KRB/KA

### **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

## S.F. No. 1963

(SENATE AUTH	ORS: DIBB	LE)	
<b>DATE</b> 02/20/2023	<b>D-PG</b> 923	Introduction and first reading Referred to Transportation See HF2887	OFFICIAL STATUS

1.1	A bill for an act
1.2 1.3 1.4	relating to transportation; providing various policy changes to transportation-related provisions; appropriating money; amending Minnesota Statutes 2022, sections 3.9741, subdivision 5; 160.27, by adding a subdivision; 161.115, by adding a
1.5	subdivision; 162.07, subdivision 2; 162.13, subdivisions 2, 3; 168.123; 168.1235,
1.6	subdivision 1; 168.1253, subdivision 3; 168.1291, subdivision 5; 168.1293, by
1.7	adding a subdivision; 168.27, subdivision 11; 168A.11, subdivision 3; 169.011,
1.8 1.9	by adding a subdivision; 169.8261; 169.865, subdivision 1a; 169A.60, subdivision 13; 171.0605, subdivision 5; 171.07, subdivision 15; 171.306, subdivision 4;
1.9	174.185; 299F.60, subdivision 1; 299J.16, subdivision 1; 325F.6641, subdivision
1.11	2; 360.55, subdivision 9; 360.59, subdivision 10; 473.375, by adding a subdivision;
1.12	Laws 2021, First Special Session chapter 5, article 4, section 143; proposing coding
1.13	for new law in Minnesota Statutes, chapter 168; repealing Minnesota Rules, part
1.14	8835.0350, subpart 2.
1.15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.16	Section 1. Minnesota Statutes 2022, section 3.9741, subdivision 5, is amended to read:
1.17	Subd. 5. State Data security; account;; appropriation. (a) The data security account
1.18	is created in the special revenue fund. Receipts credited to the account are appropriated to
1.19	the legislative auditor for the purpose of oversight relating to security of data stored and
1.20	transmitted by state systems.
1.21	(b) Subject to available funds appropriated under paragraph (a), the legislative auditor
1.22	shall:
1.23	(1) review and audit the audit reports of subscribers and requesters submitted under
1.24	section 168.327, subdivision 6, including producing findings and opinions;

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2.1	<del>(2) in co</del>	dlaboration with th	e commissioner an	d affected subscribers a	<del>nd requesters,</del>
2.2	recommend	corrective action	plans to remediate	any deficiencies identific	ed under clause
2.3	<del>(1); and</del>				
2.4	<del>(3) revie</del>	w and audit driver	records subscription	on services and bulk data	a practices of the
2.5	Department	of Public Safety, i	ncluding identifyir	ng any deficiencies and r	naking
2.6	recommend	ations to the comn	nissioner.		
2.7	<del>(c) The l</del>	legislative auditor	shall submit any re	ports, findings, and reco	mmendations
2.8	under this s	ubdivision to the le	egislative commiss	ion on data practices.	
2.9		innesota Statutes 2	022, section 160.2'	7, is amended by adding	a subdivision to
2.10	read:				
2.11	Subd. 7a	a. Micromobility f	acilities. (a) For pu	rposes of this subdivisior	ı, "micromobility
2.12	facility" me	ans an installation	for micromobility	devices as defined in sec	xtion 169.011,
2.13	subdivision	40b, whether for p	ersonal use or shar	ed mobility services, that	t provides one or
2.14	more of the	following: a rack of	or docking station,	a battery charging or swa	apping station, or
2.15	a storage fa	cility.			
2.16	<u>(b) In a s</u>	statutory or home r	ule charter city, adv	vertisements, public art, a	nd informational
2.17	signs may b	e placed and main	tained on micromo	bility facilities if:	
2.18	<u>(1)</u> a roa	d authority has issu	ed a permit to the c	ity authorizing the micro	mobility facilities
2.19	to be placed	within the right-of	-way of a public hig	ghway, except that microi	mobility facilities
2.20	must not be	located in a mann	er that:		
2.21	(i) elimi	nates or reduces pa	arking spaces; or		
2.22	(ii) restr	icts or eliminates a	ny portion of a vel	nicle travel lane;	
2.23	<u>(2) the c</u>	ity has recommend	led and the road au	thority has authorized in	the permit the
2.24	placement of	of advertisements,	public art, and info	rmational signs on the m	icromobility
2.25	facilities; ar	nd			
2.26	(3) the p	lacement does not	create an unsafe si	tuation.	
2.27	<u>(c)</u> Adve	ertisements, public	art, and informatic	on signs authorized under	r this subdivision
2.28	are subject	to the terms and co	onditions imposed b	by the road authority authority	norizing their
	1 .				

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3.1	Sec. 3. Mir	nnesota Statutes 20	022, section 161.11	5, is amended by adding	g a subdivision to
3.2	read:				
3.3	Subd. 27	1. Route No. 340.	Beginning at a poi	nt in or adjacent to Upp	er Sioux Agency
3.4	State Park; t	hence extending in	n a general northwe	esterly direction to a poin	nt on Route No.
3.5	67 at or near	Granite Falls.			
3.6	Sec. 4. Mir	nnesota Statutes 2	022, section 162.07	, subdivision 2, is amen	ded to read:
3.7	Subd. 2.	Money needs def	ined. For the purpo	ose of this section, mone	y needs of each
3.8	county are d	efined as the estin	nated total annual c	osts of constructing, ove	er a period of 25
3.9	years, the co	unty state-aid high	nway system in loca	ated and established by t	hat county. Costs
3.10	incidental to	construction, or a	specified portion t	hereof as set forth in the	commissioner's
3.11	rules may be	included in deter	mining money need	ls. To avoid variances in	1 costs due to
3.12	differences i	n construction pol	icy, construction co	osts shall be estimated o	n the basis of the
3.13	engineering s	standards develope	d cooperatively by t	he commissioner and the	county engineers
3.14	of the severa	ll counties.			
3.15	Sec. 5. Min	nnesota Statutes 2	022, section 162.13	, subdivision 2, is amen	ded to read:
3.16	Subd. 2.	Money needs def	ined. For the purpo	ose of this section mone	y needs of each
3.17	city having a	population of 5,0	000 or more are def	ined as the estimated cos	st of constructing
3.18	and maintair	ning over a period	of 25 years the mu	nicipal state-aid street s	ystem in located
3.19	and establish	ned by such city. R	Right-of-way costs a	and drainage shall be inc	cluded in money
3.20	needs. Light	ing costs and othe	r costs incidental to	construction and main	tenance, or a
3.21	specified por	rtion of such costs	, as set forth in the	commissioner's rules, m	ay be included in
3.22	determining	money needs. To	avoid variances in	costs due to differences	in construction
3.23	and maintena	ance policy, constr	ruction and mainten	ance costs shall be estin	nated on the basis
3.24	of the engine	ering standards de	veloped cooperative	ly by the commissioner a	and the engineers,
3.25	or a commit	tee thereof, of the	cities.		
3.26	Sec. 6. Min	nnesota Statutes 2	022, section 162.13	s, subdivision 3, is amen	ded to read:
3.27	Subd. 3.	Screening board.	On or before Septe	ember 1 of each year, the	engineer of each
3.28	city having a	a population of 5,0	000 or more <del>shall</del> m	ust update their data and	d forward to the
3.29	commissione	er <del>on forms prepar</del> e	ed by the commission	<del>oner,</del> all information rela	ting to the money
3.30	needs of the	city that the comm	issioner deems nec	essary in order to apport	ion the municipal
3.31	state-aid stre	et fund in accorda	nce with the appor	tionment formula <del>herete</del>	<del>fore set forth</del> .

3.32 Upon receipt of the information the commissioner shall <u>must</u> appoint a board of city

as introduced

engineers. The board shall must be composed of one engineer from each state highway 4.1 construction district, and in addition thereto,: (1) two city engineers from the metropolitan 4.2 district; (2) one city engineer from each nonmetropolitan district; and (3) one engineer from 4.3 each city of the first class. The board shall must investigate and review the information 4.4 submitted by each city. On or before November 1 of each year, the board shall must submit 4.5 its findings and recommendations in writing as to each city's money needs to the 4.6 commissioner on a form prepared by the commissioner. Final determination of the money 4.7 needs of each city shall must be made by the commissioner. In the event that any city shall 4.8 fail fails to submit the required information provided for herein, the commissioner shall 4.9 must estimate the money needs of the city. The estimate shall must be used in solving the 4.10 apportionment formula. The commissioner may withhold payment of the amount apportioned 4.11 to the city until the information is submitted. 4.12

4.13 Sec. 7. Minnesota Statutes 2022, section 168.123, is amended to read:

#### 4.14 **168.123 VETERANS; SPECIAL PLATES.**

4.15 Subdivision 1. General requirements; fees. (a) On payment of a fee in the amount
4.16 specified for special plates under section 168.12, subdivision 5, for each set of two plates,
4.17 or for a single plate in the case of a motorcycle plate, payment of the registration tax required
4.18 by law, and compliance with other applicable laws relating to vehicle registration and
4.19 licensing, as applicable, the commissioner shall must issue:

4.21 (1) served in the active military service in a branch of the armed forces of the United
4.22 States or of a nation or society allied with the United States in conducting a foreign war;

4.23 (2) was discharged under honorable conditions<del>, and</del>;

4.24 (3) is a registered owner of a passenger automobile, recreational motor vehicle, or one-ton
4.25 pickup truck, but which is not a commercial motor vehicle as defined in section 169.011,
4.26 subdivision 16; or and

4.27

#### (4) meets the requirements for the specific special plate design under this section.

4.28 (2) a veteran's special motorcycle plate as described in subdivision 2, paragraph (a), (e),
4.29 (f), (h), (i), (j), or (m), or another special plate designed by the commissioner to an applicant
4.30 who is a registered owner of a motorcycle and meets the criteria listed in this paragraph and
4.31 in subdivision 2, paragraph (a), (e), (f), (h), (i), (j), or (m).

#### (b) The commissioner must issue special veteran's motorcycle plates to an applicant who 5.1 is a registered owner of a motorcycle and otherwise meets the requirements under paragraph 5.2 5.3 (a), except for the plate designs specified in subdivisions 2c, 2d, 2e, 2h, 2j, and 2k. Special veteran's motorcycle plates issued under this clause section must be the same size as regular 5.4 motorcycle plates. Special motorcycle license plates issued under this clause and are not 5.5 subject to section 168.1293. 5.6 (b) (c) The additional fee is payable for each set of veteran's plates, is payable only when 5.7 the plates are issued, and is not payable in a year in which stickers are issued instead of 5.8 plates. 5.9 5.10 (c) (d) The veteran must have a certified copy of the veteran's discharge papers, indicating character of discharge, at the time of application. If an applicant served in the active military 5.11 service in a branch of the armed forces of a nation or society allied with the United States 5.12 in conducting a foreign war and is unable to obtain a record of that service and discharge 5.13 status, the commissioner of veterans affairs may certify the applicant as qualified for the 5.14 veterans' plates provided under this section. 5.15 Subd. 2. Design. The commissioner of veterans affairs shall must design the emblem 5.16 for the veterans' special plates, subject to the approval of the commissioner, that satisfy the 5.17 following requirements: and as specified in this section. 5.18

- 5.19 <u>Subd. 2b.</u> <u>Vietnam veteran.</u> (a) For a Vietnam veteran who served after July 1, 1961,
  5.20 and before July 1, 1978, in the active military service in a branch of the armed forces of the
  5.21 United States or a nation or society allied with the United States the special plates must bear
  5.22 the inscription "VIETNAM VET."
- 5.23 <u>Subd. 2c. Pearl Harbor survivor. (b)</u> For a veteran stationed on the island of Oahu,
  5.24 Hawaii, or offshore, during the attack on Pearl Harbor on December 7, 1941, the special
  5.25 plates must bear the inscription "PEARL HARBOR SURVIVOR."
- 5.26 <u>Subd. 2d.</u> World War II veteran. (c) For a veteran who served during World War II,
  5.27 the plates must bear the inscription "WORLD WAR VET."
- 5.28 <u>Subd. 2e.</u> Korean Conflict veteran. (d) For a veteran who served during the Korean
  5.29 Conflict, the special plates must bear the inscription "KOREAN VET."
- 5.30 Subd. 2f. Purple Heart. (e) (a) For a combat wounded veteran who is a recipient of the
- 5.31 Purple Heart medal, the plates must bear the inscription "COMBAT WOUNDED VET"
- 5.32 and have a facsimile or an emblem of the official Purple Heart medal.

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

6.7 <u>Subd. 2g. Persian Gulf War veteran.</u> (f) For a Persian Gulf War veteran, the plates
6.8 must bear the inscription "GULF WAR VET." For the purposes of this section, "Persian
6.9 Gulf War veteran" means a person who served on active duty after August 1, 1990, in a
6.10 branch of the armed forces of the United States or a nation or society allied with the United
6.11 States or the United Nations during Operation Desert Shield, Operation Desert Storm, or
6.12 other military operation in the Persian Gulf area combat zone as designated in United States
6.13 Presidential Executive Order No. 12744, dated January 21, 1991.

6.14 <u>Subd. 2h.</u> Laos War veteran. (g) For a veteran who served in the Laos War after July
6.15 1, 1961, and before July 1, 1978, the special plates must bear the inscription "LAOS WAR
6.16 VET."

6.17

Subd. 2i. Campaign and service medals. (h) (a) For a veteran who is the recipient of:

6.18 (1) the Iraq Campaign Medal, the special plates must be inscribed with a facsimile of
6.19 that medal and must bear the inscription "IRAQ WAR VET" directly below the special
6.20 plate number;

6.21 (2) the Afghanistan Campaign Medal, the special plates must be inscribed with a facsimile
6.22 of that medal and must bear the inscription "AFGHAN WAR VET" directly below the
6.23 special plate number;

6.24 (3) the Global War on Terrorism Expeditionary Medal, the special plates must be
6.25 inscribed with a facsimile of that medal and must bear the inscription "GWOT VETERAN"
6.26 directly below the special plate number; or

6.27 (4) the Armed Forces Expeditionary Medal, the special plates must bear an appropriate6.28 inscription that includes a facsimile of that medal.

(i) (b) For a veteran who is the recipient of the Global War on Terrorism Service Medal,
the special plates must be inscribed with a facsimile of that medal and must bear the
inscription "GWOT VETERAN" directly below the special plate number. In addition, any
member of the National Guard or other military reserves who has been ordered to federally

6.33 funded state active service under United States Code, title 32, as defined in section 190.05,

7.1	subdivision 5b, and who is the recipient of the Global War on Terrorism Service Medal, is
7.2	eligible for the license plate described in this paragraph, irrespective of whether that person
7.3	qualifies as a veteran under section 197.447.
7.4	(j) (c) For a veteran who is the recipient of the Korean Defense Service Medal, the special
7.5	plates must be inscribed with a facsimile of that medal and must bear the inscription
7.6	"KOREAN DEFENSE SERVICE" directly below the special plate number.
7.7	(d) For a veteran who is the recipient of the Air Medal, the special plates must be inscribed
7.8	with a facsimile of that medal and must bear the inscription "AIR MEDAL VETERAN"
7.9	directly below the special plate number.
7.10	Subd. 2j. Bronze Star. (k) For a veteran who is a recipient of the Bronze Star medal,
7.11	the plates must bear the inscription "BRONZE STAR VET" and have a facsimile or an
7.12	emblem of the official Bronze Star medal.
7.13	Subd. 2k. Silver Star. (1) For a veteran who is a recipient of the Silver Star medal, the
7.14	plates must bear the inscription "SILVER STAR VET" and have a facsimile or an emblem
7.15	of the official Silver Star medal.
7.16	Subd. 21. Woman veteran. (m) For a woman veteran, the plates must bear the inscription
7.17	"WOMAN VETERAN" and have a facsimile or an emblem as designated by the
7.18	commissioners of veterans affairs and public safety.
7.19	Subd. 4. Plates transfer. (a) On application to the commissioner and payment of a
7.20	transfer fee of \$5, special plates issued under subdivision 1, paragraph (a), clause (1), may
7.21	be transferred to another passenger automobile or recreational motor vehicle, or one-ton
7.22	truck described in subdivision 1, paragraph (a), clause (1), if the subsequent vehicle is:
7.23	(1) qualified under subdivision 1 to bear the special plates; and
7.24	(2) registered to the same individual to whom the special plates were originally issued.
7.25	(b) On payment of a fee of \$5, a plate issued under subdivision 1, paragraph (a), clause
7.26	(2), may be transferred to another motorcycle registered to the individual to whom the plate
7.27	was issued.
7.28	Subd. 6. Rules. The commissioner may adopt rules under the Administrative Procedure
7.29	Act to govern the issuance and use of the special plates authorized by this section.
7.30	EFFECTIVE DATE. This section is effective January 1, 2024, and applies to special
7.31	veteran's motorcycle plates and Air Medal veteran special license plates issued on or after
7.32	that date.

8.1 Sec. 8. Minnesota Statutes 2022, section 168.1235, subdivision 1, is amended to read:

- 8.2 Subdivision 1. General requirements; fees. (a) The commissioner shall must issue a
  8.3 special plate emblem for each plate to an applicant who:
- 8.4 (1) is a member of a congressionally chartered veterans service organization and is a
  8.5 registered owner of a passenger automobile, pickup truck, van, or self-propelled recreational
  8.6 vehicle;
- 8.7 (2) pays the registration tax required by law;
- 8.8 (3) pays a fee in the amount specified for special plates under section 168.12, subdivision
  8.9 5, for each set of two plates, and any other fees required by this chapter; and
- 8.10 (4) complies with this chapter and rules governing the registration of motor vehicles and8.11 licensing of drivers.
- (b) The additional fee is payable at the time of initial application for the special plate
  emblem and when the plates must be replaced or renewed. An applicant must not be issued
  more than two sets of special plate emblems for motor vehicles listed in paragraph (a) and
  registered to the applicant.
- 8.16 (c) The applicant must present a valid card indicating membership in the American
  8.17 Legion or, Veterans of Foreign Wars, or Disabled American Veterans.
- 8.18 Sec. 9. Minnesota Statutes 2022, section 168.1253, subdivision 3, is amended to read:
- 8.19 Subd. 3. No fee. The commissioner shall must issue a set of Gold Star plates, or a single
  8.20 plate for a motorcycle, to an eligible person free of charge, and shall must replace the plate
  8.21 or plates without charge if they become damaged. If the eligible person requests personalized
  8.22 Gold Star plates, the commissioner must not charge the fees listed in section 168.12,
- 8.23 subdivision 2a.
- 8.24 Sec. 10. [168.1259] MINNESOTA PROFESSIONAL SPORTS TEAM FOUNDATION
  8.25 PLATES.

## 8.26 Subdivision 1. Definition. For purposes of this section, "Minnesota professional sports

- 8.27 team" means one of the following teams while its home stadium is located in Minnesota:
- 8.28 Minnesota Vikings, Minnesota Timberwolves, Minnesota Lynx, Minnesota Wild, Minnesota
- 8.29 <u>Twins, or Minnesota United.</u>
- 8.30 Subd. 2. General requirements and procedures. (a) The commissioner must issue
  8.31 Minnesota professional sports team foundation plates to an applicant who:

9.1	(1) is a registered owner of a passenger automobile, noncommercial one-ton pickup
9.2	truck, motorcycle, or recreational vehicle;
9.3	(2) pays an additional fee in the amount specified for special plates under section 168.12,
9.4	subdivision 5;
9.5	(3) pays the registration tax required under section 168.013;
9.6	(4) pays the fees required under this chapter;
9.7	(5) contributes a minimum of \$30 annually to the professional sports team foundations
9.8	account; and
9.9	(6) complies with this chapter and rules governing registration of motor vehicles and
9.10	licensing of drivers.
9.11	(b) Minnesota professional sports team foundation plates may be personalized according
9.12	to section 168.12, subdivision 2a.
9.13	Subd. 3. Design. At the request of a Minnesota professional sports team's foundation,
9.14	the commissioner must, in consultation with the foundation, adopt a suitable plate design
9.15	incorporating the foundation's marks and colors. The commissioner may design a single
9.16	plate that incorporates the marks and colors of all foundations that have requested a plate.
9.17	Subd. 4. Plate transfers. On application to the commissioner and payment of a transfer
9.18	fee of \$5, special plates issued under this section may be transferred to another motor vehicle
9.19	if the subsequent vehicle is:
9.20	(1) qualified under subdivision 2, clause (1), to bear the special plates; and
9.21	(2) registered to the same individual to whom the special plates were originally issued.
9.22	Subd. 5. Contributions; account; appropriation. Contributions collected under
9.23	subdivision 2, paragraph (a), clause (5), must be deposited in the Minnesota professional
9.24	sports team foundations account, which is established in the special revenue fund. Money
9.25	in the account is appropriated to the commissioner of public safety. This appropriation is
9.26	first for the annual cost of administering the account funds, and the remaining funds are for
9.27	distribution to the foundations in proportion to the total number of Minnesota professional
9.28	sports team foundation plates issued for that year. Proceeds from a plate that includes the
9.29	marks and colors of all foundations must be divided evenly between all foundations. The
9.30	foundations must only use the proceeds for philanthropic or charitable purposes.
9.31	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024, for Minnesota
9.32	professional sports team foundation special plates issued on or after that date.

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	01/10/23	REVISOR	KRB/KA	23-01904	as introduced
10.1	Sec. 11. <b>[1</b>	68.1287] MINNE	SOTA MISSING	G AND MURDERED IN	DIGENOUS
10.2		S SPECIAL LIC			
10.3	Subdivisi	ion 1. Issuance of	f <b>plates.</b> The com	nissioner must issue Minn	esota missing
10.4	and murdere	d Indigenous rela	tives special licen	se plates or a single motor	cycle plate to an
10.5	applicant wh	10:			
10.6	<u>(1) is a re</u>	egistered owner of	f a passenger auto	mobile, noncommercial or	ie-ton pickup
10.7	truck, motor	cycle, or recreatio	nal vehicle;		
10.8	<u>(2) pays a</u>	an additional fee ir	the amount speci	fied for special plates unde	r section 168.12,
10.9	subdivision :	<u>5;</u>			
10.10	<u>(3) pays 1</u>	the registration tax	x as required unde	er section 168.013;	
10.11	<u>(4) pays (</u>	the fees required u	under this chapter	<u>.</u>	
10.12	(5) contri	ibutes a minimum	of \$20 annually t	o the Minnesota missing a	nd murdered
10.13	Indigenous r	elatives account;	and		
10.14	<u>(6) comp</u>	lies with this chap	oter and rules gove	erning registration of moto	or vehicles and
10.15	licensing of	drivers.			
10.16	Subd. 2.	<b>Design.</b> In consul	tation with the Of	fice of Missing and Murde	ered Indigenous
10.17	Relatives, the	e commissioner m	ust adopt a suitab	e plate design that include	s a red handprint
10.18	to one side, a	partial ribbon skin	t toward the bottom	m corner, and reads "Missin	ng and Murdered
10.19	Indigenous F	Relatives" or "MN	<u>1IR."</u>		
10.20	Subd. 3.	<u>Plates transfer.</u> (	On application to the	ne commissioner and paym	ent of a transfer
10.21	fee of \$5, spe	ecial plates issued	under this section	may be transferred to anoth	er motor vehicle
10.22	if the subseq	uent vehicle is:			
10.23	<u>(1)</u> qualif	fied under subdivi	sion 1, clause (1),	to bear the special plates;	and
10.24	(2) regist	ered to the same i	ndividual to whor	n the special plates were o	riginally issued.
10.25	Subd. 4.	Exemption. Spec	ial plates issued u	nder this section are not su	ubject to section
10.26	<u>168.1293, su</u>	bdivision 2.			
10.27	Subd. 5.	Contributions; a	ccount; appropri	ation. Contributions colle	cted under
10.28	subdivision	1, clause (5), mus	t be deposited in t	he Minnesota missing and	murdered
10.29	Indigenous r	elatives account,	which is establish	ed in the special revenue f	und. Money in
10.30	the account i	s appropriated to	the commissioner	of public safety. This appr	opriation is first
10.31	for the annua	al cost of administ	tering the account	funds, and the remaining	funds are for
10.32	distribution t	to the Office of M	issing and Murde	red Indigenous Relatives f	or investigation

murdered Indigenous relatives.
EFFECTIVE DATE. This section is effective January 1, 2024, for Minnesota missing
and murdered Indigenous relatives special plates issued on or after that date.
Sec. 12. Minnesota Statutes 2022, section 168.1291, subdivision 5, is amended to read:
Subd. 5. Applicability. This section does not apply to a special motorcycle plate designed
by the commissioner under section 168.123, subdivision 1 <del>, clause (2)</del> .
<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024.
Sec. 13. Minnesota Statutes 2022, section 168.1293, is amended by adding a subdivision
to read:
Subd. 8. Legislative report. (a) By February 1 annually, the commissioner must submit
a report on special plates to the legislative committees with jurisdiction over transportation
policy and finance. At a minimum, the report must:
(1) identify the number of special plate issuances and total plate counts for each type of
special plate, with a breakout by each alternative or additional design; and
(2) for each special plate in which a onetime or annual contribution is required:
(i) provide a fiscal summary of the contributions, including to specify the appropriate
contribution account, identify total contributions received in the two most recently completed
fiscal years, and identify the direct recipients of contribution funds; and
(ii) provide a description of how contribution funds were spent in the prior fiscal or
calendar year, as provided by each direct recipient.
(b) An entity that receives special plate special contribution funds under this chapter
directly from the commissioner must submit information on contribution funds expenditures
in the form and manner specified by the commissioner.
Sec. 14. Minnesota Statutes 2022, section 168.27, subdivision 11, is amended to read:
Subd. 11. Dealers' licenses; location change notice; fee. (a) Application for a dealer's
license or notification of a change of location of the place of business on a dealer's license
must include a streat address, not a next office how, and is subject to the commission and
must include a street address, not a post office box, and is subject to the commissioner's

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(b) Upon the filing of an application for a dealer's license and the proper fee, unless the
application on its face appears to be invalid, the commissioner shall must grant a 90-day
temporary license. During the 90-day period following issuance of the temporary license,
the commissioner shall must inspect the place of business site and insure compliance with
this section and rules adopted under this section.

(c) The commissioner may extend the temporary license 30 days to allow the temporarily
licensed dealer to come into full compliance with this section and rules adopted under this
section.

(d) In no more than 120 days following issuance of the temporary license, the dealerlicense must either be granted or denied.

12.11 (e) A license must be denied under the following conditions:

(1) The license must be denied if within the previous ten years the applicant was enjoined 12.12 due to a violation of section 325F.69 or convicted of violating section 325E.14, 325E.15, 12.13 325E.16, or 325F.69, or convicted under section 609.53 of receiving or selling stolen 12.14 vehicles, or convicted of violating United States Code, title 49, sections 32701 to 32711 or 12.15 pleaded guilty, entered a plea of nolo contendere or no contest, or has been found guilty in 12.16 a court of competent jurisdiction of any charge of failure to pay state or federal income or 12.17 sales taxes or felony charge of forgery, embezzlement, obtaining money under false pretenses, 12.18 theft by swindle, extortion, conspiracy to defraud, or bribery-; 12.19

- (2) A license must be denied if the applicant has had a dealer license revoked within the
  previous ten years-; or
- 12.22 (3) if, at the time of inspection, the applicant is not in compliance with location
   12.23 requirements or has intentionally misrepresented any information on the application that

12.24 would be grounds for suspension or revocation under subdivision 12.

(f) If the application is approved, the commissioner shall must license the applicant as
a dealer for one year from the date the temporary license is granted and issue a certificate
of license that must include a distinguishing number of identification of the dealer. The
license must be displayed in a prominent place in the dealer's licensed place of business.

(g) Each initial application for a license must be accompanied by a fee of \$100 in addition
to the annual fee. The annual fee is \$150. The initial fees and annual fees must be paid into
the state treasury and credited to the general fund except that \$50 of each initial and annual
fee must be paid into the vehicle services operating account in the special revenue fund
under section 299A.705.

Sec. 15. Minnesota Statutes 2022, section 168A.11, subdivision 3, is amended to read: 13.1 Subd. 3. Records. Every dealer shall must maintain for three years at an established 13.2 place of business a record in the form the department prescribes of every vehicle bought, 13.3 sold, or exchanged, or received for sale or exchange, which shall must be open to inspection 13.4 by a representative of the department or peace officer during reasonable business hours 13.5 inspection hours as listed on the initial dealer license application or as noted on the dealer 13.6 record. With respect to motor vehicles subject to the provisions of section 325E.15, the 13.7 13.8 record shall must include either the true mileage as stated by the previous owner or the fact that the previous owner stated the actual cumulative mileage was unknown; the record also 13.9 shall must include either the true mileage the dealer stated upon transferring the vehicle or 13.10 the fact the dealer stated the mileage was unknown. 13.11 Sec. 16. Minnesota Statutes 2022, section 169.011, is amended by adding a subdivision 13.12 to read: 13.13 Subd. 40b. Micromobility device. (a) "Micromobility device" means a vehicle that: 13.14 13.15 (1) is capable of: (i) being propelled solely by human power; 13.16 (ii) being powered solely by an electric motor drawing current from rechargeable storage 13.17 batteries, fuel cells, or other portable sources of electrical current; or 13.18 (iii) both items (i) and (ii); 13.19 (2) when solely powered by an electric motor, is not capable of propelling the vehicle 13.20 at a speed greater than 30 miles per hour on a paved level surface; and 13.21 (3) has an unloaded weight of up to 500 pounds. 13.22 (b) Micromobility device includes a bicycle, a motorized foot scooter, and an electric 13.23 personal assistive mobility device. Micromobility device includes a motorized bicycle that 13.24 meets the requirements under paragraph (a). 13.25 Sec. 17. Minnesota Statutes 2022, section 169.8261, is amended to read: 13.26

# 13.27 169.8261 GROSS WEIGHT LIMITATIONS; FOREST PRODUCTS SPECIAL 13.28 PERMIT.

- 13.29 Subdivision 1. Exemption Definition. (a) For purposes of this section, "raw or unfinished
- 13.30 forest products" include wood chips, paper, pulp, oriented strand board, laminated strand
- 13.31 lumber, hardboard, treated lumber, untreated lumber, or barrel staves.

14.1	(b) In compliance with this section, a person may operate a vehicle or combination of
14.2	vehicles to haul raw or unfinished forest products by the most direct route to the nearest
14.3	paved highway on any highway with gross weights permitted under sections 169.823 to
14.4	<del>169.829.</del>
14.5	Subd. 1a. Six-axle vehicle permit. (a) A road authority may issue an annual permit
14.6	authorizing a vehicle or combination of vehicles with a total of six or more axles to haul
14.7	raw or unfinished forest products by the most direct route to the nearest paved highway on
14.8	any highway with gross weights permitted under sections 169.823 to 169.829 and be operated
14.9	with a gross vehicle weight of up to:
14.10	(1) 90,000 pounds; and
14.11	(2) 99,000 pounds during the period set by the commissioner under section 169.826,
14.12	subdivision 1.
14.13	(b) A vehicle or combination of vehicles with a permit under this subdivision must not
14.14	be operated on an interstate highway, except as provided under United States Code, title
14.15	23, section 127(q), for operation on the specified segment of marked Interstate Highway
14.16	<u>35.</u>
14.17	Subd. 1b. Six-axle and over-width vehicle permit. (a) A road authority may issue an
14.18	annual permit authorizing a vehicle or combination of vehicles with a total of six or more
14.19	axles to haul raw or unfinished forest products by the most direct route to the nearest paved
14.20	highway on any highway with gross weights permitted under sections 169.823 to 169.829
14.21	and be operated with:
14.22	(1) a gross vehicle weight of up to:
14.23	(i) 90,000 pounds; and
14.24	(ii) 99,000 pounds during the period set by the commissioner under section 169.826,
14.25	subdivision 1; and
14.26	(2) a total outside width of the vehicle or the load that does not exceed 114 inches.
14.27	(b) In addition to the conditions in subdivision 2, a vehicle or combination of vehicles
14.28	operated with a permit under this subdivision must:
14.29	(1) display red or orange flags, 18 inches square, as markers at the front and rear and on
14.30	both sides of the load; and
14.31	(2) not be operated on any road in a metropolitan county, as defined in section 473.121,
14.32	subdivision 4.

Sec. 17.

15.1	(c) A vehicle or combination of vehicles with a permit under this subdivision may only
15.2	be operated on an interstate highway:
15.3	(1) as provided under United States Code, title 23, section 127(q), for operation on the
15.4	specified segment of marked Interstate Highway 35; or
15.5	(2) if the gross vehicle weight does not exceed 80,000 pounds.
15.6	Subd. 2. Conditions. (a) A vehicle or combination of vehicles described in subdivision
15.7	+ operated under this section must:
15.8	(1) comply with seasonal load restrictions in effect between the dates set by the
15.9	commissioner under section 169.87, subdivision 2;
15.10	(2) comply with bridge load limits posted under section 169.84;
15.11	(3) be equipped and operated with six or more axles and brakes on all wheels;
15.12	(4) not exceed 90,000 pounds gross vehicle weight, or 99,000 pounds gross vehicle
15.13	weight during the time when seasonal increases are authorized under section 169.826;
15.14	(5) not be operated on interstate highways;
15.15	(6) obtain an annual permit from the commissioner of transportation;
15.16	(4) be operated under a permit issued by each road authority having jurisdiction over a
15.17	road on which the vehicle is operated if required;
15.18	(7)(5) obey all road and bridge postings, including those pertaining to lane or roadway
15.19	width; and
15.20	(8) (6) not exceed 20,000 pounds gross weight on any single axle.
15.21	(b) A vehicle operated under this section may exceed the legal axle weight limits listed
15.22	in section 169.824 by not more than 12.5 percent; except that, the weight limits may be
15.23	exceeded by not more than 23.75 percent during the time when seasonal increases are
15.24	authorized under section 169.826, subdivision 1.
15.25	(c) Notwithstanding paragraph (a), clause (5), a vehicle or combination of vehicles
15.26	hauling raw or unfinished forest products may operate on the segment of marked Interstate
15.27	Highway 35 provided under United States Code, title 23, section 127(q)(2)(D).
15.28	Subd. 3. Expiration date. Upon request of the permit applicant, the expiration date for
15.29	a permit issued under this section must be the same as the expiration date of the permitted
15.30	vehicle's registration.

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16.1	Sec. 18. Mi	nnesota Statutes 2	2022, section 169.	865, subdivision 1a, is am	ended to read:
16.2	Subd. 1a.	<b>Definition.</b> For p	ourposes of this see	ction, "qualifying agricultu	ral products"
16.3	means:				
16.4	(1) agricu	ltural crops, inclu	ding but not limit	ed to corn, soybeans, oats,	grain, and
16.5	by-products of	of agricultural cro	ps;		
16.6	(2) livesto	ock, including but	not limited to cat	ele, hogs, and poultry;	
16.7	(3) food c	rops, including by	ut not limited to su	igar beets, potatoes, carrot	s, and onions;
16.8	(4) fluid r	nilk;			
16.9	(5) seed a	nd material used	for or in livestock	and poultry feed; <del>and</del>	
16.10	(6) livesto	ock manure <del>.;</del> and			
16.11	<u>(7)</u> raw or	processed grass	seed.		
16.12	EFFECT	<b>IVE DATE.</b> This	s section is effective	ve the day following final of	enactment.
16.13	Sec. 19. Mi	nnesota Statutes 2	2022, section 169A	A.60, subdivision 13, is am	nended to read:
16.14	Subd. 13.	Special registrat	t <b>ion plates.</b> (a) At	any time during the effect	ive period of an
16.15	impoundmen	t order, a violator	or registered own	er may apply to the commi	ssioner for new
16.16	registration p	lates, which must	bear a special seri	es of numbers or letters so	as to be readily
16.17	identified by	traffic law enforce	ement officers. <del>The</del>	commissioner may author	ize the issuance
16.18	<del>of special pla</del>	tes if:			
16.19	(1) the vie	əlator has a qualif	ied licensed drive	<del>: whom the violator must i</del>	dentify;
16.20	(2) the vie	ator or registere	d owner has a lim	ted license issued under se	ection 171.30;
16.21	<del>(3) the reg</del>	<del>jistered owner is n</del>	ot the violator and	the registered owner has a	valid or limited
16.22	driver's licens	<del>se;</del>			
16.23	<del>(4) a men</del>	iber of the registe	red owner's house	hold has a valid driver's lie	<del>cense; or</del>
16.24	(5) the vie	olator has been rei	issued a valid driv	er's license.	
16.25	(b) The co	ommissioner may	not issue new reg	istration plates for that veh	nicle subject to
16.26	plate impound	dment for a period	l of at least one yea	r from the date of the impo	oundment order.
16.27	In addition, it	f the owner is the	violator, new regi	stration plates may not be	issued for the
16.28	vehicle unless	s the person has be	en reissued a valid	driver's license in accordar	nce with chapter
16.29	171.				

(c) A violator may not apply for new registration plates for a vehicle at any time before
the person's driver's license is reinstated.

(d) The commissioner may issue the special plates on payment of a \$50 fee for each
vehicle for which special plates are requested, except that a person who paid the fee required
under paragraph (f) must not be required to pay an additional fee if the commissioner issued
an impoundment order pursuant to paragraph (g).

(e) Paragraphs (a) to (d) notwithstanding, the commissioner must issue upon request
new registration plates for any vehicle owned by a violator or registered owner for which
the registration plates have been impounded if:

17.10 (1) the impoundment order is rescinded;

17.11 (2) the vehicle is transferred in compliance with subdivision 14; or

(3) the vehicle is transferred to a Minnesota automobile dealer licensed under section
168.27, a financial institution that has submitted a repossession affidavit, or a government
agency.

(f) Notwithstanding paragraphs (a) to (d), the commissioner, upon request and payment
of a \$100 fee for each vehicle for which special plates are requested, must issue new
registration plates for any vehicle owned by a violator or registered owner for which the
registration plates have been impounded if the violator becomes a program participant in
the ignition interlock program under section 171.306. This paragraph does not apply if the
registration plates have been impounded pursuant to paragraph (g).

(g) The commissioner shall issue a registration plate impoundment order for new
registration plates issued pursuant to paragraph (f) if, before a program participant in the
ignition interlock program under section 171.306 has been restored to full driving privileges,
the program participant:

(1) either voluntarily or involuntarily ceases to participate in the program for more than
30 days; or

17.27 (2) fails to successfully complete the program as required by the Department of Public17.28 Safety due to:

(i) two or more occasions of the participant's driving privileges being withdrawn for
violating the terms of the program, unless the withdrawal is determined to be caused by an
error of the department or the interlock provider; or

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(ii) violating the terms of the contract with the provider as determined by the provider.

18.1	Sec. 20. Minnesota Statutes 2022, section 171.0605, subdivision 5, is amended to read:
18.2	Subd. 5. Evidence; residence in Minnesota. (a) Submission of two forms of
18.3	documentation from the following is satisfactory evidence of an applicant's principal
18.4	residence address in Minnesota under section 171.06, subdivision 3, paragraph (b):
18.5	(1) a home utility services bill issued no more than 12 months before the application;
18.6	(2) a home utility services hook-up work order issued no more than 12 months before
18.7	the application;
18.8	(3) United States bank or financial information issued no more than 12 months before
18.9	the application, with account numbers redacted, including:
18.10	(i) a bank account statement;
18.11	(ii) a credit card or debit card statement;
18.12	(iii) a brokerage account statement; or
18.13	(iv) a money market account statement;
18.14	(4) a certified transcript from a United States high school, if issued no more than 180
18.15	days before the application;
18.16	(5) a certified transcript from a Minnesota college or university, if issued no more than
18.17	180 days before the application;
18.18	(6) an employment pay stub issued no more than 12 months before the application that
18.19	lists the employer's name and address;
18.20	(7) a Minnesota unemployment insurance benefit statement issued no more than 12
18.21	months before the application;
18.22	(8) a statement from an assisted living facility licensed under chapter 144G, nursing
18.23	home licensed under chapter 144A, or a boarding care facility licensed under sections 144.50
18.24	to 144.56, that was issued no more than 12 months before the application;
18.25	(9) a current policy or card for health, automobile, homeowner's, or renter's insurance;
18.26	(10) a federal or state income tax return for the most recent tax filing year;
18.27	(11) a Minnesota property tax statement for the current or prior calendar year or a
18.28	proposed Minnesota property tax notice for the current year that shows the applicant's
18.29	principal residential address both on the mailing portion and the portion stating what property
18.30	is being taxed;

19.1	(12) a Minnesota vehicle certificate of title;
19.2	(13) a filed property deed or title for current residence;
19.3	(14) a Supplemental Security Income award statement issued no more than 12 months
19.4	before the application;
19.5	(15) mortgage documents for the applicant's principal residence;
19.6	(16) a residential lease agreement for the applicant's principal residence issued no more
19.7	than 12 months before the application;
19.8	(17) a valid driver's license, including an instruction permit, issued under this chapter;
19.9	(18) a valid Minnesota identification card;
19.10	(19) an unexpired Minnesota professional license;
19.11	(20) an unexpired Selective Service card;
19.12	(21) military orders that are still in effect at the time of application;
19.13	(22) a cellular phone bill issued no more than 12 months before the application; or
19.14	(23) a valid license issued pursuant to the game and fish laws.
19.15	(b) In lieu of one of the two documents required by paragraph (a), an applicant under
19.16	the age of 18 may use a parent or guardian's proof of principal residence as provided in this
19.17	paragraph. The parent or guardian of the applicant must provide a document listed under
19.18	paragraph (a) that includes the parent or guardian's name and the same address as the address
19.19	on the document provided by the applicant. The parent or guardian must also certify that
19.20	the applicant is the child of the parent or guardian and lives at that address.
19.21	(c) A document under paragraph (a) must include the applicant's name and principal
19.22	residence address in Minnesota.
19.23	(d) For purposes of this section and Minnesota Rules, part 7410.0410, Internet service
19.24	is a home utility service.
19.25	Sec. 21. Minnesota Statutes 2022, section 171.07, subdivision 15, is amended to read:
19.26	Subd. 15. Veteran designation. (a) At the request of an eligible applicant and on payment
19.27	of the required fee, the department shall must issue, renew, or reissue to the applicant a
19.28	driver's license or Minnesota identification card bearing a graphic or written designation
19.29	of:
19.30	(1) Veteran; or

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(2) Veteran 100% T&P. 20.1 (b) At the time of the initial application for the designation provided under this 20.2 subdivision, the applicant must: 20.3 (1) be one of the following: 20.4 (i) a veteran, as defined in section 197.447; or 20.5 (ii) a retired member of the National Guard or a reserve component of the United States 20.6 armed forces; 20.7(2) have provide a certified copy of the veteran's applicant's discharge papers that confirms 20.8 20.9 an honorable or general discharge under honorable conditions status or a military retiree identification card, Veteran Identification Card, or Veteran Health Identification Card; and 20.10 20.11 (3) if the applicant is seeking the disability designation under paragraph (a), clause (2), provide satisfactory evidence of a 100 percent total and permanent service-connected 20.12 disability as determined by the United States Department of Veterans Affairs. 20.13 (c) The commissioner of public safety is required to issue drivers' licenses and Minnesota 20.14 identification cards with the veteran designation only after entering a new contract or in 20.15 coordination with producing a new card design with modifications made as required by 20.16 law. 20.17 EFFECTIVE DATE; APPLICATION. This section is effective August 1, 2023, and 20.18 applies to applications submitted on or after that date. 20.19 Sec. 22. Minnesota Statutes 2022, section 171.306, subdivision 4, is amended to read: 20.20

Subd. 4. Issuance of restricted license. (a) The commissioner shall issue a class D
driver's license, subject to the applicable limitations and restrictions of this section, to a
program participant who meets the requirements of this section and the program guidelines.
The commissioner shall not issue a license unless the program participant has provided
satisfactory proof that:

20.26 (1) a certified ignition interlock device has been installed on the participant's motor 20.27 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.

21.10 (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 21.11 (a), clause (1), (2), or (3); 169A.54, subdivision 1, clause (1), (2), (3), or (4); or 171.177, 21.12 subdivision 4, paragraph (a), clause (1), (2), or (3), or subdivision 5, paragraph (a), clause 21.13 (1), (2), or (3); or (2) revoked under section 171.17, subdivision 1, paragraph (a), clause 21.14 (1), or suspended under section 171.187, for a violation of section 609.2113, subdivision 21.15 1, clause (2), item (i) or (iii), (3), or (4); subdivision 2, clause (2), item (i) or (iii), (3), or 21.16 (4); or subdivision 3, clause (2), item (i) or (iii), (3), or (4); or 609.2114, subdivision 2, 21.17 clause (2), item (i) or (iii), (3), or (4), resulting in bodily harm, substantial bodily harm, or 21.18 great bodily harm, where the participant has fewer than two qualified prior impaired driving 21.19 incidents within the past ten years or fewer than three qualified prior impaired driving 21.20 incidents ever; may apply for conditional reinstatement of the driver's license, subject to 21.21 the ignition interlock restriction. 21.22

(d) A program participant whose driver's license has been: (1) revoked, canceled, or 21.23 denied under section 169A.52, subdivision 3, paragraph (a), clause (4), (5), or (6), or 21.24 subdivision 4, paragraph (a), clause (4), (5), or (6); 169A.54, subdivision 1, clause (5), (6), 21.25 or (7); or 171.177, subdivision 4, paragraph (a), clause (4), (5), or (6), or subdivision 5, 21.26 paragraph (a), clause (4), (5), or (6); or (2) revoked under section 171.17, subdivision 1, 21.27 paragraph (a), clause (1), or suspended under section 171.187, for a violation of section 21.28 21.29 609.2113, 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 21.30 609.2114, subdivision 2, clause (2), item (i) or (iii), (3), or (4), resulting in bodily harm, 21.31 substantial bodily harm, or great bodily harm, where the participant has two or more qualified 21.32 prior impaired driving incidents within the past ten years or three or more qualified prior 21.33 impaired driving incidents ever; may apply for conditional reinstatement of the driver's 21.34 license, subject to the ignition interlock restriction, if the program participant is enrolled in 21.35

a licensed substance use disorder treatment or rehabilitation program as recommended in 22.1 a chemical use assessment. As a prerequisite to eligibility for eventual reinstatement of full 22.2 driving privileges, a participant whose chemical use assessment recommended treatment 22.3 or rehabilitation shall complete a licensed substance use disorder treatment or rehabilitation 22.4 program. If the program participant's ignition interlock device subsequently registers a 22.5 positive breath alcohol concentration of 0.02 or higher, the commissioner shall extend the 22.6 time period that the participant must participate in the program until the participant has 22.7 22.8 reached the required abstinence period described in section 169A.55, subdivision 4.

(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.

22.15 Sec. 23. Minnesota Statutes 2022, section 174.185, is amended to read:

#### 22.16 **174.185 PAVEMENT LIFE-CYCLE COST ANALYSIS.**

22.17 Subdivision 1. Definitions. For the purposes of this section, the following definitions22.18 apply.

(a) "Life-cycle cost" is the sum of the cost of the initial pavement project and all
anticipated costs for maintenance, repair, and resurfacing over the life of the pavement.
Anticipated costs must be based on Minnesota's actual or reasonably projected maintenance,
repair, and resurfacing schedules, and costs determined by the Department of Transportation
district personnel based upon recently awarded local projects and experience with local
material costs.

(b) (a) "Life-cycle cost analysis" is or "analysis" means a comparison of life-cycle costs
among competing paving materials using equal design lives and equal comparison periods.
process for evaluating the total economic worth of a usable project segment by analyzing
initial costs and discounted future costs, such as maintenance, user costs, reconstruction,
rehabilitation, restoring, and resurfacing costs, over the life of the project segment.
(b) "Minimum requirements" means a combination of pavement, base, and subbase
materials that minimizes the total system cost to achieve the specified design performance

22.32 requirements. Design performance requirements are based on design traffic volumes,

23.1	reliability, standard deviation, pavement structural characteristics, and various material
23.2	properties for structural design.
23.3	(c) "Pavement" means any material used for paved traffic lanes, typically asphalt or
23.4	concrete, including the underlying materials inherent to each pavement alternative considered.
23.5	(d) "Rounded value" means a measurement that is rounded to the nearest half-inch
23.6	increment.
23.7	(e) "Shoulder" means the portion of the roadway contiguous with the traveled way,
23.8	outside of the edge of the pavement for accommodation of stopped vehicles, emergency
23.9	use, and lateral support of base and surface courses.
23.10	(f) "Substantial plan development" means the point in time during the plan development
23.11	process after which any further activities would preclude any of the feasible alternatives
23.12	from being selected or constructed.
23.13	(g) "Superfluous materials" means materials that are in excess of rounded values and
23.14	that are not necessary to meet the minimum requirements for a feasible alternative.
23.15	Subd. 2. Required analysis. (a) For each project in the reconditioning, resurfacing, and
23.16	road repair funding categories any project with 60,000 or more square yards of paving, the
23.17	commissioner shall must perform a life-cycle cost analysis and shall document the lowest
23.18	life-cycle costs and all alternatives considered. The commissioner shall document the chosen
23.19	pavement strategy and, if the lowest life cycle is not selected, document the justification
23.20	for the chosen strategy. A life-cycle cost analysis is required for projects to be constructed
23.21	after July 1, 2011. and document the chosen pavement strategy as provided by this section.
23.22	The commissioner must perform the life-cycle cost analysis prior to substantial plan
23.23	development.
23.24	(b) When conducting a life-cycle cost analysis, the commissioner must:
23.25	(1) derive initial and future costs from Minnesota-based historical data of roadways with
23.26	similar characteristics, including but not limited to similar geographical location, rural or
23.27	urban classification, traffic volumes, construction practices, staging, and vehicle classification
23.28	percentages;
23.29	(2) determine the analysis period based on the longest design life of all feasible
23.30	alternatives or 60 years, whichever is longer;
23.31	(3) compensate for any life added or lost due to rounding if pavement thickness is rounded
23.32	up or down;

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24.1	(4) ensu	re that each feasibl	le alternative being	considered in the analys	is meets the		
24.2	minimum requirements for that alternative and must consider only the pavement, base, and						
24.3	subbase materials that are required to meet the minimum criteria for that alternative;						
24.4	<u>(5) ident</u>	(5) identify all feasible alternatives, including a full range of rehabilitation strategies for					
24.5	both rigid a	both rigid and flexible pavements;					
24.6	(6) inclu	de agency costs, inc	cluding but not limit	ed to initial pavement, fut	ture rehabilitation		
24.7	and mainten	ance projects, overl	head, design, contra	ct administration, and rou	tine maintenance;		
24.8	<u>(7) inclu</u>	de mobilization co	osts related to const	ruction, maintenance, or	rehabilitation;		
24.9	<u>(8) inclu</u>	de costs for traffic	control to protect	workers and the public d	uring each		
24.10	construction	, maintenance, or	rehabilitation activ	ity in the analysis;			
24.11	<u>(9) inclu</u>	de evaluation of g	reenhouse gas emis	ssions through the entire	analysis period,		
24.12	including er	nissions generated	during material pr	oduction and by users of	the road;		
24.13	<u>(10)</u> iden	ntify and use realis	tic timing of future	maintenance and constr	uction practices		
24.14	using simila	r characteristics, in	cluding but not lim	ited to similar geographic	cal location, rural		
24.15	or urban classification, traffic volumes, construction practices, staging, and vehicle						
24.16	classification percentages;						
24.17	(11) for	each feasible alter	native with residua	l service life at the end o	f the analysis		
24.18	period, calc	ulate the value of a	any residual service	e life and include the value	ue as a credit in		
24.19	the final yea	r of the analysis p	eriod;				
24.20	<u>(12) incl</u>	ude an explanation	n of the methodolo	gy used to produce the co	ost estimate and		
24.21	why that me	ethod was selected	; and				
24.22	<u>(13) incl</u>	ude an explanation	of the timing selec	ted of rehabilitation and	maintenance and		
24.23	why that timing was selected.						
24.24	<u>(c)</u> The c	commissioner mus	t not include the fo	llowing in a life-cycle co	ost analysis:		
24.25	<u>(1) elem</u>	ents that are the sa	me for all alternati	ves;			
24.26	<u>(2) life-c</u>	ycle calculations f	for shoulder pavem	ent, shoulder base, or sh	oulder subbase;		
24.27	and						
24.28	<u>(3) any s</u>	uperfluous materia	al that is included a	s part of the feasible alte	rnative but is not		
24.29	required to r	neet the minimum	requirements of the	feasible alternative, inclu	ding any material		
24.30	that may be included due to the designer's preference or recommendation in the department's						
24.31	Pavement D	esign Manual. Thi	is clause does not p	preclude the commission	er from selecting		

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25.1	a pavement strategy that uses superfluous materials, but the superfluous materials must not
25.2	be a factor in making the selection.
25.3	Subd. 2a. Review and collaboration. (a) Before finalizing a pavement selection, the
25.4	commissioner must post a draft of the life-cycle cost analysis and the draft pavement selection
25.5	on the department's Office of Materials and Road Research website for 21 days. During
25.6	this period, the commissioner must allow industry association representatives to submit
25.7	questions and comments. The commissioner must collaborate with the person who submitted
25.8	the question or comment, where necessary, to ensure the commissioner fully understands
25.9	the question or comment. The commissioner must respond to each comment or question in
25.10	writing, which must include a description of any associated changes that will be made to
25.11	the life-cycle cost analysis.
25.12	(b) After the review period closes, the commissioner must make revisions to the life-cycle
25.13	cost analysis in response to questions or comments received. If the commissioner revises
25.14	the type of pavement from concrete to asphalt or from asphalt to concrete, the commissioner
25.15	must post the revised life-cycle cost analysis for review in accordance with paragraph (a).
25.16	Subd. 2b. Selection. (a) After the review period required in subdivision 2a and any
25.17	subsequent changes to the analysis, the commissioner must select the pavement strategy
25.18	and prepare a document of justification. At a minimum, the document of justification must:
25.19	(1) include all comments and questions received during the review and the commissioner's
25.20	responses to each;
25.21	(2) explain why the pavement strategy was selected;
25.22	(2) if the lowest life evals east is not calcuted instifut where a structure with a higher
25.22	(3) if the lowest life-cycle cost is not selected, justify why a strategy with a higher
25.23	life-cycle cost was selected; and
25.24	(4) identify any superfluous materials, quantify the superfluous materials' associated
25.25	costs, and provide the rationale for the superfluous materials' inclusion.
25.26	(b) The commissioner must submit the analysis and document of justification to a licensed
25.27	professional engineer for review. A life-cycle cost analysis is not considered final until it
25.28	is certified and signed by a licensed professional engineer as provided by Minnesota Rules,
25.29	part 1800.4200.
25.30	(c) For all projects that began construction on or after January 1, 2023, the commissioner
25.31	must store all life-cycle cost analyses and documents of justification on the department's
25.32	website in a manner that allows the public to easily access the documents.

#### (d) After completing the certification and signature requirements of paragraph (b) and 26.1 the posting requirements of paragraph (c), the commissioner may advance the project to 26.2 26.3 substantial plan development.

Subd. 3. Report. The commissioner shall must report annually to the chairs and ranking 26.4 minority members of the senate and house of representatives committees with jurisdiction 26.5 over transportation finance on the results of the analyses required in subdivision 2, the public 26.6 review required by subdivision 2a, and the final selection and document of justification 26.7

- required by subdivision 2b. 26.8
- **EFFECTIVE DATE.** This section is effective July 1, 2025. 26.9

Sec. 24. Minnesota Statutes 2022, section 299F.60, subdivision 1, is amended to read: 26.10

26.11 Subdivision 1. Money penalty. Any person who violates any provision of sections 299F.56 to 299F.641, or any rule issued thereunder, is subject to a civil penalty to be imposed 26.12 by the commissioner not to exceed \$100,000 for each violation for each day that the violation 26.13 persists, except that the maximum civil penalty must not exceed \$1,000,000 for any related 26.14 series of violations the maximum penalties listed in Code of Federal Regulations, title 49, 26.15

26.16 part 190, or successor requirements.

Sec. 25. Minnesota Statutes 2022, section 299J.16, subdivision 1, is amended to read: 26.17

Subdivision 1. Civil penalty. (a) A pipeline operator who violates section 299J.07, 26.18 subdivision 1, or 299J.15, or the rules of the commissioner implementing those sections, 26.19 shall forfeit and pay to the state a civil penalty in an amount to be determined by the court, 26.20 up to \$100,000 for each day that the operator remains in violation, subject to a maximum 26.21 of \$1,000,000 for a related series of violations the maximum penalties listed in Code of 26.22 Federal Regulations, title 49, part 190, or successor requirements. 26.23

26.24 (b) The penalty provided under this subdivision may be recovered by an action brought by the attorney general at the request of the commissioner, in the name of the state, in 26.25 connection with an action to recover expenses of the director under section 299J.13, 26.26 subdivision 4: 26.27

- (1) in the District Court of Ramsey County; or 26.28
- (2) in the county of the defendant's residence. 26.29

27.1	Sec. 26. Minnesota Statutes 2022, section 325F.6641, subdivision 2, is amended to read:
27.2	Subd. 2. Disclosure requirements. (a) If a motor vehicle dealer licensed under section
27.3	168.27 offers a vehicle for sale in the course of a sales presentation to any prospective buyer
27.4	the dealer must provide a written disclosure, and an oral disclosure, except for sales
27.5	performed online, an oral disclosure of:
27.6	(1) prior vehicle damage as required under subdivision 1;
27.7	(2) the existence or requirement of any title brand under section 168A.05, subdivision
27.8	3, 168A.151, 325F.6642, or 325F.665, subdivision 14, if the dealer has actual knowledge
27.9	of the brand; and
27.10	(3) if a motor vehicle, which is part of a licensed motor vehicle dealer's inventory, has
27.11	been submerged or flooded above the bottom dashboard while parked on the dealer's lot.
27.12	(b) If a person receives a flood disclosure as described in paragraph (a), clause (3),
27.13	whether from a motor vehicle dealer or another seller, and subsequently offers that vehicle
27.14	for sale, the person must provide the same disclosure to any prospective subsequent buyer.
27.15	(c) Written disclosure under this subdivision must be signed by the buyer and maintained
27.16	in the motor vehicle dealer's sales file in the manner prescribed by the registrar of motor
27.17	vehicles.
27.18	(d) The disclosure required in subdivision 1 must be made in substantially the following
27.19	form: "To the best of my knowledge, this vehicle has has not sustained damage in
27.20	excess of 80 percent actual cash value."
27.21	Sec. 27. Minnesota Statutes 2022, section 360.55, subdivision 9, is amended to read:
27.22	Subd. 9. Small unmanned aircraft systems. (a) Any small unmanned aircraft system
27.23	in which the unmanned aircraft weighs less than 55 pounds at takeoff, including payload
27.24	and anything affixed to the aircraft, either, as defined in section 360.013, subdivision 57b:
27.25	(1) must be registered in the state for an annual fee of \$25; or
27.26	(2) is not subject to registration or an annual fee if the unmanned aircraft system is owned
27.27	and operated solely for recreational purposes.
27.28	(b) An unmanned aircraft system that meets the requirements under paragraph (a) is
27.29	exempt from aircraft registration tax under sections 360.511 to 360.67.
27.30	(c) An owner must, at the time of registration, provide proof of insurability in a form
27.31	acceptable to the commissioner. Additionally, an owner must maintain records and proof

28.1 that each flight was covered by an insurance policy with limits of not less than \$300,000

per occurrence for bodily injury or death to nonpassengers in any one accident. The insurance
 must comply with section 60A.081, unless that section is inapplicable under section 60A.081,
 subdivision 3.

Sec. 28. Minnesota Statutes 2022, section 360.59, subdivision 10, is amended to read: 28.5 Subd. 10. Certificate of insurance. (a) Every owner of aircraft in this state when applying 28.6 for registration, reregistration, or transfer of ownership shall supply any information the 28.7 commissioner reasonably requires to determine that the aircraft during the period of its 28.8 contemplated operation is covered by an insurance policy with limits of not less than 28.9 \$100,000 per passenger seat liability both for passenger bodily injury or death and for 28.10 property damage; not less than \$100,000 for bodily injury or death to each nonpassenger 28.11 in any one accident; and not less than \$300,000 per occurrence for bodily injury or death 28.12 to nonpassengers in any one accident. The insurance must comply with section 60A.081, 28.13 28.14 unless that section is inapplicable under section 60A.081, subdivision 3.

The information supplied to the commissioner must include but is not limited to the name and address of the owner, the period of contemplated use or operation, if any, and, if insurance coverage is then presently required, the name of the insurer, the insurance policy number, the term of the coverage, policy limits, and any other data the commissioner requires. No certificate of registration shall be issued pursuant to subdivision 3 in the absence of the information required by this subdivision.

(b) In the event of cancellation of aircraft insurance by the insurer, the insurer shall
notify the Department of Transportation at least ten days prior to the date on which the
insurance coverage is to be terminated. Unless proof of a new policy of insurance is filed
with the department meeting the requirements of this subdivision during the period of the
aircraft's contemplated use or operation, the registration certificate for the aircraft shall be
revoked forthwith.

(c) Nothing in this subdivision shall be construed to require an owner of aircraft to
maintain passenger seat liability coverage on aircraft for which an experimental certificate
has been issued by the administrator of the Federal Aviation Administration pursuant to
Code of Federal Regulations, title 14, sections 21.191 to 21.195 and 91.319, whereunder
persons operating the aircraft are prohibited from carrying passengers in the aircraft or for
an unmanned aircraft. Whenever the aircraft becomes certificated to carry passengers,
passenger seat liability coverage shall be required as provided in this subdivision.

(d) The requirements of this subdivision shall not apply to any aircraft built by the original manufacturer prior to December 31, 1939, and owned and operated solely as a collector's item, if the owner files an affidavit with the commissioner. The affidavit shall state the owner's name and address, the name and address of the person from whom the aircraft was purchased, the make, year, and model number of the aircraft, the federal aircraft registration number, the manufacturer's identification number, and that the aircraft is owned and operated solely as a collector's item and not for general transportation purposes.

(e) A small unmanned aircraft system that meets the requirements of section 360.55,
subdivision 9, is not subject to the requirements under paragraphs (a) and (b). Owners of
small unmanned aircraft systems that meet the requirements of section 360.55, subdivision
9, must, at the time of registration, provide proof of insurability in a form acceptable to the
commissioner. Additionally, such operators must maintain records and proof that each flight
was insured for the limits established in paragraph (a).

# 29.14 Sec. 29. Minnesota Statutes 2022, section 473.375, is amended by adding a subdivision 29.15 to read:

29.16 Subd. 9b. Safe accessibility training. (a) The council must ensure that vehicle operators
29.17 who provide bus service receive training on assisting persons with disabilities and mobility
29.18 limitations to enter and leave the vehicle. The training must cover assistance in circumstances
29.19 where regular access to or from the vehicle is unsafe due to snow, ice, or other obstructions.
29.20 This subdivision applies to vehicle operators employed by the Metropolitan Council or by
29.21 a replacement service provider.

29.22 (b) The council must consult with the Transportation Accessibility Advisory Committee
 29.23 on the training.

29.24 EFFECTIVE DATE; APPLICATION. This section is effective the day following
 29.25 final enactment and applies in the counties of Anoka, Carver, Dakota, Hennepin, Ramsey,
 29.26 Scott, and Washington.

29.27 Sec. 30. Laws 2021, First Special Session chapter 5, article 4, section 143, is amended to
29.28 read:

#### 29.29 Sec. 143. STUDY ON POST-COVID PANDEMIC PUBLIC TRANSPORTATION.

(a) From funds specified under Minnesota Statutes, section 161.53, paragraph (b), the
 commissioner of transportation Using existing resources, the Metropolitan Council must

29.32 arrange <u>and pay</u> for a study by the Center for Transportation Studies at the University of

30.1	Minnesota that examines public transportation after the COVID-19 pandemic is substantially
30.2	curtailed in the United States. At a minimum, the study must:
30.3	(1) focus primarily on transit service for commuters in the metropolitan area, as defined
30.4	in Minnesota Statutes, section 473.121, subdivision 2;
30.5	(2) specifically review Northstar Commuter Rail and commuter-oriented transit service
30.6	by the Metropolitan Council and by the suburban transit providers; and
30.7	(3) provide analysis and projections on anticipated changes in:
30.8	(i) ridership;
30.9	(ii) demand for different modes and forms of active and public transportation;
30.10	(iii) transit service levels and features;
30.11	(iv) revenue and expenditures; and
30.12	(v) long-term impacts.
30.13	(b) By February November 1, 2023 2024, the commissioner chair of the Metropolitan
30.14	Council must provide a copy of the study to the members of the legislative committees with
30.15	jurisdiction over transportation policy and finance.
30.16	<b>EFFECTIVE DATE; APPLICATION.</b> This section is effective the day following
30.17	final enactment and applies in the counties of Anoka, Carver, Dakota, Hennepin, Ramsey,
30.18	Scott, and Washington.
30.19	Sec. 31. LEGISLATIVE ROUTE NO. 274 REMOVED.
30.20	(a) Minnesota Statutes, section 161.115, subdivision 205, is repealed effective the day
30.21	after the commissioner of transportation receives a copy of the agreement between the
30.22	commissioner and the governing body of Yellow Medicine County to transfer jurisdiction
30.23	of a segment of Legislative Route No. 274 and notifies the revisor of statutes under paragraph
30.24	<u>(b).</u>
30.25	(b) The revisor of statutes shall delete the route identified in paragraph (a) from Minnesota
30.26	Statutes when the commissioner of transportation sends notice to the revisor electronically
30.27	or in writing that the conditions required to transfer the route have been satisfied.
30.28	Sec. 32. LEGISLATIVE ROUTE NO. 301 REMOVED.
30.29	(a) Minnesota Statutes, section 161.115, subdivision 232, is repealed effective the day
30.30	after the commissioner of transportation receives a copy of the agreement between the

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31.1	commission	her and the governi	ing body of the city	of St. Cloud to transfer	jurisdiction of
31.2	Legislative Route No. 301 and notifies the revisor of statutes under paragraph (b).				
31.3	(b) The revisor of statutes shall delete the route identified in paragraph (a) from Minnesota				
31.4	Statutes when the commissioner of transportation sends notice to the revisor electronically				
31.5	or in writing	g that the condition	ns required to transf	er the route have been	satisfied.
31.6	Sec. 33. R	REPEALER.			

31.7 Minnesota Rules, part 8835.0350, subpart 2, is repealed.

#### APPENDIX Repealed Minnesota Rules: 23-01904

### 8835.0350 FINANCIAL RECORDS.

Subp. 2. [Repealed, L 2023 c 68 art 5 s 55]