SF2676 REVISOR KRB S2676-2 2nd Engrossment

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 2676

(SENATE AUTHORS: DIBBLE, Newman, Rest, Pratt and Osmek) **DATE** 01/31/2022 **D-PG** 4836 OFFICIAL STATUS Introduction and first reading Referred to Transportation Finance and Policy 02/03/2022 4899 Author added Newman 02/10/2022 4974 Author added Rest 02/14/2022 4982 Comm report: To pass as amended and re-refer to State Government Finance and Policy and Elections 5036 02/17/2022 Comm report: To pass as amended and re-refer to Finance 5059 Authors added Pratt; Osmek

Comm report: To pass as amended

Second reading

1.1 A bill for an act

03/07/2022

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relating to transit; requiring the legislative auditor to conduct a special review or program evaluation of the Southwest light rail transit project; appropriating money.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

1.5 Section 1. SOUTHWEST LIGHT RAIL TRANSIT PROJECT REVIEW OR 1.6 EVALUATION.

- (a) The legislative auditor must conduct a special review, program evaluation, or a combination of the two, of the Southwest light rail transit project.
- (b) If the Legislative Audit Commission selects the Southwest light rail transit project for a program evaluation, the legislative auditor is encouraged to include examination of:

 the primary reasons for delays and cost increases in the project; whether the Metropolitan Council properly managed the project's schedule and costs; and whether there was sufficient Metropolitan Council scrutiny of the route decisions and design choices that have subsequently required substantive changes to project costs or plans.
 - (c) As part of a special review or program evaluation of the Southwest light rail transit project, the legislative auditor is encouraged to:
- (1) evaluate whether current practices on project cost estimating, contracting, negotiations, management processes, and hiring result in cost overruns or cause schedule delays;
- 1.19 (2) evaluate whether the Metropolitan Council's posting, interviewing, and hiring process
 1.20 for internal staff resulted in qualified and competent project management personnel;
- 1.21 (3) evaluate whether the current practices on reviewing change orders, determining fair pricing, and establishing credits for lump-sum bid prices are reasonable and appropriate;

Section 1.

<u>(4</u>) identify all changes to the project schedule and evaluate whether the changes were
reaso	nable and appropriate and impacted the project completion date;
<u>(5</u>) evaluate whether current practices on requiring, monitoring, and assuring quality of
const	ruction and materials is sufficient;
<u>(6</u>) evaluate whether the methodology used by the Metropolitan Council to calculate the
reque	sts for additional public funding for the project is reasonable, appropriate, and aligned
with	standard engineering practice;
<u>(7</u>) evaluate whether the use of contingency funds is reasonable and appropriate;
<u>(8</u>) determine the balance in the contingency fund;
<u>(9</u>) determine the balance of available funding currently committed by Hennepin County
and o	ther regional partners;
<u>(1</u>	0) evaluate potential financial impacts on Hennepin County if the Metropolitan Council
reque	sts additional funding from the county beyond the existing contingency funding;
<u>(1</u>	1) determine the revised total project budget and analyze the level of financial risk of
any fi	arther changes to the project;
<u>(1</u>	2) determine the current overall project timeline and any specific deadlines or
bench	nmark dates, identify any currently proposed schedule changes, and determine whether
proje	ct changes are on a critical path;
<u>(1</u>	3) evaluate whether current penalties for missed deadlines or benchmarks are
appro	priate and, where applicable, if they have been imposed for previously missed deadlines
or be	nchmarks;
<u>(1</u>	4) make recommendations on how the Metropolitan Council and Hennepin County
can b	est avoid additional cost overruns, minimize delays, manage risks, assure sufficient
const	ruction quality, effectively address further changes, and increase public transparency
about	the current cost and schedule for the project's completion;
<u>(1</u>	5) review the January 2022 settlement between the Metropolitan Council and the
proje	ct's prime construction contractor and evaluate whether the settlement was necessary
and a	ppropriate;
(1	6) evaluate whether the Metropolitan Council, vendors, and contractors are adhering
to esta	ablished safety standards, practices, and protocols in construction, emergency response,
opera	tions, and maintenance; and
(1	7) perform a cost-benefit analysis of the project.

Section 1. 2

(d) The Metropolitan Council must not require any vendor or contractor to notify the council of any requests or inquiries received by the vendor or contractor from the legislative auditor pursuant to this section. The Metropolitan Council must not require any vendor or contractor to provide to the council information the vendor or contractor provided to the legislative auditor pursuant to this section.

- (e) The Metropolitan Council must not discharge, discipline, threaten, otherwise discriminate against, or penalize an employee of the council regarding the employee's compensation, terms, conditions, location, or privileges of employment because the employee participated in a special review or program evaluation described by this section. The protections provided under this paragraph are in addition to any remedies or employee protections otherwise provided by law.
- (f) The Metropolitan Council must not request or require the reassignment or removal of an employee of a contractor or vendor solely based on that employee's participation in the review described by this section. The Metropolitan Council must not retaliate or take adverse action against a vendor or contractor based solely on the fact that an employee of the vendor or contractor participated in a special review or program evaluation described by this section.
 - **EFFECTIVE DATE.** This section is effective the day following final enactment.

Sec. 2. APPROPRIATION.

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- \$200,000 in fiscal year 2022 is appropriated from the general fund to the legislative auditor for the purposes of any special review or program evaluation conducted pursuant to section 1, including hiring additional staff or contracting with any necessary third parties.

 This is a onetime appropriation and is available until June 30, 2023.
- 3.24 **EFFECTIVE DATE.** This section is effective the day following final enactment.

Sec. 2. 3