REVISOR

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squestState of MinnesotaHOUSE OF REPRESENTATIVES

EIGHTY-EIGHTH SESSION

02/25/2013 Authored by Erhardt, Hornstein, Hortman, Bly, Anzelc and others The bill was read for the first time and referred to the Committee on Transportation Policy

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7A.992,
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	02/15/13	REVISOR	RSI/RC	13-1473
2.1	Department of Management and Budg	get		400,000
2.2	TOTAL		<u>\$</u>	400,400,000
2.3			APP	ROPRIATIONS
2.4 2.5	Sec. 2. <u>DEPARTMENT OF</u> <u>TRANSPORTATION</u>			
2.6	Subdivision 1. Total Appropriation		<u>\$</u>	400,000,000
2.7	This appropriation is to the commission	oner of		
2.8	transportation for the purposes specifi	ed in		
2.9	this section.			
2.10 2.11	Subd. 2. Corridor Investment Man Strategy (CIMS) Program	agement		200,000,000
2.12	This appropriation is in the amount of	<u>of</u>		
2.13	\$50,000,000 in each fiscal year for fis	scal		
2.14	years 2014 to 2017.			
2.15 2.16	Subd. 3. Transportation Economic Development (TED) Program	<u>c</u>		200,000,000
2.17	This appropriation is for the Transpor	tation		
2.18	Economic Development program und	ler		
2.19	Minnesota Statutes, section 161.04,			
2.20	subdivision 6, and is in the amount of	<u>of</u>		
2.21	\$50,000,000 in each fiscal year for fis	scal		
2.22	years 2014 to 2017.			
2.23	Sec. 3. BOND SALE EXPENSES		<u>\$</u>	<u>400,000</u>
2.24	This appropriation is to the commissi	oner		
2.25	of management and budget for bond	sale		
2.26	expenses under Minnesota Statutes, so	ections		
2.27	16A.641, subdivision 8; and 167.50,			
2.28	subdivision 4.			
2.29	Sec. 4. BOND SALE AUTHORI	ZATION.		
2.30	To provide the money appropria		from the bond pr	oceeds account
2.31	in the trunk highway fund, the commi			

2.32 issue bonds of the state in an amount up to \$400,400,000 in the manner, upon the terms,

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3.1	and with the effect pre	scribed by Minnesota Statutes, s	sections 167.50 to 167.5	2, and
3.2	by the Minnesota Cons	stitution, article XIV, section 11,	at the times and in the a	amounts
3.3	requested by the comm	nissioner of transportation. The	proceeds of the bonds, e	except
3.4	accrued interest and an	y premium received from the sa	le of the bonds, must be	deposited
3.5	in the bond proceeds a	ccount in the trunk highway fun	<u>d.</u>	
3.6	Sec. 5. EFFECTIV	VE DATE.		
3.7	This article is eff	ective the day following final en	actment.	
3.8		ARTICLE 2		
3.9		HIGHWAY USER TA	XES	
3.10	Section 1 Minnesot	a Statutes 2012, section 168.013.	subdivision la isamen	ded to read:
3.11		nger automobile; hearse. (a) Or		
3.12		odivision 24, and hearses, except		
3.13		an additional tax equal to $\frac{1.25}{1.25}$ 1	•	
3.14	as adjusted under para		I	2
3.15	(b) Subject to the	e classification provisions hereir	n, "base value" means th	ie
3.16	manufacturer's suggest	ed retail price of the vehicle incl	uding destination charge	e using list
3.17	price information publ	ished by the manufacturer or de	termined by the registrat	r if no
3.18	suggested retail price e	exists, and shall not include the c	ost of each accessory of	titem of
3.19	optional equipment sep	parately added to the vehicle and	the suggested retail price	ce.
3.20	(c) If the manufactor	cturer's list price information con	ntains a single vehicle id	entification
3.21	number followed by va	arious descriptions and suggested	d retail prices, the regist	rar shall
3.22	select from those listin	gs only the lowest price for dete	rmining base value.	
3.23	(d) If unable to de	etermine the base value because	the vehicle is specially c	onstructed,
3.24	or for any other reason	, the registrar may establish sucl	n value upon the cost pri	ice to the
3.25	purchaser or owner as	evidenced by a certificate of cos	t but not including Minn	esota sales
3.26	or use tax or any local	sales or other local tax.		
3.27	(e) The registrar	shall classify every vehicle in its	proper base value class	as follows:
3.28		FROM	ТО	
3.29		\$ 0	\$ 199.99	
3.30		\$ 200	\$ 399.99	
3.31	and thereafter a series	of classes successively set in bra	ackets having a spread o	f \$200
3.32	consisting of such num	ber of classes as will permit clas	ssification of all vehicles	S.

- (f) The base value for purposes of this section shall be the middle point between 4.1 the extremes of its class. 4.2
- (g) The registrar shall establish the base value, when new, of every passenger 4.3 automobile and hearse registered prior to the effective date of Extra Session Laws 1971, 4.4 chapter 31, using list price information published by the manufacturer or any nationally 4.5 recognized firm or association compiling such data for the automotive industry. If unable 4.6 to ascertain the base value of any registered vehicle in the foregoing manner, the registrar 4.7 may use any other available source or method. The registrar shall calculate tax using base 48 value information available to dealers and deputy registrars at the time the application for 4.9 registration is submitted. The tax on all previously registered vehicles shall be computed 4.10 upon the base value thus determined taking into account the depreciation provisions of 4.11 paragraph (h). 4.12
- (h) The annual additional tax must be computed upon a percentage of the base value 4.13 as follows: during the first year of vehicle life, upon 100 percent of the base value; for the 4.14 second year, 90 percent of such value; for the third year, 80 percent of such value; for the 4.15 fourth year, 70 percent of such value; for the fifth year, 60 percent of such value; for the 4.16 sixth year, 50 percent of such value; for the seventh year, 40 percent of such value; for the 4.17 eighth year, 30 percent of such value; for the ninth year, 20 percent of such value; for the 4.18tenth year, ten percent of such value; for the 11th and each succeeding year, the sum of \$25. 4.19 4.20

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

- (j) For any vehicle previously registered in Minnesota, the annual additional tax 4.21 due under this subdivision paragraph (a) must not exceed the smallest amount of annual 4.22 4.23 additional tax previously paid or due on the vehicle.
- EFFECTIVE DATE. This section is effective the day following final enactment 4.24 and applies to taxes payable for a registration period starting on or after July 1, 2013. 4.25
- Sec. 2. Minnesota Statutes 2012, section 168.31, is amended by adding a subdivision 4.26 to read: 4.27
- Subd. 5a. Late payment penalty. (a) The owner of a vehicle subject to registration 4.28 tax under section 168.013, sections 1a to 11, owes a late payment penalty if the registration 4.29 tax due for the vehicle is not fully paid within 30 days of the first day of the registration 4.30 period for which the tax is owed. The amount of the penalty is equal to five percent of the 4.31 total registration tax amount for the registration period, rounded to the nearest dollar. 4.32 (b) The commissioner shall include notice of potential late payment penalties in 4.33 4.34 its registration tax notifications.

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5.1	(c) A late p	ayment penalty is inc	cluded as a fee und	ler this chapter, an	nd chapters 168A
5.2	and 169, for registration and operation of the vehicle on public streets and highways,				
5.3	including but not limited to requirements (1) under sections 168.09, subdivision 1, 168A.08,				
5.4	and 169.79, subdivision 1; and (2) related to issuance of plates and validation stickers.				
5.5	(d) Proceed	ls from penalties coll	lected under this su	ubdivision must b	e deposited in
5.6	the highway user	tax distribution fund	d. Of the first dolla	ars deposited, an a	mount equal to
5.7	the total start-up	costs associated with	implementation of	of this subdivision	is appropriated
5.8	from the highway	y user tax distribution	n fund to the comr	nissioner of public	e safety.
5.9	<u>(e)</u> This sub	odivision does not ap	ply to (1) a vehicl	e for which install	ment payments
5.10	are made under s	subdivision 4 or 4a; c	or (2) a vehicle reg	gistered under sect	ion 168.012,
5.11	168.031, or 168.2	187. A late payment	penalty is not sub	ject to refund und	ler section
5.12	168.022 or 168.1	6.			
5.13	FFFFATN	VE DATE. This sect	ion is affective the	a day following fu	nal anactmant
5.14	and applies to tax	kes payable for a regi	istration period sta	rting on or after Ja	anuary 1, 2014.
5.15	Saa 2 Minna	age to Statutes 2012	action 206 A 07 au	ubdivision ? is on	and ad to read:
5.15		esota Statutes 2012, s			
5.16		ate of tax. The gaso		inposed at the fon	owing rates. as
5.17	specified in the following tax rate schedule.				
5.18 5.19	 (1) E85 is taxed at the rate of 17.75 cents per gallon; (2) M85 is taxed at the rate of 14.25 cents per cellent and 				
5.20	(2) M85 is taxed at the rate of 14.25 cents per gallon; and (3) all other gasoline is taxed at the rate of 25 cents per gallon.				
		C		1 0	
5.21 5.22		Rate from	hedule (in cents p	ei ganon)	Rate in Fiscal
5.22		October 1, 2013,	Rate in Fiscal	Rate in Fiscal	Year 2017 and
5.24	Type of Fuel	to June 30, 2014	Year 2015	Year 2016	Thereafter
5.25	E85	21.3	22.365	23.43	24.495
5.26	M85	17.1	17.955	18.81	19.665
5.27	All other				
5.28	gasoline	<u>30.0</u>	<u>31.5</u>	<u>33.0</u>	<u>34.5</u>
5.29	EFFECTI	VE DATE. This sect	ion is effective Oc	tober 1, 2013, and	d applies to all
5.30		diesel fuel, and spec			
5.50	gusonne, unayea	dieser fuer, and spee			
5.31	Sec. 4. Minne	esota Statutes 2012, s	ection 296A.08, su	ubdivision 2, is an	nended to read:
5.32	Subd. 2. R	ate of tax. (a) The s	pecial fuel excise	tax is imposed at	the following
5.33	rates: as specified	d in the following tax	x rate schedule.		
5.34	(a) Liquefic	ed petroleum gas or p	bropane is taxed at	the rate of 18.75	cents per gallon.
5.35	(b) Liquefic	ed natural gas is taxe	d at the rate of 15	eents per gallon.	

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6.1	Tax Rate Schedule (in cents per gallon unless otherwise specified)
6.2	Rate from Rate in Fiscal
6.3	October 1, 2013, Rate in Fiscal Rate in Fiscal Year 2017 and
6.4	<u>Type of Fuel</u> to June 30, 2014 <u>Year 2015</u> <u>Year 2016</u> <u>Thereafter</u>
6.5 6.6	Liquefied petroleum gas or
6.7	propane <u>22.5</u> <u>23.63</u> <u>24.75</u> <u>25.88</u>
6.8	Liquefied natural
6.9	$\underline{gas} \qquad \underline{18.0} \qquad \underline{18.9} \qquad \underline{19.8} \qquad \underline{20.7}$
6.10 6.11	$\frac{\$2.609 \text{ per}}{\text{thousand cubic}} \qquad \frac{\$2.739 \text{ per}}{\text{thousand cubic}} \qquad \frac{\$2.87 \text{ per}}{\text{thousand cubic}} \qquad \frac{\$3.0 \text{ per}}{\text{thousand cubic}}$
6.12	feet, or 30.0 cents feet, or 31.5 cents feet, or 33.0 cents feet, or 34.5 cents
6.13	Compressed per gasoline per gasoline per gasoline per gasoline
6.14	natural gas equivalent equivalent equivalent equivalent
6.15	(c) Compressed natural gas is taxed at the rate of \$2.174 per thousand cubic feet; or
6.16	25 cents per gasoline equivalent. For purposes of this paragraph, (b) For purposes of the
6.17	tax rate schedule under paragraph (a), "gasoline equivalent," as defined by the National
6.18	Conference on Weights and Measures, is 5.66 pounds of natural gas.
6.19	(d) (c) All other special fuel is taxed at the same rate as the gasoline excise tax as
6.20	specified in the tax rate schedule under section 296A.07, subdivision 2. The tax is payable
6.21	in the form and manner prescribed by the commissioner.
6.22	EFFECTIVE DATE. This section is effective October 1, 2013, and applies to all
6.23	gasoline, undyed diesel fuel, and special fuel in distributor storage on that date.
6.24	Sec. 5. Minnesota Statutes 2012, section 297A.815, subdivision 3, is amended to read:
6.25	Subd. 3. Motor vehicle lease sales tax revenue allocation. (a) For purposes of
6.26	this subdivision, "net revenue" means an amount equal to:(1) the revenues, including
6.27	interest and penalties, collected under this section, during the fiscal year; less(2) in fiscal
6.28	year 2011, \$30,100,000; in fiscal year 2012, \$31,100,000; and in fiscal year 2013 and
6.29	following fiscal years, \$32,000,000.
6.30	(b) On or before June 30 of each fiscal year, the commissioner of revenue shall
6.31	estimate the amount of the revenues and subtraction under paragraph (a) net revenue
6.32	for the current fiscal year.
6.33	(c) On or after July 1 of the subsequent fiscal year, the commissioner of management
6.34	and budget shall transfer the net revenue as estimated in paragraph (b) from the general
6.35	fund, as follows:
6.36	(1) 50 percent to the greater Minnesota transit account; and
6.37	(2) 50 percent to the county state-aid highway fund. Notwithstanding any other law
6.38	to the contrary, the commissioner of transportation shall allocate the funds transferred

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7.1	under this clause to the countie	s in the metropolitan area,	as defined in section	on 473.121,
7.2	subdivision 4, excluding the co	unties of Hennepin and Ra	msey, so that each	county shall
7.3	receive of such amount the perceive	centage that its population,	as defined in secti	on 477A.011,
7.4	subdivision 3, estimated or esta	blished by July 15 of the y	ear prior to the cur	rrent calendar
7.5	year, bears to the total population	on of the counties receiving	g funds under this	clause.
7.6	(d) For fiscal years 2010 a	and 2011, the amount unde	r paragraph (a), cl a	ause (1), must
7.7	be calculated using the following	ng percentages of the total	revenues:	
7.8	(1) for fiscal year 2010, 8	3.75 percent; and		
7.9	(2) for fiscal year 2011, 9	3.75 percent.		
7.10	EFFECTIVE DATE. Th	is section is effective June	30, 2013.	
7.11		ARTICLE 3		
7.12		GENERAL SALES TAX	K	
7.13	Section 1. Minnesota Statute	es 2012, section 297A.61, s	ubdivision 3, is am	ended to read:
7.14	Subd. 3. Sale and purch	ase. (a) "Sale" and "purcha	ase" include, but a	re not limited
7.15	to, each of the transactions liste	ed in this subdivision.		
7.16	(b) Sale and purchase inc	lude:		
7.17	(1) any transfer of title or	possession, or both, of tan	gible personal prop	perty, whether
7.18	absolutely or conditionally, for	a consideration in money of	or by exchange or	barter; and
7.19	(2) the leasing of or the g	ranting of a license to use of	or consume, for a c	consideration
7.20	in money or by exchange or ba	rter, tangible personal prop	erty, other than a r	nanufactured
7.21	home used for residential purpo	oses for a continuous period	d of 30 days or mo	ore.
7.22	(c) Sale and purchase incl	lude the production, fabrica	ation, printing, or J	processing of
7.23	tangible personal property for a	consideration for consume	ers who furnish eit	her directly or
7.24	indirectly the materials used in	the production, fabrication	, printing, or proce	essing.
7.25	(d) Sale and purchase inc	clude the preparing for a co	onsideration of foo	od.

- 7.26 Notwithstanding section 297A.67, subdivision 2, taxable food includes, but is not limited7.27 to, the following:
- 7.28 (1) prepared food sold by the retailer;
- 7.29 (2) soft drinks;
- 7.30 (3) candy;
- 7.31 (4) dietary supplements; and
- 7.32 (5) all food sold through vending machines.
- (e) A sale and a purchase includes the furnishing for a consideration of electricity,
- 7.34 gas, water, or steam for use or consumption within this state.

- 8.1 (f) A sale and a purchase includes the transfer for a consideration of prewritten
 8.2 computer software whether delivered electronically, by load and leave, or otherwise.
 - 8.3 (g) A sale and a purchase includes the furnishing for a consideration of the following
 8.4 services:
 - 8.5 (1) the privilege of admission to places of amusement, recreational areas, or athletic
 8.6 events, and the making available of amusement devices, tanning facilities, reducing
 8.7 salons, steam baths, Turkish baths, health clubs, and spas or athletic facilities;
 - (2) lodging and related services by a hotel, rooming house, resort, campground,
 motel, or trailer camp, including furnishing the guest of the facility with access to
 telecommunication services, and the granting of any similar license to use real property in
 a specific facility, other than the renting or leasing of it for a continuous period of 30 days
 or more under an enforceable written agreement that may not be terminated without prior
 notice and including accommodations intermediary services provided in connection with
 other services provided under this clause;
 - 8.15 (3) nonresidential parking services, whether on a contractual, hourly, or other
 8.16 periodic basis, except for parking at a meter;
 - 8.17

(4) the granting of membership in a club, association, or other organization if:

(i) the club, association, or other organization makes available for the use of its
members sports and athletic facilities, without regard to whether a separate charge is
assessed for use of the facilities; and

8.21 (ii) use of the sports and athletic facility is not made available to the general public8.22 on the same basis as it is made available to members.

- 8.23 Granting of membership means both onetime initiation fees and periodic membership
 8.24 dues. Sports and athletic facilities include golf courses; tennis, racquetball, handball, and
 8.25 squash courts; basketball and volleyball facilities; running tracks; exercise equipment;
 8.26 swimming pools; and other similar athletic or sports facilities;
- 8.27 (5) delivery of aggregate materials by a third party, excluding delivery of aggregate
 8.28 material used in road construction; and delivery of concrete block by a third party if the
 8.29 delivery would be subject to the sales tax if provided by the seller of the concrete block; and
- 8.30
- (6) services as provided in this clause:

(i) laundry and dry cleaning services including cleaning, pressing, repairing, altering,
and storing clothes, linen services and supply, cleaning and blocking hats, and carpet,
drapery, upholstery, and industrial cleaning. Laundry and dry cleaning services do not
include services provided by coin operated facilities operated by the customer;

9.1 (ii) motor vehicle washing, waxing, and cleaning services, including services
9.2 provided by coin operated facilities operated by the customer, and rustproofing,
9.3 undercoating, and towing of motor vehicles;

9.4 (iii) building and residential cleaning, maintenance, and disinfecting services and
9.5 pest control and exterminating services;

9.6 (iv) detective, security, burglar, fire alarm, and armored car services; but not including
9.7 services performed within the jurisdiction they serve by off-duty licensed peace officers as
9.8 defined in section 626.84, subdivision 1, or services provided by a nonprofit organization
9.9 for monitoring and electronic surveillance of persons placed on in-home detention
9.10 pursuant to court order or under the direction of the Minnesota Department of Corrections;

9.10 9.11

(v) pet grooming services;

9.12 (vi) lawn care, fertilizing, mowing, spraying and sprigging services; garden planting
9.13 and maintenance; tree, bush, and shrub pruning, bracing, spraying, and surgery; indoor
9.14 plant care; tree, bush, shrub, and stump removal, except when performed as part of a land
9.15 clearing contract as defined in section 297A.68, subdivision 40; and tree trimming for
9.16 public utility lines. Services performed under a construction contract for the installation of
9.17 shrubbery, plants, sod, trees, bushes, and similar items are not taxable;

9.18 (vii) massages, except when provided by a licensed health care facility or
9.19 professional or upon written referral from a licensed health care facility or professional for
9.20 treatment of illness, injury, or disease; and

9.21 (viii) the furnishing of lodging, board, and care services for animals in kennels and
9.22 other similar arrangements, but excluding veterinary and horse boarding services-; and

9.23 (7) the repair and maintenance of motor vehicles; excluding repair and maintenance
9.24 covered by a warranty, service contract, or a manufacturer's recall.

9.25 (h) A sale and a purchase include the furnishing for consideration of a warranty or
9.26 service contract for the repair or maintenance of a motor vehicle.

In applying the provisions of this chapter, the terms "tangible personal property" 9.27 and "retail sale" include taxable services listed in clause (6), items (i) to (vi) and (viii), 9.28 and the provision of these taxable services, unless specifically provided otherwise. 9.29 Services performed by an employee for an employer are not taxable. Services performed 9.30 by a partnership or association for another partnership or association are not taxable if 9.31 one of the entities owns or controls more than 80 percent of the voting power of the 9.32 equity interest in the other entity. Services performed between members of an affiliated 9.33 group of corporations are not taxable. For purposes of the preceding sentence, "affiliated 9.34 group of corporations" means those entities that would be classified as members of an 9.35

affiliated group as defined under United States Code, title 26, section 1504, disregarding
the exclusions in section 1504(b).

- For purposes of clause (5), "road construction" means construction of (1) public
 roads, (2) cartways, and (3) private roads in townships located outside of the seven-county
 metropolitan area up to the point of the emergency response location sign.
- (h) (i) A sale and a purchase includes the furnishing for a consideration of tangible
 personal property or taxable services by the United States or any of its agencies or
 instrumentalities, or the state of Minnesota, its agencies, instrumentalities, or political
 subdivisions.

(i) (j) A sale and a purchase includes the furnishing for a consideration of 10.10 telecommunications services, ancillary services associated with telecommunication 10.11 10.12 services, cable television services, and direct satellite services. Telecommunication services include, but are not limited to, the following services, as defined in section 10.13 297A.669: air-to-ground radiotelephone service, mobile telecommunication service, 10.14 10.15 postpaid calling service, prepaid calling service, prepaid wireless calling service, and private communication services. The services in this paragraph are taxed to the extent 10.16 allowed under federal law. 10.17

10.18(j)(k) A sale and a purchase includes the furnishing for a consideration of installation10.19if the installation charges would be subject to the sales tax if the installation were provided10.20by the seller of the item being installed.

10.21 (k) (1) A sale and a purchase includes the rental of a vehicle by a motor vehicle 10.22 dealer to a customer when (1) the vehicle is rented by the customer for a consideration, 10.23 or (2) the motor vehicle dealer is reimbursed pursuant to a service contract as defined in 10.24 section 59B.02, subdivision 11.

10.25 EFFECTIVE DATE. This section is effective for sales and purchases made after
 10.26 December 31, 2013.

10.27 Sec. 2. Minnesota Statutes 2012, section 297A.68, subdivision 3, is amended to read:

Subd. 3. Materials used in providing certain taxable services. (a) Materials stored,
used, or consumed in providing a taxable service listed in section 297A.61, subdivision 3,
paragraph (g), <u>clause clauses</u> (6) and (7), intended to be sold ultimately at retail are exempt.
(b) This exemption includes, but is not limited to:

- 10.32 (1) chemicals, lubricants, packaging materials, seeds, trees, fertilizers, and
 10.33 herbicides, if these items are used or consumed in providing the taxable service;
- 10.34 (2) chemicals used to treat waste generated as a result of providing the taxable service;

(3) accessory tools, equipment, and other items that are separate detachable units used 11.1 in providing the service and that have an ordinary useful life of less than 12 months; and 11.2 (4) fuel, electricity, gas, and steam used or consumed in the production process, 11.3 except that electricity, gas, or steam used for space heating, cooling, or lighting is exempt 11.4 if (i) it is in excess of average climate control or lighting, and (ii) it is necessary to produce 11.5 that particular service-; and 11.6 (5) parts and materials incorporated into a motor vehicle as part of automotive repair. 11.7 (c) This exemption does not include machinery, equipment, implements, tools, 11.8 accessories, appliances, contrivances, furniture, and fixtures used in providing the taxable 11.9 service. 11.10 **EFFECTIVE DATE.** This section is effective for sales and purchases made after 11.11 11.12 December 31, 2013. Sec. 3. Minnesota Statutes 2012, section 297A.70, subdivision 2, is amended to read: 11.13 Subd. 2. Sales to government. (a) All sales, except those listed in paragraph (b), 11.14 to the following governments and political subdivisions, or to the listed agencies or 11.15 instrumentalities of governments and political subdivisions, are exempt: 11.16 (1) the United States and its agencies and instrumentalities; 11.17 (2) school districts, the University of Minnesota, state universities, community 11.18 colleges, technical colleges, state academies, the Perpich Minnesota Center for Arts 11.19 Education, and an instrumentality of a political subdivision that is accredited as an 11.20 optional/special function school by the North Central Association of Colleges and Schools; 11.21 (3) hospitals and nursing homes owned and operated by political subdivisions of 11.22 the state of tangible personal property and taxable services used at or by hospitals and 11.23 nursing homes; 11.24 (4) the Metropolitan Council, for its purchases of vehicles and repair parts to equip 11.25 operations provided for in section 473.4051; 11.26 (5) purchasers of goods and services by a local government for transit purposes if 11.27 the purchase is funded by revenue from the metropolitan area transit account under section 11.28 16A.88 or the greater Minnesota transit account under section 16A.88; 11.29 (5) (6) other states or political subdivisions of other states, if the sale would be 11.30 exempt from taxation if it occurred in that state; 11.31 (6) (7) public libraries, public library systems, multicounty, multitype library systems 11.32 as defined in section 134.001, county law libraries under chapter 134A, state agency 11.33 libraries, the state library under section 480.09, and the Legislative Reference Library; and 11.34 11.35 (7) (8) towns.

- (b) This exemption does not apply to the sales of the following products and services:
 (1) building, construction, or reconstruction materials purchased by a contractor
 or a subcontractor as a part of a lump-sum contract or similar type of contract with a
 guaranteed maximum price covering both labor and materials for use in the construction,
 alteration, or repair of a building or facility;
- (2) construction materials purchased by tax exempt entities or their contractors to
 be used in constructing buildings or facilities which will not be used principally by the
 tax exempt entities;
- (3) the leasing of a motor vehicle as defined in section 297B.01, subdivision 11,
 except for leases entered into by the United States or its agencies or instrumentalities;
- (4) lodging as defined under section 297A.61, subdivision 3, paragraph (g), clause
 (2), and prepared food, candy, soft drinks, and alcoholic beverages as defined in section
 297A.67, subdivision 2, except for lodging, prepared food, candy, soft drinks, and alcoholic
 beverages purchased directly by the United States or its agencies or instrumentalities; or
- (5) goods or services purchased by a town as inputs to goods and services that are
 generally provided by a private business and the purchases would be taxable if made by a
 private business engaged in the same activity.
- (c) As used in this subdivision, "school districts" means public school entities and
 districts of every kind and nature organized under the laws of the state of Minnesota, and
 any instrumentality of a school district, as defined in section 471.59.
- (d) As used in this subdivision, "goods or services generally provided by a private
 business" include, but are not limited to, goods or services provided by liquor stores, gas
 and electric utilities, golf courses, marinas, health and fitness centers, campgrounds, cafes,
 and laundromats. "Goods or services generally provided by a private business" do not
 include housing services, sewer and water services, wastewater treatment, ambulance and
 other public safety services, correctional services, chore or homemaking services provided
 to elderly or disabled individuals, or road and street maintenance or lighting.
- 12.28 EFFECTIVE DATE. This section is effective for sales and purchases made after
 12.29 June 30, 2013.
- Sec. 4. Minnesota Statutes 2012, section 297A.70, subdivision 3, is amended to read:
 Subd. 3. Sales of certain goods and services to government. (a) The following
 sales to or use by the specified governments and political subdivisions of the state are
 exempt:
- 12.34 (1) repair and replacement parts for emergency rescue vehicles, fire trucks, and12.35 fire apparatus to a political subdivision;

(2) machinery and equipment, except for motor vehicles, used directly for mixed
municipal solid waste management services at a solid waste disposal facility as defined in
section 115A.03, subdivision 10;

13.4 (3) chore and homemaking services to a political subdivision of the state to be13.5 provided to elderly or disabled individuals;

(4) telephone services to the Office of Enterprise Technology that are used to provide
telecommunications services through the enterprise technology revolving fund;

(5) firefighter personal protective equipment as defined in paragraph (b), if purchased
or authorized by and for the use of an organized fire department, fire protection district, or
fire company regularly charged with the responsibility of providing fire protection to the
state or a political subdivision;

(6) bullet-resistant body armor that provides the wearer with ballistic and trauma
protection, if purchased by a law enforcement agency of the state or a political subdivision
of the state, or a licensed peace officer, as defined in section 626.84, subdivision 1;

(7) motor vehicles purchased or leased by political subdivisions of the state if the
vehicles are exempt from registration under section 168.012, subdivision 1, paragraph (b),
exempt from taxation under section 473.448, or exempt from the motor vehicle sales tax
under section 297B.03, clause (12) (11);

(8) equipment designed to process, dewater, and recycle biosolids for wastewater
treatment facilities of political subdivisions, and materials incidental to installation of
that equipment;

(9) the removal of trees, bushes, or shrubs for the construction and maintenance
of roads, trails, or firebreaks when purchased by an agency of the state or a political
subdivision of the state;

(10) purchases by the Metropolitan Council or the Department of Transportation of
vehicles and repair parts to equip operations provided for in section 174.90, including,
but not limited to, the Northstar Corridor Rail project; and

(11) purchases of water used directly in providing public safety services by an
organized fire department, fire protection district, or fire company regularly charged with
the responsibility of providing fire protection to the state or a political subdivision-; and

13.31 (12) taxable services purchased by:

13.32 (i) the Department of Transportation and funded by revenues from the trunk highway
13.33 <u>fund;</u>

(ii) a county and funded by revenues from the county state-aid highway fund; or
(iii) a home-rule charter or statutory city and funded by revenues from the municipal
state-aid street fund.

(b) For purposes of this subdivision, "firefighters personal protective equipment" 14.1 means helmets, including face shields, chin straps, and neck liners; bunker coats and 14.2 pants, including pant suspenders; boots; gloves; head covers or hoods; wildfire jackets; 14.3 protective coveralls; goggles; self-contained breathing apparatus; canister filter masks; 14.4 personal alert safety systems; spanner belts; optical or thermal imaging search devices; 14.5 and all safety equipment required by the Occupational Safety and Health Administration. 14.6 (c) For purchases of items listed in paragraph (a), clause (10), the tax must be 14.7 imposed and collected as if the rate under section 297A.62, subdivision 1, applied and 14.8

then refunded in the manner provided in section 297A.75.

14.10 EFFECTIVE DATE. This section is effective for sales and purchases made after 14.11 June 30, 2013.

14.12 Sec. 5. Minnesota Statutes 2012, section 297A.94, is amended to read:

14.13

297A.94 DEPOSIT OF REVENUES.

(a) Except as provided in this section, the commissioner shall deposit the revenues,
including interest and penalties, derived from the taxes imposed by this chapter in the state
treasury and credit them to the general fund.

(b) The commissioner shall deposit taxes in the Minnesota agricultural and economicaccount in the special revenue fund if:

(1) the taxes are derived from sales and use of property and services purchased forthe construction and operation of an agricultural resource project; and

(2) the purchase was made on or after the date on which a conditional commitmentwas made for a loan guaranty for the project under section 41A.04, subdivision 3.

The commissioner of management and budget shall certify to the commissioner the date
on which the project received the conditional commitment. The amount deposited in
the loan guaranty account must be reduced by any refunds and by the costs incurred by
the Department of Revenue to administer and enforce the assessment and collection of
the taxes.

(c) The commissioner shall deposit the revenues, including interest and penalties,
derived from the taxes imposed on sales and purchases included in section 297A.61,

subdivision 3, paragraph (g), clauses (1) and (4), in the state treasury, and credit themas follows:

(1) first to the general obligation special tax bond debt service account in each fiscalyear the amount required by section 16A.661, subdivision 3, paragraph (b); and

14.34 (2) after the requirements of clause (1) have been met, the balance to the general fund.

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(d) The commissioner shall deposit the revenues, including interest and penalties,
collected under section 297A.64, subdivision 5, in the state treasury and credit them to the
general fund. By July 15 of each year the commissioner shall transfer to the highway user
tax distribution fund an amount equal to the excess fees collected under section 297A.64,
subdivision 5, for the previous calendar year.

(e) For fiscal year 2001, 97 percent; for fiscal years 2002 and 2003, 87 percent; and
for fiscal year 2004 and thereafter, 72.43 percent of the revenues, including interest and
penalties, transmitted to the commissioner under section 297A.65, must be deposited by
the commissioner in the state treasury as follows:

- (1) 50 percent of the receipts must be deposited in the heritage enhancement account
 in the game and fish fund, and may be spent only on activities that improve, enhance, or
 protect fish and wildlife resources, including conservation, restoration, and enhancement
 of land, water, and other natural resources of the state;
- 15.14 (2) 22.5 percent of the receipts must be deposited in the natural resources fund, and15.15 may be spent only for state parks and trails;
- (3) 22.5 percent of the receipts must be deposited in the natural resources fund, andmay be spent only on metropolitan park and trail grants;
- 15.18 (4) three percent of the receipts must be deposited in the natural resources fund, and15.19 may be spent only on local trail grants; and
- (5) two percent of the receipts must be deposited in the natural resources fund,
 and may be spent only for the Minnesota Zoological Garden, the Como Park Zoo and
 Conservatory, and the Duluth Zoo.

15.23 (f) The revenue dedicated under paragraph (e) may not be used as a substitute for traditional sources of funding for the purposes specified, but the dedicated revenue 15.24 shall supplement traditional sources of funding for those purposes. Land acquired with 15.25 15.26 money deposited in the game and fish fund under paragraph (e) must be open to public hunting and fishing during the open season, except that in aquatic management areas or 15.27 on lands where angling easements have been acquired, fishing may be prohibited during 15.28 certain times of the year and hunting may be prohibited. At least 87 percent of the money 15.29 deposited in the game and fish fund for improvement, enhancement, or protection of fish 15.30 and wildlife resources under paragraph (e) must be allocated for field operations. 15.31

- (g) On or before June 30 of each fiscal year, the commissioner shall estimate the
 revenues, including interest and penalties collected during the fiscal year, on sales made
 by and sales made to all vendors classified as auto repair and maintenance businesses
- 15.35 under the North American Industry Classification System code number 8111, minus any
- 15.36 refunds made on those sales and purchases. On or after July 1 of the subsequent fiscal

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16.1	year, the commissioner of ma	anagement and budget shall tra	ansfer from the ge	neral fund the	
16.2	amounts in clauses (1) and (2) estimated under this paragraph:				
16.3	(1) 50 percent to the greater Minnesota transit account in the transit assistance				
16.4	fund; and				
16.5	(2) 50 percent to the co	ounty state-aid highway fund.			
16.6	(h) The revenues depos	sited under paragraphs (a) to ((f) (g) do not inclu	ide the	
16.7	revenues, including interest a	and penalties, generated by the	e sales tax impose	d under	
16.8	section 297A.62, subdivision	n 1a, which must be deposited	l as provided unde	er the	
16.9	Minnesota Constitution, artic	cle XI, section 15.			
16.10	EFFECTIVE DATE.	This section is effective for re	venues collected i	n fiscal year	
16.11	2014 and thereafter.				
16.12		ARTICLE 4			
16.13	Μ	OTOR VEHICLE SALES	ТАХ		
16.14	Section 1. Minnesota Stat	tutes 2012, section 297B.01, st	ubdivision 14, is a	amended to	
16.15	read:				
16.16	Subd. 14. Purchase p	rice. (a) "Purchase price" mea	ans the total consi	deration	
16.17	valued in money for a sale, w	whether paid in money or othe	erwise. The purch	ase price	
16.18	excludes the amount of a man	nufacturer's rebate paid or paya	able to the purchas	ser. If a motor	
16.19	vehicle is taken in trade as a	credit or as part payment on a	motor vehicle tay	kable under	
16.20	this chapter, the credit or trac	de-in value allowed by the per-	son selling the mo	otor vehicle	
16.21	shall be deducted from the to	otal selling price to establish th	e purchase price of	of the vehicle	
16.22	being sold and the trade-in a	llowance allowed by the seller	shall constitute th	ne purchase	
16.23	price of the motor vehicle ac	cepted as a trade-in. The purc	hase price in those	e instances	
16.24	where the motor vehicle is a	cquired by gift or by any other	r transfer for a nor	ninal or no	
16.25	monetary consideration shall	also include the average valu	e of similar motor	vehicles,	
16.26	established by standards and	guides as determined by the r	notor vehicle regi	strar. The	
16.27	purchase price in those instar	nces where a motor vehicle is	manufactured by a	a person who	
16.28	registers it under the laws of	this state shall mean the manu	ufactured cost of s	such motor	
16.29	vehicle and manufactured co	est shall mean the amount expe	ended for material	ls, labor,	
16.30	and other properly allocable	costs of manufacture, except t	that in the absence	e of actual	
16.31	expenditures for the manufac	cture of a part or all of the mot	or vehicle, manuf	actured costs	
16.32	shall mean the reasonable va	lue of the completed motor ve	hicle.		
	Article 4 Section 1.	16			

(b) The term "purchase price" shall not include the portion of the value of a motor
vehicle due solely to modifications necessary to make the motor vehicle disability
accessible.

(c) The term "purchase price" shall not include the transfer of a motor vehicle by
way of gift between a husband and wife or parent and child, or to a nonprofit organization
as provided under subdivision 16, paragraph (c), clause (5) (6), nor shall it include
the transfer of a motor vehicle by a guardian to a ward when there is no monetary
consideration and the title to such vehicle was registered in the name of the guardian, as
guardian, only because the ward was a minor.

(d) The term "purchase price" shall not include the transfer of a motor vehicle as a
gift between a foster parent and foster child. For purposes of this subdivision, a foster
relationship exists, regardless of the age of the child, if (1) a foster parent's home is or was
licensed as a foster family home under Minnesota Rules, parts 9545.0010 to 9545.0260,
and (2) the county verifies that the child was a state ward or in permanent foster care.

(e) There shall not be included in "purchase price" the amount of any tax imposed by
the United States upon or with respect to retail sales whether imposed upon the retailer or
the consumer.

Sec. 2. Minnesota Statutes 2012, section 297B.01, subdivision 16, is amended to read:
Subd. 16. Sale, sells, selling, purchase, purchased, or acquired. (a) "Sale,"
"sells," "selling," "purchase," "purchased," or "acquired" means any transfer of title of any
motor vehicle, whether absolutely or conditionally, for a consideration in money or by
exchange or barter for any purpose other than resale in the regular course of business.

(b) Any motor vehicle utilized by the owner only by leasing such vehicle to others
or by holding it in an effort to so lease it, and which is put to no other use by the owner
other than resale after such lease or effort to lease, shall be considered property purchased
for resale.

(c) The terms also shall include any transfer of title or ownership of a motor vehicle
by other means, for or without consideration, except that these terms shall not include:

(1) the acquisition of a motor vehicle by inheritance from or by bequest of, adecedent who owned it;

(2) the transfer of a motor vehicle which was previously licensed in the names of
two or more joint tenants and subsequently transferred without monetary consideration to
one or more of the joint tenants;

(3) the transfer of a motor vehicle by way of gift between individuals, or gift
from a limited used vehicle dealer licensed under section 168.27, subdivision 4a, to an

18.2 of consideration and the parties to the transfer submit an affidavit to that effect at the

18.3 time the title transfer is recorded;

18.4 (4) the transfer of a motor vehicle by gift between spouses or between parent and
18.5 child;

18.6 (5) the voluntary or involuntary transfer of a motor vehicle between a husband and
18.7 wife in a divorce proceeding; or

18.8 (5) (6) the transfer of a motor vehicle by way of a gift to an organization that is exempt 18.9 from federal income taxation under section 501(c)(3) of the Internal Revenue Code when

18.10 the motor vehicle will be used exclusively for religious, charitable, or educational purposes.

18.11 Sec. 3. Minnesota Statutes 2012, section 297B.02, subdivision 3, is amended to read:

18.12 Subd. 3. In lieu tax for collector vehicle. In lieu of the tax imposed in subdivision 18.13 1, there is imposed a tax of $\frac{900}{150}$ on the purchase price of a passenger automobile or a 18.14 fire truck described in section 297B.025, subdivision 2.

18.15 Sec. 4. Minnesota Statutes 2012, section 297B.03, is amended to read:

18.16 **297B.03 EXEMPTIONS.**

18.17 There is specifically exempted from the provisions of this chapter and from18.18 computation of the amount of tax imposed by it the following:

(1) purchase or use, including use under a lease purchase agreement or installment
sales contract made pursuant to section 465.71, of any motor vehicle by the United States
and its agencies and instrumentalities and by any person described in and subject to the
conditions provided in section 297A.67, subdivision 11;

(2) purchase or use of any motor vehicle by any person who was a resident of
another state or country at the time of the purchase and who subsequently becomes a
resident of Minnesota, provided the purchase occurred more than 60 days prior to the date
such person began residing in the state of Minnesota and the motor vehicle was registered
in the person's name in the other state or country;

18.28 (3) (2) purchase or use of any motor vehicle by any person making a valid election
 18.29 to be taxed under the provisions of section 297A.90;

(4) (3) purchase or use of any motor vehicle previously registered in the state of
Minnesota when such transfer constitutes a transfer within the meaning of section 118,
331, 332, 336, 337, 338, 351, 355, 368, 721, 731, 1031, 1033, or 1563(a) of the Internal
Revenue Code;

(5) (4) purchase or use of any vehicle owned by a resident of another state and 19.1 leased to a Minnesota-based private or for-hire carrier for regular use in the transportation 19.2 of persons or property in interstate commerce provided the vehicle is titled in the state 19.3 of the owner or secured party, and that state does not impose a sales tax or sales tax on 19.4 motor vehicles used in interstate commerce; 19.5

(6) (5) purchase or use of a motor vehicle by a private nonprofit or public educational 19.6 institution for use as an instructional aid in automotive training programs operated by the 19.7 institution. "Automotive training programs" includes motor vehicle body and mechanical 19.8 repair courses but does not include driver education programs; 19.9

19.10 (7) (6) purchase of a motor vehicle by an ambulance service licensed under section 144E.10 when that vehicle is equipped and specifically intended for emergency response 19.11 or for providing ambulance service; 19.12

(8) (7) purchase of a motor vehicle by or for a public library, as defined in section 19.13 134.001, subdivision 2, as a bookmobile or library delivery vehicle; 19.14

19.15 (9) (8) purchase of a ready-mixed concrete truck;

(10) (9) purchase or use of a motor vehicle by a town for use exclusively for road 19.16 maintenance, including snowplows and dump trucks, but not including automobiles, 19.17 vans, or pickup trucks; 19.18

(11) (10) purchase or use of a motor vehicle by a corporation, society, association, 19.19 foundation, or institution organized and operated exclusively for charitable, religious, or 19.20 educational purposes, except a public school, university, or library, but only if the vehicle is: 19.21

(i) a truck, as defined in section 168.002, a bus, as defined in section 168.002, or a 19.22 19.23 passenger automobile, as defined in section 168.002, if the automobile is designed and used for carrying more than nine persons including the driver; and 19.24

(ii) intended to be used primarily to transport tangible personal property or 19.25 19.26 individuals, other than employees, to whom the organization provides service in performing its charitable, religious, or educational purpose; 19.27

(12) (11) purchase of a motor vehicle for use by a transit provider exclusively to 19.28 provide transit service is exempt if the transit provider is either (i) receiving financial 19.29 assistance or reimbursement under section 174.24 or 473.384, or (ii) operating under 19.30 section 174.29, 473.388, or 473.405; 19.31

(13) (12) purchase or use of a motor vehicle by a qualified business, as defined 19.32 in section 469.310, located in a job opportunity building zone, if the motor vehicle is 19.33 principally garaged in the job opportunity building zone and is primarily used as part of or 19.34 in direct support of the person's operations carried on in the job opportunity building zone. 19.35 The exemption under this clause applies to sales, if the purchase was made and delivery 19.36

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20.1	received during the duration of the	job opportunity buildi	ng zone. The exemption	on under
20.2	this clause also applies to any loca	sales and use tax;	-	
20.3	(14) (13) purchase of a lease	d vehicle by the lessee	who was a participant	t in a
20.4	lease-to-own program from a chari	table organization that	is:	
20.5	(i) described in section 501(c)(3) of the Internal Re	venue Code; and	
20.6	(ii) licensed as a motor vehic	le lessor under section	168.27, subdivision 4;	and
20.7	(15) (14) purchase of a motor	vehicle used exclusiv	vely as a mobile medica	al unit
20.8	for the provision of medical or den	tal services by a feder	ally qualified health ce	nter, as
20.9	defined under title 19 of the Social	Security Act, as amer	nded by Section 4161 c	of the
20.10	Omnibus Budget Reconciliation A	ct of 1990.		
20.11	Sec. 5. EFFECTIVE DATE.			
20.12	Except as otherwise specified	, sections 1 to 4 are ef	fective July 1, 2013, an	d apply to
20.13	transfers of title that occur on or at	ter that date.		
20.14		ARTICLE 5		
20.15	LOCAL OPTIO	N TRANSPORTATI	ON FINANCE	
20.16				
20.10	Section 1. Minnesota Statutes 2	012, section 163.051, 1	is amended to read:	
20.10	Section 1. Minnesota Statutes 2 163.051 METROPOLITAN			
		COUNTY WHEEL	AGE TAX.	he board
20.17	163.051 Metropolitan	COUNTY WHEEL ed. (a) Except as prov	AGE TAX. ided in paragraph (b), t	
20.17 20.18	163.051 METROPOLITAN Subdivision 1. Tax authoriz	COUNTY WHEEL ed. (a) Except as prove litan county is authorized	AGE TAX. ided in paragraph (b), t zed to levy <u>by resolutions</u>	on_a
20.17 20.18 20.19	163.051 METROPOLITAN Subdivision 1. Tax authoriz of commissioners of each metropo	COUNTY WHEEL ed. (a) Except as prove litan county is authorized for an amount set by	AGE TAX. ided in paragraph (b), t zed to levy <u>by resolution</u> the county for calenda	on a ar year
20.17 20.18 20.19 20.20	163.051 METROPOLITAN Subdivision 1. Tax authoriz of commissioners of each metropo wheelage tax of \$5 for the year 19	COUNTY WHEELA ed. (a) Except as prov litan county is authoriz 72 in an amount set by reafter by resolution or	AGE TAX. ided in paragraph (b), t zed to levy <u>by resolution the county for calendar</u> n each motor vehicle th	on_a ar year at is kept
 20.17 20.18 20.19 20.20 20.21 	163.051 METROPOLITAN Subdivision 1. Tax authoriz of commissioners of each metropo wheelage tax of \$5 for the year 19 <u>2014</u> and each subsequent year the	COUNTY WHEEL ed. (a) Except as prove litan county is authorized for an amount set by reafter by resolution of on and that is subject to	AGE TAX. ided in paragraph (b), t zed to levy <u>by resolution</u> the county for calenda in each motor vehicle the po annual registration ar	on a ar year hat is kept hat taxation
 20.17 20.18 20.19 20.20 20.21 20.22 	163.051 METROPOLITAN Subdivision 1. Tax authoriz of commissioners of each metropo wheelage tax of \$5 for the year 197 <u>2014</u> and each subsequent year the in such county when not in operatio	COUNTY WHEEL ed. (a) Except as prove litan county is authorized reafter by resolution of on and that is subject to provide by resolution	AGE TAX. ided in paragraph (b), t zed to levy <u>by resolution</u> the county for calenda n each motor vehicle the o annual registration are for collection of the w	on_a ar_year hat is kept ad taxation heelage
20.17 20.18 20.19 20.20 20.21 20.22 20.23	163.051 METROPOLITAN Subdivision 1. Tax authoriz of commissioners of each metropo wheelage tax of \$5 for the year 19 2014 and each subsequent year the in such county when not in operatio under chapter 168. The board may	COUNTY WHEEL ed. (a) Except as prove litan county is authorized for an amount set by reafter by resolution of on and that is subject to provide by resolution quest that the tax be co	AGE TAX. ided in paragraph (b), t zed to levy <u>by resolution</u> the county for calendar n each motor vehicle the o annual registration are for collection of the we obliceted by the state reg	on a ar year hat is kept hd taxation heelage gistrar of
 20.17 20.18 20.19 20.20 20.21 20.22 20.23 20.24 	163.051 METROPOLITAN Subdivision 1. Tax authoriz of commissioners of each metropo wheelage tax of \$5 for the year 197 2014 and each subsequent year the in such county when not in operation under chapter 168. The board may tax by county officials or it may real	COUNTY WHEEL ed. (a) Except as prove litan county is authorized reafter by resolution of on and that is subject to provide by resolution quest that the tax be constrained rar of motor vehicles s	AGE TAX. ided in paragraph (b), t zed to levy <u>by resolution</u> the county for calendar n each motor vehicle the o annual registration are for collection of the we obliceted by the state reg	on a ar year hat is kept hd taxation heelage gistrar of
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20.17 20.18 20.19 20.20 20.21 20.22 20.23 20.24 20.25 20.26 20.27	163.051 METROPOLITAN Subdivision 1. Tax authoriz of commissioners of each metropo wheelage tax of \$5 for the year 197 2014 and each subsequent year the in such county when not in operatio under chapter 168. The board may tax by county officials or it may rea motor vehicles, and the state regist of the county if requested, as provi (b) The following vehicles ar	COUNTY WHEEL ed. (a) Except as prove litan county is authorized reafter by resolution of on and that is subject to provide by resolution quest that the tax be contrar of motor vehicles so ded in subdivision 2. e exempt from the when a section 169.011, subdivision	AGE TAX. ided in paragraph (b), t zed to levy <u>by resolution</u> the county for calenda in each motor vehicle the o annual registration are for collection of the we oblected by the state reg shall collect such tax or eelage tax: division 44;	on a ar year hat is kept hd taxation heelage gistrar of
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shall be certified by the county auditor to the registrar not later than August 1 in the year 21.1 before the calendar year or years for which the tax is levied, and the registrar shall collect 21.2 such tax with the motor vehicle taxes on the affected vehicles for such year or years. 21.3 Every owner and every operator of such a motor vehicle shall furnish to the registrar all 21.4 information requested by the registrar. No state motor vehicle tax on any such motor 21.5 vehicle for any such year shall be received or deemed paid unless the applicable wheelage 21.6 tax is paid therewith. The proceeds of the wheelage tax levied by any metropolitan county, 21.7 less any amount retained by the registrar to pay costs of collection of the wheelage tax, 21.8 shall be paid to the commissioner of management and budget and deposited in the state 21.9 treasury to the credit of the county wheelage tax fund of each metropolitan county. 21.10

Subd. 2a. **Tax proceeds deposited; costs of collection; appropriation.** Notwithstanding the provisions of any other law, the state registrar of motor vehicles shall deposit the proceeds of the wheelage tax imposed by subdivision 2, to the credit of the county wheelage tax fund account of each metropolitan county. The amount necessary to pay the costs of collection of said tax is appropriated from the county wheelage tax fund account of each metropolitan county to the state registrar of motor vehicles.

Subd. 3. Distribution to metropolitan county; appropriation. On or before April 21.17 1 in 1972 and each subsequent year, the commissioner of management and budget On a 21.18 monthly basis, the state registrar of motor vehicles shall issue a warrant in favor of the 21.19 treasurer of each metropolitan county for which the registrar has collected a wheelage tax 21.20 in the amount of such tax then on hand in the county wheelage tax fund account. There 21.21 is hereby appropriated from the county wheelage tax fund account each year, to each 21.22 21.23 metropolitan county entitled to payments authorized by this section, sufficient moneys money to make such payments. 21.24

Subd. 4. Use of tax. The treasurer of each metropolitan county receiving moneys money under subdivision 3 shall deposit such moneys money in the county road and bridge fund. The moneys money shall be used for purposes authorized by law which are highway purposes within the meaning of the Minnesota Constitution, article 14.

21.29 Subd. 6. Metropolitan county defined. "Metropolitan county" means any of the
21.30 counties of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington.

Subd. 7. Offenses; penalties; application of other laws. (a) Any owner or operator of a motor vehicle who shall willfully give gives any false information relative to the tax herein authorized under this section to the registrar of motor vehicles or any metropolitan county, or who shall willfully fail or refuse fails or refuses to furnish any such information, shall be is guilty of a misdemeanor.

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- 22.1 (b) Except as otherwise herein provided <u>under this section</u>, the collection and payment 22.2 of a wheelage tax and all matters relating thereto shall be are subject to all provisions of 22.3 law relating to collection and payment of motor vehicle taxes so far as applicable.
- 22.4

EFFECTIVE DATE. This section is effective August 1, 2013.

Sec. 2. Minnesota Statutes 2012, section 297A.992, subdivision 2, is amended to read: 22.5 Subd. 2. Authorization; rates. (a) Notwithstanding section 297A.99, subdivisions 22.6 1, 2, and 3, or 477A.016, or any other law, the board of a county participating in a 22.7 22.8 joint powers agreement as specified in this section shall impose by resolution (1) a transportation sales and use tax at a rate of one-quarter three-fourths of one percent on 22.9 retail sales and uses taxable under this chapter, and (2) an excise tax of \$20 per motor 22.10 22.11 vehicle, as defined in section 297B.01, subdivision 11, purchased or acquired from any person engaged in the business of selling motor vehicles at retail, occurring within the 22.12 jurisdiction of the taxing authority. The taxes authorized are to fund transportation 22.13 improvements as specified in this section, including debt service on obligations issued 22.14 to finance such improvements pursuant to subdivision 7. 22.15

(b) The tax imposed under this section is not included in determining if the total tax
on lodging in the city of Minneapolis exceeds the maximum allowed tax under Laws 1986,
chapter 396, section 5, as amended by Laws 2001, First Special Session chapter 5, article
section 87, or in determining a tax that may be imposed under any other limitations.

- 22.20
 - 0 **EFFECTIVE DATE.** This section is effective July 1, 2013.
- Sec. 3. Minnesota Statutes 2012, section 297A.992, subdivision 6, is amended to read:
 Subd. 6. Allocation of grant awards. (a) The board must allocate grant awards
 only as follows:
- 22.24 (1) two-thirds for the following transit purposes:

(i) capital improvements to transit ways, including, but not limited to, commuterrail rolling stock, light rail vehicles, and transit way buses;

- 22.27 (ii) capital costs for park-and-ride facilities, as defined in section 174.256,
 22.28 subdivision 2;
- 22.29 (iii) feasibility studies, planning, alternatives analyses, environmental studies,
- engineering, property acquisition for transit way purposes, and construction of transit
- 22.31 ways; and
- 22.32 (iv) operating assistance for transit ways; and
- 22.33 (2) one-third for construction, reconstruction, or maintenance of county highways.

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(b) The joint powers board must annually award grants to each minimum guarantee
county in an amount no less than the amount of sales tax revenue collected within that
county.

(c) No more than 1.25 percent of the total awards under paragraph (a), clause (1),
may be annually allocated for planning, studies, design, construction, maintenance, and
operation of pedestrian programs and bicycle programs and pathways.

23.7

7 **EFFECTIVE DATE.** This section is effective July 1, 2013.

Sec. 4. Minnesota Statutes 2012, section 297A.993, subdivision 1, is amended to read:
 Subdivision 1. Authorization; rates. Notwithstanding section 297A.99,

subdivisions 1, 2, 3, 5, and 13, or 477A.016, or any other law, the board of a county outside

the metropolitan transportation area, as defined under section 297A.992, subdivision 1, or

23.12 more than one county outside the metropolitan transportation area acting under a joint

23.13 powers agreement, may by resolution of the county board, or each of the county boards,

23.14 <u>following a public hearing impose (1) a transportation sales tax at a rate of up to one-half</u>

23.15 of one percent on retail sales and uses taxable under this chapter, and (2) an excise tax

of \$20 per motor vehicle, as defined in section 297B.01, subdivision 11, purchased or

23.17 acquired from any person engaged in the business of selling motor vehicles at retail,

23.18 occurring within the jurisdiction of the taxing authority. The taxes imposed under this

23.19 section are subject to approval by a majority of the voters in each of the counties affected

- 23.20 at a general election who vote on the question to impose the taxes.
- 23.21

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

23.22 Sec. 5. [435.39] MUNICIPAL STREET IMPROVEMENT DISTRICTS.

23.23 <u>Subdivision 1.</u> <u>Definitions.</u> (a) For the purposes of this section, the following terms

23.24 <u>have the meanings given them.</u>

23.25 (b) "Governing body" means the city council of a municipality.

23.26 (c) "Improvements" means construction, reconstruction, and facility upgrades

23.27 <u>involving</u>: right-of-way acquisition; paving; curbs and gutters; bridges and culverts and

- 23.28 <u>their repair; milling; overlaying; drainage and storm sewers; excavation; base work;</u>
- 23.29 <u>subgrade corrections; street lighting; traffic signals; signage; sidewalks; pavement</u>
- 23.30 markings; boulevard and easement restoration; impact mitigation; connection and
- 23.31 reconnection of utilities; turn lanes; medians; street and alley returns; retaining walls;
- 23.32 <u>fences; lane additions; and fixed transit infrastructure, trails, or pathways. "Fixed transit</u>
- 23.33 infrastructure" does not include commuter rail rolling stock, light rail vehicles, or

02/15/13 REVISOR RSI/RC 13-1473 transit way buses; capital costs for park-and-ride facilities; feasibility studies, planning, 24.1 alternative analyses, environmental studies, engineering, or construction of transit ways; 24.2 or operating assistance for transit ways. 24.3 (d) "Maintenance" means striping, seal coating, crack sealing, pavement repair, 24.4 sidewalk maintenance, signal maintenance, street light maintenance, and signage. 24.5 (e) "Municipal street" means a street, alley, or public way in which the municipality 24.6 is the road authority with powers conferred by section 429.021. 24.7 (f) "Municipality" means a home rule charter or statutory city. 24.8 (g) "Street improvement district" means a geographic area designated by a 24.9 municipality and located within the municipality within which street improvements and 24.10 maintenance may be undertaken and financed according to this section. 24.11 Subd. 2. Authorization. A municipality may establish by ordinance municipal 24.12 street improvement districts and may defray all or part of the total costs of municipal 24.13 street improvements and maintenance by apportioning street improvement fees to all of 24.14 24.15 the parcels located in the district. Subd. 3. Uniformity. The total costs of municipal street improvements and 24.16 maintenance must be apportioned to all parcels or tracts of land located in the established 24.17 street improvement district on a uniform basis within each classification of real estate. 24.18 Subd. 4. Adoption of plan. Before establishing a municipal street improvement 24.19 24.20 district or authorizing a street improvement fee, a municipality must propose and adopt a street improvement plan that identifies the location of the municipal street improvement 24.21 district and identifies and estimates the costs of the proposed improvements during the 24.22 24.23 proposed period of collection of municipal street improvement fees, which must be for 24.24 a period of at least five years and at most 20 years. Notice of a public hearing on the proposed plan must be given by mail to all affected landowners at least ten days before 24.25 24.26 the hearing and posted for at least ten days before the hearing. At the public hearing, the governing body must present the plan and all affected landowners in attendance must have 24.27 the opportunity to comment before the governing body considers adoption of the plan. 24.28 Subd. 5. Citywide districts. A municipality that establishes a street improvement 24.29 district that encompasses the entire political jurisdiction may adjust the fees annually as 24.30 part of the annual budget process, utilizing truth in taxation notices and hearings to satisfy 24.31 the notice and hearing requirements in this section. A citywide district may be renewed 24.32 annually for an indefinite period. 24.33 Subd. 6. Use of fees. Revenues from street improvement fees must be placed in 24.34 a separate account and used only for projects located within the district and identified 24.35 in the municipal street improvement plan. 24.36

25.1	Subd. 7. Collection; up to 20 years. (a) An ordinance adopted under this section
25.2	must provide for billing and payment of the fee on a monthly, quarterly, or other basis
25.3	as directed by the governing body. The governing body may collect municipal street
25.4	improvement fees within a street improvement district for a maximum of 20 years.
25.5	(b) Fees that, as of October 15 of each year, have remained unpaid for at least 30
25.6	days may be certified to the county auditor for collection as a special assessment payable
25.7	in the following calendar year against the affected property.
25.8	Subd. 8. Notice; hearings. A municipality may impose a municipal street
25.9	improvement fee by ordinance. The ordinance must not be voted on or adopted until after
25.10	a public hearing has been held on the question.
25.11	Subd. 9. Not exclusive means of financing improvements. The use of the
25.12	municipal street improvement fee by a municipality does not restrict the municipality from
25.13	imposing other measures to pay the costs of local street improvements or maintenance,
25.14	except that a municipality must not impose special assessments for projects funded with

25.15 street improvement fees.

APPENDIX Article locations in 13-1473

ARTICLE 1	TRUNK HIGHWAY BONDS	Page.Ln 1.13
ARTICLE 2	HIGHWAY USER TAXES	Page.Ln 3.8
ARTICLE 3	GENERAL SALES TAX	Page.Ln 7.11
ARTICLE 4	MOTOR VEHICLE SALES TAX	Page.Ln 16.12
ARTICLE 5	LOCAL OPTION TRANSPORTATION FINANCE	Page.Ln 20.14