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

A bill for an act

S.F. No. 1049

(SENATE AU	SENATE AUTHORS: DIBBLE and Pappas)					
DATE	D-PG	OFFICIAL STATUS				
02/01/2023	567	Introduction and first reading				
		Referred to Transportation				
02/06/2023	686	Author added Pappas				
03/16/2023	1817a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety				
04/13/2023	4796a	Comm report: To pass as amended and re-refer to Transportation				
		Joint rule 2.03, referred to Rules and Administration				
	11499	Joint rule 3.02, returned to Judiciary and Public Safety				
		See HF2887				

1.1	A bill for an act
1.2	relating to public transit; creating a transit rider investment program; amending
1.3	requirements governing transit rider behavior; authorizing Metropolitan Council
1.4	to issue administrative citations for transit fare evasion; requiring Metropolitan
1.5	Council to implement transit safety measures; requiring the Metropolitan Council
1.6	to publish monthly ridership numbers and quarterly crime statistics; establishing a transit service intervention project; imposing civil penalties; making technical
1.7 1.8	and clarifying changes; requiring reports; appropriating money; amending
1.9	Minnesota Statutes 2022, sections 151.37, subdivision 12; 357.021, subdivisions
1.10	6, 7; 609.855, subdivisions 1, 3, 7, by adding a subdivision; proposing coding for
1.11	new law in Minnesota Statutes, chapter 473.
1.12	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.13	Section 1. Minnesota Statutes 2022, section 151.37, subdivision 12, is amended to read:
1.14	Subd. 12. Administration of opiate antagonists for drug overdose. (a) A licensed
1.15	physician, a licensed advanced practice registered nurse authorized to prescribe drugs
1.16	pursuant to section 148.235, or a licensed physician assistant may authorize the following
1.17	individuals to administer opiate antagonists, as defined in section 604A.04, subdivision 1:
1.18	(1) an emergency medical responder registered pursuant to section 144E.27;
1.19	(2) a peace officer as defined in section 626.84, subdivision 1, paragraphs (c) and (d);
1.20	(3) correctional employees of a state or local political subdivision;
1.21	(4) staff of community-based health disease prevention or social service programs;
1.22	(5) a volunteer firefighter; and
1.23	(6) a licensed school nurse or certified public health nurse employed by, or under contract
1.24	with, a school board under section 121A.21; and

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(7) transit rider investment program personnel authorized under section 473.4075.

2.2 (b) For the purposes of this subdivision, opiate antagonists may be administered by one2.3 of these individuals only if:

(1) the licensed physician, licensed physician assistant, or licensed advanced practice
 registered nurse has issued a standing order to, or entered into a protocol with, the individual;
 and

2.7 (2) the individual has training in the recognition of signs of opiate overdose and the use
2.8 of opiate antagonists as part of the emergency response to opiate overdose.

2.9 (c) Nothing in this section prohibits the possession and administration of naloxone2.10 pursuant to section 604A.04.

2.11 **EFFECTIVE DATE.** This section is effective July 1, 2023.

2.12 Sec. 2. Minnesota Statutes 2022, section 357.021, subdivision 6, is amended to read:

Subd. 6. Surcharges on criminal and traffic offenders. (a) Except as provided in this 2.13 subdivision, the court shall impose and the court administrator shall collect a \$75 surcharge 2.14 on every person convicted of any felony, gross misdemeanor, misdemeanor, or petty 2.15 misdemeanor offense, other than a violation of: (1) a law or ordinance relating to vehicle 2.16 parking, for which there shall be is a \$12 surcharge; and (2) section 609.855, subdivision 2.17 1, 3, or 3a, for which there is a \$25 surcharge. When a defendant is convicted of more than 2.18 one offense in a case, the surcharge shall be imposed only once in that case. In the Second 2.19 Judicial District, the court shall impose, and the court administrator shall collect, an additional 2.20 \$1 surcharge on every person convicted of any felony, gross misdemeanor, misdemeanor, 2.21 or petty misdemeanor offense, including a violation of a law or ordinance relating to vehicle 2.22 parking, if the Ramsey County Board of Commissioners authorizes the \$1 surcharge. The 2.23 surcharge shall be imposed whether or not the person is sentenced to imprisonment or the 2.24 sentence is stayed. The surcharge shall not be imposed when a person is convicted of a petty 2.25 misdemeanor for which no fine is imposed. 2.26

(b) The court may reduce the amount or waive payment of the surcharge required under
this subdivision on a showing of indigency or undue hardship upon the convicted person
or the convicted person's immediate family. Additionally, the court may permit the defendant
to perform community work service in lieu of a surcharge.

2.31 (c) The court administrator or other entity collecting a surcharge shall forward it to the2.32 commissioner of management and budget.

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(d) If the convicted person is sentenced to imprisonment and has not paid the surcharge
before the term of imprisonment begins, the chief executive officer of the correctional
facility in which the convicted person is incarcerated shall collect the surcharge from any
earnings the inmate accrues from work performed in the facility or while on conditional
release. The chief executive officer shall forward the amount collected to the court
administrator or other entity collecting the surcharge imposed by the court.

3.7 (e) A person who enters a diversion program, continuance without prosecution,
3.8 continuance for dismissal, or stay of adjudication for a violation of chapter 169 must pay
3.9 the surcharge described in this subdivision. A surcharge imposed under this paragraph shall
3.10 be imposed only once per case.

3.11 (f) The surcharge does not apply to administrative citations issued pursuant to section3.12 169.999.

3.13 EFFECTIVE DATE. This section is effective July 1, 2023, and applies to violations 3.14 committed on or after that date.

3.15 Sec. 3. Minnesota Statutes 2022, section 357.021, subdivision 7, is amended to read:

3.16 Subd. 7. Disbursement of surcharges by commissioner of management and

3.17 budget. (a) Except as provided in paragraphs (b) to (d), the commissioner of management
3.18 and budget shall disburse surcharges received under subdivision 6 as follows:

3.19 (1) one percent shall be credited to the peace officer training account in the game and
3.20 fish fund to provide peace officer training for employees of the Department of Natural

3.21 Resources who are licensed under sections 626.84 to 626.863, and who possess peace officer

3.22 authority for the purpose of enforcing game and fish laws; and

3.23 (2) 99 percent shall be credited to the general fund.

3.24 (b) The commissioner of management and budget shall credit \$3 of each surcharge
3.25 received under subdivision 6 to the general fund.

(c) In addition to any amounts credited under paragraph (a), the commissioner of
management and budget shall credit the following to the general fund: \$47 of each surcharge
received under subdivision 6 and; the \$12 parking surcharge, to the general fund; and the
\$25 surcharge for a violation of section 609.855, subdivision 1, 3, or 3a.

3.30 (d) If the Ramsey County Board of Commissioners authorizes imposition of the additional
3.31 \$1 surcharge provided for in subdivision 6, paragraph (a), the court administrator in the
3.32 Second Judicial District shall transmit the surcharge to the commissioner of management

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4.1	and budget. The \$1 special surcharge is deposited in a Ramsey County surcharge account
4.2	in the special revenue fund and amounts in the account are appropriated to the trial courts
4.3	for the administration of the petty misdemeanor diversion program operated by the Second
4.4	Judicial District Ramsey County Violations Bureau.
4.5	EFFECTIVE DATE. This section is effective July 1, 2023, and applies to violations
4.6	committed on or after that date.
4.7	Sec. 4. [473.4065] TRANSIT RIDER ACTIVITY.
4.8	Subdivision 1. Code of conduct; establishment. (a) The council must adopt a rider
4.9	code of conduct for transit passengers. The council must post a copy of the code of conduct
4.10	in a prominent location at each light rail transit station and each park-and-ride station.
4.11	(b) The code of conduct must not prohibit sleeping in a manner that does not otherwise
4.12	violate conduct requirements.
4.13	Subd. 2. Code of conduct; violations. (a) For purposes of this subdivision:
4.14	(1) "peace officer" has the meaning given in section 626.84, subdivision 1, paragraph
4.15	<u>(c); and</u>
4.16	(2) "transit official" has the meaning given in section 473.4075, subdivision 1.
4.17	(b) A peace officer may order a person to depart a transit vehicle or transit facility for
4.18	a violation of the rider code of conduct established under subdivision 1 if the person continues
4.19	to act in violation of the code of conduct after being warned once by a transit official to
4.20	stop.
4.21	Subd. 3. Paid fare zones. The council must establish and clearly designate paid fare
4.22	zones at each light rail transit station where the council utilizes self-service, barrier-free
4.23	fare collection.
4.24	Subd. 4. Light rail transit facility monitoring. (a) The council must implement public
4.25	safety monitoring and response activities at light rail transit facilities that include:
4.26	(1) placement of security cameras and sufficient associated lighting that provide live
4.27	coverage for (i) the entire area of each light rail transit station, and (ii) each light rail transit
4.28	vehicle;
4.29	(2) installation of a public address system at each light rail transit station that is capable
4.30	of providing information and warnings to passengers; and

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5.1	(3) real-ti	me active monitorin	g of passenger ad	ctivity and potential v	violations throughout
5.2		transit system.			
5.3	<u>(b)</u> The n	nonitoring activities	must include tin	nely maintenance or 1	replacement of
5.4	malfunctioni	ng cameras or publi	c address system	<u>IS.</u>	
5.5	EFFECT	TIVE DATE; APPL	LICATION. This	s section is effective	the day following
5.6	final enactme	ent and applies in the	e counties of An	oka, Carver, Dakota,	Hennepin, Ramsey,
5.7	Scott, and W	ashington.			
5.8	Sec. 5. [47.	3.4075] TRANSIT [RIDER INVES	TMENT PROGRA	<u>M.</u>
5.9	Subdivisi	on 1. Definitions. (a	a) For purposes c	of this section, the foll	lowing terms and the
5.10	terms define	d in section 609.855	, subdivision 7, 1	have the meanings gi	ven.
5.11	<u>(b) "Tran</u>	sit official" means a	n individual who	o is authorized as TR	IP personnel, a
5.12	community s	service officer, or a p	beace officer as c	lefined in section 626	5.84, subdivision 1,
5.13	paragraph (c	<u>).</u>			
5.14	<u>(c)</u> "TRIF	personnel" means p	persons specifica	lly authorized by the	council for the TRIP
5.15	program und	er this section, inclu	iding but not lim	ited to fare inspection	n and enforcement,
5.16	who are not	peace officers or cor	nmunity service	officers.	
5.17	<u>(d)</u> "TRII	?" or "program" mea	ins the transit rid	er investment progra	m established in this
5.18	section.				
5.19	<u>Subd. 2.</u>	Program established	l. (a) Subject to a	vailable funds, the cou	uncil must implement
5.20	a transit rider	investment program	that provides for	TRIP personnel deplo	yment, fare payment
5.21	inspection, ac	Iministrative citation	issuance, rider ed	ducation and assistanc	e, and improvements
5.22	to the transit	experience.			
5.23	<u>(b) As pa</u>	rt of program imple	mentation, the co	ouncil must:	
5.24	<u>(1)</u> adopt	a resolution that est	ablishes the prog	gram and establishes	fine amounts in
5.25	accordance v	with subdivision 8;			
5.26	(2) establ	ish policies and proce	edures that gover	n authorizing and train	ning TRIP personnel,
5.27	TRIP person	nel uniforms, issuing	an administrativ	e citation, and contest	ing an administrative
5.28	citation;				
5.29	<u>(3) consu</u>	lt with interested sta	keholders on the	e design of the progra	ım;
5.30	<u>(4) devel</u>	op a TRIP personnel	l recruitment pla	n that includes inform	ning and supporting
5.31	potential app	licants who are:			

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6.1	(i) represe	ntative of transit use	ers; and		
6.2	(ii) from c	ultural. ethnic. and	racial communit	ties that are historically	v underrepresented
6.3	<u> </u>	al public service; an			I
6.4	(5) develo	p a TRIP personnel	strategic deploy	ment plan that:	
6.5	(i) requires	s teams of at least ty	wo individuals;	and	
6.6	(ii) targets	deployment to time	es and locations	with identified concen	trations of activity
6.7	that are subject	et to an administrati	ve citation, othe	r citations, or arrest or	that negatively
6.8	impact the rid	er experience.			
6.9	<u>Subd. 3.</u> T	'RIP manager. The	council must ap	ppoint a TRIP manager	r to manage the
6.10	program. The	TRIP manager mus	st have manager	ial experience in social	l services, transit
6.11	service, or lav	v enforcement. The	TRIP manager	is a TRIP personnel sta	aff member.
6.12	<u>Subd. 4.</u> <u>T</u>	'RIP personnel; du	ties; requireme	e nts. (a) The duties of t	he TRIP personnel
6.13	include:				
6.14	(1) monito	oring and responding	g to passenger a	ctivity including:	
6.15	(i) educati	ng passengers and s	pecifying expec	tations related to the c	ouncil's rider code
6.16	of conduct; an	nd			
6.17	<u>(ii) assistir</u>	ng passengers in obt	taining social se	rvices, such as through	information and
6.18	referrals;				
6.19	(2) acting	as a liaison to socia	l service agencie	es;	
6.20	(3) provid	ing information to p	bassengers on us	ing the transit system;	
6.21	(4) provid	ing direct navigation	n assistance and	accompaniment to pas	ssengers who have
6.22	a disability, ar	e elderly, or reques	t enhanced perso	onal aid;	
6.23	(5) perform	ning fare payment i	nspections;		
6.24	(6) issuing	; administrative cita	tions as provide	d in subdivision 6; and	<u>l</u>
6.25	(7) obtaini	ng assistance from J	beace officers or	community service of	ficers as necessary.
6.26	(b) An ind	ividual who is auth	orized as TRIP	personnel must be an e	mployee of the
6.27	council and m	ust wear the uniform	m as established	by the council at all ti	mes when on duty.
6.28	<u>Subd. 5.</u> <u>T</u>	'RIP personnel; tra	aining. <u>Training</u>	for TRIP personnel m	ust include the
6.29	following top	ics:			

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7.1	(1) early war	ning techniques.	crisis interven	tion, conflict de-escala	tion. and conflict
7.2	resolution;	<u>8</u>			<u>,</u>
7.3	(2) identifica	tion of persons li	kelv in need o	f social services:	
	<u> </u>	•	-	<u>.</u>	1 (1
7.4 7.5	(3) locally available health, and addic		fice providers,	including services for h	omelessness, mental
7.6	(4) policies a	nd procedures for	<u>r administrativ</u>	e citations; and	
7.7	(5) administr	ation of opiate an	ntagonists in a	manner that meets the	requirements under
7.8	section 151.37, s	ubdivision 12.			
7.9	Subd. 6. Adn	ninistrative citat	tions; authori	ty; issuance. (a) A trai	nsit official has the
7.10	exclusive author	ity to issue an ad	ministrative ci	tation to a person who	commits a violation
7.11	under section 60	9.855, subdivisio	on 1, 3, or 3a.		
7.12	(b) An admin	istrative citation	must include	notification that the per	rson has the right to
7.13	contest the citation	on, basic procedu	ures for contes	ting the citation, and in	nformation on the
7.14	timeline and con	sequences for fai	lure to contest	the citation or pay the	fine.
7.15	(c) The count	cil must not mane	date or suggest	t a quota for the issuan	ce of administrative
7.16	citations under th	nis section.			
7.17	(d) Issuance a	and resolution of	an administra	tive citation is a bar to	prosecution under
7.18	section 609.855,	subdivision 1, 3,	, or 3a, or for a	ny other violation aris	ing from the same
7.19	conduct.				
7.20	Subd. 7. Adn	ninistrative citat	tions; disposit	ion. (a) A person who	commits a violation
7.21	under section 60	9.855, subdivisio	n 1, 3, or 3a, ar	nd is issued an administ	rative citation under
7.22	this section must	, within 90 days o	of issuance, pay	the fine as specified or	r contest the citation.
7.23	A person who fa	ils to either pay t	he fine or cont	test the citation within	the specified period
7.24	is considered to	have waived the	contested citat	ion process and is subj	ect to collections.
7.25	(b) The count	cil must provide	a civil process	for a person to contest	t the administrative
7.26	citation before a	neutral third part	ty. The council	may employ a counci	l employee not
7.27	associated with it	s transit operation	ns to hear and r	ule on challenges to adı	ministrative citations
7.28	or may contract	with another unit	of governmen	t or a private entity to	provide the service.
7.29	(c) The counc	il may contract w	vith credit bure	aus, public and private	collection agencies,
7.30	the Department of	of Revenue, and o	ther public or p	private entities providin	g collection services
7.31	as necessary for t	he collection of f	ine debts under	r this section. As detern	nined by the council,
7.32	collection costs a	are added to the d	lebts referred t	to a public or private co	ollection entity for

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collection. Co	ollection costs includ	le the fees of th	ne collection entity and	may include, if	
separately pro	ovided, skip tracing	fees, credit bur	eau reporting charges,	and fees assessed	
by any public	entity for obtaining i	nformation neo	cessary for debt collecti	on. If the collection	
entity collects	s an amount less that	n the total due,	the payment is applied	proportionally to	
collection costs and the underlying debt.					
<u>Subd. 8.</u> A	dministrative citati	ons; penalties	(a) The amount of a fir	ne under this section	
nust be set a	t no less than \$35 and	d no more than	\$100.		
(b) Subjec	et to paragraph (a), th	ne council may	adopt a graduated stru	cture that increases	
he fine amou	int for second and su	bsequent viola	tions.		
(c) The co	ouncil may adopt an	alternative reso	plution procedure under	r which a person	
nay resolve a	an administrative cita	ation in lieu of	paying a fine by comp	lying with terms	
established by	y the council for con	nmunity servic	e, prepayment of future	e transit fares, or	
oth. The alte	ernative resolution p	rocedure must	be available only to a p	person who has	
committed a	violation under section	on 609.855, su	bdivision 1, 3, or 3a, fo	or the first time,	
inless the per	rson demonstrates fir	nancial hardshi	p under criteria establis	shed by the council.	
EFFECT	IVE DATE; APPL	ICATION. Thi	is section is effective Ju	uly 1, 2023, except	
that subdivisi	ons 1 and 3 are effect	ive the day foll	owing final enactment.	This section applies	
n the countie	es of Anoka, Carver,	Dakota, Henne	epin, Ramsey, Scott, an	d Washington.	
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EXPERIEN	•	IVE KEPUKI	<u>C; TRANSIT SAFETY</u>	AND RIDER	
		m mum agas of	his section the terms	lafinad in sastian	
-		. .	his section, the terms of	letified in section	
1/3.40/5 hav	the meanings give	<u>n.</u>			
<u>Subd. 2.</u> I	Legislative report. (a	a) Annually by	February 15, the coun	cil must submit a	
eport on tran	sit safety and rider e	xperience to th	e chairs and ranking m	inority members of	
he legislative	e committees with ju	risdiction over	transportation policy a	and finance.	
<u>(b)</u> At a m	inimum, the report 1	<u>must:</u>			
(1) provid	e an overview of tra	nsit safety issu	es and actions taken by	the council to	
mprove safe	ty, including improve	ements made to	o equipment and infrast	tructure;	
(2) provid	e an overview of the	rider code of co	onduct and measures rec	uired under section	
473.4065;					
(3) provid	e an overview of the	transit rider ir	nvestment program (TR	CIP) under section	
473.4075 and	the program's struct	ture and implei	mentation;		

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9.1	(4) provide	an overview of the a	activities of TR	IP personnel, includi	ing specifically	
9.2	describing the	activities of uniform	ed transit safet	y officials;		
9.3	(5) provide	a description of all p	olicies adopte	d pursuant to section	473.4075, the need	
9.4	for each policy	, and a copy of each	policy;			
9.5	(6) if the con	incil adopted an alter	native resolutio	n procedure pursuant	to section 473.4075,	
9.6	subdivision 5,	provide:				
9.7	(i) a descrip	ption of that procedur	re;			
9.8	(ii) the crite	eria used to determine	e financial har	dship; and		
9.9	(iii) for eac	h of the previous three	ee calendar yea	ars, how frequently th	ne procedure was	
9.10	used, the numb	er of community ser	vice hours per	formed, and the total	amount paid as	
9.11	prepayment of	transit fares;				
9.12	(7) for each	of the previous three	e calendar year	rs:		
9.13	(i) identify	the number of fare c	ompliance insp	pections that were con	mpleted including	
9.14	the total number	er and the number as	a percentage o	of total rides;		
9.15	(ii) state the number of warnings and citations issued by the Metro Transit Police					
9.16	Department an	d transit agents, inclu	uding a breakd	own of which type of	f officer or official	
9.17	issued the citat	ion, the statutory aut	hority for issui	ng the warning or cit	tation, the reason	
9.18	given for each	warning or citation i	ssued, and the	total number of time	s each reason was	
9.19	given;					
9.20	(iii) state th	e number of adminis	strative citation	s that were appealed	pursuant to section	
9.21	473.4075, the 1	number of those citat	tions that were	dismissed on appeal,	, and a breakdown	
9.22	of the reasons	for dismissal;				
9.23	(iv) include	data and statistics of	n crime rates o	ccurring on public tr	ansit vehicles and	
9.24	surrounding tra	insit stops and station	<u>ns;</u>			
9.25	(v) state the	number of peace off	icers employed	by the Metro Transit	Police Department;	
9.26	(vi) state th	e average number of	peace officers	employed by the Me	etro Transit Police	
9.27	Department; an	<u>ıd</u>				
9.28	(vii) state th	e number of uniform	ed transit safety	officials and commu	nity service officers	
9.29	who served as	transit agents;				
9.30	(8) analyze	impacts of the TRIP	on fare compl	iance and customer e	xperience for riders	
9.31	including rates	of fare violations; an	nd			

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10.1	<u>(9)</u> make	recommendations on	the following:	- -	
10.2	(i) chang	ges to the administrativ	ve citation prog	gram; and	
10.3	(ii) meth	ods to improve safety	on public tran	sit and at transit stops	and stations.
10.4	EFFEC	FIVE DATE; APPLI	I <mark>CATION.</mark> Thi	s section is effective J	uly 1, 2023, and
10.5	applies in the	e counties of Anoka, C	arver, Dakota, I	Hennepin, Ramsey, Sco	ott, and Washington.
10.6	Sec. 7. Min	nnesota Statutes 2022	, section 609.8	55, subdivision 1, is ar	nended to read:
10.7	Subdivis	ion 1. Unlawfully ob	taining service	es <u>; petty</u> misdemeano	r. <u>(a)</u> A person is
10.8	guilty of a <u>p</u>	etty misdemeanor wh	o intentionally	obtains or attempts to	obtain service for
10.9	himself, here	self, or another persor	n from a provid	er of public transit or t	from a public
10.10	conveyance	by doing any of the fo	ollowing:		
10.11	(1) occup	pies or rides in any pu	blic transit veh	icle without paying the	e applicable fare or
10.12	otherwise ob	otaining the consent o	f the transit pro	ovider including:	
10.13	(i) the us	e of a reduced fare w	hen a person is	not eligible for the far	e; or
10.14	(ii) the us	se of a fare medium iss	sued solely for t	he use of a particular in	dividual by another
10.15	individual;				
10.16	(2) prese	nts a falsified, counte	rfeit, photocop	ied, or other deceptive	ly manipulated fare
10.17	medium as f	are payment or proof	of fare paymer	nt;	
10.18	(3) sells,	provides, copies, repr	oduces, or creat	es any version of any fa	are medium without
10.19	the consent of	of the transit provider	; or		
10.20	(4) puts o	or attempts to put any	of the followin	ng into any fare box, pa	ass reader, ticket
10.21	vending mad	chine, or other fare co	llection equipn	nent of a transit provid	er:
10.22	(i) papers	s, articles, instruments	s, or items othe	er than fare media or cu	irrency; or
10.23	(ii) a fare	e medium that is not v	alid for the pla	ce or time at, or the ma	anner in, which it is
10.24	used.				
10.25	(b) Wher	e self-service barrier-	free fare collec	tion is utilized by a pub	olic transit provider,
10.26	it is a violation	on of this subdivision	to intentionally	r fail to exhibit proof of	fare payment upon
10.27	the request o	of an authorized transi	t representativ	e when entering, riding	gupon, or leaving a
10.28	transit vehic	le or when present in	a designated p	aid fare zone located in	n a transit facility.
10.29	<u>(c) A per</u>	son who violates this	subdivision m	ust pay a fine of no mo	ore than \$10.

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11.1	EFFEC	TIVE DATE. This se	ection is effecti	ve July 1, 2023, and app	lies to violations
11.2	committed	on or after that date.			
11.3	Sec. 8. M	innesota Statutes 2022	2, section 609.8	855, subdivision 3, is am	ended to read:
11.4	Subd. 3.	Prohibited activities	s <u>; petty</u> misde	meanor. (a) A person is	guilty of a
11.5	misdemean	or who, while riding i	n a vehicle pro	widing public transit serv	/ice:
11.6	(1) oper	ates a radio, televisior	n, tape player, (electronic musical instrui	ment, or other
11.7	electronic d	evice, other than a wa	teh, which am	plifies musie, unless the	sound emanates
11.8	only from e	arphones or headphone	es and except t l	nat vehicle operators may	operate electronic
11.9	equipment	for official business;			
11.10	(2) smo l	kes or carries lighted s	moking parap	hernalia;	
11.11	(3) cons	umes food or beverage	es, except wher	n authorized by the operat	or or other official
11.12	of the transi	i t system;			
11.13	<u>(4) who</u>	throws or deposits lit	ter ; or while ri	ding in a vehicle providi	ng public transit
11.14	service is g	uilty of a petty misder	neanor.		
11.15	(5) carri	es or is in control of a	n animal with	out the operator's consent	t.
11.16	(b) A pe	erson is guilty of a vio	lation of this s	ubdivision only if the per	rson continues to
11.17	act in violat	tion of this subdivision	n after being w	varned once by an author	ized transit
11.18	representati	ve to stop the conduct	t.		
11.19	EFFEC	TIVE DATE. This se	ection is effecti	ive July 1, 2023, and app	lies to violations
11.20	committed of	on or after that date.			
11.21		innesota Statutes 2022	2, section 609.8	355, is amended by addin	g a subdivision to
11.22	read:				
11.23	Subd. 3a	a. Prohibited activition	es; misdemea	nor. (a) A person who pe	rforms any of the
11.24	following w	vhile in a transit vehic	le or at a trans	it facility is guilty of a m	isdemeanor:
11.25	<u>(1) smol</u>	kes, as defined in sect	ion 144.413, s	ubdivision 4;	
11.26	<u>(2)</u> urina	ates or defecates;			
11.27	<u>(3) cons</u>	umes an alcoholic bev	verage, as defin	ned in section 340A.101,	subdivision 2;
11.28	<u>(4)</u> dama	ages a transit vehicle o	or transit facili	ty in a manner that meets	s the requirements
11.29	for criminal	damage to property i	n the fourth de	gree under section 609.5	95, subdivision 3,

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					-
12.1	which includes b	out is not limited to	vandalism, deface	ement, and placemer	nt of graffiti as
12.2	defined in sectio	n 617.90, subdivisi	on 1; or		
12.3	(5) engages i	n disorderly conduc	ct as specified in s	section 609.72, subdi	vision 1, clause
12.4	<u>(3).</u>				

12.5 (b) A peace officer, as defined in section 626.84, subdivision 1, paragraph (c), may order

12.6 <u>a person to depart a transit vehicle or transit facility for a violation under paragraph (a).</u>

12.7

12.8

EFFECTIVE DATE. This section is effective July 1, 2023, and applies to violations committed on or after that date.

12.9 Sec. 10. Minnesota Statutes 2022, section 609.855, subdivision 7, is amended to read:

12.10 Subd. 7. **Definitions.** (a) The definitions in this subdivision apply in this section.

12.11 (b) "Public transit" or "transit" has the meaning given in section 174.22, subdivision 7.

(c) "Public transit vehicle" or "transit vehicle" means any vehicle used for the purpose
of providing public transit, whether or not the vehicle is owned or operated by a public
entity.

(d) "Public transit facilities" or "transit facilities" means any vehicles, equipment,
property, structures, stations, improvements, plants, parking or other facilities, or rights that
are owned, leased, held, or used for the purpose of providing public transit, whether or not
the facility is owned or operated by a public entity.

(e) "Fare medium" means a ticket, smart card, pass, coupon, token, transfer, or other
medium sold or distributed by a public transit provider, or its authorized agents, for use in
gaining entry to or use of the public transit facilities or vehicles of the provider.

(f) "Proof of fare payment" means a fare medium valid for the place or time at, or the
manner in, which it is used. If using a reduced-fare medium, proof of fare payment also
includes proper identification demonstrating a person's eligibility for the reduced fare. If
using a fare medium issued solely for the use of a particular individual, proof of fare payment
also includes an identification document bearing a photographic likeness of the individual
and demonstrating that the individual is the person to whom the fare medium is issued.

(g) "Authorized transit representative" means the person authorized by the transit provider
to operate the transit vehicle, a peace officer, a transit official under section 473.4075,
<u>subdivision 1</u>, or any other person designated by the transit provider as an authorized transit
provider representative under this section.

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

Sec. 10.

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13.1	1 Sec. 11. MASS TRANSIT REPORTS; RIDERSHIP; CRIME.							
13.2	(a) The Metropolitan Council must post on the council's website a monthly report							
13.3	including rid	including ridership statistics for each guideway and busway in revenue operation. In each						
13.4	report, the co	ouncil must also inclu	ide the ridershi	p projections made at	the time of the full			
13.5	funding gran	funding grant agreement for each guideway and busway. The council must post each monthly						
13.6	report within	report within 60 days after the end of that month. The council must ensure that a report is						
13.7	available on	available on the council's website for a minimum of five years after the report is posted.						
13.8	(b) The council must post on the council's website a quarterly report including crime							
13.9	statistics for	crimes occurring on	a light rail tran	sit vehicle, bus, comm	uter rail car, or at			
13.10	any transit platform, stop, or facility. The report must break down the data by mode of transit							
13.11	and type of crime. The council must ensure that a report is available on the council's website							
13.12	for a minimum of five years after the report is posted.							
13.13	EFFECTIVE DATE. This section is effective the day following final enactment.							
13.14	Sec. 12. TRANSIT SERVICE INTERVENTION PROJECT.							
13.15	Subdivisi	on 1. Definitions. (a) For purposes	of this section, the fol	lowing terms have			
13.16	the meanings given.							
13.17	<u>(b) "Cour</u>	(b) "Council" means the Metropolitan Council established under Minnesota Statutes,						
13.18	chapter 473.	chapter 473.						
13.19	(c) "Inter	(c) "Intervention project" means the transit service intervention project established in						
13.20	this section.	this section.						
13.21	Subd. 2.	E stablishment. A tra	insit service int	tervention project is es	tablished to provide			
13.22	coordinated,	high-visibility interv	entions on ligh	t rail transit lines that p	rovide for enhanced			
13.23	social service	es outreach and engag	gement, code of	f conduct regulation, an	nd law enforcement.			
13.24	Subd. 3.	Project managemen	t. <u>The transit r</u>	ider investment progra	m (TRIP) manager			
13.25	under Minne	sota Statutes, section	473.4075, subc	livision 3, must implen	nent the intervention			
13.26	project.							
13.27	<u>Subd. 4.</u>	Participating organi	izations. The T	RIP manager must se	ek the participation			
13.28	of the follow	ing entities to provid	e for coordinat	tion on the intervention	n project:			
13.29	(1) the D	epartment of Human	Services;					
13.30	(2) the D	epartment of Public S	Safety;					
13.31	(3) the M	innesota State Patrol	2					

Sec. 12.

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14.1	(4) the Metropolitan Council;							
14.2	(5) the Metro Transit police;							
14.3	(6) each county within which a light rail transit line operates;							
14.4	(7) each city within which a light rail transit line operates;							
14.5	(8) the National Alliance on Mental Illness Minnesota;							
14.6	(9) the exclusive representative of transit vehicle operators; and							
14.7	(10) other interested community-based social service organizations.							
14.8	Subd. 5. Duties. (a) In collaboration with the participating organizations under subdivision							
14.9	4, the TRIP manager must:							
14.10	(1) establish social services intervention teams that consist of social services personnel							
14.11	and personnel from nonprofit organizations having mental health services or support capacity							
14.12	to perform on-site social services engagement with:							
14.13	(i) transit riders experiencing homelessness;							
14.14	(ii) transit ı	riders with substance	e use disorders	or mental or behavio	ral health disorders;			
14.15	or							
14.16	(iii) a comb	(iii) a combination of items (i) and (ii);						
14.17	(2) establis	(2) establish coordinated intervention teams that consist of personnel under clause (1) ,						
14.18	community service officers, and peace officers;							
14.19	(3) implement interventions in two phases as follows:							
14.20	(i) by June	1, 2023, and for a per	riod of three we	eks, deploy the social	services intervention			
14.21	teams on a mobile basis on light rail transit lines and facilities; and							
14.22	(ii) beginning at the conclusion of the period under item (i), and for a period of at least							
14.23	nine weeks, deploy the coordinated intervention teams on a mobile basis on light rail transit							
14.24	lines and facili	lines and facilities, utilizing both social services and law enforcement partners; and						
14.25	(4) evaluate	e impacts of the inte	ervention teams	related to social serv	vices outreach, code			
14.26	of conduct vio	lations, and rider ex	perience.					
14.27	(b) Social s	services engagement	t under paragra	ph (a) includes but is	not limited to			
14.28	providing outre	providing outreach, preliminary assessment and screening, information and resource sharing,						
14.29	referral or connections to service providers, assistance in arranging for services, and precrisis							
14.30	response.							

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15.1	Subd. 6. Ad	ministration. Usi	ng existing res	ources, the council mu	st provide staff		
15.2	assistance and a	dministrative sup	port for the pro	oject.			
15.3	<u>Subd. 7.</u> Re	Subd. 7. Reports. By the 15th of each month, the TRIP manager must submit a status					
15.4	report to the cha	airs and ranking m	inority membe	ers of the legislative co	mmittees with		
15.5	jurisdiction over	r transportation po	licy and financ	e. At a minimum, each i	eport must include:		
15.6	<u>(1) a summa</u>	(1) a summary of activities under the intervention project;					
15.7	<u>(2) a fiscal r</u>	eview of expendit	ures; and				
15.8	(3) analysis (of impacts and out	comes related t	to social services outrea	ch, violations under		
15.9	Minnesota Statu	ites, sections 473.	4065 and 609.	855, and rider experien	<u>ce.</u>		
15.10	<u>Subd. 8.</u> Ex	piration. This sec	tion expires Ju	ne 30, 2024.			
15.11	EFFECTIV	'E DATE; APPLI	ICATION. Th	is section is effective th	ne day following		
15.12	final enactment	and applies in the	counties of A	noka, Carver, Dakota, I	Hennepin, Ramsey,		
15.13	Scott, and Wash	<u>uington.</u>					
15.14	Sec. 13. <u>APP</u>	ROPRIATION; 7	FRANSIT RI	DER INVESTMENT	PROGRAM.		
15.15	(a) \$ in	fiscal year 2023, §	S in fiscal	year 2024, and \$ ir	ı fiscal year 2025		
15.16	are appropriated	l from the general	fund to the M	etropolitan Council for	the transit rider		
15.17	investment prog	gram under Minne	sota Statutes, s	section 473.4075, and f	or the legislative		
15.18	report under Min	nnesota Statutes, se	ection 473.407	7. \$ is added to the b	base for this activity.		
15.19	(b) From the	e appropriation in	paragraph (a),	the Metropolitan Coun	cil must: (1) first		
15.20	implement the t	ransit rider investi	ment program	(TRIP) within six mon	ths of the date of		
15.21	enactment of th	is section; and (2)	deploy TRIP	personnel to the light ra	ul transit system,		
15.22	including station	ns and trains.					
15.23	<u>EFFECTIV</u>	<u>'E DATE.</u> This se	ction is effecti	ve the day following fir	nal enactment.		
15.24	Sec. 14. <u>APP</u>	ROPRIATION; 7	FRANSIT SE	RVICE INTERVENT	ION PROJECT.		
15.25	\$2,000,000 i	in fiscal year 2023	is appropriated	d from the general fund	to the Metropolitan		
15.26	Council for gran	nts to participating	g organizations	in the transit service in	ntervention project		
15.27	under section 12	l, subdivision 4. T	The council mu	st allocate the grants to	provide		
15.28	reimbursements	for project impler	mentation inclu	uding but not limited to	intervention teams,		
15.29	labor, and other	expenses. This is	a onetime app	ropriation and is availa	ble until June 30,		
15.30	<u>2024.</u>						

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

Sec. 14.