LCB

2nd Engrossment

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 2809

(SENATE AUTHORS: PRATT, Hall, Hoffman, Newton and Jensen)				
DATE	D-PG	OFFICIAL STATUS		
03/01/2018	6231	Introduction and first reading		
		Referred to Local Government		
03/08/2018	6320	Comm report: To pass and re-referred to Transportation Finance and Policy		
03/15/2018	6503	Comm report: To pass		
	6507	Second reading		
03/22/2018	6930	Author added Hall		
03/26/2018	6989	Authors added Hoffman; Newton; Jensen		
05/07/2018	8755a	Special Order: Amended		
	8770	Third reading Passed		
05/15/2018	8984	Returned from House with amendment		
	8985	Senate not concur, conference committee of 3 requested		
		Senate conferees Pratt; Newton; Jensen		
05/16/2018	8991	House conferees Albright; Koznick; Uglem		
05/18/2018	9311c			
		Senate adopted CC report and repassed bill		
	9318	Third reading		
05/19/2018	9372	House adopted SCC report and repassed bill		
		Presentment date 05/19/18		
	10622	Governor's action Veto Chapter 196 05/30/18		

1.1	A bill for an act
1.2	relating to the Metropolitan Council; modifying governance of the Metropolitan
1.3	Council; eliminating the Transportation Advisory Board; amending Minnesota
1.4	Statutes 2016, sections 3.8841, subdivision 9; 473.123; 473.146, subdivisions 3,
1.5	4; Minnesota Statutes 2017 Supplement, section 15A.0815, subdivision 3; repealing
1.6	Laws 1994, chapter 628, article 1, section 8.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

- 1.8 Section 1. Minnesota Statutes 2016, section 3.8841, subdivision 9, is amended to read:
- 1.9 Subd. 9. Powers; duties; Metropolitan Council appointments oversight. The
- 1.10 commission must monitor appointments to the Metropolitan Council and may make
- 1.11 recommendations on appointments to the nominating committee under section 473.123,
- 1.12 subdivision 3, or to the governor before the governor makes the appointments to the
- 1.13 appropriate appointing authority as described in section 473.123. The commission may also
- 1.14 make recommendations to the senate before appointments are presented the governor's
- 1.15 <u>appointment is presented to the senate for its advice and consent.</u>
- Sec. 2. Minnesota Statutes 2017 Supplement, section 15A.0815, subdivision 3, is amended
 to read:
- Subd. 3. Group II salary limits. The salary for a position listed in this subdivision shall not exceed 120 percent of the salary of the governor. This limit must be adjusted annually on January 1. The new limit must equal the limit for the prior year increased by the percentage increase, if any, in the Consumer Price Index for all urban consumers from October of the second prior year to October of the immediately prior year. The commissioner of management

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and budget must publish the limit on the department's Web site. This subdivision applies

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- 2.2 to the following positions:
- 2.3 Executive director of Gambling Control Board;
- 2.4 Commissioner of Iron Range resources and rehabilitation;
- 2.5 Commissioner, Bureau of Mediation Services;
- 2.6 Ombudsman for Mental Health and Developmental Disabilities;

2.7 Chair, Metropolitan Council;

- 2.8 School trust lands director;
- 2.9 Executive director of pari-mutuel racing; and
- 2.10 Commissioner, Public Utilities Commission.
- 2.11 **EFFECTIVE DATE.** This section is effective January 1, 2019.
- 2.12 Sec. 3. Minnesota Statutes 2016, section 473.123, is amended to read:

2.13 **473.123 METROPOLITAN COUNCIL.**

- 2.14 Subdivision 1. Creation; membership. (a) A Metropolitan Council with jurisdiction
- 2.15 in the metropolitan area is established as a public corporation and political subdivision of

2.16 the state. It shall be under the supervision and control of $\frac{17}{a}$ chair appointed as provided

2.17 <u>in subdivision 4, and 28</u> members, all of whom shall be residents of the metropolitan area-

- 2.18 and who shall be appointed as follows:
- 2.19 (1) a county commissioner from each of Anoka, Carver, Dakota, Ramsey, Scott, and
- 2.20 <u>Washington Counties, appointed by the respective county boards;</u>
- 2.21 (2) two county commissioners from Hennepin County appointed by the county board,

2.22 one of whom must represent a ward that is predominantly located within the city of

2.23 Minneapolis, and one of whom must represent a ward that does not include the city of

- 2.24 <u>Minneapolis;</u>
- 2.25 (3) a local elected official appointed from each Metropolitan Council district by the
- 2.26 <u>municipal committee for the council district established in subdivision 2b;</u>
- 2.27 (4) the commissioner of transportation or the commissioner's designee;
- 2.28 (5) one person to represent nonmotorized transportation, appointed by the commissioner
- 2.29 <u>of transportation;</u>

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3.1	(6) one perso	on to represent freigh	nt transportation, a	ppointed by the cor	nmissioner of		
3.2	transportation; and						
3.3	(7) one person to represent public transit, appointed by the commissioner of						
3.4	transportation.						
3.5	(b) The local	elected offices iden	tified in paragraph	(a) are compatible	with the office		
3.6		n Council member.					
3.7	(c) Notwithst	tanding any change to	o the definition of r	netropolitan area in	section 473.121,		
3.8	<u>.</u>	ne jurisdiction of the		-			
3.9	metropolitan are	<u>ea.</u>					
3.10	Subd. 2a. Te	rms. <u>(a)</u> Following e	each apportionmen	t of council district	ts, as provided		
3.11	under subdivisio	on 3a, council memb	ers must be appoir	nted from newly dra	awn districts as		
3.12	provided in subc	livision 3a. Each cou	uncil member, othe	r than the chair, m	ust reside in the		
3.13	council district r	epresented. Each co	uncil district must	be represented by (one member of		
3.14	the council. The	terms of members e	nd with the term o	f the governor, exe	ept that all terms		
3.15	expire on the eff	fective date of the ne	xt apportionment.	A member serves a	at the pleasure of		
3.16	the governor. the	e municipal committ	ee for each council	district shall appoi	nt a local elected		
3.17	official who resi	des in the district to s	serve on the Metroj	politan Council for	a four-year term.		
3.18	The terms of mer	mbers appointed by m	nunicipal committe	es are staggered as f	ollows: members		
3.19	representing an	odd-numbered distri	ct have terms endi	ng the first Monday	y in January of		
3.20	the year ending	in the numeral "1" a	nd members repres	senting an even-nu	mbered district		
3.21	have terms endin	ng the first Monday	in January in the y	ear ending in the n	umeral "3."		
3.22	Thereafter, the to	erm of each member	is four years, with	n terms ending the	first Monday in		
3.23	January, except	that all terms expire	on the effective da	te of the next appo	rtionment. A		
3.24	member's position	on on the Metropolit	an Council become	es vacant if the mer	nber ceases to be		
3.25	a local elected of	fficial or as provided	in chapter 351, and	d any vacancy must	be filled as soon		
3.26	as practicable fo	or the unexpired term	in the same mann	er as the initial app	oointment. A		
3.27	member shall co	ontinue to serve the r	nember's district u	ntil a successor is a	appointed and		
3.28	qualified; except	t that, following eacl	h apportionment, t	he member shall co	ontinue to serve		
3.29	at large until the	governor appoints 1	6 council member	s, one municipal c	ommittee for the		
3.30	council district a	appoints a member fi	rom each of the ne	wly drawn council	districts district		
3.31	as provided und	er subdivision 3a, to	serve terms as pro	wided under this se	ection. The		
3.32	appointment to t	he council must be n	nade by the first M	onday in March of	the year in which		
3.33	the term ends.						

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(b) The terms of members appointed by county boards are staggered as follows: members 4.1 representing the counties of Anoka, Dakota, Ramsey, and Scott have terms ending the first 4.2 Monday in January of the year ending in the numeral "1," and members representing the 4.3 counties of Carver, Hennepin, and Washington have terms ending the first Monday in 4.4 January of the year ending in the numeral "3." Thereafter, the term for each member is four 4.5 years. A member's position on the Metropolitan Council becomes vacant if the member 4.6 ceases to be a local elected official or as provided in chapter 351, and any vacancy must be 4.7 4.8 filled as soon as practicable for the unexpired term in the same manner as the initial appointment. 4.9 (c) An individual appointed by the commissioner of transportation under subdivision 1 4.10 serves at the pleasure of the appointing authority. 4.11 Subd. 2b. Municipal committee in each council district. The governing body of each 4.12 home rule charter or statutory city and town in each Metropolitan Council district shall 4.13 appoint a member to serve on a municipal committee for the council district. If a city or 4.14 town is in more than one council district, the governing body must appoint a member to 4.15 serve on each council district's municipal committee. A member appointed to a council 4.16 district's municipal committee must reside in the council district. The municipal committee 4.17 must meet at least quarterly to discuss issues relating to the Metropolitan Council. Municipal 4.18 committee meetings are subject to the Minnesota Open Meeting Law, chapter 13D. 4.19 Subd. 3. Membership; appointment; qualifications Compensation. (a) Sixteen 4.20 members must be appointed by the governor from districts defined by this section. Each 4.21 council member must reside in the council district represented. Each council district must 4.22 be represented by one member of the council. In addition to any compensation as a local 4.23 elected official, the council shall pay each member of the council other than the chair at the 4.24 rate of \$55 a day spent on council activities authorized by the council. 4.25

4.26 (b) In addition to the notice required by section 15.0597, subdivision 4, notice of vacancies and expiration of terms must be published in newspapers of general circulation 4.27 in the metropolitan area and the appropriate districts. The governing bodies of the statutory 4.28 and home rule charter cities, counties, and towns having territory in the district for which 4.29 a member is to be appointed must be notified in writing. The notices must describe the 4.30 appointments process and invite participation and recommendations on the appointment. 4.31 In addition to any compensation as a local elected official, the council shall pay the chair 4.32 \$40,000 per year plus reimbursement of actual and necessary expenses as approved by the 4.33 council. 4.34

(c) The governor shall create a nominating committee, composed of seven metropolitan 5.1 citizens appointed by the governor, to nominate persons for appointment to the council from 5.2 districts. Three of the committee members must be local elected officials. Following the 5.3 submission of applications as provided under section 15.0597, subdivision 5, the nominating 5.4 committee shall conduct public meetings, after appropriate notice, to accept statements from 5.5 or on behalf of persons who have applied or been nominated for appointment and to allow 5.6 consultation with and secure the advice of the public and local elected officials. The 5.7 committee shall hold the meeting on each appointment in the district or in a reasonably 5.8 convenient and accessible location in the part of the metropolitan area in which the district 5.9 is located. The committee may consolidate meetings. Following the meetings, the committee 5.10 shall submit to the governor a list of nominees for each appointment. The governor is not 5.11 required to appoint from the list. 5.12

5.13 (d) Before making an appointment, the governor shall consult with all members of the
5.14 legislature from the council district for which the member is to be appointed.

- 5.15 (e) Appointments to the council are subject to the advice and consent of the senate as
 5.16 provided in section 15.066.
- 5.17 (f) Members of the council must be appointed to reflect fairly the various demographic,
 5.18 political, and other interests in the metropolitan area and the districts.

5.19 (g) Members of the council must be persons knowledgeable about urban and metropolitan
5.20 affairs.

(h) Any vacancy in the office of a council member shall immediately be filled for the
unexpired term. In filling a vacancy, the governor may forgo the requirements of paragraph
(c) if the governor has made appointments in full compliance with the requirements of this
subdivision within the preceding 12 months.

Subd. 3a. Redistricting. The legislature shall redraw the boundaries of the council
districts after each decennial federal census so that each district has substantially equal
population. Redistricting is effective in the year ending in the numeral "3." Within 60 days
after a redistricting plan takes effect, the <u>governor municipal committees</u> shall appoint
members from the newly drawn districts to serve terms as provided under subdivision 2a.

Subd. 3e. District boundaries. Metropolitan Council plan MC2013-1A, on file with
the Geographical Information Systems Office of the Legislative Coordinating Commission
and published on its Web site on April 9, 2013, is adopted and constitutes the redistricting
plan required by subdivision 3a. The boundaries of each Metropolitan Council district are
as described in that plan.

Subd. 4. Chair; appointment, officers, selection; duties and compensation. (a) The 6.1 chair of the Metropolitan Council shall be appointed by the governor as the 17th 29th voting 6.2 member thereof by and with the advice and consent of the senate to serve at the pleasure 6.3 of the governor to represent the metropolitan area at large. Senate confirmation shall be as 6.4 provided by section 15.066. 6.5

The chair of the Metropolitan Council shall, if present, preside at meetings of the council, 6.6 have the primary responsibility for meeting with local elected officials, serve as the principal 6.7 legislative liaison, present to the governor and the legislature, after council approval, the 6.8 council's plans for regional governance and operations, serve as the principal spokesperson 6.9 of the council, and perform other duties assigned by the council or by law. 6.10

6.11 (b) The Metropolitan Council shall elect other officers as it deems necessary for the conduct of its affairs for a one-year term. A secretary and treasurer need not be members 6.12 of the Metropolitan Council. Meeting times and places shall be fixed by the Metropolitan 6.13 Council and special meetings may be called by a majority of the members of the Metropolitan 6.14 Council or by the chair. The chair and each Metropolitan Council member shall be reimbursed 6.15 for actual and necessary expenses. 6.16

(c) Each member of the council shall attend and participate in council meetings and meet 6.17 regularly with local elected officials and legislative members from the council member's 6.18 district. Each council member shall serve on at least one division committee for 6.19 transportation, environment, or community development. 6.20

(d) In the performance of its duties the Metropolitan Council may adopt policies and 6.21 procedures governing its operation, establish committees, and, when specifically authorized 6.22 by law, make appointments to other governmental agencies and districts. 6.23

Subd. 8. General counsel. The council may appoint a general counsel to serve at the 6.24 pleasure of the council. 6.25

Subd. 9. Authority to vote; quorum; votes required for action. (a) The chair and 6.26

members appointed by the counties and municipal committees may vote on all matters 6.27

before the council. The commissioner of transportation or the commissioner's designee and 6.28

the three members appointed by the commissioner may vote only on matters in which the 6.29

council is acting as the metropolitan planning organization for the region as provided in 6.30

section 473.146. 6.31

6.32 (b) A quorum is a majority of the members permitted to vote on a matter. If a quorum is present, the council may act on a majority vote of the members present, except: 6.33

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7.1	<u>(</u> 1) if a quo	rum is present, the	council may a	dopt its levy only if at	least 60 percent of		
7.2	the members present vote in favor of the levy; and						
7.3	<u>(</u> 2) if a quo	rum is present, the	council may a	dopt a metropolitan sy	stem plan or plan		
7.4	amendment on	ly if at least 60 per	cent of the mer	nbers present vote in f	avor of its adoption.		
7.5	EFFECTI	VE DATE; TRAN	SITION; API	PLICATION. (a) Exce	ept as provided in		
7.6	paragraph (b),	this section is effec	tive January 1,	2019, and applies in the	e counties of Anoka,		
7.7	Carver, Dakota	a, Hennepin, Ramse	ey, Scott, and W	ashington. Metropolita	an Council members		
7.8	serving on the	effective date of th	is section shall	l continue to serve unti	l members are		
7.9	appointed from	n districts by the m	unicipal comm	ittees as provided in th	nis section.		
7.10	(b) Subdivi	sions 1, paragraph	(c), and 2b are o	effective the day follow	ing final enactment.		
7.11	Sec. 4. Minn	esota Statutes 2016	6, section 473.1	46, subdivision 3, is a	mended to read:		
7.12	Subd. 3. De	evelopment guide:	transportatio	n. The transportation c	hapter must include		
7.13	policies relatin	g to all transportat	ion forms and	be designed to promote	e the legislative		
7.14	determinations, policies, and goals set forth in section 473.371. In addition to the						
7.15	requirements of subdivision 1 regarding the contents of the policy plan, the nontransit						
7.16	element of the	transportation chap	pter must inclu	de the following:			
7.17	(1) a staten	nent of the needs an	nd problems of	the metropolitan area	with respect to the		
7.18	functions cove	red, including the	present and pro	ospective demand for a	nd constraints on		
7.19	access to regional business concentrations and other major activity centers and the constraints						
7.20	on and accepta	ble levels of devel	opment and ve	hicular trip generation	at such centers;		
7.21	(2) the obje	ectives of and the p	olicies to be fo	rwarded by the policy	plan;		
7.22	(3) a gener	al description of th	e physical facil	lities and services to be	e developed;		
7.23	(4) a staten	nent as to the gener	al location of p	physical facilities and s	ervice areas;		
7.24	(5) a gener	al statement of tim	ing and prioriti	es in the development	of those physical		
7.25	facilities and s	ervice areas;					
7.26	(6) a detail	ed statement, upda	ted every two y	vears, of timing and pri	orities for		
7.27	improvements	and expenditures r	needed on the r	netropolitan highway s	system;		
7.28	(7) a gener	al statement on the	level of public	expenditure appropria	te to the facilities;		
7.29	and						
7.30	(8) a long-r	ange assessment of	`air transportati	on trends and factors th	at may affect airport		
7.31	development i	n the metropolitan	area and polici	es and strategies that v	vill ensure a		

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8.1	comprehens	ive, coordinated, and	l timely investig	ation and evaluation of	of alternatives for	
8.2	airport deve	lopment.				
8.3	The cour	ncil shall develop the	nontransit elem	ent in consultation with	th the transportation	
8.4	advisory boa	ard and the Metropol	itan Airports Co	mmission and cities h	aving an airport	
8.5	located with	in or adjacent to its c	corporate bounda	aries. The council sha	ll also take into	
8.6	consideratio	n the airport developr	ment and operation	ons plans and activities	s of the commission.	
8.7	The council	shall transmit the res	sults to the state	Department of Transp	portation.	
8.8	EFFEC	ΓΙ VE DATE; APPL	ICATION. This	s section is effective J	anuary 1, 2019, and	
8.9	applies in the	e counties of Anoka, (Carver, Dakota, H	Hennepin, Ramsey, Sco	ott, and Washington.	
8.10	Sec. 5. Mi	nnesota Statutes 2016	6, section 473.14	16, subdivision 4, is a	mended to read:	
8.11	Subd. 4.	Transportation play	nning. (a) The N	Aetropolitan Council	s the designated	
8.12	planning age	ency for any long-rar	nge comprehensi	ve transportation plar	ning required by	
8.13	section 134	of the Federal Highw	way Act of 1962,	Section 4 of Urban N	lass Transportation	
8.14	Act of 1964	and Section 112 of F	Federal Aid High	way Act of 1973 and	other federal	
8.15	transportatio	n laws. The council sl	nall assure admin	istration and coordinat	ion of transportation	
8.16	planning with appropriate state, regional and other agencies, counties, and municipalities.					
8.17	(b) The c	ouncil shall establish	an advisory body	y consisting of citizens	and representatives	
8.18	of municipal	lities, counties, and st	tate agencies in f	ulfillment of the plan	ning responsibilities	
8.19	of the counc	il. The membership	of the advisory t	oody must consist of:		
8.20	(1) the co	əmmissioner of trans	portation or the	commissioner's desig	nee;	
8.21	(2) the co	əmmissioner of the P	Pollution Control	Agency or the comm	iissioner's designee;	
8.22	(3) one m	tember of the Metrop	olitan Airports C	Commission appointed	by the commission;	
8.23	(4) one p	erson appointed by t	he council to rep	present nonmotorized	transportation;	
8.24	(5) one p	erson appointed by t	he commissione	r of transportation to	represent the freight	
8.25	transportatio	m industry;				
8.26	(6) two p	ersons appointed by	the council to re	epresent public transit	<u>.</u> ,	
8.27	(7) ten el	ected officials of citie	s within the metr	opolitan area, includin	g one representative	
8.28	from each fi	rst-class city, appoin	ted by the Assoc	viation of Metropolita	n Municipalities;	
8.29	(8) one n	nember of the county	v board of each c	county in the seven-co	unty metropolitan	
8.30	area, appoin	ted by the respective	county boards;			
8.31	(9) eight	citizens appointed b	y the council, or	e from each council p	precinct;	

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- 9.1 (10) one elected official from a city participating in the replacement service program under section 473.388, appointed by the Suburban Transit Association; and 9.2 (11) one member of the council, appointed by the council. 9.3 (c) The council shall appoint a chair from among the members of the advisory body. 9.4 (b) The council must establish a technical advisory committee to provide technical 9.5 expertise to the council on transportation issues. The technical advisory committee must be 9.6 composed of professional staff from local governments and agencies involved in 9.7 transportation in the metropolitan area. 9.8 EFFECTIVE DATE; APPLICATION. This section is effective January 1, 2019, and 9.9
- 9.10 applies in the counties of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington.
- 9.11 Sec. 6. <u>**REPEALER.**</u>
- 9.12 Laws 1994, chapter 628, article 1, section 8, is repealed.
- 9.13 **EFFECTIVE DATE.** This section is effective January 1, 2019.