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SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

A bill for an act

S.F. No. 2026

(SENATE AUTHORS: MOHAMED, Dibble, Oumou Verbeten, Marty and Hawj) OFFICIAL STATUS DATE D-PG 02/21/2023 988 Introduction and first reading Referred to Transportation 03/11/2024 12077a Comm report: To pass as amended and re-refer to Judiciary and Public Safety 04/15/2024 13912a Comm report: To pass as amended and re-refer to Transportation Joint rule 2.03, referred to Rules and Administration Comm report: Amend previous comm report Jt rule 2.03 suspended Re-referred to State and Local Government and Veterans 04/30/2024 15580a

relating to transportation; authorizing a pilot program to conduct traffic safety 1 2 camera enforcement in certain locations; providing for public engagement and 1.3 notice; imposing petty misdemeanor penalties; classifying and providing 1.4 requirements for traffic safety camera data; requiring reports; appropriating money; 1.5 amending Minnesota Statutes 2022, sections 13.6905, by adding a subdivision; 1.6 13.824, subdivision 1, by adding a subdivision; 134A.09, subdivision 2a; 134A.10, 1.7 subdivision 3; 168B.035, subdivision 3; 169.011, by adding subdivisions; 169.04; 1.8 169.06, by adding subdivisions; 169.14, subdivision 10, by adding subdivisions; 1.9 169.99, subdivision 1; 171.12, by adding a subdivision; 171.16, subdivision 3; 1.10 480.15, by adding a subdivision; Minnesota Statutes 2023 Supplement, section 1.11 357.021, subdivision 6; proposing coding for new law in Minnesota Statutes, 1.12 chapter 169. 1.13 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.14 Section 1. Minnesota Statutes 2022, section 13.6905, is amended by adding a subdivision 1.15 to read: 1.16 1.17 Subd. 38. Traffic safety camera data. Data related to traffic safety cameras are governed by section 169.147, subdivisions 14 to 16. 1.18 Sec. 2. Minnesota Statutes 2022, section 13.824, subdivision 1, is amended to read: 1.19 Subdivision 1. Definition Definitions. As used in (a) For purposes of this section, the 1.20 following terms have the meanings given them. 1.21 (b) "Automated license plate reader" means an electronic device mounted on a law 1.22 enforcement vehicle or positioned in a stationary location that is capable of recording data 1.23 on, or taking a photograph of, a vehicle or its license plate and comparing the collected data 1.24 and photographs to existing law enforcement databases for investigative purposes. Automated 1.25

license plate reader includes a device that is owned or operated by a person who is not a

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2.1 government entity to the extent that data collected by the reader are shared with a law
2.2 enforcement agency. Automated license plate reader does not include a traffic safety camera
2.3 system.

- 2.4 (c) "Traffic safety camera system" has the meaning given in section 169.011, subdivision
 2.5 85a.
- Sec. 3. Minnesota Statutes 2022, section 13.824, is amended by adding a subdivision to read:
- 2.8 <u>Subd. 2a.</u> <u>Limitations; certain camera systems.</u> A person must not use a traffic safety
 2.9 camera system for purposes of this section.
- Sec. 4. Minnesota Statutes 2022, section 134A.09, subdivision 2a, is amended to read:

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- Subd. 2a. Petty misdemeanor cases and criminal convictions; fee assessment. (a) In Hennepin County and Ramsey County, the district court administrator or a designee may, upon the recommendation of the board of trustees and by standing order of the judges of the district court, include in the costs or disbursements assessed against a defendant convicted in the district court of the violation of a statute or municipal ordinance, a county law library fee. This fee may be collected in all petty misdemeanor cases and criminal prosecutions in which, upon conviction, the defendant may be subject to the payment of the costs or disbursements in addition to a fine or other penalty. When a defendant is convicted of more than one offense in a case, the county law library fee shall be imposed only once in that case.
- 2.21 (b) The law library fee does not apply to a citation issued pursuant to sections 169.06, subdivision 10, and 169.14, subdivision 13.
 - Sec. 5. Minnesota Statutes 2022, section 134A.10, subdivision 3, is amended to read:
 - Subd. 3. Petty misdemeanor cases and criminal convictions; fee assessment. (a) The judge of district court may, upon the recommendation of the board of trustees and by standing order, include in the costs or disbursements assessed against a defendant convicted in the district court of the violation of any statute or municipal ordinance, in all petty misdemeanor cases and criminal prosecutions in which, upon conviction, the defendant may be subject to the payment of the costs or disbursements in addition to a fine or other penalty a county law library fee. When a defendant is convicted of more than one offense in a case, the county law library fee shall be imposed only once in that case. The item of costs or disbursements

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(9) the vehicle is unlawfully parked in a zone that is restricted by posted signs to use by

Sec. 6. 3

fire, police, public safety, or emergency vehicles;

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4.1	(10) the vehicle is unlawfully parked on property at the Minneapolis-St. Paul International
4.2	Airport owned by the Metropolitan Airports Commission;
4.3	(11) a law enforcement official has probable cause to believe that the vehicle is stolen,
4.4	or that the vehicle constitutes or contains evidence of a crime and impoundment is reasonably
4.5	necessary to obtain or preserve the evidence;
4.6	(12) the driver, operator, or person in physical control of the vehicle is taken into custody
4.7	and the vehicle is impounded for safekeeping;
4.8	(13) a law enforcement official has probable cause to believe that the owner, operator,
4.9	or person in physical control of the vehicle has failed to respond to five or more citations
4.10	for parking or traffic offenses;
4.11	(14) the vehicle is unlawfully parked in a zone that is restricted by posted signs to use
4.12	by taxicabs;
4.13	(15) the vehicle is unlawfully parked and prevents egress by a lawfully parked vehicle;
4.14	(16) the vehicle is parked, on a school day during prohibited hours, in a school zone on
4.15	a public street where official signs prohibit parking; or
4.16	(17) the vehicle is a junk, abandoned, or unauthorized vehicle, as defined in section
4.17	168B.011, and subject to immediate removal under this chapter.
4.18	(c) A violation under section 169.06, subdivision 10, or 169.14, subdivision 13, is not
4.19	a traffic offense under paragraph (b), clause (13).
4.20	Sec. 7. Minnesota Statutes 2022, section 169.011, is amended by adding a subdivision to
4.21	read:
4.22	Subd. 62b. Red light camera system. "Red light camera system" means an electronic
4.23	system of one or more cameras or other motor vehicle sensors that is specifically designed
4.24	to automatically produce recorded images of a motor vehicle operated in violation of a
4.25	traffic-control signal, including related information technology for recorded image storage,
4.26	retrieval, and transmission.
4.27	Sec. 8. Minnesota Statutes 2022, section 169.011, is amended by adding a subdivision to
4.28	read:
4.29	Subd. 77a. Speed safety camera system. "Speed safety camera system" means an
4.30	electronic system of one or more cameras or other motor vehicle sensors that is specifically
4.31	designed to automatically produce recorded images of a motor vehicle operated in violation

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of the speed limit, including related information technology for recorded image storage, 5.1 retrieval, and transmission. 5.2 Sec. 9. Minnesota Statutes 2022, section 169.011, is amended by adding a subdivision to 5.3 read: 5.4 Subd. 85a. Traffic safety camera system. "Traffic safety camera system" means a red 5.5 light camera system, a speed safety camera system, or both in combination. 5.6 Sec. 10. Minnesota Statutes 2022, section 169.04, is amended to read: 5.7 169.04 LOCAL AUTHORITY. 5.8 (a) The provisions of this chapter shall not be deemed to prevent local authorities, with 5.9 respect to streets and highways under their jurisdiction, and with the consent of the 5.10 commissioner, with respect to state trunk highways, within the corporate limits of a 5.11 municipality, or within the limits of a town in a county in this state now having or which 5.12 may hereafter have, a population of 500,000 or more, and a land area of not more than 600 5.13 square miles, and within the reasonable exercise of the police power from: 5.14 (1) regulating the standing or parking of vehicles; 5.15 (2) regulating traffic by means of police officers or traffic-control signals; 5.16 (3) regulating or prohibiting processions or assemblages on the highways; 5.17 (4) designating particular highways as one-way roadways and requiring that all vehicles, 5.18 except emergency vehicles, when on an emergency run, thereon be moved in one specific 5.19 direction; 5.20 (5) designating any highway as a through highway and requiring that all vehicles stop 5.21 before entering or crossing the same, or designating any intersection as a stop intersection, 5.22 and requiring all vehicles to stop at one or more entrances to such intersections; 5.23 5.24 (6) restricting the use of highways as authorized in sections 169.80 to 169.88. (7) regulating speed limits through the use of a speed safety camera system implemented 5.25 5.26 under section 169.147; and (8) regulating traffic control through the use of a red light camera system implemented 5.27 under section 169.147. 5.28 (b) No ordinance or regulation enacted under paragraph (a), clause (4), (5), or (6), shall

be effective until signs giving notice of such local traffic regulations are posted upon and

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kept posted upon or at the entrance to the highway or part thereof affected as may be most appropriate.

(c) No ordinance or regulation enacted under paragraph (a), clause (3), or any other provision of law shall prohibit:

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- (1) the use of motorcycles or vehicles utilizing flashing red lights for the purpose of escorting funeral processions, oversize buildings, heavy equipment, parades or similar processions or assemblages on the highways; or
- 6.8 (2) the use of motorcycles or vehicles that are owned by the funeral home and that utilize 6.9 flashing red lights for the purpose of escorting funeral processions.
- Sec. 11. Minnesota Statutes 2022, section 169.06, is amended by adding a subdivision to read:
 - Subd. 10. Red light camera; penalty. (a) Subject to subdivision 11, if a motor vehicle is operated in violation of a traffic-control signal and the violation is identified through the use of a red light camera system implemented under section 169.147, the owner of the vehicle or the lessee of the vehicle is guilty of a petty misdemeanor and must pay a fine of \$40.
 - (b) A person who commits a first offense under paragraph (a) must be given a warning and is not subject to a fine or conviction under paragraph (a). A person who commits a second offense under paragraph (a) is eligible for diversion, which must include a traffic safety course established under section 169.147, subdivision 11. A person who enters diversion and completes the traffic safety course is not subject to a fine or conviction under paragraph (a).
- 6.23 (c) This subdivision applies to violations committed on or after June 1, 2025, and before
 6.24 June 1, 2029.
- Sec. 12. Minnesota Statutes 2022, section 169.06, is amended by adding a subdivision to read:
- 6.27 Subd. 11. Red light camera; limitations. (a) An owner or lessee of a motor vehicle is
 6.28 not subject to a fine or conviction under subdivision 10 if any of the conditions under section
 6.29 169.14, subdivision 14, paragraph (a), clauses (1) to (6), are met.
- (b) The owner or lessee of a motor vehicle may not be issued a citation under subdivision
 10 and under another subdivision in this section for the same conduct.

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(c) A fine or conviction under subdivision 10 does not constitute grounds for revocation 7.1 or suspension of a person's driver's license. 7.2 (d) This subdivision applies to violations committed on or after June 1, 2025, and before 7.3 June 1, 2029. 7.4 Sec. 13. Minnesota Statutes 2022, section 169.14, subdivision 10, is amended to read: 7.5 Subd. 10. Radar; speed-measuring device; standards of evidence. (a) In any 7.6 prosecution in which the rate of speed of a motor vehicle is relevant, evidence of the speed 7.7 as indicated on radar or other speed-measuring device, including but not limited to a speed 7.8 safety camera system, is admissible in evidence, subject to the following conditions: 7.9 (1) the officer or traffic enforcement agent under section 169.147 operating the device 7.10 has sufficient training to properly operate the equipment; 7.11 (2) the officer or traffic enforcement agent testifies as to the manner in which the device 7.12 7.13 was set up and operated; (3) the device was operated with minimal distortion or interference from outside sources; 7.14 7.15 and (4) the device was tested by an accurate and reliable external mechanism, method, or 7.16 system at the time it was set up. 7.17 (b) Records of tests made of such devices and kept in the regular course of operations 7.18 of any law enforcement agency are admissible in evidence without further foundation as to 7.19 the results of the tests. The records shall be available to a defendant upon demand. Nothing 7.20 in this subdivision shall be construed to preclude or interfere with cross examination or 7.21 impeachment of evidence of the rate of speed as indicated on the radar or speed-measuring 7.22 device. 7.23 7.24 (c) Evidence from a speed safety camera system may be used solely for a citation or prosecution for a violation under subdivision 13. 7.25 Sec. 14. Minnesota Statutes 2022, section 169.14, is amended by adding a subdivision to 7.26 7.27 read: Subd. 13. Speed safety camera; penalty. (a) Subject to subdivision 14, if a motor 7.28 vehicle is operated in violation of a speed limit and the violation is identified through the 7.29

use of a speed safety camera system implemented under section 169.147, the owner of the

vehicle or the lessee of the vehicle is guilty of a petty misdemeanor and must pay a fine of:

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or suspension of a person's driver's license.

13 and under another subdivision in this section for the same conduct.

(c) A fine or conviction under subdivision 13 does not constitute grounds for revocation

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(d) T	his subdivision applies to violations committed on or after June 1, 2025, and before
June 1, 2	<u>2029.</u>
Sec. 16	6. [169.147] TRAFFIC SAFETY CAMERA SYSTEM PILOT PROGRAM.
Subd	ivision 1. Definitions. (a) For purposes of this section, the following terms have
the mear	nings given.
<u>(b)</u> "(Camera-based traffic enforcement" means enforcement of traffic control through
the use o	of a red light camera system, speed limits through the use of a speed safety camera
system, o	or both.
<u>(c) "(</u>	Commissioner" means the commissioner of transportation.
(d) "C	Commissioners" means the commissioner of transportation as the lead in coordination
with the	commissioner of public safety.
(e) "I	mplementing authority" means the commissioners, with respect to trunk highways,
and any l	local authority that implements camera-based traffic enforcement under this section.
(f) "L	Local authority" means a local unit of government authorized under the pilot program
as provid	ded under subdivision 2.
(g) "]	Monitoring site" means a location at which a traffic safety camera system is placed
	rated under this section.
	Pilot program" means the traffic safety camera pilot program established in this
section.	First program means the traffic safety camera phot program established in this
-	Traffic enforcement agent" means a licensed peace officer or an employee of a local
iuthority	who is designated as provided in this section.
Subd	. 2. Pilot program establishment. (a) In conformance with this section, the
commiss	sioner of transportation, in coordination with the commissioner of public safety,
must est	ablish a traffic safety camera pilot program that provides for education and
enforcen	nent of speeding violations, traffic-control signal violations, or both in conjunction
with use	of traffic safety camera systems.
(b) T	he authority for camera-based traffic enforcement under the pilot program is limited
to June 1	1, 2025, to May 31, 2029.
(c) O	nly the following may implement camera-based traffic enforcement under the pilot
program	<u> </u>
(1) +h	na commissioners, as provided under paragraph (d):

10.1	(2) the city of Minneapolis, as provided under paragraph (e);
10.2	(3) the city of Mendota Heights;
10.3	(4) one statutory or home rule charter city or town located outside of a metropolitan
10.4	county, as defined in section 473.121, subdivision 4, as determined by the commissioner;
10.5	<u>and</u>
10.6	(5) one county, as determined by the commissioner.
10.7	(d) Under the pilot program, the commissioners must, beginning June 1, 2025, commence
10.8	enforcement of speeding violations in trunk highway work zones as specified under
10.9	subdivision 6, paragraph (f).
10.10	(e) The city of Minneapolis is prohibited from implementing the pilot program or
10.11	camera-based traffic enforcement through or in substantive coordination with the city's
10.12	police department.
10.13	Subd. 3. Local authority requirements. Prior to implementation of camera-based traffic
10.14	enforcement, a local authority must:
10.15	(1) incorporate both camera-based traffic enforcement and additional strategies designed
10.16	to improve traffic safety in a local traffic safety action plan, transportation plan, or
10.17	comprehensive plan;
10.18	(2) notify the commissioner; and
10.19	(3) review and ensure compliance with the requirements under this section.
10.20	Subd. 4. Traffic safety camera system requirements. (a) By May 1, 2025, the
10.21	commissioners must establish traffic safety camera system standards that include:
10.22	(1) recording and data requirements as specified in subdivision 15;
10.23	(2) requirements for monitoring site signage in conformance with the requirements under
10.24	subdivision 5, paragraph (b), clause (3);
10.25	(3) procedures for traffic safety camera system placement in conformance with the
10.26	requirements under subdivision 6;
10.27	(4) training and qualification of individuals to inspect and calibrate a traffic safety camera
10.28	system;
10.29	(5) procedures for initial calibration of the traffic safety camera system prior to
10.30	deployment; and

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(c) Public engagement under paragraph (b) must include but is not limited to:

(1) outreach to populations that are traditionally underrepresented in public policy or

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planning processes;

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(2) consolidation and analysis of public feedback; and

(3) creation of an engagement summary that identifies public feedback and the resulting 12.1 impacts on implementation of camera-based traffic enforcement. 12.2 12.3 Subd. 6. **Placement requirements.** (a) A local authority with fewer than 10,000 residents may place no more than one traffic safety camera system, whether the camera system is 12.4 activated or inactive. A local authority with at least 10,000 residents may place no more 12.5 than one traffic safety camera system per 10,000 residents, whether the camera system is 12.6 activated or inactive. An implementing authority may move the location of a traffic safety 12.7 camera system if the placement requirements under this subdivision are met. 12.8 (b) An implementing authority may only place a traffic safety camera system in 12.9 12.10 conformance with the results of a camera system impact study. At a minimum, the study must: 12.11 12.12 (1) include evaluation of crash rates and severity, vehicle speed, equity, and traffic safety treatment alternatives; 12.13 12.14 (2) identify traffic safety camera system locations; and (3) explain how the locations comply with the placement requirements under paragraph 12.15 12.16 (d). (c) An implementing authority may only place a traffic safety camera system: 12.17 12.18 (1) in a trunk highway work zone; or (2) at a location that: 12.19 (i) is within 2,000 feet of (A) a public or nonpublic school, (B) a school zone established 12.20 under section 169.14, subdivision 5a, or (C) a public or private postsecondary institution; 12.21 and 12.22 12.23 (ii) has an identified traffic safety concern, as indicated by crash or law enforcement 12.24 data, safety plans, or other documentation. (d) An implementing authority that places more than one traffic safety camera system 12.25 12.26 must ensure that the cameras are placed in geographically distinct areas and in multiple communities with differing socioeconomic conditions. 12.27 (e) An implementing authority may place a traffic safety camera system on a street or 12.28 highway that is not under its jurisdiction only upon approval by the road authority that has 12.29 jurisdiction. 12.30 (f) The commissioner must establish monitoring sites on at least two trunk highway 12.31

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work zone segments.

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Subd. 7. **Traffic-control devices.** (a) An implementing authority must not adjust the 13.1 change interval for the steady yellow indication in a traffic-control signal: 13.2 13.3 (1) for one month prior to beginning to operate a red light camera system at the associated intersection; or 13.4 13.5 (2) during the period that the red light camera system is operated at the associated intersection. 13.6 13.7 (b) The yellow change interval for a traffic-control signal that is subject to paragraph (a) must meet or exceed the standards and guidance specified in the Manual on Uniform 13.8 Traffic Control Devices adopted under section 169.06, subdivision 1. 13.9 (c) An implementing authority that adjusts the yellow change interval for a traffic-control 13.10 signal at an intersection where a red light camera system is being operated must deactivate 13.11 the red light camera system and subsequently meet the requirements under paragraph (a). 13.12 Subd. 8. Traffic enforcement agents. (a) An implementing authority may designate 13.13 one or more permanent employees of the authority, who is not a licensed peace officer, as 13.14 a traffic enforcement agent. A licensed peace officer is a traffic enforcement agent and is 13.15 not required to be designated under this subdivision. An employee of a private entity may 13.16 not be designated as a traffic enforcement agent. 13.17 (b) An implementing authority must ensure that a traffic enforcement agent is properly 13.18 trained in the use of equipment and the requirements governing traffic safety camera 13.19 implementation. 13.20 (c) A traffic enforcement agent who is not a licensed peace officer has the authority to 13.21 issue citations under this section only while actually engaged in job duties and otherwise 13.22 13.23 has none of the other powers and privileges reserved to peace officers. Subd. 9. Citations; warnings. (a) A traffic enforcement agent under the pilot program 13.24 has the exclusive authority to issue a citation to the owner or lessee of a motor vehicle for 13.25 (1) a violation under section 169.06, subdivision 10, and (2) a violation under section 169.14, 13.26 13.27 subdivision 13. (b) A traffic enforcement agent may only issue a citation if: 13.28 13.29 (1) the violation is committed at least 30 days after the relevant implementing authority has commenced camera-based traffic enforcement; 13.30 (2) with respect to speed limits, the speeding violation is at least ten miles per hour in 13.31 excess of the speed limit; and 13.32

14.1	(3) a traffic enforcement agent has inspected and verified recorded images provided by
14.2	the traffic safety camera system.
14.3	(c) An implementing authority must provide a warning for a traffic-control signal
14.4	violation under section 169.06, subdivision 10, or a speeding violation under section 169.14,
14.5	subdivision 13, for the period from (1) the date when camera-based traffic enforcement is
14.6	first commenced, to (2) the date when citations are authorized under paragraph (b), clause
14.7	<u>(1).</u>
14.8	(d) Notwithstanding section 169.022, an implementing authority may specify a speed
14.9	in excess of the speed limit that is higher than the amount specified in paragraph (b), clause
14.10	(2), at which to proceed with issuance of a citation.
14.11	(e) A citation may be issued through the United States mail if postmarked within: (1)
14.12	14 days of the violation for a vehicle registered in Minnesota; or (2) 30 days of the violation
14.13	for a vehicle registered outside of Minnesota. Section 168.346, subdivision 2, applies to a
14.14	private entity that provides citation mailing services under this section.
14.15	Subd. 10. Uniform citation. (a) There must be a uniform traffic safety camera citation
14.16	issued throughout the state by a traffic enforcement agent for a violation as provided under
14.17	this section. The uniform traffic safety camera citation is in the form and has the effect of
14.18	a summons and complaint.
14.19	(b) The commissioner of public safety must prescribe the detailed form of the uniform
14.20	traffic safety camera citation. As appropriate, the citation design must conform with the
14.21	requirements for a uniform traffic ticket under section 169.99, subdivisions 1 and 1d. The
14.22	citation design must include:
14.23	(1) a brief overview of the pilot program and implementation of traffic safety camera
14.24	systems;
14.25	(2) a summary of the circumstances of the citation that includes identification of the
14.26	motor vehicle involved, the date and time of the violation, and the location where the
14.27	violation occurred;
14.28	(3) copy of the recorded image or primary images used to identify a violation;
14.29	(4) a notification that the recorded images under clause (3) are evidence of a violation
14.30	under section 169.06, subdivision 10, or 169.14, subdivision 13;
14.31	(5) a statement signed by the traffic enforcement agent who issued the citation stating
14.32	that the agent has inspected the recorded images and determined that the violation occurred
14.33	in the specified motor vehicle;

15.1	(6) a summary of the limitations under sections 169.06, subdivision 11, and 169.14,
15.2	subdivision 14;
15.3	(7) information on the diversion and traffic safety course requirements under sections
15.4	169.06, subdivision 10, paragraph (b), and 169.14, subdivision 13, paragraph (b);
15.5	(8) the total amount of the fine imposed;
15.6	(9) a notification that the person has the right to contest the citation;
15.7	(10) information on the process and procedures for a person to contest the citation; and
15.8	(11) a statement that payment of the fine constitutes a plea of guilty and failure to appear
15.9	in court is considered a plea of guilty, as provided under section 169.91, subdivision 3.
15.10	(c) The commissioner of public safety must make the information required under
15.11	paragraph (b) available in languages that are commonly spoken in the state and in each area
15.12	in which a local authority has implemented camera-based traffic enforcement.
15.13	Subd. 11. Traffic safety course. (a) The commissioners must establish a traffic safety
15.14	course that provides at least 30 minutes of instruction on speeding, traffic-control signals,
15.15	and other traffic safety topics. The curriculum must include safety risks associated with
15.16	speed and speeding in school zones and work zones.
15.17	(b) The commissioners must not impose a fee for an individual who is authorized to
15.18	attend the course under sections 169.06, subdivision 10, and 169.14, subdivision 13.
15.19	Subd. 12. Third-party agreements. (a) An implementing authority may enter into
15.20	agreements with a private entity for operations, services, or equipment under this section.
15.21	Payment under a contract with a private entity must not be based on the number of violations
15.22	citations issued, or other similar means.
15.23	(b) An implementing authority that enters into a third-party agreement under this
15.24	subdivision must perform a data practices audit of the private entity to confirm compliance
15.25	with the requirements under subdivisions 14 to 16 and chapter 13. An audit must be
15.26	undertaken at least every other year.
15.27	Subd. 13. Use of revenue. (a) Revenue from citations received by an implementing
15.28	authority that is attributable to camera-based traffic enforcement must be allocated as follows
15.29	(1) first as necessary to provide for implementation costs, which may include but is no
15.30	limited to procurement and installation of traffic safety camera systems, traffic safety
15.31	planning, and public engagement; and
15.32	(2) the remainder for traffic safety measures that perform traffic-calming.

16.1	(b) The amount expended under paragraph (a), clause (2), must supplement and not
16.2	supplant existing expenditures for traffic safety.
16.3	Subd. 14. Data practices; general requirements. (a) All data collected by a traffic
16.4	safety camera system are private data on individuals as defined in section 13.02, subdivision
16.5	12, or nonpublic data as defined in section 13.02, subdivision 9, unless the data are public
16.6	under section 13.82, subdivision 2, 3, or 6, or are criminal investigative data under section
16.7	13.82, subdivision 7.
16.8	(b) An agreement with a private entity and an implementing authority pursuant to
16.9	subdivision 12 is subject to section 13.05, subdivisions 6 and 11.
16.10	(c) A private entity must use the data gathered under this section only for purposes of
16.11	camera-based traffic enforcement under the pilot program and must not share or disseminate
16.12	the data with an entity other than the appropriate implementing authority, except pursuant
16.13	to a court order. Nothing in this subdivision prevents a private entity from sharing or
16.14	disseminating summary data, as defined in section 13.02, subdivision 19.
16.15	(d) Traffic safety camera system data are not subject to subpoena, discovery, or admission
16.16	into evidence in any prosecution, civil action, or administrative process that is not taken
16.17	pursuant to section 169.06, subdivision 10, or 169.14, subdivision 13.
16.18	Subd. 15. Data practices; traffic safety camera system. A traffic safety camera system:
16.19	(1) is limited to collection of the following data:
16.20	(i) recorded video or images of the rear license plate of a motor vehicle;
16.21	(ii) recorded video or images of motor vehicles and areas surrounding the vehicles to
16.22	the extent necessary to (A) identify a violation of a traffic-control device, or (B) calculate
16.23	vehicle speeds;
16.24	(iii) date, time, and vehicle location that correlates to the data collected under item (i)
16.25	or (ii); and
16.26	(iv) general traffic data:
16.27	(A) collected specifically for purposes of pilot program analysis and evaluation;
16.28	(B) that does not include recorded video or images;
16.29	(C) in which individuals or unique vehicles are not identified; and
16.30	(D) from which an individual or unique vehicle is not ascertainable;

17.1	(2) must not record in a manner that makes any individual personally identifiable,
17.2	including but not limited to the motor vehicle operator or occupants; and
17.3	(3) may only record or retain the data specified in clause (1), items (i) to (iii), if the
17.4	traffic safety camera system identifies an appropriate potential violation for review by a
17.5	traffic enforcement agent.
17.6	Subd. 16. Data practices; destruction of data. (a) Notwithstanding section 138.17,
17.7	and except as otherwise provided in this subdivision, data collected by a traffic safety camera
17.8	system must be destroyed within 30 days of the date of collection unless the data are criminal
17.9	investigative data under section 13.82, subdivision 7, related to a violation of a traffic-control
17.10	signal or a speed limit.
17.11	(b) Upon written request to a law enforcement agency from an individual who is the
17.12	subject of a pending criminal charge or complaint, along with the case or complaint number
17.13	and a statement that the data may be used as exculpatory evidence, data otherwise subject
17.14	to destruction under paragraph (a) must be preserved by the law enforcement agency until
17.15	the charge or complaint is resolved or dismissed.
17.16	(c) Upon written request from a program participant under chapter 5B, data collected
17.17	by a traffic safety camera system related to the program participant must be destroyed at
17.18	the time of collection or upon receipt of the request, whichever occurs later, unless the data
17.19	are active criminal investigative data. The existence of a request submitted under this
17.20	paragraph is private data on individuals as defined in section 13.02, subdivision 12.
17.21	(d) Notwithstanding section 138.17, data collected by a traffic safety camera system
17.22	must be destroyed within three years of the resolution of a citation issued pursuant to this
17.23	section.
17.24	(e) The destruction requirements under this subdivision do not apply to: (1) general
17.25	traffic data as provided under subdivision 15, clause (1), item (iv); and (2) data that identifies
17.26	the number of warnings or citations issued to an individual under this section.
17.27	Subd. 17. Exempt from rulemaking. Rules adopted to implement this section are
17.28	exempt from rulemaking under chapter 14 and are not subject to exempt rulemaking
17.29	procedures under section 14.386.
17.30	Subd. 18. Expiration. This section expires May 31, 2029.

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Sec. 17. Minnesota Statutes 2022, section 169.99, subdivision 1, is amended to read:

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Subdivision 1. Form. (a) Except as provided in subdivision 3; section 169.147, subdivision 8; and section 169.999, subdivision 3, there shall be a uniform ticket issued throughout the state by the police and peace officers or by any other person for violations of this chapter and ordinances in conformity thereto. Such uniform traffic ticket shall be in the form and have the effect of a summons and complaint. Except as provided in paragraph (b), the uniform ticket shall state that if the defendant fails to appear in court in response to the ticket, an arrest warrant may be issued. The uniform traffic ticket shall consist of four parts, on paper sensitized so that copies may be made without the use of carbon paper, as follows:

- 18.11 (1) the complaint, with reverse side for officer's notes for testifying in court, driver's past record, and court's action, printed on white paper; 18.12
- (2) the abstract of court record for the Department of Public Safety, which shall be a 18.13 copy of the complaint with the certificate of conviction on the reverse side, printed on yellow 18.14 paper; 18.15
- (3) the police record, which shall be a copy of the complaint and of the reverse side of 18.16 copy (1), printed on pink paper; and 18.17
 - (4) the summons, with, on the reverse side, such information as the court may wish to give concerning the Traffic Violations Bureau, and a plea of guilty and waiver, printed on off-white tag stock.
- (b) If the offense is a petty misdemeanor, the uniform ticket must state that a failure to 18.21 appear will be considered a plea of guilty and waiver of the right to trial, unless the failure 18.22 to appear is due to circumstances beyond the person's control. 18.23
- Sec. 18. Minnesota Statutes 2022, section 171.12, is amended by adding a subdivision to 18.24 read: 18.25
- Subd. 6a. **Driving record**; **traffic safety camera system.** (a) The commissioner of 18.26 public safety must not record on an individual's driving record any violation of: 18.27
- (1) a traffic-control signal under section 169.06, subdivision 10; or 18.28
- (2) a speed limit under section 169.14, subdivision 13. 18.29
- (b) This subdivision applies to violations committed on or after June 1, 2025, and before 18.30 June 1, 2029. 18.31

Sec. 18. 18 19.1

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Sec. 19. Minnesota Statutes 2022, section 171.16, subdivision 3, is amended to read:

- Subd. 3. **Failure to pay fine.** The commissioner is prohibited from suspending a person's driver's license based solely on the fact that a person:
- 19.4 (1) has been convicted of:
- 19.5 (i) violating a law of this state or an ordinance of a political subdivision which regulates 19.6 the operation or parking of motor vehicles;
- (ii) a violation under section 169.06, subdivision 10; or
- 19.8 (iii) a violation under section 169.14, subdivision 13;
- 19.9 (2) has been sentenced to the payment of a fine or had a surcharge levied against that
 19.10 person, or sentenced to a fine upon which a surcharge was levied; and
- 19.11 (3) has refused or failed to comply with that sentence or to pay the surcharge.
- 19.12 Sec. 20. Minnesota Statutes 2023 Supplement, section 357.021, subdivision 6, is amended to read:
 - Subd. 6. Surcharges on criminal and traffic offenders. (a) Except as provided in this subdivision, the court shall impose and the court administrator shall collect a \$75 surcharge on every person convicted of any felony, gross misdemeanor, misdemeanor, or petty misdemeanor offense, other than a violation of: (1) a law or ordinance relating to vehicle parking, for which there is a \$12 surcharge; and (2) section 609.855, subdivision 1, 3, or 3a, for which there is a \$25 surcharge. When a defendant is convicted of more than one offense in a case, the surcharge shall be imposed only once in that case. In the Second Judicial District, the court shall impose, and the court administrator shall collect, an additional \$1 surcharge on every person convicted of any felony, gross misdemeanor, misdemeanor, or petty misdemeanor offense, including a violation of a law or ordinance relating to vehicle parking, if the Ramsey County Board of Commissioners authorizes the \$1 surcharge. The surcharge shall be imposed whether or not the person is sentenced to imprisonment or the sentence is stayed. The surcharge shall not be imposed when a person is convicted of a petty misdemeanor for which no fine is imposed.
 - (b) The court may reduce the amount or waive payment of the surcharge required under this subdivision on a showing of indigency or undue hardship upon the convicted person or the convicted person's immediate family. Additionally, the court may permit the defendant to perform community work service in lieu of a surcharge.

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(c) The court administrator or other entity collecting a surcharge shall forward it to the 20.1 commissioner of management and budget. 20.2 (d) If the convicted person is sentenced to imprisonment and has not paid the surcharge 20.3 before the term of imprisonment begins, the chief executive officer of the correctional 20.4 facility in which the convicted person is incarcerated shall collect the surcharge from any 20.5 earnings the inmate accrues from work performed in the facility or while on conditional 20.6 release. The chief executive officer shall forward the amount collected to the court 20.7 administrator or other entity collecting the surcharge imposed by the court. 20.8 (e) A person who enters a diversion program, continuance without prosecution, 20.9 continuance for dismissal, or stay of adjudication for a violation of chapter 169 must pay 20.10 the surcharge described in this subdivision. A surcharge imposed under this paragraph shall 20.11 be imposed only once per case. 20.12 (f) The surcharge does not apply to: 20.13 (1) citations issued pursuant to section 169.06, subdivision 10; 20.14 (2) citations issued pursuant to section 169.14, subdivision 13; 20.15 (3) administrative citations issued pursuant to section 169.999-; or 20.16 (g) The surcharge does not apply to (4) administrative citations issued by transit rider 20.17 investment program personnel pursuant to section 473.4075. 20.18 Sec. 21. Minnesota Statutes 2022, section 480.15, is amended by adding a subdivision to 20.19 read: 20.20 Subd. 10d. Uniform collections policies and procedures; limitations. The uniform 20.21 collections policies and procedures under subdivision 10c must not allow collections of 20.22 court debt, as defined in subdivision 10c, or referral of court debt to the Department of 20.23 20.24 Revenue, that only arises from a single violation under section 169.06, subdivision 10, or 169.14, subdivision 13. 20.25 Sec. 22. TRAFFIC SAFETY CAMERA SYSTEMS; EVALUATION AND 20.26 REPORTING. 20.27 Subdivision 1. **Definitions.** (a) For purposes of this section, the following terms and the 20.28 terms defined in Minnesota Statutes, section 169.147, subdivision 1, have the meanings 20.29 given. 20.30

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21.1	(b) "Traffic safety camera system" has the meaning given in Minnesota Statutes, section
21.2	<u>169.011, subdivision 85a.</u>
21.3	Subd. 2. Independent evaluation; general requirements. (a) The commissioner must
21.4	arrange for an independent evaluation of traffic safety camera systems that includes analysis
21.5	of the pilot program. By December 31, 2028, the commissioner must submit a copy of the
21.6	evaluation to the chairs and ranking minority members of the legislative committees with
21.7	jurisdiction over transportation policy and finance.
21.8	(b) The evaluation must be performed outside the Departments of Transportation and
21.9	Public Safety by an entity with qualifying experience in traffic safety research. The evaluation
21.10	must include any monitoring sites established by an implementing authority.
21.11	(c) The commissioner must establish an evaluation methodology that provides
21.12	standardized metrics and evaluation measures and enables valid statistical comparison across
21.13	monitoring sites.
21.14	(d) At a minimum, the evaluation must:
21.15	(1) analyze the effectiveness of traffic safety camera systems in lowering travel speeds,
21.16	reducing speed differentials, reducing violations of traffic-control signals, and meeting any
21.17	other measures identified in the evaluation methodology;
21.18	(2) perform statistical analyses of traffic speeds, crashes, injuries, fatalities, and other
21.19	measurable traffic incidents; and
21.20	(3) identify any changes in traffic congestion attributable to traffic safety camera systems.
21.21	Subd. 3. Independent evaluation; implementing authorities. (a) Each implementing
21.22	authority under the pilot program must follow the evaluation methodology established under
21.23	subdivision 2.
21.24	(b) Each implementing authority under the pilot program must provide information for
21.25	the evaluation under subdivision 2 as requested and include the following: the total number
21.26	of warnings issued; the total number of citations issued; the number of people who opted
21.27	for diversion under Minnesota Statutes, sections 169.06, subdivision 10, paragraph (b), and
21.28	169.14, subdivision 13, paragraph (b); gross and net revenue received; expenditures incurred;
21.29	a description of how the net revenue generated by the program was used; total amount of
21.30	any payments made to a contractor; the number of employees involved in the pilot program;
21.31	the type of traffic safety camera system used; the location of each monitoring site; the
21.32	activation start and stop dates of the traffic safety camera system at each monitoring site;
21.33	the number of citations issued, with a breakout by monitoring site; the number of instances

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in which a traffic enforcement agent reviewed recorded video or images for a pot	ential
violation but did not issue a resulting citation; and details on traffic safety camera	system
inspection and maintenance activities.	
Subd. 4. Pilot program reporting. (a) An implementing authority that operate	s a traffic
safety camera in a calendar year must publish a report on the implementation for that	calendar
year. The report is due by March 1 of the following calendar year.	
(b) At a minimum, the report must summarize the activities of the implementing	authority
and provide the information required under subdivision 3, paragraph (b).	
Subd. 5. Legislative report. By January 15, 2029, the commissioners must su	bmit a
report on traffic safety camera systems to the members of the legislative committee	ees with
urisdiction over transportation policy and finance. At a minimum, the report mus	<u>st:</u>
(1) provide a review of the pilot program;	
(2) provide data on citations issued under the pilot program, with breakouts by	year and
location;	
(3) summarize the results of the independent evaluation under subdivision 2;	
(4) evaluate any disparities in impacts under the pilot programs, including by	income,
by race, and in communities that are historically underrepresented in transportation	olanning;
(5) identify fiscal impacts of implementation of traffic safety camera systems;	and
(6) make any recommendations regarding ongoing traffic safety camera implem	entation,
including but not limited to any draft legislative proposal.	
Sec. 23. APPROPRIATION; TRAFFIC SAFETY CAMERA SYSTEM PII	ОТ
PROGRAM.	<u> </u>
\$ in fiscal year 2025 is appropriated from the general fund to the commission of the commission o	
ransportation for the traffic safety camera pilot program under Minnesota Statutes	•
169.147, and the evaluation and legislative report under section 22. With the appr	
the commissioner of transportation, any portion of this appropriation is available	
commissioner of public safety. This is a onetime appropriation and is available un	ntil June
30, 2029.	

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