30	(1) Planning	and Research		37,156,000	37,244,000
6.31	The commissi	oner may use any bala	ance		
6.32	remaining in t	his appropriation for p	orogram_		
6.33	delivery under	clause (2).			

7.1	\$150,000 in fiscal year 2026 is to conduct		
7.2	autonomous mowing research and to purchase		
7.3	an autonomous mower suitable for commercial		
7.4	mowing operations. The mower must be		
7.5	purchased from a company based in		
7.6	Minnesota.		
7.7	\$134,000 in fiscal year 2026 and \$135,000 in		
7.8	fiscal year 2027 are for administrative costs		
7.9	of the targeted group business program.		
7.10	\$300,000 in each year is for grants to		
7.11	metropolitan planning organizations outside		
7.12	the seven-county metropolitan area.		
7.13	\$900,000 in each year is for grants for		
7.14	transportation studies outside the metropolitan		
7.15	area to identify critical concerns, problems,		
7.16	and issues. These grants are available: (i) to		
7.17	regional development commissions; (ii) in		
7.18	regions where no regional development		
7.19	commission is functioning, to joint powers		
7.20	boards established under agreement of two or		
7.21	more political subdivisions in the region to		
7.22	exercise the planning functions of a regional		
7.23	development commission; and (iii) in regions		
7.24	where no regional development commission		
7.25	or joint powers board is functioning, to the		
7.26	Department of Transportation district office		
7.27	for that region.		
7.28	(2) Program Delivery	287,588,000	288,701,000
7.29	Appropriations by Fund		
7.30	<u>General</u> <u>2,000,000</u> <u>2,000,000</u>		
7.31	<u>Trunk Highway</u> <u>285,588,000</u> <u>286,701,000</u>		
7.32	This appropriation includes use of consultants		
7.33	to support development and management of		
7.34	projects.		

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9.1	and the cost of actual payments to landowners		
9.2	for lands acquired for highway rights-of-way,		
9.3	payment to lessees, interest subsidies, and		
9.4	relocation expenses.		
9.5	This appropriation includes federal highway		
9.6	aid. The commissioner of transportation must		
9.7	notify the chairs, ranking minority members,		
9.8	and staff of the legislative committees with		
9.9	jurisdiction over transportation finance of any		
9.10	significant events that cause the estimates of		
9.11	federal aid to change.		
9.12	\$650,000,000 in fiscal year 2026 is for the		
9.13	John A. Blatnik Bridge between Duluth,		
9.14	Minnesota, and Superior, Wisconsin. The		
9.15	commissioner may use up to 17 percent of the		
9.16	amount for program delivery. This is a		
9.17	onetime appropriation and is available until		
9.18	June 30, 2033.		
9.19	The commissioner may expend up to one-half		
9.20	of one percent of the federal appropriations		
9.21	under this paragraph as grants to opportunity		
9.22	industrialization centers and other nonprofit		
9.23	job training centers for job training programs		
9.24	related to highway construction.		
9.25	The commissioner may transfer up to		
9.26	\$15,000,000 in each year to the transportation		
9.27	revolving loan fund.		
9.28	The commissioner may receive money		
9.29	covering other shares of the cost of partnership		
9.30	projects. These receipts are appropriated to		
9.31	the commissioner for these projects.		
9.32	The base is \$1,281,546,000 in each of fiscal		
9.33	years 2028 and 2029.		
9.34	(d) Corridors of Commerce	30,000,000	30,000,000

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10.1	This appropriation is for the corridors of		
10.2	commerce program under Minnesota Statutes,		
10.3	section 161.088. The commissioner may use		
10.4	up to 17 percent of the amount in each year		
10.5	for program delivery.		
10.6	(e) Highway Debt Service	300,061,000	322,048,000
10.7	\$297,061,000 in fiscal year 2026 and		
10.8	\$319,048,000 in fiscal year 2027 are for		
10.9	transfer to the state bond fund. If this		
10.10	appropriation is insufficient to make all		
10.11	transfers required in the year for which it is		
10.12	made, the commissioner of management and		
10.13	budget must transfer the deficiency amount		
10.14	as provided under Minnesota Statutes, section		
10.15	16A.641, and notify the chairs, ranking		
10.16	minority members, and staff of the legislative		
10.17	committees with jurisdiction over		
10.18	transportation finance and the chairs of the		
10.19	senate Finance Committee and the house of		
10.20	representatives Ways and Means Committee		
10.21	of the amount of the deficiency. Any excess		
10.22	appropriation cancels to the trunk highway		
10.23	<u>fund.</u>		
10.24	(f) Statewide Radio Communications	7,052,000	7,121,000
10.25	Appropriations by Fund		
10.26	<u>General</u> <u>3,000</u> <u>3,000</u>		
10.27	<u>Trunk Highway</u> <u>7,049,000</u> <u>7,118,000</u>		
10.28	\$3,000 in each year is from the general fund		
10.29	to equip and operate the Roosevelt signal		
10.30	tower for Lake of the Woods weather		
10.31	broadcasting.		
10.32	Subd. 4. Local Roads		
10.33	(a) County State-Aid Highways	1,113,878,000	1,147,471,000

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13.1	vertical deflection elements, intersection		
13.2	improvements, paint, curb bump-outs,		
13.3	bollards, raised crosswalks, or other		
13.4	improvements to improve traffic safety in the		
13.5	right-of-way. Improvements made on		
13.6	nonmunicipal state-aid streets do not need to		
13.7	meet municipal state-aid streets standards.		
13.8	These are onetime appropriations.		
13.9	Notwithstanding Minnesota Statutes, section		
13.10	16B.98, subdivision 14, the commissioner		
13.11	must not use any amount of this appropriation		
13.12	for administrative costs. The commissioner		
13.13	must distribute the grant aid as follows:		
13.14	(i) 50 percent of the funds proportionally based		
13.15	on each city's share of population, according		
13.16	to the last federal decennial census, compared		
13.17	to the total population of all cities of the first		
13.18	class; and		
13.19	(ii) 50 percent of the funds proportionally		
13.20	based on each city's share of money needs, as		
13.21	determined under Minnesota Statutes, section		
13.22	162.13, subdivision 2, compared to the total		
13.23	money needs of all cities of the first class.		
13.24	(3) Empowering Small Minnesota Communities		
13.25	\$250,000 in fiscal year 2026 is for transfer to		
13.26	the Board of Regents of the University of		
13.27	Minnesota for the empowering small		
13.28	Minnesota communities program under		
13.29	Minnesota Statutes, section 137.345.		
13.30	Subd. 5. Agency Management		
13.31	(a) Agency Services	91,533,000	95,124,000
13.32	Appropriations by Fund		
13.33	General 6,200,000 6,200,000		
13.34	<u>Trunk Highway</u> 85,333,000 88,924,000		

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14.1	\$191,000 in each year is from the general fund		
14.2	for staff costs for the electric vehicle		
14.3	infrastructure program under Minnesota		
14.4	Statutes, section 174.47.		
14.5	\$900,000 in each year is from the general fund		
14.6	for the Tribal affairs construction workforce		
14.7	training program.		
14.8	\$4,000,000 in each year is from the general		
14.9	fund for information technology projects and		
14.10	implementation.		
14.11	\$243,000 in each year is from the general fund		
14.12	for complete streets implementation training		
14.13	under Minnesota Statutes, section 174.75,		
14.14	subdivision 2a.		
14.15	(b) Buildings	44,710,000	44,802,000
14.16	Any money appropriated to the commissioner		
14.17	of transportation for building construction for		
14.18	any fiscal year before fiscal year 2026 is		
14.19	available to the commissioner during the		
14.20	biennium to the extent that the commissioner		
14.21	spends the money on the building construction		
14.22	projects for which the money was originally		
14.23	encumbered during the fiscal year for which		
14.24	it was appropriated. If the appropriation for		
14.25	either year is insufficient, the appropriation		
14.26	for the other year is available for it.		
14.27	(c) Tort Claims	600,000	600,000
14.28	If the appropriation for either year is		
14.29	insufficient, the appropriation for the other		
14.30	year is available for it.		
14.31	Subd. 6. Transfers; General Authority		
14.32	(a) With the approval of the commissioner of		
14.33	management and budget, the commissioner		

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15.1	of transportation may transfer unencumbered
15.2	balances among the appropriations from the
15.3	trunk highway fund and the state airports fund
15.4	made in this section. Transfers under this
15.5	paragraph must not be made: (1) between
15.6	funds; (2) from the appropriations for state
15.7	road construction or debt service; or (3) from
15.8	the appropriations for operations and
15.9	maintenance or program delivery, except for
15.10	a transfer to state road construction or debt
15.11	service.
15.12	(b) The commissioner of transportation must
15.13	immediately report transfers under paragraph
15.14	(a) to the chairs, ranking minority members,
15.15	and staff of the legislative committees with
15.16	jurisdiction over transportation finance. The
15.17	authority for the commissioner of
15.18	transportation to make transfers under
15.19	Minnesota Statutes, section 16A.285, is
15.20	superseded by the authority and requirements
15.21	under this subdivision.
15.22	Subd. 7. Transfers; Flexible Highway Account
15.23	The commissioner of transportation must
15.24	transfer from the flexible highway account in
15.25	the county state-aid highway fund:
15.26	(1) \$21,800,000 in fiscal year 2026 to the
15.27	trunk highway fund;
15.28	(2) \$22,230,000 in fiscal year 2026 to the
15.29	municipal turnback account in the municipal
15.30	state-aid street fund; and
15.31	(3) the remainder in each year to the county
15.32	turnback account in the county state-aid
15.33	highway fund.

16.1	The money transferred under clause (1) is
16.2	appropriated from the trunk highway fund for
16.3	highway turnback purposes as provided under
16.4	Minnesota Statutes, section 161.081,
16.5	subdivision 3.
16.6	Subd. 8. Contingent Appropriations
16.7	The commissioner of transportation, with the
16.8	approval of the governor and the written
16.9	approval of at least five members of a group
16.10	consisting of the members of the Legislative
16.11	Advisory Commission under Minnesota
16.12	Statutes, section 3.30, and the ranking minority
16.13	members of the legislative committees with
16.14	jurisdiction over transportation finance, may
16.15	transfer all or part of the unappropriated
16.16	balance in the trunk highway fund to an
16.17	appropriation: (1) for trunk highway design,
16.18	construction, or inspection in order to take
16.19	advantage of an unanticipated receipt of
16.20	income to the trunk highway fund or to take
16.21	advantage of federal advanced construction
16.22	funding; (2) for trunk highway maintenance
16.23	in order to meet an emergency; or (3) to pay
16.24	tort or environmental claims. Nothing in this
16.25	subdivision authorizes the commissioner to
16.26	increase the use of federal advanced
16.27	construction funding beyond amounts
16.28	specifically authorized. Any transfer as a result
16.29	of the use of federal advanced construction
16.30	funding must include an analysis of the effects
16.31	on the long-term trunk highway fund balance.
16.32	The amount transferred is appropriated for the
16.33	purpose of the account to which it is
16.34	transferred.
16.35	Sec. 3. METROPOLITAN COUNCIL

	SI 2002 REVISER INC		52002 2	2nd Engrossment
17.1	Subdivision 1. Total Appropriation	<u>\$</u>	<u>128,734,000</u> §	134,567,000
17.2	The appropriations in this section are from the			
17.3	general fund to the Metropolitan Council.			
17.4	Subd. 2. Transit System Operations		16,227,000	16,227,000
17.5	This appropriation is for transit system			
17.6	operations under Minnesota Statutes, sections			
17.7	473.371 to 473.449.			
17.8	Subd. 3. Special Transportation Service		112,507,000	118,340,000
17.9	This appropriation is for special transportation			
17.10	service under Minnesota Statutes, section			
17.11	473.386, including Metro Mobility and Metro			
17.12	Move.			
17.13	Sec. 4. DEPARTMENT OF PUBLIC SAFET	<u>Y</u>		
17.14	Subdivision 1. Total Appropriation	<u>\$</u>	<u>316,228,000</u> §	299,658,000
17.15	Appropriations by Fund			
17.16	<u>2026</u> <u>2027</u>			
17.17	<u>General</u> <u>37,529,000</u> <u>37,563</u>	,000		
17.18	<u>H.U.T.D.</u> <u>1,382,000</u> <u>1,395</u>	,000		
17.19	<u>Special Revenue</u> <u>80,976,000</u> <u>80,443</u>	,000		
17.20	<u>Trunk Highway</u> <u>196,341,000</u> <u>180,257</u>	,000		
17.21	The appropriations in this section are to the			
17.22	commissioner of public safety.			
17.23	The amounts that may be spent for each			
17.24	purpose are specified in the following			
17.25	subdivisions. The commissioner must spend			
17.26	appropriations from the trunk highway fund			
17.27	in subdivision 3 only for State Patrol purposes.			
17.28	Subd. 2. Administration and Related Services			
17.29	(a) Office of Communications		1,198,000	1,232,000
17.30	This appropriation is from the general fund.			
17.31	(b) Public Safety Support		11,429,000	11,473,000

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18.1	Appropriations by Fund						
18.2	General	6,001,000					
18.3	Trunk Highway						
18.4	\$1,483,000 in ea	ach year is from the g	general				
18.5	fund for staff an	d operating costs rela	ated to				
18.6	public engagem	ent activities.					
18.7	(c) Public Safet	ty Officer Survivor	Benefits	1,640,000	1,640,000		
18.8	This appropriati	on is from the genera	al fund				
18.9	for payment of p	oublic safety officer s	survivor				
18.10	benefits under N	Ainnesota Statutes, se	ection				
18.11	299A.44. If the	appropriation for eith	ner year				
18.12	is insufficient, the	he appropriation for t	he other				
18.13	year is available	e for it.					
18.14	(d) Public Safet	ty Officer Reimburs	sements	1,367,000	1,367,000		
18.15	This appropriati	on is from the genera	al fund				
18.16	for transfer to the	e public safety officer	s benefit				
18.17	account. This ap	ppropriation is availal	ble for				
18.18	reimbursements	under Minnesota Sta	atutes,				
18.19	section 299A.46	<u>55.</u>					
18.20	(e) Soft Body A	rmor Reimbursem	<u>ents</u>	745,000	745,000		
18.21	This appropriati	on is from the genera	al fund				
18.22	for soft body arr	mor reimbursements	<u>under</u>				
18.23	Minnesota Statu	ites, section 299A.38	<u>:</u>				
18.24	(f) Technology	and Support Servic	<u>es</u>	7,130,000	7,130,000		
18.25	<u>A</u>	ppropriations by Fur	<u>ıd</u>				
18.26	General	1,743,000	1,743,000				
18.27	Trunk Highway	5,387,000	5,387,000				
18.28	Subd. 3. State P	<u>Patrol</u>					
18.29	(a) Patrolling H	<u>lighways</u>		165,434,000	149,300,000		
18.30	<u>A</u>	ppropriations by Fur	<u>ıd</u>				
18.31	General	37,000	<u>37,000</u>				
18.32	H.U.T.D.	92,000	92,000				
18.33	Trunk Highway	165,305,000	149,171,000				

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20.1	\$5.248.000 i	n each year is for a n	natch for		
20.2		s for additional troop			
20.3		mmercial vehicle ins			
			•	19,243,000	19,243,000
20.4	(c) Capitol S			19,243,000	19,243,000
20.5	This appropr	riation is from the gen	neral fund.		
20.6	The commiss	sioner must not:			
20.7	(1) spend any	y money from the tru	nk highway		
20.8	fund for capi	tol security; or			
20.9	(2) permanen	tly transfer any state t	rooper from		
20.10	the patrolling	g highways activity t	o capitol		
20.11	security.				
20.12	The commiss	sioner must not trans	fer any		
20.13	money appro	priated to the commis	sioner under		
20.14	this section:				
20.15	(1) to capitol	security; or			
20.16	(2) from cap	itol security.			
20.17	(d) Vehicle (Crimes Unit		1,290,000	1,303,000
20.18	This appropr	riation is from the hig	ghway user		
20.19	tax distributi	on fund to investigat	e:		
20.20	(1) registration	on tax and motor vehi	cle sales tax		
20.21	liabilities from	m individuals and bus	sinesses that		
20.22	currently do	not pay all taxes owe	ed; and		
20.23	(2) illegal or	improper activity re	lated to the		
20.24	sale, transfer	, titling, and registrati	ion of motor		
20.25	vehicles.				
20.26	Subd. 4. Dri	ver and Vehicle Ser	vices		
20.27	(a) Driver S	ervices		47,665,000	47,132,000
20.28	This appropr	riation is from the dri	ver and		
20.29	vehicle servi	ces operating accour	nt under		
20.30	Minnesota S	tatutes, section 299A	705.		

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					8
22.1	license agents under Mini	nesota Statutes,			
22.2	section 171.061, subdivis	ion 4.			
22.3	\$192,000 in each year is for staff costs related				
22.4	to monitoring and auditing records issued by				
22.5	to monitoring and auditing records issued by full-service providers.				
22.6	\$1,300,000 in each year i	s for staff and			
22.7	operating costs related to	additional vehic	<u>ele</u>		
22.8	inspection sites.				
22.9	\$96,000 in each year is for	the appeals prod	cess		
22.10	for information technolog	y system data acc	cess		
22.11	revocations, including co	sts of staff and			
22.12	equipment.				
22.13	Subd. 5. Traffic Safety			6,355,000	6,361,000
22.14	<u>Appropriat</u>	ions by Fund			
22.15	General	4,995,000	4,995,000		
22.16	Trunk Highway	1,360,000	1,366,000		
22.17	\$1,500,000 in each year i	s from the gener	<u>al</u>		
22.18	fund for operations and tra	affic safety proje	ects,		
22.19	grants, and activities of th	e Advisory Cou	<u>ncil</u>		
22.20	on Traffic Safety under M	Iinnesota Statute	es,		
22.21	section 4.076.				
22.22	The following amounts ar	re for the staff ar	<u>nd</u>		
22.23	operating costs related to a	Traffic Safety I	<u>Data</u>		
22.24	Analytics Center: (1) \$81	3,000 in each ye	ear_		
22.25	from the general fund; an	d (2) \$187,000 i	<u>n</u>		
22.26	each year from the trunk	highway fund.			
22.27	\$2,001,000 in each year i	s for the drug			
22.28	evaluation and classificati	on program for c	lrug		
22.29	recognition evaluator train	ning; phlebotom	ists;		
22.30	drug recognition training	for peace office	<u>rs,</u>		
22.31	as defined in Minnesota S	Statutes, section			
22.32	626.84, subdivision 1, par	agraph (c); requ	ired		
22.33	continuing education train	ning for drug			
22.34	recognition experts; progr	ram administrati	on;		

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23.1	grants to local law enforcement divisions; and				
23.2	grants to eligible employers for drug				
23.3	evaluation and classification training costs of				
23.4	their staff. The commissioner must make				
23.5	reasonable efforts to reflect the geographic				
23.6	diversity of the state in making expenditures.				
23.7	Any balance in the first year does not cancel				
23.8	but is available in the second year.				
23.9	\$98,000 in each year is from the general fund				
23.10	to coordinate a statewide traffic safety equity				
23.11	program, including staff costs.				
23.12	<u>Subd. 6.</u> <u>Pipeline Safety</u> <u>2,003,000</u> <u>2,003,000</u>				
23.13	Appropriations by Fund				
23.14	<u>General</u> <u>560,000</u> <u>560,000</u>				
23.15	<u>Special Revenue</u> <u>1,443,000</u> <u>1,443,000</u>				
23.16	The appropriation from the special revenue				
23.17	fund is from the pipeline safety account under				
23.18	Minnesota Statutes, section 299J.18.				
23.19	\$560,000 in each year is from the general fund				
23.20	for staff and operating costs related to				
23.21	oversight of the excavation notice system				
23.22	under Minnesota Statutes, chapter 216D,				
23.23	including education, investigation, and				
23.24	enforcement activities.				
23.25	Sec. 5. APPROPRIATION CANCELLATIONS; DEPARTMENT OF				
23.26	TRANSPORTATION.				
23.20					
23.27	(a) \$185,655,000 of the appropriation in fiscal year 2024 from the general fund for the				
23.28	Northern Lights Express intercity passenger rail project under Laws 2023, chapter 68, article				
23.29	1, section 2, subdivision 2, paragraph (d), is canceled to the general fund.				
23.30	(b) \$3,130,000 of the appropriation in fiscal year 2023 from the general fund for rail				
23.31	corridor service analysis under Laws 2023, chapter 68, article 1, section 10, is canceled to				
23.32	the general fund.				

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24.1	(c) \$45,000 of the appropriation in fiscal year	ır 2024	from the general fun	d for grants to		
24.2	the city of Chatfield to develop a transportation management organization in southeastern					
24.3	Minnesota under Laws 2023, chapter 68, article	Minnesota under Laws 2023, chapter 68, article 1, section 9, paragraph (d), is canceled to				
24.4	the general fund.					
24.5	EFFECTIVE DATE. This section is effecti	ve the	day following final e	nactment.		
24.6	Sec. 6. TRANSFERS.					
24.7	(a) \$8,155,000 in fiscal year 2026 and \$8,28	4,000 i	n fiscal year 2027 are	e transferred		
24.8	from the general fund to the active transportation	accou	nt under Minnesota S	tatutes, section		
24.9	174.38. For fiscal years 2028 to 2031, the comm	nission	er of management an	d budget must		
24.10	include a transfer of \$8,284,000 each year from	he gen	eral fund to the active	transportation		
24.11	account, when preparing each forecast through the	ıe Febri	uary 2027 forecast, ur	nder Minnesota		
24.12	Statutes, section 16A.103.					
24.13	(b) \$400,000 in fiscal year 2026 is transferred	ed from	the general fund to t	he local		
24.14	government road funding gap assistance account	under l	Minnesota Statutes, se	ection 162.175.		
24.1524.1624.17	amended by Laws 2024, chapter 127, article 1, Subd. 2. Multimodal Systems					
24.18	8 (a) Aeronautics					
24.19	9 (1) Airport Development and Assistance		24,198,000	18,598,000		
24.20	20 Appropriations by Fund					
24.21	2022	2023				
24.22	22 General 5,600,000	-0-				
24.23	23 Airports 18,598,000 18,598	3,000				
24.24	This appropriation is from the state airports					
24.25	fund and must be spent according to					
24.26	Minnesota Statutes, section 360.305,					
24.27	subdivision 4.					
24.28	\$5,600,000 in fiscal year 2022 is from the					
24.29	general fund for a grant to the city of Karlstad					
24.30	for the acquisition of land, predesign, design,					
24.31	engineering, and construction of a primary					

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25.1	airport runway. This appro	priation is for P	hase		
25.2	1 of the project.				
25.3	Notwithstanding Minneso	ota Statutes, sec	tion		
25.4	16A.28, subdivision 6, th	is appropriation	is		
25.5	available for five years af	ter the year of t	he		
25.6	appropriation. If the appro	opriation for eit	her		
25.7	year is insufficient, the ap	propriation for	the		
25.8	other year is available for	it.			
25.9	If the commissioner of tra	ansportation			
25.10	determines that a balance	remains in the	state		
25.11	airports fund following th	e appropriation	S		
25.12	made in this article and tha	at the appropriat	ions		
25.13	made are insufficient for	advancing airpo	ort		
25.14	development and assistan	ce projects, an			
25.15	amount necessary to adva	nce the projects	, not		
25.16	to exceed the balance in th	e state airports f	und,		
25.17	is appropriated in each ye	ear to the			
25.18	commissioner and must b	e spent accordir	ng to		
25.19	Minnesota Statutes, section	on 360.305,			
25.20	subdivision 4. Within two	weeks of a			
25.21	determination under this	contingent			
25.22	appropriation, the commi	ssioner of			
25.23	transportation must notify	the commission	oner		
25.24	of management and budg	et and the chair	s,		
25.25	ranking minority member	rs, and staff of t	he		
25.26	legislative committees wi	th jurisdiction of	over		
25.27	transportation finance con	ncerning the fur	nds		
25.28	appropriated. Funds appro	opriated under t	his		
25.29	contingent appropriation d	o not adjust the	base		
25.30	for fiscal years 2024 and	2025.			
25.31	(2) Aviation Support Ser	rvices		8,332,000	8,340,000
25.32	Appropriat	ions by Fund			
25.33		2022	2023		
25.34	General	1,650,000	1,650,000		
25.35	Airports	6,682,000	6,690,000		

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26.1	\$28,000 in fis	cal year 2022 and \$	336,000 in		
26.2		23 are from the stat			
26.3	•	related to regulating	-		
26.4	aircraft systen	ns.			
26.5	(3) Civil Air	Patrol		80,000	80,000
26.6	This appropris	ation is from the sta	ate airports		
26.7	fund for the C	ivil Air Patrol.			
26.8	(b) Transit ar	nd Active Transpo	rtation	23,501,000	18,201,000
26.9	This appropria	ation is from the ge	neral fund.		
26.10	\$5,000,000 in	fiscal year 2022 is f	or the active		
26.11	transportation	program under Mi	nnesota		
26.12	Statutes, section	on 174.38. This is a	onetime		
26.13	appropriation	and is available un	til June 30,		
26.14	2025.				
26.15	\$300,000 in fi	iscal year 2022 is fo	or a grant to		
26.16	the 494 Corrid	dor Commission. T	he		
26.17	commissioner	must not retain any	y portion of		
26.18	the funds appr	opriated under this	section. The		
26.19	commissioner	must make grant p	ayments in		
26.20	full by Decem	nber 31, 2021. Fund	s under this		
26.21	grant are for p	programming and se	ervice		
26.22	expansion to a	ssist companies and	l commuters		
26.23	in telecommu	ting efforts and pro	motion of		
26.24	best practices.	A grant recipient n	nust provide		
26.25	telework resor	urces, assistance, in	formation,		
26.26	and related act	civities on a statewid	e basis. This		
26.27	is a onetime a	ppropriation.			
26.28	(c) Safe Rout	es to School		5,500,000	500,000
26.29	This appropria	ation is from the ge	neral fund		
26.30	for the safe ro	utes to school prog	ram under		
26.31	Minnesota Sta	atutes, section 174.4	10.		

					C
27.1	If the appropriation for	or either year is			
27.2	insufficient, the appro	opriation for the otl	ner		
27.3	year is available for it.				
27.4	(d) Passenger Rail			10,500,000	500,000
27.5	This appropriation is	from the general fu	ınd		
27.6	for passenger rail act	ivities under Minne	esota		
27.7	Statutes, sections 174	.632 to 174.636.			
27.8	\$10,000,000 in fiscal	year 2022 is for fir	ıal		
27.9	design and constructi	on to provide for a			
27.10	second daily Amtrak	train service betwe	en		
27.11	Minneapolis and St. l	Paul and Chicago.	Γhe		
27.12	commissioner may ex	spend funds for pro	gram		
27.13	delivery and administ	ration from this am	ount.		
27.14	This is a onetime app	ropriation and is			
27.15	available until June 3	0, 2025 <u>2028</u> .			
27.16	(e) Freight			8,342,000	7,323,000
27.17	Approp	oriations by Fund			
27.17 27.18	Approp	oriations by Fund 2022	2023		
	Approp	·	2023 1,445,000		
27.18		2022			
27.18 27.19	General	2022 2,464,000 5,878,000	1,445,000 5,878,000		
27.18 27.19 27.20	General Trunk Highway	2022 2,464,000 5,878,000 year 2022 is from the	1,445,000 5,878,000		
27.18 27.19 27.20 27.21	General Trunk Highway \$1,000,000 in fiscal y	2022 2,464,000 5,878,000 year 2022 is from the theorem the costs of a	1,445,000 5,878,000 ne		
27.18 27.19 27.20 27.21 27.22	General Trunk Highway \$1,000,000 in fiscal y general fund for proc	2022 2,464,000 5,878,000 vear 2022 is from the theorem costs of a work optimization to the costs of the costs	1,445,000 5,878,000 ne		
27.18 27.19 27.20 27.21 27.22 27.23	General Trunk Highway \$1,000,000 in fiscal y general fund for proc statewide freight netw	2022 2,464,000 5,878,000 Vear 2022 is from the transportation to the transport of the trans	1,445,000 5,878,000 ne		
27.18 27.19 27.20 27.21 27.22 27.23 27.24	General Trunk Highway \$1,000,000 in fiscal y general fund for proc statewide freight netw This is a onetime app	2022 2,464,000 5,878,000 vear 2022 is from the theorem the costs of a work optimization to propriation and is 0, 2023.	1,445,000 5,878,000 ne ool.		
27.18 27.19 27.20 27.21 27.22 27.23 27.24 27.25	General Trunk Highway \$1,000,000 in fiscal y general fund for proc statewide freight netw This is a onetime app available until June 3	2022 2,464,000 5,878,000 vear 2022 is from the theorem the costs of a work optimization to propriation and is 0, 2023. ar 2022 and \$287,0	1,445,000 5,878,000 ne ool.		
27.18 27.19 27.20 27.21 27.22 27.23 27.24 27.25 27.26	General Trunk Highway \$1,000,000 in fiscal y general fund for proc statewide freight netw This is a onetime app available until June 3 \$350,000 in fiscal year	2022 2,464,000 5,878,000 year 2022 is from the urement costs of a work optimization to propriation and is 0, 2023. ar 2022 and \$287,0 from the general function	1,445,000 5,878,000 ne ool.		
27.18 27.19 27.20 27.21 27.22 27.23 27.24 27.25 27.26 27.27	General Trunk Highway \$1,000,000 in fiscal y general fund for proc statewide freight netw This is a onetime app available until June 3 \$350,000 in fiscal year fiscal year 2023 are fi	2022 2,464,000 5,878,000 year 2022 is from the urement costs of a work optimization to propriation and is 0, 2023. ar 2022 and \$287,0 from the general function the general function in the ety inspectors in the	1,445,000 5,878,000 ne ool.		
27.18 27.19 27.20 27.21 27.22 27.23 27.24 27.25 27.26 27.27 27.28	General Trunk Highway \$1,000,000 in fiscal y general fund for proc statewide freight netw This is a onetime app available until June 3 \$350,000 in fiscal yea fiscal year 2023 are fi two additional rail safe	2022 2,464,000 5,878,000 year 2022 is from the urement costs of a work optimization to propriation and is 0, 2023. ar 2022 and \$287,0 from the general function the general function in the program under	1,445,000 5,878,000 ne ool.		
27.18 27.19 27.20 27.21 27.22 27.23 27.24 27.25 27.26 27.27 27.28 27.29	General Trunk Highway \$1,000,000 in fiscal y general fund for proc statewide freight netw This is a onetime app available until June 3 \$350,000 in fiscal yea fiscal year 2023 are fi two additional rail safe rail safety inspection	2022 2,464,000 5,878,000 year 2022 is from the urement costs of a work optimization to propriation and is 0, 2023. ar 2022 and \$287,0 from the general function the general function in the program under ection 219.015. In	1,445,000 5,878,000 ne ool. 00 in d for state		
27.18 27.19 27.20 27.21 27.22 27.23 27.24 27.25 27.26 27.27 27.28 27.29 27.30	General Trunk Highway \$1,000,000 in fiscal y general fund for proc statewide freight netw This is a onetime app available until June 3 \$350,000 in fiscal yea fiscal year 2023 are fi two additional rail safe rail safety inspection Minnesota Statutes, s	2022 2,464,000 5,878,000 year 2022 is from the urement costs of a work optimization to propriation and is 0, 2023. ar 2022 and \$287,0 from the general function the general function and is program under ection 219.015. In the must not increas	1,445,000 5,878,000 ne ool. 00 in d for state each e the		
27.18 27.19 27.20 27.21 27.22 27.23 27.24 27.25 27.26 27.27 27.28 27.29 27.30 27.31	General Trunk Highway \$1,000,000 in fiscal y general fund for proc statewide freight netw This is a onetime app available until June 3 \$350,000 in fiscal yea fiscal year 2023 are fi two additional rail safe rail safety inspection Minnesota Statutes, s year, the commission	2022 2,464,000 5,878,000 vear 2022 is from the urement costs of a work optimization to propriation and is 0, 2023. ar 2022 and \$287,0 from the general function the general function and is program under ection 219.015. In the must not increase unt under Minneso	1,445,000 5,878,000 ne ool. 00 in d for state each e the ta		

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28.1	EFFECTIVE DATE. This section is effective the day following final enactment.
28.2	Sec. 8. Laws 2021, First Special Session chapter 14, article 11, section 45, is amended to
28.3	read:
28.4	Sec. 45. APPROPRIATION; DEPARTMENT OF TRANSPORTATION.
28.5	\$6,200,000 in fiscal year 2022 is appropriated from the general fund to the commissioner
28.6	of transportation for project development of a land bridge freeway lid over marked Interstate
28.7	Highway 94 in a portion of the segment from Lexington Avenue to Rice Street in St. Paul.
28.8	This amount is available to match federal funds and for project planning and development,
28.9	including area planning, community and land use planning, economic development planning,
28.10	design, and project management and analysis. From this amount, the commissioner may
28.11	make grants to Reconnect Rondo to perform any eligible project development activities.
28.12	This is a onetime appropriation and is available until June 30, 2025 2026.
28.13	EFFECTIVE DATE. This section is effective the day following final enactment.
28.14	Sec. 9. Laws 2023, chapter 60, article 10, section 9, is amended to read:
28.15 28.16	Sec. 9. DEPARTMENT OF TRANSPORTATION \$ 310,000 \$ -0-
28.17	\$310,000 the first year is for awarding grants
28.18	to assist manufacturers to obtain
28.19	environmental product declarations for certain
28.20	construction materials used to build roads and
28.21	other transportation infrastructure under
28.22	Minnesota Statutes, section 16B.312. Of this
28.23	amount, up to \$10,000 is for the reasonable
28.24	costs of the department to administer that
28.25	section. This appropriation is available until
28.26	June 30, 2027.
28.27	Sec. 10. Laws 2023, chapter 68, article 1, section 2, subdivision 2, is amended to read:
28.28	Subd. 2. Multimodal Systems
28.29	(a) Aeronautics

28.30

(1) Airport Development and Assistance

69,598,000

18,598,000

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29.1	A	Appropriations by Fun	d	
29.2		2024	2025	
29.3	General	36,000,000	-0-	
29.4	Airports	33,598,000	18,598,000	
29.5	The appropriati	on from the state airpo	orts fund	
29.6	must be spent ac	ecording to Minnesota	Statutes,	
29.7	section 360.305	s, subdivision 4.		
29.8	\$36,000,000 in	fiscal year 2024 is fro	om the	
29.9	general fund for	r matches to federal a	id and	
29.10	state investmen	ts related to airport		
29.11	infrastructure p	rojects. This is a oneti	ime	
29.12	appropriation a	nd is available until Ju	ine 30,	
29.13	2027.			
29.14	\$15,000,000 in	fiscal year 2024 is fro	om the	
29.15	state airports fu	nd for system mainter	nance of	
29.16	critical airport s	afety systems, equipm	ent, and	
29.17	essential airfiel	d technology.		
29.18	Notwithstandin	g Minnesota Statutes,	section	
29.19	16A.28, subdiv	ision 6, the appropriati	on from	
29.20	the state airport	s fund is available for	· five	
29.21	years after the y	ear of the appropriation	on. If the	
29.22	appropriation for	or either year is insuff	ïcient,	
29.23	the appropriatio	n for the other year is a	ıvailable	
29.24	for it.			
29.25	If the commissi	oner of transportation	L	
29.26	determines that	a balance remains in	the state	
29.27	airports fund fo	llowing the appropria	tions	
29.28	made in this arti	cle and that the approp	priations	
29.29	made are insuff	icient for advancing a	irport	
29.30	development ar	nd assistance projects,	an	
29.31	amount necessa	ry to advance the proje	ects, not	
29.32	to exceed the ba	lance in the state airpo	rts fund,	
29.33	is appropriated	in each year to the		
29.34	commissioner a	and must be spent acco	ording to	
29.35	Minnesota Stati	utes, section 360.305,		

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					C
30.1	subdivision 4. Wi	thin two weeks of a			
30.2	determination und	der this contingent			
30.3	appropriation, the commissioner of				
30.4	transportation must notify the commissioner				
30.5	of management ar	nd budget and the chai	rs,		
30.6	ranking minority	members, and staff of	the		
30.7	legislative commi	ttees with jurisdiction	over		
30.8	transportation fina	ance concerning the fu	nds		
30.9	appropriated. Fun	ds appropriated under	this		
30.10	contingent approp	riation do not adjust the	base		
30.11	for fiscal years 20	026 and 2027.			
30.12	(2) Aviation Sup	port Services		15,397,000	8,431,000
30.13	Ap	propriations by Fund			
30.14		2024	2025		
30.15	General	8,707,000	1,741,000		
30.16	Airports	6,690,000	6,690,000		
30.17	\$7,000,000 in fisc	cal year 2024 is from the	ne		
30.18	general fund to purchase two utility aircraft				
30.19	for the Department of Transportation.				
30.20	(3) Civil Air Patrol			80,000	80,000
30.21	This appropriation	n is from the state airpo	orts		
30.22	fund for the Civil	Air Patrol.			
30.23	(b) Transit and A	Active Transportation	L	58,478,000	18,374,000
30.24	This appropriation	n is from the general fu	ınd.		
30.25	\$200,000 in fiscal	l year 2024 and \$50,00	00 in		
30.26	fiscal year 2025 are for a grant to the city of				
30.27	Rochester to implement demand response				
30.28	transit service using electric transit vehicles.				
30.29	The money is ava	ilable for mobile softw	are		
30.30	application develo	opment; vehicles and			
30.31	equipment, include	ling accessible vehicle	s;		
30.32	associated chargin	ng infrastructure; and ca	apital		
30.33	and operating cos	ts.			

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	SF 2002	REVISOR	KKD	32002-2	Ziid Eligiossinelit	
31.1	\$40,000,000 in fi	iscal year 2024 is	for matches			
31.2	to federal aid and state investments related to					
31.3	transit and active	transportation p				
31.4	is a onetime appr	ropriation and is				
31.5	until June 30, 20	27.				
31.6	(c) Safe Routes	to School		15,297,000	10,500,000	
31.7	This appropriation	on is from the ge	neral fund			
31.8	for the safe route	es to school prog	ram under			
31.9	Minnesota Statut	tes, section 174.	40.			
31.10	If the appropriati	ion for either yea	ar is			
31.11	insufficient, the a	appropriation for	r the other			
31.12	year is available	for it. The appro	priations in			
31.13	each year are ava	ailable until June	230, 2027.			
31.14	The base for this	appropriation is	\$ \$1,500,000			
31.15	in each of fiscal	years 2026 and 2	2027.			
31.16	(d) Passenger R	ail		197,521,000	4,226,000	
31.17	This appropriation	on is from the ge	neral fund			
31.18	for passenger rai	l activities under	r Minnesota			
31.19	Statutes, sections	s 174.632 to 174	.636.			
31.20	\$194,700,000 in	fiscal year 2024	is for capital			
31.21	improvements ar	nd betterments fo	or the			
31.22	Minneapolis-Dul	luth Northern Li	ghts Express			
31.23	intercity passeng	ger rail project, in	ncluding			
31.24	preliminary engin	neering, design,	engineering,			
31.25	environmental ar	nalysis and mitig	gation,			
31.26	acquisition of lar	nd and right-of-v	vay,			
31.27	equipment and ro	olling stock, and	construction.			
31.28	From this approp	riation, the amou	int necessary			
31.29	is for: (1) Coon F	Rapids station in	provements			
31.30	to establish a join	nt station that pr	ovides for			
31.31	Amtrak train serv	vice on the Emp	ire Builder			
31.32	line between Chi	icago and Seattle	e; and (2)			
31.33	acquisition of equipment and rolling stock for					
31.34	purposes of parti	cipation in the M	Iidwest fleet			

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32.1	pool to provide for service on Northern Lights					
32.2	Express and expanded A	Amtrak train serv	vice			
32.3	between Minneapolis an	d St. Paul and				
32.4	Chicago. The commission	oner of transport	ation			
32.5	must not approve addition	onal stops or sta	tions			
32.6	beyond those included in	the Federal Rai	lroad			
32.7	Administration's January	y 2018 Finding o	of No			
32.8	Significant Impact and S	Section 4(f)				
32.9	Determination if the com	missioner deterr	mines			
32.10	that the resulting speed i	reduction would				
32.11	negatively impact total r	ridership. This				
32.12	appropriation is onetime	and is available	until			
32.13	June 30, 2028.					
32.14	\$1,833,000 in fiscal year 2024 and \$3,238,000					
32.15	in fiscal year 2025 are fo	or a match to fed	leral			
32.16	aid for capital and opera	ting costs for				
32.17	expanded Amtrak train s	service between				
32.18	Minneapolis and St. Paul and Chicago. These					
32.19	amounts are available until June 30, 2028.					
32.20	The base from the general fund is \$5,742,000					
32.21	in each of fiscal years 2026 and 2027.					
32.22	(e) Freight			14,650,000	9,066,000	
32.23	Appropria	ntions by Fund				
32.24		2024	2025			
32.25	General	8,283,000	2,400,000			
32.26	Trunk Highway	6,367,000	6,666,000			
32.27	\$5,000,000 in fiscal year 2024 is from the					
32.28	general fund for matching federal aid grants					
32.29	for improvements, engineering, and					
32.30	administrative costs for the Stone Arch Bridge					
32.31	in Minneapolis. This is a onetime					
32.32	appropriation and is available until June 30,					
32.33	2027.					

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2nd Engrossment

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33.1	\$1,000,000 in each	year is from the gen	neral			
33.2	fund for staff, operating costs, and					
33.3	maintenance related	to weight and safe	ty			
33.4	enforcement system	s.				
33.5	\$974,000 in fiscal y	ear 2024 is from th	e			
33.6	general fund for pro	curement costs of a	ı			
33.7	statewide freight ne	twork optimization	tool			
33.8	under Laws 2021, F	irst Special Session	ı			
33.9	chapter 5, article 4,	section 133. This is	a			
33.10	onetime appropriation	on and is available	until			
33.11	June 30, 2025.					
33.12	EFFECTIVE D	ATE. This section	is effective th	e day following fin	al enactment.	
33.13	Sec. 11. Laws 202	3, chapter 68, artic	le 1, section 2	, subdivision 3, is a	mended to read:	
33.14	Subd. 3. State Road	ls				
33.15	(a) Operations and	Maintenance		414,220,000	425,341,000	
33.16	Appro	opriations by Fund				
33.17		2024	2025			
33.18	General	2,000,000	-0-			
33.19	Trunk Highway	412,220,000	425,341,000			
33.20	\$1,000,000 in fiscal	year 2024 is from	the			
33.21	general fund for the	highways for habit	at			
33.22	program under Minnesota Statutes, section					
33.23	160.2325. This amount is available until June					
33.24	<u>30, 2027.</u>					
33.25	\$248,000 in each year is from the trunk					
33.26	highway fund for living snow fence					
33.27	implementation and maintenance activities.					
33.28	\$1,000,000 in fiscal year 2024 is from the					
33.29	general fund for safe road zones under					
33.30	Minnesota Statutes, section 169.065, including					
33.31	development and delivery of public awareness					
33.32	and education campaigns about safe road					
	and education camp	aigns about safe for	au			

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	SF2002 REVISOR AND	32002-2	Ziid Eligiossiilelit			
34.1	(b) Program Planning and Delivery					
34.2	(1) Planning and Research 32,679,000 33,465,000					
34.3	The commissioner may use any balance					
34.4	remaining in this appropriation for program					
34.5	delivery under clause (2).					
34.6	\$130,000 in each year is available for					
34.7	administrative costs of the targeted group					
34.8	business program.					
34.9	\$266,000 in each year is available for grants					
34.10	to metropolitan planning organizations outside					
34.11	the seven-county metropolitan area.					
34.12	\$900,000 in each year is available for grants					
34.13	for transportation studies outside the					
34.14	metropolitan area to identify critical concerns,					
34.15	problems, and issues. These grants are					
34.16	available: (i) to regional development					
34.17	commissions; (ii) in regions where no regional					
34.18	development commission is functioning, to					
34.19	joint powers boards established under					
34.20	agreement of two or more political					
34.21	subdivisions in the region to exercise the					
34.22	planning functions of a regional development					
34.23	commission; and (iii) in regions where no					
34.24	regional development commission or joint					
34.25	powers board is functioning, to the Department					
34.26	of Transportation district office for that region.					
34.27	(2) Program Delivery	274,451,000	273,985,000			
34.28	Appropriations by Fund					
34.29	2024 2025					
34.30	General 2,250,000 2,000,000					
34.31	Trunk Highway 272,201,000 271,985,000					
34.32	This appropriation includes use of consultants					
34.33	to support development and management of					
34.34	projects.					

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35.1	\$10,000,000 in fiscal year 2024 is from the
35.2	trunk highway fund for roadway design and
35.3	related improvements that reduce speeds and
35.4	eliminate intersection interactions on rural
35.5	high-risk roadways. The commissioner must
35.6	identify roadways based on crash information
35.7	and in consultation with the Advisory Council
35.8	on Traffic Safety under Minnesota Statutes,
35.9	section 4.076, and local traffic safety partners.
35.10	This is a onetime appropriation and is
35.11	available until June 30, 2026.
35.12	\$2,000,000 in each year is from the general
35.13	fund for implementation of climate-related
35.14	programs as provided under the federal
35.15	Infrastructure Investment and Jobs Act, Public
35.16	Law 117-58.
35.17	\$1,193,000 in fiscal year 2024 is from the
35.18	trunk highway fund for costs related to the
35.19	property conveyance to the Upper Sioux
35.20	Community of state-owned land within the
35.21	boundaries of Upper Sioux Agency State Park,
35.22	including fee purchase, property purchase,
35.23	appraisals, and road and bridge demolition
35.24	and related engineering. This amount is
35.25	available until June 30, 2027.
35.26	\$250,000 in fiscal year 2024 is from the
35.27	general fund for costs related to the Clean
35.28	Transportation Fuel Standard Working Group
35.29	established under article 4, section 124.
35.30	\$1,000,000 in each year is available from the
35.31	trunk highway fund for management of
35.32	contaminated and regulated material on
35.33	property owned by the Department of
35.34	Transportation, including mitigation of
35.35	property conveyances, facility acquisition or

	SF2082	REVISOR	KRB	S2082-2	2nd Engrossment		
36.1	expansion, chemical release at maintenance						
36.2	facilities, and spills on the trunk highway						
36.3	system where there is no known responsible						
36.4	party. If the appro	opriation for either y	ear is				
36.5	insufficient, the a	ppropriation for the	other				
36.6	year is available f	for it.					
36.7	(c) State Road C	onstruction		1,207,013,000	1,174,045,000		
36.8	Ap	propriations by Fun	d				
36.9		2024	2025				
36.10	General	1,800,000	-0-				
36.11	Trunk Highway	1,205,213,000	1,174,045,000				
36.12	This appropriation	n is for the actual					
36.13	construction, reco	nstruction, and impro	ovement				
36.14	of trunk highway	s, including design-	build				
36.15	contracts, internal	department costs as	sociated				
36.16	with delivering th	ne construction prog	ram,				
36.17	consultant usage	to support these acti	vities,				
36.18	and the cost of act	cual payments to land	downers				
36.19	for lands acquired for highway rights-of-way,						
36.20	payment to lessees, interest subsidies, and						
36.21	relocation expens	es.					
36.22	This appropriation includes federal highway						
36.23	aid. The commiss	aid. The commissioner of transportation must					
36.24	notify the chairs,	ranking minority m	embers,				
36.25	and staff of the legislative committees with						
36.26	jurisdiction over transportation finance of any						
36.27	significant events that cause the estimates of						
36.28	federal aid to change.						
36.29	\$1,500,000 in fisc	cal year 2024 is from	n the				
36.30	general fund for living snow fence						
36.31	implementation, i	ncluding: acquiring	and				
36.32	planting trees, shi	rubs, native grasses,	and				
36.33	wildflowers that are climate adaptive to						
36.34	Minnesota; improvements; contracts;						

37.1	easements; rental agreements; and program		
37.2	delivery.		
37.3	\$300,000 in fiscal year 2024 is from the		
37.4	general fund for additions and modifications		
37.5	to work zone design or layout to reduce		
37.6	vehicle speeds in a work zone. This		
37.7	appropriation is available following a		
37.8	determination by the commissioner that the		
37.9	initial work zone design or layout		
37.10	insufficiently provides for reduced vehicle		
37.11	speeds.		
37.12	The commissioner may expend up to one-half		
37.13	of one percent of the federal appropriations		
37.14	under this paragraph as grants to opportunity		
37.15	industrialization centers and other nonprofit		
37.16	job training centers for job training programs		
37.17	related to highway construction.		
37.18	The commissioner may transfer up to		
37.19	\$15,000,000 in each year to the transportation		
37.20	revolving loan fund.		
37.21	The commissioner may receive money		
37.22	covering other shares of the cost of partnership		
37.23	projects. These receipts are appropriated to		
37.24	the commissioner for these projects.		
37.25	The base from the trunk highway fund is		
37.26	\$1,161,813,000 in each of fiscal years 2026		
37.27	and 2027.		
37.28	(d) Corridors of Commerce	25,000,000	25,000,000
37.29	This appropriation is for the corridors of		
37.30	commerce program under Minnesota Statutes,		
37.31	section 161.088. The commissioner may use		
37.32	up to 17 percent of the amount in each year		
37.33	for program delivery.		

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	S12002 RE			22002 2	2nd Engressment
38.1	(e) Highway Debt S	ervice		268,336,000	291,394,000
38.2	\$265,336,000 in fisca	al year 2024 and			
38.3	\$288,394,000 in fisca	al year 2025 are fo	or		
38.4	transfer to the state b	ond fund. If this			
38.5	appropriation is insu	fficient to make all	1		
38.6	transfers required in	the year for which	it is		
38.7	made, the commission	ner of managemen	nt and		
38.8	budget must transfer	the deficiency am	ount		
38.9	as provided under Mi	nnesota Statutes, s	ection		
38.10	16A.641, and notify	the chairs, ranking	5		
38.11	minority members, as	nd staff of the legis	slative		
38.12	committees with juri	sdiction over			
38.13	transportation financ	e and the chairs of	the		
38.14	senate Finance Com	mittee and the hou	se of		
38.15	representatives Ways	and Means Comm	nittee		
38.16	of the amount of the	deficiency. Any ex	cess		
38.17	appropriation cancels	s to the trunk high	way		
38.18	fund.				
38.19	(f) Statewide Radio	Communications	8	8,653,000	6,907,000
38.20	Appro	priations by Fund			
38.21		2024	2025		
38.22	General	2,003,000	3,000		
38.23	Trunk Highway	6,650,000	6,904,000		
38.24	\$3,000 in each year i	s from the general	fund		
38.25	to equip and operate	the Roosevelt sign	nal		
38.26	tower for Lake of the	Woods weather			
38.27	broadcasting.				
38.28	\$2,000,000 in fiscal	year 2024 is from	the		
38.29	general fund for Alli	ed Radio Matrix fo	or		
38.30	Emergency Response	e (ARMER) tower			
38.31	building improvemen	nts and replacemen	nt.		
38.32	EFFECTIVE DA	ATE. This section	is effective the o	lay following fina	l enactment.

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2nd Engrossment

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9,504,000

4,249,000

Sec. 12. Laws 2023, chapter 68, article 1, section 4, subdivision 5, is amended to read:

•

Subd. 5. Traffic Safety

39.1

39.2

39.3

39.10

39.16

39.24

39.4 2024 2025 39.5 General 8,803,000 3,494

5 General 8,803,000 3,494,000

Appropriations by Fund

39.6 Trunk Highway 701,000 755,000

39.7 \$1,000,000 in fiscal year 2024 is from the

39.8 general fund for grants to local units of

39.9 government to perform additional traffic safety

enforcement activities in safe road zones under

39.11 Minnesota Statutes, section 169.065. In

39.12 allocating funds, the commissioner must

39.13 account for other sources of funding for

39.14 increased traffic enforcement.

39.15 \$2,000,000 in fiscal year 2024 is from the

general fund for grants to local units of

39.17 government to increase traffic safety

39.18 enforcement activities, including training,

39.19 equipment, overtime, and related costs for

39.20 peace officers to perform duties that are

39.21 specifically related to traffic management and

39.22 traffic safety.

39.23 \$2,000,000 in fiscal year 2024 is from the

general fund for grants to law enforcement

39.25 agencies to undertake targeted speed reduction

39.26 efforts on rural high-risk roadways identified

39.27 by the commissioner based on crash

39.28 information and consultation with the

39.29 Advisory Council on Traffic Safety under

39.30 Minnesota Statutes, section 4.076, and local

39.31 traffic safety partners.

39.32 \$50,000 in fiscal year 2024 is from the general

39.33 fund for an education and awareness campaign

on motor vehicles passing school buses,

0.1	designed to: (1) help reduce occurrences of
0.2	motor vehicles unlawfully passing school
10.3	buses; and (2) inform drivers about the safety
0.4	of pupils boarding and unloading from school
0.5	buses, including laws requiring a motor
0.6	vehicle to stop when a school bus has extended
0.7	the stop-signal arm and is flashing red lights
8.04	and penalties for violations. The commissioner
0.9	must identify best practices, review effective
0.10	communication methods to educate drivers,
0.11	and consider multiple forms of media to
0.12	convey the information.
0.13	\$100,000 in fiscal year 2024 is from the
0.14	general fund for a public awareness campaign
0.15	to promote understanding and compliance with
0.16	laws regarding the passing of parked
0.17	authorized vehicles.
0.18	\$350,000 in fiscal year 2024 is from the
0.19	general fund for grants to local units of
0.20	government for safe ride programs that
0.21	provide safe transportation options for patrons
0.22	of hospitality and entertainment businesses
10.23	within a community.
0.24	\$250,000 in fiscal year 2024 is from the
0.25	general fund for the traffic safety violations
0.26	disposition analysis under article 4, section
0.27	109.
0.28	\$2,000,000 in each year is from the general
0.29	fund for operations and traffic safety projects,
0.30	grants, and activities of the Advisory Council
0.31	on Traffic Safety under Minnesota Statutes,
0.32	section 4.076. These amounts are available
0.33	until June 30, 2027.

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2nd Engrossment

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2nd Engrossment

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paragraph (a), clause (1), the Metropolitan Council must provide a grant of \$9,000,000	in
fiscal year 2026 to the Board of Regents of the University of Minnesota to be spent in	
accordance with Minnesota Statutes, section 135A.046. This section is notwithstanding	the
provisions of Minnesota Statutes, section 473.4465, subdivision 3.	
(b) This grant must be used to design and construct pedestrian enclosure and suicide	<u> </u>
deterrent barriers on the Washington Avenue Pedestrian Bridge on the Twin Cities camp	us,
including temporary barrier improvements and permanent barriers. The board must cons	sult
with persons affected by suicide at this bridge, suicide prevention organizations, and expe	erts
in the field of suicide prevention in designing the project.	
(c) Any amount allocated under this section and not used by June 30, 2027, cancels	to
the Metropolitan Council for its original purpose.	
and the openium of the original purposes.	
Sec. 17. ALLOCATION; METROPOLITAN COUNCIL; TRANSPORTATION	
MANAGEMENT ORGANIZATIONS.	
(a) Of the revenue collected under Minnesota Statutes, section 297A.9915, and alloca	ted
to the Metropolitan Council under Minnesota Statutes, section 473.4465, subdivision 2,	
paragraph (a), clause (2), the Metropolitan Council must provide grants that total \$1,406,0	_
in fiscal year 2026 to transportation management organizations in the metropolitan area	
This section is notwithstanding the provisions of Minnesota Statutes, section 473.4465,	
subdivision 3.	1
Subdivision 3.	
(b) The grants must be allocated as follows:	
(1) \$600,000 to the I-494 Corridor Commission;	
(2) \$600,000 to the St. Paul transportation management organization; and	
(3) \$206,000 to the downtown Minneapolis transportation management organization	<u>n.</u>
A DITICUE A	
ARTICLE 2 TRUNK HIGHWAY BONDS	
TRUNK HIGHWAY BONDS	
Section 1. BOND APPROPRIATIONS.	
The sums shown in the column under "Appropriations" are appropriated from the bo	ond
proceeds account in the trunk highway fund to the commissioner of transportation or other	her
named entity to be spent for public purposes. Appropriations of bond proceeds must be	:
spent as authorized by the Minnesota Constitution, articles XI and XIV. Unless otherwi	se
specified money appropriated in this article for a capital program or project may be use	ed

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47.1	to pay state agency staff costs that are attributed directly to the capital	l progr	am or project
47.2	in accordance with accounting policies adopted by the commissioner	of mar	agement and
47.3	<u>budget.</u>		
47.4	SUMMARY		
47.5	Department of Transportation	<u>\$</u>	100,000,000
47.6	Department of Management and Budget	<u>\$</u>	100,000
47.7	TOTAL	<u>\$</u>	100,100,000
47.8		<u>APPR</u>	<u>OPRIATIONS</u>
47.9	Sec. 2. STATE ROAD CONSTRUCTION	<u>\$</u>	100,000,000
47.10	This appropriation is to the commissioner of		
47.11	transportation for construction, reconstruction,		
47.12	and improvement of trunk highways, including		
47.13	design-build contracts, internal department		
47.14	costs associated with delivering the		
47.15	construction program, and consultant usage		
47.16	to support these activities. The commissioner		
47.17	may use up to 17 percent of the amount for		
47.18	program delivery.		
47.19	Sec. 3. BOND SALE EXPENSES	<u>\$</u>	100,000
47.20	This appropriation is to the commissioner of		
47.21	management and budget for bond sale		
47.22	expenses under Minnesota Statutes, sections		
47.23	16A.641, subdivision 8, and 167.50,		
47.24	subdivision 4.		
47.25	Sec. 4. BOND SALE AUTHORIZATION.		
47.26	To provide the money appropriated in this article from the bond pro	oceeds	account in the
47.27	trunk highway fund, the commissioner of management and budget shal	l sell aı	nd issue bonds
47.28	of the state in an amount up to \$100,100,000 in the manner, upon the	terms,	and with the
47.29	effect prescribed by Minnesota Statutes, sections 167.50 to 167.52, ar	ıd by tl	ne Minnesota
47.30	Constitution, article XIV, section 11, at the times and in the amounts in	equest	ed by the
47.31	commissioner of transportation. The proceeds of the bonds, except acc	rued ir	terest and any
47.32	premium received from the sale of the bonds, must be deposited in the bo	ond pro	oceeds account
47.33	in the trunk highway fund.		

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the advisory council and on the state of traffic safety in Minnesota.

19.1	(d) The terms, compensation, and appointment of members are governed by section
19.2	15.059.
19.3	(e) The advisory council may appoint subcommittees and working groups. Subcommittees
19.4	must consist of council members. Working groups may include nonmembers. Nonmembers
19.5	on working groups must be compensated pursuant to section 15.059, subdivision 3, only
19.6	for expenses incurred for working group activities.
19.7	(f) The commissioner of public safety may enter into contracts and interagency
19.8	agreements for data, expertise, and research projects to inform the advisory council.
19.9	(g) The commissioner of public safety may enter into grant agreements for projects that
19.10	reduce serious and fatal injury crashes. Priority for grant awards must be given to local
19.11	traffic safety coalitions. Local units of government, nonprofit organizations, law enforcement
19.12	agencies, and educational institutions are also eligible for grant awards.
19.13	(h) For purposes of paragraph (g), "projects that reduce serious and fatal injury crashes'
19.14	include but are not limited to the following activities:
19.15	(1) improvements to rural high-risk roads;
19.16	(2) traffic safety training for law enforcement;
19.17	(3) safe and sober rides home programming;
19.18	(4) the study of motorcycle operation under the circumstances specified in section
19.19	169.974, subdivision 5, paragraph (g);
19.20	(5) work zone safety and work zone redesign activities; and
19.21	(6) safe road zones.
19.22	EFFECTIVE DATE. This section is effective the day following final enactment.
19.23	Sec. 3. Minnesota Statutes 2024, section 13.6905, subdivision 8, is amended to read:
19.24	Subd. 8. Driver's license photograph; exceptions. Allowing headwear or a medically
19.25	required covering in a driver's license photograph or allowing driver's license identification
19.26	other than a photograph, under certain circumstances, are governed under section 171.071
19.27	EFFECTIVE DATE. This section is effective the day following final enactment.
19.28	Sec. 4. Minnesota Statutes 2024, section 16A.88, subdivision 1a, is amended to read:
19.29	Subd. 1a. Greater Minnesota transit account. The greater Minnesota transit account
19.30	is established within the transit assistance fund in the state treasury. Money in the account

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is annually appropriated to the commissioner of transportation for assistance to transit systems outside the metropolitan area under section 174.24. The commissioner may use up to two percent of the available revenues in the account in each fiscal year for administration of the transit program. The commissioner shall must use the account for transit operations as provided in section 174.24 and related program administration. The commissioner may maintain a reserved balance in the account of no more than five percent of the total annual transit assistance fund balance forward from the previous fiscal year.

Sec. 5. [137.345] EMPOWERING SMALL MINNESOTA COMMUNITIES

PROGRAM.

- 50.10 <u>Subdivision 1.</u> <u>Definitions.</u> (a) For purposes of this section, the following terms have the meanings given.
- 50.12 (b) "Program" means the empowering small Minnesota communities program established 50.13 by the Board of Regents of the University of Minnesota.
- (c) "Small community" means either a local unit of government having a population of fewer than 15,000 or a collaboration between more than one local unit of government each having a population of fewer than 15,000.
 - Subd. 2. **Program assistance.** (a) An empowering small Minnesota communities program is established to create small community partnership support and assistance for infrastructure project analysis and development in small communities. Funds appropriated to the program must be used as specified in subdivision 3.
 - (b) Support and assistance under the program must be prioritized for a small community that is a political subdivision or federally recognized Tribal government. Prioritization must be based on insufficient capacity to undertake project development and apply for state or federal infrastructure grants.
- 50.25 Subd. 3. Uses. (a) Program activities under the program include:
- (1) project partnership activities in the Regional Sustainable Development Partnerships,
 the Center for Transportation Studies, the Minnesota Design Center, the Humphrey School
 of Public Affairs, the Center for Urban and Regional Affairs, or other related entities; and
- 50.29 (2) support and assistance to small communities including:
- 50.30 (i) methods to incorporate consideration of sustainability, resiliency, and adaptation to
 50.31 the impacts of climate change; and

(ii) identification and cross-sector analysis of any potential associated projects and	<u> </u>
fficiencies through coordinated investments in other infrastructure or assets.	
(b) An agreement with a small community may provide for infrastructure project ana	lysis
nd development activities including but not limited to planning, scoping, analysis, prede	sign,
nd design.	
Subd. 4. Program information. The Board of Regents must maintain information a	bout
ne program on a website that includes but is not limited to the following:	
(1) a review of the program and implementation;	
(2) a summary of projects under the program;	
(3) financial information that identifies sources and uses of funds; and	
(4) direction on applications for partnership assistance.	
Sec. 6. Minnesota Statutes 2024, section 160.165, is amended to read:	
160.165 MITIGATING TRANSPORTATION PROJECT IMPACTS ON	
BUSINESS.	
Subdivision 1. Definitions. (a) For the purposes of this section, the following terms	have
ne meanings given÷.	
(b) "Business impairment" has the meaning given in section 160.167, subdivision	1.
(1)(c) "Project" means construction work to maintain, construct, reconstruct, or imp	rove
street or highway or for a rail transit project;.	
(2) (d) "Substantial business impacts" means business impairment of road access, par	k ing,
r visibility for one or more business establishments as a result of a project, for a minit	num
eriod of at least one month; and.	
(3) (e) "Transportation authority" means the commissioner, as to trunk highways;	the
ounty board, as to county state-aid highways and county highways; the town board,	as to
own roads; statutory or home rule charter cities, as to city streets; the Metropolitan Cou	ıncil,
or rail transit projects located entirely within the metropolitan area as defined in sect	ion
73.121, subdivision 2; and the commissioner, for all other rail transit projects.	
Subd. 2. Business liaison. (a) Before beginning construction work on a project, a	
ransportation authority shall must identify whether the project is anticipated to include	le
ubstantial business impacts. For such projects, the transportation authority shall mus	<u>t</u>

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52.1	designate an individual to serve as business liaison between the transportation authority and
52.2	affected businesses.
52.3	(b) The business liaison shall <u>must</u> consult with affected businesses before and during
52.4	construction to investigate <u>and recommend</u> means of mitigating project impacts to businesses.
52.5	The mitigation considered must include signage. The business liaison shall must provide
52.6	information to the identified businesses before and during construction, concerning project
52.7	duration and timetables, lane and road closures, detours, access impacts, customer parking
52.8	impacts, visibility, noise, dust, vibration, and public participation opportunities.
52.9	(c) The business liaison must inform affected businesses about potential opportunities
52.10	for small business technical and financial assistance, including those available through the
52.11	Department of Employment and Economic Development, the Small Business Administration,
52.12	and area community development financial institutions. When requested, the business liaison
52.13	must assist affected businesses to access and apply for appropriate assistance programs.
52.14	Subd. 4. Construction communication plan. (a) A transportation authority must
52.15	implement a construction communication plan for each project in which a business liaison
52.16	is required under subdivision 2. The transportation authority must develop the plan in
52.17	consultation with the business liaison during project development.
52.18	(b) At a minimum, the communication plan must include:
52.19	(1) identification of methods to distribute project information;
52.20	(2) procedures to distribute construction-related notices to affected businesses, tenants,
52.21	and other property owners;
52.22	(3) development of information on the project, including but not limited to the information
52.23	specified under subdivision 2, paragraphs (b) and (c); opportunities under subdivision 2,
52.24	paragraph (c); and, as appropriate, potential financial assistance under the local business
52.25	construction impacts assistance program under section 160.167; and
52.26	(4) a schedule and milestones for issuance of project updates, including but not limited
52.27	to immediately prior to commencement of construction work and following any change in
52.28	the scheduled date of substantial completion of the project.
52.29	EFFECTIVE DATE. This section is effective the day following final enactment and

52.30

applies to projects in which construction first commences on or after November 1, 2025.

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53.1	Sec. 7. [160.167] LOCAL BUSINESS CONSTRUCTION IMPACTS ASSISTANCE
53.2	PROGRAM.
53.3	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
53.4	the meanings given.
53.5	(b) "Business entity" includes but is not limited to an individual, partnership, corporation,
53.6	joint venture, association, or cooperative.
53.7	(c) "Business impairment" means impairment to a business establishment or nonprofit
53.8	organization of at least one of the following:
53.9	(1) access to a retail location from:
53.10	(i) a project that is on a road that abuts the location and includes partial or full closure
53.11	of the road within 1,000 feet of the location; or
53.12	(ii) more than one simultaneous project on a road that abuts the location in which a
53.13	portion of each project (A) is within two miles of the location, and (B) includes partial or
53.14	full closure of the road; or
53.15	(2) visibility of the primary identifying signage or entrance.
53.16	(d) "Covered project" means a project to maintain, construct, reconstruct, or improve a
53.17	trunk highway within a statutory or home rule charter city, a county state-aid highway, a
53.18	municipal state-aid street, a transitway, or a combination.
53.19	(e) "Extensive business impacts" means business impairment as a result of a covered
53.20	project for a period of at least 60 days.
53.21	(f) "Program" means the local business construction impacts assistance program
53.22	established in this section.
53.23	(g) "Transportation authority" means either:
53.24	(1) the commissioner of transportation for a trunk highway within a statutory or home
53.25	rule charter city, a county state-aid highway, a municipal state-aid street, or a combination;
53.26	<u>or</u>
53.27	(2) the Metropolitan Council for a transitway located entirely within the metropolitan
53.28	area as defined in section 473.121, subdivision 2.
53.29	Subd. 2. Program established. The commissioner must establish a program for financial
53.30	assistance to eligible entities adversely impacted by street, highway, or transitway
53.31	construction activity on covered projects.

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54.1	Subd. 3. Administration. The commissioner must establish program requirements,
54.2	including application procedures that minimize applicant burdens, eligibility criteria for
54.3	recipients, qualifications for determining business impairment, program allocation amounts
54.4	from project costs, the distribution amount and formula used to determine the distribution
54.5	amount, and procedures for distribution of financial assistance. The commissioner must
54.6	implement the program to provide financial assistance payments in a timely manner that
54.7	are, to the extent practicable, before or during the time period of the extensive business
54.8	impacts.
54.9	EFFECTIVE DATE. This section is effective the day following final enactment, and
54.10	applies to projects in which construction first commences on or after October 1, 2025.
54.11	Sec. 8. Minnesota Statutes 2024, section 161.045, is amended to read:
54.12	161.045 HIGHWAY USER TAX DISTRIBUTION FUND APPROPRIATIONS;
54.13	TRUNK HIGHWAY FUND APPROPRIATIONS.
54.14	Subdivision 1. Definition <u>Definitions</u> . (a) For purposes of this section, the following
54.15	terms have the meanings given.
54.16	(b) "Commissioner" means any commissioner of a state agency that either proposes to
54.17	spend or spends funds out of the highway user tax distribution fund or the trunk highway
54.18	fund.
54.19	(c) "Highway purposes" includes but is not limited to:
54.20	(1) construction, improvement, maintenance, and operations of a highway;
54.21	(2) multimodal infrastructure within a highway right-of-way related to any of the
54.22	following: (i) transit; (ii) active transportation; and (iii) reduction of greenhouse gas
54.23	emissions; and
54.24	(3) activities directly related to, or necessary to administer or support, the purposes
54.25	specified in clauses (1) and (2).
54.26	(d) "Trunk highway purposes" includes but is not limited to highway purposes for the
54.27	trunk highway system.
54.28	Subd. 2. General expenditure requirements. A commissioner may expend highway
54.29	user tax distribution funds only for highway purposes and may expend trunk highway funds
54.30	only for trunk highway purposes.
54.31	Subd. 3. Limitations on spending. (a) A commissioner must not pay for any of the
54.32	following with funds from the highway user tax distribution fund or the trunk highway fund:

55.1	(1) Bureau of Criminal Apprehension laboratory;
55.2	(2) Explore Minnesota Tourism kiosks;
55.3	(3) Minnesota Safety Council;
55.4	(4) driver education programs;
55.5	(5) (3) Office of Emergency Medical Services;
55.6	(6) (4) Mississippi River Parkway Commission;
55.7	(7) (5) payments to the Department of Information Technology Services in excess of
55.8	actual costs incurred for trunk highway purposes;
55.9	(8) (6) personnel costs incurred on behalf of the governor's office;
55.10	(9) (7) the Office of Aeronautics within the Department of Transportation;
55.11	(10) the Office of Transit and Active Transportation within the Department of
55.12	Transportation;
55.13	(11) the Office of Passenger Rail;
55.14	(12) (8) purchase and maintenance of soft body armor under section 299A.38;
55.15	(13) (9) tourist information centers;
55.16	(14) (10) parades, events, or sponsorships of events;
55.17	(15) the installation, construction, expansion, or maintenance of public electric vehicle
55.18	infrastructure;
55.19	(16) (11) the statewide notification center for excavation services pursuant to chapter
55.20	216D; and
55.21	(17) (12) manufacturing license plates.
55.22	(b) The prohibition in paragraph (a) includes all expenses for the named entity or program,
55.23	including but not limited to payroll, purchased services, supplies, repairs, and equipment.
55.24	This prohibition on spending applies to any successor entities or programs that are
55.25	substantially similar to the entity or program named in this subdivision.
55.26	Sec. 9. Minnesota Statutes 2024, section 161.088, subdivision 2, is amended to read:
55.27	Subd. 2. Program authority; funding. (a) As provided in this section, the commissioner
55.28	must establish a corridors of commerce program for trunk highway construction,

56.1	reconstruction, and improvement, including maintenance operations, that improves commerce
56.2	in the state.
56.3	(b) The commissioner may expend funds under the program from appropriations to the
56.4	commissioner that are:
56.5	(1) made specifically by law for use under this section;
56.6	(2) reallocated efficiency savings from section 174.53, paragraph (b);
56.7	(3) at the discretion of the commissioner, made for the budget activities in the state roads
56.8	program of operations and maintenance, program planning and delivery, or state road
56.9	construction; and
56.10	(3) (4) made for the corridor investment management strategy program, unless specified
56.11	otherwise.
56.12	(c) The commissioner must include in the program the cost participation policy for local
56.13	units of government.
56.14	(d) The commissioner may use up to 17 percent of any appropriation under this section
56.15	for program delivery and for project scoring, ranking, and selection under subdivision 5.
56.16	EFFECTIVE DATE. This section is effective July 1, 2025, and applies to funds
56.17	reallocated on or after that date.
56.18	Sec. 10. Minnesota Statutes 2024, section 161.115, subdivision 177, is amended to read:
56.19	Subd. 177. Route No. 246. Beginning at a point in or adjacent to Nerstrand; thence
56.20	extending in a general northerly direction to a point westerly of Dennison; thence continuing
56.21	in a general northwesterly direction to a point on Route No. 1 at or near 110th Street East
56.22	near Northfield.
56.23	EFFECTIVE DATE. This section is effective the day after the commissioner of
56.24	transportation notifies the revisor of statutes electronically or in writing of the effective
56.25	date.
56.26	Sec. 11. Minnesota Statutes 2024, section 161.14, is amended by adding a subdivision to
56.27	read:
56.28	Subd. 108. Officer Jason B. Meyer Memorial Highway. The segment of marked U.S.
56.29	Highway 63 from the intersection with marked Trunk Highway 16 to the southerly city
56 30	limit of Racine is designated as "Officer Jason B. Meyer Memorial Highway." Subject to

section 161.139, the commissioner must adopt a suitable design to mark this highway and 57.1 57.2 erect appropriate signs. Sec. 12. [161.1611] PURPOSE AND NEED STATEMENT CONTEXTUAL 57.3 DEVELOPMENT REQUIREMENTS; SCOPING PROCESS REQUIRED. 57.4 Subdivision 1. **Definitions.** For purposes of this section, the following terms have the 57.5 57.6 meanings given: (1) "planning worksheet scoping guide" means a checklist of considerations developed 57.7 by the commissioner to consider with stakeholders for determining a project's scope in the 57.8 scoping document; 57.9 (2) "project" means the scoping, assessment, study, or other analysis activity designed 57.10 57.11 to identify or provide for development of a trunk highway project; 57.12 (3) "purpose and need" is a statement by the department to explain why a proposed 57.13 action is being undertaken and its objectives by: (i) identifying the need as a transportation problem or deficiency; and 57.14 57.15 (ii) identifying the purpose as a broad statement of the intended transportation result and other related objectives to be achieved by a proposed transportation improvement; and 57.16 57.17 (4) "scoping document" means a document that identifies all potential options with the purpose of narrowing the number of alternatives to those that should be evaluated in the 57.18 57.19 environmental impact statement as part of the project. Subd. 2. **Application.** (a) The requirements in this section apply to a project that: 57.20 (1) involves construction, reconstruction, bridge replacement, increases or reductions 57.21 in highway traffic capacity, alteration of access, or acquisitions of permanent right-of-way; 57.22 57.23 or (2) requires an environmental impact statement under chapter 116D for the project. 57.24 (b) Except for a project under paragraph (a), clause (1), the requirements in this section 57.25 do not apply to reconditioning, resurfacing, milling, overlays, preventive maintenance, other 57.26 routine roadway maintenance activities or projects, and associated set-asides. 57.27 Subd. 3. Purpose and need. (a) A purpose and need statement developed for a project 57.28 must not identify a specific improvement as the need to avoid premature determination of 57.29 57.30 investment approaches available for the project. Purpose and need statements must consider

all possible approaches for a project and address the safety and access of all users of the 58.1 58.2 transportation system. 58.3 (b) The commissioner must ensure that a purpose and need statement for a project can assess whether the need for a project is substantial enough to warrant investment inclusion 58.4 58.5 in the state transportation improvement program, including relaxing expectations around the use of level-of-service metrics as the primary need for a project's development. 58.6 (c) The commissioner must incorporate multidisciplinary review processes under section 58.7 174.742 into the development of a context-specific purpose and need statement. 58.8 Subd. 4. Scope; required before inclusion. (a) The commissioner must require the use 58.9 of a context-specific scoping document to identify the needs for a project before the project's 58.10 inclusion in the state highway investment program. The scope document must conform with 58.11 58.12 any adopted guidance by the commissioner and must: (1) include a checklist of interested stakeholders to engage in the planning, design, and 58.13 development of projects; 58.14 (2) recognize the degrees of variability and complexity across different project types; 58.15 58.16 and (3) require a context and modal accommodation analysis to: 58.17 (i) determine what modes of transportation are appropriate for the project corridor; 58.18 (ii) structure and document discussions around tradeoffs during early project development; 58.19 (iii) establish a suggested baseline for which modes should be prioritized based on the 58.20 roadway type and land use context; and 58.21 (iv) provide a series of factors and questions to consider that would raise or lower the 58.22 priority of each mode. 58.23 (b) Before finalization of any scoping document or draft scoping document for a project, 58.24 the commissioner must require a coordination field visit and walking audit of the project 58.25 58.26 corridor. To implement the requirements of this paragraph, the commissioner must develop guidance on coordinated field visits to: 58.27 58.28 (1) begin the initial engagement process with stakeholders for projects; (2) provide guidance on what staff should identify in observing current conditions for 58.29 all modes of travel and the surrounding land use; and 58.30

59.1	(3) coordinate across different jurisdictions to ensure collaboration and field visits at
59.2	similar times in the project timeline.
9.3	Subd. 5. Implementation. The commissioner must implement the requirements of this
59.4	section in a manner that does not conflict with the requirements under chapter 116D and
9.5	the National Environmental Policy Act under United States Code, title 42, chapter 55.
59.6	EFFECTIVE DATE. Subdivisions 1, 2, 3, and 5 are effective March 1, 2027, for
59.7	projects on or after that date. Subdivision 4 is effective July 1, 2025, for projects scoped on
9.8	or after that date.
59.9	Sec. 13. Minnesota Statutes 2024, section 162.02, is amended by adding a subdivision to
9.10	read:
59.11	Subd. 1a. State-aid standards. Design and engineering standards for all new construction,
59.12	reconstruction, rehabilitation, or resurfacing county state-aid projects approved by the
59.13	state-aid engineer are determined and set by the most recent edition of the Facility Design
9.14	Guide or successor document established by the commissioner.
59.15	EFFECTIVE DATE. This section is effective July 1, 2025, for county state-aid roadway
59.16	projects on or after that date.
59.17	Sec. 14. Minnesota Statutes 2024, section 162.02, subdivision 3a, is amended to read:
59.18	Subd. 3a. Variances from rules and engineering standards. (a) The commissioner
59.19	may grant variances from the rules and from the engineering standards developed pursuant
59.20	to section 162.021 or 162.07, subdivision 2. A political subdivision in which a county
59.21	state-aid highway is located or is proposed to be located may submit a written request to
59.22	the commissioner for a variance for that highway. The commissioner shall must comply
59.23	with section 174.75, subdivision 5, in evaluating a variance request related to a complete
9.24	streets project.
59.25	(b) The commissioner may grant or deny the variance within 30 days of receiving the
59.26	variance request. If the variance is denied, the political subdivision may request, within 30
59.27	days of receiving notice of denial, and shall must be granted a contested case hearing. The
59.28	commissioner must use the criteria set forth in subdivision 3c to evaluate the variance
59.29	request.
59.30	(c) If the commissioner denies a variance, the commissioner must notify the chairs and
59.31	ranking minority members of the legislative committees with jurisdiction over transportation
59.32	and provide justification for denying the variance within 30 days of notifying the political

50.1	subdivision of the denial. The justification must include the commissioner's reasoning for
50.2	the denial, the recommendation of the advisory committee on variances, and the reasoning
50.3	used by the committee to approve or deny the variance.
50.4	(e) (d) For purposes of this subdivision, "political subdivision" includes (1) an agency
50.5	of a political subdivision which has jurisdiction over parks, and (2) a regional park authority
60.6	(e) The commissioner must give special consideration to proposed modifications for:
50.7	(1) narrowing lanes from 11 feet to ten feet for roadways in an urban or suburban context
50.8	(2) designs allowed by current Department of Transportation trunk highway standards
50.9	for roadways of similar context;
50.10	(3) a proposed design intended to increase the safety of nonmotorized transportation to
50.11	and from a school;
50.12	(4) any design element in a project funded by the safe routes to school program, excep
50.13	where specifically prohibited in the current Department of Transportation Facility Design
50.14	Guide; or
50.15	(5) a variance request that specifically states the proposed design modification is based
50.16	on the following alternative design manuals:
50.17	(i) the American Association of State Highway and Transportation Officials' (AASHTO)
50.18	A Policy on Geometric Design Highways and Streets or other AASHTO design guides
50.19	formally recognized by the Federal Highway Administration;
50.20	(ii) the Institute of Transportation Engineers' Designing Walkable Urban Thoroughfares
50.21	A Context Sensitive Approach and Implementing Context Sensitive Design Handbook;
50.22	(iii) the National Association of City Transportation Officials' (NACTO) Urban Street
50.23	Design Guide and other NACTO design guides formally recognized by the Federal Highway
50.24	Administration;
50.25	(iv) the Global Designing Cities Initiative's (GDCI) Global Street Design Guide and
50.26	Designing Streets for Kids supplement; or
50.27	(v) any other design guide recognized or approved by the Federal Highway
50.28	Administration in United States Code, title 23, section 109(o)(B).
50.29	(f) Paragraph (e) does not apply to a natural preservation route established under section
50.30	<u>162.021.</u>

61.1	EFFECTIVE DATE. This section is effective July 1, 2025, for county state-aid roadway
61.2	projects on or after that date.
61.3	Sec. 15. Minnesota Statutes 2024, section 162.02, is amended by adding a subdivision to
61.4	read:
61.5	Subd. 3c. Variance format. To submit a formal request for a variance from applicable
61.6	design standards under subdivision 1a, a political subdivision must submit a written request
61.7	to the commissioner. The written request must be in the form of an adopted resolution. The
61.8	request must:
61.9	(1) identify the project by location and termini;
61.10	(2) cite the specific part or standard for which the variance is requested from county
61.11	state-aid design rules;
61.12	(3) describe the proposed modification and include technical information about the
61.13	design, including:
61.14	(i) an index map; and
61.15	(ii) a typical section with an inplace section and a proposed section;
61.16	(4) describe the economic, social, safety, and environmental impacts that may result
61.17	from the requested variance;
61.18	(5) identify the project's effectiveness in eliminating an existing and projected deficiency
61.19	in the transportation system, including identifying and citing whether the existing roadway's
61.20	design meets a recognized or approved Federal Highway Administration design guide
61.21	standard for a similar road context;
61.22	(6) identify effects on adjacent lands;
61.23	(7) identify the number of persons affected; and
61.24	(8) identify relevant safety considerations as they apply to:
61.25	(i) pedestrians;
61.26	(ii) bicyclists;
61.27	(iii) vulnerable road users;
61.28	(iv) the motoring public; and
61.29	(v) fire, police, and emergency service providers.

62.1	EFFECTIVE DATE. This section is effective July 1, 2025, for county state-aid roadway
62.2	projects on or after that date.
62.3	Sec. 16. Minnesota Statutes 2024, section 162.09, is amended by adding a subdivision to
62.4	read:
62.5	Subd. 1a. State-aid standards. Design and engineering standards for all new construction,
62.6	reconstruction, rehabilitation, or resurfacing municipal state-aid projects approved by the
62.7	state-aid engineer are determined and set by the most recent edition of the Facility Design
62.8	Guide or successor document established by the commissioner.
62.9	EFFECTIVE DATE. This section is effective July 1, 2025, for municipal state-aid
62.10	roadway projects on or after that date.
62.11	Sec. 17. Minnesota Statutes 2024, section 162.09, subdivision 3a, is amended to read:
62.12	Subd. 3a. Variances from rules and engineering standards. (a) The commissioner
62.13	may grant variances from the rules and from the engineering standards developed pursuant
62.14	to section 162.13, subdivision 2. A political subdivision in which a municipal state-aid street
62.15	is located or is proposed to be located may submit a written request to the commissioner
62.16	for a variance for that street. The commissioner shall must comply with section 174.75,
62.17	subdivision 5, in evaluating a variance request related to a complete streets project.
62.18	(b) The commissioner may grant or deny the variance within 30 days of receiving the
62.19	variance request. If the variance is denied, the political subdivision may request, within 30
62.20	days of receiving notice of denial, and shall must be granted a contested case hearing. The
62.21	commissioner must use the criteria set forth in subdivision 3b to evaluate the variance
62.22	request.
62.23	(c) If the commissioner denies a variance, the commissioner must notify the chairs and
62.24	ranking minority members of the legislative committees with jurisdiction over transportation
62.25	and provide justification for denying the variance within 30 days of notifying the political
62.26	subdivision of the denial. The justification must include the commissioner's reasoning for
62.27	the denial, the recommendation of the advisory committee on variances, and the reasoning
62.28	used by the committee to approve or deny the variance.
62.29	(e) (d) For purposes of this subdivision, "political subdivision" includes (1) an agency
62.30	of a political subdivision which has jurisdiction over parks, and (2) a regional park authority.
62.31	(e) The commissioner must give special consideration to proposed modifications for:
62.32	(1) narrowing lanes from 11 feet to ten feet for roadways in an urban or suburban context:

(2) designs allowed by current Department of Transportation trunk highway standard
for roadways of similar context;
(3) a proposed design intended to increase the safety of nonmotorized transportation
and from a school;
(4) any design element in a project funded by the safe routes to school program, exce
where specifically prohibited in the current Department of Transportation Facility Desig
Guide; or
(5) a variance request that specifically states the proposed design modification is base
on the following alternative design manuals:
(i) the American Association of State Highway and Transportation Officials' (AASHTO
A Policy on Geometric Design Highways and Streets or other AASHTO design guides
formally recognized by the Federal Highway Administration;
(ii) the Institute of Transportation Engineers' Designing Walkable Urban Thoroughfare
A Context Sensitive Approach and Implementing Context Sensitive Design Handbook;
(iii) the National Association of City Transportation Officials' (NACTO) Urban Street
Design Guide and other NACTO design guides formally recognized by the Federal Highwa
Administration;
(iv) the Global Designing Cities Initiative's (GDCI) Global Street Design Guide and
Designing Streets for Kids supplement; or
(v) any other design guide recognized or approved by the Federal Highway
Administration in United States Code, title 23, section 109(o)(B).
EFFECTIVE DATE. This section is effective July 1, 2025, for municipal state-aid
roadway projects on or after that date.
See 18 Minnesote Statutes 2024 section 162.00 is amended by adding a subdivision
Sec. 18. Minnesota Statutes 2024, section 162.09, is amended by adding a subdivision read:
Subd. 3b. Variance format. To submit a formal request for a variance from municipal subdivision must submit a written request to the
state-aid design rules, a political subdivision must submit a written request to the
commissioner. The written request must be in the form of an adopted resolution. The request must:
(1) identify the project by location and termini;

64.1	(2) cite the specific part or standard for which the variance is requested from municipal
64.2	state-aid design rules;
64.3	(3) describe the proposed modification and include technical information about the
64.4	design, including:
64.5	(i) an index map; and
64.6	(ii) a typical section with an inplace section and a proposed section;
64.7	(4) describe the economic, social, safety, and environmental impacts that may result
64.8	from the requested variance;
64.9	(5) identify the effectiveness of the project in eliminating an existing and projected
64.10	deficiency in the transportation system, including identifying and citing whether the existing
64.11	roadway's design meets a recognized or approved Federal Highway Administration design
64.12	guide standard for a similar road context;
64.13	(6) identify effects on adjacent lands;
64.14	(7) identify the number of persons affected; and
64.15	(8) identify relevant safety considerations as they apply to:
64.16	(i) pedestrians;
64.17	(ii) bicyclists;
64.18	(iii) vulnerable road users;
64.19	(iv) the motoring public; and
64.20	(v) fire, police, and emergency service providers.
64.21	EFFECTIVE DATE. This section is effective July 1, 2025, for municipal state-aid
64.22	roadway projects on or after that date.
64.23	Sec. 19. [162.095] ADVISORY COMMITTEE ON DESIGN VARIANCES.
64.24	Subdivision 1. Establishment. An advisory committee on design variances is established
64.25	to investigate and determine a recommendation for each variance submitted under sections
64.26	162.02, subdivision 3a, and 162.09, subdivision 3a.
64.27	Subd. 2. Membership. (a) The advisory committee on design variances called by the
64.28	commissioner under subdivision 3 must consist of the following members:
64.29	(1) not more than two county highway engineers, only one of whom may be from a
64.30	county containing a city of the first class;

65.1	(2) not more than two city engineers, only one of whom may be from a city of the first
65.2	class;
65.3	(3) not more than two county officials, only one of whom may be from a county
65.4	containing a city of the first class;
65.5	(4) not more than two officials of an urban municipality, only one of whom may be from
65.6	a city of the first class;
65.7	(5) not more than two representatives of the Office of Transit and Active Transportation
65.8	in the Department of Transportation, one of whom must be an engineer; and
65.9	(6) one representative from the State Aid for Local Transportation Office in the
65.10	Department of Transportation with experience in project design and the safety factors
65.11	specified in sections 162.02, subdivision 3c, and 162.09, subdivision 3b.
65.12	(b) No elected or appointed official that represents a political subdivision may serve on
65.13	the committee.
65.14	(c) The committee must have at least one member but not more than 12 members from
65.15	a metropolitan area as defined in section 473.121, subdivision 2, as well as cities with a
65.16	population over 50,000 according to the most recent federal census.
65.17	Subd. 3. Operating procedure; open meeting law. (a) The advisory committee must
65.18	meet at the call of the commissioner, at which time the committee must be instructed as to
65.19	the committee's responsibilities by a designee of the commissioner. The members of the
65.20	advisory committee must elect a chair from the members of the group at the initial meeting
65.21	and may set bylaws and procedures to investigate the requested variance.
65.22	(b) An advisory committee organized under this section is subject to the Minnesota Open
65.23	Meeting Law under chapter 13D.
65.24	Subd. 4. Factors considered. The advisory committee must make a recommendation
65.25	for a variance based on criteria set forth in sections 162.02, subdivision 3c, and 162.09,
65.26	subdivision 3b. The advisory committee must give special consideration to safety if the
65.27	proposed project design is intended to increase the safety of nonmotorized transportation
65.28	to and from a school.
65.29	Subd. 5. Recommendation. After considering all data pertinent to the requested variance,
65.30	the advisory committee must recommend to the commissioner approval or denial of the
65.31	request. If the committee denies the variance, the committee must provide specific reasoning
65.32	for the denial and identify the design standard used to evaluate the denial.

66.1	Subd. 6. Administration. Upon request of the advisory committee, the commissioner
66.2	must provide meeting space, technical support, and administrative services for the group.
66.3	Subd. 7. Legislative report. By January 15 of each even-numbered year, the
66.4	commissioner of transportation must submit a report to the chairs and ranking minority
66.5	members of the legislative committees with jurisdiction over transportation policy and
66.6	finance. The report must summarize the activities of any advisory committee on variances
66.7	from the prior two years, identify each committee's analysis and findings for each variance
66.8	approved or denied, identify whether the commissioner and an advisory committee came
66.9	to a different decision on a requested variance and identify the reasons for the difference,
66.10	and provide recommendations on improvements to the advisory committee process.
66.11	EFFECTIVE DATE. This section is effective July 1, 2025, for state-aid design variances
66.12	sought on or after that date.
66.13	Sec. 20. Minnesota Statutes 2024, section 162.155, is amended to read:
66.14	162.155 RULEMAKING.
66.15	(a) The commissioner shall adopt rules setting forth the criteria to be considered by the
66.16	commissioner in evaluating requests for variances under sections 162.02, subdivision 3a
66.17	and 162.09, subdivision 3a. The rules must include, but are not limited to, economic,
66.18	engineering and safety guidelines.
66.19	(b) (a) The commissioner shall adopt rules establishing the engineering standards for
66.20	cost estimation under sections 162.07, subdivision 2, and 162.13, subdivision 2.
66.21	(e) (b) The rules adopted by the commissioner under this section, and sections 162.02;
66.22	162.07, subdivision 2; 162.09; and 162.13, subdivision 2, are exempt from the rulemaking
66.23	provisions of chapter 14. The rules are subject to section 14.386, except that, notwithstanding
66.24	paragraph (b) of that section, the rules continue in effect until repealed or superseded by
66.25	other law or rule.
66.26	Sec. 21. [162.175] LOCAL GOVERNMENT ROAD FUNDING GAP ASSISTANCE.
66.27	Subdivision 1. Local government road funding gap assistance account. A local
66.28	government road funding gap assistance account is created in the special revenue fund. The
66.29	account consists of money donated, allotted, transferred, or otherwise provided to the
66.30	account. Money in the account is annually appropriated to the commissioner of transportation
66.31	and may only be expended as provided under this section. Notwithstanding section 16B.98,

67.1	subdivision 14, the commissioner must not use any amount of this appropriation for
67.2	administrative costs.
67.3	Subd. 2. Distribution. (a) The commissioner must annually distribute, transfer, or grant
67.4	the available money in the local government road funding gap assistance account equally
67.5	among all eligible recipients. Money distributed under this section is available only for
67.6	design, engineering, construction, reconstruction, and maintenance of roads solely under
67.7	the jurisdiction of the recipient.
67.8	(b) For purposes of this section, "eligible recipient" or "recipient" means a political
67.9	subdivision that:
67.10	(1) has a directly elected governing board;
67.11	(2) maintains sole jurisdiction over a roadway system;
67.12	(3) does not receive direct dedicated funding under section 16A.88, 162.07, 162.13,
67.13	162.145, 162.146, or 297A.9915; and
67.14	(4) either:
67.15	(i) has a population greater than 10,000 according to the last two federal decennial
67.16	<u>censuses; or</u>
67.17	(ii) is contained within a city of the first class.
67.18	Sec. 22. Minnesota Statutes 2024, section 168.013, subdivision 1m, is amended to read:
67.19	Subd. 1m. Electric vehicle. In addition to the tax under subdivision 1a (a) Subject to
67.20	paragraph (b), a surcharge of \$75 \$200 is imposed for an all-electric vehicle, as defined in
67.21	section 169.011, subdivision 1a. The surcharge is in addition to the tax under subdivision
67.22	<u>1a.</u>
67.23	(b) By October 1 annually, the commissioner must calculate and publish an adjusted
67.24	surcharge under this subdivision, which applies to taxes payable for a registration period
67.25	starting on or after the following January 1. Each adjusted surcharge must:
67.26	(1) equal:
67.27	(i) the surcharge under paragraph (a) as previously adjusted under this paragraph;
67.28	multiplied by
67.29	(ii) one plus the percentage increase, if any, in the gasoline excise tax rate under section
67.30	296A.07, subdivision 3, as determined from the rate in effect at the time of calculation
67.21	compared to the rate to be imposed on the following January 1: and

68.1	(2) be rounded to the nearest whole dollar.
68.2	(c) Notwithstanding subdivision 8, revenue from the fee imposed under this subdivision
68.3	must be deposited in the highway user tax distribution fund.
68.4	EFFECTIVE DATE. This section is effective August 1, 2025, for surcharges imposed
68.5	on or after that date.
68.6	Sec. 23. Minnesota Statutes 2024, section 168.013, is amended by adding a subdivision
68.7	to read:
68.8	Subd. 1n. Plug-in hybrid electric vehicle. (a) Subject to paragraph (b), a surcharge of
68.9	\$100 is imposed for a plug-in hybrid electric vehicle as defined in section 169.011,
68.10	subdivision 54a. The surcharge is in addition to the tax under subdivision 1a.
68.11	(b) By October 1 annually, the commissioner must calculate and publish an adjusted
68.12	surcharge under this subdivision, which applies to taxes payable for a registration period
68.13	starting on or after the following January 1. Each adjusted surcharge must:
68.14	(1) equal:
68.15	(i) the surcharge under paragraph (a) as previously adjusted under this paragraph;
68.16	multiplied by
68.17	(ii) one plus the percentage increase, if any, in the gasoline excise tax rate under section
68.18	296A.07, subdivision 3, as determined from the rate in effect at the time of calculation
68.19	compared to the rate to be imposed on the following January 1; and
68.20	(2) be rounded to the nearest whole dollar.
68.21	(c) Notwithstanding subdivision 8, revenue from the surcharge imposed under this
68.22	subdivision must be deposited in the highway user tax distribution fund.
68.23	EFFECTIVE DATE. This section is effective August 1, 2025, for surcharges imposed
68.24	on or after that date.
68.25	Sec. 24. Minnesota Statutes 2024, section 168.013, is amended by adding a subdivision
68.26	to read:
68.27	Subd to All-electric motorcycle (a) Subject to paragraph (b) a surcharge of \$40 is
	Subd. 10. All-electric motorcycle. (a) Subject to paragraph (b), a surcharge of \$40 is
68.28	imposed for an all-electric motorcycle as defined in section 169.011, subdivision 1b. The
68 29	surcharge is in addition to the tax under subdivision 1b.

69.1	(b) By October 1 annually, the commissioner must calculate and publish an adjusted
69.2	surcharge under this subdivision, which applies to taxes payable for a registration period
69.3	starting on or after the following January 1. Each adjusted surcharge must:
69.4	(1) equal:
69.5	(i) the surcharge under paragraph (a) as previously adjusted under this paragraph;
69.6	multiplied by
69.7	(ii) one plus the percentage increase, if any, in the gasoline excise tax rate under section
69.8	296A.07, subdivision 3, as determined from the rate in effect at the time of calculation
69.9	compared to the rate to be imposed on the following January 1; and
69.10	(2) be rounded to the nearest whole dollar.
69.11	(c) Notwithstanding subdivision 8, revenue from the surcharge imposed under this
69.12	subdivision must be deposited in the highway user tax distribution fund.
69.13	EFFECTIVE DATE. This section is effective August 1, 2025, for surcharges imposed
69.14	on or after that date.
69.15	Sec. 25. Minnesota Statutes 2024, section 168.013, is amended by adding a subdivision
69.16	to read:
69.17	Subd. 1p. Plug-in hybrid electric motorcycle. (a) Subject to paragraph (b), a surcharge
69.18	of \$20 is imposed for a plug-in hybrid electric motorcycle as defined in section 169.011,
69.19	subdivision 54c. The surcharge is in addition to the tax under subdivision 1b.
69.20	(b) By October 1 annually, the commissioner must calculate and publish an adjusted
69.21	surcharge under this subdivision, which applies to taxes payable for a registration period
69.22	starting on or after the following January 1. Each adjusted surcharge must:
69.23	(1) equal:
69.24	(i) the surcharge under paragraph (a) as previously adjusted under this paragraph;
69.25	multiplied by
69.26	(ii) one plus the percentage increase, if any, in the gasoline excise tax rate under section
69.27	296A.07, subdivision 3, as determined from the rate in effect at the time of calculation
69.28	compared to the rate to be imposed on the following January 1; and
69.29	(2) be rounded to the nearest whole dollar.
69.30	(c) Notwithstanding subdivision 8, revenue from the surcharge imposed under this
69.31	subdivision must be deposited in the highway user tax distribution fund.

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70.1 **EFFECTIVE DATE.** This section is effective August 1, 2025, for surcharges imposed on or after that date.

Sec. 26. Minnesota Statutes 2024, section 168.091, is amended to read:

168.091 31-DAY 60-DAY TEMPORARY VEHICLE PERMIT.

- Subdivision 1. **Nonresident buyer.** (a) Upon payment of a fee of \$1, the commissioner may issue a permit to a nonresident purchasing a vehicle in this state for the sole purpose of allowing the vehicle to be removed from this state.
- 70.8 (b) The permit is in lieu of any other registration or taxation for use of the highways and is valid for a period of 31 60 days from the date of sale, trade, or gift.
- 70.10 (c) The permit must be available in an electronic format as determined by the commissioner.
- 70.12 (d) If the sale, gift, or trade information is electronically transmitted to the commissioner 70.13 by a dealer or deputy registrar of motor vehicles, the \$1 fee is waived.
- 70.14 (e) The permit must be affixed to the rear of the vehicle where it is plainly visible. Each permit is valid only for the vehicle for which the permit was issued.
- Subd. 2. **Dealer.** The registrar may issue permits to licensed dealers upon payment of the proper fee for each permit.
- Subd. 3. **Proceeds to highway user fund.** All payments received for such permits shall be paid into the state treasury and credited to the highway user tax distribution fund.
- 70.20 **EFFECTIVE DATE.** This section is effective October 1, 2025, for permits issued on or after that date.
- Sec. 27. Minnesota Statutes 2024, section 168.27, subdivision 16, is amended to read:
- Subd. 16. Dealer plates: distinguishing number, fee, tax, use. (a) The registrar shall 70.23 issue to every motor vehicle dealer, upon a request from the motor vehicle dealer licensed 70.24as provided in subdivision 2 or 3, one or more plates displaying a general distinguishing 70.25 70.26 number. This subdivision does not apply to a scrap metal processor, a used vehicle parts dealer, or a vehicle salvage pool. The fee for each of the first four plates is \$75 per registration 70.27 year, of which \$60 must be paid to the registrar and the remaining \$15 is payable as sales 70.28 70.29 tax on motor vehicles under section 297B.035. For each additional plate, the dealer shall pay the registrar a fee of \$25 and a sales tax on motor vehicles of \$15 per registration year. 70.30 The registrar shall deposit the tax in the state treasury to be credited as provided in section 70.31

71.1	297B.09. Replacement plates are subject to the fees in section 168.12. Motor vehicles, new
71.2	or used, owned by the motor vehicle dealership and bearing the number plate, except vehicles
71.3	leased to the user who is not an employee of the dealer during the term of the lease, held
71.4	for hire, or used by the dealer as a tow truck, service truck, or parts vehicle, may be driven
71.5	upon the streets and highways of this state:
71.6	(1) by the motor vehicle dealer or dealer's spouse, or any full-time employee of the motor
71.7	vehicle dealer for either private or business purposes;
71.8	(2) by a part-time employee when the use is directly related to a particular business
71.9	transaction of the dealer;
71.10	(3) for use as a courtesy vehicle provided to a customer of the dealership while the
71.11	customer's vehicle is being repaired;
71.12	(4) for demonstration purposes by any prospective buyer for a period of 48 hours or in
71.13	the case of a truck, truck-tractor, or semitrailer, for a period of seven 14 days; or
71.14	(4) (5) in a promotional event that lasts no longer than four days in which at least three
71.15	motor vehicles are involved.
71.16	(b) A new or used motor vehicle sold by the motor vehicle dealer and bearing the motor
71.17	vehicle dealer's number plate may be driven upon the public streets and highways for a
71.18	period of 72 hours by the buyer for either of the following purposes: (1) removing the vehicle
71.19	from this state for registration in another state, or (2) permitting the buyer to use the motor
71.20	vehicle before the buyer receives number plates pursuant to registration. Use of a motor
71.21	vehicle by the buyer under clause (2) before the buyer receives number plates pursuant to
71.22	registration constitutes a use of the public streets or highways for the purpose of the time
71.23	requirements for registration of motor vehicles.
71.24	(c) All vehicles displaying a dealer plate issued under this subdivision must carry written
71.25	documentation within the vehicle that includes:
	(1) 1' 1 1' 1 1'
71.26	(1) a valid driver's license;
71.27	(2) proof of insurance;
71.28	(3) the reason for use; and
71.29	(4) if the vehicle is for use as a courtesy vehicle under paragraph (a), clause (3), a courtesy
71.30	vehicle user agreement that includes a list of authorized drivers for the vehicle and their

driver's license numbers and the start and end dates of use.

(d) For purposes of paragraph (a), a "courtesy vehicle" means a passenger-class motor vehicle that a motor vehicle dealer temporarily provides at no or minimal cost to customers for customer service or mobility purposes while the customer's vehicle is serviced, repaired, or maintained. A courtesy vehicle with a dealer plate meeting the requirements of paragraph (a) is not subject to the 72-hour restriction specified in paragraph (b).

EFFECTIVE DATE. This section is effective July 1, 2025.

- Sec. 28. Minnesota Statutes 2024, section 168.33, subdivision 7, is amended to read:
- Subd. 7. **Filing fees; allocations.** (a) In addition to all other statutory fees and taxes:
- 72.9 (1) an \$8 filing fee is imposed on every vehicle registration renewal, excluding pro rate 72.10 transactions; and
- 72.11 (2) a \$12 filing fee is imposed on every other type of vehicle transaction, including motor
 72.12 carrier fuel licenses under sections 168D.05 and 168D.06, and pro rate transactions.
- 72.13 (b) Notwithstanding paragraph (a):

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- 72.14 (1) a filing fee may not be charged for a document returned for a refund or for a correction 72.15 of an error made by the Department of Public Safety, a dealer, or a deputy registrar; and
- 72.16 (2) no filing fee or other fee may be charged for the permanent surrender of a title for a vehicle.
- 72.18 (c) The filing fee must be shown as a separate item on all registration renewal notices
 72.19 sent out by the commissioner.
 - (d) The statutory fees and taxes, the filing fees imposed under paragraph (a), and the surcharge imposed under paragraph (f) may be paid by credit card or debit card. The deputy registrar may collect a surcharge on the payment made under this paragraph not greater than the cost of processing a credit card or debit card transaction, in accordance with emergency rules established by the commissioner of public safety. The surcharge authorized by this paragraph must be used to pay the cost of processing credit and debit card transactions.
 - (e) The fees collected under paragraph (a) by the department must be allocated as follows:
- 72.27 (1) of the fees collected under paragraph (a), clause (1):
- 72.28 (i) \$6.50 must be deposited in the driver and vehicle services operating account under 72.29 section 299A.705, subdivision 1; and
- 72.30 (ii) \$1.50 must be deposited in the driver and vehicle services technology account under 72.31 section 299A.705, subdivision 3; and

- 73.15 (2) \$4 for the following transactions:
- 73.16 (i) updating a vehicle's address or the county in which the vehicle is kept;
- 73.17 (ii) changing or verifying an address related to the International Registration Plan or the
 73.18 International Fuel Tax Agreement;
- 73.19 (iii) updating contact information for the International Registration Plan or the
- 73.20 International Fuel Tax Agreement;
- (iv) processing a vehicle that has been sold, donated, or removed from the state; and
- 73.22 (v) marking a vehicle as junked;
- 73.23 (3) \$8 for the following transactions:
- 73.24 (i) changing a customer's personal identification number;
- 73.25 (ii) adding or removing liens for veterans with a total service-connected disability;
- 73.26 (iii) providing a duplicate title;
- 73.27 (iv) issuing International Fuel Tax Agreement decals;
- 73.28 (v) managing an International Fuel Tax Agreement license; and
- 73.29 (vi) administrative review requests; and

74.1	(4) the amount of the fee established under paragraph (a), clause (2), for the following
74.2	transactions:
74.3	(i) vehicle renewal for veterans with a total service-connected disability;
74.4	(ii) plate change for veterans with a total service-connected disability;
74.5	(iii) correcting or changing title and vehicle details;
74.6	(iv) issuing a new disability parking certificate;
74.7	(v) new title and registration for veterans with a total service-connected disability;
74.8	(vi) transferring title and registration for veterans with a total service-connected disability;
74.9	<u>and</u>
74.10	(vii) replacing plates, stickers, or registration cards.
74.11	(h) The following transactions for which no filing fee is collected are not eligible for
74.12	payment of any kind:
74.13	(1) collection of another fee type, including but not limited to a record request fee or a
74.14	fast track fee;
74.15	(2) voluntary waiver of a fee by the deputy registrar; and
74.16	(3) ancillary to a transaction for which a filing fee may be imposed.
74.17	(i) If the amount appropriated for payments under paragraph (g) is insufficient, the
74.18	commissioner must prorate the payments.
74.19	EFFECTIVE DATE. This section is effective August 1, 2025.
74.20	Sec. 29. Minnesota Statutes 2024, section 168A.10, is amended by adding a subdivision
74.21	to read:
74.22	Subd. 7. Removal of license plates. If an owner transfers interest in a vehicle other than
74.23	by the creation of a security interest or as defined in section 297B.01, subdivision 16,
74.24	paragraph (c), clauses (1) to (5), the owner must remove the existing license plates from
74.25	the vehicle, and the purchaser must, at the time of transfer, obtain new plates for the vehicle
74.26	and pay the fees specified in section 168.12, subdivision 5, paragraph (b).
74.27	EFFECTIVE DATE. This section is effective January 1, 2026, for vehicles transferred
74.28	on or after that date.

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Sec. 30. Minnesota Statutes 2024, section 168A.11, subdivision 1, is amended to read:

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Subdivision 1. Requirements upon subsequent transfer; service fee. (a) A dealer who buys a vehicle and holds it for resale need not apply for a certificate of title. Upon transferring the vehicle to another person, other than by the creation of a security interest, the dealer must promptly execute the assignment and warranty of title by a dealer, showing the names and addresses of the transferee and of any secured party holding a security interest created or reserved at the time of the resale, and the date of the security agreement in the spaces provided on the certificate of title or secure reassignment.

- (b) If a dealer elects to apply for a certificate of title on a vehicle held for resale, the dealer need not register the vehicle but must pay one month's registration tax. If a dealer elects to apply for a certificate of title on a vehicle held for resale, the commissioner must not place any legend on the title that no motor vehicle sales tax was paid by the dealer but may indicate on the title whether the vehicle is a new or used vehicle.
- (c) With respect to motor vehicles subject to the provisions of section 325E.15, the dealer must also, in the space provided on the certificate of title or secure reassignment, state the true cumulative mileage registered on the odometer or that the exact mileage is unknown if the odometer reading is known by the transferor to be different from the true mileage.
- (d) The transferee must complete the application for title section on the certificate of title or separate title application form prescribed by the commissioner. The dealer must mail or deliver the certificate to the commissioner or deputy registrar with the transferee's application for a new certificate and appropriate taxes and fees, within the period specified under section 168A.10, subdivision 2.
- (e) With respect to vehicles sold to buyers who will remove the vehicle from this state, the dealer must remove any license plates from the vehicle, issue a 31-day 60-day temporary permit pursuant to section 168.091, and notify the commissioner within 48 hours of the sale that the vehicle has been removed from this state. The notification must be made in an electronic format prescribed by the commissioner. The dealer may contract with a deputy registrar for the notification of sale to an out-of-state buyer. The deputy registrar may charge a fee of \$7 per transaction to provide this service.
- 75.30 **EFFECTIVE DATE.** This section is effective October 1, 2025, for permits issued on or after that date.

76.1	Sec. 31. Minnesota Statutes 2024, section 169.011, is amended by adding a subdivision
76.2	to read:
76.3	Subd. 1b. All-electric motorcycle. (a) "All-electric motorcycle" means an electric
76.4	motorcycle that is solely able to be powered by an electric motor drawing current from
76.5	rechargeable storage batteries, fuel cells, or other portable sources of electrical current.
76.6	(b) All-electric motorcycle excludes a plug-in hybrid electric motorcycle.
76.7	EFFECTIVE DATE. This section is effective August 1, 2025.
76.8	Sec. 32. Minnesota Statutes 2024, section 169.011, subdivision 36, is amended to read:
76.9	Subd. 36. Intersection. (a) "Intersection" means the area embraced within the
76.10	prolongation or connection of the lateral curb lines or, if none, then the lateral boundary
76.11	lines of the roadways of two highways which join one another at, or approximately at, right
76.12	angles or the area within which vehicles traveling upon different highways joining at any
76.13	other angle may come in conflict.
76.14	(b) Where a highway includes two roadways 30 feet or more apart, then every crossing
76.15	of each roadway of such divided highway by an intersecting highway shall be regarded as
76.16	a separate intersection. In the event such intersecting highway also includes two roadways
76.17	30 feet or more apart, then every crossing of two roadways of such highways shall be
76.18	regarded as a separate intersection.
76.19	Sec. 33. Minnesota Statutes 2024, section 169.011, is amended by adding a subdivision
76.20	to read:
76.21	Subd. 54c. Plug-in hybrid electric motorcycle. "Plug-in hybrid electric motorcycle"
76.22	means an electric motorcycle that:
76.23	(1) contains an internal combustion engine and also allows power to be delivered to the
76.24	drive wheels by a battery-powered electric motor;
76.25	(2) when connected to the electrical grid via an electrical outlet, is able to recharge its
76.26	battery; and
76.27	(3) has the ability to travel at least 20 miles powered substantially by electricity.
76.28	EFFECTIVE DATE. This section is effective August 1, 2025.

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Sec. 34. Minnesota Statutes 2024, section 169.06, subdivision 5, is amended to read:

Subd. 5. **Traffic-control signal.** (a) Whenever traffic is controlled by traffic-control signals exhibiting different colored lights, or colored lighted arrows, successively one at a time or in combination, only the colors Green, Red, and Yellow shall are permitted to be used, except for special pedestrian signals carrying a word or legend symbol. The traffic-control signal lights or colored lighted arrows indicate and apply to drivers of vehicles and pedestrians as follows:

(1) Green indication:

- (i) Vehicular traffic facing a circular green signal may proceed straight through or turn right or left unless a sign prohibits either turn. But vehicular traffic, including vehicles turning right or left, shall must yield the right-of-way to other vehicles and to pedestrians lawfully within the intersection or adjacent crosswalk at the time this signal is exhibited. Vehicular traffic turning left or making a U-turn to the left shall must yield the right-of-way to other vehicles approaching from the opposite direction so closely as to constitute an immediate hazard.
- (ii) Vehicular traffic facing a green arrow signal, shown alone or in combination with another indication, may cautiously enter the intersection only to make the movement indicated by the arrow, or other movement as permitted by other indications shown at the same time. Vehicular traffic shall must yield the right-of-way to pedestrians lawfully within an adjacent crosswalk and to other traffic lawfully using the intersection.
- (iii) Unless otherwise directed by a pedestrian-control signal as provided in subdivision 6, pedestrians facing any green signal, except when the sole green signal is a turn arrow, may proceed across the roadway within any marked or unmarked crosswalk. Every driver of a vehicle shall must yield the right-of-way to such pedestrian, except that the pedestrian shall must yield the right-of-way to vehicles lawfully within the intersection at the time that the green signal indication is first shown.

(2) Steady yellow indication:

(i) Vehicular traffic facing a steady circular yellow or yellow arrow signal is thereby warned that the related green movement or flashing yellow movement is being terminated or that a red indication will be exhibited immediately thereafter when vehicular traffic must not enter the intersection, except for the continued movement allowed by any green arrow indication simultaneously exhibited.

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- (ii) Pedestrians facing a circular yellow signal, unless otherwise directed by a pedestrian-control signal as provided in subdivision 6, are thereby advised that there is insufficient time to cross the roadway before a red indication is shown and no a pedestrian shall must not then start to cross the roadway.
 - (3) Steady red indication:
- (i) Vehicular traffic facing a circular red signal alone must stop at a clearly marked stop line but, if none, before entering the crosswalk on the near side of the intersection or, if none, then before entering the intersection and shall must remain standing until a green indication is shown, except as follows:
- (A) the driver of a vehicle stopped as close as practicable at the entrance to the crosswalk on the near side of the intersection or, if none, then at the entrance to the intersection in obedience to a red or stop signal, and with the intention of making a right turn may make the right turn, after stopping, unless an official sign has been erected prohibiting such movement, but shall must yield the right-of-way to pedestrians and other traffic lawfully proceeding as directed by the signal at that intersection; or
- (B) the driver of a vehicle on a one-way street intersecting another one-way street on which traffic moves to the left shall must stop in obedience to a red or stop signal and may then make a left turn into the one-way street, unless an official sign has been erected prohibiting the movement, but shall must yield the right-of-way to pedestrians and other traffic lawfully proceeding as directed by the signal at that intersection.
- (ii) Unless otherwise directed by a pedestrian-control signal as provided in subdivision 6, pedestrians facing a steady red signal alone shall must not enter the roadway.
- (iii) Vehicular traffic facing a steady red arrow signal, with the intention of making a movement indicated by the arrow, must stop at a clearly marked stop line but, if none, before entering the crosswalk on the near side of the intersection or, if none, then before entering the intersection and must remain standing until a permissive signal indication permitting the movement indicated by the red arrow is displayed, except as follows: when an official sign has been erected permitting a turn on a red arrow signal, the vehicular traffic facing a red arrow signal indication is permitted to enter the intersection to turn right, or to turn left from a one-way street into a one-way street on which traffic moves to the left, after stopping, but must yield the right-of-way to pedestrians and other traffic lawfully proceeding as directed by the signal at that intersection.
- (b) In the event an official traffic-control signal is erected and maintained at a place other than an intersection, the provisions of this section are applicable except those which

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- can have no application. Any stop required must be made at a sign or marking on the pavement indicating where the stop must be made, but in the absence of any such sign or marking the stop must be made at the signal.
- (c) When a traffic-control signal indication or indications placed to control a certain movement or lane are so identified by placing a sign near the indication or indications, no other traffic-control signal indication or indications within the intersection controls vehicular traffic for that movement or lane.
- 79.8 (d) A peace officer is prohibited from stopping, detaining, or issuing a citation to a pedestrian for a violation of paragraph (a), clause (2), item (ii), or (3), item (ii), unless:
- 79.10 (1) the officer lawfully stops or detains the pedestrian for an unrelated violation or
 79.11 offense; or
- 79.12 (2) at the time of the violation, a vehicle is approaching in a manner that constitutes a
 79.13 hazard of collision between the vehicle and the pedestrian.
- 79.14 **EFFECTIVE DATE.** This section is effective August 1, 2025, and applies to violations committed on or after that date.
- 79.16 Sec. 35. Minnesota Statutes 2024, section 169.06, subdivision 6, is amended to read:
- Subd. 6. **Pedestrian control signal.** (a) Whenever special pedestrian-control signals exhibiting the words "Walk" or "Don't Walk" or symbols of a "walking person" or "upraised hand" are in place, the signals or symbols indicate as follows:
- (1) A steady "Walk" signal or the symbol of a "walking person" indicates that a pedestrian facing either of these signals may proceed across the roadway in the direction of the signal, possibly in conflict with turning vehicles. Every driver of a vehicle shall must yield the right-of-way to such pedestrian except that the pedestrian shall must yield the right-of-way to vehicles lawfully within the intersection at the time that either signal indication is first shown.
 - (2) A "Don't Walk" signal or the symbol of an "upraised hand," flashing or steady, indicates that a pedestrian shall <u>must</u> not start to cross the roadway in the direction of either signal, but any pedestrian who has partially crossed on the "Walk" or "walking person" signal indication shall <u>must</u> proceed to a sidewalk or safety island while the signal is showing.
- 79.30 (b) A pedestrian crossing a roadway in conformity with this section is lawfully within the intersection and, when in a crosswalk, is lawfully within the crosswalk.

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80.1	(c) A peace officer is prohibited from stopping, detaining, or issuing a citation to a
80.2	pedestrian for a violation of paragraph (a), clause (2), unless:
80.3	(1) the officer lawfully stops or detains the pedestrian for an unrelated violation or
80.4	offense; or
80.5	(2) at the time of the violation, a vehicle is approaching in a manner that constitutes a
80.6	hazard of collision between the vehicle and the pedestrian.
80.7	EFFECTIVE DATE. This section is effective August 1, 2025, and applies to violations
80.8	committed on or after that date.
80.9	Sec. 36. Minnesota Statutes 2024, section 169.09, subdivision 8, is amended to read:
80.10	Subd. 8. Officer to report accident to commissioner. (a) A peace officer who
80.11	investigates in the regular course of duty an accident that is required to be reported under
80.12	this section must submit an electronic or written report of the accident to the commissioner
80.13	of public safety within ten days after the date of the accident. Within two business days
80.14	after identification of a fatality that resulted from an accident, the reporting agency must
80.15	notify the commissioner of the basic circumstances of the accident. A report or notification
80.16	under this subdivision must be in the format as prescribed in subdivision 9.
80.17	(b) Accidents on streets, highways, roadways, sidewalks, shoulders, shared use paths,
80.18	or any other portion of a public right-of-way must be reported under the requirements of
80.19	this section if the accident results in:
80.20	(1) a fatality;
80.21	(2) bodily injury to a person who, because of the injury, immediately receives medical
80.22	treatment away from or at the scene of the accident;
80.23	(3) one or more of the motor vehicles incurring disabling damage that requires a vehicle
80.24	to be transported away from the scene of the accident by tow truck or other vehicle; or
80.25	(4) damage to fixtures, infrastructure, or any other property alongside or on a highway.
80.26	(c) An accident involving a school bus, as defined in section 169.011, subdivision 71,
80.27	must be reported under the requirements of this section and section 169.4511.
80.28	(d) An accident involving a commercial motor vehicle, as defined in section 169.781,
80.29	subdivision 1, paragraph (a), must be reported under the requirements of this section and
80.30	section 169.783.

81.1	(e) Accidents occurring on public lands or trail systems that result in the circumstances
81.2	specified in paragraph (b) must be reported under the requirements of this section.
81.3	Sec. 37. Minnesota Statutes 2024, section 169.14, is amended by adding a subdivision to
81.4	read:
81.5	Subd. 5k. Speed limit on Steele County State-Aid Highway 12 in the city of
81.6	Medford. (a) Notwithstanding any provision to the contrary in this section, the speed limit
81.7	on Steele County State-Aid Highway 12 is:
81.8	(1) 45 miles per hour between 6th Street Southeast in the city of Medford and Steele
81.9	County State-Aid Highway 1; and
81.10	(2) 30 miles per hour between 5th Street Southeast and 6th Street Southeast in the city
81.11	of Medford.
81.12	(b) The county engineer must erect appropriate signs displaying the speed limits specified
81.13	in this subdivision.
81.14	EFFECTIVE DATE. This section is effective the day following final enactment.
81.15	Sec. 38. Minnesota Statutes 2024, section 169.14, is amended by adding a subdivision to
81.16	read:
81.17	Subd. 51. Beltrami County State-Aid Highway 20. Notwithstanding any provision to
81.18	the contrary in this section, the speed limit on Beltrami County State-Aid Highway 20 is
81.19	30 miles per hour from the intersection with Beltrami County State-Aid Highway 21 to the
81.20	entrance to Lake Bemidji State Park. The county engineer must erect appropriate signs
81.21	displaying the speed limit.
81.22	EFFECTIVE DATE. This section is effective the day following final enactment. The
81.23	new speed limit is effective when the required signs are erected.
81.24	Sec. 39. Minnesota Statutes 2024, section 169.21, subdivision 3, is amended to read:
81.25	Subd. 3. Crossing between intersections. (a) Every pedestrian crossing a roadway at
81.26	any point other than within a marked crosswalk or at an intersection with no marked
81.27	crosswalk shall must yield the right-of-way to all vehicles upon the roadway.
81.28	(b) Any pedestrian crossing a roadway at a point where a pedestrian tunnel or overhead
81.29	pedestrian crossing has been provided shall must yield the right-of-way to all vehicles upon
81.30	the roadway.

82.1	(c) Between adjacent intersections at which traffic-control signals are in operation
82.2	pedestrians shall must not cross at any place except in a marked crosswalk.
82.3	(d) Notwithstanding the other provisions of this section, every driver of a vehicle shall
82.4	<u>must</u> (1) exercise due care to avoid colliding with any bicycle or pedestrian upon any
82.5	roadway, and (2) give an audible signal when necessary and exercise proper precaution
82.6	upon observing any child or any obviously confused or incapacitated person upon a roadway
82.7	(e) A peace officer is prohibited from stopping, detaining, or issuing a citation to a
82.8	pedestrian for a violation of paragraph (c), unless:
82.9	(1) the officer lawfully stops or detains the pedestrian for an unrelated violation or
82.10	offense; or
82.11	(2) at the time of the violation, a vehicle is approaching in a manner that constitutes a
82.12	hazard of collision between the vehicle and the pedestrian.
82.13	EFFECTIVE DATE. This section is effective August 1, 2025, and applies to violations
82.14	committed on or after that date.
82.15	Sec. 40. Minnesota Statutes 2024, section 169A.55, subdivision 5, is amended to read:
82.16	Subd. 5. Reinstatement of driving privileges; certain criminal vehicular operation
82.17	offenses. A person whose driver's license has been revoked under section 171.17, subdivision
82.18	1, paragraph (a), clause (1) (2) (revocation, criminal vehicular operation), or suspended
82.19	under section 171.187 (suspension, criminal vehicular operation), for a violation of section
82.20	609.2113, subdivision 1, clause (2), item (i) or (iii), (3), or (4), subdivision 2, clause (2),
82.21	item (i) or (iii), (3), or (4), or subdivision 3, clause (2), item (i) or (iii), (3), or (4); or section
82.22	609.2114, subdivision 2, clause (2), item (i) or (iii) (criminal vehicular operation,
82.23	alcohol-related provisions), resulting in bodily harm, substantial bodily harm, or great bodily
82.24	harm, shall not be eligible for reinstatement of driving privileges until the person has
82.25	submitted to the commissioner verification of the use of ignition interlock for the applicable
82.26	time period specified in those sections. To be eligible for reinstatement under this subdivision
82.27	a person shall utilize an ignition interlock device that meets the performance standards and
82.28	certification requirements under subdivision 4, paragraph (c).
82.29	Sec. 41. Minnesota Statutes 2024, section 171.01, is amended by adding a subdivision to
82.30	read:
82.31	Subd. 52. Work zone. "Work zone" has the meaning given in section 169.011,
82.32	subdivision 95.

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Sec. 42. Minnesota Statutes 2024, section 171.05, subdivision 1, is amended to read:

Subdivision 1. **Person 18 or more years of age.** (a) Any person who is 18 or more years of age and who, except for a lack of instruction in operating a motor vehicle, would otherwise be qualified to obtain a class D driver's license under this chapter, may apply for an instruction permit, and the department shall must issue the permit. The instruction permit entitles the applicant to drive a motor vehicle for which a class D license is valid upon the highways for a period of two years if the permit holder:

- (1) has the permit in immediate possession; and
- (2) is driving the vehicle while accompanied by an adult licensed driver who is actually occupying a seat beside the driver.
- (b) Any license of a lower class may be used as an instruction permit to operate a vehicle requiring a higher class license for a period of six months one year after passage of the written test or tests required for the higher class and when the licensee is accompanied by and receiving instruction from a holder of the appropriate higher class license. A copy of the record of examination taken for the higher class license must be carried by the driver while using the lower class license as an instruction permit.
- 83.17 Sec. 43. Minnesota Statutes 2024, section 171.0605, subdivision 2, is amended to read:
- Subd. 2. **Evidence; identity; date of birth.** (a) Only the following is satisfactory evidence of an applicant's identity and date of birth under section 171.06, subdivision 3, paragraph (b):
- (1) a driver's license or identification card that:
- (i) complies with all requirements of the REAL ID Act;
- 83.23 (ii) is not designated as temporary or limited term; and
- 83.24 (iii) is current or has been expired for five years or less;
- (2) a valid, unexpired United States passport, including a passport booklet or passport card, issued by the United States Department of State;
- (3) a certified copy of a birth certificate issued by a government bureau of vital statistics or equivalent agency in the applicant's state of birth, which must bear the raised or authorized seal of the issuing government entity;

84.1	(4) a consular report of birth abroad, certification of report of birth, or certification of
84.2	birth abroad, issued by the United States Department of State, Form FS-240, Form DS-1350,
84.3	or Form FS-545;
84.4	(5) a valid, unexpired permanent resident card issued by the United States Department
84.5	of Homeland Security or the former Immigration and Naturalization Service of the United
84.6	States Department of Justice, Form I-551. If the Form I-551 validity period has been
84.7	automatically extended by the United States Department of Homeland Security, it is deemed
84.8	unexpired, regardless of the expiration date listed;
84.9	(6) a foreign passport with an unexpired temporary I-551 stamp or a temporary I-551
84.10	printed notation on a machine-readable immigrant visa with a United States Department of
84.11	Homeland Security admission stamp within the validity period;
84.12	(7) a United States Department of Homeland Security Form I-94 or Form I-94A with a
84.13	photograph and an unexpired temporary I-551 stamp;
84.14	(8) a United States Department of State Form DS-232 with a United States Department
84.15	of Homeland Security admission stamp and validity period;
84.16	(9) a certificate of naturalization issued by the United States Department of Homeland
84.17	Security, Form N-550 or Form N-570;
84.18	(10) a certificate of citizenship issued by the United States Department of Homeland
84.19	Security, Form N-560 or Form N-561;
84.20	(11) an unexpired employment authorization document issued by the United States
84.21	Department of Homeland Security, Form I-766 or Form I-688B. If the Form I-766 validity
84.22	period has been automatically extended by the United States Department of Homeland
84.23	Security, it is deemed unexpired, regardless of the expiration date listed;
84.24	(12) a valid, unexpired passport issued by a foreign country and a valid, unexpired United
84.25	States visa accompanied by documentation of the applicant's most recent lawful admittance
84.26	into the United States; or
84.27	(13) a document as designated by the United States Department of Homeland Security
84.28	under Code of Federal Regulations, title 6, part 37.11 (c)(1)(x) $\frac{1}{2}$.
84.29	(14) a copy of the applicant's certificate of marriage certified by the issuing government
84.30	jurisdiction;
84.31	(15) a certified copy of a court order that specifies the applicant's name change; or

85.1	(16) a certified copy of a divorce decree or dissolution of marriage that specifies the
85.2	applicant's name change, issued by a court.
85.3	(b) A document under paragraph (a) must be legible and unaltered.
85.4	Sec. 44. Minnesota Statutes 2024, section 171.0605, is amended by adding a subdivision
85.5	to read:
85.6	Subd. 7. Evidence of name change. The following is satisfactory evidence of an
85.7	applicant's name change:
85.8	(1) a copy of the applicant's certificate of marriage certified by the issuing government
85.9	jurisdiction;
85.10	(2) a certified copy of a court order that specifies the applicant's name change; or
85.11	(3) a certified copy of a court-issued divorce decree or dissolution of marriage that
85.12	specifies the applicant's name change.
85.13	Sec. 45. Minnesota Statutes 2024, section 171.061, subdivision 4, is amended to read:
85.14	Subd. 4. Fee; equipment. (a) The agent may charge and retain a filing fee for each
85.15	application as follows:
85.16 85.17	(1) New application for a noncompliant, REAL ID-compliant, or \$ 16.00 enhanced driver's license or identification card
85.18 85.19	(2) Renewal application for a noncompliant, REAL ID-compliant, or \$ 11.00 enhanced driver's license or identification card
85.20	Except as provided in paragraph (c), the fee must cover all expenses involved in receiving,
85.21	accepting, or forwarding to the department the applications and fees required under sections
85.22	171.02, subdivision 3; 171.06, subdivisions 2 and 2a; and 171.07, subdivisions 3 and 3a.
85.23	(b) The statutory fees and the filing fees imposed under paragraph (a) may be paid by
85.24	credit card or debit card. The driver's license agent may collect a convenience fee on the
85.25	statutory fees and filing fees not greater than the cost of processing a credit card or debit
85.26	card transaction. The convenience fee must be used to pay the cost of processing credit card
85.27	and debit card transactions. The commissioner must adopt rules to administer this paragraph
85.28	using the exempt procedures of section 14.386, except that section 14.386, paragraph (b),
85.29	does not apply.
85.30	(c) The department must maintain the photo identification and vision examination
85.31	equipment for all agents. All photo identification and vision examination equipment must

be compatible with standards established by the department.

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36.1	(d) A filing fee retained by the agent employed by a county board must be paid into the
36.2	county treasury and credited to the general revenue fund of the county. An agent who is not
36.3	an employee of the county must retain the filing fee in lieu of county employment or salary
36.4	and is considered an independent contractor for pension purposes, coverage under the
36.5	Minnesota State Retirement System, or membership in the Public Employees Retirement
36.6	Association.
36.7	(e) Before the end of the first working day following the final day of the reporting period
36.8	established by the department, the agent must forward to the department all applications
36.9	and fees collected during the reporting period except as provided in paragraph (d).
36.10	(f) The commissioner must issue payment to a driver's license agent as follows:
36.11	(1) \$2 for paying an account balance;
36.12	(2) \$4 for the following transactions:
36.13	(i) correcting credentials for veterans with a total service-connected disability, homeless
86.14	fee, and those with reduced-fee credentials; and
36.15	(ii) payment of reinstatement fees for veterans with a total service-connected disability
36.16	and homeless youth;
36.17	(3) \$8 for the following transactions:
36.18	(i) changing a customer's personal identification number; and
36.19	(ii) mail-in application photograph renewal; and
36.20	(4) the amount of the fee established under section 168.33, subdivision 7, paragraph (a),
36.21	clause (2), for the following transactions:
36.22	(i) addition of court order review;
36.23	(ii) paper temporary receipt of application permit for veterans with a total
36.24	service-connected disability; and
36.25	(iii) issuing a credential for veterans with a total service-connected disability, homeless
36.26	youth, and those with reduced-fee credentials.
36.27	(g) The following transactions for which no filing fee is collected are not eligible for
36.28	payment of any kind:
36.29	(1) collection of another fee type, including but not limited to a record request fee or a
36.30	fast track fee;
36.31	(2) voluntary waiver of a fee by the driver's license agent; and

87.1	(3) ancillary to a transaction for which a filing fee may be imposed.
87.2	(h) If the amount appropriated for payments under paragraph (f) is insufficient, the
87.3	commissioner must prorate the payments.
87.4	EFFECTIVE DATE. This section is effective August 1, 2025.
87.5	Sec. 46. Minnesota Statutes 2024, section 171.0701, is amended by adding a subdivision
87.6	to read:
87.7	Subd. 1c. Driver education; work zone safety. The commissioner must adopt rules for
87.8	persons enrolled in driver education programs offered at public schools, private schools,
87.9	and commercial driver training schools to require inclusion of a section on work zone and
87.10	road construction worker safety in the course of instruction. The instruction must include
87.11	information on:
87.12	(1) safe speeds in work zones, including speeds when workers are present;
87.13	(2) the specific duties of a driver when encountering, entering, traveling through, and
87.14	exiting a work zone;
87.15	(3) the dangers of distracted driving through work zones;
87.16	(4) the legal markings of a work zone, including flagging, traffic control devices, barrels,
87.17	lights, or other signage that indicate the segment of street or highway under construction,
87.18	reconstruction, or maintenance; and
87.19	(5) safely merging into travel lanes when a lane is closed due to construction,
87.20	reconstruction, or maintenance.
87.21	EFFECTIVE DATE. This section is effective July 1, 2026.
87.22	Sec. 47. Minnesota Statutes 2024, section 171.0705, is amended by adding a subdivision
87.23	to read:
87.24	Subd. 2a. Driver's manual; work zone safety. The commissioner must include in each
87.25	edition of the driver's manual published by the department a section relating to work zone
87.26	safety and road construction worker safety that, at a minimum, includes:
87.27	(1) traffic laws related to work zone safety, including work zone speed limits and the
87.28	surcharge imposed for a person convicted of speeding in a work zone;

(2) commonly used work zone markings and traffic control devices;

88.1	(3) traffic laws related to distracted driving, with an emphasis on the dangers of distracted
38.2	driving in work zones; and
38.3	(4) lane merger benefits and best practices, including information on motorists safely
88.4	merging from two lanes into a single lane of traffic when a lane is closed due to construction,
38.5	reconstruction, or maintenance.
88.6	EFFECTIVE DATE. This section is effective the day following final enactment and
38.7	applies to the next published edition of the driver's manual published on or after that date.
88.8	Sec. 48. Minnesota Statutes 2024, section 171.071, subdivision 2, is amended to read:
88.9	Subd. 2. Certain head wear permitted. If an accident involving a head injury, serious
88.10	illness, or treatment of the illness has resulted in hair loss or the need to maintain continuous
88.11	coverage of the head or scalp with a medical covering by an applicant for a driver's license
88.12	or identification card, the commissioner shall must permit the applicant to wear a hat or
88.13	similar head wear or the covering in the photograph or electronically produced image. The
88.14	hat, medically required covering, or head wear must be of an appropriate size and type to
88.15	allow identification of the holder of the license or card and must not obscure the holder's
88.16	face.
88.17	EFFECTIVE DATE. This section is effective the day following final enactment and
88.18	applies to images produced on or after that date.
88.19	Sec. 49. Minnesota Statutes 2024, section 171.13, subdivision 1, is amended to read:
88.20	Subdivision 1. Examination subjects and locations; provisions for color blindness,
38.21	disabled veterans. (a) Except as otherwise provided in this section, the commissioner must
88.22	examine each applicant for a driver's license by such agency as the commissioner directs.
88.23	This examination must include:
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88.25	(1) a test of the applicant's eyesight, provided that this requirement is met by submission
	of a vision examination certificate under section 171.06, subdivision 7;
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38.26 38.27	of a vision examination certificate under section 171.06, subdivision 7;
	of a vision examination certificate under section 171.06, subdivision 7; (2) a test of the applicant's ability to read and understand highway signs regulating,
38.27	of a vision examination certificate under section 171.06, subdivision 7; (2) a test of the applicant's ability to read and understand highway signs regulating, warning, and directing traffic;
38.27 38.28	of a vision examination certificate under section 171.06, subdivision 7; (2) a test of the applicant's ability to read and understand highway signs regulating, warning, and directing traffic; (3) a test of the applicant's knowledge of (i) traffic laws; (ii) the effects of alcohol and
38.27 38.28 38.29	of a vision examination certificate under section 171.06, subdivision 7; (2) a test of the applicant's ability to read and understand highway signs regulating, warning, and directing traffic; (3) a test of the applicant's knowledge of (i) traffic laws; (ii) the effects of alcohol and drugs on a driver's ability to operate a motor vehicle safely and legally, and of the legal

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transportation safety, including the significance of school bus lights, signals, stop arm, and 89.1 passing a school bus; (vi) traffic laws related to bicycles; and (vii) the circumstances and 89.2 dangers of carbon monoxide poisoning; and (viii) work zone and road construction worker 89.3 safety, including work zone speed limits, work zone markings, vehicle operation requirements 89.4 in work zones, and the dangers of distracted driving in work zones; 89.5 (4) an actual demonstration of ability to exercise ordinary and reasonable control in the 89.6 operation of a motor vehicle; and 89.7

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- (5) other physical and mental examinations as the commissioner finds necessary to determine the applicant's fitness to operate a motor vehicle safely upon the highways.
- (b) Notwithstanding paragraph (a), the commissioner must not deny an application for a driver's license based on the exclusive grounds that the applicant's eyesight is deficient in color perception or that the applicant has been diagnosed with diabetes mellitus. War veterans operating motor vehicles especially equipped for disabled persons, if otherwise entitled to a license, must be granted such license.
- (c) The commissioner must ensure that an applicant may take an exam either in the county where the applicant resides or in an adjacent county at a reasonably convenient location. The schedule for each exam station must be posted on the department's website.
- (d) Subject to the requirements of paragraph (e), the commissioner must make class D road skills examination appointments available six months in advance, with at least 50 percent of projected appointments available to book three months in advance, at least 75 percent of projected appointments available to book two months in advance, and 100 percent of projected appointments available to book one month in advance.
- (e) The commissioner must ensure only qualifying applicants may book a class D road skills examination appointment earlier than one month in advance. For purposes of this paragraph, a qualifying applicant means:
- (1) an applicant who resides in the same county in which an exam station is located; or
- 89.27 (2) an applicant who resides in an adjacent county in which an exam station is located.
 - (f) The commissioner shall ensure that an applicant is able to obtain an appointment for an examination to demonstrate ability under paragraph (a), clause (4), within 14 days of the applicant's request if, under the applicable statutes and rules of the commissioner, the applicant is eligible to take the examination.
 - (e) (g) The commissioner must provide real-time information on the department's website about the availability and location of exam appointments. The website must show the next

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available exam dates and times for each exam station. The website must also provide an option for a person to enter an address to see the date and time of the next available exam at each exam station sorted by distance from the address provided. EFFECTIVE DATE. Paragraphs (d) and (e) are effective August 1, 2025, for

examinations made on or after that date. Paragraph (a), clause (3), item (viii), is effective January 1, 2027, and applies to examinations administered on or after that date.

- Sec. 50. Minnesota Statutes 2024, section 171.13, subdivision 7, is amended to read:
- Subd. 7. Examination fees. (a) A fee of \$10 must be paid by an individual to take a 90.8 third and any subsequent knowledge test administered by the department if the individual 90.9 has failed two previous consecutive knowledge tests on the subject. 90.10
- (b) A fee of \$20 must be paid by an individual to take a third and any subsequent skills 90.11 or road test administered by the department if the individual has previously failed two 90.12 consecutive skill or road tests in a specified class of motor vehicle. 90.13
- (c) A fee of \$20 \$50 must be paid by an individual who fails to appear for a scheduled 90.14 skills or road test or who cancels a skills or road test within less than 24 hours of before the 90.15 appointment time. A fee of \$20 must be paid by an individual who cancels a scheduled 90.16 skills or road test between 24 hours and 72 hours before the appointment time.
- 90.18 (d) All fees received under this subdivision must be paid into the state treasury and credited to the driver and vehicle services operating account under section 299A.705. 90.19
- **EFFECTIVE DATE.** This section is effective August 1, 2025, and applies to 90.20 examinations on or after that date. 90.21
- Sec. 51. Minnesota Statutes 2024, section 171.17, subdivision 1, is amended to read: 90.22
- Subdivision 1. Offenses. (a) The department shall immediately revoke the license of a 90.23 driver upon receiving a record of the driver's conviction of: 90.24
- (1) manslaughter resulting from the operation of a motor vehicle or under section 609.20 90.25 or 609.205; 90.26
- (2) criminal vehicular homicide or injury under section 609.2112, 609.2113, or 609.2114, 90.27 or Minnesota Statutes 2012, section 609.21; 90.28
- (2) (3) a violation of section 169A.20 or 609.487; 90.29
- (3) (4) a felony in the commission of which a motor vehicle was used; 90.30

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(4) (5) failure to stop and disclose identity and render aid, as required under section
169.09, in the event of a motor vehicle accident, resulting in the death or personal injury of
another;

- (5) (6) perjury or the making of a false affidavit or statement to the department under any law relating to the application, ownership, or operation of a motor vehicle, including on the certification required under section 171.05, subdivision 2, paragraph (a), clause (1), item (ii), subitem (C), to issue an instruction permit to a homeschool student;
- (6) (7) except as this section otherwise provides, three charges of violating within a period of 12 months any of the provisions of chapter 169 or of the rules or municipal ordinances enacted in conformance with chapter 169, for which the accused may be punished upon conviction by imprisonment;
- 91.12 (7) (8) two or more violations, within five years, of the misdemeanor offense described in section 169.444, subdivision 2, paragraph (a);
- 91.14 (8) (9) the gross misdemeanor offense described in section 169.444, subdivision 2, 91.15 paragraph (b);
- 91.16 (9) (10) an offense in another state that, if committed in this state, would be grounds for 91.17 revoking the driver's license; or
- 91.18 (10) (11) a violation of an applicable speed limit by a person driving in excess of 100 miles per hour. The person's license must be revoked for six months for a violation of this clause, or for a longer minimum period of time applicable under section 169A.53, 169A.54, or 171.174.
- 91.22 (b) The department shall immediately revoke the school bus endorsement of a driver 91.23 upon receiving a record of the driver's conviction of the misdemeanor offense described in 91.24 section 169.443, subdivision 7.
- Sec. 52. Minnesota Statutes 2024, section 171.2405, subdivision 1, is amended to read:
 - Subdivision 1. **Establishment.** (a) A city or county may establish a license reinstatement diversion program for holders of class D drivers' licenses who have been charged with violating section 171.24, subdivision 1 or 2. An individual charged with driving after revocation under section 171.24, subdivision 2, is eligible for diversion only if the revocation was due to a violation of section 169.791; 169.797; 169A.52; 169A.54; 171.17, subdivision 1, paragraph (a), clause (6) (7); or 171.177. An individual who is a holder of a commercial driver's license or who has committed an offense in a commercial motor vehicle is not eligible to participate in the diversion program. Nothing in this section authorizes the issuance

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of a driver's license to a diversion program participant during the underlying suspension or 92.1 revocation period at issue in the violation of section 171.24, subdivision 1 or 2. 92.2 (b) Notwithstanding any law or ordinance to the contrary, a city or county may contract 92.3 with a third party to create and administer the diversion program under this section. Any 92.4 92.5 participating city or county, at its own expense, may request an audit of the administrator. (c) For purposes of this section, "administrator" means the city, county, or administrator 92.6 of the program. 92.7 Sec. 53. Minnesota Statutes 2024, section 171.301, subdivision 1, is amended to read: 92.8 Subdivision 1. Conditions of issuance. (a) The commissioner may issue a reintegration 92.9 92.10 driver's license to any person: (1) who is 18 years of age or older; 92.11 (2) who has been released from a period of at least 180 consecutive days of confinement 92.12 or incarceration in: 92.13 (i) an adult correctional facility under the control of the commissioner of corrections or 92.14 92.15 licensed by the commissioner of corrections under section 241.021; (ii) a federal correctional facility for adults; or 92.16 92.17 (iii) an adult correctional facility operated under the control or supervision of any other state; and 92.18 92.19 (3) whose license has been suspended or revoked under the circumstances listed in section 171.30, subdivision 1, paragraph (a), clauses (1) to (4), for a violation that occurred 92.20 before the individual was incarcerated for the period described in clause (2). 92.21 (b) If the person's driver's license or permit to drive has been revoked under section 92.22 169.792 or 169.797, the commissioner may only issue a reintegration driver's license to the 92.23 person after the person has presented an insurance identification card, policy, or written 92.24 statement indicating that the driver or owner has insurance coverage satisfactory to the 92.25 commissioner. 92.26 (c) If the person's driver's license or permit to drive has been suspended under section 92.27 92.28 171.186, the commissioner may only issue a reintegration driver's license to the person after the commissioner receives notice of a court order provided pursuant to section 518A.65, 92.29 paragraph (e), showing that the person's driver's license or operating privileges should no 92.30

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longer be suspended.

- (d) If the person's driver's license has been revoked under section 171.17, subdivision 93.1 1, paragraph (a), clause (1) or (2), the commissioner may only issue a reintegration driver's 93.2 93.3 license to the person after the person has completed the applicable revocation period. (e) The commissioner must not issue a reintegration driver's license: 93.4 93.5 (1) to any person described in section 171.04, subdivision 1, clause (7), (8), (10), or (11);93.6 93.7 (2) to any person described in section 169A.55, subdivision 5; (3) if the person has committed a violation after the person was released from custody 93.8 that results in the suspension, revocation, or cancellation of a driver's license, including 93.9 suspension for nonpayment of child support or maintenance payments as described in section 93.10 171.186, subdivision 1; or 93.11 (4) if the issuance would conflict with the requirements of the nonresident violator 93.12 compact. 93.13 93.14 (f) The commissioner must not issue a class A, class B, or class C reintegration driver's license. 93.15 Sec. 54. Minnesota Statutes 2024, section 171.301, subdivision 5, is amended to read: 93.16 93.17 Subd. 5. **Expiration.** A reintegration driver's license expires 15 24 months from the date of issuance of the license. A reintegration driver's license may not be renewed. 93.18 EFFECTIVE DATE. This section is effective the day following final enactment and 93.19 applies to reintegration licenses issued on or after that date. 93.20 Sec. 55. Minnesota Statutes 2024, section 171.301, subdivision 6, is amended to read: 93.21 Subd. 6. Issuance of regular driver's license. (a) Notwithstanding any statute or rule 93.22 to the contrary, the commissioner must issue a REAL ID-compliant or noncompliant license 93.23 to a person who possesses a reintegration driver's license if: 93.24 93.25 (1) the person has possessed the reintegration driver's license for at least one full year; (2) the reintegration driver's license has not been canceled under subdivision 4 and has 93.26
- 2a, and 171.061, subdivision 4; and 93.30

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(3) the person meets the application requirements under section 171.06, including payment

of the applicable fees, surcharge, and filing fee under sections 171.06, subdivisions 2 and

not been expired for more than 90 days from the date under subdivision 5;

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94.1	(4) issuance of the license does not conflict with the requirements of the nonresident
94.2	violator compact.
94.3	(b) The commissioner must forgive any outstanding balance due on a reinstatement fee

who is eligible and applies for a license under paragraph (a).

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

or surcharge under sections 171.20, subdivision 4, and 171.29, subdivision 2, for a person

- Sec. 56. Minnesota Statutes 2024, section 171.306, subdivision 1, is amended to read:
- Subdivision 1. **Definitions.** (a) As used in this section, the terms in this subdivision have 94.8 the meanings given them. 94.9
 - (b) "Ignition interlock device" or "device" means equipment that is designed to measure breath alcohol concentration and to prevent a motor vehicle's ignition from being started by a person whose breath alcohol concentration measures 0.02 or higher on the equipment.
- (c) "Location tracking capabilities" means the ability of an electronic or wireless device 94.13 to identify and transmit its geographic location through the operation of the device. 94.14
- 94.15 (d) "Program participant" means a person who has qualified to take part in the ignition interlock program under this section, and whose driver's license has been: 94.16
- 94.17 (1) revoked, canceled, or denied under section 169A.52; 169A.54; 171.04, subdivision 1, clause (10); or 171.177; or 94.18
- (2) revoked under section 171.17, subdivision 1, paragraph (a), clause (1) (2), or 94.19 suspended under section 171.187, for a violation of section 609.2113, subdivision 1, clause 94.20 (2), item (i) or (iii), (3), or (4); subdivision 2, clause (2), item (i) or (iii), (3), or (4); or 94.21 subdivision 3, clause (2), item (i) or (iii), (3), or (4); or 609.2114, subdivision 2, clause (2), 94.22 item (i) or (iii), (3), or (4), resulting in bodily harm, substantial bodily harm, or great bodily 94.23 94.24 harm.
- (e) "Qualified prior impaired driving incident" has the meaning given in section 169A.03, 94.25 subdivision 22. 94.26
- Sec. 57. Minnesota Statutes 2024, section 171.306, subdivision 4, is amended to read: 94.27
- Subd. 4. **Issuance of restricted license.** (a) The commissioner shall issue a class D 94.28 driver's license, subject to the applicable limitations and restrictions of this section, to a 94.29 program participant who meets the requirements of this section and the program guidelines. 94.30

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The commissioner shall not issue a license unless the program participant has provided satisfactory proof that:

- (1) a certified ignition interlock device has been installed on the participant's motor vehicle at an installation service center designated by the device's manufacturer; and
- (2) the participant has insurance coverage on the vehicle equipped with the ignition interlock device. If the participant has previously been convicted of violating section 169.791, 169.793, or 169.797 or the participant's license has previously been suspended, revoked, or canceled under section 169.792 or 169.797, the commissioner shall require the participant to present an insurance identification card that is certified by the insurance company to be noncancelable for a period not to exceed 12 months.
- (b) A license issued under authority of this section must contain a restriction prohibiting the program participant from driving, operating, or being in physical control of any motor vehicle not equipped with a functioning ignition interlock device certified by the commissioner. A participant may drive an employer-owned vehicle not equipped with an interlock device while in the normal course and scope of employment duties pursuant to the program guidelines established by the commissioner and with the employer's written consent.
- (c) A program participant whose driver's license has been: (1) revoked under section 169A.52, subdivision 3, paragraph (a), clause (1), (2), or (3), or subdivision 4, paragraph (a), clause (1), (2), or (3); 169A.54, subdivision 1, clause (1), (2), (3), or (4); or 171.177, subdivision 4, paragraph (a), clause (1), (2), or (3), or subdivision 5, paragraph (a), clause (1), (2), or (3); or (2) revoked under section 171.17, subdivision 1, paragraph (a), clause (1), (2), or suspended under section 171.187, for a violation of section 609.2113, subdivision 1, clause (2), item (i) or (iii), (3), or (4); subdivision 2, clause (2), item (i) or (iii), (3), or (4); or subdivision 3, clause (2), item (i) or (iii), (3), or (4); or 609.2114, subdivision 2, clause (2), item (i) or (iii), (3), or (4), resulting in bodily harm, substantial bodily harm, or great bodily harm, where the participant has fewer than two qualified prior impaired driving incidents within the past ten years or fewer than three qualified prior impaired driving incidents ever; may apply for conditional reinstatement of the driver's license, subject to the ignition interlock restriction.
- (d) A program participant whose driver's license has been: (1) revoked, canceled, or denied under section 169A.52, subdivision 3, paragraph (a), clause (4), (5), or (6), or subdivision 4, paragraph (a), clause (4), (5), or (6); 169A.54, subdivision 1, clause (5), (6), or (7); or 171.177, subdivision 4, paragraph (a), clause (4), (5), or (6), or subdivision 5,

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paragraph (a), clause (4), (5), or (6); or (2) revoked under section 171.17, subdivision 1, paragraph (a), clause (1) (2), or suspended under section 171.187, for a violation of section 609.2113, subdivision 1, clause (2), item (i) or (iii), (3), or (4); subdivision 2, clause (2), item (i) or (iii), (3), or (4); or subdivision 3, clause (2), item (i) or (iii), (3), or (4); or 609.2114, subdivision 2, clause (2), item (i) or (iii), (3), or (4), resulting in bodily harm, substantial bodily harm, or great bodily harm, where the participant has two or more qualified prior impaired driving incidents within the past ten years or three or more qualified prior impaired driving incidents ever; may apply for conditional reinstatement of the driver's license, subject to the ignition interlock restriction, if the program participant is enrolled in a licensed substance use disorder treatment or rehabilitation program as recommended in a chemical use assessment. As a prerequisite to eligibility for eventual reinstatement of full driving privileges, a participant whose chemical use assessment recommended treatment or rehabilitation shall complete a licensed substance use disorder treatment or rehabilitation program. If the program participant's ignition interlock device subsequently registers a positive breath alcohol concentration of 0.02 or higher, the commissioner shall extend the time period that the participant must participate in the program until the participant has reached the required abstinence period described in section 169A.55, subdivision 4.

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- (e) Notwithstanding any statute or rule to the contrary, the commissioner has authority to determine when a program participant is eligible for restoration of full driving privileges, except that the commissioner shall not reinstate full driving privileges until the program participant has met all applicable prerequisites for reinstatement under section 169A.55 and until the program participant's device has registered no positive breath alcohol concentrations of 0.02 or higher during the preceding 90 days.
- Sec. 58. Minnesota Statutes 2024, section 171.306, subdivision 8, is amended to read: 96.24
- Subd. 8. Rulemaking. In establishing The commissioner must adopt the performance 96.25 standards and certification process of subdivision 2, and the program guidelines of 96.26 subdivision 3, as rules and any other rules necessary to implement this section, the 96.27 commissioner is subject to chapter 14. 96.28
 - **EFFECTIVE DATE.** This section is effective the day following final enactment.

Sec. 59. [171.397] FLEXIBLE INSTRUCTION PERMITTED.

A student may receive a combination of online driver's education instruction under 96.31 section 171.396, teleconference driver's education instruction under section 171.395, and 96.32 classroom instruction if: 96.33

(1) the	e instruction is from a single licensed or authorized driver's education provider;
(2) the	e curriculum content is identical between the online, teleconference, and in-person
settings;	and
(3) the	e driver's education provider is authorized by the commissioner to provide students
t least tv	vo methods of classroom instruction under the requirements of this chapter and
Iinnesot	a Rules, chapter 7411, or successor rules.
EFFE	CCTIVE DATE. This section is effective August 1, 2025, for driver's education
nstructio	n commenced on or after that date.
Sec. 60	. Minnesota Statutes 2024, section 174.03, is amended by adding a subdivision to
ead:	
Subd.	1e. Outcome analysis of plan required. Upon subsequent revisions of the 20-year
/linnesot	a state highway investment plan, the commissioner must analyze all trunk highway
rojects i	ncluded in the statewide multimodal transportation plan based on:
(1) the	e year a project was added to the statewide multimodal transportation plan;
(2) an	explanation of the project purpose and need and development documentation
equirem	ents under section 161.1611;
(3) a t	imeline that provides any key milestones of the project;
(4) pr	oject purposes relative to objectives in the statewide multimodal transportation
olan and	investment priority areas established in the Minnesota state highway investment
olan;	
(5) ide	entified links between project implementation processes, including environmental
mpact st	udies, programming, funding, and construction and the priorities identified in the
tatewide	multimodal transportation plan;
(6) ide	entification of the scoping process for the project's inclusion in the statewide
nultimod	lal transportation plan to determine whether the project was prioritized based on
he currei	nt condition or output of the roadway rather than expected outcomes or other
ractical-	based selection criteria; and
(7) an	explanation of the multidisciplinary project development efforts required by
section 1'	74.742.

Sec. 61. Minnesota Statutes 2024, section 174.03, is amended by adding a subdivision to
read:
Subd. 13. Asset sustainability ratio targets. (a) The commissioner must calculate and
report the asset sustainability ratio (ASR) for pavements for each fiscal year beginning in
fiscal year 2030. The ASR must be based on criteria developed by the commissioner and
ound in the Pavement Design Manual. The ASR is calculated as:
(1) total mile years added; divided by
(2) total system mileage.
(b) The department must meet the following pavement system targets for ASR:
(1) not less than 0.65 by 2031;
(2) not less than 0.75 by 2033; and
(3) not less than 0.85 by 2035 and thereafter.
(c) The commissioner must report ASR results from projects constructed by the
department for each year and include the results in the annual transportation system
performance report under subdivision 12, paragraph (d).
EFFECTIVE DATE. This section is effective July 1, 2029.
Sec. 62. [174.205] RESILIENT PAVEMENT PROGRAM.
Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
he meanings given.
(b) "Baseline project" means a trunk highway project without revision to pavement
design life.
(c) "Commissioner" means the commissioner of transportation.
(d) "Modified project" means a project that is revised or under a revision analysis to
contain a modified pavement design life using funds provided under the program.
(e) "Pavement cost" means the estimated total cost of pavement items for the project,
ncluding anticipated maintenance, rehabilitation, and resurfacing over a 50-year design
<u>life.</u>
(f) "Program" means the resilient pavement program under this section.

99.1	Subd. 2. Program established. Subject to available funds, the commissioner must
99.2	establish a resilient pavement program to provide supplemental funding for revisions to
99.3	pavement design of trunk highway projects on the basis of long-term cost effectiveness.
99.4	Subd. 3. Administration. (a) In implementing the program, the commissioner must:
99.5	(1) establish procedures for identification, analysis, and selection of projects that receive
99.6	funding and are accordingly revised in the pavement design; and
99.7	(2) specify a pavement design life of at least 50 years for modified projects.
99.8	(b) The commissioner must determine the pavement design life period using the current
99.9	pavement design models and methodologies recognized by the department models used by
99.10	the department for pavement design.
99.11	Subd. 4. Project eligibility; cost effectiveness. (a) To be eligible for funds under the
99.12	program, a project must:
99.13	(1) be for trunk highway construction, reconstruction, rehabilitation, maintenance, or
99.14	improvement;
99.15	(2) be included in a prior or current state transportation improvement program or capital
99.16	highway investment plan with a proposed design life of less than or equal to 20 years;
99.17	(3) be a modified project with a pavement design life as specified under subdivision 3,
99.18	paragraph (a), clause (2); and
99.19	(4) have a cost-effectiveness ratio, as calculated under paragraph (b), that equals or is
99.20	greater than 1.
99.21	(b) The cost-effectiveness ratio is calculated as:
99.22	(1) the pavement cost of the baseline project, divided by the pavement design life of the
99.23	baseline project; divided by
99.24	(2) the pavement cost of the modified project, divided by the modified pavement design
99.25	<u>life.</u>
99.26	(c) All infrastructure projects funded by the program must incorporate research findings
99.27	and best practices as developed and validated by the National Road Research Alliance and
99.28	its partners.
99.29	Subd. 5. Use of funds. (a) For a project selected under the program, the commissioner
99.30	may expend program funds for up to 110 percent of the difference in anticipated pavement
99.31	costs between the modified project and the baseline project.

100.1	(b) The commissioner may expend up to one-third of the funds on projects located wholly
100.2	or substantially inside the Department of Transportation metropolitan district, as calculated
100.3	using total funds under the program over (1) the current fiscal year, and (2) the latest prior
100.4	two years in which funds are allocated.
100.5	(c) The commissioner must not expend funds under the program for program delivery.
100.6	Subd. 6. Public information. The commissioner must publish information regarding
100.7	the program on the department's website. The information must include:
100.8	(1) a description of program implementation;
100.9	(2) identification of projects analyzed and selected under the program; and
100.10	(3) for each project selected, an overview that includes a brief project description, the
100.11	pavement design changes, and information on expenditures from program funds.
100.12	Sec. 63. Minnesota Statutes 2024, section 174.53, is amended to read:
100.13	174.53 DEPARTMENT OF TRANSPORTATION EFFICIENCIES.
100.14	(a) Beginning in fiscal years 2018 and 2019, the commissioner of transportation must
100.15	implement efficiencies equal to at least 15 percent of the appropriations made annually to
100.16	the commissioner from the trunk highway fund that are above base appropriations for fiscal
100.17	years 2018 and 2019.
100.18	(b) The efficiency savings resulting from the requirements in paragraph (a) are must be
100.19	<u>used</u> for the construction, maintenance, or rehabilitation of trunk highways, including roads
100.20	and bridges under the corridors of commerce program under section 161.088.
100.21	Sec. 64. Minnesota Statutes 2024, section 174.634, subdivision 2, is amended to read:
100.22	Subd. 2. Passenger rail account; transfers; appropriation. (a) A passenger rail account
100.23	is established in the special revenue fund. The account consists of funds as provided in this
100.24	subdivision and any other money donated, allotted, transferred, collected, or otherwise
100.25	provided to the account.
100.26	(b) By July 15 annually beginning in calendar year 2027 2029, the commissioner of
100.27	revenue must transfer an amount from the general fund to the passenger rail account that
100.28	equals 50 percent of the portion of the state general tax under section 275.025 levied on
100.29	railroad operating property, as defined under section 273.13, subdivision 24, in the prior
100.30	calendar year.

	(c) Money in the account is annually appropriated to the commissioner of transportation
	(e) Money in the account is aimitally appropriated to the commissioner of transportation
101.0	for the operating and capital maintenance costs of intercity passenger rail, which may include
101.3	but are not limited to planning, designing, developing, constructing, equipping, administering,
101.4	operating, promoting, maintaining, and improving passenger rail service within the state,
101.5	after accounting for operating revenue, federal funds, and other sources.
101.6	(d) By November 1 each year, the commissioner must report on the passenger rail account
101.7	to the chairs and ranking minority members of the legislative committees with jurisdiction
101.8	over transportation policy and finance. The report must, at a minimum, include:
101.9	(1) the actual revenue and expenditures in each of the previous two fiscal years;
101.10	(2) the budgeted and forecasted revenue and expenditures in the current fiscal year and
101.11	each fiscal year within the state forecast period;
101.12	(3) the plan for collection of fees and revenue, as defined and authorized under
101.13	subdivision 3, in the current fiscal year and each fiscal year within the state forecast period;
101.14	and
101.15	(4) the uses of expenditures or planned expenditures in each fiscal year included under
101.16	clauses (1) and (2).
101.17	Sec. 65. [174.742] MULTIDISCIPLINARY PROJECT DEVELOPMENT
101.18	REQUIRED.
101.19	(a) For purposes of this section, "eligible project" has the meaning given for a capacity
	(a) For purposes of this section, "eligible project" has the meaning given for a capacity expansion project in section 161.178, subdivision 1.
101.20 101.21	expansion project in section 161.178, subdivision 1.
101.20 101.21 101.22	expansion project in section 161.178, subdivision 1. (b) The commissioner must require the use of interdisciplinary planning and
101.20 101.21 101.22 101.23	expansion project in section 161.178, subdivision 1. (b) The commissioner must require the use of interdisciplinary planning and decision-making methods and staff for eligible projects. Staff must form a core project team
101.20 101.21 101.22 101.23	expansion project in section 161.178, subdivision 1. (b) The commissioner must require the use of interdisciplinary planning and decision-making methods and staff for eligible projects. Staff must form a core project team for eligible projects with diverse and multimodal expertise across social science disciplines
101.20 101.21 101.22 101.23 101.24 101.25	expansion project in section 161.178, subdivision 1. (b) The commissioner must require the use of interdisciplinary planning and decision-making methods and staff for eligible projects. Staff must form a core project team for eligible projects with diverse and multimodal expertise across social science disciplines to staff a project from planning to final construction. The core project team must:
101.20 101.21 101.22 101.23 101.24 101.25	expansion project in section 161.178, subdivision 1. (b) The commissioner must require the use of interdisciplinary planning and decision-making methods and staff for eligible projects. Staff must form a core project team for eligible projects with diverse and multimodal expertise across social science disciplines to staff a project from planning to final construction. The core project team must: (1) integrate field visits and walking audits into training, design, development, and
101.20 101.21 101.22 101.23 101.24 101.25 101.26	expansion project in section 161.178, subdivision 1. (b) The commissioner must require the use of interdisciplinary planning and decision-making methods and staff for eligible projects. Staff must form a core project team for eligible projects with diverse and multimodal expertise across social science disciplines to staff a project from planning to final construction. The core project team must: (1) integrate field visits and walking audits into training, design, development, and review of eligible projects;
101.20 101.21 101.22 101.23 101.24 101.25 101.26	expansion project in section 161.178, subdivision 1. (b) The commissioner must require the use of interdisciplinary planning and decision-making methods and staff for eligible projects. Staff must form a core project team for eligible projects with diverse and multimodal expertise across social science disciplines to staff a project from planning to final construction. The core project team must: (1) integrate field visits and walking audits into training, design, development, and review of eligible projects; (2) include a planner who has experience and familiarity with the project's area or corridor

101.32 <u>and</u>

(4) assess project decisions against statewide multimodal transportation plan priorities;

102.1	(5) analyze projects and project decisions based on alternative transportation metrics
102.2	with available data to determine community mobility and accessibility needs for all users,
102.3	including but not limited to:
102.4	(i) economic development and equity outcomes;
102.5	(ii) transportation insecurity performance metrics;
102.6	(iii) access to essential services and jobs;
102.7	(iv) transportation affordability;
102.8	(v) access for historically underserved communities;
102.9	(vi) environmental justice concerns; and
102.10	(vii) public health impacts.
102.11	EFFECTIVE DATE. This section is effective March 1, 2027.
102.12	Sec. 66. Minnesota Statutes 2024, section 174.75, subdivision 2, is amended to read:
102.13	Subd. 2. Implementation. (a) The commissioner must implement a <u>revised</u> complete
102.14	streets policy after consultation with stakeholders, state and regional agencies, local
102.15	governments, and road authorities. The commissioner, after such consultation, must address
102.16	relevant protocols, guidance, standards, requirements, and training.
102.17	(b) The complete streets policy must include but is not limited to:
102.18	(1) integration of related principles of context-sensitive solutions;
102.19	(2) integration throughout the project development process;
102.20	(3) <u>integration of multidisciplinary project development resources under section 174.742</u>
102.21	(4) integration of purpose and need context development strategies under section
102.22	<u>161.1611;</u>
102.23	(5) methods to evaluate inclusion of active transportation facilities in a project, which
102.24	may include but are not limited to sidewalks, crosswalk markings, pedestrian accessibility
102.25	and bikeways; and
102.26	(4) (6) consideration of consultation with other road authorities regarding existing and
102.27	planned active transportation network connections.
102.28	EFFECTIVE DATE. This section is effective March 1, 2027.

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103.1	Sec. 67. Minr	nesota Statutes 2024	4, section 174	.75, subdivision 2a, is	amended to read:
103.2	Subd. 2a. Ir	nplementation gui	idance. The c	ommissioner must ma	intain guidance that
103.3	accompanies th	e complete streets	policy under t	his section. The guida	nce must include
103.4	sections on:				
103.5	(1) an analy	rsis framework that	provides for:		
103.6	(i) identifica	ition of characterist	ics of a projec	t and the required purp	oose and need context
103.7	development st	rategies;			
103.8	(ii) highway	system categoriza	tion based on	context, including pop	oulation density, land
103.9	use, density and	l scale of surroundi	ng developme	ent, volume of highwa	y use, and the nature
103.10	and extent of ac	ctive transportation	; and		
103.11	(iii) relative	emphasis for diffe	rent road syst	em users in each of th	e categories under
103.12	item (ii) in a ma	nner that supports s	afety and mob	ility of vulnerable road	d users, motorcyclists
103.13	or other operator	ors of two- or three	-wheeled veh	icles, and public trans	it users; and
103.14	(2) an analy	rsis of speed limit re	eductions and	associated roadway d	lesign modifications
103.15	to support safet	y and mobility in a	ctive transpor	tation.	
103.16	EFFECTIV	E DATE. This sec	ction is effecti	ve March 1, 2027.	
103.17	Sec. 68. Minr	nesota Statutes 2024	4, section 297	A.94, is amended to r	ead:
103.18	297A.94 DI	EPOSIT OF REV	ENUES.		
103.19	(a) Except a	s provided in this s	section, the co	mmissioner shall depo	osit the revenues,
103.20	including interes	est and penalties, de	erived from th	e taxes imposed by the	is chapter in the state
103.21	treasury and cre	edit them to the ger	neral fund.		
103.22	(b) The com	ımissioner shall dej	posit taxes in	the Minnesota agricul	tural and economic
103.23	account in the s	special revenue fun	d if:		
103.24	(1) the taxes	s are derived from s	sales and use	of property and servic	es purchased for the
103.25	construction an	d operation of an a	gricultural res	source project; and	
103.26	(2) the purc	hase was made on o	or after the dat	te on which a conditio	nal commitment was
103.27	made for a loan	guaranty for the p	roject under s	ection 41A.04, subdiv	vision 3.
103.28	The commissio	ner of management	and budget sl	hall certify to the com	missioner the date on
103.29	which the proje	ect received the con	ditional comr	nitment. The amount	deposited in the loan

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guaranty account must be reduced by any refunds and by the costs incurred by the Department

of Revenue to administer and enforce the assessment and collection of the taxes.

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(c) The commissioner shall deposit the revenues, including interest and penalties, derived from the taxes imposed on sales and purchases included in section 297A.61, subdivision 3, paragraph (g), clauses (1) and (4), in the state treasury, and credit them as follows:

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- (1) first to the general obligation special tax bond debt service account in each fiscal year the amount required by section 16A.661, subdivision 3, paragraph (b); and
 - (2) after the requirements of clause (1) have been met, the balance to the general fund.
- 104.7 (d) Beginning with sales taxes remitted after July 1, 2017, the commissioner shall deposit in the state treasury the revenues collected under section 297A.64, subdivision 1, including 104.8 interest and penalties and minus refunds, and credit them to the highway user tax distribution 104.9 fund. 104.10
- (e) The commissioner shall deposit the revenues, including interest and penalties, 104.11 collected under section 297A.64, subdivision 5, in the state treasury and credit them to the 104.12 general fund. By July 15 of each year the commissioner shall transfer to the highway user 104.13 tax distribution fund an amount equal to the excess fees collected under section 297A.64, 104.14 subdivision 5, for the previous calendar year. 104.15
- (f) Beginning with sales taxes remitted after July 1, 2017, in conjunction with the deposit 104.16 of revenues under paragraph (d), the commissioner shall deposit into the state treasury and 104.17 credit to the highway user tax distribution fund an amount equal to the estimated revenues 104.18 derived from the tax rate imposed under section 297A.62, subdivision 1, on the lease or 104.19 rental for not more than 28 days of rental motor vehicles subject to section 297A.64. The 104.20 commissioner shall estimate the amount of sales tax revenue deposited under this paragraph 104.21 based on the amount of revenue deposited under paragraph (d).
- 104.23 (g) The commissioner must deposit the revenues derived from the taxes imposed under section 297A.62, subdivision 1, on the sale and purchase of motor vehicle repair and 104.24 replacement parts in the state treasury and credit: 104.25
- (1) 43.5 percent in each fiscal year a percentage to the highway user tax distribution 104.26 fund as follows: 104.27
- (i) 43.5 percent in each of fiscal years 2024 to 2027; 104.28
- (ii) 36.5 percent in fiscal year 2028; 104.29
- (iii) 29.5 percent in fiscal year 2029; and 104.30
- (iv) 43.5 percent in fiscal year 2030 and thereafter; 104.31

- 105.1 (2) a percentage to the transportation advancement account under section 174.49 as follows:
- (i) 3.5 percent in fiscal year 2024;

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- (ii) 4.5 percent in fiscal year 2025;
- (iii) 5.5 percent in fiscal year 2026;
- (iv) 7.5 percent in fiscal year 2027;
- (v) 14.5 percent in fiscal year 2028;
- 105.8 (vi) 21.5 percent in fiscal year 2029;
- 105.9 (vii) 28.5 percent in fiscal year 2030;
- (viii) 36.5 percent in fiscal year 2031;
- (ix) 44.5 percent in fiscal year 2032; and
- 105.12 (x) 56.5 percent in fiscal year 2033 and thereafter; and
- 105.13 (3) the remainder in each fiscal year to the general fund.
- For purposes of this paragraph, "motor vehicle" has the meaning given in section 297B.01, subdivision 11, and "motor vehicle repair and replacement parts" includes (i) all parts, tires, accessories, and equipment incorporated into or affixed to the motor vehicle as part of the motor vehicle maintenance and repair, and (ii) paint, oil, and other fluids that remain on or in the motor vehicle as part of the motor vehicle maintenance or repair. For purposes of this paragraph, "tire" means any tire of the type used on highway vehicles, if wholly or partially
- (h) 81.56 percent of the revenues, including interest and penalties, transmitted to the commissioner under section 297A.65, must be deposited by the commissioner in the state treasury as follows:

made of rubber and if marked according to federal regulations for highway use.

- (1) 47.5 percent of the receipts must be deposited in the heritage enhancement account in the game and fish fund, and may be spent only on activities that improve, enhance, or protect fish and wildlife resources, including conservation, restoration, and enhancement of land, water, and other natural resources of the state;
- 105.28 (2) 22.5 percent of the receipts must be deposited in the natural resources fund, and may
 105.29 be spent only for state parks and trails;
- 105.30 (3) 22.5 percent of the receipts must be deposited in the natural resources fund, and may
 105.31 be spent only on metropolitan park and trail grants;

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- 106.1 (4) three percent of the receipts must be deposited in the natural resources fund, and may be spent only on local trail grants;
 - (5) two percent of the receipts must be deposited in the natural resources fund, and may be spent only for the Minnesota Zoological Garden, the Como Park Zoo and Conservatory, and the Duluth Zoo; and
- 106.6 (6) 2.5 percent of the receipts must be deposited in the pollinator account established in section 103B.101, subdivision 19.
 - (i) 1.5 percent of the revenues, including interest and penalties, transmitted to the commissioner under section 297A.65 must be deposited in a regional parks and trails account in the natural resources fund and may only be spent for parks and trails of regional significance outside of the seven-county metropolitan area under section 85.535, based on recommendations from the Greater Minnesota Regional Parks and Trails Commission under section 85.536.
 - (j) 1.5 percent of the revenues, including interest and penalties, transmitted to the commissioner under section 297A.65 must be deposited in an outdoor recreational opportunities for underserved communities account in the natural resources fund and may only be spent on projects and activities that connect diverse and underserved Minnesotans through expanding cultural environmental experiences, exploration of their environment, and outdoor recreational activities.
 - (k) The revenue dedicated under paragraph (h) may not be used as a substitute for traditional sources of funding for the purposes specified, but the dedicated revenue shall supplement traditional sources of funding for those purposes. Land acquired with money deposited in the game and fish fund under paragraph (h) must be open to public hunting and fishing during the open season, except that in aquatic management areas or on lands where angling easements have been acquired, fishing may be prohibited during certain times of the year and hunting may be prohibited. At least 87 percent of the money deposited in the game and fish fund for improvement, enhancement, or protection of fish and wildlife resources under paragraph (h) must be allocated for field operations.
 - (l) The commissioner must deposit the revenues, including interest and penalties minus any refunds, derived from the sale of items regulated under section 624.20, subdivision 1, that may be sold to persons 18 years old or older and that are not prohibited from use by the general public under section 624.21, in the state treasury and credit:
- 106.33 (1) 25 percent to the volunteer fire assistance grant account established under section 88.068;

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- 107.1 (2) 25 percent to the fire safety account established under section 297I.06, subdivision 107.2 3; and
 - (3) the remainder to the general fund.
 - For purposes of this paragraph, the percentage of total sales and use tax revenue derived from the sale of items regulated under section 624.20, subdivision 1, that are allowed to be sold to persons 18 years old or older and are not prohibited from use by the general public under section 624.21, is a set percentage of the total sales and use tax revenues collected in the state, with the percentage determined under Laws 2017, First Special Session chapter 1, article 3, section 39.
- 107.10 (m) The revenues deposited under paragraphs (a) to (l) do not include the revenues, 107.11 including interest and penalties, generated by the sales tax imposed under section 297A.62, 107.12 subdivision 1a, which must be deposited as provided under the Minnesota Constitution, 107.13 article XI, section 15.
- Sec. 69. Minnesota Statutes 2024, section 299A.55, subdivision 2, is amended to read:
- Subd. 2. **Railroad and pipeline safety account.** (a) A railroad and pipeline safety account is created in the special revenue fund. The account consists of funds collected under subdivision 4 and funds donated, allotted, transferred, or otherwise provided to the account.
- (b) \$560,000 is annually appropriated from the railroad and pipeline safety account to
 the commissioner of the Pollution Control Agency for environmental protection activities
 related to railroad discharge preparedness under chapter 115E.
- 107.21 (c) \$750,000 in fiscal year 2024 and \$1,500,000 in each subsequent fiscal year are
 107.22 transferred from the railroad and pipeline safety account to the grade crossing safety account
 107.23 under section 219.1651.
- (d) Following the appropriation in paragraph (b) and the transfer in paragraph (c), the remaining money in the account is annually appropriated to the commissioner of public safety for the purposes specified in subdivision 3.
- (e) (b) By January 15, 2026, the commissioner of public safety must submit a report on the railroad and pipeline safety account to the chairs and ranking minority members of the legislative committees with jurisdiction over transportation policy and finance. The report must list detailed revenues to and expenditures from the account for the previous two fiscal years and must include information on the purpose of each expenditure.

108.1	(f) (c) If the balance of the account at the end of a fiscal biennium is greater than
108.2	\$2,000,000, the amount above \$2,000,000 must be transferred to the grade crossing safety
108.3	account under section 219.1651.
108.4	EFFECTIVE DATE. This section is effective the day following final enactment.
108.5	Sec. 70. Minnesota Statutes 2024, section 299A.55, subdivision 4, is amended to read:
108.6	Subd. 4. Assessments. (a) The commissioner of public safety must annually assess
108.7	\$4,000,000 \$3,418,000 to railroad and pipeline companies based on the formula specified
108.8	in paragraph (b). The commissioner must deposit funds collected under this subdivision in
108.9	the railroad and pipeline safety account under subdivision 2.
108.10	(b) The assessment for each railroad is 70 percent of the total annual assessment amount,
108.11	divided in equal proportion between among applicable rail carriers based on route miles
108.12	operated in Minnesota. The assessment for each pipeline company is 30 percent of the total
108.13	annual assessment amount Of the amount collected annually under this paragraph:
108.14	(1) \$560,000 is deposited in the railroad and pipeline safety account and appropriated
108.15	to the commissioner of the Pollution Control Agency for environmental protection activities
108.16	related to railroad discharge preparedness under chapter 115E;
108.17	(2) \$1,500,000 is deposited in the grade crossing safety account under section 219.1651;
108.18	<u>and</u>
108.19	(3) the remainder is deposited in the railroad and pipeline safety account and appropriated
108.20	to the commissioner of public safety for the purposes specified in subdivision 3.
108.21	(b) The commissioner of public safety must annually assess \$582,000 to pipeline
108.22	companies, divided in equal proportion between among companies based on the yearly
108.23	aggregate gallons of oil and other hazardous substances transported by pipeline in Minnesota.
108.24	Money collected under this paragraph is deposited in the railroad and pipeline safety account
108.25	and appropriated to the commissioner of public safety for the purposes specified in
108.26	subdivision 3.
108.27	(c) In addition to the amount amounts identified in paragraph paragraphs (a) and (b),
108.28	the commissioner must assess the rail carrier or pipeline company involved in an incident
108.29	compelling a significant response for all postincident review and analysis costs under
108.30	subdivision 5 incurred by the state and local units of government. This paragraph applies
108.31	regardless of whether an assessment is imposed under paragraph (a) or (b) in a fiscal year.
108 32	EFFECTIVE DATE. This section is effective the day following final enactment

109.1	Sec. 71. Minnesota Statutes 2024, section 360.511, is amended by adding a subdivision
109.2	to read:
109.3	Subd. 22a. Coordinated unmanned aircraft system fleet event for entertainment
109.4	purposes. "Coordinated unmanned aircraft system fleet event for entertainment purposes"
109.5	means a one-day event involving a group of unmanned aircraft systems flying together as
109.6	a unified and coordinated entity to accomplish a shared entertainment objective, including
109.7	but not limited to choreographed flight patterns, synchronized lighting, and music for visual
109.8	displays.
109.9	Sec. 72. Minnesota Statutes 2024, section 360.511, is amended by adding a subdivision
109.10	to read:
109.11	Subd. 23a. Electronic attestation. "Electronic attestation" means a statement of fact or
109.12	confirmation, submitted by the owner in digital form, regarding the ownership and status
109.13	of an aircraft and its compliance with applicable regulations. For purposes of this subdivision,
109.14	"aircraft" includes unmanned aircraft systems.
109.15	Sec. 73. Minnesota Statutes 2024, section 360.55, subdivision 4, is amended to read:
109.16	Subd. 4. Collector's aircraft. (a) For purposes of this subdivision:
109.17	(1) "antique aircraft" means an aircraft constructed by the original manufacturer, or its
109.18	licensee, on or before December 31, 1945, with the exception of certain pre-World War II
109.19	aircraft models that had only a small postwar production, such as Beechcraft Staggerwing,
109.20	Fairchild 24, and Monocoupe; and
109.21	(2) "classic aircraft" means an aircraft constructed by the original manufacturer, or its
109.22	licensee, on or after January 1, 1946, and has a first year of life that precedes the date of
109.23	registration by at least 50 years.
109.24	(b) If an antique or classic aircraft is owned and operated solely as a collector's item, its
109.25	owner may must list it for taxation and registration as follows and execute an electronic
109.26	attestation or sworn affidavit stating: A sworn affidavit must be executed stating
109.27	(1) the name and address of the owner;
109.28	(2) the name and address of the person from whom purchased, seller;
109.29	(3) the aircraft's make, year, model number, federal aircraft registration number, and
109.30	manufacturer's identification number; and

- 110.1 (4) that the aircraft is owned and operated solely as a collector's item and not for general transportation or commercial operations purposes.
- The <u>electronic attestation or sworn</u> affidavit must be <u>filed with submitted to</u> the commissioner along with a fee of \$25.
- 110.5 (c) Upon satisfaction that the <u>electronic attestation or sworn</u> affidavit is true and correct, 110.6 the commissioner <u>shall must</u> issue to the <u>applicant</u> a registration certificate to the <u>applicant</u>. 110.7 The registration certificate is valid without renewal as long as the owner operates the aircraft 110.8 solely as a collector's item.
- (d) Should If an antique or classic aircraft be is operated other than as a collector's item, the registration certificate becomes void, and the owner shall must list the aircraft for taxation and registration in accordance with the other provisions of under sections 360.511 to 360.67.
- (e) Upon the sale of an antique or classic aircraft, the new owner must list the aircraft for taxation and registration in accordance with this subdivision, including the payment of a \$5 fee to transfer the registration to the new owner, or the other provisions of under sections 360.511 to 360.67, whichever is applicable.
- Sec. 74. Minnesota Statutes 2024, section 360.55, subdivision 4a, is amended to read:
- Subd. 4a. **Recreational aircraft; classic license.** (a) An aircraft that has a base price for tax purposes under section 360.531 of \$10,000 or less, and that is owned and operated solely for recreational purposes, may be listed for taxation and registration by executing a nelectronic attestation or sworn affidavit stating:
- 110.21 (1) the name and address of the owner;
- (2) the name and address of the person from whom purchased, seller;
- 110.23 (3) the aircraft's make, year, model number, federal aircraft registration number, and manufacturer's identification number;; and
- (4) that the aircraft is owned and operated solely as a recreational aircraft and not for commercial operational purposes.
- The <u>electronic attestation or sworn</u> affidavit must be <u>filed with submitted to</u> the commissioner along with an annual \$25 fee.
- (b) On being satisfied Upon satisfaction that the electronic attestation or sworn affidavit is true and correct, the commissioner shall must issue to the applicant a registration certificate to the applicant.

(c) Should If the aircraft be is operated other than as a recreational aircraft, the owner 111.1 shall must list the aircraft for taxation and registration and pay the appropriate registration 111.2 fee under sections 360.511 to 360.67. 111.3 (d) If the aircraft is sold, the new owner shall must list the aircraft for taxation and 111.4 registration under this subdivision, including the payment of the annual \$25 fee, or under 111.5 sections 360.511 to 360.67, whichever is applicable. 111.6 111.7 Sec. 75. Minnesota Statutes 2024, section 360.55, subdivision 8, is amended to read: Subd. 8. Agricultural aircraft. Aircraft registered with the Federal Aviation 111.8 Administration as restricted category aircraft used for agricultural purposes must be listed 111.9 for taxation and registration upon filing by the owner a sworn affidavit with. The owner 111.10 must execute and submit an annual electronic attestation or sworn affidavit to the 111.11 commissioner. The electronic attestation or sworn affidavit must state: 111.12 111.13 (1) the name and address of the owner; (2) the name and address of the person from whom purchased seller; 111.14 111.15 (3) the aircraft's make, year, model number, federal registration number, and manufacturer's identification number; and 111.16 (4) that the aircraft is owned and operated solely for agricultural operations and purposes. 111.17 The owner shall file the must submit an electronic attestation or a sworn affidavit to the 111.18 commissioner and pay an annual fee established under sections 360.511 to 360.67, which 111.19 must not exceed \$500. Should If the aircraft be is operated other than for agricultural 111.20 purposes, the owner shall must list the aircraft for taxation and registration under sections 111.21 111.22 360.511 to 360.67. If the aircraft is sold, the new owner shall must list the aircraft for taxation and registration under this subdivision or under sections 360.511 to 360.67, as applicable. 111.23 Sec. 76. Minnesota Statutes 2024, section 360.55, subdivision 9, is amended to read: 111.24 Subd. 9. Small unmanned aircraft systems. (a) Any small unmanned aircraft system 111.25 111.26 in which the unmanned aircraft system weighs less than 55 pounds at takeoff, including payload and anything affixed to the aircraft system, either: 111.27 (1) must be registered in the state for an annual fee of \$25; or 111.28 (2) is not subject to registration or an annual fee if the unmanned aircraft system is owned 111.29

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and operated solely for recreational purposes.

112.1	(b) An unmanned aircraft system that meets the requirements under paragraph (a) is
112.2	exempt from aircraft registration tax under sections 360.511 to 360.67.
112.3	Sec. 77. Minnesota Statutes 2024, section 360.55, is amended by adding a subdivision to
112.4	read:
112.5	Subd. 10. Coordinated unmanned aircraft system fleets. (a) An operator planning to
112.6	conduct a coordinated unmanned aircraft system fleet event for entertainment purposes, as
112.7	defined in section 360.511, subdivision 22a, must register the fleet at least 15 days before
112.8	the event.
112.9	(b) The registration under this subdivision must include:
112.10	(1) the name and contact information of the event organizer;
112.11	(2) the date, time, and location of the event;
112.12	(3) the number of unmanned aircraft systems to be used;
112.13	(4) proof of liability insurance for the unmanned aircraft systems;
112.14	(5) a copy of the operator's unmanned aircraft systems pilot's license; and
112.15	(6) a copy of the commercial operator's license.
112.16	(c) A daily registration fee of \$2 per unmanned aircraft system used in the fleet applies
112.17	to fleets registered under this subdivision. This fee is in lieu of the registration fee in
112.18	subdivision 9. Fleets registered under this subdivision are exempt from the aircraft registration
112.19	tax under sections 360.511 to 360.67.
112.20	Sec. 78. Minnesota Statutes 2024, section 473.129, is amended by adding a subdivision
112.21	to read:
112.22	Subd. 13. Direct negotiation. Notwithstanding section 471.345, if the estimated total
112.23	contractual obligation of the council for a directly negotiated contract or contracts for
112.24	construction work or maintenance work on any single project does not exceed the amount
112.25	in section 161.32, subdivision 2, the council may enter into a contract by direct negotiation
112.26	by obtaining two or more quotations for the work without advertising for bids or otherwise
112.27	complying with the requirements of competitive bidding.
112.28	EFFECTIVE DATE; APPLICATION. This section is effective the day following
112.29	final enactment and applies in the counties of Anoka, Carver, Dakota, Hennepin, Ramsey,
112.30	Scott, and Washington.

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Sec. 79. Minnesota Statutes 2024, section 473.13, subdivision 1, is amended to read:

Subdivision 1. **Budget.** (a) On or before December 20 of each year, the council shall adopt a final budget covering its anticipated receipts and disbursements for the ensuing year and shall decide upon the total amount necessary to be raised from ad valorem tax levies to meet its budget. The budget shall state in detail the expenditures for each program to be undertaken, including the expenses for salaries, consultant services, overhead, travel, printing, and other items. The budget shall state in detail the capital expenditures of the council for the budget year, based on a five-year capital program adopted by the council and transmitted to the legislature. After adoption of the budget and no later than five working days after December 20, the council shall certify to the auditor of each metropolitan county the share of the tax to be levied within that county, which must be an amount bearing the same proportion to the total levy agreed on by the council as the net tax capacity of the county bears to the net tax capacity of the metropolitan area. The maximum amount of any levy made for the purpose of this chapter may not exceed the limits set by the statute authorizing the levy.

- (b) Each even-numbered year the council shall prepare for its transit programs a financial plan for the succeeding three calendar years, in half-year segments. The financial plan must contain schedules of user charges and any changes in user charges planned or anticipated by the council during the period of the plan. The financial plan must contain a proposed request for state financial assistance for the succeeding biennium.
- (e) (b) In addition, the budget must show for each year:
- (1) the estimated operating revenues from all sources including funds on hand at the beginning of the year, and estimated expenditures for costs of operation, administration, maintenance, and debt service;
- (2) capital improvement funds estimated to be on hand at the beginning of the year and estimated to be received during the year from all sources and estimated cost of capital improvements to be paid out or expended during the year, all in such detail and form as the council may prescribe; and
 - (3) the estimated source and use of pass-through funds.
- EFFECTIVE DATE; APPLICATION. This section is effective the day following
 final enactment and applies in the counties of Anoka, Carver, Dakota, Hennepin, Ramsey,
 and Scott.

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Sec. 80. Minnesota Statutes 2024, section 473.13, subdivision 6, is amended to read:

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- Subd. 6. **Transportation financial review.** (a) Annually by January 15, the council must submit a financial review that details revenue and expenditures for the transportation components under the council's budget, as specified in paragraph (c). A financial review submitted under this paragraph must provide the information using state fiscal years.
 - (b) Annually by the earlier of the accounting close of a budget year or August 15, the council must submit a financial review update that provides the following for the most recent completed budget year: actual revenues; expenditures; transfers; reserves; balances; and a comparison between the budgeted and actual amounts. A financial review update under this paragraph must include the information specified in paragraph (d).
- (c) At a minimum, a financial review must identify:
- 114.12 (1) the actual revenues, expenditures, transfers, reserves, and balances in each of the 114.13 previous four years;
- 114.14 (2) budgeted and forecasted revenues, expenditures, transfers, reserves, and balances in 114.15 the current year and each year within the state forecast period;
- 114.16 (3) for the most recent completed year, a comparison between the budgeted and actual amounts under clause (1); and
- 114.18 (4) for the most recent completed year, fund balances for each replacement service provider under section 473.388. By December 15 each year, each replacement service provider under section 473.388 must report to the council the provider's projected total operating expenditures and projected operating reserve fund balance as of the previous December 31.
 - (d) The information under paragraph (c), clauses (1) to (3), must include:
- (1) a breakdown by each transportation funding source identified by the council, including but not limited to legislative appropriations; federal funds; fare collections; property tax; and sales tax, including sales tax used for active transportation under section 473.4465, subdivision 2, paragraph (a), clause (1);
- 114.28 (2) a breakdown by each transportation operating budget category established by the council, including but not limited to bus, light rail transit, commuter rail, planning, special transportation service under section 473.386, and assistance to replacement service providers under section 473.388; and
- (3) data for operations, capital maintenance, and transit capital.

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methodology sufficient to establish a conversion between state fiscal years and budget years, summarize reserve policies, identify the methodology for cost allocation, and describe

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revenue assumptions and variables affecting the assumptions.

(f) The council must submit each financial review to the chairs and ranking minority members of the legislative committees and divisions with jurisdiction over transportation policy and finance and to the commissioner of management and budget.

EFFECTIVE DATE; APPLICATION. This section is effective the day following 115.8 final enactment and applies in the counties of Anoka, Carver, Dakota, Hennepin, Ramsey, 115.9 and Scott. 115.10

Sec. 81. Minnesota Statutes 2024, section 473.142, is amended to read:

473.142 SMALL BUSINESSES.

- (a) The Metropolitan Council and agencies specified in section 473.143, subdivision 1, 115.13 may award up to a six percent preference in the amount bid up to the percentage under 115.14 section 16C.16, subdivision 6, paragraph (a), for specified goods or services to small targeted 115.15 group businesses and veteran-owned small businesses designated under section 16C.16. 115.16 115.17 The council and each agency specified in section 473.143, subdivision 1, may award a preference up to the percentage under section 161.321, subdivision 2, paragraph (a), in the 115.18 amount bid for specified construction work to small targeted group businesses and 115.19 veteran-owned small businesses designated under section 16C.16. 115.20
- (b) The council and each agency specified in section 473.143, subdivision 1, may 115.21 designate a purchase of contract for construction, goods, or services for award only to small 115.22 targeted group businesses designated under section 16C.16 if the council or agency 115.23 determines that at least three small targeted group businesses are likely to bid respond to a 115.24 solicitation. The council and each agency specified in section 473.143, subdivision 1, may 115.25 designate a purchase of contract for construction, goods, or services for award only to 115.26 veteran-owned small businesses designated under section 16C.16 if the council or agency 115.27 determines that at least three veteran-owned small businesses are likely to bid respond to a 115.28 solicitation. 115.29
 - (c) The council and each agency specified in section 473.143, subdivision 1, as a condition of awarding a construction contract or approving a contract for consultant, professional, or technical services, may set goals that require the prime contractor to subcontract a portion of the contract to small targeted group businesses and veteran-owned small businesses

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designated under section 16C.16. The council or agency must establish a procedure for granting waivers from the subcontracting requirement when qualified small targeted group businesses and veteran-owned small businesses are not reasonably available. The council or agency may establish financial incentives for prime contractors who exceed the goals for use of subcontractors and financial penalties for prime contractors who fail to meet goals under this paragraph. The subcontracting requirements of this paragraph do not apply to prime contractors who are small targeted group businesses and veteran-owned small businesses. At least 75 percent of the value of the subcontracts awarded to small targeted group businesses under this paragraph must be performed by the business to which the subcontract is awarded or by another small targeted group businesses under this paragraph must be performed by the businesses under this paragraph must be performed by the business to which the subcontract is awarded or another veteran-owned small businesses.

- (d) The council and each agency listed in section 473.143, subdivision 1, are encouraged to purchase from may award a contract for construction, goods, or services directly to small targeted group businesses and or veteran-owned small businesses designated under section 16C.16 when making purchases that are not subject to competitive bidding procedures, up to a total contract award value, including extension options, of the amount specified in section 16C.16, subdivision 6, paragraph (b), without completing a competitive solicitation process.
- (e) The council and each agency may adopt rules to implement this section.
- (f) Each council or agency contract must require the prime contractor to pay any subcontractor within ten days of the prime contractor's receipt of payment from the council or agency for undisputed services provided by the subcontractor. The contract must require the prime contractor to pay interest of 1-1/2 percent per month or any part of a month to the subcontractor on any undisputed amount not paid on time to the subcontractor. The minimum monthly interest penalty payment for an unpaid balance of \$100 or more is \$10. For an unpaid balance of less than \$100, the prime contractor shall pay the actual penalty due to the subcontractor. A subcontractor who prevails in a civil action to collect interest penalties from a prime contractor must be awarded its costs and disbursements, including attorney fees, incurred in bringing the action.
- (g) This section does not apply to procurement financed in whole or in part with federal funds if the procurement is subject to federal disadvantaged, minority, or women business enterprise regulations. The council and each agency shall report to the commissioner of

administration on compliance with this section. The information must be reported at the time and in the manner requested by the commissioner.

- EFFECTIVE DATE; APPLICATION. This section is effective the day following
 final enactment and applies in the counties of Anoka, Carver, Dakota, Hennepin, Ramsey,
 Scott, and Washington.
- Sec. 82. Minnesota Statutes 2024, section 473.1425, is amended to read:

473.1425 WORKING CAPITAL FUND.

- The Metropolitan Council or a metropolitan agency defined in section 473.121, 117.8 subdivision 5a, to the extent allowed by other law or contract, may grant available money 117.9 that has been appropriated for socially or economically disadvantaged business programs 117.10 to a guaranty fund administered by a nonprofit organization that makes or guarantees working 117.11 capital loans to businesses owned and operated by a socially or and economically disadvantaged persons individual as defined in Code of Federal Regulations, title 49, section 117.13 23.5 26.5. The purpose of loans made or guaranteed by the organization must be to provide 117.14 short-term working capital to enable eligible businesses to be awarded participate in contracts 117.15 for goods and services or for construction related services from government agencies. 117.16
- EFFECTIVE DATE; APPLICATION. This section is effective the day following
 final enactment and applies in the counties of Anoka, Carver, Dakota, Hennepin, Ramsey,
 Scott, and Washington.
- Sec. 83. Minnesota Statutes 2024, section 473.386, subdivision 10, is amended to read:
- Subd. 10. **Forecasted funding.** (a) For purposes of this subdivision, "biennium" and "fiscal year" have the meanings given in section 16A.011, subdivisions 6 and 14, respectively.
- (b) In each February and November forecast of state revenues and expenditures under section 16A.103, the commissioner of management and budget must incorporate a state obligation from the general fund for the annual net costs to the council to implement the special transportation service under this section. Notwithstanding section 16A.11, subdivision 3, the appropriation base in each fiscal year of the upcoming biennium is as determined in this subdivision.
- (c) The commissioner must determine net costs under paragraph (b) as:
- 117.30 (1) the amount necessary to:

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118.1	(i) maintain ser	vice levels acco	ounting for expec	cted demand, including	service area, hours
118.2	of service, ride sch	neduling require	ements, and fare	es per council policy;	
118.3	(ii) maintain th	e general existin	ng condition of t	he special transportation	on service bus fleet,
118.4	including bus main	ntenance and re	placement; and		
118.5	(iii) meet the re	equirements of	this section; plu	S	
118.6	(2) the amount	of forecast adj	ustments, as det	ermined by the commi	ssioner of
118.7	management and b	oudget in consu	ltation with the	council, necessary to r	natch (i) actual
118.8	special transportation	on service prog	ram costs in the	prior fiscal year, and (ii	a) adjusted program
118.9	costs forecasted fo	or the second ye	ear of the curren	t biennium, for a forec	ast prepared in the
118.10	first year of the bio	ennium; less			
118.11	(3) funds ident	ified for the spe	ecial transportat	ion service from nonst	ate sources.
118.12	(d) In conjunct	ion with each F	ebruary and No	vember forecast, the co	ouncil must submit
118.13	a financial review	of the special t	ransportation se	rvice to the chairs and	ranking minority
118.14	members of the le	gislative comm	ittees with juris	diction over transporta	tion policy and
118.15	finance and to the	commissioner	of management	and budget. At a minir	num, the financial
118.16	review must include	de:			
118.17	(1) a summary	of special trans	sportation services	ee sources of funds and	expenditures for
118.18	the prior two fisca	l years and eac	h fiscal year of	the forecast period, wh	ich must include:
118.19	(i) a breakout b	y expenditures	categories; and		
118.20	(ii) information	n that is sufficie	ent to identify a	conversion between sta	ate fiscal years and
118.21	the fiscal years of	the council;			
118.22	(2) details on c	ost assumption	s used in the for	recast;	
118.23	(3) information	n on ridership a	nd farebox reco	very rates for the prior	two fiscal years
118.24	and each fiscal year	ar of the forecas	st period;		
118.25	(4) identification	on of the amoun	t of appropriation	ons necessary for any fo	orecast adjustments
118.26	as identified under	paragraph (c),	clause (2); and		
118.27	(5) information	as prescribed	by the commiss	ioner.	
118.28	EFFECTIVE	DATE; APPL	ICATION. This	s section is effective th	e day following
118.29	final enactment an	d applies in the	counties of An	oka, Carver, Dakota, H	Iennepin, Ramsey,

Article 3 Sec. 83.

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119.1	Sec. 84. Minnesota Statutes 2024, section 473.408, is amended by adding a subdivision
119.2	to read:
119.3	Subd. 11. Transit service for certified disabled riders. (a) The council must provide
119.4	regular route transit, as defined in section 473.385, subdivision 1, free of charge to an
119.5	individual who is:
119.6	(1) certified as disabled under the Americans with Disabilities Act requirements of the
119.7	Federal Transit Administration; or
119.8	(2) certified by the council under section 473.386, subdivision 2a.
119.9	(b) The requirements under this subdivision apply to operators of regular route transit
119.10	receiving financial assistance under section 473.388 or operating under section 473.405,
119.11	subdivision 12.
119.12	EFFECTIVE DATE; APPLICATION. This section is effective July 1, 2025, and
119.13	applies in the counties of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington
119.14	Sec. 85. Minnesota Statutes 2024, section 473.412, subdivision 3, is amended to read:
117.14	Sec. 65. Willinesota Statutes 2024, Section 475.412, Subdivision 5, is afficiated to read.
119.15	Subd. 3. Report required; cleaning standards and expenditures. (a) By October 1,
119.16	2024, and every year thereafter, Annually by February 15, the Metropolitan Council must
119.17	report to the chairs and ranking minority members of the legislative committees with
119.18	jurisdiction over transit policy and finance on transit cleanliness and the ridership experience
119.19	(b) The report under paragraph (a) must provide information on the council's cleanliness
119.20	standards required under subdivision 2, including whether the council adopted new
119.21	cleanliness standards or revisions to current cleanliness standards. A report prepared under
119.22	this subdivision must include information gathered from the required public feedback on
119.23	cleanliness and rider experience required in subdivision 2, paragraph (b). The council must
119.24	consider and recommend revisions to cleanliness standards based on the collection of public
119.25	feedback and must summarize feedback received by the council in the report.
119.26	(c) A report submitted under this subdivision must include:
119.27	(1) the total expenditures for cleaning and repairing transit stations and transit vehicles
119.28	(2) the frequency, type, and location of repairs;
119.29	(3) whether specific transit stations needed a higher proportion of cleaning or repairs
119.30	and detail the council's strategy to resolve identified and persistent concerns at those
119.31	locations;

120.1	(4) recommendations to address workforce challenges for the implementation and
120.2	maintenance of cleanliness and repair standards adopted by the council, including whether
20.3	the council maintained agreements with third-party services for cleaning and repair; and
120.4	(5) whether the council has adopted preventative measures against vandalism or graffiti-
120.5	and.
20.6	(6) any recommendations for additions to the transit rider code of conduct under section
20.7	473.4065 or the transit rider investment program under section 473.4075.
20.8	EFFECTIVE DATE; APPLICATION. This section is effective the day following
120.9	final enactment and applies in the counties of Anoka, Carver, Dakota, Hennepin, Ramsey,
120.10	and Scott.
120.11	Sec. 86. Minnesota Statutes 2024, section 473.4465, is amended by adding a subdivision
120.12	to read:
120.13	Subd. 2a. Use of funds; Metropolitan Council; loan authorized. From the amounts
120.14	in subdivision 2, paragraph (a), clause (2), the council is authorized to make a zero-interest
20.15	loan to the Department of Transportation up to \$250,000,000 to advance and coordinate
120.16	highway construction with one major transitway project in the metropolitan area. Funds
120.17	may be used for any costs related to the selected project, including but not limited to
120.18	construction, engineering, and administration. The loan agreement, including repayment
120.19	terms, must be mutually agreed to by the council and the Department of Transportation.
120.20	Sec. 87. Laws 2023, chapter 68, article 4, section 109, is amended to read:
20.21	Sec. 109. TRAFFIC SAFETY VIOLATIONS DISPOSITION ANALYSIS.
20.22	(a) The commissioner of public safety must enter into an agreement with the Center for
120.23	Transportation Studies at the University of Minnesota to conduct an evaluation of the
120.24	disposition in recent years of citations for speeding, impairment, distraction, and seatbelt
120.25	violations. The evaluation under the agreement must include but is not limited to analysis
120.26	of:
120.27	(1) rates of citations issued compared to rates of citations contested in court and the
120.28	outcomes of the cases;
20.29	(2) amounts of fines imposed compared to counts and amounts of fine payments; and
120.30	(3) any related changes in patterns of traffic enforcement from 2017 to 2022.

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121.1	(b) The agreement must require the Center for Transportation Studies to submit an
121.2	interim progress report by July 1, 2024, and a final report by July 1, 2025 January 15, 2026,
121.3	to the commissioner and the chairs and ranking minority members of the legislative
121.4	committees with jurisdiction over transportation policy and finance and public safety.
121.5	EFFECTIVE DATE. This section is effective the day following final enactment.
121.6	Sec. 88. Laws 2024, chapter 127, article 3, section 61, is amended to read:
121.7	Sec. 61. Minnesota Statutes 2022, section 169.974, subdivision 5, is amended to read:
121.8	Subd. 5. Driving rules. (a) An operator of a motorcycle must ride only upon a permanent
121.9	and regular seat which is attached to the vehicle for that purpose. No other person may ride
121.10	on a motorcycle, except that passengers may ride (1) upon a permanent and regular operator's
121.11	seat if designed for two persons, (2) upon additional seats attached to or in the vehicle, or
121.12	(3) in a sidecar attached to the vehicle. The operator of a motorcycle is prohibited from
121.13	carrying passengers in a number in excess of the designed capacity of the motorcycle or
121.14	sidecar attached to it. A passenger is prohibited from being carried in a position that interferes
121.15	with the safe operation of the motorcycle or the view of the operator.
121.16	(b) No person may ride upon a motorcycle as a passenger unless the person can reach
121.17	the footrests or floorboards with both feet.
121.18	(c) Except for passengers of sidecars, drivers and passengers of three-wheeled
121.19	motorcycles, and persons in an autocycle, no person may operate or ride upon a motorcycle
121.20	except while sitting astride the seat, facing forward, with one leg on either side of the
121.21	motorcycle.
121.22	(d) No person may operate a motorcycle while carrying animals, packages, bundles, or
121.23	other cargo that prevent the person from keeping both hands on the handlebars.
121.24	(e) Motorcycles may, with the consent of both drivers, be operated not more than two
121.25	abreast in a single traffic lane if the vehicles fit safely within the designated space of the
121.26	lane.
121.27	(f) Except under the conditions specified in paragraph (g), no person may operate a
121.28	motorcycle:
121.29	(1) between lanes of moving or stationary vehicles headed in the same direction of travel;
121.30	(2) abreast of moving or stationary vehicles within the same traffic lane; or
121.31	(3) to overtake or pass another vehicle within the same traffic lane.

122.1	(g) A person may operate a motorcycle and overtake and pass another vehicle in between
122.2	<u>lanes of stationary vehicles headed in</u> the same direction of travel and , within the same
122.3	traffic lane of a stationary vehicle, or on the shoulder of a highway abreast of stationary
122.4	traffic headed in the same direction of travel if the motorcycle is operated:
122.5	(1) at not more than 25 miles per hour; and
122.6	(2) no more than 15 miles per hour over the speed of traffic in the relevant traffic lanes.
122.7	For purposes of this paragraph, "traffic lane" does not include:
122.8	(1) the approach, drive-through, or exit of a roundabout;
122.9	(2) a work zone where only a single travel lane is available for use; or
122.10	(3) a school zone established under section 169.14, subdivision 5a.
122.11	(h) Motor vehicles including motorcycles are entitled to the full use of a traffic lane and
122.12	no motor vehicle may be driven or operated in a manner so as to deprive a motorcycle of
122.13	the full use of a traffic lane.
122.14	(i) A person operating a motorcycle upon a roadway must be granted the rights and is
122.15	subject to the duties applicable to a motor vehicle as provided by law, except as to those
122.16	provisions which by their nature can have no application.
122.17	(j) Paragraphs (e) and (f) of this subdivision do not apply to police officers in the
122.18	performance of their official duties.
122.19	(k) No person may operate a motorcycle on a street or highway unless the headlight or
122.20	headlights are lighted at all times the motorcycle is so operated.
122.21	(l) A person parking a motorcycle on the roadway of a street or highway must:
122.22	(1) if parking in a marked parking space, park the motorcycle completely within the
122.23	marked space; and
122.24	(2) park the motorcycle in such a way that the front of the motorcycle is pointed or
122.25	angled toward the nearest lane of traffic to the extent practicable and necessary to allow the
122.26	operator to (i) view any traffic in both directions of the street or highway without having
122.27	to move the motorcycle into a lane of traffic and without losing balance or control of the
122.28	motorcycle, and (ii) ride the motorcycle forward and directly into a lane of traffic when the
122.29	lane is sufficiently clear of traffic.

Sec. 89. Laws 2024, chapter 127, article 3, section 61, the effective date, is amended to 123.1 123.2 read: 123.3 **EFFECTIVE DATE.** This section is effective July 1, 2025 2026. **EFFECTIVE DATE.** This section is effective the day following final enactment. 123.4 Sec. 90. ADDITIONAL FULL-SERVICE PROVIDER FOR CIRCLE PINES. 123.5 Notwithstanding Minnesota Statutes, sections 168.33 and 171.061, and rules adopted 123.6 by the commissioner of public safety limiting sites for the office of deputy registrar or 123.7 driver's license agent based on either the distance to an existing deputy registrar or driver's 123.8 license agent office or the annual volume of transactions processed by any deputy registrar 123.9 or driver's license agent before or after the proposed appointment, the commissioner of 123.10 public safety must appoint the deputy registrar of motor vehicles currently at 9201 Lexington 123.11 Avenue North in the city of Circle Pines as a driver's license agent to operate as a full-service 123.12 123.13 office. The addition of a driver's license agent establishes the location as a full-service office with full authority to function as a registration and motor vehicle tax collection and driver's license bureau. All other provisions regarding the appointment and operation of a deputy 123.15 123.16 registrar of motor vehicles and driver's license agent under Minnesota Statutes, sections 168.33 and 171.061, and Minnesota Rules, chapters 7404 and 7406, apply to the office. 123.17 Sec. 91. AUTONOMOUS MOWERS RESEARCH AND DEVELOPMENT. 123.18 Subdivision 1. **Definitions.** (a) For purposes of this section, the following terms have 123.19 123.20 the meanings given. (b) "Autonomous mower" means a robotic or automated device designed, programmed, 123.21 and operated to cut grass or vegetation with predefined routes to minimize the need for 123.22 manual assistance or intervention. 123.23

- (c) "Commissioner" means the commissioner of transportation.
- (d) "Department" means the Minnesota Department of Transportation.
- Subd. 2. Research and development authorized. (a) The commissioner must conduct research on the use of automation and robotics for mowing and vegetation management at property owned by the department. The research must examine the use of autonomous mower technology at the following locations:
- 123.30 (1) rest areas;

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124.1	(2) highway rights-of-way, including ditches, shoulders, or other varied or sloped terrain;
124.2	<u>or</u>
124.3	(3) other roadside or public-facing property owned by the department.
124.4	(b) The research must examine the use of autonomous mowing technology for mowing
124.5	or vegetation management by other states or government entities. The research conducted
124.6	under this section must analyze different configurations and types of autonomous mowers,
124.7	including mowers that require different levels of human intervention, to research for future
124.8	statewide deployment at rest areas, at or along the trunk highway system, or on other property
124.9	owned by the department.
124.10	(c) The commissioner must research the current and potential commercial availability
124.11	of autonomous mowing products used by public or private entities for applications that
124.12	include but are not limited to rest area mowing, highway right-of-way ditch mowing,
124.13	vegetation management, or other applications related to property or roadside maintenance.
124.14	(d) The commissioner must include research on Minnesota-based companies engaged
124.15	in autonomous mower technology. If the commissioner elects to purchase autonomous
124.16	mower technology for research under this section, the commissioner must purchase the
124.17	technology from a Minnesota-based company.
124.18	(e) The research must analyze whether an autonomous mower can operate safely in
124.19	varied terrain, including ditches, and navigate obstacles such as culvert ends, guardrails,
124.20	signposts, other barriers, and unexpected debris that may be found on or alongside a highway
124.21	right-of-way. The research must examine the potential impact of autonomous mowing
124.22	technology on worker safety and maintenance staffing needs.
124.23	(f) The commissioner must propose an autonomous mower pilot project to further study
124.24	and examine the challenges to implementing autonomous mower technology into roadside
124.25	vegetation management activities. The proposed pilot project must include the proposed
124.26	location for the pilot project, the autonomous mower activities examined, and the anticipated
124.27	timeline for implementation of the proposed pilot project.
124.28	Subd. 3. Report. By February 15, 2027, the commissioner must submit a report to the
124.29	chairs and ranking minority members of the legislative committees with jurisdiction over
124.30	transportation finance and policy on the results of the autonomous mower research authorized
124.31	in subdivision 2. The report must include:
124.32	(1) information and analysis of other governmental agencies or private entities using

124.33 <u>autonomous mowing operations;</u>

125.1	(2) the commissioner's detailed plan for conducting a pilot project with autonomous
125.2	mowing technology, once available, at rest areas; at or alongside trunk highway
125.3	rights-of-way, including ditches, shoulders, and other terrain; and at other properties owned
125.4	by the department;
125.5	(3) the timeline and funding needed to conduct an autonomous mowing pilot project
125.6	established in subdivision 2, paragraph (f);
125.7	(4) a cost-benefit analysis of whether autonomous mowing technology can yield
125.8	productivity or efficiency gains in maintenance of department property compared to
125.9	traditional methods of mowing;
125.10	(5) an analysis of whether the operation of autonomous mowing technology by the
125.11	department would yield improvements compared to traditional mowing methods in worker
125.12	safety, congestion, environmental impact outcomes, cost savings, maintenance scheduling,
125.13	or any other factor deemed relevant by the commissioner; and
125.14	(6) an analysis of the costs and any other short-term or long-term challenges posed by
125.15	the pilot project or the future operation of autonomous mowing technology on property
125.16	owned by the department.
125 17	Sec. 92. DEPARTMENT OF TRANSPORTATION; COST PARTICIPATION
125.17 125.18	POLICY UPDATE REQUIRED.
123.16	TOLICI GIDATE REQUIRED.
125.19	Subdivision 1. Definitions. For purposes of this section, the following terms have the
125.20	meanings given:
125.21	(1) "commissioner" means the commissioner of transportation;
125.22	(2) "cost participation policy" is the policy between the Department of Transportation
125.23	and local units of government to determine the potential expenditure of trunk highway funds
125.24	on elements of cooperative construction projects and maintenance responsibilities between
125.25	the department and local units of government; and
125.26	(3) "department" means the Department of Transportation.
125.27	Subd. 2. Policy update. By March 1, 2026, the commissioner, in consultation with
125.28	representatives of local units of government, must update and adopt the department's cost
125.29	participation policy. The updated policy must identify the circumstances where local units
125.30	of government will not be responsible for any trunk highway fund eligible construction
125.31	project costs to deliver the project scope the department deems necessary. The policy may
	project costs to deriver the project scope the department deems necessary. The poncy may

126.29

(e) "Project website" means a website maintained by the department for the project for

a policy advisory committee specified under paragraph (d).

127.1	(f) "Scoping decision document" means the formal documents required by the Minnesota
127.2	Environmental Quality Board rules for a state environmental impact statement required
127.3	under Minnesota Statutes, chapter 116D.
127.4	Subd. 2. Policy advisory committee; purpose. The department must provide elected
127.5	and appointed members of policy advisory committees the ability to provide input on all
127.6	policy and funding decisions relevant to their project and the technical information used by
127.7	the department for a scoping decision document. Input under this section includes but is
127.8	not limited to:
127.9	(1) reviewing current public engagement efforts by the department for the project;
127.10	(2) identifying historically underserved communities for further engagement by the
127.11	department;
127.12	(3) reviewing whether a proposed concept achieves the community's needs for all modes
127.13	of travel, land use considerations, and other community-identified implications for the
127.14	corridor;
127.15	(4) reviewing and offering comment on all designs presented by the commissioner;
127.16	(5) adopting a resolution to recommend the commissioner establish a
127.17	community-recommended alternative design process; and
127.18	(6) adopting a resolution to request additional public meetings for public comment and
127.19	feedback:
127.20	(i) before the commissioner proceeds with the selection of a project design or preferred
127.21	alternative or makes any revision to a project design or preferred alternative; or
127.22	(ii) in historically underserved communities in the impacted project area if the advisory
127.23	committee determines by resolution that previous engagement efforts by the department
127.24	were insufficient.
127.25	Subd. 3. Policy advisory committee; bylaws. The commissioner must draft and propose
127.26	to a policy advisory committee, for the committee's approval, bylaws and procedures to
127.27	implement the requirements of subdivision 2. Adopted bylaws must include:
127.28	(1) the establishment of a regular meeting schedule, with a minimum of 30 days of public
127.29	notice between meetings;
127.30	(2) a process by which policy advisory committee members can introduce resolutions
127.31	to be voted on by the advisory committee to take formal positions, introduce and approve

128.1	new bylaws to govern the operation of the policy advisory committee, and make requests
128.2	of the department for the project; and
128.3	(3) the establishment of procedures for organizing and holding public meetings under
128.4	the requirements of subdivision 4.
128.5	Subd. 4. Policy advisory committee; public meetings; information required; Open
128.6	Meeting Law. (a) A policy advisory committee must include a robust and meaningful
128.7	process for public participation and community engagement by the impacted community
128.8	in project development. The commissioner must conduct, in coordination with the policy
128.9	advisory committee, in-person public hearings at different locations and times with
128.10	historically underserved communities in the impacted project area. Meetings must:
128.11	(1) be held with a minimum of 30 days of public notice and notice to elected officials,
128.12	with the notice specifying the date, time, and location of the meeting;
128.13	(2) include a published meeting agenda and post the agenda publicly on the department's
128.14	website;
128.15	(3) mandate at least 15 minutes of a public comment period for members of the public
128.16	to testify, provide context, and offer input on the project and development of a preferred
128.17	alternative;
128.18	(4) offer the opportunity for written comment in advance of the hearing which must be
128.19	reviewed and included in meeting records; and
128.20	(5) require the department to respond to public comments submitted in advance and
128.21	explain whether and how the input will be used to influence future project decisions.
128.22	(b) The commissioner must clearly organize and provide all meeting recordings, meeting
128.23	information or slides, and any other material from a public meeting on the department's
128.24	project website no more than two weeks after the meeting is held.
128.25	(c) The commissioner must ensure that the department regularly maintains the project
128.26	website at a reasonable interval with project documents as appropriate, including data
128.27	analysis to determine purpose and need, worksheets to determine context and modal needs,
128.28	traffic modeling, design and land use considerations, and any other relevant material to
128.29	inform policy advisory committee members and the general public. A policy advisory
128.30	committee may adopt a resolution to request:
128.31	(1) additional project information from the commissioner; or

129.1	(2) further explanation and analysis from the commissioner on information produced to
129.2	a policy advisory committee.
129.3	(d) A policy advisory committee is subject to the Minnesota Open Meeting Law under
129.4	Minnesota Statutes, chapter 13D.
129.5	Subd. 5. Policy advisory committee; legislative report. Beginning February 15, 2026,
129.6	and each year thereafter, the commissioner must submit a report to the chairs and ranking
129.7	minority members of the legislative committees with jurisdiction over transportation policy
129.8	and finance. The report must detail the activities of policy advisory committees during the
129.9	prior calendar year. The report must also provide a detailed summary of public feedback
129.10	and comment on projects specified in subdivision 1, paragraph (d), as well as any resolutions
129.11	adopted by the policy advisory committee and the response of the department to the
129.12	resolution's contents.
129.13	Sec. 94. RULEMAKING; LOSS OF VOLUNTARY CONTROL PROVISIONS
129.14	MODIFICATION.
129.15	(a) By July 1, 2026, the commissioner of public safety must amend Minnesota Rules,
129.16	part 7410.2500, subpart 5, by adding an item F, to no longer require an annual physician's
129.17	statement from a driver if:
129.18	(1) a single nonepileptic seizure was responsible for the driver's loss of consciousness
129.19	or voluntary control;
129.20	(2) the driver has been free from episodes of loss of consciousness or voluntary control
129.21	for five years from the date of the incident under clause (1);
129.22	(3) the driver has not been prescribed or taking any antiseizure medication for five years
129.23	from the date of the incident under clause (1); and
129.24	(4) a physician has indicated that no further review of the driver's condition is necessary
129.25	due to the driver being in good health and the risk of reoccurrence for the condition
129.26	responsible for causing a loss of consciousness or voluntary control is minimal.
129.27	(b) By July 1, 2026, the commissioner of public safety must amend Minnesota Rules,
129.28	part 7410.2500, subpart 5, by adding an item G, to no longer require an annual physician's
129.29	statement from a driver if:
129.30	(1) the driver has been free from episodes of loss of consciousness or voluntary control
129.31	for ten years;

130.1	(2) the driver has not been prescribed or taking any antiseizure medication for ten years;
130.2	and
130.3	(3) a physician has indicated that no further review of the driver's condition is necessary
130.4	due to the driver being in good health and the risk of reoccurrence for the condition
130.5	responsible for causing a loss of consciousness or voluntary control is minimal.
130.6	(c) A review by a physician under Minnesota Rules, part 7410.2500, subpart 5, item F
130.7	or G, does not apply to a driver who is required to hold a valid medical examiner's certificate
130.8	under Code of Federal Regulations, title 49, section 391.43, and does not constitute a
130.9	determination of that driver's physical qualifications as required under Code of Federal
130.10	Regulations, title 49, section 391.41.
130.11	(d) The commissioner may use the good cause exemption under Minnesota Statutes,
130.12	section 14.388, subdivision 1, clause (3), to adopt rules under this section. Minnesota
130.13	Statutes, section 14.386, does not apply except as provided under Minnesota Statutes, section
130.14	<u>14.388.</u>
130.15	EFFECTIVE DATE. This section is effective the day following final enactment.
130.16	Sec. 95. STUDY; ACCESSIBLE ON-DEMAND RIDES OPERATED BY STATE
130.10	Sec. 75. STODI, RECESSIBLE ON DEMINIOR RIDES OF ERRITED DI STRILE
	TRANSPORTATION NETWORK COMPANY; SURCHARGE-FUNDED GRANTS
130.16 130.17 130.18	
130.17	TRANSPORTATION NETWORK COMPANY; SURCHARGE-FUNDED GRANTS
130.17 130.18	TRANSPORTATION NETWORK COMPANY; SURCHARGE-FUNDED GRANTS FOR WHEELCHAIR-ACCESSIBLE VEHICLES.
130.17 130.18 130.19	TRANSPORTATION NETWORK COMPANY; SURCHARGE-FUNDED GRANTS FOR WHEELCHAIR-ACCESSIBLE VEHICLES. Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
130.17 130.18 130.19 130.20	TRANSPORTATION NETWORK COMPANY; SURCHARGE-FUNDED GRANTS FOR WHEELCHAIR-ACCESSIBLE VEHICLES. Subdivision 1. Definitions. (a) For purposes of this section, the following terms have the meanings given.
130.17 130.18 130.19 130.20 130.21	TRANSPORTATION NETWORK COMPANY; SURCHARGE-FUNDED GRANTS FOR WHEELCHAIR-ACCESSIBLE VEHICLES. Subdivision 1. Definitions. (a) For purposes of this section, the following terms have the meanings given. (b) "Accessible vehicles" means a vehicle equipped with a ramp or lift capable of
130.17 130.18 130.19 130.20 130.21 130.22	TRANSPORTATION NETWORK COMPANY; SURCHARGE-FUNDED GRANTS FOR WHEELCHAIR-ACCESSIBLE VEHICLES. Subdivision 1. Definitions. (a) For purposes of this section, the following terms have the meanings given. (b) "Accessible vehicles" means a vehicle equipped with a ramp or lift capable of transporting eligible riders and is subject to the requirements of Minnesota Statutes, sections
130.17 130.18 130.19 130.20 130.21 130.22 130.23	TRANSPORTATION NETWORK COMPANY; SURCHARGE-FUNDED GRANTS FOR WHEELCHAIR-ACCESSIBLE VEHICLES. Subdivision 1. Definitions. (a) For purposes of this section, the following terms have the meanings given. (b) "Accessible vehicles" means a vehicle equipped with a ramp or lift capable of transporting eligible riders and is subject to the requirements of Minnesota Statutes, sections 299A.11 to 299A.17.
130.17 130.18 130.19 130.20 130.21 130.22 130.23	TRANSPORTATION NETWORK COMPANY; SURCHARGE-FUNDED GRANTS FOR WHEELCHAIR-ACCESSIBLE VEHICLES. Subdivision 1. Definitions. (a) For purposes of this section, the following terms have the meanings given. (b) "Accessible vehicles" means a vehicle equipped with a ramp or lift capable of transporting eligible riders and is subject to the requirements of Minnesota Statutes, sections 299A.11 to 299A.17. (c) "Commissioner" means the commissioner of transportation.
130.17 130.18 130.19 130.20 130.21 130.22 130.23 130.24	TRANSPORTATION NETWORK COMPANY; SURCHARGE-FUNDED GRANTS FOR WHEELCHAIR-ACCESSIBLE VEHICLES. Subdivision 1. Definitions. (a) For purposes of this section, the following terms have the meanings given. (b) "Accessible vehicles" means a vehicle equipped with a ramp or lift capable of transporting eligible riders and is subject to the requirements of Minnesota Statutes, sections 299A.11 to 299A.17. (c) "Commissioner" means the commissioner of transportation. (d) "Digital network," "prearranged ride," "transportation network company,"
130.17 130.18 130.19 130.20 130.21 130.22 130.23 130.24 130.25 130.26	TRANSPORTATION NETWORK COMPANY; SURCHARGE-FUNDED GRANTS FOR WHEELCHAIR-ACCESSIBLE VEHICLES. Subdivision 1. Definitions. (a) For purposes of this section, the following terms have the meanings given. (b) "Accessible vehicles" means a vehicle equipped with a ramp or lift capable of transporting eligible riders and is subject to the requirements of Minnesota Statutes, sections 299A.11 to 299A.17. (c) "Commissioner" means the commissioner of transportation. (d) "Digital network," "prearranged ride," "transportation network company," "transportation network company driver," and "transportation network company rider" have
130.17 130.18 130.19 130.20 130.21 130.22 130.23 130.24 130.25 130.26 130.27	TRANSPORTATION NETWORK COMPANY; SURCHARGE-FUNDED GRANTS FOR WHEELCHAIR-ACCESSIBLE VEHICLES. Subdivision 1. Definitions. (a) For purposes of this section, the following terms have the meanings given. (b) "Accessible vehicles" means a vehicle equipped with a ramp or lift capable of transporting eligible riders and is subject to the requirements of Minnesota Statutes, sections 299A.11 to 299A.17. (c) "Commissioner" means the commissioner of transportation. (d) "Digital network," "prearranged ride," "transportation network company," "transportation network company driver," and "transportation network company rider" have the meanings given in Minnesota Statutes, section 65B.472, subdivision 1.
130.17 130.18 130.19 130.20 130.21 130.22 130.23 130.24 130.25 130.26 130.27	TRANSPORTATION NETWORK COMPANY; SURCHARGE-FUNDED GRANTS FOR WHEELCHAIR-ACCESSIBLE VEHICLES. Subdivision 1. Definitions. (a) For purposes of this section, the following terms have the meanings given. (b) "Accessible vehicles" means a vehicle equipped with a ramp or lift capable of transporting eligible riders and is subject to the requirements of Minnesota Statutes, sections 299A.11 to 299A.17. (c) "Commissioner" means the commissioner of transportation. (d) "Digital network," "prearranged ride," "transportation network company," "transportation network company driver," and "transportation network company rider" have the meanings given in Minnesota Statutes, section 65B.472, subdivision 1. (e) "Eligible rider" means an individual who requires the use of a wheelchair, nonfolding
130.17 130.18 130.19 130.20 130.21 130.22 130.23 130.24 130.25 130.26 130.27 130.28 130.29	TRANSPORTATION NETWORK COMPANY; SURCHARGE-FUNDED GRANTS FOR WHEELCHAIR-ACCESSIBLE VEHICLES. Subdivision 1. Definitions. (a) For purposes of this section, the following terms have the meanings given. (b) "Accessible vehicles" means a vehicle equipped with a ramp or lift capable of transporting eligible riders and is subject to the requirements of Minnesota Statutes, sections 299A.11 to 299A.17. (c) "Commissioner" means the commissioner of transportation. (d) "Digital network," "prearranged ride," "transportation network company," "transportation network company driver," and "transportation network company rider" have the meanings given in Minnesota Statutes, section 65B.472, subdivision 1. (e) "Eligible rider" means an individual who requires the use of a wheelchair, nonfolding motorized wheelchair, mobility scooter, or other mobility device.

131.1	(g) "Study" means the wheelchair-accessible vehicle transportation network study
131.2	required under this section.
131.3	Subd. 2. Study and legislative report required. (a) The commissioner must conduct
131.4	a comprehensive study on:
131.5	(1) requiring transportation network companies that operate in Minnesota to make
131.6	vehicles wheelchair accessible via a per-ride surcharge to fund grants for:
131.7	(i) the purchase of accessible vehicles by taxicab companies and transportation network
131.8	company drivers;
131.9	(ii) the modification of existing vehicles into accessible vehicles for riders with disabilities
131.10	or who require the use of a mobility device;
131.11	(iii) maintenance expenses for equipment; or
131.12	(iv) per-ride reimbursement to drivers after providing rides to riders with accessibility
131.13	challenges or who require the use of a mobility device; and
131.14	(2) the creation and management of a state-operated TNC for riders with disabilities or
131.15	who require the use of an accessible vehicle, which must include a feasibility study to assess
131.16	the demand for the service, the potential market for the service, and financial viability of
131.17	creating and maintaining the service.
131.18	(b) The study required under paragraph (a), clause (1), must:
131.19	(1) evaluate existing accessibility features and services provided by private transportation
131.20	network companies;
131.21	(2) assess the feasibility of incorporating a per-ride surcharge to fund transportation
131.22	accessibility initiatives;
131.23	(3) compare the proposed per-ride surcharge with the provision in Minnesota Statutes,
131.24	section 181C.03, paragraph (a), clause (2);
131.25	(4) make recommendations on a potential nondiscrimination policy to be adopted by a
131.26	transportation network company to ensure services provided by drivers using the digital
131.27	network are offered in a nondiscriminatory manner; and
131.28	(5) propose legislation to administer grants using funds collected from a per-ride
131.29	surcharge and identify potential uses of grant funds under the requirements of paragraph
131.30	(a), clause (1).
131.31	(c) The study required under paragraph (a), clause (2), must:

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132.1	(1) evaluate the operational, technical, financial, and legal feasibility of establishing a
132.2	state-operated TNC solely for use by people seeking rides in accessible vehicles;
132.3	(2) conduct a comprehensive analysis of current transportation network providers in
132.4	Minnesota, with a focus on the provider's operations and technological infrastructure;
132.5	(3) develop appropriate regulations and define essential operational standards, driver
132.6	qualifications, vehicle requirements, insurance coverage, and other procedures to ensure
132.7	safety, reliability, and quality of service;
132.8	(4) analyze how a state-operated TNC can ensure a sufficient number of accessible
132.9	vehicles, in-app accessibility options, driver training on disability awareness, and other
132.10	measures to promote inclusivity and nondiscrimination;
132.11	(5) analyze the compatibility of a state-operated TNC with existing special transportation
132.12	service providers; Metro Transit and Metro Mobility; demand response transit service
132.13	offerings by replacement service providers under Minnesota Statutes, section 473.388; or
132.14	any other public transit provider offering on-demand ride hailing service for first- and
132.15	last-mile connections in Minnesota, Wisconsin, Iowa, South Dakota, or North Dakota;
132.16	(6) analyze whether drivers and vehicles providing rides on a state-operated TNC should
132.17	be regulated under the same operating standards and requirements for special transportation
132.18	services as provided in Minnesota Statutes, section 174.30;
132.19	(7) identify best practices and innovative solutions to ensure that the state-operated TNC
132.20	is fully accessible to individuals with disabilities;
132.21	(8) outline a phased implementation plan, including timelines, key milestones, and
132.22	responsible entities for administering a state-operated TNC;
132.23	(9) propose policies and regulations for drivers on the state-operated TNC, including:
132.24	(i) whether drivers will have specified hours for rides solely on the state-operated TNC
132.25	network or may alternate across transportation network platforms;
132.26	(ii) the employment classification of drivers on the state-operated TNC, including whether
132.27	drivers are eligible for state employee benefits, the selection or hiring of drivers through
132.28	the open appointment process, and any other identified employment concern;
132.29	(iii) whether the state will own or lease accessible vehicles, and if not, the responsible
132.30	paying entity for gas, maintenance, storage, and insurance;
132.31	(iv) whether the state will be responsible for vehicle maintenance costs if the vehicle is
132 32	used by a driver to provide rides on a private transportation network company:

133.1	(v) training standards and certification requirements for assisting people with disabilities,			
133.2	including continuing education and training requirements; and			
133.3	(vi) standards for employment, including background checks of drivers, the inspection			
133.4	of vehicles, verification of insurance, or any other requirements of a taxicab driver or a			
133.5	transportation network driver under either city or state law;			
133.6	(10) determine whether the state could develop the required digital network to host the			
133.7	state-operated TNC or whether a contract with a third-party would be appropriate to build			
133.8	and maintain the digital infrastructure necessary to operate the TNC; and			
133.9	(11) highlight key user-friendly features for a state-operated TNC for both passengers			
133.10	and drivers and develop a plan to promote the availability and accessibility of the			
133.11	state-operated TNC among individuals with disabilities and their caregivers.			
133.12	(d) The commissioner may conduct the study in coordination with other efforts at the			
133.13	department to review and analyze special transportation services provided by the Metropolitan			
133.14	Council. The commissioner must issue a preliminary report on the study upon submission			
133.15	of the report required in Laws 2024, chapter 127, article 3, section 125, to the chairs and			
133.16	ranking minority members of the legislative committees with jurisdiction over transportation			
133.17	finance and policy.			
133.18	(e) Upon request by the commissioner, a transportation network company operating in			
133.19	Minnesota must provide sufficient information to assist in the preparation of the report.			
133.20	Information submitted by a transportation network company to the commissioner must			
133.21	include:			
133.22	(1) the estimated time of arrival for wheelchair-accessible vehicles in Minnesota;			
133.23	(2) the total number of wheelchair-accessible vehicles requested;			
133.24	(3) the total number of rides fulfilled in wheelchair-accessible vehicles;			
133.25	(4) the total number of wheelchair-accessible rides that were denied;			
133.26	(5) the total number of requested wheelchair-accessible rides that were referred to a third			
133.27	party; and			
133.28	(6) programs and best practices the transportation network company has implemented			
133.29	to improve the accessibility of service to individuals with disabilities.			
133.30	Subd. 3. Stakeholders. (a) In developing the report and proposed legislation, the			
133.31	commissioner must consult interested stakeholders to evaluate current accessibility challenges			

a state-operated transportation network company among individuals with disabilities and solicit feedback from the public on technical and service considerations. 134.21 134.22

Subd. 4. **Report.** By August 15, 2026, the commissioner must submit a final report on 134.23 the study to the chairs and ranking minority members of the legislative committees having jurisdiction over transportation finance and policy. The report must include an identified 134.24 amount of funds necessary for initial design and development of the state-operated TNC 134.25 by the department. 134.26

Subd. 5. Expiration. This section expires upon the submission of the report required in 134.27 subdivision 4 or June 30, 2027, whichever is earlier. 134.28

135.1	Sec. 96. REVISOR INSTRUCTION.
135.2	The revisor of statutes must renumber the subdivisions in Minnesota Statutes, section
135.3	169.011, so that the definitions appear in alphabetical order. The revisor must make necessary
135.4	cross-reference changes in Minnesota Statutes consistent with the renumbering.
135.5	EFFECTIVE DATE. This section is effective August 1, 2025.
135.6	Sec. 97. REPEALER.
135.7	(a) Minnesota Statutes 2024, section 473.452, is repealed.
135.8	(b) Laws 2019, First Special Session chapter 3, article 2, section 34, as amended by
135.9	Laws 2020, chapter 100, section 22, is repealed.
135.10	(c) Minnesota Rules, parts 8820.2500; 8820.3300, subparts 1, 1a, 3, and 4; 8820.3400;
135.11	8820.9926, subpart 1; 8820.9936; 8820.9946; 8820.9956; and 8820.9995, are repealed.
135.12	EFFECTIVE DATE. Paragraph (c) is effective July 1, 2025, for new state-aid roadway
135 13	projects designed constructed reconstructed rehabilitated or resurfaced on or after that

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135.14 <u>date.</u>

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APPENDIX Article locations for s2082-2

ARTICLE 1	APPROPRIATIONS	Page.Ln 2.12
ARTICLE 2	TRUNK HIGHWAY BONDS	Page.Ln 46.24
ARTICLE 3	TRANSPORTATION FINANCE POLICY	Page.Ln 48.1

473.452 TRANSIT OPERATING RESERVES; REPORT.

- (a) By December 15 each year, each replacement service provider under section 473.388 must report to the council its projected total operating expenses for the current state fiscal year and its projected operating reserve fund balance as of the previous July 31.
- (b) By January 15 each year, the council must submit a report to the chairs and ranking minority members of the legislative committees with jurisdiction over transportation policy and finance. The report must include:
 - (1) the information from each provider received under paragraph (a); and
- (2) the council's projected total operating expenses for the current state fiscal year and its projected operating reserve fund balance as of the previous July 31.

APPENDIX

Repealed Minnesota Session Laws: S2082-2

Laws 2019, First Special Session chapter 3, article 2, section 34, as amended by Laws 2020, chapter 100, section 22

Sec. 34. DRIVER AND VEHICLE SYSTEMS OVERSIGHT COMMITTEE.

Subdivision 1. **Definitions.** The definitions in section 33 apply to this section.

- Subd. 2. **Driver and Vehicle Systems Oversight Committee established.** (a) The Driver and Vehicle Systems Oversight Committee is established and consists of the following members:
- (1) the chair of the senate Finance Committee, or a senator appointed by the chair of the senate Finance Committee;
- (2) the chair and ranking minority member of the senate committee with jurisdiction over transportation finance;
- (3) the chair of the house of representatives Ways and Means Committee, or a member of the house of representatives appointed by the chair of the house of representatives Ways and Means Committee; and
- (4) the chair and ranking minority member of the house of representatives committee with jurisdiction over transportation finance.
- (b) The chair of the Blue Ribbon Council on Information Technology, or the chair's designee, must serve on the committee as a nonvoting member. If the council expires or is dissolved, the chair of the council at the time of expiration or dissolution, or the chair's designee, must continue to serve on the committee as a nonvoting member until the committee expires as provided by subdivision 8.
- Subd. 3. **Dissolution of MNLARS Steering Committee.** The MNLARS Steering Committee is dissolved and is replaced by the Oversight Committee.
 - Subd. 4. **Duties.** (a) The Oversight Committee must:
- (1) review progress reports received pursuant to subdivision 5 and reports from the information technology auditor;
 - (2) oversee the implementation of the VTRS;
- (3) oversee the decommissioning of MNLARS, including the funds and staff resources spent on the decommissioning;
 - (4) oversee the driver's license system; and
- (5) on an annual basis, review the fee and surcharge increases required by this article, and make a recommendation to the legislature on whether the fee and surcharge increases are set of appropriate amounts.
- (b) The Oversight Committee may contract with, hire, or otherwise consult with any individual to assist the committee with its duties.
- Subd. 5. **Progress reports.** (a) Between 20 and 30 days before the start of each quarter, the commissioners of public safety and MN.IT must submit a report to the Oversight Committee and the information technology auditor on the following:
- (1) the status of MNLARS, including a summary of work performed to maintain MNLARS and any work performed to decommission MNLARS;
 - (2) the status of the implementation of VTRS;
- (3) a detailed explanation of any funds expended related to MNLARS and the purposes of the expenditures, the number of staff working on MNLARS, and a description of the work performed;
- (4) a list of all requested customizations to VTRS, the purpose for the customization, the cost of the customization, and whether the commissioner approved the customization; and
 - (5) the status of the driver's license system.
- (b) Between 20 and 30 days before the start of each quarter, the vendor must submit a report to the Oversight Committee regarding the progress on the implementation of the VTRS.

APPENDIX

Repealed Minnesota Session Laws: S2082-2

- (c) Between 20 and 30 days before the start of each quarter, the Minnesota Deputy Registrars Association, the Minnesota Deputy Registrar Business Owners Association, the Minnesota Automobile Dealers Association, and any other stakeholders are each encouraged to submit a report to the Oversight Committee regarding MNLARS, VTRS, or the driver's license system.
- Subd. 6. **Meetings.** (a) The chairs of the legislative committees with jurisdiction over transportation finance serve as cochairs of the Oversight Committee.
 - (b) The Oversight Committee must meet at least once each quarter.
- (c) The Oversight Committee is subject to Minnesota Statutes, section 3.055, except that a member may vote by submitting a written statement indicating how the member votes on a motion. The written statement must be treated in the same manner as the votes of the members present at the meeting. The written statement must be submitted to all members prior to the start of the meeting at which the vote will take place.
- Subd. 7. **Administration.** The Legislative Coordinating Commission must provide meeting space and administrative support for the Oversight Committee.
- Subd. 8. **Expiration.** The Oversight Committee expires six months after full implementation of VTRS. After full implementation but prior to the expiration of the Oversight Committee, the Oversight Committee must complete a report that, at a minimum, summarizes the activities of the Oversight Committee and makes recommendations to the legislature on proposed changes to state driver and vehicle laws. The Oversight Committee must submit the report to the legislative auditor. For purposes of this subdivision, "full implementation" means all packaged software solution components are implemented and functioning and all MNLARS and legacy components are decommissioned.

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

8820.2500 MINIMUM STATE-AID STANDARDS.

- Subpart 1. **Applicability of standards.** The standards in this part apply to all new construction, reconstruction, rehabilitation, or resurfacing projects approved by the state-aid engineer on and after November 13, 1995, except as noted or otherwise provided for in law.
- Subp. 1a. **Geometric design standards.** The standards in part 8820.9920 apply to rural design undivided roadways, new or reconstruction.

The standards in part 8820.9936 apply to urban design roadways, new or reconstruction.

The requirements in parts 8820.9926 and 8820.9946 apply to reconditioning projects.

The vertical clearances for underpasses in part 8820.9956 apply.

The standards in parts 8820.9981 and 8820.9986 apply to designated forest highways within national forests and state park access roads within state parks and to designated natural preservation routes.

The standards in part 8820.9995 apply to bicycle paths.

- Subp. 2. **Specifications.** Specifications for construction must be the latest approved Minnesota Department of Transportation specifications, except as modified by special provisions which set forth conditions or requirements for work or materials not covered by the approved specifications, or which set forth conditions or requirements to meet exigencies of construction peculiar to the approved project.
- Subp. 3. **Right-of-way.** The minimum widths of right-of-way for state-aid routes must be at least 60 feet within cities and 66 feet in rural areas, except that the right-of-way may be less for routes that are within a city, that were constructed before November 13, 1995, and that can be reconstructed to new construction standards within the previously existing right-of-way. Before construction, the governing body shall acquire control of the additional widths of right-of-way as may be necessary to properly maintain the ditch section, drainage structures, and the clear zone. Permanent easements for highway purposes are considered to be right-of-way for the purposes of this subpart.
- Subp. 4. **Parking provisions.** The criteria in part 8820.9961 must be used in establishing diagonal parking. The criteria in parts 8820.9936 and 8820.9946 must be used where parallel parking is used.

8820.3300 VARIANCE.

- Subpart 1. **Written requests.** A formal request by a political subdivision for a variance from this chapter must:
 - A. be submitted to the commissioner in writing in the form of a resolution;
 - B. identify the project by location and termini; and
- C. cite the specific part or standard for which the variance is requested and describe the modification proposed.
 - Subp. 1a. Additional information. Additional information needed:
 - A. index map;
 - B. typical section:
 - (1) inplace section;
 - (2) proposed section;
 - C. reasons for the request;
- D. the economic, social, safety, and environmental impacts which may result from the requested variance;

- E. effectiveness of the project in eliminating an existing and projected deficiency in the transportation system;
 - F. effect on adjacent lands;
 - G. number of persons affected; and
 - H. safety considerations as they apply to:
 - (1) pedestrians;
 - (2) bicyclists;
 - (3) motoring public; and
 - (4) fire, police, and emergency units.
- Subp. 3. **Decision.** The commissioner shall base the decision on the criteria in part 8820.3400, subpart 3 and shall notify the political subdivision in writing of the decision. The commissioner may require a resolution by the recipient of the variance that indemnifies, saves, and holds harmless the state and its agents and employees of and from claims, demands, actions, or causes of action arising out of or by reason of the granting of the variance. The recipient of the variance shall further agree to defend at its sole cost and expense any action or proceeding begun for asserting any claim of whatever character arising as a result of the granting of the variance.
- Subp. 4. **Contested case hearing.** Any variance objected to in writing or denied by the commissioner is subject to a contested case hearing as required by law.

8820.3400 ADVISORY COMMITTEE ON VARIANCES.

- Subpart 1. **Appointment.** The commissioner may appoint a committee to serve as required to investigate and determine a recommendation for each variance. No elected or appointed official that represents a political subdivision requesting a variance may serve on the committee.
- Subp. 2. **Membership.** The committee shall consist of any five of the following persons: not more than two county highway engineers, only one of whom may be from a county containing a city of the first class; not more than two city engineers, only one of whom may be from a city of the first class; not more than two county officials, only one of whom may be from a county containing a city of the first class; and not more than two officials of an urban municipality, only one of whom may be from a city of the first class. The committee must have at least two elected officials as members. The committee shall have at least one member but not more than four members from a metropolitan area, as defined in Minnesota Statutes, section 473.121, subdivision 2, as well as cities with a population of over 50,000 according to the most recent census.
- Subp. 3. **Operating procedure; factors considered.** The committee shall meet on call from the commissioner at which time they must be instructed as to their responsibilities by a designee of the commissioner, shall elect a chairperson, and shall establish their own procedure to investigate the requested variance.

The committee shall consider the:

- A. economic, social, safety, and environmental impacts which may result from the requested variance;
- B. effectiveness of the project in eliminating an existing and projected deficiency in the transportation system;
 - C. effect on adjacent lands;
 - D. number of persons affected;
 - E. effect on future maintenance;

- F. safety considerations as they apply to pedestrians, bicyclists, motoring public, and fire, police, and emergency units; and
- G. effect that the rule and standards may have in imposing an undue burden on a political subdivision.
- Subp. 4. **Recommendation.** The committee after considering all data pertinent to the requested variance shall recommend to the commissioner approval or disapproval of the request.

8820.9926 MINIMUM DESIGN STANDARDS: RURAL AND SUBURBAN UNDIVIDED; RECONDITIONING PROJECTS.

Subpart 1. **Minimum reconditioning standards.** Reconditioning projects for rural or suburban undivided roadways must meet or exceed the minimum dimensions indicated in the following design chart. See part 8820.0200, subpart 30, for the description of activities allowed.

Existing ADT	Statutory or Regulatory Posted Speed	Lane Width (Paved)	Combined Lane (Paved) and Shoulder Width
1-749	45 mph or less	10 feet	11 feet
1-749	50 mph or over	10 feet	12 feet
750 and over	45 mph or less	10 feet	12 feet
750 and over	50 mph and over	11 feet	14 feet

When the road authority has determined that the roadway will be specifically designed to include on-road bicycle facilities, and only if the roadway surface is paved, the appropriate design criteria in the current MnDOT Bikeway Facility Design Manual are recommended for design purposes.

Engineering judgment should be used to choose a lane-width, on-road bicycle facility, or shoulder width dimension other than the widths indicated in the chart. Factors to consider include safety, speed, population/land use, benefit/cost analysis, traffic mix, peak hourly traffic, farm equipment, environmental impacts, terrain limitations, bicycle traffic, pedestrian traffic, on-street parking, intersection and driveway spacing, rights-of-way constraints, vehicle turn lane configuration, sight distance, sight lines, bus routes, other nonmotorized uses, functional classification, or other factors. Dimensions less than those indicated in the chart require a variance in accordance with parts 8820.3300 and 8820.3400.

Widths of bridges to remain in place must equal roadway pavement width. Bridges narrower than these widths may remain in place provided that the bridge does not qualify for federal-aid bridge funds. Bridges to remain must have a load rating factor of at least 0.75 using the AASHTO Manual for Bridge Evaluation, LRFR (load and resistance factor rating) for inventory level.

Any highway that was previously built to state-aid or state standards, that was granted a variance to standards in effect at the time of construction or reconstruction, or that is a trunk highway turnback, may be reconditioned.

The proposed structural design strength must accommodate a minimum of seven tons per axle.

8820.9936 MINIMUM DESIGN STANDARDS, URBAN; NEW OR RECONSTRUCTION PROJECTS.

New or reconstruction projects for urban roadways without a designated on-road bicycle facility must meet or exceed the minimum dimensions indicated in the following design chart.

Projected Traffic Volume	Design Speed	Lane Width (a)	Curb Reaction Distance (c)	Parking Lane Width (e)
	mph	feet	feet	feet
ADT < 10,000	30-45	(b) 10-11	1-2 (d)	7-8
	50 or over	11-12	2	8-10
ADT ≥ 10,000	30-35	(b) 10-11	1-2 (d)	7-10
	40-45	11-12	1-4	7-10
	50 or over	11-12	2-4	Not allowed

Engineering judgment may be used to choose a lane-width dimension other than the widths indicated in the chart for roadways. Factors to consider include safety, speed, population/land use, benefit/cost analysis, traffic mix, peak hourly traffic, farm equipment, environmental impacts, terrain limitations, bicycle traffic, pedestrian traffic, other nonmotorized uses, functional classification, or other factors. Widths less than those indicated in the chart require a variance in accordance with parts 8820.3300 and 8820.3400.

- (a) Twelve feet should be considered in industrial areas. One-way turn lanes must be at least ten feet wide, except 11 feet is required if the design speed is 50 mph or higher.
- (b) Ten feet may be considered where truck or bus volumes are relatively low, rights-of-way are constrained, and design speeds are 35 mph or less. Eleven feet minimum is required on four-lane, undivided facilities.
 - (c) Curb reaction must be provided only where parking is not provided.
- (d) The state-aid engineer may approve a zero-foot curb reaction distance where the cross-section is constrained, appropriate curb types are used, and drainage collection is adequate. The curb must be constructed without a gutter or monolithically with the adjacent traveled way.
- (e) The roadway ADT and the vehicle mix must be considered when determining parking lane width. In commercial or industrial areas, the minimum parking lane width is eight feet.

One-way streets must have at least two through-traffic lanes.

When a median is included in the design of the two-way roadway, a one-foot minimum curb reaction distance to the median is required on either side of the median. Minimum median width is four feet.

Urban design roadways must be a minimum nine tons structural axle load design.

Roadways not on the state-aid system are not subject to the minimum structural design strength requirements.

The minimum curb-to-curb width of a new bridge must be the required street width, but in no case less than required per Minnesota Statutes, section 165.04. HL-93 loading in the AASHTO LRFD (load and resistance factor design) Specifications is required for new or reconstructed bridges. Rehabilitated bridges must have a load rating factor of at least 0.9 using the AASHTO Manual for Bridge Evaluation, LRFR (load and resistance factor rating) for inventory level. Where the new bridge approach roadway includes elements for the accommodation of pedestrians or bicycles, the new bridge width must also provide for pedestrians or bicycles unless pedestrians or bicycles are otherwise accommodated.

For ADT less than 150, the widths of bridges to remain must be at least the sum of the lanes. For ADT greater than or equal to 150, the widths of bridges to remain must be at least the sum of the lanes plus half the sum of the shoulders, parking lane, and curb reaction

distance. Bridges to remain must have a load rating factor of at least 0.75 using the AASHTO Manual for Bridge Evaluation, LRFR (load and resistance factor rating) for inventory level.

Clearance of 1.5 feet from the face of the curb to fixed objects must be provided when the design speed is 40 to 45 mph. A ten-foot clear zone measured from the driving lane must be provided when the design speed is 50 mph or higher.

Unless four lanes are provided, an engineering traffic study is required for traffic volumes greater than 15,000 projected ADT to determine lane configuration and lane use.

8820.9946 MINIMUM DESIGN STANDARDS, URBAN; RECONDITIONING PROJECTS.

Subpart 1. **Two-way streets.** In the following design chart, total width is from face-to-face of curbs.

Reconditioning projects for two-way urban roadways must meet or exceed the minimum dimensions indicated in the chart.

Number of Through Lanes and Present Traffic Volume		Total Width with Parking on One Side	Total Width with Parking on Both Sides	Proposed Structural Design Strength
	(feet)	(feet)	(feet)	(tons)
2-Lane with ADT < 10,000	22	28	34	(b) 9
4-Lane with ADT < 10,000	44	51	58	(b) 9
$\frac{\text{2-Lane with ADT} \ge 10,000}{\text{(a)}}$	22	28	34	9
${\text{4-Lane with ADT} \ge 10,000}$	44	51	58	9
6-Lane	66	(c)	(c)	9

Engineering judgment may be used to choose a lane-width or shoulder-width dimension other than the widths indicated in the chart for roadways. Factors to consider include safety, speed, population/land use, benefit/cost analysis, traffic mix, peak hourly traffic, farm equipment, environmental impacts, terrain limitations, bicycle traffic, pedestrian traffic, other nonmotorized uses, functional classification, or other factors. Widths less than those indicated in the chart require a variance in accordance with parts 8820.3300 and 8820.3400.

- (a) Permissible for present traffic volumes less than 15,000 ADT.
- (b) When ADT is less than 5,000, seven tons is allowable.
- (c) No parking is allowed.

When a median is included in the design of the two-way roadway, a one-foot reaction distance to the median is required on either side of the median. Minimum median width is four feet.

For ADT less than 150, the widths of bridges to remain must be at least the sum of the lanes. For ADT greater than or equal to 150, the widths of bridges to remain must be at least the sum of the lanes plus half the sum of the shoulders, parking lane, and curb reaction distance. Bridges to remain must have a load rating factor of at least 0.75 using the AASHTO Manual for Bridge Evaluation, LRFR (load and resistance factor rating) for inventory level.

Subp. 2. **One-way streets.** In the following design chart, total width is from face-to-face of curbs.

Reconditioning projects for one-way urban roadways must meet or exceed the minimum dimensions indicated in the chart.

Number of Through Lanes	Present ADT	Total Width with No Parking	Total Width with Parking on One Side	Total Width with Parking on Both Sides	Proposed Structural Design Strength
		(feet)	(feet)	(feet)	(tons)
2-Lane	< 5,000	21	29	37	7
	5,000-10,000	23	31	39	9
	10,000-15,000	23	31	39	9
	≥ 15,000	24	32	40	9
3-Lane	All	34	42	50	9

For ADT less than 150, the widths of bridges to remain must be at least the sum of the lanes. For ADT greater than or equal to 150, the widths of bridges to remain must be at least the sum of the lanes plus half the sum of the shoulders, parking lane, and curb reaction distance. Bridges to remain must have a load rating factor of at least 0.75 using the AASHTO Manual for Bridge Evaluation, LRFR (load and resistance factor rating) for inventory level.

Subp. 3. **Exception.** Any street that was previously built to state-aid or state standards, or that was granted a variance to standards in effect at the time of construction or reconstruction, or that is a trunk highway turnback, but does not meet current standards, may be reconditioned regardless of subparts 1 and 2.

8820.9956 MINIMUM VERTICAL CLEARANCES FOR UNDERPASSES.

Underpass projects must meet or exceed the minimum dimensions indicated in the following design chart.

	Rural-Suburban Design, Vertical Clearance	Urban Design, Vertical Clearance
	(feet-inches)	(feet-inches)
Highway under Roadway Bridge	16-4	14-6
Highway under Railroad Bridge	16-4	14-6
Highway under Pedestrian Bridge	17-4	15-6 (a)
Highway under Sign Structure	17-4	15-6 (a)
Railroad under Roadway Bridge (b)	22-0	22-0

⁽a) For replacement of skyway structures, the minimum clearance over traveled way is the existing structure clear height.

8820.9995 MINIMUM OFF-ROAD AND SHARED USE PATH STANDARDS.

For Off-Road Shared Use Path Design, the following shall apply:			
Minimum Surface Width (two-way) 8 ft (a)			
Shoulder/Clear Zone	2 ft (b) (c)		
Inslope	Maximum 1:2 (rise:run)		

⁽b) Variances to the required minimum may be granted by the commissioner of transportation. That approval eliminates the need for a state-aid variance.

Design Speed	20 mph (d)
	10 ft nominal (8 ft nominal if passage of emergency or maintenance vehicles is not required) (e)

- (a) Ten feet is desired for a shared use path. Five feet is required for a one-way shared use path.
- (b) For vehicular roadway bridges or underpasses accommodating an off-road bicycle path or shared use path, the total width (minimum surface width plus shoulder/clear zone) is eight feet minimum, with ten feet being desirable. However, whenever practicable, the shoulder/clear zone of an off-road bike or shared use path should be carried across or under a vehicular bridge. When the clear zone of an off-road bike or shared use path cannot practicably be carried across or under the bridge, a lead-in guardrail must be provided, unless the surface width of the approach path is narrowed at a maximum 1:50 taper while providing the minimum travel lane and shoulder/clear zone widths through the structure.

For a separate off-road bicycle path or shared use path, the shoulder/clear zone must be carried across bridge or underpass structures. Minimum structure clear width must be 12 feet. When the surface width plus shoulder/clear zone width of the approaching off-road bike or shared use path is greater than the proposed clear width of the structure, then a lead-in bicycle safety railing is required, unless the surface width of the approach path is narrowed at a maximum 1:50 taper while providing the minimum travel lane and shoulder/clear zone widths through the structure.

- (c) Clear zone is measured from the edge of the travel lane.
- (d) Use a 30 mph design speed for grades longer than 500 feet and greater than four percent, from the uphill point where the grade equals four percent to 500 feet beyond the downhill point where the grade becomes less than four percent. The maximum allowable grade is 8.3 percent.
- (e) When an off-road bicycle or shared use path continues through a box culvert structure, up to three inches of bituminous surfacing may be used through the structure. The minimum vertical clearance for box culvert structures is nine feet, nine inches, or seven feet, nine inches if passage of emergency or maintenance vehicles is not necessary.