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REVISOR

H. F. No.

6

State of Minnesota HOUSE OF REPRESENTATIVES

SPECIAL SESSION

Authored by Hornstein, Torkelson and Youakim The bill was read for the first time R/S Rules Suspended, urgency declared Read for the Second Time Read for the Third Time Passed by the House and transmitted to the Senate Passed by the Senate and returned to the House
Presented to Governor
Governor Approval

A bill for an act

relating to transportation; establishing a budget for transportation; appropriating 12 money for transportation purposes, including Department of Transportation, 1.3 Metropolitan Council, and Department of Public Safety activities; providing grants 1.4 to deputy registrars; requiring the purchase and implementation of a vehicle title 1.5 and registration system to replace the Minnesota Licensing and Registration System 1.6 (MNLARS); modifying various fees and surcharges; establishing committees and 1.7 task forces; establishing accounts; modifying various provisions governing 1.8 transportation policy and finance; making technical changes; requiring reports; 1.9 amending Minnesota Statutes 2018, sections 3.972, by adding subdivisions; 13.46, 1.10 subdivision 2; 13.72, subdivision 10; 80E.13; 161.115, subdivisions 46, 111; 1.11 161.14, subdivision 16, by adding subdivisions; 161.32, subdivision 2; 168.013, 1.12 subdivisions 1a, 3, 21; 168.10, subdivisions 1g, 1h; 168.105, subdivision 5; 168.12, 1.13 subdivisions 2, 2b, 2c, 2d, 2e, 2g, 5; 168.121, subdivision 1; 168.123, subdivision 1.14 1; 168.1235, subdivision 1; 168.1255, subdivision 1; 168.1256, subdivision 1; 1.15 168.128, subdivision 2; 168.1282, subdivision 1; 168.1291, subdivision 4; 168.1294, 1.16 subdivisions 1, 6; 168.1295, subdivision 1; 168.1296, subdivision 1; 168.1297, 1.17 subdivision 1; 168.1298, subdivision 1; 168.1299, subdivision 1; 168.27, by adding 1.18 subdivisions; 168.327, subdivisions 4, 5; 168.33, subdivisions 7, 8a; 168.346, 1.19 subdivision 1; 168.62, subdivision 3; 168A.02, subdivision 1; 168A.085, by adding 1.20 a subdivision; 168A.12, subdivision 2; 168A.17, by adding a subdivision; 168A.29, 1.21 subdivision 1; 169.011, subdivision 64, by adding subdivisions; 169.14, subdivision 1.22 5, by adding a subdivision; 169.18, subdivisions 1, 7, 8, 10; 169.20, subdivision 1.23 7, by adding a subdivision; 169.26, subdivisions 1, 4; 169.28; 169.29; 169.442, 1 24 subdivision 5, by adding a subdivision; 169.443, subdivision 2; 169.448, subdivision 1.25 1; 169.4503, subdivisions 5, 13, by adding a subdivision; 169.55, subdivision 1; 1.26 169.57, subdivision 3; 169.58, by adding a subdivision; 169.64, subdivisions 3, 8, 1.27 by adding a subdivision; 169.71, subdivisions 1, 4, by adding a subdivision; 169.81, 1.28 by adding subdivisions; 169.8261, subdivision 2; 169.829, subdivision 4; 169.864; 1.29 169.865, subdivisions 1, 2, by adding a subdivision; 171.01, by adding subdivisions; 1.30 171.041; 171.06, subdivisions 2, 3; 171.07, by adding a subdivision; 171.12, by 1.31 adding a subdivision; 174.03, by adding a subdivision; 174.12, subdivision 8; 1.32 174.24, subdivision 2; 174.57; 221.031, by adding a subdivision; 299A.12, 1.33 subdivisions 1, 2, 3; 299A.13; 299A.14, subdivision 3; 299A.705; 360.013, by 1.34 adding a subdivision; 360.017, subdivision 1; 360.021, subdivision 1; 360.024; 1.35 360.062; 360.063, subdivisions 1, 3; 360.064, subdivision 1; 360.065, subdivision 1.36 1; 360.066, subdivision 1; 360.067, by adding a subdivision; 360.071, subdivision 1.37 2; 360.305, subdivision 6; 394.22, by adding a subdivision; 394.23; 394.231; 1.38

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 2.1 2.2 2.3 2.4 2.5 2.6 2.7 2.8 2.9 2.10 	462.357, subdivisi 1a; Laws article 11 subdivisi 169; 171 subdivisi subdivisi	ubdivision 3; 462.352, by subdivision 9, by adding a on 4a; 473.39, subdivision 1994, chapter 643, sectio , section 38, subdivisions on 1; proposing coding fo ; 299D; 360; repealing M on 4; 161.1419, subdivisio on 4; 360.065, subdivisio 01, section 3, subdivision	a subdivision; 4 6, by adding a 5, 6; Laws 201 or new law in M innesota Statuto on 8; 299A.12, s n 2; 360.066, s	73.386, subdivision subdivision; 574.26, on 8; Laws 2014, ch 8, chapter 101, sect innesota Statutes, ch es 2018, sections 3.9 ubdivision 4; 299A.1	3; 473.388, subdivision napter 312, tion 3, napters 161; 972, 18; 360.063,
2.11	BE IT ENAC	TED BY THE LEGISLA	TURE OF THE	E STATE OF MINN	ESOTA:
2.12			ARTICLE 1		
2.13		TRANSPO	RTATION FI	NANCE	
2.14	Section 1. TR	ANSPORTATION APP	PROPRIATION	NS.	
2.15	The sums s	shown in the columns marl	ked "Appropriat	ions" are appropriate	ed to the agencies
2.16	and for the pu	rposes specified in this art	ticle. The appro	priations are from th	e trunk highway
2.17	fund, or anoth	er named fund, and are ava	ailable for the fi	scal years indicated	for each purpose.
2.18	Amounts for '	'Total Appropriation" and	l sums shown ir	the corresponding	columns marked
2.19	"Appropriatio	ons by Fund" are summary	y only and do no	ot have legal effect.	Unless specified
2.20	otherwise, the	e amounts in the second y	ear under "App	ropriations by Fund	" show the base
2.21	within the me	aning of Minnesota Statu	tes, section 16A	A.11, subdivision 3,	by fund. The
2.22	figures "2020"	and "2021" used in this a	rticle mean that	the appropriations l	isted under them
2.23	are available	for the fiscal year ending	June 30, 2020,	or June 30, 2021, re	spectively. "The
2.24	first year" is f	iscal year 2020. "The sec	ond year" is fis	cal year 2021. "The	biennium" is
2.25	fiscal years 20	020 and 2021. "C.S.A.H."	' is the county s	tate-aid highway fu	nd. "M.S.A.S."
2.26	is the municip	al state-aid street fund. "I	H.U.T.D." is the	e highway user tax d	listribution fund.
2.27 2.28 2.29 2.30				<u>APPROPRIA</u> <u>Available for the Ending June 2020</u>	he Year
2.31 2.32	Sec. 2. <u>DEPA</u> TRANSPOR	RTMENT OF TATION			
2.33	Subdivision 1	. Total Appropriation	<u>\$</u>	<u>3,018,863,000</u> §	3,046,009,000
2.34		Appropriations by Fund			
2.35		<u>2020</u>	2021		
2.36	General	21,558,000	19,691,000		
2.37	Airports	25,332,000	25,332,000		
2.38	<u>C.S.A.H.</u>	833,413,000	846,606,000		

<u>M.S.A.S.</u>	<u>208,638,000</u> <u>211,</u>	609,000		
Trunk Highway	1,929,922,000 1,942,	771,000		
The appropriations	in this section are to the			
commissioner of tra	ansportation. The amounts	<u>3</u>		
that may be spent f	for each purpose are			
specified in the foll	lowing subdivisions.			
Subd. 2. Multimod	lal Systems			
(a) Aeronautics				
(1) Airport Develo	opment and Assistance	<u>1</u>	8,598,000	18,598,000
This appropriation	is from the state airports			
fund and must be s	pent according to			
Minnesota Statutes	s, section 360.305,			
subdivision 4.				
Notwithstanding M	linnesota Statutes, section	<u>.</u>		
16A.28, subdivisio	on 6, this appropriation is			
available for five y	ears after the year of the			
appropriation. If th	e appropriation for either			
year is insufficient,	, the appropriation for the			
other year is availa	ble for it.			
If the commissione	er of transportation			
determines that a back	alance remains in the state			
airports fund follov	wing the appropriations			
made in this article	and that the appropriations	5		
made are insufficie	ent for advancing airport			
development and a	ssistance projects, an			
amount necessary t	to advance the projects, no	<u>t</u>		
to exceed the balance	ce in the state airports fund	2		
is appropriated in e	each year to the			
commissioner and	must be spent according to	<u>)</u>		
Minnesota Statutes	s, section 360.305,			
subdivision 4. With	nin two weeks of a			
determination unde	er this contingent			
appropriation, the c	commissioner of			
transportation must	t notify the commissioner			

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4.1	of management and budget and the cha	irs,		
4.2	ranking minority members, and staff of			
4.3	legislative committees with jurisdiction	<u>n over</u>		
4.4	transportation finance concerning the f	unds		
4.5	appropriated. Funds appropriated under	r this		
4.6	contingent appropriation do not adjust th	e base		
4.7	for fiscal years 2022 and 2023.			
4.8	(2) Aviation Support and Services		8,289,000	8,304,000
4.9	Appropriations by Fund			
4.10	<u>2020</u>	2021		
4.11	<u>Airports</u> <u>6,654,000</u>	6,654,000		
4.12	<u>Trunk Highway</u> <u>1,635,000</u>	1,650,000		
4.13	(3) Civil Air Patrol		80,000	80,000
4.14	This appropriation is from the state airp	ports		
4.15	fund for the Civil Air Patrol.			
4.16	(b) Transit		18,801,000	18,181,000
4.17	Appropriations by Fund			
4.18	<u>2020</u>	2021		
4.19	<u>General</u> <u>17,899,000</u>	17,249,000		
4.20	Trunk Highway 902,000	932,000		
4.21	\$650,000 in fiscal year 2020 is from the	e		
4.22	general fund for assessment, analysis, a	and		
4.23	review of the project to extend Northsta	ar		
4.24	Commuter Rail service to the city of St. C	Cloud.		
4.25	(c) Safe Routes to School		500,000	500,000
4.26	This appropriation is from the general f	fund		
4.27	for the safe routes to school program un	nder		
4.28	Minnesota Statutes, section 174.40.			
4.29	(d) Passenger Rail		500,000	500,000
4.30	This appropriation is from the general f	fund		
4.31	for passenger rail system planning, altern	natives		
4.32	analysis, environmental analysis, desig	n, and		

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5.1	preliminary engineerir	ng under Minneso	ta		
5.2	Statutes, sections 174.	632 to 174.636.			
5.3	(e) Freight			<u>6,883,000</u>	<u>6,857,000</u>
5.4	Appropr	riations by Fund			
5.5		<u>2020</u>	2021		
5.6	General	1,229,000	1,069,000		
5.7	Trunk Highway	5,654,000	5,788,000		
5.8	\$160,000 in the first y	ear is from the ge	neral		
5.9	fund for port developm	nent assistance gr	ants		
5.10	under Minnesota Statu	ites, chapter 457A	<u>, to</u>		
5.11	the Port Authority of V	Winona. Any			
5.12	improvements made w	vith the proceeds	of the		
5.13	grants must be publicl	y owned. This is	<u>a</u>		
5.14	onetime appropriation	and is available i	n the		
5.15	second year.				
5.16	Subd. 3. State Roads				
5.17	(a) Operations and M	laintenance		361,811,000	366,300,000
5.18	The base is \$364,305,	000 in fiscal year	2022		
5.19	and \$362,811,000 in fi	iscal year 2023.			
5.20	(b) Program Planning	g and Delivery			
5.21	(1) Planning and Res	earch		32,529,000	30,950,000
5.22	Approp	riations by Fund			
5.23		<u>2020</u>	2021		
5.24	General	1,062,000	<u>0</u>		
5.25	Trunk Highway	31,467,000	30,950,000		
5.26	The commissioner ma	y use any balance	2		
5.27	remaining in this appro	opriation for prog	ram		
5.28	delivery under clause	(2).			
5.29	\$1,062,000 in the first	year is from the ge	eneral		
5.30	fund for trunk highwa	y corridor and bri	dge		
5.31	improvement studies,	which may incluc	le		
5.32	evaluation of safety in	nrovomonte on t			

6.1	highways and a feasibility study of river	
6.2	crossings that connect trunk highways.	
6.3	\$130,000 each year is available for	
6.4	administrative costs of the targeted group	
6.5	business program.	
6.6	\$266,000 each year is available for grants to	
6.7	metropolitan planning organizations outside	
6.8	the seven-county metropolitan area.	
6.9	\$900,000 each year is available for grants for	
6.10	transportation studies outside the metropolitan	
6.11	area to identify critical concerns, problems,	
6.12	and issues. These grants are available: (1) to	
6.13	regional development commissions; (2) in	
6.14	regions where no regional development	
6.15	commission is functioning, to joint powers	
6.16	boards established under agreement of two or	
6.17	more political subdivisions in the region to	
6.18	exercise the planning functions of a regional	
6.19	development commission; and (3) in regions	
6.20	where no regional development commission	
6.21	or joint powers board is functioning, to the	
6.22	Department of Transportation district office	
6.23	for that region.	
6.24	(2) Program Delivery	<u>224</u>
6.25	This appropriation includes use of consultants	
6.26	to support development and management of	
6.27	projects.	
6.28	\$1,000,000 in each year is available for	
6.29	management of contaminated and regulated	
6.30	material on property owned by the Department	
6.31	of Transportation, including mitigation of	
6.32	property conveyances, facility acquisition or	
6.33	expansion, chemical release at maintenance	
6.34	facilities, and spills on the trunk highway	

24,439,000 227,568,000

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7.1	system where there is no known respo	onsible		
7.2	party. If the appropriation for either y	ear is		
7.3	insufficient, the appropriation for the			
7.4	year is available for it.			
7.5	(c) State Road Construction		939,295,000	924,282,000
7.6	This appropriation is for the actual			
7.7	construction, reconstruction, and impro	ovement		
7.8	of trunk highways, including design-l	ouild		
7.9	contracts, internal department costs ass	sociated		
7.10	with delivering the construction program	ram <u>,</u>		
7.11	consultant usage to support these acti	vities,		
7.12	and the cost of actual payments to land	lowners		
7.13	for lands acquired for highway rights-	of-way,		
7.14	payment to lessees, interest subsidies,	, and		
7.15	relocation expenses.			
7.16	The commissioner of transportation n	nust		
7.17	notify the chairs, ranking minority me	embers,		
7.18	and staff of the legislative committee	s with		
7.19	jurisdiction over transportation financ	e of any		
7.20	significant events that cause the estim	ates of		
7.21	federal aid to change.			
7.22	This appropriation includes federal hi	<u>ghway</u>		
7.23	aid.			
7.24	The commissioner may expend up to c	one-half		
7.25	of one percent of the federal appropri	ations		
7.26	under this paragraph as grants to oppo	ortunity		
7.27	industrialization centers and other not	nprofit		
7.28	job training centers for job training pr	ograms		
7.29	related to highway construction.			
7.30	The commissioner may transfer up to			
7.31	\$15,000,000 each year to the transpor	tation		
7.32	revolving loan fund.			
7.33	The commissioner may receive mone	<u>y</u>		
7.34	covering other shares of the cost of par	tnership		

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8.1	projects. These receipts are appropri-	iated to			
8.2	the commissioner for these projects.	<u>.</u>			
8.3	(d) Corridors of Commerce		25,000,000	25,000,000	
8.4	This appropriation is for the corrido	<u>rs of</u>			
8.5	commerce program under Minnesota	Statutes,			
8.6	section 161.088. The commissioner	may use			
8.7	up to 17 percent of the amount each	year for			
8.8	program delivery.				
8.9	(e) Highway Debt Service		236,439,000	250,766,000	
8.10	\$226,939,000 in fiscal year 2020 an	<u>d</u>			
8.11	\$241,266,000 in fiscal year 2021 are	e for			
8.12	transfer to the state bond fund. If the	S			
8.13	appropriation is insufficient to make	e all			
8.14	transfers required in the year for wh	ich it is			
8.15	made, the commissioner of manager	ment and			
8.16	budget must transfer the deficiency	amount			
8.17	under the statutory open appropriation and				
8.18	notify the chairs, ranking minority members,				
8.19	and staff of the legislative committees with				
8.20	jurisdiction over transportation finance and				
8.21	the chairs of the senate Finance Cor	nmittee			
8.22	and the house of representatives Wa	ys and			
8.23	Means Committee of the amount of	the			
8.24	deficiency. Any excess appropriatio	n cancels			
8.25	to the trunk highway fund.				
8.26	(f) Statewide Radio Communicati	ons	5,989,000	6,159,000	
8.27	Appropriations by Fu	nd			
8.28	<u>2020</u>	<u>2021</u>			
8.29	General 3,000				
8.30	Trunk Highway 5,986,000	<u>6,156,000</u>			
8.31	\$3,000 in each year is from the gene	eral fund			
8.32	to equip and operate the Roosevelt s	signal			
8.33	tower for Lake of the Woods weather	er			
8.34	broadcasting.				

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9.1	Subd. 4. Local Roads			
9.2	(a) County State-Aid Roads		833,413,000	846,606,000
9.3	This appropriation is from the county sta	te-aid		
9.4	highway fund under Minnesota Statutes	<u>s,</u>		
9.5	sections 161.081 and 297A.815, subdiv	vision		
9.6	3, and chapter 162, and is available unti	l June		
9.7	<u>30, 2029.</u>			
9.8	If the commissioner of transportation			
9.9	determines that a balance remains in th	e		
9.10	county state-aid highway fund following	ig the		
9.11	appropriations and transfers made in th	is		
9.12	paragraph, and that the appropriations	nade		
9.13	are insufficient for advancing county sta	te-aid		
9.14	highway projects, an amount necessary	to		
9.15	advance the projects, not to exceed the ba	alance		
9.16	in the county state-aid highway fund, is	3		
9.17	appropriated in each year to the commiss	sioner.		
9.18	Within two weeks of a determination up	nder		
9.19	this contingent appropriation, the			
9.20	commissioner of transportation must no	otify		
9.21	the commissioner of management and b	oudget		
9.22	and the chairs, ranking minority member	rs, and		
9.23	staff of the legislative committees with			
9.24	jurisdiction over transportation finance			
9.25	concerning funds appropriated. The			
9.26	commissioner must identify in the next b	oudget		
9.27	submission to the legislature under Mini	nesota		
9.28	Statutes, section 16A.11, any amount the	nat is		
9.29	appropriated under this paragraph.			
9.30	(b) Municipal State-Aid Roads		208,638,000	211,609,000
9.31	This appropriation is from the municipation	al		
9.32	state-aid street fund under Minnesota Sta	atutes,		
9.33	chapter 162, and is available until June	30,		
9.34	<u>2029.</u>			

10.1	If the commissioner of transportation
	determines that a balance remains in the
10.2	
10.3	municipal state-aid street fund following the
10.4	appropriations and transfers made in this
10.5	paragraph, and that the appropriations made
10.6	are insufficient for advancing municipal
10.7	state-aid street projects, an amount necessary
10.8	to advance the projects, not to exceed the
10.9	balance in the municipal state-aid street fund,
10.10	is appropriated in each year to the
10.11	commissioner. Within two weeks of a
10.12	determination under this contingent
10.13	appropriation, the commissioner of
10.14	transportation must notify the commissioner
10.15	of management and budget and the chairs,
10.16	ranking minority members, and staff of the
10.17	legislative committees with jurisdiction over
10.18	transportation finance concerning funds
10.19	appropriated. The commissioner must identify
10.20	in the next budget submission to the legislature
10.21	under Minnesota Statutes, section 16A.11, any
10.22	amount that is appropriated under this
10.23	paragraph.
10.24	Subd. 5. Agency Management
10.05	
10.25	(a) Agency Services
10.26	Appropriations by Fund
10.27	<u>2020</u> <u>2021</u>
10.28	<u>General</u> <u>311,000</u> <u>316,000</u>
10.29	<u>Trunk Highway</u> <u>53,879,000</u> <u>54,385,000</u>
10.30	\$311,000 from the general fund in fiscal year
10.31	2020 and \$316,000 from the general fund in
10.32	fiscal year 2021, and \$100,000 from the trunk
10.33	highway fund in each of fiscal years 2020 and
10.34	2021, are to facilitate tribal training for state
10.35	agencies.

<u>54,190,000</u> <u>54,701,000</u>

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11.1	The base from the general fund is \$0 in e	each		
11.2	of fiscal years 2022 and 2023.			
11.3	The base from the trunk highway fund is			
11.4	\$53,069,000 in each of fiscal years 2022	and		
11.5	<u>2023.</u>			
11.6	(b) Buildings		42,869,000	48,448,000
11.7	Appropriations by Fund			
11.8	2020	2021		
11.9	<u>General</u> <u>54,000</u>	54,000		
11.10	Trunk Highway 42,815,000	48,394,000		
11.11	Any money appropriated to the commissi	oner		
11.12	of transportation for building construction	n for		
11.13	any fiscal year before the first year is avail	lable		
11.14	to the commissioner during the biennium	<u>n to</u>		
11.15	the extent that the commissioner spends	the		
11.16	money on the building construction proje	ects		
11.17	for which the money was originally			
11.18	encumbered during the fiscal year for wh	nich		
11.19	it was appropriated. If the appropriation	for		
11.20	either year is insufficient, the appropriati	on		
11.21	for the other year is available for it.			
11.22	The base from the trunk highway fund is	<u>.</u>		
11.23	\$39,694,000 in each of fiscal years 2022	and		
11.24	<u>2023.</u>			
11.25	(c) Tort Claims		600,000	600,000
11.26	If the appropriation for either year is			
11.27	insufficient, the appropriation for the oth	er		
11.28	year is available for it.			
11.29	Subd. 6. Transfers			
11.30	(a) With the approval of the commission	er of		
11.31	management and budget, the commission	ner		
11.32	of transportation may transfer unencumb	ered		
11.33	balances among the appropriations from	the		

12.1	trunk highway fund and the state airports fund
12.2	made in this section. Transfers under this
12.3	paragraph must not be made: (1) between
12.4	funds; (2) from the appropriations for state
12.5	road construction or debt service; or (3) from
12.6	the appropriations for operations and
12.7	maintenance or program delivery, except for
12.8	a transfer to state road construction or debt
12.9	service.
12.10	(b) The commissioner of transportation must
12.11	immediately report transfers under paragraph
12.12	(a) to the chairs, ranking minority members,
12.13	and staff of the legislative committees with
12.14	jurisdiction over transportation finance. The
12.15	authority for the commissioner of
12.16	transportation to make transfers under
12.17	Minnesota Statutes, section 16A.285, is
12.18	superseded by the authority and requirements
12.19	under this paragraph and paragraph (a).
12.20	(c) The commissioner of transportation must
12.21	transfer from the flexible highway account in
12.22	the county state-aid highway fund the entire
12.23	amount in each year to the county turnback
12.24	account in the county state-aid highway fund.
12.25	The funds transferred are for highway
12.26	turnback purposes under Minnesota Statutes,
12.27	section 161.081, subdivision 3.
12.28 12.29	Subd. 7. Previous State Road Construction Appropriations
12.30	Any money appropriated to the commissioner
12.31	of transportation for state road construction
12.32	for any fiscal year before the first year is
12.33	available to the commissioner during the
12.34	biennium to the extent that the commissioner
12.25	sponds the money on the state read

12.35 spends the money on the state road

13.1	construction project for which the money was
13.2	originally encumbered during the fiscal year
13.3	for which it was appropriated.
13.4	Subd. 8. Contingent Appropriations
13.5	The commissioner of transportation, with the
13.6	approval of the governor and the written
13.7	approval of at least five members of a group
13.8	consisting of the members of the Legislative
13.9	Advisory Commission under Minnesota
13.10	Statutes, section 3.30, and the ranking minority
13.11	members of the legislative committees with
13.12	jurisdiction over transportation finance, may
13.13	transfer all or part of the unappropriated
13.14	balance in the trunk highway fund to an
13.15	appropriation: (1) for trunk highway design,
13.16	construction, or inspection that takes
13.17	advantage of an unanticipated receipt of
13.18	income to the trunk highway fund or federal
13.19	advanced construction funding; (2) for
13.20	emergency trunk highway maintenance; or (3)
13.21	to pay tort or environmental claims. Nothing
13.22	in this subdivision authorizes the
13.23	commissioner to increase the use of federal
13.24	advanced construction funding beyond
13.25	amounts specifically authorized. Any transfer
13.26	as a result of the use of federal advanced
13.27	construction funding must include an analysis
13.28	of the effects on the long-term trunk highway
13.29	fund balance. The amount transferred is
13.30	appropriated for the purpose of the account to
13.31	which it is transferred.
13.32	Sec. 3. METROPOLITAN COUNCIL
13.33	Subdivision 1. Total Appropriation

- 13.34 <u>The appropriations in this section are from the</u>
- 13.35 general fund to the Metropolitan Council. The

13

<u>\$</u>

<u>113,190,000 §</u>

89,820,000

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14.1	amounts that may be s	pent for each pu	rpose		
14.2	are specified in the fol	lowing subdivis	ions.		
14.3	Subd. 2. Transit Syste	em Operations		32,854,000	32,654,000
14.4	This appropriation is f	or transit system	<u>l</u>		
14.5	operations under Minn	esota Statutes, se	ections		
14.6	473.371 to 473.449.				
14.7	\$200,000 in the first ye	ear is for the Min	nesota		
14.8	Valley Transit Authori	ty Route 495 pil	ot bus		
14.9	service.				
14.10	Subd. 3. Metro Mobil	<u>ity</u>		80,336,000	57,166,000
14.11	This appropriation is fo	r Metro Mobility	under		
14.12	Minnesota Statutes, se	ction 473.386.			
14.13	The base is \$56,416,00	00 in fiscal year	2022		
14.14	and \$55,976,000 in fis	cal year 2023.			
14.15	Sec. 4. DEPARTMEN	T OF PURLIC	SAFETY		
14.15					
14.15				<u>2020</u>	<u>2021</u>
	Subdivision 1. Total A			<u>2020</u> <u>\$</u> 259,684,000 §	
14.16	Subdivision 1. Total A				
14.16 14.17	Subdivision 1. Total A	ppropriation	<u>2021</u>		
14.16 14.17 14.18	Subdivision 1. Total A	ppropriation Tiations by Fund			
14.16 14.17 14.18 14.19	Subdivision 1. Total A Appropr	ppropriation iations by Fund 2020	2021		
14.16 14.17 14.18 14.19 14.20	Subdivision 1. Total A <u>Appropr</u> <u>General</u>	ppropriation iations by Fund <u>2020</u> <u>71,287,000</u>	<u>2021</u> 15,679,000		
14.16 14.17 14.18 14.19 14.20 14.21	<u>Subdivision 1.</u> Total A <u>Appropr</u> <u>General</u> <u>H.U.T.D.</u>	ppropriation iations by Fund <u>2020</u> <u>71,287,000</u> <u>9,313,000</u>	<u>2021</u> <u>15,679,000</u> <u>9,303,000</u>		
 14.16 14.17 14.18 14.19 14.20 14.21 14.22 	<u>Subdivision 1.</u> Total A <u>Appropr</u> <u>General</u> <u>H.U.T.D.</u> <u>Special Revenue</u>	ppropriation iations by Fund <u>2020</u> <u>71,287,000</u> <u>9,313,000</u> <u>64,708,000</u> <u>114,376,000</u>	<u>2021</u> <u>15,679,000</u> <u>9,303,000</u> <u>65,179,000</u> <u>115,449,000</u>		
 14.16 14.17 14.18 14.19 14.20 14.21 14.22 14.23 	<u>Subdivision 1.</u> Total A <u>Appropr</u> <u>General</u> <u>H.U.T.D.</u> <u>Special Revenue</u> <u>Trunk Highway</u>	ppropriation tiations by Fund <u>2020</u> <u>71,287,000</u> <u>9,313,000</u> <u>64,708,000</u> <u>114,376,000</u> this section are t	<u>2021</u> <u>15,679,000</u> <u>9,303,000</u> <u>65,179,000</u> <u>115,449,000</u> o the		
 14.16 14.17 14.18 14.19 14.20 14.21 14.22 14.23 14.24 	<u>Subdivision 1.</u> Total A <u>Appropr</u> <u>General</u> <u>H.U.T.D.</u> <u>Special Revenue</u> <u>Trunk Highway</u> <u>The appropriations in t</u>	ppropriation iations by Fund <u>2020</u> <u>71,287,000</u> <u>9,313,000</u> <u>64,708,000</u> <u>114,376,000</u> this section are t c safety. The am	<u>2021</u> <u>15,679,000</u> <u>9,303,000</u> <u>65,179,000</u> <u>115,449,000</u> <u>o the</u> <u>sounts</u>		
 14.16 14.17 14.18 14.19 14.20 14.21 14.22 14.23 14.24 14.25 	<u>Subdivision 1.</u> Total A <u>Appropr</u> <u>General</u> <u>H.U.T.D.</u> <u>Special Revenue</u> <u>Trunk Highway</u> <u>The appropriations in t</u> <u>commissioner of public</u>	$\frac{ppropriation}{2020}$ $\frac{2020}{71,287,000}$ $\frac{9,313,000}{64,708,000}$ $\frac{114,376,000}{114,376,000}$ whis section are the s	<u>2021</u> <u>15,679,000</u> <u>9,303,000</u> <u>65,179,000</u> <u>115,449,000</u> <u>o the</u> <u>sounts</u>		
 14.16 14.17 14.18 14.19 14.20 14.21 14.22 14.23 14.24 14.25 14.26 	Subdivision 1. Total A Appropri General H.U.T.D. Special Revenue Trunk Highway The appropriations in the commissioner of public that may be spent for e	$\frac{ppropriation}{2020}$ $\frac{2020}{71,287,000}$ $\frac{9,313,000}{64,708,000}$ $\frac{114,376,000}{114,376,000}$ $\frac{114,376,000}{200}$ $\frac{114,376,000}{200}$ $\frac{114,376,000}{200}$ $\frac{114,376,000}{200}$ $\frac{114,376,000}{200}$	<u>2021</u> <u>15,679,000</u> <u>9,303,000</u> <u>65,179,000</u> <u>115,449,000</u> <u>o the</u> <u>sounts</u>		
 14.16 14.17 14.18 14.19 14.20 14.21 14.22 14.23 14.24 14.25 14.26 14.27 	Subdivision 1. Total A Appropri General H.U.T.D. Special Revenue Trunk Highway The appropriations in the commissioner of public that may be spent for ea specified in the follow	$\frac{ppropriation}{2020}$ $\frac{2020}{71,287,000}$ $\frac{9,313,000}{64,708,000}$ $\frac{114,376,000}{114,376,000}$ $\frac{114,376,000}{200}$	<u>2021</u> <u>15,679,000</u> <u>9,303,000</u> <u>65,179,000</u> <u>115,449,000</u> <u>o the</u> <u>sounts</u>		
 14.16 14.17 14.18 14.19 14.20 14.21 14.22 14.23 14.24 14.25 14.26 14.27 14.28 	Subdivision 1. Total A Appropri General H.U.T.D. Special Revenue Trunk Highway The appropriations in f commissioner of public that may be spent for e specified in the follow Subd. 2. Administration (a) Office of Communi	$\frac{ppropriation}{2020}$ $\frac{2020}{71,287,000}$ $\frac{9,313,000}{64,708,000}$ $\frac{114,376,000}{114,376,000}$ $\frac{114,376,000}{200}$	<u>2021</u> <u>15,679,000</u> <u>9,303,000</u> <u>65,179,000</u> <u>115,449,000</u> <u>o the</u> <u>sounts</u>	<u>\$</u> 259,684,000 §	<u>\$ 205,610,000</u>

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15.1	General	130,000	130,000		
15.2	Trunk Highway	445,000	445,000		
15.3	(b) Public Safety Supp	ort		5,224,000	5,760,000
15.4	Appropria	tions by Fund			
15.5		2020	2021		
15.6	General	1,238,000	1,369,000		
15.7	Trunk Highway	3,986,000	4,391,000		
15.8	(c) Public Safety Office	er Survivor Be	nefits	640,000	640,000
15.9	This appropriation is fro	m the general f	und		
15.10	for payment of public sa	fety officer sur	vivor		
15.11	benefits under Minnesot	a Statutes, secti	on		
15.12	299A.44. If the appropri	ation for either	year		
15.13	is insufficient, the appro	priation for the	other		
15.14	year is available for it.				
15.15	(d) Public Safety Office	er Reimbursen	<u>nents</u>	1,367,000	1,367,000
15.16	This appropriation is fro	m the general f	und		
15.17	for transfer to the public s	safety officer's b	enefit		
15.18	account. This money is a	available for			
15.19	reimbursements under M	Iinnesota Statu	tes,		
15.20	section 299A.465.				
15.21	(e) Soft Body Armor R	eimbursement	<u>s</u>	745,000	745,000
15.22	Appropria	tions by Fund			
15.23		2020	2021		
15.24	General	645,000	645,000		
15.25	Trunk Highway	100,000	100,000		
15.26	These appropriations are	e for soft body a	armor		
15.27	reimbursements under M	Iinnesota Statu	tes,		
15.28	section 299A.38.				
15.29	(f) Technology and Sup	port Service		7,331,000	6,995,000
15.30	Appropria	tions by Fund			
15.31		2020	2021		
15.32	General	1,898,000	1,814,000		

		152.000	100.000		
16.1	<u>H.U.T.D.</u>	<u>153,000</u> 5 280 000	<u>109,000</u> 5 072 000		
16.2	Trunk Highway	5,280,000	5,072,000		
16.3	<u>\$533,000 in the first ye</u>	ar and \$449,000	in the		
16.4	second year are from the		or		
16.5	application server migr	ation.			
16.6	\$365,000 in the first ye	ar and \$157,000	in the		
16.7	second year are from the	ne trunk highway	fund		
16.8	for application server n	nigration.			
16.9	\$134,000 in the first ye	ar and \$90,000 i	n the		
16.10	second year are from the	ne highway user	tax		
16.11	distribution fund for ap	plication server			
16.12	migration.				
16.13	The base from the gene	ral fund is \$1,36	5,000		
16.14	in each of fiscal years 2	2022 and 2023. T	The		
16.15	base from the trunk hig	hway fund is			
16.16	<u>\$4,915,000 in each of f</u>	fiscal years 2022	and		
16.17	2023. The base from the	e highway user t	ax		
16.18	distribution fund is \$19	0,000 in each of f	iscal		
16.19	years 2022 and 2023.				
16.20	Subd. 3. State Patrol				
16.21	(a) Patrolling Highwa	<u>ys</u>		95,252,000	96,083,000
16.22	Appropr	iations by Fund			
16.23		2020	2021		
16.24	General	37,000	37,000		
16.25	H.U.T.D.	92,000	92,000		
16.26	Trunk Highway	95,123,000	95,954,000		
16.27	To account for base adj	ustments provide	ed in		
16.28	Laws 2018, chapter 21	I, article 21, sect	ion 2,		
16.29	paragraph (a), the base f	rom the trunk hig	hway		
16.30	fund for fiscal years 20	22 and 2023 is			
16.31	<u>\$96,784,000.</u>				
16.32	(b) Commercial Vehic	<u>le Enforcement</u>		<u>8,948,000</u>	<u>8,993,000</u>

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17.1	To account for base adjustments provi	ded in		
17.2	Laws 2018, chapter 211, article 21, see			
17.3	paragraph (a), the base from the trunk h	ighway		
17.4	fund for fiscal years 2022 and 2023 is			
17.5	<u>\$9,038,000.</u>			
17.6	(c) Capitol Security		<u>9,164,000</u>	9,207,000
17.7	This appropriation is from the general	fund.		
17.8	To account for base adjustments provi	ded in		
17.9	Laws 2018, chapter 211, article 21, see	ction 2,		
17.10	paragraph (a), the base from the gener	al fund		
17.11	for fiscal years 2022 and 2023 is \$9,25	50,000.		
17.12	The commissioner must not:			
17.13	(1) spend any money from the trunk his	ghway		
17.14	fund for capitol security; or			
17.15	(2) permanently transfer any state troop	er from		
17.16	the patrolling highways activity to cap	<u>vitol</u>		
17.17	security.			
17.18	The commissioner must not transfer a	ny		
17.19	money appropriated to the commissione	r under		
17.20	this section:			
17.21	(1) to capitol security; or			
17.22	(2) from capitol security.			
17.23	(d) Vehicle Crimes Unit		832,000	866,000
17.24	This appropriation is from the highwa	y user		
17.25	tax distribution fund to investigate:			
17.26	(1) registration tax and motor vehicle sa	ales tax		
17.27	liabilities from individuals and busines	ses that		
17.28	currently do not pay all taxes owed; an	nd		
17.29	(2) illegal or improper activity related	to the		
17.30	sale, transfer, titling, and registration of	fmotor		
17.31	vehicles.			
17.32	Subd. 4. Driver and Vehicle Services			

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18.1	(a) Vehicle Services			34,749,000	34,973,000
18.2	Appropria	tions by Fund			
18.3		2020	2021		
18.4	<u>H.U.T.D.</u>	8,236,000	8,236,000		
18.5	Special Revenue	26,513,000	26,737,000		
18.6	The special revenue fund	appropriation is	s from		
18.7	the vehicle services oper	rating account u	inder		
18.8	Minnesota Statutes, sect	ion 299A.705,			
18.9	subdivision 1.				
18.10	The base from the specia	al revenue fund	is		
18.11	\$26,737,000 in fiscal yes	ar 2022 and			
18.12	\$25,552,000 in fiscal years	ar 2023.			
18.13	(b) Driver Services			36,752,000	36,999,000
18.14	This appropriation is fro	m the driver ser	rvices		
18.15	operating account in the	special revenue	e fund		
18.16	under Minnesota Statute	s, section 299A			
18.17	subdivision 2.				
18.18	The base from the specia	al revenue fund	is		
18.19	\$36,999,000 in fiscal yes	ar 2022 and			
18.20	\$36,165,000 in fiscal yes	ar 2023.			
18.21	(c) Driver and Vehicle	<u>Systems</u>		55,669,000	<u>0</u>
18.22	\$52,669,000 in the first	year is from the	2		
18.23	general fund for the deve	elopment and			
18.24	implementation of a pack	aged software s	ystem		
18.25	for vehicle registration a	nd title transact	tions.		
18.26	This is a onetime approp	priation and is			
18.27	available until June 30, 2	2022.			
18.28	\$3,000,000 in the first ye	ar is from the ge	eneral		
18.29	fund for completion of the	he driver's licer	ise		
18.30	system development and	l implementatio	on.		
18.31	Subd. 5. Traffic Safety			964,000	964,000
18.32	Appropria	tions by Fund			
18.33		2020	2021		

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19.1	General	470,000	470,000		
19.2	Trunk Highway	494,000	494,000		
19.3	Subd. 6. Pipeline Safety			1,443,000	1,443,000
19.4	This appropriation is from	the pipeline	safety		
19.5	account in the special reve	nue fund und	ler		
19.6	Minnesota Statutes, section	n 299J.18.			
19.7	Subd. 7. Bureau of Crimi	nal Apprehe	ension	29,000	<u>0</u>
19.8	This appropriation is from	the general f	und		
19.9	for costs related to emerge	ncy contacts	under		
19.10	Minnesota Statutes, section	n 171.12,			
19.11	subdivision 5b.				
19.12	Sec. 5. OFFICE OF TH	<u>IE LEGISLA</u>	ATIVE AUDITO	DR; APPROPRIAT	<u>IONS.</u>
19.13	(a) \$200,000 in fiscal y	ear 2020 is a	ppropriated from	the general fund to	the legislative
19.14	auditor to carry out the aud	its under Mi	nnesota Statutes,	section 3.972, subdi-	visions 2c and
19.15	2d. This is a onetime appro	opriation and	is available in fi	scal year 2021.	
19.16	(b) \$50,000 in fiscal ye	ar 2020 and	\$50,000 in fiscal	year 2021 are appro	priated from
19.17	the data security account in	the special re	venue fund to the	e legislative auditor fo	or the quarterly
19.18	reviews and final audit req	uired by artic	cle 2, section 32.	These are onetime a	ppropriations.
19.19	Sec. 6. <u>DEPUTY REGI</u>	STRAR RE	IMBURSEMEN	TS; APPROPRIAT	ΓΙΟΝ.
19.20	\$13,000,000 in fiscal ye	ar 2019 is ap	propriated from the	ne general fund to the	commissioner
19.21	of public safety for reimbur		-		
19.22	36. This is a onetime appro				
19.23	must use existing resource	s to administ	er the reimburse	ments.	
19.24	EFFECTIVE DATE.	This section	is effective the d	ay following final en	nactment.
19.25	Sec. 7. SOFT BODY A	RMOR DFF	ICIENCV: API	PROPRIATION	
17.25					
19.26	\$374,000 in fiscal year				
19.27	of public safety for soft bo	-		der Minnesota Statut	es, section
19.28	299A.38. This is a onetime	e appropriatio	<u>on.</u>		
19.29	EFFECTIVE DATE.	This section	is effective the d	ay following final en	nactment.

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20.1	Sec. 8. ACTIVE TRANSPORTATION PROGRAM; USE OF FEDERAL FUNDS.
20.2	The commissioner of transportation must expend up to a total of \$5,000,000 in fiscal
20.3	years 2020 and 2021 from available federal funds under the Federal Transportation
20.4	Alternatives Program. The funds must be expended in accordance with the requirements of
20.5	the active transportation program under Minnesota Statutes, section 174.38.
20.6	Sec. 9. APPROPRIATION CANCELLATION; PORT DEVELOPMENT
20.7	ASSISTANCE.
20.8	\$160,000 of the appropriation for port development assistance under Laws 2017, First
20.9	Special Session chapter 3, article 1, section 2, subdivision 2, paragraph (e), is canceled to
20.10	the general fund on June 29, 2019.
20.11	EFFECTIVE DATE. This section is effective the day following final enactment.
20.12	Sec. 10. APPROPRIATIONS BUDGET.
20.13	(a) In the budget submission to the legislature under Minnesota Statutes, section 16A.11,
20.14	for fiscal years 2022 and 2023, the commissioner of transportation, and the commissioner
20.15	of public safety with respect to the transportation portion of the public safety budget, must
20.16	present budget narratives and proposed appropriations for each appropriation established
20.17	in sections 2 and 4.
20.18	(b) In the budget submission to the legislature under Minnesota Statutes, section 16A.11,
20.19	for fiscal years 2022 and 2023, the metropolitan council must present budget narratives and
20.20	the proposed appropriations, if any, for each of the following categories: metro mobility,
20.21	contracted bus service, regular route bus service, light rail transit, commuter rail,
20.22	transportation planning, and allocation to the regional administration.
20.23	Sec. 11. CLOSING BALANCE ALLOCATION; DISASTER ASSISTANCE
20.24	CONTINGENCY ACCOUNT; METRO MOBILITY.
20.25	Subdivision 1. Full allocation. If the fiscal year 2019 final closing balance in the general
20.26	fund exceeds the closing balance projected at the end of the 2019 legislative session by at
20.27	least \$33,000,000, the commissioner of management and budget must allocate \$33,000,000
20.28	from the general fund as follows:
20.29	(1) $$20,000,000$ is transferred from the general fund to the disaster assistance contingency
20.30	account established under Minnesota Statutes, section 12.221, subdivision 6; and

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21.1	(2) \$13,000,000 is
21.2	of the Metropolitan C
21.3	under Minnesota Stat

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(2) \$13,000,000 is appropriated from the general fund in fiscal year 2021 to the chair
 of the Metropolitan Council for the special transportation service known as Metro Mobility,

- under Minnesota Statutes, section 473.386.
- 21.4 Subd. 2. Proportional allocation. If the fiscal year closing balance in the general fund

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- 21.5 exceeds the closing balance projected at the end of the 2019 legislative session by less than
- 21.6 \$33,000,000, the commissioner of management and budget must allocate the difference
- 21.7 between the fiscal year 2019 final closing balance and the closing balance projected at the
- 21.8 end of the 2019 legislative session as follows:
- 21.9 (1) 60.6 percent of the difference is transferred from the general fund to the disaster
- 21.10 assistance contingency account established under Minnesota Statutes, section 12.221,
- 21.11 subdivision 6; and
- 21.12 (2) 39.4 percent of the difference is appropriated from the general fund in fiscal year
- 21.13 2021 to the chair of the Metropolitan Council for the special transportation service known
- 21.14 as Metro Mobility, under Minnesota Statutes, section 473.386.
- 21.15 <u>Subd. 3.</u> Timing. Transfers under this section must be completed before October 15,
 21.16 <u>2019.</u>

21.17 Sec. 12. MINNESOTA LAW ENFORCEMENT ASSOCIATION RETROACTIVE 21.18 CONTRACT FUNDING.

- 21.19 Subdivision 1. Cancellation authority; general fund. If a collective bargaining
- 21.20 agreement between the commissioner of management and budget and the Minnesota Law
- 21.21 Enforcement Association for the period from July 1, 2017, to June 30, 2019, is not
- 21.22 implemented before June 30, 2019, the commissioner of management and budget may allow
- 21.23 <u>the commissioner of public safety to cancel the following to the general fund on June 29,</u>
 21.24 2019:
- 21.25 (1) \$150,000 of the appropriation from the general fund for capitol security under Laws
- 21.26 2017, First Special Session chapter 3, article 1, section 4, subdivision 3, paragraph (c);
- 21.27 (2) \$361,000 of the appropriation from the general fund for the Bureau of Criminal
- 21.28 Apprehension under Laws 2017, chapter 95, article 1, section 11, subdivision 3; and
- 21.29 (3) \$31,000 of the appropriation from the general fund for Alcohol and Gambling
 21.30 Enforcement under Laws 2017, chapter 95, article 1, section 11, subdivision 6.

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22.1	Subd. 2. Appropriations; general fund. (a) For the cancellations implemented under
22.2	subdivision 1, the following is appropriated in fiscal year 2020 from the general fund to the
22.3	commissioner of public safety for the purposes specified in paragraph (b):
22.4	(1) \$150,000 for capitol security;
22.5	(2) \$361,000 for the Bureau of Criminal Apprehension; and
22.6	(3) \$31,000 for Alcohol and Gambling Enforcement.
22.7	(b) The appropriations in this section are only to provide funding for the retroactive
22.8	salary increase included in the final collective bargaining agreement between the
22.9	commissioner of management and budget and the Minnesota Law Enforcement Association
22.10	for the period from July 1, 2017, to June 30, 2019.
22.11	Subd. 3. Carryforward authority; trunk highway fund. If a collective bargaining
22.12	agreement between the commissioner of management and budget and the Minnesota Law
22.13	Enforcement Association for the period from July 1, 2017, to June 30, 2019, is not
22.14	implemented before June 30, 2019, the commissioner of management and budget may allow
22.15	the commissioner of public safety to carry forward unexpended and unencumbered nongrant
22.16	operating balances from fiscal year 2019 to provide funding for any retroactive salary
22.17	increase included in the final collective bargaining agreement for the period from July 1,
22.18	2017, to June 30, 2019. The carryforward authority in this subdivision may not exceed:
22.19	(1) \$2,300,000 of the appropriation from the trunk highway fund for patrolling highways
22.20	under Laws 2017, First Special Session chapter 3, article 1, section 4, subdivision 3,
22.21	paragraph (a); and
22.22	(2) \$211,000 of the appropriation from the trunk highway fund for commercial vehicle
22.23	enforcement under Laws 2017, First Special Session chapter 3, article 1, section 4,
22.24	subdivision 3, paragraph (b).
22.25	EFFECTIVE DATE. This section is effective the day following final enactment.
22.26	ARTICLE 2
22.27	DRIVER AND VEHICLE SYSTEMS
22.28	Section 1. Minnesota Statutes 2018, section 168.013, subdivision 21, is amended to read:
22.29	Subd. 21. Technology surcharge. For every vehicle registration renewal required under
22.30	this chapter, the commissioner shall collect a surcharge of: (1) \$1.75 until June 30, 2012;
22.31	and (2) \$1 from July 1, 2012, to June 30, 2016 \$2.25. Surcharges collected under this

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- subdivision must be credited to the driver and vehicle services technology account in the
 special revenue fund under section 299A.705.
- 23.3 Sec. 2

Sec. 2. Minnesota Statutes 2018, section 168.10, subdivision 1g, is amended to read:

Subd. 1g. Original plates. A vehicle registered pursuant to subdivision 1a, 1b, 1c or 1d 23.4 may in lieu of being issued number plates by the commissioner display original Minnesota 23.5 number plates issued in the same year as the model year of the car on which they are 23.6 displayed. The number of the original plates must be provided to the commissioner. The 23.7 original plates must be in good condition. Original Minnesota number plates shall not be 23.8 used if the number on the original plate is identical to a number on any current plate or any 23.9 other plate in a numbering system used by the commissioner without written authorization 23.10 from the commissioner. Any person currently using plates issued pursuant to subdivision 23.11 1a, 1b, 1c or 1d shall return those plates to the commissioner before substituting original 23.12 plates. The commissioner shall charge a fee of \$10 in the amount specified for special plates 23.13 23.14 under section 168.12, subdivision 5, for registering the number on original plates.

23.15 Sec. 3. Minnesota Statutes 2018, section 168.105, subdivision 5, is amended to read:

Subd. 5. Original plates. (a) Instead of being issued classic motorcycle plates, a classic motorcycle registered under this section may display original Minnesota plates issued in the same year as the model year of the motorcycle on which they are displayed. The number on the original plates must be provided to the commissioner.

(b) Original Minnesota plates may not be used if the number on the original plate isidentical to the number on a current collector's plate issued by the commissioner.

23.22 (c) If the vehicle is not registered as a collector vehicle, the commissioner shall charge
23.23 a fee of \$10 in the amount specified for special plates under section 168.12, subdivision 5,
23.24 for registering the number on the original plates.

- 23.25 Sec. 4. Minnesota Statutes 2018, section 168.12, subdivision 2, is amended to read:
- Subd. 2. Amateur radio licensee; special plates, rules. (a) The commissioner shall
 issue amateur radio plates to an applicant who:
- 23.28 (1) is an owner of a passenger automobile or recreational vehicle;

23.29 (2) is a resident of this state;

- 23.30 (3) holds an official amateur radio station license or a citizens radio service class D
- 23.31 license, in good standing, issued by the Federal Communications Commission;

24.1 (4) pays the registration tax required under section 168.013;

24.2 (5) pays a fee of \$10 in the amount specified for special plates under section 168.12,

24.3 <u>subdivision 5</u>, for each set of special plates and any other fees required by this chapter; and

24.4 (6) complies with this chapter and rules governing the registration of motor vehicles and
24.5 licensing of drivers;

(b) In lieu of the registration number required for identification under subdivision 1, the
plates must indicate the official amateur call letters of the applicant, as assigned by the
Federal Communications Commission, and the words "AMATEUR RADIO."

(c) This provision for the issue of special plates applies only if the applicant's motor
vehicle is already registered in Minnesota so that the applicant has valid regular Minnesota
plates issued for that motor vehicle under which to operate it during the time that it will
take to have the necessary special plates made.

(d) If owning more than one motor vehicle of the type specified in this subdivision, the
applicant may apply for special plates for each motor vehicle and, if each application
complies with this subdivision, the commissioner shall furnish the applicant with the special
plates, indicating the official amateur call letters and other distinguishing information as
the commissioner considers necessary, for each of the motor vehicles.

(e) The commissioner may make reasonable rules governing the use of the special plates
as will assure the full compliance by the owner of the special plates, with all existing laws
governing the registration of motor vehicles and the transfer and use of the plates.

(f) Despite any contrary provision of subdivision 1, the special plates issued under this
subdivision may be transferred by an owner to another motor vehicle listed in paragraph
(a) and registered to the same owner, upon the payment of a fee of \$5. The commissioner
must be notified before the transfer and may prescribe a format for the notification.

24.25 Sec. 5. Minnesota Statutes 2018, section 168.12, subdivision 2b, is amended to read:

Subd. 2b. Firefighters; special plates, rules. (a) The commissioner shall issue special
plates, or a single license plate in the case of a motorcycle plate, to any applicant who:

(1) is a member of a fire department receiving state aid under chapter 69, has a letter
from the fire chief, and is an owner of a passenger automobile, a one-ton pickup truck, or
a motorcycle;

24.31 (2) pays a fee of \$10 in the amount specified for special plates under section 168.12,
24.32 subdivision 5, and any other fees required by this chapter;

25.1

(3) pays the registration tax required by this chapter for the motor vehicle; and

(4) complies with this chapter and rules governing the registration of motor vehicles andlicensing of drivers.

(b) In lieu of the identification required under subdivision 1, the special plates must bear
an emblem of a Maltese Cross together with any numbers or characters prescribed by the
commissioner.

25.7 (c) Special plates issued under this subdivision may only be used during the period that the owner of the motor vehicle is a member of a fire department as specified in this 25.8 subdivision. When the individual to whom the special plates were issued is no longer a 25.9 member of a fire department or when the motor vehicle ownership is transferred, the owner 25.10 shall remove the special plates from the motor vehicle. If the commissioner receives written 25.11 notification that an individual is no longer qualified for these special plates, the commissioner 25.12 shall invalidate the plates and notify the individual of this action. The individual may retain 25.13 the plate only upon demonstrating compliance with the qualifications of this subdivision. 25.14 Upon removal or invalidation of the special plates or special motorcycle plate, the owner 25.15 or purchaser of the motor vehicle shall obtain regular plates, a regular motorcycle plate, or 25.16 special plates for the proper registration classification for the motor vehicle. 25.17

(d) A special motorcycle license plate issued under this subdivision must be the samesize as a standard motorcycle license plate.

(e) Upon payment of a fee of \$5, plates issued under this subdivision for a passenger
automobile or truck may be transferred to another passenger automobile or truck owned or
jointly owned by the person to whom the plates were issued. On payment of a fee of \$5, a
plate issued under this subdivision for a motorcycle may be transferred to another motorcycle
owned or jointly owned by the person to whom the plate was issued.

(f) The commissioner may adopt rules under the Administrative Procedure Act, sections
14.001 to 14.69, to govern the issuance and use of the special plates authorized in this
subdivision.

25.28 Sec. 6. Minnesota Statutes 2018, section 168.12, subdivision 2c, is amended to read:

Subd. 2c. National Guard; special plates, rules. (a) The commissioner shall issue
special plates to any applicant who:

(1) is a regularly enlisted, commissioned, or retired member of the Minnesota National
Guard, other than an inactive member who is not a retired member, and is an owner of a
passenger automobile;

26.1 (2) pays a fee of \$10 in the amount specified for special plates under section 168.12,

26.2 <u>subdivision 5,</u> and any other fees required by this chapter;

26.3 (3) pays the registration tax required by this chapter; and

26.4 (4) complies with this chapter and rules governing the registration of motor vehicles and26.5 licensing of drivers.

26.6 (b) The adjutant general shall design the emblem for these special plates subject to the26.7 approval of the commissioner.

(c) Special plates issued under this subdivision may only be used during the period that 26.8 the owner of the motor vehicle is an active or retired member of the Minnesota National 26.9 Guard as specified in this subdivision. When the individual to whom the special plates were 26.10 issued is no longer an active or retired member of the Minnesota National Guard, the special 26.11 plates must be removed from the vehicle by the owner. If the commissioner receives written 26.12 notification that an individual is no longer qualified for these special plates, the commissioner 26.13 shall invalidate the plates and notify the individual of this action. The individual may retain 26.14 the plate only upon demonstrating compliance with the qualifications of this subdivision. 26.15 Upon removal or invalidation of the special plates, either the owner or purchaser of the 26.16 motor vehicle shall obtain regular plates for the motor vehicle. 26.17

(d) While the person is an active or retired member of the Minnesota National Guard,
plates issued pursuant to this subdivision may be transferred to another motor vehicle owned
by that individual upon payment of a fee of \$5.

(e) For purposes of this subdivision, "retired member" means an individual placed on
the roll of retired officers or roll of retired enlisted members in the Office of the Adjutant
General under section 192.18 and who is not deceased.

(f) The commissioner may adopt rules under the Administrative Procedure Act to govern
the issuance and use of the special plates authorized by this subdivision.

26.26 Sec. 7. Minnesota Statutes 2018, section 168.12, subdivision 2d, is amended to read:

Subd. 2d. Ready Reserve; special plates, rules. (a) The commissioner shall issue special
plates to an applicant who:

(1) is not eligible for special National Guard plates under subdivision 2c, is a member
of the United States armed forces ready reserve as described in United States Code, title
10, section 10142 or 10143, or a retired reserve as described in United States Code, title
10, section 10154, and is an owner of a passenger automobile;

27.1 (2) pays a fee of \$10 in the amount specified for special plates under section 168.12,
27.2 subdivision 5, and any other fees required by this chapter;

27.3 (3) pays the registration tax required by this chapter; and

(4) complies with this chapter and rules governing the registration of motor vehicles andlicensing of drivers.

(b) The commissioner of veterans affairs shall design the emblem for these special plates
subject to the approval of the commissioner.

(c) Special plates issued under this subdivision may only be used during the period that 27.8 the owner of the motor vehicle is a member of the ready reserve. When the owner is no 27.9 longer a member, the special plates must be removed from the motor vehicle by the owner. 27.10 If the commissioner receives written notification that an individual is no longer qualified 27.11 for these special plates, the commissioner shall invalidate the plates and notify the individual 27.12 of this action. The individual may retain the plate only upon demonstrating compliance with 27.13 the qualifications of this subdivision. On removal or invalidation of the special plates, either 27.14 the owner or purchaser of the motor vehicle shall obtain regular plates for the motor vehicle. 27.15 While the owner is a member of the ready reserve, plates issued under this subdivision may 27.16 be transferred to another motor vehicle owned by that individual on paying a fee of \$5. 27.17

(d) The commissioner may adopt rules under the Administrative Procedure Act to govern
the issuance and use of the special plates authorized by this subdivision.

27.20 Sec. 8. Minnesota Statutes 2018, section 168.12, subdivision 2e, is amended to read:

Subd. 2e. Volunteer ambulance attendants; special plates. (a) The commissioner shall
issue special license plates to an applicant who:

(1) is a volunteer ambulance attendant as defined in section 144E.001, subdivision 15,
and owns a motor vehicle taxed as a passenger automobile;

27.25 (2) pays the registration tax required by this chapter for the motor vehicle;

(3) pays a fee of \$10 in the amount specified for special plates under section 168.12,
subdivision 5, and any other fees required by this chapter; and

(4) complies with this chapter and rules governing the registration of motor vehicles andlicensing of drivers.

(b) An individual may use special plates issued under this subdivision only during the
period that the individual is a volunteer ambulance attendant. When the individual to whom
the special plates were issued ceases to be a volunteer ambulance attendant, the individual

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shall remove each set of special plates issued. If the commissioner receives written

notification that an individual is no longer qualified for these special plates, the commissioner
shall invalidate the plates and notify the individual of this action. The individual may retain
the plate only upon demonstrating compliance with the qualifications of this subdivision.

When ownership of the motor vehicle is transferred, the individual shall remove the special plates from that motor vehicle. On removal or invalidation of the special plates, the owner or purchaser of the motor vehicle shall obtain regular plates for the motor vehicle. Special plates issued under this subdivision may be transferred to another motor vehicle owned by the volunteer ambulance attendant on payment of a fee of \$5.

(c) The commissioner may adopt rules governing the design, issuance, and sale of thespecial plates authorized by this subdivision.

28.12 Sec. 9. Minnesota Statutes 2018, section 168.12, subdivision 2g, is amended to read:

Subd. 2g. Retired firefighters; special plates. (a) The commissioner shall issue special
retired firefighters plates to an applicant who:

(1) is a retired member of a fire department as defined in section 299N.01, subdivision
28.16 2, has a letter from the fire chief affirming that the applicant is a retired firefighter who
28.17 served ten or more years and separated in good standing, and is a registered owner of a
28.18 passenger automobile, a one-ton pickup truck, a recreational vehicle, or a motorcycle;

(2) pays a fee of \$10 in the amount specified for special plates under section 168.12,
 subdivision 5, for each set of license plates applied for along with any other fees required
 by this chapter; and

(3) complies with this chapter and rules governing registration of motor vehicles andlicensing of drivers.

(b) The commissioner shall design the special plate emblem so that it is distinguishablefrom the emblem on firefighter special plates issued under subdivision 2b.

(c) On payment of a transfer fee of \$5, plates issued under this subdivision may be
transferred to another passenger automobile, one-ton pickup truck, recreational vehicle, or
motorcycle registered to the individual to whom the special plates were issued.

(d) Fees collected under this subdivision must be credited to the vehicle services operating
account in the special revenue fund under section 299A.705.

28.31 (e) This subdivision is exempt from section 168.1293.

Sec. 10. Minnesota Statutes 2018, section 168.12, subdivision 5, is amended to read: 29.1 Subd. 5. Additional fee. (a) In addition to any fee otherwise authorized or any tax 29.2 otherwise imposed upon any vehicle, the payment of which is required as a condition to the 29.3 issuance of any plate or plates, the commissioner shall impose the fee specified in paragraph 29.4 (b) that is calculated to cover the cost of manufacturing and issuing the plate or plates, 29.5 except for plates issued to disabled veterans as defined in section 168.031 and plates issued 29.6 pursuant to section 168.124, 168.125, or 168.27, subdivisions 16 and 17, for passenger 29.7 29.8 automobiles. The commissioner shall issue graphic design plates only for vehicles registered pursuant to section 168.017 and recreational vehicles registered pursuant to section 168.013, 29.9 subdivision 1g. 29.10

(b) Unless otherwise specified or exempted by statute, the following plate and validation
sticker fees apply for the original, duplicate, or replacement issuance of a plate in a plate
year:

29.14	License Plate	Single	Double
29.15	Regular and Disability	\$ 4 <u>.50</u> 5.25	\$ <u>6.00</u> 7.00
29.16 29.17	Special	\$ <u>8.50_10.00</u>	\$ 10.00 <u>11.50</u>
29.18 29.19	Personalized (Replacement)	\$ 10.00 <u>11.50</u>	\$ 14.00 <u>15.50</u>
29.20 29.21	Collector Category	\$ 13.50 15.00	\$ 15.00 <u>16.50</u>
29.22	Emergency Vehicle Display	\$ 3.00	\$ 6.00
29.23	Utility Trailer Self-Adhesive	\$ 2.50	
29.24	Vertical Motorcycle Plate	\$ 100.00	NA
29.25	Stickers		
29.26	Duplicate year	\$ <u>1.00</u> 1.25	\$ <u>1.00</u> 1.25
29.27	International Fuel Tax Agreement	\$ 2.50	

(c) Notwithstanding paragraph (b), for plates issued on and after August 1, 2019, and
 before July 1, 2022, the following plate and validation sticker fees apply for the original,
 duplicate, or replacement issuance of a plate in a plate year:

29.31	License Plate		Single		Double
29.32	Regular and Disability	<u>\$</u>	6.00	<u>\$</u>	8.00
29.33	Special	<u>\$</u>	11.00	<u>\$</u>	12.50
29.34	Personalized (Replacement)	<u>\$</u>	12.50	<u>\$</u>	16.50
29.35	Collector Category	<u>\$</u>	16.00	<u>\$</u>	17.50
29.36	Emergency Vehicle Display	<u>\$</u>	3.00	<u>\$</u>	<u>6.00</u>

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30.1	Utility Trailer Self-Adhesive	<u>\$</u>	2.50		
30.2	Vertical Motorcycle Plate	<u>\$</u>	100.00		NA
30.3	Stickers				
30.4	Duplicate year	<u>\$</u>	1.50	<u>\$</u>	<u>1.50</u>
30.5	International Fuel Tax Agreement	<u>\$</u>	2.50		
30.6	(d) For vehicles that require two of	the categories above i	n paragraph	(b) or (c	<u>),</u> the

30.7 registrar shall only charge the higher of the two fees and not a combined total.

30.8 Sec. 11. Minnesota Statutes 2018, section 168.121, subdivision 1, is amended to read:

Subdivision 1. Issuance and design. Notwithstanding section 168.1293, the commissioner
 shall issue special plates remembering victims of impaired drivers to an applicant who:

30.11 (1) is a registered owner of a passenger automobile;

30.12 (2) pays a fee of \$10 in the amount specified for special plates under section 168.12,
 30.13 <u>subdivision 5</u>, for each set of license plates applied for; and

30.14 (3) complies with this chapter and rules governing registration of motor vehicles and30.15 licensing of drivers.

30.16 Sec. 12. Minnesota Statutes 2018, section 168.123, subdivision 1, is amended to read:

30.17 Subdivision 1. General requirements; fees. (a) On payment of a fee of \$10 in the 30.18 amount specified for special plates under section 168.12, subdivision 5, for each set of two 30.19 plates, or for a single plate in the case of a motorcycle plate, payment of the registration tax 30.20 required by law, and compliance with other applicable laws relating to vehicle registration 30.21 and licensing, as applicable, the commissioner shall issue:

30.22 (1) special veteran's plates to an applicant who served in the active military service in a
30.23 branch of the armed forces of the United States or of a nation or society allied with the
30.24 United States in conducting a foreign war, was discharged under honorable conditions, and
30.25 is a registered owner of a passenger automobile, recreational motor vehicle, or one-ton
30.26 pickup truck, but which is not a commercial motor vehicle as defined in section 169.011,
30.27 subdivision 16; or

30.28 (2) a veteran's special motorcycle plate as described in subdivision 2, paragraph (a), (e),
30.29 (f), (h), (i), (j), or (m), or another special plate designed by the commissioner to an applicant
30.30 who is a registered owner of a motorcycle and meets the criteria listed in this paragraph and
30.31 in subdivision 2, paragraph (a), (e), (f), (h), (i), (j), or (m). Plates issued under this clause

(b) The additional fee of \$10 is payable for each set of veteran's plates, is payable only
when the plates are issued, and is not payable in a year in which stickers are issued instead
of plates.

31.6 (c) The veteran must have a certified copy of the veteran's discharge papers, indicating 31.7 character of discharge, at the time of application. If an applicant served in the active military 31.8 service in a branch of the armed forces of a nation or society allied with the United States 31.9 in conducting a foreign war and is unable to obtain a record of that service and discharge 31.10 status, the commissioner of veterans affairs may certify the applicant as qualified for the 31.11 veterans' plates provided under this section.

31.12 Sec. 13. Minnesota Statutes 2018, section 168.1235, subdivision 1, is amended to read:

31.13 Subdivision 1. General requirements; fees. (a) The commissioner shall issue a special
31.14 plate emblem for each plate to an applicant who:

31.15 (1) is a member of a congressionally chartered veterans service organization and is a
31.16 registered owner of a passenger automobile, pickup truck, van, or self-propelled recreational
31.17 vehicle;

31.18 (2) pays the registration tax required by law;

31.19 (3) pays a fee of \$10 in the amount specified for special plates under section 168.12,
31.20 subdivision 5, for each set of two plates, and any other fees required by this chapter; and

31.21 (4) complies with this chapter and rules governing the registration of motor vehicles and31.22 licensing of drivers.

(b) The additional fee of \$10 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.

31.27 (c) The applicant must present a valid card indicating membership in the American
31.28 Legion or Veterans of Foreign Wars.

31.29 Sec. 14. Minnesota Statutes 2018, section 168.1255, subdivision 1, is amended to read:

31.30 Subdivision 1. General requirements and procedures. The commissioner shall issue
31.31 special veteran contribution plates or a single motorcycle plate to an applicant who:

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(1) is a veteran, as defined in section 197.447; 32.1 (2) is a registered owner of a passenger automobile as defined in section 168.002, 32.2 subdivision 24, recreational vehicle as defined in section 168.002, subdivision 27, one-ton 32.3 pickup truck as defined in section 168.002, subdivision 21b, or motorcycle as defined in 32.4 section 168.002, subdivision 19; 32.5 (3) pays a fee of \$10 to cover the costs of handling and manufacturing the plates in the 32.6 amount specified for special plates under section 168.12, subdivision 5; 32.7 (4) pays the registration tax required under section 168.013; 32.8 (5) pays the fees required under this chapter; 32.9 32.10 (6) pays an additional onetime World War II memorial contribution of \$30, which the department shall retain until all start-up costs associated with the development and issuing 32.11 of the plates have been recovered, after which the commissioner shall deposit contributions 32.12 in the World War II donation match account; and 32.13 32.14 (7) complies with this chapter and rules governing the registration of motor vehicles and licensing of drivers. 32.15 Sec. 15. Minnesota Statutes 2018, section 168.1256, subdivision 1, is amended to read: 32.16 32.17 Subdivision 1. Issuance of plates. The commissioner shall issue retired law enforcement license special plates or a single motorcycle plate to an applicant who: 32.18 (1) is a registered owner of a passenger automobile, noncommercial one-ton pickup 32.19 truck, motorcycle, or recreational vehicle; 32.20 (2) is a retired peace officer as defined in section 626.84, subdivision 1, paragraph (c) 32.21 or (d); 32.22 (3) provides a letter from the chief law enforcement officer affirming that the applicant 32.23 is a retired peace officer who served ten or more years and separated in good standing; 32.24 (4) pays a fee of \$10 in the amount specified for special plates under section 168.12, 32.25 subdivision 5, for each set of plates, along with any other fees required by this chapter; 32.26 (5) pays the registration tax as required under section 168.013; and 32.27 (6) complies with this chapter and rules governing registration of motor vehicles and 32.28 32.29 licensing of drivers.

33.1 Sec. 16. Minnesota Statutes 2018, section 168.128, subdivision 2, is amended to read:

Subd. 2. Plates. (a) A person who operates a limousine for other than personal use shall
register the motor vehicle as provided in this section. A person who operates a limousine
for personal use may apply for limousine plates.

33.5 (b) The commissioner shall issue limousine plates to the registered owner of a limousine33.6 who:

33.7 (1) certifies that an insurance policy or policies under section 65B.135, in the minimum
33.8 aggregate amount required under that section, is in effect for the entire period of the
33.9 registration;

33.10 (2) provides the commissioner with proof that the passenger automobile registration tax

and a \$10 fee in the amount specified for special plates under section 168.12, subdivision

 $33.12 \quad 5$, have been paid for each limousine receiving limousine plates; and

33.13 (3) complies with this chapter and rules governing the registration of motor vehicles and33.14 licensing of drivers.

(c) The limousine plates must be designed to specifically identify the vehicle as a
limousine and must be clearly marked with the letters "LM." Limousine plates may not be
transferred upon sale of the limousine, but may be transferred to another limousine owned
by the same person upon notifying the commissioner and paying a \$5 transfer fee.

33.19 Sec. 17. Minnesota Statutes 2018, section 168.1282, subdivision 1, is amended to read:

33.20 Subdivision 1. Issuance of plates. The commissioner must issue "Start Seeing
33.21 Motorcycles" special license plates or a single motorcycle plate to an applicant who:

33.22 (1) is a registered owner of a passenger automobile, noncommercial one-ton pickup
33.23 truck, motorcycle, or recreational vehicle;

33.24 (2) pays a fee of \$10 in the amount specified for special plates under section 168.12,
33.25 subdivision 5, for each set of plates;

(3) pays the registration tax as required under section 168.013, along with any other fees
required by this chapter;

33.28 (4) contributes a minimum of \$10 annually to the motorcycle safety fund, created under
33.29 section 171.06, subdivision 2a, paragraph (a), clause (1); and

(5) complies with this chapter and rules governing registration of motor vehicles andlicensing of drivers.

05/23/19 REVISOR KRB/EP 19-5225 Sec. 18. Minnesota Statutes 2018, section 168.1291, subdivision 4, is amended to read: 34.1 Subd. 4. Fees. Despite section 168.12, subdivisions 2b to 2e; 168.123; or 168.129, the 34.2 commissioner shall charge a fee of \$10 in the amount specified for special plates under 343 section 168.12, subdivision 5, for each set of plates issued under this section. 34.4 Sec. 19. Minnesota Statutes 2018, section 168.1294, subdivision 1, is amended to read: 34.5 Subdivision 1. Issuance of plates. The commissioner shall issue special law enforcement 34.6 memorial license plates or a single motorcycle plate to an applicant who: 34.7 (1) is a registered owner of a passenger automobile, noncommercial one-ton pickup 34.8 truck, motorcycle, or recreational motor vehicle; 34.9 (2) pays an additional fee of \$10 in the amount specified for special plates under section 34.10 168.12, subdivision 5, for each set of plates; 34.11 (3) pays the registration tax as required under section 168.013, along with any other fees 34.12 required by this chapter; 34.13 (4) contributes \$25 upon initial application and a minimum of \$5 annually to the 34.14 34.15 Minnesota law enforcement memorial account; and (5) complies with this chapter and rules governing registration of motor vehicles and 34.16 licensing of drivers. 34.17 Sec. 20. Minnesota Statutes 2018, section 168.1295, subdivision 1, is amended to read: 34.18 Subdivision 1. General requirements and procedures. (a) The commissioner shall 34.19 issue state parks and trails plates to an applicant who: 34.20 (1) is a registered owner of a passenger automobile, recreational vehicle, one ton one-ton 34.21 pickup truck, or motorcycle; 34.22 (2) pays a fee of \$10 to cover the costs of handling and manufacturing the plates in the 34.23 amount specified for special plates under section 168.12, subdivision 5; 34.24 (3) pays the registration tax required under section 168.013; 34.25 (4) pays the fees required under this chapter; 34.26 (5) contributes a minimum of \$60 annually to the state parks and trails donation account 34.27 established in section 85.056; and 34.28 (6) complies with this chapter and rules governing registration of motor vehicles and 34.29 licensing of drivers. 34.30

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- (b) The state parks and trails plate application must indicate that the contribution specified 35.1 under paragraph (a), clause (5), is a minimum contribution to receive the plate and that the 35.2 35.3 applicant may make an additional contribution to the account. (c) State parks and trails plates may be personalized according to section 168.12, 35.4 subdivision 2a. 35.5 Sec. 21. Minnesota Statutes 2018, section 168.1296, subdivision 1, is amended to read: 35.6 Subdivision 1. General requirements and procedures. (a) The commissioner shall 35.7 issue critical habitat plates to an applicant who: 35.8 (1) is a registered owner of a passenger automobile or recreational vehicle; 35.9 (2) pays a fee of \$10 to cover the costs of handling and manufacturing the plates in the 35.10 amount specified for special plates under section 168.12, subdivision 5; 35.11 (3) pays the registration tax required under section 168.013; 35.12 (4) pays the fees required under this chapter; 35.13 (5) contributes a minimum of \$30 annually to the Minnesota critical habitat private 35.14 sector matching account established in section 84.943; and 35.15 (6) complies with this chapter and rules governing registration of motor vehicles and 35.16 licensing of drivers. 35.17 (b) The critical habitat plate application must indicate that the annual contribution 35.18 35.19 specified under paragraph (a), clause (5), is a minimum contribution to receive the plate and that the applicant may make an additional contribution to the account. 35.20 (c) Owners of recreational vehicles under paragraph (a), clause (1), are eligible only for 35.21 special critical habitat license plates for which the designs are selected under subdivision 35.22 2, on or after January 1, 2006. 35.23 (d) Special critical habitat license plates, the designs for which are selected under 35.24 subdivision 2, on or after January 1, 2006, may be personalized according to section 168.12, 35.25 subdivision 2a. 35.26 Sec. 22. Minnesota Statutes 2018, section 168.1297, subdivision 1, is amended to read: 35.27 Subdivision 1. General requirements and procedures. The commissioner shall issue 35.28 special "Rotary member" plates to an applicant who: 35.29
- 35.30 (1) is a registered owner of a passenger automobile;

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36.1	(2) pays a fee of \$10 to cover the	costs of handling a	nd manufacturing the	plates in the			
36.2	amount specified for special plates un	nder section 168.12	, subdivision 5;				
36.3	(3) pays the registration tax required under section 168.013;						
36.4	(4) pays the fees required under the	is chapter;					
36.5	(5) submits proof to the commissi	oner that the applic	ant is a member of Ro	otary			
36.6	International; and						
36.7	(6) complies with this chapter and	l rules governing re	gistration of motor ve	hicles and			
36.8	licensing of drivers.	6 6					
36.9	Sec. 23. Minnesota Statutes 2018, s	ection 168.1298, su	ubdivision 1, is amend	ed to read:			
36.10	Subdivision 1. General requirem	ents and procedu	res. (a) The commission	oner shall			
36.11	issue special "Support Our Troops" li	cense plates to an a	pplicant who:				
36.12	(1) is an owner of a passenger aut	omobile, one-ton p	ickup truck, recreation	nal vehicle,			
36.13	or motorcycle;						
36.14	(2) pays a fee of \$10 to cover the	costs of handling a	nd manufacturing the	plates in the			
36.15	amount specified for special plates un	nder section 168.12	, subdivision 5;				
36.16	(3) pays the registration tax requir	red under section 16	58.013;				
36.17	(4) pays the fees required under the	nis chapter;					
36.18	(5) contributes a minimum of \$30	annually to the Mi	nnesota "Support Our	Troops"			
36.19	account established in section 190.19	; and					
36.20	(6) complies with laws and rules g	governing registrati	on and licensing of ve	hicles and			
36.21	drivers.						
36.22	(b) The license application under t	this section must in	dicate that the annual	contribution			
36.23	specified under paragraph (a), clause	(5), is a minimum	contribution to receive	e the plates			
36.24	and that the applicant may make an a	dditional contributi	on to the account.				
36.25	Sec. 24. Minnesota Statutes 2018, s	ection 168.1299, su	bdivision 1, is amend	ed to read:			
36.26	Subdivision 1. Issuance. Notwith	standing section 16	8.1293, the commission	oner shall			
36.27	issue special Minnesota golf plates or	a single motorcycl	e plate to an applican	t who:			
36.28	(1) is a registered owner of a pass	enger automobile, o	one-ton pickup truck,	motorcycle,			
36.29	or recreational vehicle;						

37.1 (2) pays a fee of \$10 in the amount specified for special plates under section 168.12,
37.2 subdivision 5, and any other fees required by this chapter;

37.3 (3) contributes a minimum of \$30 annually to the Minnesota Section PGA Foundation37.4 account; and

37.5 (4) complies with this chapter and rules governing registration of motor vehicles and37.6 licensing of drivers.

37.7 Sec. 25. Minnesota Statutes 2018, section 168.327, subdivision 4, is amended to read:

Subd. 4. Driver records subscription service. (a) The commissioner may implement
a driver records subscription service to provide information concerning access to driver
license, instruction permit, and identification card records, including regular notice of records
that have changed, to subscribers who:

37.12 (1) pay applicable fees; and

37.13 (2) are approved by the commissioner in accordance with sections 168.346 and 171.12,
37.14 and United States Code, title 18, section 2721.

(b) If a driver records subscription service is implemented, the commissioner shall
establish a fee that does not exceed \$3,680 per month for a subscription to the service. Fees
collected under this paragraph must be credited to the driver services operating account in
the special revenue fund under section 299A.705, and are appropriated to the commissioner
for the purposes in paragraph (a) and this paragraph.

(c) If a driver records subscription service is implemented, the commissioner shall 37.20 establish charge a fee that does not exceed \$0.01 of \$0.02 per driver record requested. Of 37.21 the fees collected under this paragraph, 40 20 percent must be credited to the driver services 37.22 operating account in the special revenue fund under section 299A.705 and is appropriated 37.23 to the commissioner for the purposes in this subdivision, and 60; 30 percent must be credited 37.24 to the data security account in the special revenue fund under section 3.9741, subdivision 37.25 5; and 50 percent must be credited to the driver and vehicle services technology account 37.26 under section 299A.705. 37.27

37.28 Sec. 26. Minnesota Statutes 2018, section 168.327, subdivision 5, is amended to read:
37.29 Subd. 5. Bulk vehicle records requests. (a) "Bulk vehicle records" in this section is a
37.30 total of 1,000 or more vehicle title records and vehicle registration records.

05/23/19 REVISOR KRB/EP 19-5225 (b) The commissioner shall establish charge a fee that does not exceed \$0.01 of \$0.02 38.1 per record for a request of bulk vehicle records. 38.2 (c) Of the fees collected, 40 20 percent must be credited to the vehicle services operating 38.3 account in the special revenue fund under section 299A.705 and is appropriated to the 38.4 commissioner for the purposes in this subdivision, and 60; 30 percent must be credited to 38.5 the data security account in the special revenue fund under section 3.9741, subdivision 5; 38.6 and 50 percent must be credited to the driver and vehicle services technology account under 38.7 section 299A.705. 38.8 Sec. 27. Minnesota Statutes 2018, section 168.33, subdivision 7, is amended to read: 38.9 Subd. 7. Filing fees; allocations. (a) In addition to all other statutory fees and taxes, a 38.10 filing fee of: 38.11 (1) \$6 \$7 is imposed on every vehicle registration renewal, excluding pro rate 38.12 transactions; and 38.13 (2) \$10 \$11 is imposed on every other type of vehicle transaction, including motor carrier 38.14 fuel licenses under sections 168D.05 and 168D.06, and pro rate transactions. 38.15 (b) Notwithstanding paragraph (a): 38.16 (1) a filing fee may not be charged for a document returned for a refund or for a correction 38.17 of an error made by the Department of Public Safety, a dealer, or a deputy registrar; and 38.18 (2) no filing fee or other fee may be charged for the permanent surrender of a title for a 38.19 vehicle. 38.20 (c) The filing fee must be shown as a separate item on all registration renewal notices 38.21 sent out by the commissioner. 38.22 (d) The statutory fees and taxes, and the filing fees imposed under paragraph (a) may 38.23 be paid by credit card or debit card. The deputy registrar may collect a surcharge on the 38.24 statutory fees, taxes, and filing fee not greater than the cost of processing a credit card or 38.25 debit card transaction, in accordance with emergency rules established by the commissioner 38.26 of public safety. The surcharge must be used to pay the cost of processing credit and debit 38.27 card transactions. 38.28 (e) The fees collected under this subdivision by the department must be allocated as 38.29 follows: 38.30 (1) of the fees collected under paragraph (a), clause (1): 38.31

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39.1	(i) <u>\$4.50</u> <u>\$5.50</u> must be deposited	d in the vehicle servio	ces operating account	t; and
39.2	(ii) \$1.50 must be deposited:			
39.3	(A) in the driver and vehicle serv	vices technology acco	ount-until sufficient fi	unds have
39.4	been deposited in that account to cov	ver all costs of admini	stration, developmer	i t, and initial
39.5	full deployment of the driver and ve	hicle services inform	ation system; and	
39.6	(B) after completion of the depos	sit of funds under sub	vitem (A) in the vehic	ele services
39.7	operating account; and			
39.8	(2) of the fees collected under pa	ragraph (a), clause (2	2):	
39.9	(i) \$3.50 must be deposited in the	e general fund;		
39.10	(ii) <u>\$5.00</u> <u>\$6.00</u> must be deposite	ed in the vehicle servi	ces operating accour	it; and
39.11	(iii) \$1.50 must be deposited:			
39.12	(A) in the driver and vehicle serv	vices technology acco	ount-until sufficient fo	inds have
39.13	been deposited in that account to cov	ver all costs of admini	stration, developmer	i t, and initial
39.14	full deployment of the driver and ve	hicle services inform	ation system; and	
39.15	(B) after completion of the depos	sit of funds under sub	vitem (A) in the vehic	ele services
39.16	operating account.			
39.17	Sec. 28. Minnesota Statutes 2018,	section 168.62, subd	ivision 3, is amended	to read:
39.18	Subd. 3. Special plates or certif	ïcate; fee; proceeds	to highway user fur	Id. At the

39.19 same time that an owner or operator of intercity buses registers them in Minnesota and obtains number plates therefor for the vehicle, the owner or operator shall apply for special 39.20 identification plates or certificates for the remainder of that fleet of intercity buses. The 39.21 registrar of motor vehicles shall design an appropriate plate or identification certificate for 39.22 this purpose which shall must be issued upon the payment of a fee of \$10 in the amount 39.23 39.24 specified for special plates under section 168.12, subdivision 5, covering each intercity bus so identified. The proceeds of such fees shall be deposited to the credit of the vehicle services 39.25 operating account under section 299A.705, subdivision 1. No intercity bus shall at any time 39.26 be operated in the state of Minnesota without either Minnesota number plates or special 39.27 identification plates or certificates issued as herein provided. 39.28

39.29 Sec. 29. Minnesota Statutes 2018, section 168A.29, subdivision 1, is amended to read:
39.30 Subdivision 1. Amounts. (a) The department must be paid the following fees:

40.1 (1) for filing an application for and the issuance of an original certificate of title, the
40.2 sum of:

- 40.3 (i) until December 31, 2016, \$6.25 of which \$3.25 must be paid into the vehicle services
 40.4 operating account of the special revenue fund under section 299A.705, and from July 1,
 40.5 2012, to June 30, 2016, a surcharge of \$1 must be added to the fee and credited to the driver
 40.6 and vehicle services technology account; and
- 40.7 (ii) on and after January 1, 2017, \$8.25, of which \$4.15 must be paid into the vehicle
 40.8 services operating account, and a surcharge of \$2.25 must be added to the fee and credited
 40.9 to the driver and vehicle services technology account under section 299A.705;
- 40.10 (2) for each security interest when first noted upon a certificate of title, including the
 40.11 concurrent notation of any assignment thereof and its subsequent release or satisfaction, the
 40.12 sum of \$2, except that no fee is due for a security interest filed by a public authority under
 40.13 section 168A.05, subdivision 8;
- 40.14 (3) until December 31, 2016, for the transfer of the interest of an owner and the issuance
 40.15 of a new certificate of title, the sum of \$5.50 of which \$2.50 must be paid into the vehicle
 40.16 services operating account of the special revenue fund under section 299A.705, and from
 40.17 July 1, 2012, to June 30, 2016, a surcharge of \$1 must be added to the fee and credited to
 40.18 the driver and vehicle services technology account;
- 40.19 (4)(3) for each assignment of a security interest when first noted on a certificate of title, 40.20 unless noted concurrently with the security interest, the sum of \$1; and
- 40.21 (5) (4) for issuing a duplicate certificate of title, the sum of \$7.25, of which \$3.25 must 40.22 be paid into the vehicle services operating account of the special revenue fund under section 40.23 299A.705; from July 1, 2012, to June 30, 2016, and a surcharge of \$1_\$2.25 must be added 40.24 to the fee and credited to the driver and vehicle services technology account under section 40.25 <u>299A.705</u>.
- (b) In addition to the fee required under paragraph (a), clause (1), the department must
 be paid \$3.50. The additional \$3.50 fee collected under this paragraph must be deposited
 in the special revenue fund and credited to the public safety motor vehicle account established
 in section 299A.70.
- 40.30 Sec. 30. Minnesota Statutes 2018, section 171.06, subdivision 2, is amended to read:
 40.31 Subd. 2. Fees. (a) The fees for a license and Minnesota identification card are as follows:

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41.1 41.2 41.3	REAL ID Compliant or Noncompliant Classified Driver's License	D-\$17.25 21.00	C-\$21.25 <u>25.00</u>	B-\$28.25 32.00	A-\$36.25 40.00
41.4 41.5 41.6	REAL ID Compliant or Noncompliant Classified Under-21 D.L.	D-\$17.25 21.00	C-\$21.25 25.00	B-\$28.25 32.00	A-\$16.25 20.00
41.7 41.8	Enhanced Driver's License	D-\$32.25 <u>36.00</u>	C-\$36.25 <u>40.00</u>	B-\$43.25 <u>47.00</u>	A-\$51.25 55.00
41.9 41.10 41.11	REAL ID Compliant or Noncompliant Instruction Permit				\$5.25
41.12 41.13	Enhanced Instruction Permit				\$20.25
41.14 41.15	Commercial Learner's Permit				\$2.50
41.16 41.17 41.18	REAL ID Compliant or Noncompliant Provisional License				\$8.25
41.19 41.20	Enhanced Provisional License				\$23.25
41.21 41.22 41.23 41.24 41.25 41.26	Duplicate REAL ID Compliant or Noncompliant License or duplicate REAL ID Compliant or Noncompliant identification card				\$6.75
41.27 41.28 41.29	Enhanced Duplicate License or enhanced duplicate identification card				\$21.75
41.30 41.31 41.32 41.33 41.34 41.35 41.36 41.37 41.28	REAL ID Compliant or Noncompliant Minnesota identification card or REAL ID Compliant or Noncompliant Under-21 Minnesota identification card, other than duplicate, except as otherwise provided in section 171.07				
41.38 41.39	provided in section 171.07, subdivisions 3 and 3a				\$11.25
41.40 41.41	Enhanced Minnesota identification card				\$26.25
41.42	From August 1, 2019, to June 30, 2	2022, the fee is i	ncreased by \$0	.75 for REAL	ID compliant
41.43	or noncompliant classified driver's	s licenses, REA	L ID compliant	t or noncompli	ant classified
41.44	under-21 driver's licenses, and en	hanced driver's	licenses.		
41 45	(b) In addition to each fee rear	irad in this nor	agraph (a) tha	aammissionar	shall collect

41.45 (b) In addition to each fee required in this paragraph (a), the commissioner shall collect 41.46 a surcharge of: (1) \$1.75 until June 30, 2012; and (2) \$1.00 from July 1, 2012, to June 30,

42.1 2016 \$2.25. Surcharges collected under this paragraph must be credited to the driver and
42.2 vehicle services technology account in the special revenue fund under section 299A.705.

42.3 (b) (c) Notwithstanding paragraph (a), an individual who holds a provisional license and
42.4 has a driving record free of (1) convictions for a violation of section 169A.20, 169A.33,
42.5 169A.35, sections 169A.50 to 169A.53, or section 171.177, (2) convictions for crash-related
42.6 moving violations, and (3) convictions for moving violations that are not crash related, shall
42.7 have a \$3.50 credit toward the fee for any classified under-21 driver's license. "Moving
42.8 violation" has the meaning given it in section 171.04, subdivision 1.

42.9 (c) (d) In addition to the driver's license fee required under paragraph (a), the
42.10 commissioner shall collect an additional \$4 processing fee from each new applicant or
42.11 individual renewing a license with a school bus endorsement to cover the costs for processing
42.12 an applicant's initial and biennial physical examination certificate. The department shall not
42.13 charge these applicants any other fee to receive or renew the endorsement.

42.14 (d) (e) In addition to the fee required under paragraph (a), a driver's license agent may
 42.15 charge and retain a filing fee as provided under section 171.061, subdivision 4.

42.16 (e) (f) In addition to the fee required under paragraph (a), the commissioner shall charge
42.17 a filing fee at the same amount as a driver's license agent under section 171.061, subdivision
42.18 4. Revenue collected under this paragraph must be deposited in the driver services operating
42.19 account under section 299A.705.

42.20 (f) (g) An application for a Minnesota identification card, instruction permit, provisional 42.21 license, or driver's license, including an application for renewal, must contain a provision 42.22 that allows the applicant to add to the fee under paragraph (a), a \$2 donation for the purposes 42.23 of public information and education on anatomical gifts under section 171.075.

42.24 Sec. 31. Minnesota Statutes 2018, section 299A.705, is amended to read:

42.25 **299A.705 DRIVER AND VEHICLE SERVICES ACCOUNTS.**

Subdivision 1. Vehicle services operating account. (a) The vehicle services operating
account is created in the special revenue fund, consisting of all money from the vehicle
services fees specified in chapters 168, 168A, and 168D, and any other money otherwise
donated, allotted, appropriated, or legislated transferred, or otherwise provided to this the
account.

42.31 (b) Funds appropriated are available from the account must be used by the commissioner
42.32 of public safety to administer the vehicle services as specified in chapters 168, 168A, and
42.33 168D, and section 169.345, including:

43.1 (1) designing, producing, issuing, and mailing vehicle registrations, plates, emblems,

43.2 and titles;

- 43.3 (2) collecting title and registration taxes and fees;
- 43.4 (3) transferring vehicle registration plates and titles;

43.5 (4) maintaining vehicle records;

- 43.6 (5) issuing disability certificates and plates;
- 43.7 (6) licensing vehicle dealers;
- 43.8 (7) appointing, monitoring, and auditing deputy registrars; and

43.9 (8) inspecting vehicles when required by law.

43.10 Subd. 2. Driver services operating account. (a) The driver services operating account
43.11 is created in the special revenue fund, consisting of all money collected under chapter 171
43.12 and any other money otherwise donated, allotted, appropriated, or legislated transferred, or
43.13 otherwise provided to the account.

(b) Money in the Funds appropriated from the account must be used by the commissioner
of public safety to administer the driver services specified in chapters 169A and 171,
including the activities associated with producing and mailing drivers' licenses and
identification cards and notices relating to issuance, renewal, or withdrawal of driving and
identification card privileges for any fiscal year or years and for the testing and examination
of drivers.

Subd. 3. Driver and vehicle services technology account. (a) The driver and vehicle
services technology account is created in the special revenue fund, consisting of the
technology surcharge collected as specified in chapters 168, 168A, and 171; the filing fee
revenue collected under section 168.33, subdivision 7; and any other money otherwise
donated, allotted, appropriated, or legislated to this transferred, or otherwise provided to
the account.

43.26 (b) Money in the account is annually appropriated to the commissioner of public safety
43.27 to support the research, for the development, deployment, and maintenance of a the driver
43.28 and vehicle services information system systems.

43.29 (c) Following completion of the deposit of filing fee revenue into the driver and vehicle
43.30 services technology account as provided under section 168.33, subdivision 7 By January
43.31 <u>15 of each year</u>, the commissioner shall <u>must</u> submit a notification report to the chairs and
43.32 ranking minority members of the legislative committees with jurisdiction over transportation

44.1 policy and finance concerning driver and vehicle services information system implementation

44.2 <u>the account</u>, which must include information on (1) total revenue deposited in the driver
44.3 and vehicle services technology account, with a breakdown by sources of funds; (2) total
44.4 project costs incurred, with a breakdown by key project components; and (3) (2) an estimate
44.5 of ongoing system maintenance costs, including a breakdown of the amounts spent by

44.6 <u>category</u>.

Subd. 4. Prohibited expenditures. The commissioner is prohibited from expending
money from driver and vehicle services accounts created in the special revenue fund for
any purpose that is not specifically authorized in this section or in the chapters specified in
this section.

44.11 Sec. 32. Laws 2018, chapter 101, section 3, subdivision 1, is amended to read:

Subdivision 1. Appointment. (a) The legislative auditor must appoint an information
technology auditor to actively monitor and report on the development and implementation
of the Minnesota Licensing and Registration System (MNLARS) and the vehicle title and
registration system (VTRS). At a minimum, the person appointed to this position must have
expertise in .NET software development and must have project management experience.
The auditor must submit quarterly reports on the VTRS to the Driver and Vehicle Systems
Oversight Committee. The auditor must submit the reports to the committee between 20

- 44.19 and 30 days before the start of each quarter.
- (b) At a minimum, the review required by paragraph (a) must:
- 44.21 (1) verify the status of VTRS and whether the project deliverables are being achieved
 44.22 within the timeline and budget specified in the contract;
- 44.23 (2) review stakeholder engagement in the implementation process and opine on whether
 44.24 the engagement was appropriate;
- 44.25 (3) identify concerns or risks that could jeopardize meeting the contractual deadlines
 44.26 and identify potential ways to address or minimize the concerns or risks; and
- 44.27 (4) verify the status of decommissioning MNLARS and the legacy system and whether
- 44.28 the systems will be decommissioned within the timeline and budget specified in the contract.
- 44.29 (c) Within three months of full implementation, the information technology auditor must
- 44.30 complete a final audit of VTRS and submit the audit to the Driver and Vehicle Systems
- 44.31 <u>Oversight Committee. The final audit must, at a minimum:</u>

45.1	(1) verify the full implementation of VTRS and whether the project deliverables were
45.2	achieved within the timeline and budget specified in the contract, and if not, the reasons
45.3	why not;
45.4	(2) verify that MNLARS and the legacy system are decommissioned and whether the
45.5	systems were decommissioned within the timeline and budget specified in the contract, and
45.6	if not, the reasons why not;
45.7	(3) identify concerns or risks for the ongoing maintenance and operation of VTRS and
45.8	identify potential ways to address the risks or concerns; and
45.9	(4) provide an overall retrospective of the project, including best practices and key
45.10	lessons learned that may benefit similar projects in the future.
45.11	For purposes of this subdivision, "full implementation" means all packaged software solution
45.12	components are implemented and functioning and all MNLARS and legacy components
45.13	are decommissioned.
45.14	EFFECTIVE DATE. This section is effective the day following final enactment.
45.15	Sec. 33. DEFINITIONS.
45.16	(a) For purposes of sections 34 and 35, the terms in this section have the meanings given.
45.17	(b) "Blue Ribbon Council on Information Technology" means the council established
45.18	by executive order 19-02 or a successor entity with a similar purpose.
45.19	(c) "Commissioner" means the commissioner of public safety.
45.20	(d) "Driver and Vehicle Executive Steering Committee" means the committee established
45.21	by the Department of Public Safety in March 2019 and is comprised of stakeholders, MN.IT
45.22	employees, and Department of Public Safety employees that provide oversight and
45.23	accountability for projects within the Driver and Vehicle Services Division of the Department
45.24	of Public Safety that impact the information systems used to issue driver's licenses and
45.25	motor vehicle titles and registration. Driver and Vehicles Executive Steering Committee
45.26	also means any similarly comprised group with a similar purpose that replaces or succeeds
45.27	the Driver and Vehicles Executive Steering Committee.
45.28	(e) "Driver and Vehicle Systems Oversight Committee" or "Oversight Committee" means
45.29	the Driver and Vehicle Systems Oversight Committee established in section 34.
45.30	(f) "Driver's license system" means the system for application and issuance of driver's
45.31	licenses and identification cards that is in use on the effective date of this section.

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46.1	(g) "Information technology auditor" means the individual appointed by the legislative
46.2	auditor pursuant to Laws 2018, chapter 101, section 3, as amended by this act.
46.3	(h) "Minnesota Licensing and Registration System" or "MNLARS" means the vehicle
46.4	title and registration system and the legacy system in use on the effective date of this section.
46.5	(i) "MNLARS Steering Committee" means the MNLARS Steering Committee established
46.6	by Laws 2018, chapter 101.
46.7	(j) "Quarter" means a three-month period starting on July 1, October 1, January 1, or
46.8	April 1.
46.9	(k) "Vehicle Title and Registration System" or "VTRS" means the vehicle title and
46.10	registration system that is licensed and implemented pursuant to section 35 and is a
46.11	replacement for MNLARS.
46.12	(1) "Vendor" means the vendor selected to implement the vehicle title and registration
46.13	system under section 35.
46.14	EFFECTIVE DATE. This section is effective the day following final enactment.
46.15	Sec. 34. DRIVER AND VEHICLE SYSTEMS OVERSIGHT COMMITTEE.
46.16	Subdivision 1. Definitions. The definitions in section 33 apply to this section.
46.16 46.17	Subdivision 1. Definitions. The definitions in section 33 apply to this section. Subd. 2. Driver and Vehicle Systems Oversight Committee established. (a) The
46.17	Subd. 2. Driver and Vehicle Systems Oversight Committee established. (a) The
46.17 46.18	Subd. 2. Driver and Vehicle Systems Oversight Committee established. (a) The Driver and Vehicle Systems Oversight Committee is established and consists of the following
46.17 46.18 46.19	Subd. 2. Driver and Vehicle Systems Oversight Committee established. (a) The Driver and Vehicle Systems Oversight Committee is established and consists of the following members:
46.17 46.18 46.19 46.20 46.21	Subd. 2. Driver and Vehicle Systems Oversight Committee established. (a) The Driver and Vehicle Systems Oversight Committee is established and consists of the following members: (1) the chair of the senate Finance Committee, or a senator appointed by the chair of the senate Finance Committee;
46.17 46.18 46.19 46.20	Subd. 2. Driver and Vehicle Systems Oversight Committee established. (a) The Driver and Vehicle Systems Oversight Committee is established and consists of the following members: (1) the chair of the senate Finance Committee, or a senator appointed by the chair of the
46.17 46.18 46.19 46.20 46.21 46.22 46.23	Subd. 2. Driver and Vehicle Systems Oversight Committee established. (a) The Driver and Vehicle Systems Oversight Committee is established and consists of the following members: (1) the chair of the senate Finance Committee, or a senator appointed by the chair of the senate Finance Committee; (2) the chair and ranking minority member of the senate committee with jurisdiction over transportation finance;
46.17 46.18 46.19 46.20 46.21 46.22 46.23 46.24	Subd. 2. Driver and Vehicle Systems Oversight Committee established. (a) The Driver and Vehicle Systems Oversight Committee is established and consists of the following members: (1) the chair of the senate Finance Committee, or a senator appointed by the chair of the senate Finance Committee; (2) the chair and ranking minority member of the senate committee with jurisdiction over transportation finance; (3) the chair of the house of representatives Ways and Means Committee, or a member
 46.17 46.18 46.19 46.20 46.21 46.22 46.23 46.24 46.25 	Subd. 2. Driver and Vehicle Systems Oversight Committee established. (a) The Driver and Vehicle Systems Oversight Committee is established and consists of the following members: (1) the chair of the senate Finance Committee, or a senator appointed by the chair of the senate Finance Committee; (2) the chair and ranking minority member of the senate committee with jurisdiction over transportation finance; (3) the chair of the house of representatives Ways and Means Committee, or a member of the house of representatives appointed by the chair of the house of representatives Ways
46.17 46.18 46.19 46.20 46.21 46.22 46.23 46.24	Subd. 2. Driver and Vehicle Systems Oversight Committee established. (a) The Driver and Vehicle Systems Oversight Committee is established and consists of the following members: (1) the chair of the senate Finance Committee, or a senator appointed by the chair of the senate Finance Committee; (2) the chair and ranking minority member of the senate committee with jurisdiction over transportation finance; (3) the chair of the house of representatives Ways and Means Committee, or a member
 46.17 46.18 46.19 46.20 46.21 46.22 46.23 46.24 46.25 	Subd. 2. Driver and Vehicle Systems Oversight Committee established. (a) The Driver and Vehicle Systems Oversight Committee is established and consists of the following members: (1) the chair of the senate Finance Committee, or a senator appointed by the chair of the senate Finance Committee; (2) the chair and ranking minority member of the senate committee with jurisdiction over transportation finance; (3) the chair of the house of representatives Ways and Means Committee, or a member of the house of representatives appointed by the chair of the house of representatives Ways
46.17 46.18 46.19 46.20 46.21 46.22 46.23 46.24 46.25 46.25	Subd. 2. Driver and Vehicle Systems Oversight Committee established. (a) The Driver and Vehicle Systems Oversight Committee is established and consists of the following members: (1) the chair of the senate Finance Committee, or a senator appointed by the chair of the senate Finance Committee; (2) the chair and ranking minority member of the senate committee with jurisdiction over transportation finance; (3) the chair of the house of representatives Ways and Means Committee, or a member of the house of representatives appointed by the chair of the house of representatives Ways
 46.17 46.18 46.19 46.20 46.21 46.22 46.23 46.24 46.25 46.26 46.27 	Subd. 2. Driver and Vehicle Systems Oversight Committee established. (a) The Driver and Vehicle Systems Oversight Committee is established and consists of the following members: (1) the chair of the senate Finance Committee, or a senator appointed by the chair of the senate Finance Committee; (2) the chair and ranking minority member of the senate committee with jurisdiction over transportation finance; (3) the chair of the house of representatives Ways and Means Committee, or a member of the house of representatives appointed by the chair of the house of representatives Ways and Means Committee; and (4) the chair and ranking minority member of the house of representatives committee
 46.17 46.18 46.19 46.20 46.21 46.22 46.23 46.24 46.25 46.26 46.27 46.28 	Subd. 2. Driver and Vehicle Systems Oversight Committee established. (a) The Driver and Vehicle Systems Oversight Committee is established and consists of the following members: (1) the chair of the senate Finance Committee, or a senator appointed by the chair of the senate Finance Committee; (2) the chair and ranking minority member of the senate committee with jurisdiction over transportation finance; (3) the chair of the house of representatives Ways and Means Committee, or a member of the house of representatives appointed by the chair of the house of representatives Ways and Means Committee; and (4) the chair and ranking minority member of the house of representatives committee with jurisdiction over transportation finance.

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47.1	Subd. 3. Dissolution of MNLAR	RS Steering Commi	ittee. The MNLARS SI	teering
47.2	Committee is dissolved and is replace	ed by the Oversight	Committee.	
47.3	Subd. 4. Duties. (a) The Oversig	ht Committee must:		
47.4	(1) review progress reports receiv	ved pursuant to subc	livision 5 and reports fi	rom the
47.5	information technology auditor;			
47.6	(2) oversee the implementation of	f the VTRS;		
47.7	(3) oversee the decommissioning	of MNLARS, inclu	iding the funds and staf	f resources
47.8	spent on the decommissioning;			
47.9	(4) oversee the driver's license sy	stem; and		
47.10	(5) on an annual basis, review the	e fee and surcharge	increases required by th	nis article,
47.11	and make a recommendation to the l	egislature on wheth	er the fee and surcharge	e increases
47.12	are set of appropriate amounts.			
47.13	(b) The Oversight Committee ma	y contract with, hire	e, or otherwise consult	with any
47.14	individual to assist the committee wi	ith its duties.		
47.15	Subd. 5. Progress reports. (a) Be	etween 20 and 30 da	tys before the start of ea	ach quarter,
47.16	the commissioners of public safety a	and MN.IT must sub	mit a report to the Ove	rsight
47.17	Committee and the information techn	nology auditor on th	e following:	
47.18	(1) the status of MNLARS, inclu	ding a summary of	work performed to mai	ntain
47.19	MNLARS and any work performed	to decommission M	NLARS;	
47.20	(2) the status of the implementation	on of VTRS;		
47.21	(3) a detailed explanation of any	funds expended rela	ted to MNLARS and th	e purposes
47.22	of the expenditures, the number of st	taff working on MN	LARS, and a description	on of the
47.23	work performed;			
47.24	(4) a list of all requested customi	zations to VTRS, th	e purpose for the custo	mization,
47.25	the cost of the customization, and where the cost of the customization and where the customization and where the customization are the customization and where the customization are the customization and where the customization are the customi	hether the commissi	oner approved the cust	omization;
47.26	and			
47.27	(5) the status of the driver's licent	se system.		
47.28	(b) Between 20 and 30 days befo	re the start of each of	quarter, the vendor mus	st submit a
47.29	report to the Oversight Committee re	egarding the progres	ss on the implementatio	on of the
47.30	VTRS.			

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48.1	(c) Between 20 and 30 days before the start of each quarter, the Minnesota Deputy
48.2	Registrars Association, the Minnesota Deputy Registrar Business Owners Association, the
48.3	Minnesota Automobile Dealers Association, and any other stakeholders are each encouraged
48.4	to submit a report to the Oversight Committee regarding MNLARS, VTRS, or the driver's
48.5	license system.
48.6	Subd. 6. Meetings. (a) The chairs of the legislative committees with jurisdiction over
48.7	transportation finance serve as cochairs of the Oversight Committee.
48.8	(b) The Oversight Committee must meet at least once each quarter.
48.9	(c) The Oversight Committee is subject to Minnesota Statutes, section 3.055, except
48.10	that a member may vote by submitting a written statement indicating how the member votes
48.11	on a motion. The written statement must be treated in the same manner as the votes of the
48.12	members present at the meeting. The written statement must be submitted to all members
48.13	prior to the start of the meeting at which the vote will take place.
48.14	Subd. 7. Administration. The Legislative Coordinating Commission must provide
48.15	meeting space and administrative support for the Oversight Committee.
48.16	Subd. 8. Expiration. The Oversight Committee expires six months after full
48.17	implementation of VTRS. After full implementation but prior to the expiration of the
48.18	Oversight Committee, the Oversight Committee must complete a report that, at a minimum,
48.19	summarizes the activities of the Oversight Committee and makes recommendations to the
48.20	legislature on proposed changes to state driver and vehicle laws. The Oversight Committee
48.21	must submit the report to the legislative auditor. For purposes of this subdivision, "full
48.22	implementation" means all packaged software solution components are implemented and
48.23	functioning and all MNLARS and legacy components are decommissioned.
48.24	EFFECTIVE DATE. This section is effective the day following final enactment.
48.25	Sec. 35. VEHICLE TITLE AND REGISTRATION SYSTEM.
48.26	Subdivision 1. Definitions. The definitions in section 33 apply to this section.
48.27	Subd. 2. Procurement. (a) Recognizing that the preservation of the integrity of the
48.28	public contracting process of the state is vital to the operations of government and a matter
48.29	of interest to the people of the state, the legislature hereby declares as follows:
48.30	(1) the commissioner of public safety, in collaboration with the commissioner of MN.IT
48.31	services and the commissioner of administration, must conduct an expedited procurement

05/23/19 REVISOR KRB/EP 19-5225 process to execute the recommendations set forth in the Independent Expert Review of 49.1 49.2 MNLARS dated May 1, 2019; 49.3 (2) the expedited procurement process shall be open, competitive, and evaluated based on criteria that is predetermined and publicly disclosed as part of a request for proposal 49.4 49.5 process; and (3) the commissioner of administration is authorized to waive the requirements of 49.6 Minnesota Statutes, chapter 16C, or other laws and procedures as necessary to complete an 49.7 expedited procurement process or to enter into direct negotiations with a vendor in the event 49.8 the commissioner determines an expedited process will not result in a contract that meets 49.9 49.10 the timelines or objectives of the report, or as otherwise necessary to achieve the best interests of the state. 49.11 49.12 (b) The commissioners must include the following criteria in any request for proposal as required by paragraph (a): 49.13 (1) the vendor must have successfully deployed the packaged vehicle software system 49.14 in five or more states and must provide contacts for references from each state; and 49.15 49.16 (2) the vendor must have at least five years of implementation expertise in packaged vehicle software solutions. 49.17 (c) The commissioner of public safety must award the contract based on best value, as 49.18 defined in Minnesota Statutes, section 16C.02, subdivision 4, by July 1, 2019. 49.19 Subd. 3. Stakeholder input. The commissioner must ensure that stakeholders are 49.20 consulted during the process of implementing VTRS. 49.21 49.22 Subd. 4. MNLARS freeze. Update 1.16 scheduled to be released in June 2019 is the final update to MNLARS, except that the fee and surcharge changes required by this act 49.23 must be implemented by August 1, 2019. Thereafter, MNLARS must be maintained with 49.24 nominal staff to address bugs and ensure continued operation of the system. 49.25 Subd. 5. Department roles. The Department of Public Safety is the owner of VTRS 49.26 and is responsible for the final decision on functionality priorities and decisions. MN.IT is 49.27 the technical lead on the project and is responsible for the final decisions regarding the 49.28 49.29 implementation of technology products and services, technical staff, and technical vendor 49.30 staff. Subd. 6. Customization. (a) Wherever possible, business practices must be changed to 49.31 conform to VTRS in order to minimize the need for customizing VTRS. 49.32

50.1	(b) The Driver and Vehicle Executive Steering Committee must make recommendations
50.2	to the commissioner on requests to customize VTRS. In making the recommendations, the
50.3	Executive Steering Committee must consider the following factors when considering
50.4	customization:
50.5	(1) the reason for the customization and whether the reason is based on state law or on
50.6	a business practice;
50.7	(2) the cost of the customization;
50.8	(3) any future cost related to the customization; and
50.9	(4) input from stakeholders.
50.10	The commissioner is responsible for approving or denying all requests to customize VTRS.
50.11	Subd. 7. Timeline. The legislature intends that the contract with the vendor to implement
50.12	VTRS will be completed and implementation will begin in early summer of 2019. The
50.13	legislature further intends that VTRS will be launched by the end of calendar year 2020.
50.14	The legislature further intends that VTRS will be fully implemented and MNLARS and the
50.15	legacy system be fully decommissioned by the fall of 2021.
50.16	Subd. 8. Driver and Vehicle Systems Oversight Committee. The Driver and Vehicle
50.17	Systems Oversight Committee must oversee the implementation of VTRS.
50.18	EFFECTIVE DATE. This section is effective the day following final enactment.
50.19	Sec. 36. DEPUTY REGISTRAR REIMBURSEMENTS.
50.20	Subdivision 1. Eligibility. A deputy registrar office operated by the state is not eligible
50.21	to receive funds under this section.
50.22	Subd. 2. Grant calculation. (a) The reimbursement grant to each deputy registrar, as
50.23	identified by the Driver and Vehicle Services-designated office location number, is calculated
50.24	as follows:
50.25	(1) ten percent of available funds allocated equally among all deputy registrars;
50.26	(2) 45 percent of available funds allocated proportionally based on (i) the number of
50.27	transactions where a filing fee under Minnesota Statutes, section 168.33, subdivision 7, is
50.28	retained by each deputy registrar from August 1, 2017, through December 31, 2018,
50.29	compared to (ii) the total number of transactions where a filing fee is retained by all deputy
50.30	registrars during that time period; and

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51.1	(3) 45 percent of available funds allocated proportionally based on (i) the number of
51.2	transactions where a filing fee is retained by each deputy registrar from July 1, 2014, through
51.3	June 30, 2017, compared to (ii) the total number of transactions where a filing fee is retained
51.4	by all deputy registrars during that time period.
51.5	(b) For a deputy registrar appointed after July 1, 2014, the commissioner of public safety
51.6	must identify whether a corresponding discontinued deputy registrar appointment exists. If
51.7	a corresponding discontinued deputy registrar is identified, the commissioner must include
51.8	the transactions of the discontinued deputy registrar in the calculations under paragraph (a)
51.9	for the deputy registrar appointed after July 1, 2014.
51.10	(c) For a deputy registrar appointed after July 1, 2014, to which paragraph (b) does not
51.11	apply, the commissioner of public safety must calculate the deputy registrar's proportional
51.12	share under paragraph (a), clause (3), based on the average number of transactions where
51.13	a filing fee is retained among the deputy registrars, as calculated excluding any deputy
51.14	registrars for which this paragraph applies.
51.15	(d) In the calculations under paragraph (a), the commissioner of public safety must
51.16	exclude transactions for a deputy registrar office operated by the state.
51.17	Subd. 3. Grant distribution. (a) Within 30 days of the enactment date of this act, the
51.18	commissioner must notify each deputy registrar of the amount of the reimbursement grant
51.19	the deputy registrar is eligible to receive under this section. In order to receive the
51.20	reimbursement grant, the deputy registrar must:
51.21	(1) request the disbursement of the reimbursement grant to the deputy registrar; and
51.22	(2) agree to release and hold harmless the state and its employees from any liability or
51.23	claim arising from the development and deployment of the Minnesota Licensing and
51.24	Registration System (MNLARS) including: (i) a claim under Minnesota Statutes, section
51.25	3.732, or (ii) any claim or action before a court or administrative agency.
51.26	(b) The request and release agreement must be submitted on a form developed by the
51.27	commissioner and must be submitted on or before June 30, 2019. The commissioner must
51.28	disburse the reimbursement grant to the deputy registrar within 30 days of receiving the
51.29	request and release agreement.
51.30	(c) Any funds not disbursed after the initial grants are disbursed must not be distributed
51.31	and must cancel back to the general fund.
51.32	Subd. 4. State liability limitations. The creation or payment of reimbursement grants
51.33	under this section is not: (1) an admission of liability by the state or its employees for any

52.1	act or omission arising from the development and deployment of MNLARS; and (2)
52.2	admissible in a judicial or administrative proceeding to establish liability or a legal duty.
52.3	EFFECTIVE DATE. This section is effective the day following final enactment.
52.4	Sec. 37. SELF-SERVICE OPTIONS.
52.5	The commissioner of public safety must consider ways in which the driver services
52.6	system and the vehicle title and registration system allow for the addition of self-service
52.7	options and on-the-spot fulfillment. The commissioner of public safety must consider
52.8	capabilities such as allowing individuals to receive a driver's license or identification card
52.9	at the same time and in the same location that the application is made. The commissioners
52.10	must report the findings to the Driver and Vehicle Systems Oversight Committee established
52.11	in section 34.
52.12	EFFECTIVE DATE. This section is effective the day following final enactment.
52.13	Sec. 38. VEHICLE REGISTRATION TASK FORCE.
52.14	Subdivision 1. Membership. (a) The Vehicle Registration Task Force consists of the
52.15	following 20 members:
52.16	(1) four senators, including two senators appointed by the senate majority leader and
52.17	two senators appointed by the senate minority leader;
52.18	(2) four members of the house of representatives, including two members appointed by
52.19	the speaker of the house and two members appointed by the minority leader of the house
52.20	of representatives;
52.21	(3) one member appointed by the governor from the Office of the Governor;
52.22	(4) the commissioner of transportation or a designee;
52.23	(5) the chief financial officer of the Department of Transportation or a designee;
52.24	(6) the commissioner of public safety or a designee;
52.25	(7) the director of Driver and Vehicle Services Division of the Department of Public
52.26	Safety or a designee;
52.27	(8) the chief financial officer of the Department of Public Safety or a designee;
52.28	(9) the state chief information officer or a designee;
52.29	(10) the chief financial officer of MN.IT Services or a designee;

05/23/19 REVISOR KRB/EP (11) one deputy registrar appointed by the Minnesota Deputy Registrars Association; 53.1 (12) one deputy registrar appointed by the Minnesota Deputy Registrar Business Owners 53.2 Association; and 53.3 53.4 (13) two members, one of whom is familiar with the title and registration process, 53.5 appointed by the Minnesota Automobile Dealers Association. (b) Appointing authorities must make initial appointments to the Vehicle Registration 53.6 53.7 Task Force by June 1, 2019. Subd. 2. Duties. The Vehicle Registration Task Force is established to study various 53.8 methods of vehicle registration and the corresponding fee structures. At a minimum, the 53.9 task force must study: 53.10 (1) how each of the following methods could be implemented in Minnesota in a revenue 53.11 neutral manner: flat rate, weight-based, value-based, and age-based; 53.12 (2) a two-year vehicle registration period and any other changes related to timing of 53.13 vehicle registration periods; 53.14 (3) the financial effects of the changes considered in clauses (1) and (2) including, at a 53.15 minimum, costs for vehicle owners and deputy registrars; and 53.16 (4) whether the changes considered in clauses (1) and (2) will require customization to 53.17 the vehicle title and registration system and the potential cost of the customization. 53.18 Subd. 3. Report. By January 15, 2020, the task force must report to the chairs and 53.19 ranking minority members of the legislative committees with jurisdiction over transportation 53.20 policy and finance. The report must: 53.21 (1) summarize the activities of the task force; 53.22 (2) provide an explanation of how each method examined could be implemented in 53.23 Minnesota in a revenue neutral manner; 53.24 (3) provide recommendations by the task force on which method is preferable and why; 53.25

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- and 53.26
- (4) include any draft legislation needed to implement the recommendations. 53.27
- Subd. 4. First meeting; chair. The chair of the Legislative Coordinating Commission 53.28
- must convene the first meeting of the Vehicle Registration Task Force by July 1, 2019. At 53.29
- 53.30 the first meeting, the task force shall elect a chair by a majority vote of those members
- present. 53.31

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54.1 54.2	Subd. 5. Meetings. The meetings chapter 13D.	of the task force are	subject to Minnesota	Statutes,
54.3	Subd. 6. Administration. (a) The	Legislative Coordin	nating Commission sha	all provide
54.4	administrative services for the task for	rce.		
54.5	(b) The Department of Transportation	tion, the Departmen	nt of Public Safety, and	MN.IT
54.6	Services must provide the task force w	with general inform	ational and technical st	upport.
54.7	Subd. 7. Compensation. Public m	•	isated as provided in M	<u>1innesota</u>
54.8	Statutes, section 15.059, subdivision			
54.9 54.10	Subd. 8. Expiration. This section of in subdivision 3 or on January 16, 202			ort required
54.11	EFFECTIVE DATE. This section			tment.
54.12	Sec. 39. <u>REVISOR INSTRUCTIO</u>	<u>DN.</u>		
54.13	The revisor of statutes must correc	et all cross-reference	es to the paragraphs the	at are
54.14	relettered in sections 10 and 30.			
54.15	Sec. 40. REPEALER.			
54.16	Laws 2018, chapter 101, section 3	, subdivision 2, is re	epealed.	
54.17	Sec. 41. EFFECTIVE DATE.			
54.18	Except as otherwise provided, this	article is effective	August 1, 2019.	
54.19		ARTICLE 3		
54.20	TRANSF	PORTATION POL	JCY	
54.21	Section 1. Minnesota Statutes 2018,	section 3.972, is an	nended by adding a su	bdivision
54.22	to read:			
54.23	Subd. 2c. Audits of the Departme			
54.24	audit, as resources permit, the program	ns and services adn	ninistered by the Depar	rtment of
54.25	Transportation.			

55.1	Sec. 2. Minnesota Statutes 2018, section 3.972, is amended by adding a subdivision to
55.2	read:
55.3	Subd. 2d. Audits of the Department of Public Safety. The legislative auditor must
55.4	audit, as resources permit, the programs and services administered by the Department of
55.5	Public Safety.
55.6	Sec. 3. Minnesota Statutes 2018, section 13.46, subdivision 2, is amended to read:
55.7	Subd. 2. General. (a) Data on individuals collected, maintained, used, or disseminated
55.8	by the welfare system are private data on individuals, and shall not be disclosed except:
55.9	(1) according to section 13.05;
55.10	(2) according to court order;
55.11	(3) according to a statute specifically authorizing access to the private data;
55.12	(4) to an agent of the welfare system and an investigator acting on behalf of a county,
55.13	the state, or the federal government, including a law enforcement person or attorney in the
55.14	investigation or prosecution of a criminal, civil, or administrative proceeding relating to the
55.15	administration of a program;
55.16	(5) to personnel of the welfare system who require the data to verify an individual's
55.17	identity; determine eligibility, amount of assistance, and the need to provide services to an
55.18	individual or family across programs; coordinate services for an individual or family;
55.19	evaluate the effectiveness of programs; assess parental contribution amounts; and investigate
55.20	suspected fraud;
55.21	(6) to administer federal funds or programs;
55.22	(7) between personnel of the welfare system working in the same program;
55.23	(8) to the Department of Revenue to assess parental contribution amounts for purposes
55.24	of section 252.27, subdivision 2a, administer and evaluate tax refund or tax credit programs
55.25	and to identify individuals who may benefit from these programs. The following information
55.26	may be disclosed under this paragraph: an individual's and their dependent's names, dates
55.27	of birth, Social Security numbers, income, addresses, and other data as required, upon
55.28	request by the Department of Revenue. Disclosures by the commissioner of revenue to the
55.29	commissioner of human services for the purposes described in this clause are governed by
55.30	section 270B.14, subdivision 1. Tax refund or tax credit programs include, but are not limited
55.31	to, the dependent care credit under section 290.067, the Minnesota working family credit

under section 290.0671, the property tax refund and rental credit under section 290A.04,
and the Minnesota education credit under section 290.0674;

56.3 (9) between the Department of Human Services, the Department of Employment and
56.4 Economic Development, and when applicable, the Department of Education, for the following
56.5 purposes:

(i) to monitor the eligibility of the data subject for unemployment benefits, for any
 employment or training program administered, supervised, or certified by that agency;

(ii) to administer any rehabilitation program or child care assistance program, whetheralone or in conjunction with the welfare system;

(iii) to monitor and evaluate the Minnesota family investment program or the child care
assistance program by exchanging data on recipients and former recipients of food support,
cash assistance under chapter 256, 256D, 256J, or 256K, child care assistance under chapter
119B, medical programs under chapter 256B or 256L, or a medical program formerly
codified under chapter 256D; and

(iv) to analyze public assistance employment services and program utilization, cost,
effectiveness, and outcomes as implemented under the authority established in Title II,
Sections 201-204 of the Ticket to Work and Work Incentives Improvement Act of 1999.
Health records governed by sections 144.291 to 144.298 and "protected health information"
as defined in Code of Federal Regulations, title 45, section 160.103, and governed by Code
of Federal Regulations, title 45, parts 160-164, including health care claims utilization
information, must not be exchanged under this clause;

(10) to appropriate parties in connection with an emergency if knowledge of the
information is necessary to protect the health or safety of the individual or other individuals
or persons;

(11) data maintained by residential programs as defined in section 245A.02 may be
disclosed to the protection and advocacy system established in this state according to Part
C of Public Law 98-527 to protect the legal and human rights of persons with developmental
disabilities or other related conditions who live in residential facilities for these persons if
the protection and advocacy system receives a complaint by or on behalf of that person and
the person does not have a legal guardian or the state or a designee of the state is the legal
guardian of the person;

56.32 (12) to the county medical examiner or the county coroner for identifying or locating56.33 relatives or friends of a deceased person;

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(13) data on a child support obligor who makes payments to the public agency may be
disclosed to the Minnesota Office of Higher Education to the extent necessary to determine
eligibility under section 136A.121, subdivision 2, clause (5);

57.4 (14) participant Social Security numbers and names collected by the telephone assistance
57.5 program may be disclosed to the Department of Revenue to conduct an electronic data
57.6 match with the property tax refund database to determine eligibility under section 237.70,
57.7 subdivision 4a;

57.8 (15) the current address of a Minnesota family investment program participant may be
57.9 disclosed to law enforcement officers who provide the name of the participant and notify
57.10 the agency that:

57.11 (i) the participant:

(A) is a fugitive felon fleeing to avoid prosecution, or custody or confinement after
conviction, for a crime or attempt to commit a crime that is a felony under the laws of the
jurisdiction from which the individual is fleeing; or

57.15 (B) is violating a condition of probation or parole imposed under state or federal law;

(ii) the location or apprehension of the felon is within the law enforcement officer'sofficial duties; and

57.18 (iii) the request is made in writing and in the proper exercise of those duties;

(16) the current address of a recipient of general assistance may be disclosed to probation
officers and corrections agents who are supervising the recipient and to law enforcement
officers who are investigating the recipient in connection with a felony level offense;

(17) information obtained from food support applicant or recipient households may be
disclosed to local, state, or federal law enforcement officials, upon their written request, for
the purpose of investigating an alleged violation of the Food Stamp Act, according to Code
of Federal Regulations, title 7, section 272.1(c);

(18) the address, Social Security number, and, if available, photograph of any member
of a household receiving food support shall be made available, on request, to a local, state,
or federal law enforcement officer if the officer furnishes the agency with the name of the
member and notifies the agency that:

57.30 (i) the member:

57.31 (A) is fleeing to avoid prosecution, or custody or confinement after conviction, for a 57.32 crime or attempt to commit a crime that is a felony in the jurisdiction the member is fleeing;

(B) is violating a condition of probation or parole imposed under state or federal law;
or

58.3 (C) has information that is necessary for the officer to conduct an official duty related
58.4 to conduct described in subitem (A) or (B);

58.5 (ii) locating or apprehending the member is within the officer's official duties; and

58.6

(iii) the request is made in writing and in the proper exercise of the officer's official duty;

(19) the current address of a recipient of Minnesota family investment program, general
assistance, or food support may be disclosed to law enforcement officers who, in writing,
provide the name of the recipient and notify the agency that the recipient is a person required
to register under section 243.166, but is not residing at the address at which the recipient is
registered under section 243.166;

(20) certain information regarding child support obligors who are in arrears may be
 made public according to section 518A.74;

(21) data on child support payments made by a child support obligor and data on the
distribution of those payments excluding identifying information on obligees may be
disclosed to all obligees to whom the obligor owes support, and data on the enforcement
actions undertaken by the public authority, the status of those actions, and data on the income
of the obligor or obligee may be disclosed to the other party;

58.19 (22) data in the work reporting system may be disclosed under section 256.998,
58.20 subdivision 7;

(23) to the Department of Education for the purpose of matching Department of Education
student data with public assistance data to determine students eligible for free and
reduced-price meals, meal supplements, and free milk according to United States Code,
title 42, sections 1758, 1761, 1766, 1766a, 1772, and 1773; to allocate federal and state
funds that are distributed based on income of the student's family; and to verify receipt of
energy assistance for the telephone assistance plan;

(24) the current address and telephone number of program recipients and emergency
contacts may be released to the commissioner of health or a community health board as
defined in section 145A.02, subdivision 5, when the commissioner or community health
board has reason to believe that a program recipient is a disease case, carrier, suspect case,
or at risk of illness, and the data are necessary to locate the person;

(25) to other state agencies, statewide systems, and political subdivisions of this state,
 including the attorney general, and agencies of other states, interstate information networks,

59.3 (26) to personnel of public assistance programs as defined in section 256.741, for access
59.4 to the child support system database for the purpose of administration, including monitoring
59.5 and evaluation of those public assistance programs;

(27) to monitor and evaluate the Minnesota family investment program by exchanging
data between the Departments of Human Services and Education, on recipients and former
recipients of food support, cash assistance under chapter 256, 256D, 256J, or 256K, child
care assistance under chapter 119B, medical programs under chapter 256B or 256L, or a
medical program formerly codified under chapter 256D;

(28) to evaluate child support program performance and to identify and prevent fraud
in the child support program by exchanging data between the Department of Human Services,
Department of Revenue under section 270B.14, subdivision 1, paragraphs (a) and (b),
without regard to the limitation of use in paragraph (c), Department of Health, Department
of Employment and Economic Development, and other state agencies as is reasonably
necessary to perform these functions;

59.17 (29) counties operating child care assistance programs under chapter 119B may
59.18 disseminate data on program participants, applicants, and providers to the commissioner of
59.19 education;

(30) child support data on the child, the parents, and relatives of the child may be
disclosed to agencies administering programs under titles IV-B and IV-E of the Social
Security Act, as authorized by federal law;

(31) to a health care provider governed by sections 144.291 to 144.298, to the extent
 necessary to coordinate services;

(32) to the chief administrative officer of a school to coordinate services for a student
and family; data that may be disclosed under this clause are limited to name, date of birth,
gender, and address; or

(33) to county correctional agencies to the extent necessary to coordinate services and
diversion programs; data that may be disclosed under this clause are limited to name, client
demographics, program, case status, and county worker information-; or

59.31 (34) between the Department of Human Services and the Metropolitan Council for the
 59.32 following purposes:

05/23/19 REVISOR KRB/EP 19-5225 (i) to coordinate special transportation service provided under section 473.386 with 60.1 services for people with disabilities and elderly individuals funded by or through the 60.2 60.3 Department of Human Services; and (ii) to provide for reimbursement of special transportation service provided under section 60.4 60.5 473.386. The data that may be shared under this clause are limited to the individual's first, last, and 60.6 middle names; date of birth; residential address; and program eligibility status with expiration 60.7 date for the purposes of informing the other party of program eligibility. 60.8 (b) Information on persons who have been treated for drug or alcohol abuse may only 60.9 be disclosed according to the requirements of Code of Federal Regulations, title 42, sections 60.10 2.1 to 2.67. 60.11 (c) Data provided to law enforcement agencies under paragraph (a), clause (15), (16), 60.12 (17), or (18), or paragraph (b), are investigative data and are confidential or protected 60.13 nonpublic while the investigation is active. The data are private after the investigation 60.14 becomes inactive under section 13.82, subdivision 5, paragraph (a) or (b). 60.15 (d) Mental health data shall be treated as provided in subdivisions 7, 8, and 9, but are 60.16 not subject to the access provisions of subdivision 10, paragraph (b). 60.17 For the purposes of this subdivision, a request will be deemed to be made in writing if 60.18 made through a computer interface system. 60.19 **EFFECTIVE DATE.** This section is effective the day following final enactment. 60.20 Sec. 4. Minnesota Statutes 2018, section 13.72, subdivision 10, is amended to read: 60.21 Subd. 10. Transportation service data. (a) Personal, medical, financial, familial, or 60.22 locational information data pertaining to applicants for or users of services providing 60.23 60.24 transportation for the disabled people with disabilities or elderly individuals are private data on individuals. 60.25 60.26 (b) Private transportation service data may be disclosed between the Department of Human Services and the Metropolitan Council for purposes of administering and coordinating 60.27 human services programs and transportation services for people with disabilities and elderly 60.28 individuals. The data that may be shared under this paragraph are limited to the individual's 60.29 first, last, and middle names; date of birth; residential address; and program eligibility status 60.30 60.31 with expiration date for the purposes of informing the other party of program eligibility. **EFFECTIVE DATE.** This section is effective the day following final enactment. 60.32

61.1

Sec. 5. Minnesota Statutes 2018, section 80E.13, is amended to read:

61.2 80E.13 UNFAIR PRACTICES BY MANUFACTURERS, DISTRIBUTORS, 61.3 FACTORY BRANCHES.

61.4 It is unlawful and an unfair practice for a manufacturer, distributor, or factory branch
61.5 to engage in any of the following practices:

(a) delay, refuse, or fail to deliver new motor vehicles or new motor vehicle parts or 61.6 accessories in reasonable time and in reasonable quantity relative to the new motor vehicle 61.7 dealer's facilities and sales potential in the dealer's relevant market area, after having accepted 61.8 an order from a new motor vehicle dealer having a franchise for the retail sale of any new 61.9 motor vehicle sold or distributed by the manufacturer or distributor, if the new motor vehicle 61.10 or new motor vehicle parts or accessories are publicly advertised as being available for 61.11 delivery or actually being delivered. This clause is not violated, however, if the failure is 61.12 caused by acts or causes beyond the control of the manufacturer; 61.13

(b) refuse to disclose to any new motor vehicle dealer handling the same line make, themanner and mode of distribution of that line make within the relevant market area;

61.16 (c) obtain money, goods, service, or any other benefit from any other person with whom
61.17 the dealer does business, on account of, or in relation to, the transaction between the dealer
61.18 and the other person, other than for compensation for services rendered, unless the benefit
61.19 is promptly accounted for, and transmitted to, the new motor vehicle dealer;

(d) increase prices of new motor vehicles which the new motor vehicle dealer had ordered
for private retail consumers prior to the dealer's receiving the written official price increase
notification. A sales contract signed by a private retail consumer shall constitute evidence
of each order if the vehicle is in fact delivered to that customer. In the event of manufacturer
price reductions, the amount of any reduction received by a dealer shall be passed on to the
private retail consumer by the dealer if the retail price was negotiated on the basis of the
previous higher price to the dealer;

(e) offer any refunds or other types of inducements to any new motor vehicle dealer for
the purchase of new motor vehicles of a certain line make without making the same offer
to all other new motor vehicle dealers in the same line make within geographic areas
reasonably determined by the manufacturer;

(f) release to any outside party, except under subpoena or in an administrative or judicial
proceeding involving the manufacturer or dealer, any business, financial, or personal
information which may be provided by the dealer to the manufacturer, without the express

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written consent of the dealer or unless pertinent to judicial or governmental administrative
proceedings or to arbitration proceedings of any kind;

(g) deny any new motor vehicle dealer the right of free association with any other new
motor vehicle dealer for any lawful purpose;

(h) unfairly discriminate among its new motor vehicle dealers with respect to warranty
reimbursement or authority granted its new vehicle dealers to make warranty adjustments
with retail customers;

(i) compete with a new motor vehicle dealer in the same line make operating under an 62.8 agreement or franchise from the same manufacturer, distributor, or factory branch. A 62.9 manufacturer, distributor, or factory branch is considered to be competing when it has an 62.10 ownership interest, other than a passive interest held for investment purposes, in a dealership 62.11 62.12 of its line make located within the state. A manufacturer, distributor, or factory branch shall not, however, be deemed to be competing when operating a dealership, either temporarily 62.13 or for a reasonable period, which is for sale to any qualified independent person at a fair 62.14 and reasonable price, or when involved in a bona fide relationship in which an independent 62.15 person has made a significant investment subject to loss in the dealership and can reasonably 62.16 expect to acquire full ownership and full management and operational control of the 62.17 dealership within a reasonable time on reasonable terms and conditions; 62.18

62.19 (j) prevent a new motor vehicle dealer from transferring or assigning a new motor vehicle dealership to a qualified transferee. There shall be no transfer, assignment of the franchise, 62.20 or major change in the executive management of the dealership, except as is otherwise 62.21 provided in sections 80E.01 to 80E.17, without consent of the manufacturer, which shall 62.22 not be withheld without good cause. In determining whether good cause exists for 62.23 withholding consent to a transfer or assignment, the manufacturer, distributor, factory 62.24 62.25 branch, or importer has the burden of proving that the transferee is a person who is not of 62.26 good moral character or does not meet the franchisor's existing and reasonable capital standards and, considering the volume of sales and service of the new motor vehicle dealer, 62.27 reasonable business experience standards in the market area. Denial of the request must be 62.28 in writing and delivered to the new motor vehicle dealer within 60 days after the manufacturer 62.29 receives the completed application customarily used by the manufacturer, distributor, factory 62.30 branch, or importer for dealer appointments. If a denial is not sent within this period, the 62.31 manufacturer shall be deemed to have given its consent to the proposed transfer or change. 62.32 In the event of a proposed sale or transfer of a franchise, the manufacturer, distributor, 62.33 factory branch, or importer shall be permitted to exercise a right of first refusal to acquire 62.34 the franchisee's assets or ownership if: 62.35

(1) the franchise agreement permits the manufacturer, distributor, factory branch, or
importer to exercise a right of first refusal to acquire the franchisee's assets or ownership
in the event of a proposed sale or transfer;

63.4 (2) the proposed transfer of the dealership or its assets is of more than 50 percent of the
63.5 ownership or assets;

(3) the manufacturer, distributor, factory branch, or importer notifies the dealer in writing
within 60 days of its receipt of the complete written proposal for the proposed sale or transfer
on forms generally utilized by the manufacturer, distributor, factory branch, or importer for
such purposes and containing the information required therein and all documents and
agreements relating to the proposed sale or transfer;

(4) the exercise of the right of first refusal will result in the dealer and dealer's owners
receiving the same or greater consideration with equivalent terms of sale as is provided in
the documents and agreements submitted to the manufacturer, distributor, factory branch,
or importer under clause (3);

(5) the proposed change of 50 percent or more of the ownership or of the dealership
assets does not involve the transfer or sale of assets or the transfer or issuance of stock by
the dealer or one or more dealer owners to a family member, including a spouse, child,
stepchild, grandchild, spouse of a child or grandchild, brother, sister, or parent of the dealer
owner; to a manager who has been employed in the dealership for at least four years and is
otherwise qualified as a dealer operator; or to a partnership or corporation owned and
controlled by one or more of such persons; and

(6) the manufacturer, distributor, factory branch, or importer agrees to pay the reasonable 63.22 expenses, including reasonable attorney fees, which do not exceed the usual customary and 63.23 reasonable fees charged for similar work done for other clients incurred by the proposed 63.24 new owner and transferee before the manufacturer, distributor, factory branch, or importer 63.25 exercises its right of first refusal, in negotiating and implementing the contract for the 63.26 proposed change of ownership or transfer of dealership assets. However, payment of such 63.27 63.28 expenses and attorney fees shall not be required if the dealer has not submitted or caused to be submitted an accounting of those expenses within 20 days after the dealer's receipt of 63.29 the manufacturer, distributor, factory branch, or importer's written request for such an 63.30 accounting. The manufacturer, distributor, factory branch, or importer may request such an 63.31 accounting before exercising its right of first refusal. The obligation created under this clause 63.32 is enforceable by the transferee; 63.33

(k) threaten to modify or replace or modify or replace a franchise with a succeeding
franchise that would adversely alter the rights or obligations of a new motor vehicle dealer
under an existing franchise or that substantially impairs the sales or service obligations or
investments of the motor vehicle dealer;

(1) unreasonably deny the right to acquire factory program vehicles to any dealer holding
a valid franchise from the manufacturer to sell the same line make of vehicles, provided
that the manufacturer may impose reasonable restrictions and limitations on the purchase
or resale of program vehicles to be applied equitably to all of its franchised dealers. For the
purposes of this paragraph, "factory program vehicle" has the meaning given the term in
section 80E.06, subdivision 2;

(m) fail or refuse to offer to its same line make franchised dealers all models manufactured
for that line make, other than alternative fuel vehicles as defined in section 216C.01,
subdivision 1b. Failure to offer a model is not a violation of this section if the failure is not
arbitrary and is due to a lack of manufacturing capacity, a strike, labor difficulty, or other
cause over which the manufacturer, distributor, or factory branch has no control;

(n) require a dealer to pay an extra fee, or remodel, renovate, or recondition the dealer's
existing facilities, or purchase unreasonable advertising displays, training, tools, or other
materials, or to require the dealer to establish exclusive facilities or dedicated personnel as
a prerequisite to receiving a model or a series of vehicles;

64.20 (o) require a dealer by program, incentive provision, or otherwise to adhere to64.21 performance standards that are not applied uniformly to other similarly situated dealers.

A performance standard, sales objective, or program for measuring dealership performance 64.22 that may have a material effect on a dealer, including the dealer's right to payment under 64.23 any incentive or reimbursement program, and the application of the standard or program 64.24 by a manufacturer, distributor, or factory branch must be fair, reasonable, equitable, and 64.25 based on accurate information. Upon written request by any of its franchised dealers located 64.26 within Minnesota, a manufacturer, distributor, or factory branch must provide the method 64.27 64.28 or formula used by the manufacturer in establishing the sales volumes for receiving a rebate or incentive and the specific calculations for determining the required sales volumes of the 64.29 inquiring dealer and any of the manufacturer's other Minnesota-franchised new motor vehicle 64.30 dealers of the same line-make located within 75 miles of the inquiring dealer. Nothing 64.31 contained in this section requires a manufacturer, distributor, or factory branch to disclose 64.32 confidential business information of any of its franchised dealers or the required numerical 64.33 sales volumes that any of its franchised dealers must attain to receive a rebate or incentive. 64.34

A manufacturer, distributor, or factory branch has the burden of proving that the performance
standard, sales objective, or program for measuring dealership performance is fair, reasonable,
and uniformly applied under this section;

(p) assign or change a dealer's area of sales effectiveness arbitrarily or without due regard 65.7 to the present pattern of motor vehicle sales and registrations within the dealer's market. 65.8 The manufacturer, distributor, or factory branch must provide at least 90 days' notice of the 65.9 65.10 proposed change. The change may not take effect if the dealer commences a civil action within the 90 days' notice period to determine whether the manufacturer, distributor, or 65.11 factory branch met its obligations under this section. The burden of proof in such an action 65.12 shall be on the manufacturer or distributor. In determining at the evidentiary hearing whether 65.13 a manufacturer, distributor, or factory branch has assigned or changed the dealer's area of 65.14 sales effectiveness or is proposing to assign or change the dealer's area of sales effectiveness 65.15 arbitrarily or without due regard to the present pattern of motor vehicle sales and registrations 65.16 within the dealer's market, the court may take into consideration the relevant circumstances, 65.17 including, but not limited to: 65.18

(1) the traffic patterns between consumers and the same line-make franchised dealers
of the affected manufacturer, distributor, or factory branch who are located within the
market;

(2) the pattern of new vehicle sales and registrations of the affected manufacturer,
distributor, or factory branch within various portions of the area of sales effectiveness and
within the market as a whole;

(3) the growth or decline in population, density of population, and new car registrationsin the market;

(4) the presence or absence of natural geographical obstacles or boundaries, such asrivers;

(5) the proximity of census tracts or other geographic units used by the affected
manufacturer, factory branch, distributor, or distributor branch in determining the same
line-make dealers' respective areas of sales effectiveness; and

66.1 (6) the reasonableness of the change or proposed change to the dealer's area of sales
66.2 effectiveness, considering the benefits and harm to the petitioning dealer, other same
66.3 line-make dealers, and the manufacturer, distributor, or factory branch;

(q) to charge back, withhold payment, deny vehicle allocation, or take any other adverse 66.4 action against a dealer when a new vehicle sold by the dealer has been exported to a foreign 66.5 country, unless the manufacturer, distributor, or factory branch can show that at the time 66.6 of sale, the customer's information was listed on a known or suspected exporter list made 66.7 available to the dealer, or the dealer knew or reasonably should have known of the purchaser's 66.8 intention to export or resell the motor vehicle in violation of the manufacturer's export 66.9 policy. There is a rebuttable presumption that the dealer did not know or should not have 66.10 reasonably known that the vehicle would be exported or resold in violation of the 66.11 manufacturer's export policy if the vehicle is titled and registered in any state of the United 66.12 States; or 66.13

(r) to implement a charge back or withhold payment to a dealer that is solely due to an 66.14 unreasonable delay by the registrar, as defined in section 168.002, subdivision 29, in the 66.15 transfer or registration of a new motor vehicle. The dealer must give the manufacturer notice 66.16 of the state's delay in writing. Within 30 days of any notice of a charge back, withholding 66.17 of payments, or denial of a claim, the dealer must transmit to the manufacturer: (1) 66.18 documentation to demonstrate the vehicle sale and delivery as reported; and (2) a written 66.19 attestation signed by the dealer operator or general manager stating that the delay is 66.20 attributable to the state. This clause expires on June 30, 2022; or 66.21

(r) (s) to require a dealer or prospective dealer by program, incentive provision, or 66.22 otherwise to construct improvements to its or a predecessor's facilities or to install new signs 66.23 or other franchisor image elements that replace or substantially alter improvements, signs, 66.24 or franchisor image elements completed within the preceding ten years that were required 66.25 and approved by the manufacturer, distributor, or factory branch, including any such 66.26 improvements, signs, or franchisor image elements that were required as a condition of the 66.27 dealer or predecessor dealer receiving an incentive or other compensation from the 66.28 66.29 manufacturer, distributor, or factory branch.

This paragraph shall not apply to a program or agreement that provides lump sum payments
to assist dealers in making facility improvements or to pay for signs or franchisor image
elements when such payments are not dependent on the dealer selling or purchasing specific
numbers of new vehicles and shall not apply to a program that is in effect with more than
one Minnesota dealer on August 1, 2018, nor to any renewal of such program, nor to a

67.1 modification that is not a substantial modification of a material term or condition of such67.2 program.

67.3 Sec. 6. [161.089] REPORT ON DEDICATED FUND EXPENDITURES.

^{67.4} By January 15 of each odd-numbered year, the commissioners of transportation and

67.5 public safety, in consultation with the commissioner of management and budget, must jointly

67.6 submit a report to the chairs and ranking minority members of the legislative committees

67.7 with jurisdiction over transportation finance. The report must list detailed expenditures and

67.8 transfers from the trunk highway fund and highway user tax distribution fund for the previous

67.9 two fiscal years and must include information on the purpose of each expenditure.

67.10 Sec. 7. Minnesota Statutes 2018, section 161.115, subdivision 46, is amended to read:

67.11 Subd. 46. Route No. 115. Beginning at a point on Route No. <u>112</u> 102 as herein established
67.12 in St. Paul thence extending in a southerly direction to a point on Route No. 1 southerly of
67.13 Wescott.

67.14 Sec. 8. Minnesota Statutes 2018, section 161.115, subdivision 111, is amended to read:

67.15 Subd. 111. **Route No. 180.** Beginning at a point on Route No. 392 southwest or west

67.16 of Ashby 3 at or near Erdahl, thence extending in a general northerly or northeasterly

67.17 direction to a point on Route No. 153 as herein established at or near Ashby, thence extending

67.18 in a northeasterly direction to a point on Route No. 181 as herein established at or near
67.19 Ottertail.

67.20 Sec. 9. Minnesota Statutes 2018, section 161.14, subdivision 16, is amended to read:

67.21 Subd. 16. Eisenhower Memorial Bridge of Valor. The bridge over the Mississippi
67.22 River at the city of Red Wing, being part of Legislative Route No. 161, is hereby named
67.23 and designated the "Eisenhower Memorial Bridge." Any plaques or signs memorializing
67.24 this bridge should be furnished by other than the Minnesota Department of Transportation
67.25 and approved by the commissioner of transportation. as the "Eisenhower Bridge of Valor."
67.26 Subject to section 161.139, the commissioner must adopt a suitable design to mark this
67.27 bridge and erect appropriate signs.

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68.1	Sec. 10. Minnesota Statutes 20	18. section 161.14. is amend	ded by adding a subdiv	vision to
68.2	read:	, ,	, ,	
68.3	Subd. 89. Tom Rukavina M	emorial Bridge The bridge	e on marked U.S. High	hway 53
68.4	over a mining area easterly of 2n	<u> </u>		
68.5	"Tom Rukavina Memorial Bridg			
68.6	adopt a suitable design to mark the			11000
68.7	Sec. 11. Minnesota Statutes 20	18, section 161.14, is amend	ded by adding a subdiv	vision to
68.8	read:			
68.9	Subd. 90. Captain Jeffrey V	ollmer Memorial Highwa	y. That segment of ma	rked
68.10	Trunk Highway 25 from marked	Trunk Highway 7 to Carver	County Road 30 is de	signated
68.11	as "Captain Jeffrey Vollmer Men	norial Highway." Subject to	section 161.139, the	
68.12	commissioner must adopt a suitab	ble design to mark this highw	vay and erect appropria	te signs.
68.13	Sec. 12. Minnesota Statutes 20	18, section 161.14, is amend	ded by adding a subdiv	vision to
68.14	read:			
68.15	Subd. 91. Richard J. Ames N	Memorial Highway. (a) Th	e following route betw	veen the
68.16	city of Jordan and marked U.S. H	ighway 61 is designated as t	he "Richard J. Ames N	Iemorial
68.17	Highway":			
68.18	Beginning at a point at the eas	stern city limits of Jordan; th	nence extending easter	ly along
68.19	marked Trunk Highway 282 to its	junction with marked Trunk	Highway 13; thence ex	xtending
68.20	northerly along marked Trunk H	ighway 13 to its junction w	ith Eagle Creek Avenu	ue in the
68.21	city limits of Prior Lake; thence	extending easterly along Ea	gle Creek Avenue and	l 185th
68.22	Street East to its junction with K		UUUUUUUU	
68.23	thence extending easterly and sou			
68.24	Highway 50 to its junction with r			
68.25	thence extending southerly along			
68.26	Trunk Highway 50; thence exten			
68.27	terminus at its junction with mark	ked Trunk Highway 20 and	marked U.S. Highway	<u>61 near</u>
68.28	<u>Miesville.</u>			
68.29	(b) Subject to section 161.139	9, the commissioner must a	dopt a suitable design	to mark
68.30	this highway and erect appropria			
68.31	the local road authorities must er	••••	ž •	ns of the
68.32	route, with the cost of the signs t	o be paid by nonpublic sour	rces of funds.	

	05/23/19	REVISOR	KRB/EP	19-5225
69.1	Sec. 13. Minnesota Statutes 2018, sec	ction 161.14, is ame	nded by adding a sub	division to
69.2	read:			
69.3	Subd. 92. Kenneth E. Sellon and I	Eugene B. Schlotfe	ldt Memorial Highv	vay. <u>That</u>
69.4	segment of marked Interstate Highway	94 from Sauk Cent	re to Alexandria is de	signated as
69.5	"Kenneth E. Sellon and Eugene B. Sch	lotfeldt Memorial H	Highway." Subject to	section
69.6	161.139, the commissioner must adopt	a suitable design to	mark this highway a	and erect
69.7	appropriate signs.			
69.8	Sec. 14. Minnesota Statutes 2018, sec	ction 161.14, is ame	nded by adding a sub	division to
69.9	read:			
69.10	Subd. 93. Ryane Clark Memorial	Highway. That seg	ment of marked Trun	k Highway
69.11	23 in Kandiyohi County between New			
69.12	Memorial Highway." Subject to section	-		
69.13	design to mark this highway and erect			
.,	<u></u>	<u></u>		
69.14	Sec. 15. Minnesota Statutes 2018, sec	ction 161.14, is ame	nded by adding a sub	odivision to
69.15	read:			
69.16	Subd. 94. Specialist Noah Pierce I	Bridge. The bridge	on marked Trunk Hig	ghway 37
69.17	over marked U.S. Highway 53 in the cit	y of Eveleth is desig	nated as "Specialist N	Joah Pierce
69.18	Bridge." Subject to section 161.139, the	commissioner mus	t adopt a suitable des	ign to mark
69.19	this bridge and erect appropriate signs.			
69.20	Sec. 16. Minnesota Statutes 2018, sec	ction 161.14, is ame	nded by adding a sub	division to
69.21	read:			
69.22	Subd. 95. State Trooper Ray Krue	eger Memorial Hig	hway. That segment	of marked
69.23	Trunk Highway 210 within Cass Count	ty is designated as "	State Trooper Ray K	rueger
69.24	Memorial Highway." Subject to section	n 161.139, the comr	nissioner must adopt	a suitable
69.25	design to mark this highway and erect a	ppropriate signs in t	he vicinity of the loca	ation where
69.26	Trooper Krueger died.			
69.27	Sec. 17. Minnesota Statutes 2018, sec	ction 161.14, is ame	nded by adding a sub	odivision to
69.28	read:			
69.29	Subd. 96. Warrant Officer Dennis	A. Groth Memoria	al Bridge. The bridge	on marked
69.30	U.S. Highway 52 over Dakota County S	State-Aid Highway	42, known as 145th Si	treet within
69.31	the city of Rosemount, is designated as "	Warrant Officer De	nnis A. Groth Memor	ial Bridge."

05/23/19 REVISOR KRB/EP 19-5225 Subject to section 161.139, the commissioner must adopt a suitable design to mark the 70.1 bridge and erect appropriate signs. 70.2 Sec. 18. Minnesota Statutes 2018, section 161.32, subdivision 2, is amended to read: 70.3 Subd. 2. Direct negotiation. In cases where the estimated cost of construction work or 70.4 maintenance work does not exceed \$150,000 \$250,000, the commissioner may enter into 70.5 a contract for the work by direct negotiation, by obtaining two or more quotations for the 70.6 work, and without advertising for bids or otherwise complying with the requirements of 70.7 competitive bidding if the total contractual obligation of the state for the directly negotiated 70.8 contract or contracts on any single project does not exceed \$150,000 \$250,000. All quotations 70.9 obtained shall be kept on file for a period of at least one year after receipt of the quotation. 70.10 70.11 Sec. 19. Minnesota Statutes 2018, section 168.013, subdivision 1a, is amended to read: Subd. 1a. Passenger automobile; hearse. (a) On passenger automobiles as defined in 70.12 section 168.002, subdivision 24, and hearses, except as otherwise provided, the tax is \$10 70.13 plus an additional tax equal to 1.25 percent of the base value. 70.14 (b) Subject to the classification provisions herein, "base value" means the manufacturer's 70.15 suggested retail price of the vehicle including destination charge using list price information 70.16 published by the manufacturer or determined by the registrar if no suggested retail price 70.17 exists, and shall not include the cost of each accessory or item of optional equipment 70.18 separately added to the vehicle and the suggested retail price. In the case of the first 70.19 registration of a new vehicle sold or leased by a licensed dealer, the dealer may elect to 70.20 individually determine the base value of the vehicle using suggested retail price information 70.21 provided by the manufacturer. The registrar must use the base value determined by the 70.22 dealer to properly classify the vehicle. A dealer that elects to make the determination must 70.23 retain a copy of the suggested retail price label or other supporting documentation with the 70.24 vehicle transaction records maintained under Minnesota Rules, part 7400.5200. 70.25 (c) If the manufacturer's list price information contains a single vehicle identification 70.26 number followed by various descriptions and suggested retail prices, the registrar shall 70.27 select from those listings only the lowest price for determining base value. 70.28 70.29 (d) If unable to determine the base value because the vehicle is specially constructed,

or for any other reason, the registrar may establish such value upon the cost price to the
purchaser or owner as evidenced by a certificate of cost but not including Minnesota sales
or use tax or any local sales or other local tax.

71.1 (e) The registrar shall classify every vehicle in its proper base value class as follows:

71.2	FROM	ТО
71.3	\$ 0	\$ 199.99
71.4	\$ 200	\$ 399.99

and thereafter a series of classes successively set in brackets having a spread of \$200
consisting of such number of classes as will permit classification of all vehicles.

(f) The base value for purposes of this section shall be the middle point between theextremes of its class.

71.9 (g) The registrar shall establish the base value, when new, of every passenger automobile and hearse registered prior to the effective date of Extra Session Laws 1971, chapter 31, 71.10 71.11 using list price information published by the manufacturer or any nationally recognized firm or association compiling such data for the automotive industry. If unable to ascertain 71.12 the base value of any registered vehicle in the foregoing manner, the registrar may use any 71.13 71.14 other available source or method. The registrar shall calculate tax using base value information available to dealers and deputy registrars at the time the application for 71.15 registration is submitted. The tax on all previously registered vehicles shall be computed 71.16 upon the base value thus determined taking into account the depreciation provisions of 71.17 71.18 paragraph (h).

(h) The annual additional tax must be computed upon a percentage of the base value as follows: during the first year of vehicle life, upon 100 percent of the base value; for the second year, 90 percent of such value; for the third year, 80 percent of such value; for the fourth year, 70 percent of such value; for the fifth year, 60 percent of such value; for the sixth year, 50 percent of such value; for the seventh year, 40 percent of such value; for the eighth year, 30 percent of such value; for the ninth year, 20 percent of such value; for the tenth year, ten percent of such value; for the 11th and each succeeding year, the sum of \$25.

(i) In no event shall the annual additional tax be less than \$25.

(j) For any vehicle previously registered in Minnesota and regardless of prior ownership,
the total amount due under this subdivision and subdivision 1m must not exceed the smallest
total amount previously paid or due on the vehicle.

71.30 EFFECTIVE DATE. The change in this section is effective July 1, 2019, and expires
71.31 June 30, 2022.

72.1 Sec. 20. Minnesota Statutes 2018, section 168.013, subdivision 3, is amended to read:

Subd. 3. Application; cancellation; excessive gross weight forbidden. (a) The applicant 72.2 for all licenses based on gross weight shall state the unloaded weight of the motor vehicle, 72.3 trailer, or semitrailer and the maximum load the applicant proposes to carry on it, the sum 72.4 of which constitutes the gross weight upon which the license tax must be paid. However, 72.5 the declared gross weight upon which the tax is paid must not be less than 1-1/4 times the 72.6 declared unloaded weight of the motor vehicle, trailer, or semitrailer to be registered, except 72.7 recreational vehicles taxed under subdivision 1g, school buses taxed under subdivision 18, 72.8 and tow trucks or towing vehicles defined in section 168B.011, subdivision 12a. The gross 72.9 weight of a tow truck or towing vehicle is the actual weight of the tow truck or towing 72.10 vehicle fully equipped, but does not include the weight of a wrecked or disabled vehicle 72.11 towed or drawn by the tow truck or towing vehicle. 72.12

(b) Except as provided by special permit issued under section 169.86, the gross weight
of a motor vehicle, trailer, or semitrailer must not exceed the gross weight upon which the
license tax has been paid by more than four percent or 1,000 pounds, whichever is greater;
provided that, a vehicle transporting unfinished forest products on a highway, other than a
highway that is part of the system of interstate and defense highways, unless a federal
exemption is granted, in accordance with paragraph (d)(3):

(1) shall not exceed its gross vehicle weight upon which the license tax has been paid,
or gross axle weight on any axle, by more than five percent and, notwithstanding other law
to the contrary, is not subject to any fee, fine, or other assessment or penalty for exceeding
a gross vehicle or axle weight by up to five percent. This clause applies year round to
suppliers of unfinished forest products to mills; and

(2) between the dates set by the commissioner in accordance with section 169.826,
subdivision 1, is not subject to any provision of paragraph (d) or chapter 169 limiting the
gross axle weight of any individual axle unless the entire vehicle also exceeds its gross
vehicle weight plus its weight allowance allowed in clause (1) and plus any weight allowance
permitted under section 169.826 or 169.8261, in which case the vehicle is subject to all
applicable penalties for excess weight violations.

(c) The gross weight of the motor vehicle, trailer, or semitrailer for which the license
tax is paid must be indicated by a distinctive character on the license plate or plates except
as provided in subdivision 12 or section 169.86, subdivision 5a, as applicable, and the plate
or plates must be kept clean and clearly visible at all times.

(d) The owner, driver, or user of a motor vehicle, trailer, or semitrailer, upon conviction
for transporting a gross weight in excess of the gross weight for which it was registered or
for operating a vehicle with an axle weight exceeding the maximum lawful axle load weight,
is guilty of a misdemeanor and subject to increased registration or reregistration according
to the following schedule:

(1) Upon conviction for transporting a gross weight in excess of the gross weight for 73.6 which a motor vehicle, trailer, or semitrailer is registered by more than the allowance set 73.7 forth in paragraph (b) but less than 25 percent, or for operating or using a motor vehicle, 73.8 trailer, or semitrailer with an axle weight exceeding the maximum lawful axle load as 73.9 provided in sections 169.822 to 169.829 by more than the allowance set forth in paragraph 73.10 (b) but less than 25 percent, the owner, driver, or user of the motor vehicle, trailer, or 73.11 semitrailer used to commit the violation, in addition to any penalty imposed for the 73.12 misdemeanor, shall apply to the registrar to increase the authorized gross weight to be carried 73.13 on the vehicle to a weight equal to or greater than the gross weight the owner, driver, or 73.14 user was convicted of carrying. The increase is computed for the balance of the calendar 73.15 year on the basis of 1/12 of the annual tax for each month remaining in the calendar year 73.16 beginning with the first day of the month in which the violation occurred. If the additional 73.17 registration tax computed upon that weight, plus the tax already paid, amounts to more than 73.18 the regular tax for the maximum gross weight permitted for the vehicle under sections 73.19 169.822 to 169.829, that additional amount must nevertheless be paid into the highway 73.20 fund, but the additional tax thus paid does not authorize or permit any person to operate the 73.21 vehicle with a gross weight in excess of the maximum legal weight as provided by sections 73.22 169.822 to 169.829. Unless the owner within 30 days after a conviction applies to increase 73.23 the authorized weight and pays the additional tax as provided in this section, the registrar 73.24 shall revoke the registration on the vehicle and demand the return of the registration card 73.25 73.26 and plates issued on that registration.

(2) Upon conviction of an owner, driver, or user of a motor vehicle, trailer, or semitrailer 73.27 for transporting a gross weight in excess of the gross weight for which the motor vehicle, 73.28 73.29 trailer, or semitrailer was registered by 25 percent or more or for operating or using the vehicle or trailer with an axle weight exceeding the maximum lawful axle load as provided 73.30 in sections 169.822 to 169.829 by 25 percent or more, and in addition to any penalty imposed 73.31 for the misdemeanor, the registrar shall either (i) cancel the reciprocity privileges on the 73.32 vehicle involved if the vehicle is being operated under reciprocity or (ii) if the vehicle is 73.33 not being operated under reciprocity, cancel the certificate of registration on the vehicle 73.34 operated and demand the return of the registration certificate and registration plates. The 73.35

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74.7 (3) Clause (1) does not apply to the first haul of unprocessed or raw farm products or 74.8 unfinished forest products, when the registered gross weight is not exceeded by more than ten percent. For purposes of this clause, "first haul" means (i) the first, continuous 74.9 transportation of unprocessed or raw farm products from the place of production or on-farm 74.10 storage site to any other location within 100 miles of the place of production or on-farm 74.11 storage site, or (ii) the continuous or noncontinuous transportation of unfinished forest 74.12 products from the place of production to the place of final processing or manufacture located 74.13 within 200 miles of the place of production. 74.14

(4) When the registration on a motor vehicle, trailer, or semitrailer is revoked by the registrar according to this section, the vehicle must not be operated on the highways of the state until it is registered or reregistered, as the case may be, and new plates issued, and the registration fee is the annual tax for the total gross weight of the vehicle at the time of violation. The reregistration pursuant to this subdivision of any vehicle operating under reciprocity agreements pursuant to section 168.181 or 168.187 must be at the full annual registration fee without regard to the percentage of vehicle miles traveled in this state.

74.22 Sec. 21. Minnesota Statutes 2018, section 168.10, subdivision 1h, is amended to read:

Subd. 1h. Collector military vehicle. (a) A motor vehicle, including a truck, shall be
listed and registered under this section if it meets the following conditions:

74.25 (1) it is at least 20 years old;

(2) its first owner following its manufacture was a branch of the armed forces of the
United States and it presently conforms to the vehicle specifications required during the
time of military ownership, or it has been restored and presently conforms to the
specifications required by a branch of the armed forces for the model year that the restored
vehicle could have been owned by that branch of the armed forces; and

(3) it is owned by a nonprofit organization and operated solely as a collector's vehicle.
For purposes of this subdivision, "nonprofit organization" means a corporation, society,
association, foundation, or institution organized and operated exclusively for historical or

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educational purposes, no part of the net earnings of which inures to the benefit of a privateindividual.

(b) The owner of the vehicle shall execute an affidavit stating the name and address of 75.3 the person from whom purchased and of the new owner; the make, year, and model number 75.4 of the motor vehicle; the manufacturer's identification number; and the collector military 75.5 vehicle identification number, if any, located on the exterior of the vehicle. The affidavit 75.6 must affirm that the vehicle is owned by a nonprofit organization and is operated solely as 75.7 75.8 a collector's item and not for general transportation purposes. If the commissioner is satisfied that the affidavit is true and correct and the owner pays a \$25 tax and the plate fee authorized 75.9 under section 168.12, the commissioner shall list the vehicle for taxation and registration 75.10 and shall issue number plates. The number plates shall bear the inscriptions "Collector" and 75.11 "Minnesota" and the registration number, but no date. The number plates are valid without 75.12 renewal as long as the vehicle is in existence in Minnesota. The commissioner may revoke 75.13 the plates for failure to comply with this subdivision. 75.14

(c) Notwithstanding section 168.09, 168.12, or other law to the contrary, the owner of a registered collector military vehicle is not required to display registration plates on the exterior of the vehicle if the vehicle has an exterior number identification that conforms to the identifying system for military vehicles in effect when the vehicle was last owned by the branch of the armed forces of the United States or in effect in the year to which the collector military vehicle has been restored. However, the state registration plates must be carried in or on the collector military vehicle at all times.

- (d) The owner of a registered collector military vehicle that is not required to display
 registration plates under paragraph (c) may tow a registered trailer behind it. The trailer is
 not required to display registration plates if the trailer:
- (1) does not exceed a gross weight of 15,000 pounds;

(2) otherwise conforms to registration, licensing, and safety laws and specifications;

- (3) conforms to military specifications for appearance and identification;
- (4) is intended to represent and does represent a military trailer; and
- (5) carries registration plates on or in the trailer or the collector military vehicle towingthe trailer.
- 75.31 (e) This subdivision does not apply to a decommissioned military vehicle that (1) was
- 75.32 also manufactured and sold as a comparable civilian vehicle, and (2) has the same size
- 75.33 dimensions and vehicle weight as the comparable civilian vehicle. A decommissioned

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military vehicle under this paragraph is eligible for a motor vehicle title under chapter 168A
 and is subject to the same registration, insurance, equipment, and operating requirements
 as a motor vehicle.

Sec. 22. Minnesota Statutes 2018, section 168.1294, subdivision 6, is amended to read:

Subd. 6. Contributions; memorial account; appropriation. Contributions collected 76.5 under subdivision 1, clause (4), must be deposited in the Minnesota law enforcement 76.6 memorial account, which is established in the special revenue fund. Money in the account 76.7 is appropriated to the commissioner of public safety. This appropriation is first for the annual 76.8 cost of administering the account funds, and the remaining funds are for distribution to the 76.9 Minnesota Law Enforcement Memorial Association, to be used. By August 15 of each year, 76.10 the commissioner must distribute all funds remaining to the association. The association 76.11 must use the funds to further the mission of the association in assisting the families and 76.12 76.13 home agencies of Minnesota law enforcement officers who have died in the line of duty. 76.14 By January 15 of each year, the association must submit a report to the commissioner of public safety and to the chairs and ranking minority members of the legislative committees 76.15 with jurisdiction over transportation policy and finance. The report must include an itemized 76.16 list of each expenditure the association made with the funds received under this section for 76.17 the previous calendar year. 76.18

Sec. 23. Minnesota Statutes 2018, section 168.27, is amended by adding a subdivision toread:

Subd. 32. Multiple licenses. If a single legal entity holds more than one new or used
vehicle dealer license, new and used vehicles owned by the entity may be held and offered
for sale at any of the licensed dealership locations without assigning vehicle ownership or
title from one licensee to another. This subdivision does not authorize the sale or offering
for sale of new vehicles by a licensee that is not authorized by the manufacturer to sell that
make of new vehicles.

76.27 Sec. 24. Minnesota Statutes 2018, section 168.27, is amended by adding a subdivision to76.28 read:

Subd. 33. Designated dealer title and registration liaison. The registrar must designate
 by name and provide contact information for one or more registrar employees as needed to
 (1) promptly and effectively respond to questions from licensed dealers, and (2) troubleshoot
 dealer issues related to vehicle titling and registration.

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77.1 Sec. 25. Minnesota Statutes 2018, section 168.33, subdivision 8a, is amended to read:

Subd. 8a. Electronic transmission. (a) If the commissioner accepts electronic transmission of a motor vehicle transfer and registration by a new or used motor vehicle dealer, a deputy registrar who is equipped with electronic transmission technology and trained in its use shall receive the filing fee provided for in subdivision 7 and review the transfer of each new or used motor vehicle to determine its genuineness and regularity before issuance of a certificate of title, and shall receive and retain the filing fee under subdivision 7, paragraph (a), clause (ii) (2).

(b) The commissioner must establish reasonable performance, security, technical, and
 financial standards to approve companies that provide computer software and services to
 motor vehicle dealers to electronically transmit vehicle title transfer and registration
 information. An approved company must be offered access to department facilities, staff,
 and technology on a fair and reasonable basis.

77.14 EFFECTIVE DATE. This section is effective upon full implementation of the 77.15 replacement vehicle services information system.

77.16 Sec. 26. Minnesota Statutes 2018, section 168.346, subdivision 1, is amended to read:

Subdivision 1. Vehicle registration data; federal compliance. (a) Data on an individual 77.17 77.18 provided to register a vehicle shall be treated as provided by United States Code, title 18, section 2721, as in effect on May 23, 2005, and shall be disclosed as required or permitted 77.19 by that section. Licensed dealers may obtain data for uses as permitted by United States 77.20 Code, title 18, section 2721, subsections (b)(2), for use in connection with matters of motor 77.21 vehicle or driver safety and theft, motor vehicle emissions, or motor vehicle product 77.22 alterations, recalls, or advisories, (3), and (13). The commissioner shall disclose the data in 77.23 bulk form to an authorized recipient upon request for any of the permissible uses described 77.24 77.25 in United States Code, title 18, section 2721.

(b) The registered owner of a vehicle who is an individual may consent in writing to the
commissioner to disclose the individual's personal information exempted by United States
Code, title 18, section 2721, to any person who makes a written request for the personal
information. If the registered owner is an individual and so authorizes disclosure, the
commissioner shall implement the request.

(c) If authorized by the registered owner as indicated in paragraph (b), the registered
 owner's personal information may be used, rented, or sold solely for bulk distribution by
 organizations for business purposes including surveys, marketing, or solicitation.

78.1

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Sec. 27. Minnesota Statutes 2018, section 168A.02, subdivision 1, is amended to read: Subdivision 1. Application for certificate of title. (a) Except as provided in section 78.2 168A.03, every owner of a vehicle which is in this state and for which no currently effective 78.3 certificate of title has been issued in this state shall make application must apply to the 78.4 department for a certificate of title of the vehicle, pursuant to rules adopted by the department 78.5 under section 168A.24, subdivision 2, clause $\frac{3}{3}$ (3). 78.6

- (b) A decommissioned military vehicle that (1) was also manufactured and sold as a 78.7 comparable civilian vehicle, and (2) has the same size dimensions and vehicle weight as 78.8 the comparable civilian vehicle, is eligible for a certificate of title under this chapter. 78.9
- Sec. 28. Minnesota Statutes 2018, section 168A.085, is amended by adding a subdivision 78.10 78.11 to read:

Subd. 3. Consular identification card. A valid and unexpired consular identification 78.12 78.13 card issued to the applicant by the recognized consulate of a jurisdiction other than the United States is a primary document for purposes of Minnesota Rules, part 7410.0400, and 78.14 successor rules, when the applicant is an individual who is applying as the owner for a 78.15 78.16 vehicle title or registration.

EFFECTIVE DATE. This section is effective the day following final enactment and 78.17 78.18 applies retroactively to motor vehicle title applications and registrations submitted on or after October 1, 2018. 78.19

Sec. 29. Minnesota Statutes 2018, section 168A.12, subdivision 2, is amended to read: 78.20

Subd. 2. Owner's interest terminated or vehicle sold by secured party. If the interest 78.21 of the owner is terminated or the vehicle is sold under a security agreement by a secured 78.22 party named in the certificate of title or an assignee of the secured party, the transferee shall 78.23 78.24 promptly mail or deliver to the department the last certificate of title, if available, an application for a new certificate in the format the department prescribes, and an affidavit 78.25 made by or on behalf of the secured party or assignee that the interest of the owner was 78.26 lawfully terminated or the vehicle sold pursuant to the terms of the security agreement. If 78.27 the secured party or assignee succeeds to the interest of the owner and holds the vehicle for 78.28 resale, the secured party or assignee need not secure a new certificate of title provided that 78.29 a notice thereof in a format designated by the department is mailed or delivered by the 78.30 secured party or assignee to the department in duplicate within 48 hours, but upon transfer 78.31 to another person the secured party or assignee shall promptly execute assignment and 78.32 warranty of title and mail or deliver to the transferee or the department the certificate, if 78.33

- available, the affidavit, and other documents required to be sent to the department by thetransferee.
- 79.3 Sec. 30. Minnesota Statutes 2018, section 168A.17, is amended by adding a subdivision
 79.4 to read:
- 79.5 Subd. 4. Notice of perfection by dealer. When a security interest in a vehicle sold by
- 79.6 <u>a dealer licensed under section 168.27 is perfected under subdivision 2, the dealer may</u>
- 79.7 provide a statement of perfection to the secured party on a form provided by the department.
- 79.8 The statement must certify compliance with subdivision 2 and contain the date of delivery
- 79.9 to the department. The information provided in the dealer's statement is considered prima
- 79.10 <u>facie evidence of the facts contained in it.</u>
- 79.11 Sec. 31. Minnesota Statutes 2018, section 169.011, is amended by adding a subdivision79.12 to read:
- 79.13 Subd. 54b. Platooning system. "Platooning system" means driver-assisted
- 79.14 vehicle-to-vehicle technology that integrates electronic communications between and among
- 79.15 multiple vehicles to synchronize speed, acceleration, and braking while leaving system
- 79.16 monitoring and intervention in the control of each vehicle's human operator.
- 79.17 Sec. 32. Minnesota Statutes 2018, section 169.011, subdivision 64, is amended to read:
- Subd. 64. Residential roadway. "Residential roadway" means a city street or town road
 that is <u>either (1)</u> less than one-half mile in total length, or (2) in an area zoned exclusively
 for housing that is not a collector or arterial street.
- 79.21 Sec. 33. Minnesota Statutes 2018, section 169.011, is amended by adding a subdivision79.22 to read:
- 79.23 Subd. 92a. Vehicle platoon. "Vehicle platoon" means a group of commercial vehicles
 79.24 traveling in a unified manner through use of a platooning system or systems. A vehicle
 79.25 platoon consists of a lead vehicle and following vehicles. A vehicle platoon is not a
 79.26 combination vehicle under this chapter.
- 79.27 Sec. 34. Minnesota Statutes 2018, section 169.14, subdivision 5, is amended to read:
- Subd. 5. Zoning within local area. When local authorities believe that the existing
 speed limit upon any street or highway, or part thereof, within their respective jurisdictions
 and not a part of the trunk highway system is greater or less than is reasonable or safe under

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existing conditions, they may request the commissioner to authorize, upon the basis of an 80.1 engineering and traffic investigation, the erection of appropriate signs designating what 80.2 speed is reasonable and safe, and the commissioner may authorize the erection of appropriate 80.3 signs designating a reasonable and safe speed limit thereat, which speed limit shall be 80.4 effective when such signs are erected. Any speeds in excess of these speed limits shall be 80.5 prima facie evidence that the speed is not reasonable or prudent and that it is unlawful; 80.6 except that any speed limit within any municipality shall be a maximum limit and any speed 80.7 80.8 in excess thereof shall be unlawful. Alteration of speed limits on streets and highways shall be made only upon authority of the commissioner except as provided in subdivision 5a by 80.9

80.10 law.

80.11 Sec. 35. Minnesota Statutes 2018, section 169.14, is amended by adding a subdivision to 80.12 read:

80.13 Subd. 5h. Speed limits on city streets. A city may establish speed limits for city streets

^{80.14} under the city's jurisdiction other than the limits provided in subdivision 2 without conducting

an engineering and traffic investigation. This subdivision does not apply to town roads,

80.16 county highways, or trunk highways in the city. A city that establishes speed limits pursuant

80.17 to this section must implement speed limit changes in a consistent and understandable

80.18 manner. The city must erect appropriate signs to display the speed limit. A city that uses

80.19 the authority under this subdivision must develop procedures to set speed limits based on

80.20 the city's safety, engineering, and traffic analysis. At a minimum, the safety, engineering,

80.21 and traffic analysis must consider national urban speed limit guidance and studies, local

80.22 <u>traffic crashes, and methods to effectively communicate the change to the public.</u>

80.23 Sec. 36. Minnesota Statutes 2018, section 169.18, subdivision 1, is amended to read:

80.24 Subdivision 1. **Keep to the right.** Upon all roadways of sufficient width a vehicle shall 80.25 be driven upon the right half of the roadway, except as follows:

80.26 (1) when overtaking and passing another vehicle proceeding in the same direction under
80.27 the rules governing such movement;

80.28 (2) when the right half of a roadway is closed to traffic while under construction or 80.29 repair;

80.30 (3) upon a roadway divided into three marked lanes for traffic under the rules applicable80.31 thereon;

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- 81.1 (4) upon a roadway designated and signposted for one-way traffic as a one-way roadway;
 81.2 <u>or</u>
- (5) as necessary to comply with subdivision 11 when approaching an authorized
 emergency vehicle parked or stopped on the roadway; or
- 81.5 (6) as necessary to comply with subdivision 12 when approaching a road maintenance
- 81.6 or construction vehicle parked or stopped on the roadway.
- 81.7

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

81.8 Sec. 37. Minnesota Statutes 2018, section 169.18, subdivision 7, is amended to read:

Subd. 7. Laned highway. When any roadway has been divided into two or more clearly
marked lanes for traffic, the following rules, in addition to all others consistent herewith,
shall with this subdivision, apply:

81.12 (a) (1) a vehicle shall be driven as nearly as practicable entirely within a single lane and 81.13 shall not be moved from such the lane until the driver has first ascertained that such the 81.14 movement can be made with safety-;

81.15 (b)(2) upon a roadway which is not a one-way roadway and which is divided into three 81.16 lanes, a vehicle shall not be driven in the center lane except when overtaking and passing 81.17 another vehicle where the roadway is clearly visible and <u>such the</u> center lane is clear of 81.18 traffic within a safe distance, or in preparation for a left turn or where <u>such the</u> center lane 81.19 is at the time allocated exclusively to traffic moving in the direction the vehicle is proceeding, 81.20 and is signposted to give notice of <u>such the</u> allocation. The left lane of a three-lane roadway 81.21 which is not a one-way roadway shall not be used for overtaking and passing another vehicle-;

81.22 (c) (3) official signs may be erected directing slow-moving traffic to use a designated 81.23 lane or allocating specified lanes to traffic moving in the same direction, and drivers of 81.24 vehicles shall obey the directions of every such sign-:

(d) (4) whenever a bicycle lane has been established on a roadway, any person operating
a motor vehicle on such the roadway shall not drive in the bicycle lane except to perform
parking maneuvers in order to park where parking is permitted, to enter or leave the highway,
to prepare for a turn as provided in section 169.19, subdivision 1, or to stop a school bus
for the purpose of receiving or discharging any person provided the school bus is equipped
and identified as provided in sections 169.441 and 169.442, subdivision 1, and the flashing
red signals are activated and stop-signal arm is extended-; and

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(5) notwithstanding clause (1), the operator of a vehicle with a total length in excess of
 40 feet, a total width in excess of ten feet, or any combination of vehicles may, with due

82.3 regard for all other traffic, deviate from the lane in which the operator is driving to the extent

82.4 <u>necessary to approach and drive through a roundabout.</u>

82.5 Sec. 38. Minnesota Statutes 2018, section 169.18, subdivision 8, is amended to read:

Subd. 8. Following vehicle too closely. (a) The driver of a motor vehicle shall not follow
another vehicle more closely than is reasonable and prudent, having due regard for the speed
of such vehicles and the traffic upon and the conditions of the highway.

(b) The driver of any motor vehicle drawing another vehicle, or the driver of any motor truck or bus, when traveling upon a roadway outside of a business or residence district, shall not follow within 500 feet of another vehicle. The provisions of this paragraph shall not be construed to prevent overtaking and passing nor shall the same apply upon any lane specially designated for use by motor trucks. <u>This paragraph does not apply to following vehicles in</u> a vehicle platoon if the operator has an approved plan in compliance with section 169.881.

82.15 (c) The driver of a motor vehicle shall not follow within 500 feet of an authorized82.16 emergency vehicle that is traveling in response to an emergency.

82.17 Sec. 39. Minnesota Statutes 2018, section 169.18, subdivision 10, is amended to read:

Subd. 10. Slow-moving vehicle Slower vehicles. (a) Upon all roadways any vehicle
proceeding at less than the normal speed of traffic at the time and place and under the
conditions then existing shall be driven in the right-hand lane then available for traffic, or
a roadway with one lane in the direction of travel, a person proceeding at a speed that is
sufficiently low as to create a traffic hazard must operate the vehicle as close as practicable
to the right-hand curb or edge of the roadway, except.

(b) Upon a roadway with more than one lane in the same direction of travel, a person
must move out of the left-most lane to allow another vehicle to pass, when practicable under
existing conditions. A left-most lane under this paragraph is the lane adjacent to one
designated and posted for a specific type of traffic, including as provided under section
160.93. This paragraph does not apply when:

82.29 (1) overtaking and passing another vehicle proceeding in the same direction, or when;
82.30 (2) preparing for a left turn at an intersection or into a private road or driveway, or when
82.31 a specific;

82.32 (3) preparing to exit a controlled-access highway on the left side of the road;

- 83.1 (4) the lane is designated and posted for a specific type of traffic; or
- 83.2 (5) the vehicle is an authorized emergency vehicle.

EFFECTIVE DATE. This section is effective August 1, 2019, and applies to violations committed on or after that date.

83.5 Sec. 40. Minnesota Statutes 2018, section 169.20, subdivision 7, is amended to read:

Subd. 7. Transit bus; school bus. (a) The driver of a vehicle traveling in the right-hand
lane of traffic shall yield the right-of-way to any transit bus attempting to enter that lane
from a bus stop or shoulder, as indicated by a flashing left turn signal.

83.9 (b) The driver of a vehicle traveling in the right-hand lane of traffic shall yield the

83.10 right-of-way to any school bus attempting to enter that lane from a shoulder, right-turn lane,

83.11 or other location where the school bus has stopped to load or unload passengers. The school

83.12 <u>bus must indicate the intent to enter the right-hand lane of traffic by activating a flashing</u>

- 83.13 <u>left turn signal.</u>
- 83.14 Sec. 41. Minnesota Statutes 2018, section 169.20, is amended by adding a subdivision to
 83.15 read:

83.16 Subd. 8. Roundabouts. If two vehicles with a total length in excess of 40 feet, a total

83.17 width in excess of ten feet, or any combination of vehicles, approach or drive through a

83.18 roundabout at approximately the same time or so closely as to constitute a hazard of collision,

the operator of the vehicle or combination of vehicles on the right must yield the right-of-way

83.20 to the vehicle or combination of vehicles on the left and, if necessary, must reduce speed

83.21 or stop in order to so yield.

83.22 Sec. 42. Minnesota Statutes 2018, section 169.26, subdivision 1, is amended to read:

Subdivision 1. **Requirements.** (a) Except as provided in section 169.28, subdivision 1, when any person driving a vehicle approaches a railroad grade crossing under any of the circumstances stated in this paragraph, the driver shall stop the vehicle not less than ten feet from the nearest railroad track and shall not proceed until safe to do so and until the roadway is clear of traffic so that the vehicle can proceed without stopping until the rear of the vehicle is at least ten feet past the farthest railroad track. These requirements apply when:

(1) a clearly visible electric or mechanical signal device warns of the immediate approach
of a railroad train or other on-track equipment; or

84.1 (2) an approaching railroad train <u>or other on-track equipment</u> is plainly visible and is in
84.2 hazardous proximity.

(b) The fact that a moving <u>railroad</u> train <u>or other on-track equipment</u> approaching a
railroad grade crossing is visible from the crossing is prima facie evidence that it is not safe
to proceed.

(c) The driver of a vehicle shall stop and remain stopped and not traverse the grade
crossing when (1) a human flagger signals the approach or passage of a <u>railroad train or</u>
<u>other on-track equipment</u>, or when (2) a crossing gate is lowered warning of the immediate
approach or passage of a railroad train <u>or other on-track equipment</u>. No person may drive
a vehicle past a flagger at a railroad crossing until the flagger signals that the way is clear
to proceed or drive a vehicle past a lowered crossing gate.

84.12 Sec. 43. Minnesota Statutes 2018, section 169.26, subdivision 4, is amended to read:

Subd. 4. Pedestrians; penalty. (a) A pedestrian shall not pass through, around, over,
or under any crossing gate or barrier at a railroad grade crossing while the gate or barrier
is closed or is being opened or closed.

(b) A pedestrian shall not enter, remain upon, or traverse over a railroad track, grade
crossing, or pedestrian walkway crossing a railroad track when an audible bell or clearly
visible electric or mechanical signal device is operational and warning of the presence,
approach, passage, or departure of a railroad train or other on-track equipment.

(c) A person who violates this subdivision is subject to a fine of up to \$100.

84.21 Sec. 44. Minnesota Statutes 2018, section 169.28, is amended to read:

84.22 **169.28 CERTAIN VEHICLES TO STOP AT RAILROAD CROSSING.**

Subdivision 1. Requirements. (a) The driver of any motor vehicle carrying passengers 84.23 for hire, or of any school bus whether carrying passengers or not, or of any Head Start bus 84.24 whether carrying passengers or not, or of any vehicle that is required to stop at railroad 84.25 grade crossings under Code of Federal Regulations, title 49, section 392.10, before crossing 84.26 at grade any track or tracks of a railroad, shall stop the vehicle not less than 15 feet nor more 84.27 than 50 feet from the nearest rail of the railroad and while so stopped shall listen and look 84.28 in both directions along the track for any approaching railroad train or other on-track 84.29 equipment, and for signals indicating the approach of a railroad train or other on-track 84.30 equipment, except as hereinafter otherwise provided, and shall in this section. The driver 84.31 must not proceed until safe to do so and until the roadway is clear of traffic so that the 84.32

vehicle can proceed without stopping until the rear of the vehicle is at least ten feet past the
farthest railroad track. The driver must not shift gears while crossing the railroad tracks.
(b) A school bus or Head Start bus shall not be flagged across railroad grade crossings
except at those railroad grade crossings that the local school administrative officer may

85.5 designate.

(c) A type III vehicle, as defined in section 169.011, is exempt from the requirement of
school buses to stop at railroad grade crossings.

(d) The requirements of this subdivision do not apply to the crossing of light rail vehicle
track or tracks that are located in a public street when:

(1) the crossing occurs within the intersection of two or more public streets;

85.11 (2) the intersection is controlled by a traffic-control signal; and

(3) the intersection is marked with signs indicating to drivers that the requirements of
this subdivision do not apply. Notwithstanding any other provision of law, the owner or
operator of the track or tracks is authorized to place, maintain, and display the signs upon
and in the view of the public street or streets.

Subd. 2. Exempt crossing. (a) The commissioner may designate a crossing as an exempt
crossing:

(1) if the crossing is on a rail line on which service has been abandoned;

(2) if the crossing is on a rail line that carries fewer than five <u>railroad</u> trains each year,
traveling at speeds of ten miles per hour or less; or

(3) as agreed to by the operating railroad and the Department of Transportation, followinga diagnostic review of the crossing.

(b) The commissioner shall direct the railroad to erect at the crossing signs bearing the
word "Exempt" that conform to section 169.06. The installation or presence of an exempt
sign does not relieve a driver of the duty to use due care.

(c) A <u>railroad train or other on-track equipment</u> must not proceed across an exempt
crossing unless a police officer is present to direct traffic or a railroad employee is on the
ground to warn traffic until the <u>railroad train enters the crossing</u>.

 $\begin{array}{ll} \text{(e)} (d) \text{ A vehicle that must stop at grade crossings under subdivision 1 is not required} \\ \text{(b)} (d) \text{ A vehicle that must stop at grade crossings under subdivision 1 is not required} \\ \text{(c)} (d) \text{ A vehicle that must stop at grade crossings under subdivision 1 is not required} \\ \text{(c)} (d) \text{ A vehicle that must stop at grade crossings under subdivision 1 is not required} \\ \text{(c)} (d) \text{ A vehicle that must stop at grade crossings under subdivision 1 is not required} \\ \text{(c)} (d) \text{ (c)} (d) \text{ (c)$

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86.1

Sec. 45. Minnesota Statutes 2018, section 169.29, is amended to read:

86.2 **169.29 CROSSING RAILROAD TRACKS WITH CERTAIN EQUIPMENT.**

(a) No person shall operate or move any caterpillar tractor, steam shovel, derrick, roller,
or any equipment or structure having a normal operating speed of six or less miles per hour
or a vertical body or load clearance of less than nine inches above the level surface of a
roadway upon or across any tracks at a railroad grade crossing without first complying with
this section.

(b) Before making any crossing, the person operating or moving any vehicle or equipment
set forth in this section shall first stop the same not less than ten, nor more than 50, feet
from the nearest rail of the railway, and while so stopped shall listen and look in both
directions along the track for any approaching <u>railroad</u> train <u>or other on-track equipment</u>
and for signals indicating the approach of a <u>railroad</u> train <u>or other on-track equipment</u>, and
shall not proceed until the crossing can be made safely.

(c) No crossing shall be made when warning is given by automatic signal or crossing
gates or a flagger or otherwise of the immediate approach of a railroad train or other on-track
equipment or car.

(d) No <u>A</u> stop need be made is not required at a crossing on a rail line on which service
has been abandoned and where a sign erected in conformance with section 169.06 and
bearing the word "Exempt" has been installed, unless directed otherwise by a flagger. The
installation or presence of an exempt sign shall not relieve any driver of the duty to use due
care.

86.22 Sec. 46. Minnesota Statutes 2018, section 169.442, subdivision 5, is amended to read:

Subd. 5. White strobe lamps on certain buses transporting children. Notwithstanding section 169.55, subdivision 1, or 169.57, subdivision 3, paragraph (b), or other law to the contrary, A school bus that is subject to and complies with the equipment requirements of subdivision 1 and section 169.441, subdivision 1, or a Head Start bus, may be equipped with a flashing strobe lamp under section 169.64, subdivision 8.

Sec. 47. Minnesota Statutes 2018, section 169.442, is amended by adding a subdivision
to read:

Subd. 6. Supplemental warning system. In addition to the signals required under
 subdivision 1, a type A, B, C, or D school bus may be equipped with a supplemental warning
 system under section 169.4503, subdivision 31.

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87.1

Sec. 48. Minnesota Statutes 2018, section 169.443, subdivision 2, is amended to read:

Subd. 2. Use of stop-signal arm. (a) The stop-signal arm system of a school bus must
be used in conjunction with the flashing red signals only when the school bus is stopped on
a street or highway to load or unload school children.

(b) A local authority, including the governing body of an Indian tribe, may by ordinance
require that a school bus activate the stop-signal arm system and flashing red signals while
stopped to unload school children at a location other than a location on a street or highway.
The ordinance must designate each location where the requirement is imposed. The
requirement is effective only if the local authority has erected signs at or near the location
to provide adequate notice that other vehicles are required to obey section 169.444,
subdivision 1, when those signals are activated.

(c) A school bus driver is prohibited from loading or unloading passengers in a designatedright-turn lane or in a lane immediately adjacent to a designated right-turn lane unless:

(1) a school bus stop designated by the district transportation safety director is locatedin the right-turn lane;

(2) the driver stops the bus at the extreme right side of the right-turn lane; and

(3) the driver activates the prewarning flashing amber signals, flashing red signals, and
stop-signal arm, unless the school board or its designee, based on safety considerations,
provides written direction to the driver not to do so.

87.20 After loading or unloading passengers, the school bus driver may re-enter the right-hand

87.21 lane of traffic without turning right. The school bus must indicate the intent to enter the
87.22 right-hand lane of traffic by activating a flashing left turn signal.

87.23 Sec. 49. Minnesota Statutes 2018, section 169.448, subdivision 1, is amended to read:

Subdivision 1. **Restrictions on appearance; misdemeanor.** (a) A bus that is not used as a school bus <u>may must</u> not be operated on a street or highway unless it is painted a color significantly different than national school bus glossy yellow.

(b) A bus that is not used as a school bus or Head Start bus may not be operated if it isequipped with school bus or Head Start bus-related equipment and printing.

(c) A violation of this subdivision is a misdemeanor.

(d) This subdivision does not apply to a school bus owned by or under contract to aschool district operated as a charter or leased bus.

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(e) This subdivision does not apply to a school bus operated by a licensed child care 88.1 provider if: 88.2

88.3 (1) the stop stop-signal arm is removed;

(2) the eight-light system is lighting systems for prewarning flashing amber signals, 88.4 88.5 flashing red signals, and supplemental warnings under section 169.4503, subdivision 31, are deactivated; 88.6

(3) the school bus is identified as a "child care bus" in letters at least eight inches high 88.7 on the front and rear top of the bus; 88.8

(4) the name, address, and telephone number of the owner or operator of the bus is 88.9 identified on each front door of the bus in letters not less than three inches high; and 88.10

(5) the conditions under section 171.02, subdivision 2a, paragraphs (a) through to (j), 88.11 and (l), and (n), have been met. 88.12

Sec. 50. Minnesota Statutes 2018, section 169.4503, subdivision 5, is amended to read: Subd. 5. Colors. Fenderettes may be black. The beltline may be painted yellow over 88.14 88.15 black or black over yellow. The rub rails shall adjacent to the beltline may be black or yellow. All other rub rails must be black. The area around the lenses of alternately flashing 88.16 signal lamps extending outward from the edge of the lamp three inches, plus or minus 88.17 one-quarter inch, to the sides and top and at least one inch to the bottom, shall must be 88.18 black. Visors or hoods, black in color, with a minimum of four inches may be provided. 88.19

Sec. 51. Minnesota Statutes 2018, section 169.4503, subdivision 13, is amended to read: 88.20

Subd. 13. Identification. (a) Each bus shall must, in the beltline, identify the school 88.21 district serviced, or company name, or owner of the bus. Numbers necessary for identification 88.22 must appear on the sides and rear of the bus. Symbols or letters may be used on the outside 88.23 of the bus near the entrance door for student identification. A manufacturer's nameplate or 88.24 logo may be placed on the bus. 88.25

(b) Effective December 31, 1994, All type A, B, C, and D buses sold must display 88.26 lettering "Unlawful to pass when red lights are flashing" on the rear of the bus. The lettering 88.27 shall must be in two-inch black letters on school bus yellow background. This message shall 88.28 must be displayed directly below the upper window of the rear door. On rear engine buses, 88.29 it shall must be centered at approximately the same location. Only signs and lettering 88.30 approved or required by state law may are permitted to be displayed. 88.31

89.1	(c) The requirements of paragraph (b) do not apply to a type A, B, C, or D school bus
89.2	that is equipped with a changeable electronic message sign on the rear of the bus that:
89.3	(1) displays one or more of the messages: "Caution / stopping," "Unlawful to pass,"
89.4	"Stop / do not pass," or similar messages approved by the commissioner;
89.5	(2) displays messages in conjunction with bus operation and activation of prewarning
89.6	flashing amber signals, flashing red signals, or stop-signal arm, as appropriate; and
89.7	(3) is a supplemental warning system under subdivision 31 .
89.8	Sec. 52. Minnesota Statutes 2018, section 169.4503, is amended by adding a subdivision
89.9	to read:
89.10	Subd. 31. Supplemental warning system; temporary authority. (a) Prior to August
89.11	1, 2022, the commissioner may approve a type A, B, C, or D school bus to be equipped
89.12	with a supplemental warning system. On and after that date, a school bus may continue to
89.13	be equipped with a previously approved supplemental warning system.
89.14	(b) To determine approval of a supplemental warning system, the commissioner must
89.15	consider:
89.16	(1) signal colors, which are limited to one or more of the colors white, amber, and red;
89.17	(2) flashing patterns;
89.18	(3) vehicle mounting and placement;
89.19	(4) supplemental warning system activation in conjunction with activation of prewarning
89.20	flashing amber signals, stop-signal arm, and flashing red signals;
89.21	(5) light intensity; and
89.22	(6) permissible text, signage, and graphics, if any.
89.23	(c) The commissioner must review relevant research findings and experience in other
89.24	jurisdictions, and must consult with interested stakeholders, including but not limited to
89.25	representatives from school district pupil transportation directors, private school bus
89.26	operators, and pupil transportation and traffic safety associations.
89.27	Sec. 53. Minnesota Statutes 2018, section 169.55, subdivision 1, is amended to read:
89.28	Subdivision 1. Lights or reflectors required. At the times when lighted lamps on
89.29	vehicles are required each vehicle including an animal-drawn vehicle and any vehicle

specifically excepted in sections 169.47 to 169.79, with respect to equipment and not

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hereinbefore specifically previously required to be equipped with lamps, shall must be 90.1 equipped with one or more lighted lamps or lanterns projecting a white light visible from 90.2 a distance of 500 feet to the front of the vehicle and with a lamp or lantern exhibiting a red 90.3 light visible from a distance of 500 feet to the rear, except that reflectors meeting the 90.4 maximum requirements of this chapter may be used in lieu of the lights required in this 90.5 subdivision. It shall be unlawful except as otherwise provided in this subdivision, to project 90.6 a white light to the rear of any such vehicle while traveling on any street or highway, unless 90.7 90.8 such vehicle is moving in reverse. A lighting device mounted on top of a vehicle engaged in deliveries to residences may project a white light to the rear if the sign projects one or 90.9 more additional colors to the rear. An authorized emergency vehicle may display an 90.10 oscillating, alternating, or rotating white light used in connection with an oscillating, 90.11

90.12 alternating, or rotating red light when responding to emergency calls.

90.13 Sec. 54. Minnesota Statutes 2018, section 169.57, subdivision 3, is amended to read:

Subd. 3. Maintenance. (a) When a vehicle is equipped with stop lamps or signal lamps,
 such the lamps shall must at all times be maintained in good working condition.

90.16 (b) No stop lamps or signal lamp shall project a glaring or dazzling light.

90.17 (c) All mechanical signal devices shall must be self-illumined when in use at the times
90.18 when lighted lamps on vehicles are required.

90.19 Sec. 55. Minnesota Statutes 2018, section 169.58, is amended by adding a subdivision to 90.20 read:

90.21 Subd. 5. Transportation network company vehicle. (a) For purposes of this subdivision,
90.22 the definitions in section 65B.472, subdivision 1, apply except that "transportation network
90.23 company vehicle" has the meaning given to "personal vehicle" in section 65B.472,
90.24 subdivision 1, paragraph (c).

(b) A transportation network company vehicle may be equipped with no more than two
removable, interior-mounted, trade dress identifying devices as provided by the transportation
network company that are designed to assist riders in identifying and communicating with
drivers. The identifying device may be illuminated and emit a steady beam of solid colored
light in any direction when the driver is logged into the digital network. The identifying
device must not: (1) display the colors red, amber, or blue; (2) project a flashing, oscillating,
alternating, or rotating light; or (3) project a glaring or dazzling light.

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91.1	Sec. 56. Minnesota Statutes 2018,	section 169.64, subd	ivision 3, is amended t	to read:
91.2	Subd. 3. Flashing lights <u>; glarin</u>	g lights. (a) Flashing	lights are prohibited, e	except <u>:</u>
91.3	(1) on an authorized emergency	vehicle, school bus, b	picycle as provided in s	section
91.4	169.222, subdivision 6, road maintena	ance equipment, tow t	ruck or towing vehicle	as provided
91.5	in section 168B.16, service vehicle,	farm tractor, self-proj	pelled farm equipment	, rural mail
91.6	carrier vehicle, <u>or</u> funeral home veh	icle , or :		
91.7	(2) on any vehicle as a means of	indicating a right or	left turn, or the presend	ce of a
91.8	vehicular traffic hazard requiring un	usual care in approac	ching, overtaking, or pa	assing . ; or
91.9	(3) as otherwise provided in this	section.		
91.10	(b) All flashing warning lights sl	nall_must be of the typ	pe authorized by section	on 169.59,
91.11	subdivision 4, unless otherwise perm	nitted or required in t	his chapter.	
91.12	(c) A stop lamp or signal lamp is	prohibited from proj	ecting a glaring or daz	zling light,
91.13	except for:			
91.14	(1) strobe lamps as provided und	ler subdivision 8 or so	ection 169.59, subdivis	sion 4; or
91.15	(2) a school bus equipped with a	supplemental warnin	g system under section	<u>169.4503,</u>
91.16	subdivision 31.			
91.17	Sec. 57. Minnesota Statutes 2018,	section 169.64, is am	ended by adding a sub	division to
91.18	read:			
91.19	Subd. 4a. White light. (a) It is u	nlawful to project a v	white light at the rear o	f a vehicle
91.20	while traveling on any street or high	way, except:		
91.21	(1) for a vehicle moving in rever	se;		
91.22	(2) for a school bus equipped wi	th a supplemental wa	rning system under see	ction
91.23	169.4503, subdivision 31;			
91.24	(3) for a strobe lamp as provided	under subdivision 8	2	
91.25	(4) as required for license plate i	llumination under see	ction 169.50, subdivisi	<u>on 2;</u>
91.26	(5) as provided in section 169.59	, subdivision 4; and		
91.27	(6) as otherwise provided in this	subdivision.		
91.28	(b) A lighting device mounted or	n top of a vehicle eng	aged in deliveries to re	esidences
91.29	may project a white light to the rear	if the sign projects on	e or more additional co	olors to the
91.30	rear.			

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92.1 (c) An authorized emergency vehicle may display an oscillating, alternating, or rotating
 92.2 white light used in connection with an oscillating, alternating, or rotating red light when
 92.3 responding to emergency calls.

92.4 Sec. 58. Minnesota Statutes 2018, section 169.64, subdivision 8, is amended to read:

Subd. 8. Strobe lamp. (a) Notwithstanding sections 169.55, subdivision 1; 169.57,
subdivision 3, paragraph (b); or any other law to the contrary, a vehicle may be equipped
with a 360-degree flashing strobe lamp that emits a white light with a flash rate of 60 to
120 flashes a minute, and the lamp may be used as provided in this subdivision, if the vehicle
is:

92.10 (1) a school bus that is subject to and complies with the equipment requirements of
92.11 sections 169.441, subdivision 1, and section 169.442, subdivision 1, or a Head Start bus.
92.12 The lamp must operate from a separate switch containing an indicator lamp to show when
92.13 the strobe lamp is in use; or

92.14 (2) a road maintenance vehicle owned or under contract to the Department of
92.15 Transportation or a road authority of a county, home rule or statutory city, or town, but the
92.16 strobe lamp may only be operated while the vehicle is actually engaged in snow removal
92.17 during daylight hours.

(b) Notwithstanding sections 169.55, subdivision 1; 169.57, subdivision 3, paragraph
(b); or any other law to the contrary, a vehicle may be equipped with a 360-degree flashing
strobe lamp that emits an amber light with a flash rate of 60 to 120 flashes a minute, and
the lamp may be used as provided in this subdivision, if the vehicle is a rural mail carrier
vehicle, provided that the strobe lamp is mounted at the highest practicable point on the
vehicle. The strobe lamp may only be operated while the vehicle is actually engaged during
daylight hours in the delivery of mail to residents on a rural mail route.

92.25 (c) A strobe lamp authorized by this section shall subdivision must be of a double flash
92.26 type certified to the commissioner of public safety by the manufacturer as being weatherproof
92.27 and having a minimum an effective light output of 200 candelas as measured by the
92.28 Blondel-Rey formula that meets or exceeds the most recent version of SAE International
92.29 standard J845, Class 2, or a subsequent standard.

92.30 Sec. 59. Minnesota Statutes 2018, section 169.71, subdivision 1, is amended to read:

92.31 Subdivision 1. Prohibitions generally; exceptions. (a) A person shall not drive or92.32 operate any motor vehicle with:

- (1) a windshield cracked or discolored to an extent to limit or obstruct proper vision; 93.1 (2) any objects suspended between the driver and the windshield, other than: 93.2 (i) sun visors; 93.3 (ii) rearview mirrors; 93.4 (iii) driver feedback and safety monitoring equipment when mounted immediately behind, 93.5 slightly above, or slightly below the rearview mirror; 93.6 (iv) global positioning systems or navigation systems when mounted or located near the 93.7 bottommost portion of the windshield; and 93.8 (v) electronic toll collection devices; or and 93.9 (vi) an identifying device as provided in section 169.58, subdivision 5, when the device 93.10 is mounted or located near the bottommost portion of the windshield; or 93.11 (3) any sign, poster, or other nontransparent material upon the front windshield, 93.12 sidewings, or side or rear windows of the vehicle, other than a certificate or other paper 93.13 required to be so displayed by law or authorized by the state director of the Division of 93.14 Emergency Management or the commissioner of public safety. 93.15 (b) Paragraph (a), clauses (2) and (3), do not apply to law enforcement vehicles. 93.16 93.17 (c) Paragraph (a), clause (2), does not apply to authorized emergency vehicles. Sec. 60. Minnesota Statutes 2018, section 169.71, subdivision 4, is amended to read: 93.18 Subd. 4. Glazing material; prohibitions and exceptions. (a) No A person shall must 93.19 not drive or operate any motor vehicle required to be registered in the state of Minnesota 93.20 upon any street or highway under the following conditions: 93.21 (1) when the windshield is composed of, covered by, or treated with any material which 93.22 has the effect of making the windshield more reflective or in any other way reducing light 93.23 transmittance through the windshield; 93.24 (2) when any window on the vehicle is composed of, covered by, or treated with any 93.25 material that has a highly reflective or mirrored appearance; 93.26 93.27 (3) when any side window or rear window is composed of or treated with any material
 - so as to obstruct or substantially reduce the driver's clear view through the window or has
 a light transmittance of less than 50 percent plus or minus three percent in the visible light
 range or a luminous reflectance of more than 20 percent plus or minus three percent; or

94.1	(4) when any material has been applied after August 1, 1985, to any motor vehicle
94.2	window without an accompanying permanent marking which indicates the percent of
94.3	transmittance and the percent of reflectance afforded by the material. The marking must be
94.4	in a manner so as not to obscure vision and be readable when installed on the vehicle.
94.5	(b) This subdivision does not apply to glazing materials which:
94.6	(1) have not been modified since the original installation, nor to original replacement
94.7	windows and windshields, that were originally installed or replaced in conformance with
94.8	Federal Motor Vehicle Safety Standard 205;
94.9 94.10	(2) are required to satisfy prescription or medical needs of the driver of the vehicle or a passenger if:
94.11	(i) the driver or passenger is in possession of the prescription or a physician's statement
94.12	of medical need;
94.13	(ii) the prescription or statement specifically states the minimum percentage that light
94.14	transmittance may be reduced to satisfy the prescription or medical needs of the patient;
94.15	and
94.16	(iii) the prescription or statement contains an expiration date, which must be no more
94.17	than two years after the date the prescription or statement was issued; or
94.18	(3) are applied to:
94.19	(i) the rear windows of a pickup truck as defined in section 168.002, subdivision 26;
94.20	(ii) the rear windows or the side windows on either side behind the driver's seat of a van
94.21	as defined in section 168.002, subdivision 40;
94.22	(iii) the side and rear windows of a vehicle used to transport human remains by a funeral
94.23	establishment holding a license under section 149A.50;
94.24	(iv) the side and rear windows of a limousine as defined in section 168.002, subdivision
94.25	15; or
94.26	(v) the rear and side windows of a police vehicle.
94.27	Sec. 61. Minnesota Statutes 2018, section 169.71, is amended by adding a subdivision to
94.28	read:
94.29	Subd. 4a. Glazing material; exceptions. (a) Subdivision 4 does not apply to glazing
94.30	materials that:

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95.1	(1) have not been modified since the original installation, nor to original replacement
95.2	windows and windshields, that were originally installed or replaced in conformity with
95.3	Federal Motor Vehicle Safety Standard 205;
95.4	(2) are required to satisfy prescription or medical needs, provided:
95.5	(i) the vehicle's driver or a passenger possesses a prescription or a physician's statement
95.6	of medical need;
95.7	(ii) the prescription or statement specifically states the minimum percentage that light
95.8	transmittance may be reduced to satisfy the prescription or medical needs of the patient;
95.9	and
95.10	(iii) the prescription or statement contains an expiration date, which must be no more
95.11	than two years after the date the prescription or statement was issued; or
95.12	(3) are applied to:
95.13	(i) the rear windows of a pickup truck as defined in section 168.002, subdivision 26;
95.14	(ii) the rear windows or the side windows on either side behind the driver's seat of a van
95.15	as defined in section 168.002, subdivision 40;
95.16	(iii) the side and rear windows of a vehicle used to transport human remains by a funeral
95.17	establishment holding a license under section 149A.50;
95.18	(iv) the side and rear windows of a limousine as defined in section 168.002, subdivision
95.19	<u>15; or</u>
95.20	(v) the rear and side windows of a police vehicle.
95.21	(b) For the purposes of paragraph (a), clause (2), a driver of a vehicle may rely on a
95.22	prescription or physician's statement of medical need issued to a person not present in the
95.23	vehicle if:
95.24	(1) the prescription or physician's statement of medical need is issued to (i) the driver's
95.25	parent, child, grandparent, grandchild, sibling, or spouse, or (ii) a person for whom the
95.26	driver is a personal care attendant;
95.27	(2) the prescription or physician's statement of medical need specifies the make, model,
95.28	and license plate of one or two vehicles that will have tinted windows; and
95.29	(3) the driver is in possession of the prescription or physician's statement of medical
95.30	need.
95.31	EFFECTIVE DATE. Paragraph (b) is effective November 1, 2019.

96.1	Sec. 62. Minnesota Statutes 2018, section 169.81, is amended by adding a subdivision to
96.2	read:
96.3	Subd. 11. Automobile transporter. (a) For purposes of this subdivision, the following
96.4	terms have the meanings given them:
96.5	(1) "automobile transporter" means any vehicle combination designed and used to
96.6	transport assembled highway vehicles, including truck camper units;
96.7	(2) "stinger-steered combination automobile transporter" means a truck tractor semitrailer
96.8	having the fifth wheel located on a drop frame located behind and below the rear-most axle
96.9	of the power unit; and
96.10	(3) "backhaul" means the return trip of a vehicle transporting cargo or general freight,
96.11	including when carrying goods back over all or part of the same route.
96.12	(b) Stinger-steered combination automobile transporters having a length of 80 feet or
96.13	less may be operated on interstate highways and other highways designated in this section,
96.14	and in addition may carry a load that extends the length by four feet or less in the front of
96.15	the vehicle and six feet or less in the rear of the vehicle.
96.16	(c) An automobile transporter may transport cargo or general freight on a backhaul,
96.17	provided it complies with weight limitations for a truck tractor and semitrailer combination
96.18	under section 169.824.
96.19	Sec. 63. Minnesota Statutes 2018, section 169.81, is amended by adding a subdivision to
96.20	read:
96.21	Subd. 12. Towaway trailer transporter combinations. An unladen power unit may
96.22	tow two trailers or semitrailers when the combination (1) is not used to carry property, (2)
96.23	does not exceed 82 feet in length, and (3) has a total gross weight that does not exceed
96.24	26,000 pounds. The trailers or semitrailers must consist of inventory property of a
96.25	manufacturer, distributor, or dealer of the trailers or semitrailers.
96.26	Sec. 64. Minnesota Statutes 2018, section 169.8261, subdivision 2, is amended to read:
96.27	Subd. 2. Conditions. (a) A vehicle or combination of vehicles described in subdivision
96.28	1 must:
96.29	(1) comply with seasonal load restrictions in effect between the dates set by the
96.30	commissioner under section 169.87, subdivision 2;
96.31	(2) comply with bridge load limits posted under section 169.84;

97.1

(3) be equipped and operated with six or more axles and brakes on all wheels;

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(4) not exceed 90,000 pounds gross vehicle weight, or 99,000 pounds gross vehicle 97.2 weight during the time when seasonal increases are authorized under section 169.826; 97.3 (5) not be operated on interstate highways; 97.4 97.5 (6) obtain an annual permit from the commissioner of transportation; (7) obey all road postings; and 97.6 (8) not exceed 20,000 pounds gross weight on any single axle. 97.7 (b) A vehicle operated under this section may exceed the legal axle weight limits listed 97.8 in section 169.824 by not more than 12.5 percent; except that, the weight limits may be 97.9 exceeded by not more than 23.75 percent during the time when seasonal increases are 97.10 authorized under section 169.826, subdivision 1. 97.11 (c) Notwithstanding paragraph (a), clause (5), a vehicle or combination of vehicles 97.12 hauling raw or unfinished forest products may operate on the segment of marked Interstate 97.13 Highway 35 provided under United States Code, title 23, section 127(q)(2)(D). 97.14 Sec. 65. Minnesota Statutes 2018, section 169.829, subdivision 4, is amended to read: 97.15 Subd. 4. Certain emergency vehicles. (a) The provisions of sections 169.80 to 169.88 97.16 97.17 governing size, weight, and load do not apply to a fire apparatus, a law enforcement special response vehicle, or a licensed land emergency ambulance service vehicle. 97.18 97.19 (b) Emergency vehicles designed to transport personnel and equipment to support the suppression of fires and to mitigate other hazardous situations are subject to the following 97.20 weight limitations when operated on an interstate highway: (1) 24,000 pounds on a single 97.21 steering axle; (2) 33,500 pounds on a single drive axle; (3) 52,000 pounds on a tandem rear 97.22 drive steer axle; and (4) 62,000 pounds on a tandem axle. The gross weight of an emergency 97.23 vehicle operating on an interstate highway must not exceed 86,000 pounds. 97.24 97.25 Sec. 66. Minnesota Statutes 2018, section 169.864, is amended to read: **169.864 SPECIAL PAPER PRODUCTS VEHICLE PERMITS.** 97.26

97.27 Subdivision 1. Special three-unit vehicle permit. The commissioner may issue a permit
97.28 for a vehicle that transports paper products, finished forest products, or iron ore tailings and
97.29 meets the following requirements:

98.3

(1) is a combination of vehicles, including a truck-tractor and a semitrailer drawing one 98.1 additional semitrailer, which may be equipped with an auxiliary dolly, and no semitrailer 98.2 used in the three-vehicle combination has an overall length in excess of 28-1/2 feet;

(2) has a maximum gross vehicle weight of 108,000 pounds; 98.4

98.5 (3) complies with the axle weight limits in section 169.824;

(4) complies with the tire weight limits in section 169.823 or the tire manufacturers' 98.6 recommended load, whichever is less; 98.7

(5) is operated only in this state on Trunk Highway marked 2 between Grand Rapids 98.8 and the port of Duluth; on Trunk Highway marked 169 between Grand Rapids and its 98.9 junction with Trunk Highway marked 53; on Trunk Highway marked 194 between Trunk 98.10 Highway marked 2 and Trunk Highway marked 53; and on Trunk Highway marked 53 98.11 between Virginia and the port of Duluth; and 98.12

(6) the seasonal weight increases authorized under section 169.826, subdivision 1, do 98.13 not apply. 98.14

Subd. 2. Special two-unit vehicle permit. The commissioner may issue a permit for a 98.15 vehicle that transports paper products, finished forest products, or iron ore tailings and meets 98.16 the following requirements: 98.17

(1) is a combination of vehicles consisting of a truck-tractor and a single semitrailer that 98.18 may exceed 48 feet, but not 53 feet, if the distance from the kingpin to the centerline of the 98.19 rear axle group of the semitrailer does not exceed 43 feet; 98.20

(2) has a maximum gross vehicle weight of 90,000 pounds if the vehicle combination 98.21 has a total of six or more axles or 97,000 pounds if the vehicle combination has a total of 98.22 seven or more axles: 98.23

(3) has a maximum gross vehicle weight of 99,000 pounds during the time when seasonal 98.24 weight increases authorized under section 169.826, subdivision 1, are in effect; 98.25

(4) complies with the axle weight limits in section 169.824; 98.26

(5) complies with the tire weight limits in section 169.823 or the tire manufacturers' 98.27 recommended load, whichever is less; and 98.28

(6) is operated only on the highways specified in subdivision 1, clause (5). 98.29

Subd. 2a. Special tire-hauling permit. (a) The commissioner may issue a permit 98.30 authorizing a vehicle used exclusively to haul earthmover tires, if the vehicle: 98.31

(1) is a combination of vehicles with seven or more axles, consisting of a truck with 99.1 loader and trailer, which may be equipped with an auxiliary dolly; 99.2 (2) has a maximum gross vehicle weight of 108,000 pounds; 99.3 (3) has a maximum width of 144 inches; 99.4 (4) does not exceed the axle weight limits in sections 169.823, subdivision 1, clause (2), 99.5 and 169.824, by more than 22 percent; 99.6 99.7 (5) complies with the tire weight limits in section 169.823, or the tire manufacturer's recommended load, whichever is less; and 99.8 99.9 (6) is operated only on the highways specified in subdivision 1, clause (5). (b) The seasonal weight increases authorized under section 169.826, subdivision 1, do 99.10 not apply to permits issued under this subdivision. 99.11 Subd. 3. Restrictions. Vehicles issued permits under subdivisions 1, 2, and 2a, must 99.12 comply with the following restrictions: 99.13

99.14 (1) the vehicle must be operated in compliance with seasonal load restrictions under99.15 section 169.87;

99.16 (2) the vehicle may not be operated on the interstate highway system; and

99.17 (3) the vehicle may be operated on streets or highways under the control of local
99.18 authorities only upon the approval of the local authority; however, vehicles may have
99.19 reasonable access to terminals and facilities for food, fuel, repairs, and rest and for continuity
99.20 of route within one mile of the national network as provided by section 169.81, subdivision
99.21 3, and by Code of Federal Regulations, title 23, section 658.19.

Subd. 4. Permit fee; appropriation. Vehicle permits issued under subdivision 1, clause
(1), must be annual permits. The fee is \$850 for each vehicle combination and must be
deposited in the trunk highway fund. The fee for annual permits issued under subdivision
2 is \$300 for a 90,000-pound vehicle combination or \$500 for a 97,000-pound vehicle
combination. The fee for annual permits issued under subdivision 2a is \$850. An amount
sufficient to administer the permit program is appropriated from the trunk highway fund to
the commissioner for the costs of administering the permit program.

99.29 Sec. 67. Minnesota Statutes 2018, section 169.865, subdivision 1, is amended to read:
99.30 Subdivision 1. Six-axle vehicles. (a) A road authority may issue an annual permit
99.31 authorizing a vehicle or combination of vehicles with a total of six or more axles to haul

100.1	raw or unprocessed qualifying agricultural products and be operated with a gross vehicle
100.2	weight of up to:
100.3	(1) 90,000 pounds; and
100.4	(2) 99,000 pounds during the period set by the commissioner under section 169.826,
100.5	subdivision 1.
100.6	(b) Notwithstanding subdivision 3, paragraph (a), clause (4), a vehicle or combination
100.7	of vehicles operated under this subdivision and transporting only sealed intermodal containers
100.8	may be operated on an interstate highway if allowed by the United States Department of
100.9	Transportation.
100.10	(c) The fee for a permit issued under this subdivision is \$300, or a proportional amount
100.11	as provided in section 169.86, subdivision 5.
100.12	Sec. 68. Minnesota Statutes 2018, section 169.865, is amended by adding a subdivision
100.13	to read:
100.14	Subd. 1a. Definition. For purposes of this section, "qualifying agricultural products"
100.15	means:
100.16	(1) agricultural crops, including but not limited to corn, soybeans, oats, grain, and
100.17	by-products of agricultural crops;
100.18	(2) livestock, including but not limited to cattle, hogs, and poultry;
100.19	(3) food crops, including but not limited to sugar beets, potatoes, carrots, and onions;
100.20	(4) fluid milk;
100.21	(5) seed and material used for or in livestock and poultry feed; and
100.22	(6) livestock manure.
100.23	Sec. 69. Minnesota Statutes 2018, section 169.865, subdivision 2, is amended to read:
100.24	Subd. 2. Seven-axle vehicles. (a) A road authority may issue an annual permit authorizing
100.25	a vehicle or combination of vehicles with a total of seven or more axles to haul raw or
100.26	unprocessed qualifying agricultural products and be operated with a gross weight of up to:
100.27	(1) 97,000 pounds; and

(2) 99,000 pounds during the period set by the commissioner under section 169.826,subdivision 1.

101.1 (b) Drivers of vehicles operating under this subdivision must comply with driver

101.2 qualification requirements adopted under section 221.0314, subdivisions 2 to 5, and Code

of Federal Regulations, title 49, parts 40 and 382, unless exempt under section 221.031,
subdivision 2c.

101.5 (c) The fee for a permit issued under this subdivision is \$500, or a proportional amount 101.6 as provided in section 169.86, subdivision 5.

101.7 Sec. 70. [169.881] VEHICLE PLATOONS.

101.8 Subdivision 1. Vehicle platoon plan. (a) A person may apply to the commissioner for

approval of a plan to use a platooning system on freeways and expressways, as defined in

101.10 section 160.02, on the trunk highway system. A platooning system may only be used if a

101.11 plan has been approved by the commissioner. The commissioner must consult with the

101.12 commissioner of public safety prior to approving the plan, regarding identifiable public

101.13 safety concerns.

101.14 (b) A plan is valid for one year from the date of issuance, unless the plan is for a shorter

101.15 period of time, in which case the plan is valid for the shorter time period.

101.16 Subd. 2. Required information. The plan must include but is not limited to the following

101.17 information submitted in the manner prescribed by the commissioner:

- 101.18 (1) total length of the vehicle platoon;
- 101.19 (2) the configuration of the vehicle platoon, including spacing between vehicles;
- 101.20 (3) proposed route and section of freeway or expressway;
- 101.21 (4) proposed time frames the vehicle platoon will be operating;
- 101.22 (5) certification that each human driver in the vehicle platoon has a valid driver's license
- 101.23 for the type or class of vehicle being driven;
- 101.24 (6) certification that the vehicle height, width, and weight limits conform to this chapter;
- 101.25 <u>and</u>
- 101.26 (7) vehicle identification information.
- 101.27 <u>Subd. 3.</u> Authority to approve plan. (a) The commissioner may grant or deny a vehicle
- 101.28 platoon plan. The approved plan may include reasonable conditions and restrictions to
- 101.29 ensure public safety, minimize congestion, or prevent undue damage to roads or structures.

102.1	(b) The commissioner must provide written notice to the application	ant and to the
102.1	(b) The commissioner must provide written notice to the appres	

102.2 <u>commissioner of public safety if a plan is denied and lists the reasons for the denial.</u> The

102.3 commissioner must approve or deny a plan within 60 days.

102.4 <u>Subd. 4.</u> <u>Requirements.</u> <u>Vehicle platoons must meet the following requirements:</u>

- 102.5 (1) the platoon must not include more than three vehicles;
- 102.6 (2) each vehicle in the vehicle platoon must have a platooning system installed;

102.7 (3) while platooning, each vehicle must have the platooning system engaged;

102.8 (4) each vehicle in the vehicle platoon must have a human driver present and in the

102.9 driver seat who is monitoring performance of the vehicle at all times and who holds a valid

102.10 driver's license for the type or class of vehicle being driven;

(5) each vehicle in the vehicle platoon must meet the vehicle height, width, and weight
limits under this chapter;

102.13 (6) each vehicle in the platoon must be covered by minimum liability insurance; and

102.14 (7) each vehicle in the platoon must have a paper or electronic copy of the approved102.15 plan in the vehicle.

102.16 Subd. 5. **Operations.** Notwithstanding any other law to the contrary, a vehicle platoon

102.17 <u>must allow reasonable access for the movement of other motor vehicles to change lanes</u>

102.18 and enter or exit the roadway.

Sec. 71. Minnesota Statutes 2018, section 171.01, is amended by adding a subdivision toread:

102.21 Subd. 48c. Third-party tester. "Third-party tester" means an individual who is an

102.22 employee of a third-party testing program who has qualified for a third-party tester certificate

102.23 issued by the commissioner granting the individual authorization to conduct road tests or
102.24 skills tests.

Sec. 72. Minnesota Statutes 2018, section 171.01, is amended by adding a subdivision toread:

102.27 Subd. 48d. Third-party testing program. "Third-party testing program" means a
 102.28 program authorized by the commissioner to administer to an individual the road test or skills
 102.29 test.

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103.1

2 171.041 RESTRICTED LICENSE FOR FARM WORK.

Sec. 73. Minnesota Statutes 2018, section 171.041, is amended to read:

(a) Notwithstanding any provisions of section 171.04 relating to the age of an applicant
to the contrary, the commissioner may issue a restricted farm work license to operate a
motor vehicle to a person who has attained the age of 15 years and who, except for age, is
qualified to hold a driver's license. The applicant is not required to comply with the six-month
instruction permit possession provisions of sections 171.04, subdivision 1, clause (2), and
171.05, subdivision 2a, or with the 12-month provisional license possession provision of
section 171.04, subdivision 1, clause (1), item (i).

(b) The restricted license shall <u>must</u> be issued solely for the purpose of authorizing the person to whom the restricted license is issued to assist the person's parents or guardians with farm work. <u>An individual may perform farm work under the restricted license for any</u> <u>entity authorized to farm under section 500.24</u>. A person holding this restricted license may operate a motor vehicle only during daylight hours and only within a radius of 20 <u>40</u> miles of the parent's or guardian's farmhouse; however, in no case may a person holding the restricted license operate a motor vehicle in a city of the first class.

103.17 (c) An applicant for a restricted license shall must apply to the commissioner for the 103.18 license on forms prescribed by the commissioner. The application shall must be accompanied 103.19 by:

(1) a copy of a property tax statement showing that the applicant's parent or guardian
owns land that is classified as agricultural land or a copy of a rental statement or agreement
showing that the applicant's parent or guardian rents land classified as agricultural land; and

103.23 (2) a written verified statement by the applicant's parent or guardian setting forth the103.24 necessity for the license.

103.25 **EFFECTIVE DATE.** This section is effective June 1, 2019.

103.26 Sec. 74. Minnesota Statutes 2018, section 171.06, subdivision 3, is amended to read:

103.27 Subd. 3. Contents of application; other information. (a) An application must:

(1) state the full name, date of birth, sex, and either (i) the residence address of theapplicant, or (ii) designated address under section 5B.05;

(2) as may be required by the commissioner, contain a description of the applicant and
any other facts pertaining to the applicant, the applicant's driving privileges, and the
applicant's ability to operate a motor vehicle with safety;

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104.1 **(3)** state:

104.2 (i) the applicant's Social Security number; or

104.3 (ii) if the applicant does not have a Social Security number and is applying for a

104.4 Minnesota identification card, instruction permit, or class D provisional or driver's license,

104.5 that the applicant certifies that the applicant is not eligible for a Social Security number;

(4) contain a notification to the applicant of the availability of a living will/health care
 directive designation on the license under section 171.07, subdivision 7; and

104.8 (5) contain spaces where <u>include a method for</u> the applicant may to:

104.9 (i) request a veteran designation on the license under section 171.07, subdivision 15,

and the driving record under section 171.12, subdivision 5a;

104.11 (ii) indicate a desire to make an anatomical gift under paragraph (d); and

104.12 (iii) as applicable, designate document retention as provided under section 171.12,
104.13 subdivision 3c-; and

104.14 (iv) indicate emergency contacts as provided under section 171.12, subdivision 5b.

104.15 (b) Applications must be accompanied by satisfactory evidence demonstrating:

104.16 (1) identity, date of birth, and any legal name change if applicable; and

104.17 (2) for driver's licenses and Minnesota identification cards that meet all requirements of104.18 the REAL ID Act:

(i) principal residence address in Minnesota, including application for a change of address,
unless the applicant provides a designated address under section 5B.05;

104.21 (ii) Social Security number, or related documentation as applicable; and

104.22 (iii) lawful status, as defined in Code of Federal Regulations, title 6, section 37.3.

104.23 (c) An application for an enhanced driver's license or enhanced identification card must104.24 be accompanied by:

104.25 (1) satisfactory evidence demonstrating the applicant's full legal name and United States104.26 citizenship; and

104.27 (2) a photographic identity document.

EFFECTIVE DATE. This section is effective July 1, 2020, or upon completion of the
 necessary programming changes to the driver services information system, whichever is
 earlier.

Sec. 75. Minnesota Statutes 2018, section 171.07, is amended by adding a subdivision to 105.1 105.2 read: 105.3 Subd. 6a. Autism spectrum or mental health identifier. Upon the written request of the applicant, the department must issue a driver's license or Minnesota identification card 105.4 105.5 bearing a graphic or written identifier for an autism spectrum disorder, as defined in section 105.6 62A.3094, subdivision 1, paragraph (b), or a mental health condition. The applicant must submit the written request for the identifier at the time the photograph or electronically 105.7 105.8 produced image is taken. The commissioner must not include any specific medical information on the driver's license or Minnesota identification card. 105.9 105.10 **EFFECTIVE DATE.** This section is effective July 1, 2020, or upon completion of the necessary programming changes to the driver services information system, whichever is 105.11 105.12 earlier. Sec. 76. Minnesota Statutes 2018, section 171.12, is amended by adding a subdivision to 105.13 105.14 read: 105.15 Subd. 5b. Emergency contacts. (a) Upon a request by an applicant for a driver's license, 105.16 instruction permit, or Minnesota identification card under section 171.06, subdivision 3, the commissioner must maintain electronic records of names and contact information for 105.17 up to three emergency contacts for the applicant. The request must be made on a form 105.18 prescribed by the commissioner. The commissioner must make the form available on the 105.19 105.20 department's website. The form must include a notice as described in section 13.04, subdivision 2. 105.21 (b) A person who has provided emergency contact information under this subdivision 105.22 may change, add, or delete the information at any point. Notwithstanding sections 171.06, 105.23 subdivision 2, and 171.061, the commissioner or a driver's license agent must not charge a 105.24 105.25 fee for a transaction described in this paragraph. (c) Emergency contact data are classified as private data on individuals, as defined in 105.26 section 13.02, subdivision 12, except that the commissioner may share emergency contact 105.27 information with law enforcement agencies to notify the emergency contacts regarding an 105.28 emergency. 105.29 EFFECTIVE DATE. This section is effective July 1, 2020, or upon completion of the 105.30

105.31 <u>necessary programming changes to the driver services information system, whichever is</u>
105.32 earlier.

Article 3 Sec. 76.

106.1	Sec. 77. [171.3213] THIRD-PARTY TESTING OF SCHOOL BUS DRIVERS.
106.2	A school district that is a third-party testing program and owns or operates school buses
106.3	may enter into an agreement with other school districts to test the other districts' school bus
106.4	driver employees. A school bus company that is a third-party testing program and owns or
106.5	operates school buses may enter into an agreement with other school bus companies to test
106.6	the other companies' school bus driver employees. A third-party testing program may be
106.7	reimbursed by the tested driver's school district or company. The agreement must be
106.8	submitted to the commissioner for approval. A certified third-party tester must be employed
106.9	by a school district or a school bus company providing the testing services.
106.10	Sec. 78. Minnesota Statutes 2018, section 174.03, is amended by adding a subdivision to
106.11	read:
106.12	Subd. 12. Asset management. The commissioner must maintain an inventory of
106.13	transportation assets, including but not limited to bridge, pavement, geotechnical, pedestrian,
106.14	bicycle, and transit asset categories.
106.15	EFFECTIVE DATE. This section is effective July 1, 2019. The initial inventory under
106.16	this section must be completed by December 15, 2021.
106.17	Sec. 79. Minnesota Statutes 2018, section 174.12, subdivision 8, is amended to read:
106.18	Subd. 8. Legislative report. (a) By February 1 of each odd-numbered year, the
106.19	commissioner of transportation, with assistance from the commissioner of employment and
106.20	economic development, shall must submit a report on the transportation economic
106.21	development program to the chairs and ranking minority members of the legislative
106.22	committees with jurisdiction over transportation policy and finance and economic
106.23	development policy and finance.
106.24	(b) At a minimum, the report must:
106.25	(1) summarize the requirements and implementation of the transportation economic

- 106.26 development program established in this section;
- 106.27 (2) review the criteria and economic impact performance measures used for evaluation,106.28 prioritization, and selection of projects;
- (3) provide a brief overview of each project that received financial assistance under theprogram, which must at a minimum identify:

(i) basic project characteristics, such as funding recipient, geographic location, and type
 of transportation modes served;

107.3 (ii) sources and respective amounts of project funding; and

(iii) the degree of economic benefit anticipated or observed, following the economic
 impact performance measures established under subdivision 4;

(4) identify the allocation of funds, including but not limited to a breakdown of total
 project funds by transportation mode, the amount expended for administrative costs, and
 the amount transferred to the transportation economic development assistance account;

107.9 (5) evaluate the overall economic impact of the program; and

107.10 (6) provide recommendations for any legislative changes related to the program.

107.11 (c) Notwithstanding paragraph (a), a report is not required in an odd-numbered year if
 107.12 no project received financial assistance during the preceding 24 months.

107.13 Sec. 80. Minnesota Statutes 2018, section 174.24, subdivision 2, is amended to read:

107.14 Subd. 2. **Eligibility; application.** Any legislatively established public transit commission 107.15 or authority, any county or statutory or home rule charter city providing financial assistance 107.16 to or operating public transit, any private operator of public transit, any tribal government, 107.17 or any combination thereof is eligible to receive financial assistance through the public 107.18 transit participation program. Except as provided in subdivision 2b for assistance provided 107.19 from federal funds, eligible recipients must be located outside of the metropolitan area.

107.20 Sec. 81. Minnesota Statutes 2018, section 174.57, is amended to read:

107.21 **174.57 SNOW AND ICE CONTROL; APPROPRIATION.**

(a) In a fiscal year in which the commissioner expends more than <u>110_100</u> percent of
the established <u>biennial annual</u> expenditure level for snow and ice management, the
commissioner may use an additional amount for this purpose that does not exceed 50 percent
of the unappropriated balance in the trunk highway fund. The amount identified by the
commissioner under this paragraph is appropriated from the trunk highway fund to the
commissioner for snow and ice management purposes.

(b) Upon using the appropriation authority in this section, the commissioner must notify
the commissioner of management and budget and the chairs, ranking minority members,
and staff of the house of representatives and senate committees having jurisdiction over
transportation finance. The notification must at a minimum identify the established biennial

108.1 expenditure level for snow and ice management and the amount appropriated under this108.2 section.

108.3 (c) In each budget submission to the legislature under section 16A.11, the commissioner108.4 must include:

(1) the proposed biennial annual expenditure level for snow and ice management for the
 next budget biennium; and

108.7 (2) the total <u>annual amount expended or estimated to be expended under the appropriation</u>
 108.8 in this section for the budget biennium that is ending.

Sec. 82. Minnesota Statutes 2018, section 221.031, is amended by adding a subdivisionto read:

108.11Subd. 2f. Hours of service exemptions; utility construction. (a) The federal regulations108.12incorporated in section 221.0314, subdivision 9, for hours of service do not apply to drivers108.13engaged in intrastate transportation of utility construction materials within a 50-mile radius108.14from the site of a construction or maintenance project.

108.15 (b) For purposes of this subdivision, "utility construction materials" include supplies

and materials used in a project to construct or maintain: (1) a street or highway; (2) equipment

108.17 or facilities to furnish electric transmission service; (3) a telecommunications system or

108.18 cable communications system; (4) a waterworks system, sanitary sewer, or storm sewer;

108.19 (5) a gas heating service line; (6) a pipeline; and (7) a facility for other similar utility service.

108.20 Sec. 83. Minnesota Statutes 2018, section 299A.12, subdivision 1, is amended to read:

108.21 Subdivision 1. General requirements. Except as provided in subdivision 4, Any vehicle used by an operator to provide transportation service shall must be equipped with wheelchair 108.22 securement devices which are approved by the commissioner of public safety as meeting 108.23 that meet the specifications of subdivisions 1 and 2. Only securement devices that meet the 108.24 requirements of the Americans with Disabilities Act may be used. A wheelchair securement 108.25 108.26 device shall prevent any forward, backward, or lateral movement of an occupied wheelchair when the device is engaged and the vehicle is in motion, accelerating or braking, and shall 108.27 attach to the frame of the wheelchair without damaging it must be installed and used 108.28 according to the manufacturer's instructions and Code of Federal Regulations, title 49, 108.29 section 38.23. Wheelchair securement devices installed in any vehicle shall must be 108.30 maintained in working order and according to the manufacturer's recommendations. 108.31

109.1

Sec. 84. Minnesota Statutes 2018, section 299A.12, subdivision 2, is amended to read:

109.2 Subd. 2. **Strength** <u>Design</u> requirements. The strength <u>design</u> requirements for securing 109.3 the part of a wheelchair that is forward in the vehicle shall be one-half of those required for 109.4 the rear. Where the wheelchair securement device and the seat belt are combined in a 109.5 common system, those parts which provide the combined restraining force shall have a 109.6 combined strength of both according to the strength requirements of each as adopted by the 109.7 commissioner of public safety securement devices must meet the specifications in Code of 109.8 Federal Regulations, title 49, section 38.23.

109.9 Sec. 85. Minnesota Statutes 2018, section 299A.12, subdivision 3, is amended to read:

109.10 Subd. 3. Maximum number of persons transported. A vehicle used to provide 109.11 transportation service shall <u>must</u> carry only as many persons seated in wheelchairs as the 109.12 number of securement devices approved by the commissioner of public safety as meeting 109.13 the specifications of subdivisions 1 and 2 with which the vehicle is equipped, and each 109.14 occupied wheelchair shall <u>must</u> be secured by such a securement device before the vehicle 109.15 is set in motion.

109.16 Sec. 86. Minnesota Statutes 2018, section 299A.13, is amended to read:

109.17 **299A.13 ADDITIONAL SAFETY REQUIREMENTS.**

Subdivision 1. Seat belt. Any vehicle used to provide transportation service shall must be equipped with seat belts which that are approved by the commissioner of public safety. The seat belts required by this subdivision shall must be adequate to secure the occupant of a wheelchair who is being transported by the vehicle. These The seat belts shall must be used only to secure the person and shall must not be used to secure the wheelchair unless the wheelchair securement force is not cumulative to the seat belt. The seat belts shall must meet all other applicable state and federal requirements for safety.

Subd. 2. Electric wheelchair. When transportation service is provided to an individual
in an electrically powered wheelchair, the main power switch of the wheelchair shall must
be placed in the "off" position at all times while the vehicle is in motion.

109.28Subd. 3. Mobility aid accessibility. (a) Vehicles equipped with wheelchair securement109.29devices must provide a level-change mechanism or boarding device such as a lift or ramp109.30that complies with Code of Federal Regulations, title 49, section 38.23.

- (b) Wheelchair lifts must comply with the National Highway Traffic Safety
- 110.2 Administration's Federal Motor Vehicle Safety Standards for public use lifts as outlined in
- 110.3 <u>Code of Federal Regulations, title 49, sections 571.403 and 571.404.</u>
- 110.4 <u>Subd. 4.</u> Driver's responsibility. (a) The driver of a vehicle equipped with a wheelchair
- 110.5 securement device has the duties outlined in this subdivision.
- 110.6 (b) The driver or a person designated by the driver must ensure that an occupied
- 110.7 wheelchair is properly secured before the driver sets the vehicle in motion.
- 110.8 (c) The driver or a person designated by the driver must ensure that the seat belt assembly
- 110.9 is properly adjusted and fastened around the wheelchair user in a manner consistent with
- 110.10 the manufacturer's recommendations before the driver sets the vehicle in motion when:
- 110.11 (1) requested by the wheelchair user;
- 110.12 (2) the wheelchair user is unable to communicate;
- 110.13 (3) seat belt usage is required of all passengers in the vehicle; or
- 110.14 (4) the vehicle is a school bus.
- 110.15 The seat belt assembly must not be fastened if the wheelchair user or other responsible
- 110.16 person advises the driver that to do so would aggravate a physical condition of the wheelchair

110.17 user. If a restraint device is available that would not aggravate the physical condition of the

- 110.18 user, it must be fastened in the required manner.
- 110.19 (d) The driver or a person designated by the driver shall ensure that securement devices
- 110.20 and seat belt assemblies are retracted, removed, or otherwise stored when not in use to
- 110.21 prevent tripping of persons and damage to devices.
- Sec. 87. Minnesota Statutes 2018, section 299A.14, subdivision 3, is amended to read: Subd. 3. **Standards.** The inspection shall be made to determine that <u>(1)</u> the vehicle complies with the provisions of sections 299A.12, subdivisions 1 and 4, and 299A.13, subdivision 1; that, and (2) the securement device is and level-change mechanism or boarding device, such as a lift or ramp, are in working order; and that the securement device is not in need of obvious repair. The inspection may include testing the use of a securement device while the vehicle is in motion.

110.29 Sec. 88. [299D.11] VEHICLE CRIMES UNIT ANNUAL REPORT.

110.30 By January 15 of each year, the commissioner must submit a report to the chairs and

110.31 ranking minority members of the house of representatives and senate committees having

111.1 jurisdiction over transportation finance on the vehicle crimes unit. At a minimum, the report

must specify the following for the previous calendar year: total revenues generated by the

111.3 <u>unit; revenues deposited into state funds, listed by fund; the number of cases assigned to</u>

111.4 <u>the unit; and the number of cases closed.</u>

Sec. 89. Minnesota Statutes 2018, section 360.013, is amended by adding a subdivision
to read:

Subd. 46a. Comprehensive plan. "Comprehensive plan" has the meaning given in
section 394.22, subdivision 9, or 462.352, subdivision 5.

111.9 **EFFECTIVE DATE; APPLICATION.** This section is effective August 1, 2019, and

applies to airport sponsors that make or plan to make changes to runway lengths or

111.11 configurations on or after that date. This section does not apply to airports that: (1) have

airport safety zoning ordinances approved by the commissioner in effect on August 1, 2019;

111.13 (2) have not made and are not planning to make changes to runway lengths or configurations;

and (3) are not required to update airport safety zoning ordinances.

111.15 Sec. 90. Minnesota Statutes 2018, section 360.017, subdivision 1, is amended to read:

Subdivision 1. Creation; authorized disbursements. (a) There is hereby created a fund to be known as the state airports fund. The fund shall consist of all money appropriated to it, or directed to be paid into it, by the legislature.

(b) The state airports fund shall be paid out on authorization of the commissioner andshall be used:

(1) to acquire, construct, improve, maintain, and operate airports and other air navigationfacilities;

(2) to assist municipalities in the <u>planning</u>, acquisition, construction, improvement, and
 maintenance of airports and other air navigation facilities;

(3) to assist municipalities to initiate, enhance, and market scheduled air service at theirairports;

(4) to promote interest and safety in aeronautics through education and information; and

(5) to pay the salaries and expenses of the Department of Transportation related to
aeronautic planning, administration, and operation. All allotments of money from the state
airports fund for salaries and expenses shall be approved by the commissioner of management
and budget.

(c) A municipality that adopts a comprehensive plan that the commissioner finds is
 incompatible with the state aviation plan is not eligible for assistance from the state airports
 fund.

EFFECTIVE DATE; APPLICATION. This section is effective August 1, 2019, and applies to airport sponsors that make or plan to make changes to runway lengths or configurations on or after that date. This section does not apply to airports that: (1) have airport safety zoning ordinances approved by the commissioner in effect on August 1, 2019; (2) have not made and are not planning to make changes to runway lengths or configurations; and (3) are not required to update airport safety zoning ordinances.

112.10 Sec. 91. Minnesota Statutes 2018, section 360.021, subdivision 1, is amended to read:

Subdivision 1. Authority to establish. The commissioner is authorized and empowered, 112.11 on behalf of and in the name of this state, within the limitation of available appropriations, 112.12 to acquire, by purchase, gift, devise, lease, condemnation proceedings, or otherwise, property, 112.13 real or personal, for the purpose of establishing and constructing restricted landing areas 112.14 and other air navigation facilities and to acquire in like manner, own, control, establish, 112.15 112.16 construct, enlarge, improve, maintain, equip, operate, regulate, and police such restricted landing areas and other air navigation facilities, either within or without this state; and to 112.17 make, prior to any such acquisition, investigations, surveys, and plans. The commissioner 112.18 may maintain, equip, operate, regulate, and police airports, either within or without this 112.19 state. The operation and maintenance of airports is an essential public service. The 112.20 commissioner may maintain at such airports facilities for the servicing of aircraft and for 112.21 the comfort and accommodation of air travelers. The commissioner may dispose of any 112.22 such property, airport, restricted landing area, or any other air navigation facility, by sale, 112.23 lease, or otherwise, in accordance with the laws of this state governing the disposition of 112.24 other like property of the state. The commissioner may not acquire or take over any restricted 112.25 112.26 landing area, or other air navigation facility without the consent of the owner. The commissioner shall not acquire any additional state airports nor establish any additional 112.27 state-owned airports. The commissioner may erect, equip, operate, and maintain on any 112.28 airport buildings and equipment necessary and proper to maintain, and conduct such airport 112.29 and air navigation facilities connected therewith. The commissioner shall not expend money 112.30 112.31 for land acquisition, or for the construction, improvement, or maintenance of airports, or for air navigation facilities for an airport, unless the governmental unit municipality, county, 112.32 or joint airport zoning board involved has or is establishing a zoning authority for that 112.33 airport, and the authority has made a good-faith showing that it is in the process of and will 112.34 complete with due diligence, an airport zoning ordinance in accordance with sections 360.061 112.35

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- 113.1 to 360.074. The commissioner may provide funds to support airport safety projects that
- 113.2 maintain existing infrastructure, regardless of a zoning authority's efforts to complete a
- 113.3 zoning regulation. The commissioner may withhold funding from only the airport subject
- 113.4 to the proposed zoning ordinance. Notwithstanding the foregoing prohibition, the
- 113.5 commissioner may continue to maintain the state-owned airport at Pine Creek.

113.6 **EFFECTIVE DATE; APPLICATION.** This section is effective August 1, 2019, and

- applies to airport sponsors that make or plan to make changes to runway lengths or
- 113.8 configurations on or after that date. This section does not apply to airports that: (1) have
- 113.9 airport safety zoning ordinances approved by the commissioner in effect on August 1, 2019;
- 113.10 (2) have not made and are not planning to make changes to runway lengths or configurations;
- 113.11 and (3) are not required to update airport safety zoning ordinances.
- 113.12 Sec. 92. Minnesota Statutes 2018, section 360.024, is amended to read:

113.13 **360.024 AIR TRANSPORTATION SERVICE CHARGE.**

- 113.14 Subdivision 1. Charges. (a) The commissioner shall must charge users of air
- 113.15 transportation services provided by the commissioner for direct operating costs, excluding
- 113.16 pilot salary and as allowed by federal aviation regulations.
- (b) The commissioner must charge users for a portion of aircraft acquisition, replacement,
- 113.18 or leasing costs. All receipts for these services shall be deposited in the air transportation
- 113.19 services account in the state airports fund and are appropriated to the commissioner to pay
- 113.20 these direct air service operating costs.
- 113.21 Subd. 2. Accounts; appropriation. (a) An air transportation services account is
- 113.22 established in the state airports fund. The account consists of collections under subdivision
- 113.23 <u>1, paragraph (a), and any other money donated, allotted, transferred, or otherwise provided</u>
- 113.24 to the account. Money in the account is annually appropriated to the commissioner to pay
- 113.25 <u>air service operating costs.</u>
- (b) An aircraft capital account is established in the state airports fund. The account
- 113.27 consists of collections under subdivision 1, paragraph (b), proceeds from the sale of aircraft
- 113.28 <u>under jurisdiction of the department, and any other money donated, allotted, transferred, or</u>
- 113.29 otherwise provided to the account. Money in the account must be used for aircraft acquisition,
- 113.30 replacement, or leasing costs. Except as provided by law, the commissioner must not transfer
- 113.31 money into or out of the account.

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114.1 Sec. 93. Minnesota Statutes 2018, section 360.062, is amended to read:

114.2 360.062 AIRPORT HAZARD PREVENTION; PROTECTING EXISTING 114.3 NEIGHBORHOOD LAND USES.

(a) It is hereby found that an airport hazard endangers the lives and property of users of
the airport and of occupants of land in its vicinity, and may reduce the size of the area
available for the landing, takeoff, and maneuvering of aircraft, thereby impairing the utility
of the airport and the public investment therein. It is also found that the social and financial
costs of disrupting existing land uses around airports in built up urban areas, particularly
established residential neighborhoods, often outweigh the benefits of a reduction in airport
hazards that might result from the elimination or removal of those uses.

(b) Accordingly, it is hereby declared: (1) that the creation or establishment of an airport 114.11 hazard is a public nuisance and an injury to the community served by the airport in question; 114.12 (2) that it is therefor necessary in the interest of the public health, public safety, and general 114.13 welfare that the creation or establishment of airport hazards be prevented and that this should 114.14 be accomplished to the extent legally possible, by exercise of the police power, without 114.15 compensation; and (3) that the elimination or removal of existing land uses, particularly 114.16 established residential neighborhoods in built-up urban areas, or their designation as 114.17 nonconforming uses is not in the public interest and should be avoided whenever possible 114.18 consistent with reasonable standards of safety. 114 19

(c) It is further declared that the prevention of the creation or establishment of airport
hazards and the elimination, removal, alteration, mitigation, or marking and lighting of
existing airport hazards are <u>essential public purposes services</u> for which political subdivisions
may raise and expend public funds and acquire land or property interests therein.

114.24 **EFFECTIVE DATE; APPLICATION.** This section is effective August 1, 2019, and

applies to airport sponsors that make or plan to make changes to runway lengths or

114.26 configurations on or after that date. This section does not apply to airports that: (1) have

114.27 <u>airport safety zoning ordinances approved by the commissioner in effect on August 1, 2019;</u>

114.28 (2) have not made and are not planning to make changes to runway lengths or configurations;

114.29 and (3) are not required to update airport safety zoning ordinances.

114.30 Sec. 94. Minnesota Statutes 2018, section 360.063, subdivision 1, is amended to read:

114.31 Subdivision 1. **Enforcement under police power.** (a) In order to prevent the creation 114.32 or establishment of airport hazards, every municipality having an airport hazard area within 114.33 its territorial limits may, unless a joint airport zoning board is permitted under subdivision

3, adopt, amend from time to time, administer, and enforce, under the police power and in the manner and upon the conditions hereinafter prescribed, airport zoning regulations for such airport hazard area, which regulations may divide such area into zones, and, within such zones, specify the land uses permitted and regulate and restrict the height to which structures and trees may be erected or allowed to grow.

(b) For the purpose of promoting In order to promote health, safety, order, convenience, 115.6 prosperity, and general welfare and for conserving to conserve property values and 115.7 encouraging encourage the most appropriate use of land, the municipality may regulate the 115.8 location, size and use of buildings and the density of population in that portion of an airport 115.9 hazard area under approach zones for a distance not to exceed two miles from the airport 115.10 boundary and in other portions of an in airport hazard area may regulate by land use zoning 115.11 for a distance not to exceed one mile from the airport boundary, and by height-restriction 115.12 zoning for a distance not to exceed 1-1/2 miles from the airport boundary areas: (1) land 115.13 use; (2) height restrictions; (3) the location, size, and use of buildings; and (4) the density 115.14 of population. 115.15

(c) The powers granted by this subdivision may be exercised by metropolitan airports
 commissions in contiguous cities of the first class in and for which they have been created.

(d) In the case of airports owned or operated by the state of Minnesota such powers shall
be exercised by the state airport zoning boards or by the commissioner of transportation as
authorized herein.

EFFECTIVE DATE; APPLICATION. This section is effective August 1, 2019, and
 applies to airport sponsors that make or plan to make changes to runway lengths or
 configurations on or after that date. This section does not apply to airports that: (1) have
 airport safety zoning ordinances approved by the commissioner in effect on August 1, 2019;
 (2) have not made and are not planning to make changes to runway lengths or configurations;
 and (3) are not required to update airport safety zoning ordinances.

Sec. 95. Minnesota Statutes 2018, section 360.063, subdivision 3, is amended to read: Subd. 3. **Joint airport zoning board.** (a) Where an airport is owned or controlled by a municipality and an airport hazard area appertaining to the airport is located within the territorial limits of another county or municipality, the municipality owning or controlling the airport may request a county or municipality in which an airport hazard area is located:

(1) to adopt and enforce airport zoning regulations for the area in question that conform
 to standards prescribed by the commissioner pursuant to subdivision 4 under sections
 <u>360.0655 and 360.0656</u>; or

(2) to join in creating a joint airport zoning board pursuant to paragraph (b). The owning
or controlling municipality shall determine which of these actions it shall request, except
as provided in paragraph (e) for the Metropolitan Airports Commission. The request shall
be made by certified mail to the governing body of each county and municipality in which
an airport hazard area is located.

(b) Where an airport is owned or controlled by a municipality and an airport hazard area 116.9 116.10 appertaining to the airport is located within the territorial limits of another county or municipality, the municipality owning or controlling the airport and the county or other 116.11 municipality within which the airport hazard area is located may, by ordinance or resolution 116.12 duly adopted, create a joint airport zoning board, which board shall have the same power 116.13 to adopt, administer, and enforce airport zoning regulations applicable to the airport hazard 116.14 area in question as that vested by subdivision 1 in the municipality within which the area 116.15 is located. A joint board shall have as members two representatives appointed by the 116.16 municipality owning or controlling the airport and two from the county or municipality, or 116.17 in case more than one county or municipality is involved two from each county or 116.18 municipality, in which the airport hazard is located, and in addition a chair elected by a 116.19 majority of the members so appointed. All members shall serve at the pleasure of their 116.20 respective appointing authority. Notwithstanding any other provision of law to the contrary, 116.21 if the owning and controlling municipality is a city of the first class it shall appoint four 116.22 members to the board, and the chair of the board shall be elected from the membership of 116.23 116.24 the board.

(c) If a county or municipality, within 60 days of receiving a request from an owning 116.25 or controlling municipality pursuant to paragraph (a), fails to adopt, or thereafter fails to 116.26 enforce, the zoning regulations or fails to join in creating a joint airport zoning board, the 116.27 owning or controlling municipality, or a joint airport zoning board created without 116.28 participation by the subdivisions which fail to join the board, may itself adopt, administer, 116.29 and enforce airport zoning regulations for the airport hazard area in question. In the event 116.30 of conflict between the regulations and airport zoning regulations adopted by the county or 116.31 municipality within which the airport hazard area is located, section 360.064, subdivision 116.32 116.33 2, applies.

116.34 (d) "Owning or controlling municipality," as used in this subdivision, includes:

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granted all the powers of a municipality in zoning matters under the agreement creating theboard;

(2) a joint airport operating board created pursuant to section 360.042 that has not been granted zoning powers under the agreement creating the board; provided that the board shall not itself adopt zoning regulations nor shall a joint airport zoning board created at its request adopt zoning regulations unless all municipalities that created the joint operating board join to create the joint zoning board; and

(3) the Metropolitan Airports Commission established and operated pursuant to chapter473.

(e) The Metropolitan Airports Commission shall request creation of one joint airportzoning board for each airport operated under its authority.

117.13 **EFFECTIVE DATE; APPLICATION.** This section is effective August 1, 2019, and

117.14 applies to airport sponsors that make or plan to make changes to runway lengths or

117.15 configurations on or after that date. This section does not apply to airports that: (1) have

117.16 airport safety zoning ordinances approved by the commissioner in effect on August 1, 2019;

117.17 (2) have not made and are not planning to make changes to runway lengths or configurations;

117.18 and (3) are not required to update airport safety zoning ordinances.

117.19 Sec. 96. Minnesota Statutes 2018, section 360.064, subdivision 1, is amended to read:

Subdivision 1. Comprehensive regulations. In the event that a municipality has adopted,
 or hereafter adopts, a comprehensive zoning ordinance regulating, among other things the
 height of buildings, any airport zoning regulations applicable to the same area or portion
 thereof may must be incorporated by reference or incorporated in and made a part of such
 comprehensive zoning regulations and be administered and enforced in connection therewith.
 EFFECTIVE DATE; APPLICATION. This section is effective August 1, 2019, and
 applies to airport sponsors that make or plan to make changes to runway lengths or

117.27 configurations on or after that date. This section does not apply to airports that: (1) have

117.28 airport safety zoning ordinances approved by the commissioner in effect on August 1, 2019;

117.29 (2) have not made and are not planning to make changes to runway lengths or configurations;

117.30 and (3) are not required to update airport safety zoning ordinances.

Sec. 97. Minnesota Statutes 2018, section 360.065, subdivision 1, is amended to read: 118.1 Subdivision 1. Notice of proposed zoning regulations, hearing. (a) No airport zoning 118.2 regulations shall be adopted, amended, or changed under sections 360.011 to 360.076, 118.3 except by action of the governing body of the municipality or, county in question, or joint 118.4 airport zoning board under section 360.0655 or 360.0656, or the boards provided for in 118.5 section 360.063, subdivisions 3 and 7, or by the commissioner as provided in subdivisions 118.6 6 and 8, after public hearings, at which parties in interest and citizens shall have an 118.7 118.8 opportunity to be heard.

(b) A public hearing shall must be held on the proposed airport zoning regulations 118.9 118.10 proposed by a municipality, county, or joint airport zoning board before they are submitted for approval to the commissioner and after that approval but before final adoption by the 118.11 local zoning authority for approval. If any changes that alter the regulations placed on a 118.12 parcel of land are made to the proposed airport zoning regulations after the initial public 118.13 hearing, the municipality, county, or joint airport zoning board must hold a second public 118.14 hearing before final adoption of the regulation. The commissioner may require a second 118.15 hearing as determined necessary. 118.16

(c) Notice of a hearing required pursuant to this subdivision shall must be published by 118.17 the local zoning authority municipality, county, or joint airport zoning board at least three 118.18 times during the period between 15 days and five days before the hearing in an official 118.19 newspaper and in a second newspaper designated by that authority which has a wide general 118.20 circulation in the area affected by the proposed regulations and posted on the municipality's, 118.21 county's, or joint airport zoning board's website. If there is not a second newspaper of wide 118.22 general circulation in the area that the municipality, county, or joint airport zoning board 118.23 can designate for the notice, the municipality, county, or joint airport zoning board is only 118.24 required to publish the notice once in the official newspaper of the jurisdiction. The notice 118.25 shall not be published in the legal notice section of a newspaper. The notice must specify 118.26 the time, location, and purpose of the hearing, and must identify any additional location and 118.27 time the proposed regulations will be available for public inspection. A copy of the published 118.28 notice must be added to the record of the proceedings. 118.29

(d) Notice of a hearing shall also be mailed to the governing body of each political
subdivision in which property affected by the regulations is located. Notice shall must be
given by mail at least 15 ten days before each hearing to any persons in municipalities that
own land proposed to be included in safety zone A or B as provided in the rules of the
Department of Transportation and landowners where the location or size of a building, or
the density of population, will be regulated. Mailed notice must also be provided at least

ten days before each hearing to persons or municipalities that have previously requested 119.1 such notice from the authority municipality, county, or joint airport zoning board. The notice 119.2 119.3 must specify the time, location, and purpose of the hearing, and must identify any additional location and time the proposed regulations will be made available for public inspection. 119.4 Mailed notice must also identify the property affected by the regulations. For the purpose 119.5 of giving providing mailed notice, the authority municipality, county, or joint airport zoning 119.6 board may use any appropriate records to determine the names and addresses of owners. A 119.7 119.8 copy of the notice and a list of the owners and addresses to which the notice was sent shall be attested to by the responsible person and shall must be made a part of added to the records 119.9 of the proceedings. The Failure to give provide mailed notice to individual property owners, 119.10 or defects a defect in the notice, shall does not invalidate the proceedings; provided if a 119.11 bona fide attempt to comply with this subdivision has been was made. A notice shall describe 119.12 the property affected by the proposed regulations and the restrictions to be imposed on the 119.13 property by the regulations and shall state the place and time at which the proposed 119.14 119.15 regulations are available for public inspection.

119.16 **EFFECTIVE DATE; APPLICATION.** This section is effective August 1, 2019, and

119.17 applies to airport sponsors that make or plan to make changes to runway lengths or

119.18 configurations on or after that date. This section does not apply to airports that: (1) have

^{119.19} airport safety zoning ordinances approved by the commissioner in effect on August 1, 2019;

119.20 (2) have not made and are not planning to make changes to runway lengths or configurations;

119.21 and (3) are not required to update airport safety zoning ordinances.

119.22 Sec. 98. [360.0655] AIRPORT ZONING REGULATIONS BASED ON 119.23 COMMISSIONER'S STANDARDS; SUBMISSION PROCESS.

119.24 <u>Subdivision 1.</u> Submission to commissioner; review. (a) Except as provided in section

119.25 <u>360.0656</u>, prior to adopting zoning regulations, the municipality, county, or joint airport

119.26 zoning board must submit the proposed regulations to the commissioner for the commissioner

119.27 to determine whether the regulations conform to the standards prescribed by the

119.28 commissioner. The municipality, county, or joint airport zoning board may elect to complete

119.29 custom airport zoning under section 360.0656 instead of using the commissioner's standard,

119.30 but only after providing written notice to the commissioner.

(b) Notwithstanding section 15.99, the commissioner must examine the proposed

119.32 regulations within 90 days of receipt of the regulations and report to the municipality, county,

119.33 or joint airport zoning board the commissioner's approval or objections, if any. Failure to

119.34 respond within 90 days is deemed an approval. The commissioner may request additional

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information from the municipality, county, or joint airport zoning board within the 90-day 120.1 review period. If the commissioner requests additional information, the 90-day review period 120.2 120.3 is tolled until the commissioner receives information and deems the information satisfactory. (c) If the commissioner objects on the grounds that the regulations do not conform to 120.4 120.5 the standards prescribed by the commissioner, the municipality, county, or joint airport 120.6 zoning board must make amendments necessary to resolve the objections or provide written notice to the commissioner that the municipality, county, or joint airport zoning board will 120.7 120.8 proceed with zoning under section 360.0656. 120.9 (d) If the municipality, county, or joint airport zoning board makes revisions to the 120.10 proposed regulations after its initial public hearing, the municipality, county, or joint airport zoning board must conduct a second public hearing on the revisions and resubmit the revised 120.11 proposed regulations to the commissioner for review. The commissioner must examine the 120.12 revised proposed regulations within 90 days of receipt to determine whether the revised 120.13 proposed regulations conform to the standards prescribed by the commissioner. 120.14 120.15 (e) If, after a second review period, the commissioner determines that the municipality, county, or joint airport zoning board failed to submit proposed regulations that conform to 120.16 the commissioner's standards, the commissioner must provide a final written decision to 120.17 the municipality, county, or joint airport zoning board. 120.18 120.19 (f) The municipality, county, or joint airport zoning board must not adopt regulations or take other action until the proposed regulations are approved by the commissioner. 120.20 (g) The commissioner may approve local zoning ordinances that are more stringent than 120.21 the commissioner's standards. 120.22 120.23 (h) If the commissioner approves the proposed regulations, the municipality, county, or joint airport zoning board may adopt the regulations. 120.24 120.25 (i) A copy of the adopted regulations must be filed with the county recorder in each county that contains a zoned area subject to the regulations. 120.26 120.27 (j) Substantive rights that existed and had been exercised prior to August 1, 2019, are not affected by the filing of the regulations. 120.28 120.29 Subd. 2. Protection of existing land uses. (a) In order to ensure minimum disruption of existing land uses, the commissioner's airport zoning standards and local airport zoning 120.30 ordinances or regulations adopted under this section must distinguish between the creation 120.31 or establishment of a use and the elimination of an existing use, and must avoid the 120.32

120.33 elimination, removal, or reclassification of existing uses to the extent consistent with

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121.4 (b) Airport zoning regulations that classify as a nonconforming use or require

121.5 nonconforming use classification with respect to any existing low-density structure or

121.6 existing isolated low-density building lots must be adopted under sections 360.061 to

121.7 <u>360.074.</u>

121.8 (c) A local airport zoning authority may classify a land use described in paragraph (b)

121.9 as an airport hazard if the authority finds that the classification is justified by public safety

121.10 considerations and is consistent with the commissioner's airport zoning standards. Any land

121.11 use described in paragraph (b) that is classified as an airport hazard must be acquired, altered,

121.12 or removed at public expense.

121.13 (d) This subdivision must not be construed to affect the classification of any land use

121.14 <u>under any zoning ordinances or regulations not adopted under sections 360.061 to 360.074.</u>

121.15 **EFFECTIVE DATE; APPLICATION.** This section is effective August 1, 2019, and

applies to airport sponsors that make or plan to make changes to runway lengths or

121.17 configurations on or after that date. This section does not apply to airports that: (1) have

121.18 airport safety zoning ordinances approved by the commissioner in effect on August 1, 2019;

121.19 (2) have not made and are not planning to make changes to runway lengths or configurations;

121.20 and (3) are not required to update airport safety zoning ordinances.

121.21 Sec. 99. [360.0656] CUSTOM AIRPORT ZONING STANDARDS.

121.22 Subdivision 1. Custom airport zoning standards; factors. (a) Notwithstanding section

121.23 <u>360.0655</u>, a municipality, county, or joint airport zoning board must provide notice to the

121.24 commissioner when the municipality, county, or joint airport zoning board intends to establish

121.25 and adopt custom airport zoning regulations under this section.

121.26 (b) Airport zoning regulations submitted to the commissioner under this subdivision are

121.27 not subject to the commissioner's zoning regulations under section 360.0655 or Minnesota

- 121.28 <u>Rules, part 8800.2400.</u>
- 121.29 (c) When developing and adopting custom airport zoning regulations under this section,
- 121.30 the municipality, county, or joint airport zoning board must include in the record a detailed

121.31 <u>analysis that explains how the proposed custom airport zoning regulations addressed the</u>

121.32 <u>following factors to ensure a reasonable level of safety:</u>

122.1	(1) the location of the airport, the surrounding land uses, and the character of
122.2	neighborhoods in the vicinity of the airport, including:
122.3	(i) the location of vulnerable populations, including schools, hospitals, and nursing
122.4	homes, in the airport hazard area;
122.5	(ii) the location of land uses that attract large assemblies of people in the airport hazard
122.6	area;
122.7	(iii) the availability of contiguous open spaces in the airport hazard area;
122.8	(iv) the location of wildlife attractants in the airport hazard area;
122.9	(v) airport ownership or control of the federal Runway Protection Zone and the
122.10	department's Clear Zone;
122.11	(vi) land uses that create or cause interference with the operation of radio or electronic
122.12	facilities used by the airport or aircraft;
122.13	(vii) land uses that make it difficult for pilots to distinguish between airport lights and
122.14	other lights, result in glare in the eyes of pilots using the airport, or impair visibility in the
122.15	vicinity of the airport;
122.16	(viii) land uses that otherwise inhibit a pilot's ability to land, take off, or maneuver the
122.17	aircraft;
122.18	(ix) airspace protection to prevent the creation of air navigation hazards in the airport
122.19	hazard area; and
122.20	(x) the social and economic costs of restricting land uses;
122.21	(2) the airport's type of operations and how the operations affect safety surrounding the
122.22	airport;
122.23	(3) the accident rate at the airport compared to a statistically significant sample, including
122.24	an analysis of accident distribution based on the rate with a higher accident incidence;
122.25	(4) the planned land uses within an airport hazard area, including any applicable platting,
122.26	zoning, comprehensive plan, or transportation plan; and
122.27	(5) any other information relevant to safety or the airport.
122.28	Subd. 2. Submission to commissioner; review. (a) Except as provided in section
122.29	360.0655, prior to adopting zoning regulations, the municipality, county, or joint airport
122.30	zoning board must submit its proposed regulations and the supporting record to the
122.31	commissioner for review. The commissioner must determine whether the proposed custom

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123.1	airport zoning regulations and supporting record (1) evaluate the criteria under subdivision
123.2	1, and (2) provide a reasonable level of safety.
123.3	(b) Notwithstanding section 15.99, the commissioner must examine the proposed
123.4	regulations within 90 days of receipt of the regulations and report to the municipality, county,
123.5	or joint airport zoning board the commissioner's approval or objections, if any. Failure to
123.6	respond within 90 days is deemed an approval. The commissioner may request additional
123.7	information from the municipality, county, or joint airport zoning board within the 90-day
123.8	review period.
123.9	(c) If the commissioner objects on the grounds that the regulations do not provide a
123.10	reasonable level of safety, the municipality, county, or joint airport zoning board must
123.11	review, consider, and provide a detailed explanation demonstrating how it evaluated the
123.12	objections and what action it took or did not take in response to the objections. If the
123.13	municipality, county, or joint airport zoning board submits amended regulations after its
123.14	initial public hearing, the municipality, county, or joint airport zoning board must conduct
123.15	a second public hearing on the revisions and resubmit the revised proposed regulations to
123.16	the commissioner for review. The commissioner must examine the revised proposed
123.17	regulations within 90 days of receipt of the regulations. If the commissioner requests
123.18	additional information, the 90-day review period is tolled until satisfactory information is
123.19	received by the commissioner. Failure to respond within 90 days is deemed an approval.
123.20	(d) If, after the second review period, the commissioner determines that the municipality,
123.21	county, or joint airport zoning board failed to submit proposed regulations that provide a
123.22	reasonable level of safety, the commissioner must provide a final written decision to the
123.23	municipality, county, or joint airport zoning board.
123.24	(e) A municipality, county, or joint airport zoning board is prohibited from adopting
123.25	custom regulations or taking other action until the proposed regulations are approved by
123.26	the commissioner.
123.27	(f) If the commissioner approves the proposed regulations, the municipality, county, or
123.28	joint airport zoning board may adopt the regulations.
123.29	(g) A copy of the adopted regulations must be filed with the county recorder in each
123.30	county that contains a zoned area subject to the regulations.
123.31	(h) Substantive rights that existed and had been exercised prior to August 1, 2019, are
123.32	not affected by the filing of the regulations.

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124.7 Sec. 100. Minnesota Statutes 2018, section 360.066, subdivision 1, is amended to read:

Subdivision 1. Reasonableness. Standards of the commissioner Zoning standards defining 124.8 airport hazard areas and the categories of uses permitted and airport zoning regulations 124.9 adopted under sections 360.011 to 360.076, shall be reasonable, and none shall impose a 124.10 requirement or restriction which is not reasonably necessary to effectuate the purposes of 124.11 sections 360.011 to 360.076. In determining what minimum airport zoning regulations may 124.12 be adopted, the commissioner and a local airport zoning authority shall consider, among 124.13 124.14 other things, the character of the flying operations expected to be conducted at the airport, the location of the airport, the nature of the terrain within the airport hazard area, the existing 124 15 land uses and character of the neighborhood around the airport, the uses to which the property 124.16 to be zoned are planned and adaptable, and the social and economic costs of restricting land 124.17 uses versus the benefits derived from a strict application of the standards of the commissioner. 124.18 124.19 EFFECTIVE DATE; APPLICATION. This section is effective August 1, 2019, and applies to airport sponsors that make or plan to make changes to runway lengths or 124.20

124.21 configurations on or after that date. This section does not apply to airports that: (1) have

124.22 <u>airport safety zoning ordinances approved by the commissioner in effect on August 1, 2019;</u>

124.23 (2) have not made and are not planning to make changes to runway lengths or configurations;

124.24 and (3) are not required to update airport safety zoning ordinances.

Sec. 101. Minnesota Statutes 2018, section 360.067, is amended by adding a subdivisionto read:

Subd. 5. Federal no hazard determination. (a) Notwithstanding subdivisions 1 and 2,
a municipality, county, or joint airport zoning board may include in its custom airport zoning
regulations adopted under section 360.0656 an option to permit construction of a structure,
an increase or alteration of the height of a structure, or the growth of an existing tree without
a variance from height restrictions if the Federal Aviation Administration has analyzed the
proposed construction, alteration, or growth under Code of Federal Regulations, title 14,
part 77, and has determined the proposed construction, alteration, or growth does not:

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125.1	(1) pose a hazard to air navigation;
125.2	(2) require changes to airport or aircraft operations; or
125.3	(3) require any mitigation conditions by the Federal Aviation Administration that cannot
125.4	be satisfied by the landowner.
125.5	(b) A municipality, county, or joint airport zoning board that permits an exception to
125.6	height restrictions under this subdivision must require the applicant to file the Federal
125.7	Aviation Administration's no hazard determination with the applicable zoning administrator.
125.8	The applicant must obtain written approval of the zoning administrator before construction,
125.9	alteration, or growth may occur. Failure of the administrator to respond within 60 days to
125.10	a filing under this subdivision is deemed a denial. The Federal Aviation Administration's
125.11	no hazard determination does not apply to requests for variation from land use, density, or
125.12	any other requirement unrelated to the height of structures or the growth of trees.
125.13	EFFECTIVE DATE; APPLICATION. This section is effective August 1, 2019, and
125.14	applies to airport sponsors that make or plan to make changes to runway lengths or
125.15	configurations on or after that date. This section does not apply to airports that: (1) have
125.16	airport safety zoning ordinances approved by the commissioner in effect on August 1, 2019;
125.17	(2) have not made and are not planning to make changes to runway lengths or configurations;
125.18	and (3) are not required to update airport safety zoning ordinances.
125.19	Sec. 102. Minnesota Statutes 2018, section 360.071, subdivision 2, is amended to read:

Subd. 2. Membership. (a) Where a zoning board of appeals or adjustment already exists, 125.20

it may be appointed as the board of adjustment. Otherwise, the board of adjustment shall 125.21 consist of five members, each to be appointed for a term of three years by the authority 125.22 adopting the regulations and to be removable by the appointing authority for cause, upon 125.23 written charges and after public hearing. The length of initial appointments may be staggered. 125.24

(b) In the case of a Metropolitan Airports Commission, five members shall be appointed 125.25 by the commission chair from the area in and for which the commission was created, any 125.26 of whom may be members of the commission. In the case of an airport owned or operated 125.27 by the state of Minnesota, the board of commissioners of the county, or counties, in which 125 28 the airport hazard area is located shall constitute the airport board of adjustment and shall 125 29 exercise the powers and duties of such board as provided herein. 125.30

125.31 EFFECTIVE DATE; APPLICATION. This section is effective August 1, 2019, and applies to airport sponsors that make or plan to make changes to runway lengths or 125.32

configurations on or after that date. This section does not apply to airports that: (1) have 125.33

126.1 <u>airport safety zoning ordinances approved by the commissioner in effect on August 1, 2019;</u>

126.2 (2) have not made and are not planning to make changes to runway lengths or configurations;

and (3) are not required to update airport safety zoning ordinances.

126.4 Sec. 103. Minnesota Statutes 2018, section 360.305, subdivision 6, is amended to read:

Subd. 6. **Zoning required.** The commissioner shall must not expend money for planning 126.5 or land acquisition, or for the construction, improvement, or maintenance of airports, or for 126.6 air navigation facilities for an airport, unless the governmental unit municipality, county, 126.7 or joint airport zoning board involved has or is establishing a zoning authority for that 126.8 airport, and the authority has made a good-faith showing that it is in the process of and will 126.9 complete with due diligence, an airport zoning ordinance in accordance with sections 360.061 126.10 to 360.074. The commissioner may provide funds to support airport safety projects that 126.11 maintain existing infrastructure, regardless of a zoning authority's efforts to complete a 126.12 zoning regulation. The commissioner shall must make maximum use of zoning and easements 126.13 126.14 to eliminate runway and other potential airport hazards rather than land acquisition in fee.

EFFECTIVE DATE; APPLICATION. This section is effective August 1, 2019, and
 applies to airport sponsors that make or plan to make changes to runway lengths or

126.17 configurations on or after that date. This section does not apply to airports that: (1) have

126.18 airport safety zoning ordinances approved by the commissioner in effect on August 1, 2019;

126.19 (2) have not made and are not planning to make changes to runway lengths or configurations;

126.20 and (3) are not required to update airport safety zoning ordinances.

Sec. 104. Minnesota Statutes 2018, section 394.22, is amended by adding a subdivisionto read:

Subd. 1a. Airport safety zone. "Airport safety zone" means an area subject to land use
 zoning controls adopted under sections 360.061 to 360.074 if the zoning controls regulate
 (1) the size or location of buildings, or (2) the density of population.

EFFECTIVE DATE; APPLICATION. This section is effective August 1, 2019, and
 applies to airport sponsors that make or plan to make changes to runway lengths or
 configurations on or after that date. This section does not apply to airports that: (1) have

126.29 airport safety zoning ordinances approved by the commissioner in effect on August 1, 2019;

126.30 (2) have not made and are not planning to make changes to runway lengths or configurations;

126.31 and (3) are not required to update airport safety zoning ordinances.

127.1 Sec. 105. Minnesota Statutes 2018, section 394.23, is amended to read:

127.2 **394.23 COMPREHENSIVE PLAN.**

The board has the power and authority to prepare and adopt by ordinance, a 127.3 comprehensive plan. A comprehensive plan or plans when adopted by ordinance must be 127.4 the basis for official controls adopted under the provisions of sections 394.21 to 394.37. 127.5 The commissioner of natural resources must provide the natural heritage data from the 127.6 county biological survey, if available, to each county for use in the comprehensive plan. 127.7 When adopting or updating the comprehensive plan, the board must, if the data is available 127.8 to the county, consider natural heritage data resulting from the county biological survey. In 127.9 a county that is not a greater than 80 percent area, as defined in section 103G.005, subdivision 127.10 10b, the board must consider adopting goals and objectives that will protect open space and 127.11 the environment. The board must consider the location and dimensions of airport safety 127.12 zones in any portion of the county, and of any airport improvements, identified in the airport's 127.13 most recent approved airport layout plan. 127.14

- 127.15 **EFFECTIVE DATE; APPLICATION.** This section is effective August 1, 2019, and
- 127.16 applies to airport sponsors that make or plan to make changes to runway lengths or
- 127.17 configurations on or after that date. This section does not apply to airports that: (1) have
- airport safety zoning ordinances approved by the commissioner in effect on August 1, 2019;
- 127.19 (2) have not made and are not planning to make changes to runway lengths or configurations;
- 127.20 and (3) are not required to update airport safety zoning ordinances.

127.21 Sec. 106. Minnesota Statutes 2018, section 394.231, is amended to read:

127.22 **394.231 COMPREHENSIVE PLANS IN GREATER MINNESOTA; OPEN SPACE.**

A county adopting or updating a comprehensive plan in a county outside the metropolitan 127.23 area as defined by section 473.121, subdivision 2, and that is not a greater than 80 percent 127.24 area, as defined in section 103G.005, subdivision 10b, shall consider adopting goals and 127.25 objectives for the preservation of agricultural, forest, wildlife, and open space land, and 127.26 minimizing development in sensitive shoreland areas. Within three years of updating the 127.27 comprehensive plan, the county shall consider adopting ordinances as part of the county's 127.28 official controls that encourage the implementation of the goals and objectives. The county 127.29 shall consider the following goals and objectives: 127.30

(1) minimizing the fragmentation and development of agricultural, forest, wildlife, and
open space lands, including consideration of appropriate minimum lot sizes;

127.33 (2) minimizing further development in sensitive shoreland areas;

(3) minimizing development near wildlife management areas, scientific and natural 128.1 128.2 areas, and nature centers; 128.3 (4) encouraging land uses in airport safety zones that are compatible with the safe operation of the airport and the safety of people in the vicinity of the airport; 128.4 128.5 (4) (5) identification of areas of preference for higher density, including consideration of existing and necessary water and wastewater services, infrastructure, other services, and 128.6 to the extent feasible, encouraging full development of areas previously zoned for 128.7 nonagricultural uses; 128.8 (5) (6) encouraging development close to places of employment, shopping centers, 128.9 schools, mass transit, and other public and private service centers; 128.10 (6) (7) identification of areas where other developments are appropriate; and 128.11 (7) (8) other goals and objectives a county may identify. 128.12 EFFECTIVE DATE; APPLICATION. This section is effective August 1, 2019, and 128.13

128.14 applies to airport sponsors that make or plan to make changes to runway lengths or

128.15 configurations on or after that date. This section does not apply to airports that: (1) have

128.16 <u>airport safety zoning ordinances approved by the commissioner in effect on August 1, 2019;</u>

128.17 (2) have not made and are not planning to make changes to runway lengths or configurations;

128.18 and (3) are not required to update airport safety zoning ordinances.

128.19 Sec. 107. Minnesota Statutes 2018, section 394.25, subdivision 3, is amended to read:

Subd. 3. In district zoning, maps. Within each such district zoning ordinances or maps 128.20 may also be adopted designating or limiting the location, height, width, bulk, type of 128.21 foundation, number of stories, size of, and the specific uses for which dwellings, buildings, 128 22 and structures may be erected or altered; the minimum and maximum size of yards, courts, 128.23 or other open spaces; setback from existing roads and highways and roads and highways 128.24 designated on an official map; protective measures necessary to protect the public interest 128.25 including but not limited to controls relating to appearance, signs, lighting, hours of operation 128.26 and other aesthetic performance characteristics including but not limited to noise, heat, 128.27 glare, vibrations and smoke; the area required to provide for off street loading and parking 128.28 facilities; heights of trees and structures near airports; and to avoid too great concentration 128.29 or scattering of the population. All such provisions shall be uniform for each class of land 128.30 or building throughout each district, but the provisions in one district may differ from those 128.31 in other districts. No provision may prohibit earth sheltered construction as defined in section 128.32

to 327.35 that comply with all other zoning ordinances promulgated pursuant to this section.

129.2 Airport safety zones must be included on maps that illustrate boundaries of zoning districts

and that are adopted as official controls.

129.4 EFFECTIVE DATE. This section is effective August 1, 2019, and applies to maps
 129.5 created or updated under this section on or after that date.

Sec. 108. Minnesota Statutes 2018, section 462.352, is amended by adding a subdivisionto read:

Subd. 1a. Airport safety zone. "Airport safety zone" has the meaning given in section
394.22, subdivision 1a.

129.10 **EFFECTIVE DATE; APPLICATION.** This section is effective August 1, 2019, and

applies to airport sponsors that make or plan to make changes to runway lengths or

129.12 configurations on or after that date. This section does not apply to airports that: (1) have

129.13 <u>airport safety zoning ordinances approved by the commissioner in effect on August 1, 2019;</u>

129.14 (2) have not made and are not planning to make changes to runway lengths or configurations;

129.15 and (3) are not required to update airport safety zoning ordinances.

129.16 Sec. 109. Minnesota Statutes 2018, section 462.355, subdivision 1, is amended to read:

Subdivision 1. Preparation and review. The planning agency shall prepare the 129.17 comprehensive municipal plan. In discharging this duty the planning agency shall consult 129.18 with and coordinate the planning activities of other departments and agencies of the 129.19 municipality to insure conformity with and to assist in the development of the comprehensive 129.20 municipal plan. In its planning activities the planning agency shall take due cognizance of 129.21 the planning activities of adjacent units of government and other affected public agencies. 129.22 The planning agency shall periodically review the plan and recommend amendments 129.23 whenever necessary. When preparing or recommending amendments to the comprehensive 129.24 plan, the planning agency of a municipality located within a county that is not a greater than 129.25 80 percent area, as defined in section 103G.005, subdivision 10b, must consider adopting 129.26 goals and objectives that will protect open space and the environment. When preparing or 129.27 recommending amendments to the comprehensive plan, the planning agency must consider 129.28 129.29 (1) the location and dimensions of airport safety zones in any portion of the municipality, and (2) any airport improvements identified in the airport's most recent approved airport 129.30 129.31 layout plan.

129.32 EFFECTIVE DATE; APPLICATION. This section is effective August 1, 2019, and 129.33 applies to airport sponsors that make or plan to make changes to runway lengths or

130.1 configurations on or after that date. This section does not apply to airports that: (1) have

130.2 <u>airport safety zoning ordinances approved by the commissioner in effect on August 1, 2019;</u>

130.3 (2) have not made and are not planning to make changes to runway lengths or configurations;

130.4 and (3) are not required to update airport safety zoning ordinances.

- 130.5 Sec. 110. Minnesota Statutes 2018, section 462.357, is amended by adding a subdivision130.6 to read:
- 130.7 Subd. 1i. Airport safety zones on zoning maps. Airport safety zones must be included
 130.8 on maps that illustrate boundaries of zoning districts and that are adopted as official controls.

EFFECTIVE DATE. This section is effective August 1, 2019, and applies to maps
 created or updated under this section on or after that date.

130.11 Sec. 111. Minnesota Statutes 2018, section 462.357, subdivision 9, is amended to read:

130.12 Subd. 9. Development goals and objectives. In adopting official controls after July 1,

130.13 2008, in a municipality outside the metropolitan area, as defined by section 473.121,

130.14 subdivision 2, the municipality shall consider restricting new residential, commercial, and

industrial development so that the new development takes place in areas subject to thefollowing goals and objectives:

(1) minimizing the fragmentation and development of agricultural, forest, wildlife, and
open space lands, including consideration of appropriate minimum lot sizes;

130.19 (2) minimizing further development in sensitive shoreland areas;

(3) minimizing development near wildlife management areas, scientific and naturalareas, and nature centers;

(4) encouraging land uses in airport safety zones that are compatible with the safe
 operation of the airport and the safety of people in the vicinity of the airport;

(4) (5) identification of areas of preference for higher density, including consideration
 of existing and necessary water and wastewater services, infrastructure, other services, and
 to the extent feasible, encouraging full development of areas previously zoned for
 nonagricultural uses;

(5) (6) encouraging development close to places of employment, shopping centers,
 schools, mass transit, and other public and private service centers;

(6) (7) identification of areas where other developments are appropriate; and

(7) (8) other goals and objectives a municipality may identify.

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EFFECTIVE DATE; APPLICATION. This section is effective August 1, 2019, and 131.1 applies to airport sponsors that make or plan to make changes to runway lengths or 131.2 configurations on or after that date. This section does not apply to airports that: (1) have 131.3 airport safety zoning ordinances approved by the commissioner in effect on August 1, 2019; 131.4 (2) have not made and are not planning to make changes to runway lengths or configurations; 131.5 and (3) are not required to update airport safety zoning ordinances. 131.6 Sec. 112. Minnesota Statutes 2018, section 473.386, subdivision 3, is amended to read: 131.7 Subd. 3. Duties of council. In implementing the special transportation service, the council 131.8 131.9 shall must: (a) (1) encourage participation in the service by public, private, and private nonprofit 131.10 131.11 providers of special transportation currently receiving capital or operating assistance from a public agency; 131.12 (b) (2) when feasible and cost-efficient, contract with public, private, and private nonprofit 131.13 providers that have demonstrated their ability to effectively provide service at a reasonable 131.14 131.15 cost; (e) (3) encourage individuals using special transportation to use the type of service most 131.16 appropriate to their particular needs; 131.17 131.18 (d) (4) encourage shared rides to the greatest extent practicable; (e) (5) encourage public agencies that provide transportation to eligible individuals as 131.19 a component of human services and educational programs to coordinate with this service 131.20 and to allow reimbursement for transportation provided through the service at rates that 131.21 reflect the public cost of providing that transportation; 131.22 (f) (6) establish criteria to be used in determining individual eligibility for special 131.23 transportation services; 131.24 (g) (7) consult with the Transportation Accessibility Advisory Committee in a timely 131.25 manner before changes are made in the provision of special transportation services; 131.26 (h) (8) provide for effective administration and enforcement of council policies and 131.27 standards; and 131 28 (i) (9) ensure that, taken as a whole including contracts with public, private, and private 131.29 nonprofit providers, the geographic coverage area of the special transportation service is 131.30 continuous within the boundaries of the transit taxing district, as defined as of March 1, 131.31

131.32 2006, in section 473.446, subdivision 2, and any area added to the transit taxing district

under section 473.4461 that received capital improvements financed in part under the United 132.1 States Department of Transportation Urban Partnership Agreement program. 132.2 132.3 EFFECTIVE DATE; APPLICATION. This section is effective January 1, 2020, and applies in the counties of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington. 132.4 Sec. 113. Minnesota Statutes 2018, section 473.388, subdivision 4a, is amended to read: 132.5 Subd. 4a. Financial assistance; regional allocation. (a) In addition to the assistance 132.6 under subdivision 4, paragraph (c), for fiscal years 2018 and 2019, 2020, and 2021, the 132.7 council must annually provide financial assistance through regional allocation to replacement 132.8 service municipalities. The amount of financial assistance under this paragraph must equal 132.9 at least 0.35 percent of the total state revenues generated from the taxes imposed under 132.10 132.11 chapter 297B for the current fiscal year. (b) The council must establish a process to regionally allocate financial assistance under 132.12 this subdivision. At a minimum, the council must: 132.13 (1) adopt and implement a regional allocation policy that specifies funding priorities, 132.14 identifies decision-making procedures, and establishes criteria to determine the amount 132.15 allocated to a replacement service municipality; and 132.16 132.17 (2) ensure transparency and stakeholder input, which must include publishing on the council's website the policy adopted under clause (1), a summary of the regional allocation 132.18 process, and financial information on the allocations. 132.19 132.20 (c) The regional allocation policy may specify eligibility requirements based on a replacement service municipality's transit service operating reserves. 132.21 (d) The council must provide financial assistance under this subdivision using funds 132 22 appropriated to the council from the metropolitan area transit account in the transit assistance 132.23 132.24 fund. **EFFECTIVE DATE; APPLICATION.** This section is effective the day following 132.25 final enactment and applies in the counties of Anoka, Carver, Dakota, Hennepin, Ramsey, 132.26 Scott, and Washington. 132.27 Sec. 114. Minnesota Statutes 2018, section 473.39, is amended by adding a subdivision 132.28 to read: 132.29 Subd. 1v. **Obligations.** In addition to other authority in this section, the council may 132.30 issue certificates of indebtedness, bonds, or other obligations under this section in an amount 132.31

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133.1 not exceeding \$92,300,000 for capital expenditures as prescribed in the council's transit

133.2 capital improvement program and for related costs, including the costs of issuance and sale

133.3 of the obligations. Of this authorization, after July 1, 2019, the council may issue certificates

of indebtedness, bonds, or other obligations in an amount not exceeding \$45,400,000 and

133.5 after July 1, 2020, the council may issue certificates of indebtedness, bonds, or other

133.6 obligations in an additional amount not exceeding \$46,900,000.

133.7 **EFFECTIVE DATE; APPLICATION.** This section is effective July 1, 2019, and

133.8 applies in the counties of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington.

133.9 Sec. 115. Minnesota Statutes 2018, section 473.39, subdivision 6, is amended to read:

Subd. 6. Limitation; light rail transit. The council is prohibited from expending any
proceeds from certificates of indebtedness, bonds, or other obligations under this section
<u>subdivision 1u</u> for project development, land acquisition, or construction to (1) establish a
light rail transit line; or (2) expand a light rail transit line, including by extending a line or
adding additional stops.

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

133.18 Sec. 116. Minnesota Statutes 2018, section 574.26, subdivision 1a, is amended to read:

Subd. 1a. Exemptions: certain manufacturers; commissioner of transportation;
road maintenance. (a) Sections 574.26 to 574.32 do not apply to a manufacturer of public
transit buses that manufactures at least 100 public transit buses in a calendar year. For
purposes of this section, "public transit bus" means a motor vehicle designed to transport
people, with a design capacity for carrying more than 40 passengers, including the driver.
The term "public transit bus" does not include a school bus, as defined in section 169.011,
subdivision 71.

(b) At the discretion of the commissioner of transportation, sections 574.26 to 574.32 do not apply to any projects of the Department of Transportation (1) costing less than the amount in section 471.345, subdivision 3, Θ (2) involving the permanent or semipermanent installation of heavy machinery, fixtures, or other capital equipment to be used primarily for maintenance or repair, or (3) awarded under section 161.32, subdivision 2.

(c) Sections 574.26 to 574.32 do not apply to contracts for snow removal, ice removal,
grading, or other similar routine road maintenance on town roads.

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134.1	Sec. 117. Laws 1994, chapter 643, sec	tion 15, subdivision 8	3, is amended to	read:
134.2	Subd. 8. Trunk Highway Facility Proj	ects		13,016,000
134.3	To the commissioner of transportation for	or the		
134.4	purposes specified in this subdivision. T	The		
134.5	appropriations in this subdivision are from	m the		
134.6	trunk highway fund.			
134.7 134.8 134.9	(a) Installation of automatic fire sprinkle at maintenance headquarters in Virginia, C and Windom	•		365,000
134.10 134.11 134.12	(b) Repair, replace, or construct chemica storage buildings at 36 department of tran locations statewide			1,030,000
134.13 134.14 134.15	(c) Construct, furnish, and equip a truck enforcement site and weigh scale in the A area to replace the Lakeville site			886,000
134.16 134.17 134.18	(d) Construct, furnish, and equip a truck s maintenance facility in Hutchinson on a to replace the current facility			897,000
134.19 134.20 134.21	(e) Construct, furnish, and equip a new tru on Maryland Avenue in St. Paul to repla current facility			5,440,000
134.22 134.23	(f) Construct an addition to the Detroit I welding shop	Lakes		355,000
134.24 134.25	(g) Remodel facilities and construct add truck stations in Ely, Montgomery, and F			302,000
134.26 134.27 134.28 134.29	(h) Purchase, remodel, and expand the M National Guard truck maintenance facilit to fit the needs of a department of transp truck station	y in Tracy		359,000
134.30 134.31	(i) Build an unheated equipment storage at the Golden Valley headquarters site	building		435,000
134.32 134.33	(j) Construct, furnish, and equip a truck Wadena on a new site to replace the curre			527,000
134.34 134.35	(k) Remodel facility and construct an ad the Preston truck station	ldition to		174,000
134.36 134.37 134.38 134.39	(1) Construct, furnish, and equip class II areas in Darwin Winter park, Preston/Fo vicinity, Pioneer monument, Camp Relea monument, and Lake Shetek	ountain		200,000
134.40 134.41 134.42	(m) Land acquisition for new replacements station sites at Illgen City, Rushford, Ga Madelia, Sherburne, and Litchfield			250,000
134.43 134.44 134.45 134.46	(n) Design fees to complete construction for projects at Windom, Maplewood, Ha central services building, Arden Hills tra center, and Albert Lea weigh scale	astings,		371,000

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135.1 135.2 135.3	(o) Construct pole type storage buildir department of transportation locations the state	•		611,000
135.4 135.5	(p) Remove asbestos from various dep transportation buildings statewide	partment of		150,000
135.6 135.7	(q) Remodel facility and construct an a the Carlton truck station	addition to		259,000
135.8 135.9	(r) Remodel facility and construct an a the Sauk Centre truck station	addition to		255,000
135.10 135.11 135.12 135.13	(s) Remodel the old Burlington Norther in Floodwood into a safety information rest area and phase out the wayside rest Highways 2 and 73	n center and		150,000
135.14	After completion of the project, the			
135.15	commissioner of transportation shall c	convey		
135.16	the newly remodeled rest area for no c)r		
135.17	nominal consideration to the city of			
135.18	Floodwood, which thereafter shall oper	ate and		
135.19	maintain it.			
135.20	(t) The commissioner may use the bala	ance of		
135.21	funds appropriated by Laws 1985, first	special		
135.22	session chapter 15, section 9, subdivis	ion 6,		
135.23	paragraph (c), for land acquisition for a	a weigh		
135.24	station on interstate highway 94 at Mo	orhead		
135.25	to supplement funds appropriated by L	Laws of		
135.26	1989, chapter 269, section 2, subdivisi	ion 11,		
135.27	paragraph (d), for construction of the			
135.28	Moorhead weigh station.			
135.29	Sec. 118. Laws 2014, chapter 312, as	rticle 11, section 38	s, subdivision 5, is a	amended to

135.30 read:

Subd. 5. **Pilot program evaluation.** In coordination with the city, the commissioner of transportation shall evaluate effectiveness of the pilot program under this section, which must include analysis of traffic safety impacts, utility to motorists and tourists, costs and expenditures, extent of community support, and pilot program termination or continuation. By January 15, 2021 <u>2025</u>, the commissioner shall submit a report on the evaluation to the chairs and ranking minority members and staff of the legislative committees with jurisdiction over transportation policy and finance.

136.1	Sec. 119. Laws 2014, chapter 312, article 11, section 38, subdivision 6, is amended to
136.2	read:
136.3	Subd. 6. Expiration. The pilot program under this section expires January 1, 2022 2026.
136.4	Sec. 120. LEGISLATIVE ROUTE NO. 112 REMOVED.
136.5	(a) Minnesota Statutes, section 161.115, subdivision 43, is repealed effective the day
136.6	after the commissioner of transportation receives copies of the agreements between the
136.7	commissioner and the governing bodies of Dakota County, the city of South St. Paul, and
136.8	the city of St. Paul to transfer jurisdiction of Legislative Route No. 112 and after the
136.9	commissioner notifies the revisor of statutes under paragraph (b).
136.10	(b) The revisor of statutes shall delete the route identified in paragraph (a) from Minnesota
136.11	Statutes when the commissioner of transportation sends notice to the revisor electronically
136.12	or in writing that the conditions required to transfer the route have been satisfied.
136.13	Sec. 121. CONVEYANCE OF STATE LAND; STEARNS COUNTY.
136.14	(a) Notwithstanding Minnesota Statutes, section 222.63, or any other law to the contrary,
136.15	the commissioner of transportation may convey and quitclaim to a private party all right,
136.16	title, and interest of the state of Minnesota, in the land described in paragraph (e).
136.17	(b) The conveyance may take place only upon conditions determined by the commissioner
136.18	of transportation and is not subject to restrictions on disposition, sale, lease, or otherwise
136.19	contained in Minnesota Statutes, section 222.63.
136.20	(c) The consideration for a conveyance made under this section shall be the fair market
136.21	value of the land conveyed hereunder. Proceeds from the sale of real estate or buildings
136.22	under this section shall be deposited in the rail bank maintenance account established in
136.23	Minnesota Statutes, section 222.63, subdivision 8.
136.24	(d) The conveyance may reduce the width of the rail bank corridor to less than 100 feet,
136.25	provided the conveyance does not reduce the width of the rail bank corridor to less than ten
136.26	feet.
136.27	(e) The land to be conveyed is located in Stearns County and is described as:
136.28	That part of Tract A described below:
136.29	Tract A. Outlot "A," Railroad Ridge, according to the plat thereof on file and of record in
136.30	the Office of the County Recorder in and for Stearns County, Minnesota; which lies northerly
136.31	of a line run parallel with and distant 33 feet southerly of the northerly line of said Outlot

- 137.1 "A" and westerly of the southerly extension of westerly right of way line of 5th Street as
- 137.2 shown on said Railroad Ridge; together with that part of Tract A, herein before described,
- 137.3 <u>adjoining and southerly of the above described strip which lies northerly of a line run parallel</u>
- 137.4 with and distant 40 feet southerly of the northerly line of said Outlot "A" and westerly of
- 137.5 the following described line: beginning at a point on the southerly line of said Outlot "A,"
- 137.6 distant 436.36 feet easterly of the southwest corner thereof; thence northerly at right angles
- 137.7 from said southerly line for 50 feet and there terminating; containing 29,925 square feet,
- 137.8 more or less.
- 137.9 **EFFECTIVE DATE.** This section is effective the day following final enactment.

137.10 Sec. 122. <u>METROPOLITAN COUNCIL AND CALHOUN ISLES CONDOMINIUM</u> 137.11 ASSOCIATION FACILITATED MEETING.

- 137.12
 The Office of Collaboration and Dispute Resolution must facilitate a meeting or series
- 137.13 of meetings with the Metropolitan Council and the Calhoun Isles Condominium Association
- 137.14 to discuss issues related to vibration impacts to the Calhoun Isles property in Minneapolis,
- 137.15 including the high-rise building, townhomes, and parking ramp, due to Southwest light rail
- 137.16 transit project construction activities and operations. The council and the association must
- 137.17 both be allowed to present any evidence or research on the issue. The goal of the meeting
- 137.18 is to agree on how to avoid damage to the buildings due to the vibrations from the project.

137.19 Sec. 123. DEDICATED FUND EXPENDITURES REPORT; TRANSITION.

By January 15, 2020, the commissioners of transportation and public safety, in

137.21 consultation with the commissioner of management and budget, must jointly submit a report

137.22 to the chairs and ranking minority members of the legislative committees with jurisdiction

137.23 over transportation finance. The report must list detailed expenditures and transfers from

137.24 the trunk highway fund and highway user tax distribution fund for fiscal years 2018 and

137.25 2019. The report must include information on the purpose of each expenditure.

137.26 Sec. 124. ENGINE BRAKES; REGULATION BY BURNSVILLE.

Notwithstanding any other law or ordinance, the governing body of the city of Burnsville
 may by ordinance restrict or prohibit the use of an engine brake on motor vehicles along
 Legislative Route No. 117, also known as marked Trunk Highway 13, between Nicollet
 Avenue and Portland Avenue. Upon notification by the city of Burnsville to the commissioner
 of transportation of the city's adoption of the ordinance, the commissioner of transportation
 shall erect the appropriate signs, with the cost of the signs to be paid by the city. For purposes

of this section, "engine brake" means any device that uses the engine and transmission to 138.1 impede the forward motion of the motor vehicle by compression of the engine. 138.2 138.3 **EFFECTIVE DATE.** This section is effective the day following final enactment. Sec. 125. ENGINE BRAKES; REGULATION BY MINNEAPOLIS. 138.4 138.5 Notwithstanding any other law or charter provision, the governing body of the city of Minneapolis may by ordinance restrict or prohibit the use of an engine brake on motor 138.6 vehicles along Legislative Route No. 392, also known as marked Interstate Highway 94, in 138.7 the westbound lanes beginning at LaSalle Avenue and extending west to the Lowry Tunnel. 138.8 Upon notification by the city of Minneapolis to the commissioner of transportation of the 138.9 city's adoption of the ordinance, the commissioner of transportation shall erect the appropriate 138.10 138.11 signs, with the cost of the signs to be paid by the city. For purposes of this section, "engine brake" means any device that uses the engine and transmission to impede the forward motion 138.12 of the motor vehicle by compression of the engine. 138.13 **EFFECTIVE DATE.** This section is effective the day following final enactment. 138.14 138.15 Sec. 126. PRESCRIPTION FOR GLAZED WINDOWS. Until November 1, 2019, for the purposes of Minnesota Statutes, section 169.71, 138.16 subdivision 4a, paragraph (a), clause (2), a driver of a vehicle may rely on a prescription or 138.17 physician's statement of medical need issued to a person not present in the vehicle if: 138.18 138.19 (1) the prescription or physician's statement of medical need is issued to (i) a family member of the driver, or (ii) a person for whom the driver is a personal care attendant; and 138.20 138.21 (2) the driver is in possession of the prescription or physician's statement of medical need. 138.22 **EFFECTIVE DATE.** This section is effective the day following final enactment. 138.23 Sec. 127. COMMERCIAL DRIVER'S LICENSE FEDERAL REGULATION 138.24 138.25 WAIVER REQUEST. For the sole purpose of authorizing a person to drive a bus with no passengers to deliver 138.26 138.27 the bus to the purchaser, the commissioner of public safety must apply to the Federal Motor Carrier Safety Administration for a waiver from Code of Federal Regulations, title 49, 138.28 section 383.93, and any other federal rule or regulation that requires a person to have a 138.29 passenger endorsement. 138.30 **EFFECTIVE DATE.** This section is effective June 1, 2019. 138.31

139.1 Sec. 128. NORTHSTAR COMMUTER RAIL OPERATING COSTS; EXCEPTION.

(a) Minnesota Statutes, section 398A.10, subdivision 2, does not apply for reserve funds

available to the Anoka County Regional Railroad Authority as of June 30, 2019, that are

used to pay operating and maintenance costs of Northstar Commuter Rail.

(b) This section expires on January 1, 2022.

139.6 Sec. 129. MARKED INTERSTATE HIGHWAY 35 SIGNS.

139.7The commissioner of transportation must erect signs that identify and direct motorists139.8to the campuses of Minnesota State Academy for the Deaf and Minnesota State Academy139.9for the Blind under Minnesota Statutes, sections 125A.61 to 125A.73. At least one sign in139.10each direction of travel must be placed on marked Interstate Highway 35, located as near139.11as practical to exits that reasonably access the campuses. The commissioner must pay for139.12the signs within existing appropriations. The commissioner is prohibited from removing139.13signs for the campuses posted on marked Trunk Highway 60.

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

139.15 Sec. 130. <u>RAIL SAFETY MEETINGS.</u>

139.16 At least once in each calendar year in which construction work is performed on the

139.17 Southwest light rail transit project within the city limits of Minneapolis, the city must host

139.18 <u>a meeting on rail safety, with invitations to city fire officials, emergency services personnel</u>,

139.19 representatives from freight railroads using tracks that are colocated with Southwest light

139.20 rail transit, the Metropolitan Council, the prime contractor, and neighborhood associations

139.21 in the impacted areas. Each meeting is to address rail safety concerns during construction,

139.22 including but not limited to preparedness for the general public, assessment of risks, and

139.23 <u>emergency evacuation planning in the event of a derailment.</u>

139.24 Sec. 131. PUBLIC EDUCATION; SLOWER VEHICLES LAW.

The commissioner of public safety must provide educational information to the public
 to inform the public about the changes in Minnesota Statutes, section 169.18, subdivision
 139.27 10, and the purpose of moving to the right to allow others to pass.

139.28 Sec. 132. LEGISLATIVE ROUTE NO. 222 REMOVED.

(a) Minnesota Statutes, section 161.115, subdivision 153, is repealed effective the day
 after the commissioner of transportation receives a copy of the agreement between the

commissioner and the governing body of Red Lake County to transfer jurisdiction of 140.1 Legislative Route No. 222 and after the commissioner notifies the revisor of statutes under 140.2 140.3 paragraph (b). (b) The revisor of statutes shall delete the route identified in paragraph (a) from Minnesota 140.4 140.5 Statutes when the commissioner of transportation sends notice to the revisor electronically 140.6 or in writing that the conditions required to transfer the route have been satisfied. 140.7 Sec. 133. LEGISLATIVE ROUTE NO. 253 REMOVED. (a) Minnesota Statutes, section 161.115, subdivision 184, is repealed effective the day 140.8 after the commissioner of transportation receives a copy of the agreement between the 140.9 commissioner and the governing body of Faribault County to transfer jurisdiction of 140.10 140.11 Legislative Route No. 253 and after the commissioner notifies the revisor of statutes under 140.12 paragraph (b). (b) The revisor of statutes shall delete the route identified in paragraph (a) from Minnesota 140.13 Statutes when the commissioner of transportation sends notice to the revisor electronically 140.14 or in writing that the conditions required to transfer the route have been satisfied. 140.15 Sec. 134. LEGISLATIVE ROUTE NO. 254 REMOVED. 140.16 (a) Minnesota Statutes, section 161.115, subdivision 185, is repealed effective the day 140.17 after the commissioner of transportation receives a copy of the agreement between the 140.18 commissioner and the governing body of Faribault County to transfer jurisdiction of 140.19 Legislative Route No. 254 and after the commissioner notifies the revisor of statutes under 140.20 paragraph (b). 140.21 (b) The revisor of statutes shall delete the route identified in paragraph (a) from Minnesota 140.22 140.23 Statutes when the commissioner of transportation sends notice to the revisor electronically 140.24 or in writing that the conditions required to transfer the route have been satisfied. 140.25 Sec. 135. LEGISLATIVE ROUTE NO. 277 REMOVED. (a) Minnesota Statutes, section 161.115, subdivision 208, is repealed effective June 1, 140.26 2019, or the day after the commissioner of transportation receives a copy of the agreement 140.27 140.28 between the commissioner and the governing body of Chippewa County to transfer jurisdiction of Legislative Route No. 277 and after the commissioner notifies the revisor of 140.29 statutes under paragraph (b), whichever is later. 140.30

05/23/19 REVISOR KRB/EP (b) The revisor of statutes shall delete the route identified in paragraph (a) from Minnesota 141.1 Statutes when the commissioner of transportation sends notice to the revisor electronically 141.2 141.3 or in writing that the conditions required to transfer the route have been satisfied. Sec. 136. LEGISLATIVE ROUTE NO. 298 REMOVED. 141.4 (a) Minnesota Statutes, section 161.115, subdivision 229, is repealed effective the day 141.5 after the commissioner of transportation receives a copy of the agreement between the 141.6 commissioner and the governing body of the city of Faribault to transfer jurisdiction of 141.7 Legislative Route No. 298 and after the commissioner notifies the revisor of statutes under 141.8 141.9 paragraph (b). (b) The revisor of statutes shall delete the route identified in paragraph (a) from Minnesota 141.10 141.11 Statutes when the commissioner of transportation sends notice to the revisor electronically or in writing that the conditions required to transfer the route have been satisfied. 141.12 Sec. 137. LEGISLATIVE ROUTE NO. 299 REMOVED. 141.13 (a) Minnesota Statutes, section 161.115, subdivision 230, is repealed effective the day 141.14 after the commissioner of transportation receives a copy of the agreement between the 141.15 commissioner and the governing body of the city of Faribault to transfer jurisdiction of 141.16 Legislative Route No. 299 and after the commissioner notifies the revisor of statutes under 141.17 paragraph (b). 141.18 141.19 (b) The revisor of statutes shall delete the route identified in paragraph (a) from Minnesota Statutes when the commissioner of transportation sends notice to the revisor electronically 141.20 or in writing that the conditions required to transfer the route have been satisfied. 141.21 Sec. 138. LEGISLATIVE ROUTE NO. 323 REMOVED. 141.22 (a) Minnesota Statutes, section 161.115, subdivision 254, is repealed effective the day 141.23 after the commissioner of transportation receives a copy of the agreement between the 141.24 commissioner and the governing body of the city of Faribault to transfer jurisdiction of 141.25 Legislative Route No. 323 and after the commissioner notifies the revisor of statutes under 141.26 paragraph (b). 141.27

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141.28 (b) The revisor of statutes shall delete the route identified in paragraph (a) from Minnesota

Statutes when the commissioner of transportation sends notice to the revisor electronically 141.29

or in writing that the conditions required to transfer the route have been satisfied. 141.30

142.1	Sec. 139. REVISOR INSTRUCTION.
142.2	The revisor of statutes must recodify Minnesota Statutes, section 169.865, subdivision
142.3	1, as Minnesota Statutes, section 169.865, subdivision 1b. The revisor must correct any
142.4	cross-references made necessary by this recodification.
142.5	Sec. 140. <u>REPEALER.</u>
142.6	(a) Minnesota Statutes 2018, sections 360.063, subdivision 4; 360.065, subdivision 2;

- and 360.066, subdivisions 1a and 1b, are repealed. 142.7
- (b) Minnesota Statutes 2018, section 161.1419, subdivision 8, is repealed. 142.8
- (c) Minnesota Statutes 2018, sections 299A.12, subdivision 4; and 299A.18, are repealed. 142.9
- (d) Minnesota Statutes 2018, section 3.972, subdivision 4, is repealed. 142.10
- EFFECTIVE DATE. (a) Paragraph (a) is effective August 1, 2019, and applies to 142.11
- airport sponsors that make or plan to make changes to runway lengths or configurations on 142.12
- or after that date. Paragraph (a) does not apply to airports that: (1) have airport safety zoning 142.13
- ordinances approved by the commissioner in effect on August 1, 2019; (2) have not made 142.14
- and are not planning to make changes to runway lengths or configurations; and (3) are not 142.15
- required to update airport safety zoning ordinances. 142.16
- 142.17 (b) Paragraph (b) is effective August 1, 2019.

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3.972 AUDITS OF AGENCIES.

Subd. 4. **Certain transit financial activity reporting.** (a) The legislative auditor must perform a transit financial activity review of financial information for the Metropolitan Council's Transportation Division and the joint powers board under section 297A.992. Within 14 days of the end of each fiscal quarter, the legislative auditor must submit the review to the Legislative Audit Commission and the chairs and ranking minority members of the legislative committees with jurisdiction over transportation policy and finance, finance, and ways and means.

(b) At a minimum, each transit financial activity review must include:

(1) a summary of monthly financial statements, including balance sheets and operating statements, that shows income, expenditures, and fund balance;

(2) a list of any obligations and agreements entered into related to transit purposes, whether for capital or operating, including but not limited to bonds, notes, grants, and future funding commitments;

(3) the amount of funds in clause (2) that has been committed;

(4) independent analysis by the fiscal oversight officer of the fiscal viability of revenues and fund balance compared to expenditures, taking into account:

(i) all expenditure commitments;

(ii) cash flow;

(iii) sufficiency of estimated funds; and

(iv) financial solvency of anticipated transit projects; and

(5) a notification concerning whether the requirements under paragraph (c) have been met.

(c) The Metropolitan Council and the joint powers board under section 297A.992 must produce monthly financial statements as necessary for the review under paragraph (b), clause (1), and provide timely information as requested by the legislative auditor.

161.1419 MISSISSIPPI RIVER PARKWAY COMMISSION.

Subd. 8. Expiration. The commission expires on June 30, 2020.

299A.12 WHEELCHAIR SECUREMENT DEVICE.

Subd. 4. **Transit vehicle; rules.** A transit vehicle used to provide transportation services may be equipped with wheelchair securement devices that may be engaged and released by the user or the user's assistant. The commissioner of public safety shall adopt rules as necessary to set standards for the operation, strength, and use of these wheelchair securement devices.

299A.18 RULES; APPROVAL OF WHEELCHAIR SECUREMENT DEVICE.

The commissioner of public safety shall, no later than July 1, 1979, adopt rules containing standards for wheelchair securement devices that meet the requirements of sections 299A.12, subdivision 1, and 299A.13, subdivision 1, and shall approve or disapprove of securement devices that meet those standards.

360.063 AIRPORT ZONING; AUTHORITY, PROCEDURE.

Subd. 4. **Airport approach.** The commissioner may recommend an airport approach plan for each publicly owned airport in the state and for each privately owned airport of the publicly owned class and from time to time recommend revisions of the plan. A plan shall indicate the circumstances in which structures or trees are or would be airport hazards, the airport hazard area, and what measures should be taken to eliminate airport hazards. The commissioner shall prescribe airport approach and turning standards for airports of various classes, and airport zoning regulations adopted by a municipality, county, or joint airport zoning board shall conform to the standards, except as provided in sections 360.065 and 360.066.

360.065 AIRPORT ZONING; ADOPTION AND APPROVAL OF PROPOSED REGULATIONS.

Subd. 2. **Regulations submitted to commissioner.** Prior to adopting zoning regulations for an airport hazard area under sections 360.011 to 360.076, the municipality, county, or joint airport zoning board which is to adopt the regulations shall submit its proposed regulations to the

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commissioner in order that the commissioner may determine whether it conforms to the standards prescribed by the commissioner. The commissioner shall immediately examine the proposed regulations and report to the municipality, county, or joint airport zoning board the commissioner's approval, or objections, if any. If objections are made by the commissioner on the ground that the regulations do not conform to the standards prescribed by the commissioner for the class of airport involved, the municipality, county, or joint zoning board shall make amendments as are necessary to meet the objections unless it demonstrates that the social and economic costs of restricting land uses in accordance with the standards outweigh the benefits of a strict application of the standards. The governing body of the municipality or county or the joint airport zoning board shall not adopt the regulations or take other action until the proposed regulations are approved by the commissioner. The commissioner may approve local zoning ordinances that are more stringent than the standards. A copy of the regulations as adopted shall be filed with the county recorder in each county in which the zoned area is located.

Substantive rights existing prior to the passage of this subdivision and previously exercised are not affected by the filing of the regulations.

360.066 AIRPORT ZONING; MINIMUM STANDARDS, LAND USES.

Subd. 1a. **Protection of existing neighborhood.** (a) In order to ensure the minimum disruption of existing land uses, particularly established residential neighborhoods in built-up urban areas, the airport zoning standards of the commissioner and the local airport zoning ordinances or regulations adopted under sections 360.061 to 360.074 shall distinguish between the creation or establishment of a use and the elimination of an existing use, and shall avoid the elimination, removal, or reclassification of existing uses to the extent consistent with reasonable standards of safety. The standards of the commissioner shall include criteria for determining when an existing land use may constitute an airport hazard so severe that considerations of public safety outweigh the public interest in preventing disruption to that land use.

(b) No airport zoning standards or local airport zoning ordinances or regulations shall be adopted pursuant to sections 360.061 to 360.074 that classify as a nonconforming use or require such classification with respect to any low-density residential structure or isolated low-density residential building lots existing on January 1, 1978, in an established residential neighborhood.

(c) A local airport zoning authority may classify a land use described in paragraph (b) as an airport hazard if that authority finds that this classification is justified by considerations of public safety and is consistent with the airport zoning standards of the commissioner. Any land use described in paragraph (b) which is classified as an airport hazard shall be acquired, altered, or removed at public expense.

(d) The provisions of this subdivision shall not be construed to affect the classification of any land use under any zoning ordinances or regulations not adopted pursuant to sections 360.061 to 360.074.

Subd. 1b. Amendment of standards. Within nine months after March 29, 1978, the commissioner shall amend the standards defining airport hazard areas and categories of uses permitted therein to conform with the requirements of Laws 1978, chapter 654. Until the commissioner adopts amended standards as required by this subdivision the unamended standards, insofar as they require classification of any residential property as a nonconforming use contrary to the provisions of subdivision 1a, paragraph (b), shall be without force or effect.

Laws 2018, chapter 101, section 3, subdivision 2

Sec. 3. INFORMATION TECHNOLOGY AUDITOR; MNLARS ASSESSMENTS.

Subd. 2. Duties. (a) The information technology auditor must conduct an assessment of MNLARS. Upon completion, the assessment must be provided to the MNLARS Steering Committee established under section 4. At a minimum, the assessment must include:

(1) a technical assessment of MNLARS;

(2) an assessment on the feasibility of the MNLARS Project Roadmap proposed by the Department of Public Safety and the Office of MN.IT Services in January 2018, and the project timeline under section 2, subdivision 2;

(3) an assessment of estimated funding needs for the continued development, operations, and maintenance of MNLARS; and

(4) an assessment of process changes and business workflows for auto dealers and deputy registrars.

(b) Each quarter, the information technology auditor must report to the MNLARS Steering Committee whether the commissioner of public safety and the state chief information officer are:

(1) meeting the deadlines and performance measures in the project timeline required in section 2, subdivision 2; and

(2) in compliance with the plans required in section 2, subdivision 2.

(c) The quarterly reports under paragraph (b) must be submitted to the committee between 20 and 30 days before the start of each quarter.