REVISOR

JSK/TO

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 626

(SENATE AUTHORS: ROSEN, Kiffmeyer and Nelson)						
DATE	D-PG	OFFICIAL STATUS				
02/06/2017	513	Introduction and first reading				
		Referred to State Government Finance and Policy and Elections				
02/15/2017	613	Author added Nelson				
03/06/2017		Comm report: To pass as amended and re-refer to Judiciary and Public Safety Finance and Policy				

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7	relating to the Minnesota Sports Facilities Authority; modifying appointments to the authority board; modifying duties; restricting the use of stadium suites; amending Minnesota Statutes 2016, sections 473J.07, subdivisions 2, 3, 4, 8, by adding a subdivision; 473J.09, subdivisions 6, 13, by adding subdivisions; 473J.13, by adding a subdivision; repealing Minnesota Statutes 2016, section 473J.09, subdivision 14.
1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9 1.10	Section 1. Minnesota Statutes 2016, section 473J.07, subdivision 2, is amended to read: Subd. 2. Membership. (a) The authority shall consist of five seven members.
1.11	(b) The chair and two members One member shall be appointed by the governor. One
1.12	This member appointed by the governor shall serve until December 31 of the third year
1.13	following appointment and one member shall serve until December 31 of the fourth year
1.14	following appointment. Thereafter, members appointed by the governor shall serve four-year
1.15	terms, beginning January 1. Each member serves until a successor is appointed and takes
1.16	office. The chair serves at the pleasure of the governor.
1.17	(c) The mayor of the city shall appoint two members one member to the authority. One
1.18	This member appointed by the mayor of the city shall serve until December 31 of the third
1.19	second year following appointment and one member shall serve until December 31 of the
1.20	fourth year following appointment. Thereafter, members appointed under this paragraph
1.21	shall serve four-year terms beginning January 1. Each member serves until a successor is
1.22	appointed and takes office. Members appointed under this paragraph may reside within the
1.23	city and may be appointed officials of a political subdivision.

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2.1	(d) The initial members of the authority must be appointed not later than June 13, 2012.
2.2	The legislature shall appoint the remaining members of the authority, who may not be
2.3	members of the legislature, as follows:
2.4	(1) the speaker of the house shall appoint one member;
2.5	(2) the majority leader of the senate shall appoint one member;
2.6	(3) the minority leader of the house of representatives shall appoint one member; and
2.7	(4) the minority leader of the senate shall appoint one member.
2.8	(e) The legislative auditor or a designee shall serve as a nonvoting member of the board.
2.9	Members appointed by the legislature shall serve for two-year terms.
2.10	Sec. 2. Minnesota Statutes 2016, section 473J.07, subdivision 3, is amended to read:
2.11	Subd. 3. Compensation. The authority may compensate its members, other than the
2.12	chair, as provided in section 15.0575. The chair shall receive, unless otherwise provided by
2.13	other law, a salary in an amount fixed by the authority, the same compensation as other
2.14	board members and shall be reimbursed for reasonable expenses to the same extent as a
2.15	member.
2.16	Sec. 3. Minnesota Statutes 2016, section 473J.07, subdivision 4, is amended to read:
2.17	Subd. 4. Chair. The chair presides at all meetings of the authority, if present, and
2.18	performs all other assigned duties and functions. The members of the board shall biennially
2.19	elect a chair from among its members. The authority may appoint from among its members
2.20	a vice-chair to act for the chair during the temporary absence or disability of the chair, and
2.21	any other officers the authority determines are necessary or convenient.
2.22	Sec. 4. Minnesota Statutes 2016, section 473J.07, subdivision 8, is amended to read:
2.23	Subd. 8. Executive director; employees. The authority may appoint an executive director
2.24	to serve as the chief executive officer of the authority. The executive director serves at the
2.25	pleasure of the authority and receives compensation as determined by the authority, but in
2.26	no instance may the compensation of the executive director exceed that of the governor.
2.27	The executive director may be responsible for the operation, management, and promotion
2.28	of activities of the authority, as prescribed by the authority. The executive director has the
2.29	powers necessarily incident to the performance of duties required and powers granted by
2.30	the authority, but does not have authority to incur liability or make expenditures on behalf
2.31	of the authority without general or specific directions by the authority, as shown by the

bylaws or minutes of a meeting of the authority. The executive director is responsible for
hiring, supervision, and dismissal of all other employees of the authority. <u>The authority</u>
<u>must conduct an annual employee evaluation of the executive director, which must be</u>
reviewed and approved by the entire board.

- 3.5 Sec. 5. Minnesota Statutes 2016, section 473J.07, is amended by adding a subdivision to
 3.6 read:
- 3.7 Subd. 8a. Budget; report. After adoption, the authority shall submit its annual budget
- to the commissioner of management and budget and to the chairs and ranking minority
- 3.9 members of the senate finance and house of representatives ways and means committees.
- 3.10 All elements of the authority budget, meeting minutes, policies, and procedures must be
- 3.11 available on the authority Web site.

3.12 Sec. 6. Minnesota Statutes 2016, section 473J.09, subdivision 6, is amended to read:

Subd. 6. Employees; contracts for services. The authority may employ persons and
contract for services necessary to carry out its functions, including the utilization of
employees and consultants retained by other governmental entities. As a condition of
employment, employees selected by the authority may not engage in partisan political
activities. The authority shall enter into an agreement with the city regarding traffic control
for the stadium.

3.19 Sec. 7. Minnesota Statutes 2016, section 473J.09, subdivision 13, is amended to read:

3.20 Subd. 13. Legislative report. The authority must report to the chairs and ranking minority
3.21 members of the legislative committees with jurisdiction over state government finance by
3.22 January 15 of each year on the following:

- 3.23 (1) any recommended increases in the rate or dollar amount of tax;
- 3.24 (2) any recommended increases in the debt of the authority;
- 3.25 (3) the overall work and role of the authority;
- 3.26 (4) the authority's proposed <u>and past</u> operating and capital budgets; and
- 3.27 (5) the authority's implementation of the operating and capital budgets.

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4.1	Sec. 8. Mi	nnesota Statutes 20	16, section 473J.	09, is amended by addin	g a subdivision to
4.2	read:			, j	•
4.3	Subd 15	Use of stadium s	uites (a) The aut	hority's marketing vendo	or may enter into
4.4				, and stadium suites, for	
4.5				stadium suites is subject	
4.6	requirement	-			
4 7			ha usad hu haard	mambara avaant whan i	portiging in g
4.7	<u> </u>		-	members, except when j	
4.8	_		•	keting vendor, or conduct shall ensure that use of	
4.9 4.10		•		y not use a suite more th	
4.10				t value for use of the su	
4.11					
4.12	<u> </u>		•	ose persons and activitie	
4.13				f board members and au	
4.14				ose for attendance in a s	
4.15				e authority, and the stated	l business purpose
4.16	made a part	of the public record	<u>d;</u>		
4.17	(3) if the	authority has contr	acted or contracts	for stadium marketing so	ervices and access
4.18	to a suite is	included in the exis	sting or future cor	tract, the contract terms	must require that
4.19	the contracto	or determine when	suites are needed	for marketing purposes	and transmits to
4.20	the authority	all data regarding	its suite use, incl	uding but not limited to:	
4.21	(i) the co	osts of use;			
4.22	(ii) the ic	lentity of each atter	ndee and their leg	itimate business purpose	e for attendance;
4.23	(iii) the c	late, time, and a ger	neral description of	of the stadium event at w	hich the suite was
4.24	used, if appl	icable; and			
4.25	(iv) the v	value and a descript	tion of any food,	parking, or other benefit	s provided to
4.26	attendees.				
4.27	The data req	juired by this claus	e must be transmi	tted to the authority with	hin 30 days after
4.28	each event a	t which a suite was	s used;		
4.29	<u>(4) autho</u>	ority staff may not u	ise a suite except	with the express written	assignment of
4.30	duties by the	e executive director	r, may not be prov	vided free food, and may	not be provided
4.31	free parking	unless necessary to	o complete the as	signed duties; and	

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5.1	(5) prov	ision of tickets to ev	vents and use of su	uites for a purpose other	than marketing or
5.2	<u> </u>	nust be reported to the			
5.3	(b) Data	that the authority re	ceives under para	graph (a), clause (3), are	public data unless
5.4	<u> </u>	lassified by section			
5.5	(c) The	authority must nego	otiate a return of a	ll stadium suites to the p	rimary tenant or
5.6	<u> </u>			value. A provision may	
5.7				urposes. Any revenues r	
5.8				sioner of management a	
5.9		bt service on the sta			
5 10	EFEF	TIVE DATE This	santian is affastiv	to the day following fine	1 anastmant
5.10		TIVE DATE, THIS	section is effective	ve the day following fina	<u>i enacument.</u>
5.11	Sec. 9. M	innesota Statutes 20	016, section 473J.0	09, is amended by adding	g a subdivision to
5.12	read:				
5.13	Subd. 10	6. Code of conduct.	The authority sha	ll adopt and comply with	the latest version
5.14				inesota Management and	
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5.15	Sec. 10. N	Ainnesota Statutes 2	2016, section 473J	.13, is amended by addi	ng a subdivision
5.16	to read:				
5.17	Subd. 7.	Reserves. All reserves.	rves created under	this chapter in excess of	\$1,000,000 must
5.18	be transferr	ed to the commission	oner of manageme	nt and budget, who has a	uthority over any
5.19	requested re	elease of such reserve	ves. If, in the dete	rmination of the commis	ssioner, reserves
5.20	exceed nece	essary levels, the co	mmissioner may	transfer funds to debt set	rvice on stadium
5.21	bonds, and	those funds are app	ropriated to the co	ommissioner for that pur	pose.
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5.22	Sec. 11. <u>R</u>	RECOVERY.			
5.23	The aut	hority shall recover	the costs associat	ed with food, parking, ti	ckets and use of
5.24	stadium sui	tes accrued prior to	January 1, 2017, b	by persons whose use wa	s not in the public
5.25	interest. The	e authority shall rep	ort on recovery effort	forts to the commissione	er of management
5.26	and budget	and to the chairs and	d ranking minority	members of the senate	finance and house
5.27	of represent	tatives ways and me	eans committees o	n the second Monday of	each month until
5.28	a full recov	ery is completed.			
5.29	EFFEC	TIVE DATE. This	section is effective	ve the day following fina	l enactment.

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6.1	Sec. 12.	REPEALER.			
6.2	Minne	sota Statutes 2016, se	ection 473J.09, sul	bdivision 14, is repealed.	<u>-</u>
6.3	Sec. 13.	EFFECTIVE DAT	<u>E.</u>		
6.4	Excep	t where otherwise pro	vided, this act is ef	fective July 1, 2017, and	, notwithstanding
6.5	any law to	the contrary, the app	pointment of the c	urrent executive director	of the authority
6.6	and the te	rms of all current me	mbers of the authors	ority terminate on that da	te. New

6.7 appointments as required by section 1 must be made no later than July 15, 2017.

APPENDIX Repealed Minnesota Statutes: 17-1798

473J.09 POWERS, DUTIES OF THE AUTHORITY.

Subd. 14. **Study; raffle.** The authority shall study the feasibility of conducting a raffle for chances to win a pair or other limited numbers of prime seats (such as lower deck, 50 yard line seats) in the stadium for professional football games for the duration of the lease or use agreement. In conducting the study, the authority must consult with the NFL team. If the authority determines that conducting the raffle is financially feasible, the authority in cooperation with the director of the Gambling Control Board shall conduct the raffle. The proceeds of the raffle must be transmitted to the commissioner of revenue for deposit in the general fund and are appropriated to the commissioner of management and budget for prepayment of principal and interest on appropriation bonds under section 16A.965.