1.1

RSI

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 1060

(SENATE AUTH	IORS: NEW	MAN)
DATE	D-PG	OFFICIAL STATUS
02/16/2017	634	Introduction and first reading
		Referred to Transportation Finance and Policy
03/01/2017	875a	Comm report: To pass as amended
	916	Second reading
03/20/2017	1583	General Orders: Stricken and re-referred to Transportation Finance and Policy
03/23/2017		Comm report: To pass as amended and re-refer to Taxes
03/27/2017	1962a	Comm report: To pass as amended and re-refer to Finance
03/28/2017	2189a	Comm report: To pass as amended
	2595	Second reading
03/30/2017	2669a	Special Order: Amended
	2708	Third reading Passed
	2708	Laid on table
04/04/2017		HF passed, no substitution HF861

A bill for an act

1.2	relating to transportation; authorizing sale and issuance of trunk highway bonds;
1.3	redistributing five percent set-aside from highway user tax distribution fund;
1.4	rededicating certain tax proceeds; authorizing an additional sales and use tax;
1.5	amending various transportation and transit policies; amending policies relating
1.6	to the Department of Public Safety; requiring reports; establishing a task force;
1.7	appropriating money; amending Minnesota Statutes 2016, sections 85.016; 116.03,
1.8	by adding a subdivision; 117.189; 160.02, subdivision 27, by adding subdivisions;
1.9	160.262, subdivisions 1, 3, 4; 160.266, subdivisions 3, 4, 5, by adding subdivisions;
1.10	161.081, subdivision 1; 161.088, subdivisions 4, 5, 7, by adding a subdivision;
1.11	161.115, subdivision 190; 161.14, by adding a subdivision; 161.21, subdivision
1.12	1; 161.321, subdivision 6; 161.44, subdivisions 5, 6a, by adding a subdivision;
1.13	168.013, subdivision 1d; 168.021, subdivisions 1, 2, 2a; 168A.09, subdivision 1;
1.14	168A.141; 168A.142; 169.14, by adding a subdivision; 169.345, subdivisions 1,
1.15	3; 169.80, subdivision 1; 169.829, by adding a subdivision; 169.865, subdivision
1.16	3; 171.06, subdivision 2a; 171.12, subdivision 6; 174.03, subdivisions 1a, 1c;
1.17	221.031, by adding a subdivision; 256B.15, subdivision 1a; 297A.815, subdivision
1.18	3; 297A.94; 297A.992, subdivision 2; 297B.01, subdivision 16; 473.388,
1.19	subdivision 2; 473.4051, subdivision 2; proposing coding for new law in Minnesota
1.20	Statutes, chapters 168; 168A; 174; repealing Minnesota Statutes 2016, sections
1.21	160.262, subdivision 2; 160.265; 160.266, subdivisions 1, 2; 161.115, subdivision
1.22	32; Minnesota Rules, parts 8810.6000; 8810.6100; 8810.6300; 8810.6400;
1.23	8810.6500; 8810.6600; 8810.6700; 8810.6800; 8810.6900; 8810.7000; 8810.9910;
1.24	8810.9911; 8810.9912; 8810.9913.
1.25	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.26	ARTICLE 1
1.27	TRANSPORTATION APPROPRIATIONS

- 1.28 Section 1. TRANSPORTATION APPROPRIATIONS.
- 1.29 The sums shown in the columns marked "Appropriations" are appropriated to the agencies
- 1.30 and for the purposes specified in this article. The appropriations are from the trunk highway
- 1.31 <u>fund, or another named fund, and are available for the fiscal years indicated for each purpose.</u>

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2.1	The figures "201	8" and "2019" used ir	this article mea	n that the appropriat	ions listed under
2.2	them are availabl	e for the fiscal year e	ending June 30, 2	2018, or June 30, 20	19, respectively.
2.3	"The first year" i	s fiscal year 2018. "T	The second year"	is fiscal year 2019.	"The biennium"
2.4	is fiscal years 20	18 and 2019.			
2.5 2.6 2.7 2.8				APPROPRIA Available for t Ending Jun 2018	he Year
2.9 2.10	Sec. 2. <u>DEPART</u> TRANSPORTA				
2.11	Subdivision 1. To	otal Appropriation	<u>\$</u>	<u>2,928,633,000</u> §	2,917,420,000
2.12	Ap	propriations by Func	1		
2.13		2018	2019		
2.14	General	19,158,000	18,058,000		
2.15	Airports	31,812,000	22,609,000		
2.16	<u>C.S.A.H.</u>	769,644,000	800,066,000		
2.17	M.S.A.S.	195,858,000	203,463,000		
2.18	Special Revenue	10,000,000	<u>0</u>		
2.19	<u>Trunk Highway</u>	1,902,161,000	1,873,224,000		
2.20	The amounts that	t may be spent for ea	<u>ch</u>		
2.21	purpose are speci	ified in the following	<u>.</u>		
2.22	subdivisions.				
2.23	Subd. 2. Multim	odal Systems			
2.24	(a) Aeronautics				
2.25	(1) Airport Devo	elopment and Assist	ance	26,501,000	17,298,000
2.26	This appropriation	on is from the state ai	rports		
2.27	fund and must be	e spent according to			
2.28	Minnesota Statut	es, section 360.305,			
2.29	subdivision 4.				
2.30	\$2,334,000 in the	e first year is for a gra	ant to		
2.31	the city of Roche	ster to design, rehabi	litate,		
2.32	demolish, and ex	pand portions of the e	existing		
2.33	passenger termin	al building at the Ro	chester		
2.34	International Airport, provided that this				
2.35	amount also inclu	ides money to remot	lel,		

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3.1	construct, furnish, and equip the existing
3.2	passenger terminal building and associated
3.3	appurtenances to meet the United States
3.4	Customs and Border Protection and
3.5	Transportation Security Administration
3.6	standards for safety, security, and processing
3.7	time to accommodate domestic and
3.8	international flights. The capital improvements
3.9	paid for with this appropriation may be used
3.10	as the local contribution required by
3.11	Minnesota Statutes, section 360.305,
3.12	subdivision 4. This appropriation may be used
3.13	to reimburse the city for costs incurred after
3.14	May 1, 2016. This appropriation is not
3.15	available until the commissioner of
3.16	management and budget has determined that
3.17	at least an equal amount has been committed
3.18	to the project from nonstate sources. Work
3.19	that may be completed with this appropriation
3.20	includes but is not limited to (i) site
3.21	preparation, including utilities, site civil work,
3.22	testing, and construction administration
3.23	services, (ii) the relocation, modification, and
3.24	addition of airline ticket counters, baggage
3.25	claim devices, public spaces, offices,
3.26	restrooms, support space, break rooms,
3.27	lockers, equipment storage, communications,
3.28	hallways, building signage, medical visitor
3.29	rooms, special needs accommodations, hold
3.30	rooms, secure storage, equipment maintenance
3.31	area, and building engineering and technology
3.32	systems, (iii) improvements needed outside
3.33	the terminal to remove, restore, and tie into
3.34	adjacent utilities, sidewalks, driveways,
3.35	parking lots, and aircraft aprons, and (iv) the

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4.1	construction (of covered exterior e	quipment
4.2	storage. This	is a onetime appropr	iation.
4.3	\$6,619,000 in	the first year is to p	rovide the
4.4	federal match	to design and constr	uct runway
4.5	infrastructure	at the Duluth Intern	ational and
4.6	Sky Harbor A	Airports in accordanc	e with
4.7	Minnesota St	atutes, section 360.0	17. For the
4.8	purposes of th	is clause, the commis	ssioner may
4.9	waive the requ	uirements of Minneso	ota Statutes,
4.10	section 360.3	05, subdivision 4, par	cagraph (b).
4.11	This appropri	ation is for costs inc	urred after
4.12	March 1, 201	6, and is available unt	til and must
4.13	be encumbered	ed by June 30, 2017.	This
4.14	appropriation	is not available unti	l the
4.15	commissione	r of management and	l budget
4.16	determines th	at an equal amount is	committed
4.17	from nonstate	e sources. This is a or	netime
4.18	appropriation	<u>.</u>	
4.19	<u>\$250,000 in th</u>	ne first year is for an a	air transport
4.20	optimization	planning study for th	e St. Cloud
4.21	Regional Air	port, which must be	
4.22	comprehensiv	ve and market-based,	using
4.23	economic dev	velopment and air ser	rvice
4.24	expertise to re	esearch, analyze, and	l develop
4.25	models and st	rategies that maximiz	the return
4.26	on investmen	ts made to enhance t	he use and
4.27	impact of the	St. Cloud Regional A	irport. This
4.28	is a onetime a	ppropriation.	
4.29	The base appr	ropriation in each of	fiscal years
4.30	2020 and 202	1 is \$15,298,000.	
4.31	Notwithstand	ing Minnesota Statut	tes, section
4.32	16A.28, subd	ivision 6, and unless	otherwise
4.33	stated in this	clause for a specific p	project, this
4.34	appropriation	is available for five	years after
4.35	appropriation	. If the appropriation	for either

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5.1	year is insufficient, the appropriation for the				
5.2	other year is avai	ilable for it.			
5.3	(2) Aviation Sup	oport and Services		6,790,000	6,934,000
5.4	Ap	ppropriations by Fund	1		
5.5		2018	2019		
5.6	Airports	5,311,000	5,311,000		
5.7	<u>Trunk Highway</u>	1,479,000	1,623,000		
5.8	<u>\$80,000 in each y</u>	year is from the state	airports		
5.9	fund for the Civi	l Air Patrol.			
5.10	(b) Transit			18,091,000	18,118,000
5.11	Ap	propriations by Fund	<u> </u>		
5.12		<u>2018</u>	2019		
5.13	General	17,245,000	17,245,000		
5.14	<u>Trunk Highway</u>	846,000	873,000		
5.15	(c) Safe Routes	to School		500,000	500,000
5.16	This appropriation	on is from the general	fund		
5.17	for the safe route	es to school program	under		
5.18	Minnesota Statut	tes, section 174.40.			
5.19	(d) Freight			6,706,000	5,778,000
5.20	Ap	ppropriations by Fund	1		
5.21		<u>2018</u>	2019		
5.22	General	1,356,000	256,000		
5.23	Trunk Highway	5,350,000	5,522,000		
5.24	\$1,100,000 in the	e first year is from the	general		
5.25	fund for port deve	elopment assistance p	rogram		
5.26	grants under Min	nnesota Statutes, chap	oter		
5.27	457A. Any impro	ovements made with	the		
5.28	proceeds of these	e grants must be publ	icly_		
5.29	owned. This is a	onetime appropriation	n and is		
5.30	available in the s	econd year.			
5.31	Subd. 3. State R	oads			
5.32	(a) Operations a	nd Maintenance		332,773,000	343,159,000
5.33	(b) Program Pla	nning and Delivery		257,479,000	265,542,000

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6.1	\$130,000 in each year is available for
6.2	administrative costs of the targeted group
6.3	business program.
6.4	\$266,000 in each year is available for grants
6.5	to metropolitan planning organizations outside
6.6	the seven-county metropolitan area.
6.7	\$900,000 in each year is available for grants
6.8	for transportation studies outside the
6.9	metropolitan area to identify critical concerns,
6.10	problems, and issues. These grants are
6.11	available: (1) to regional development
6.12	commissions; (2) in regions where no regional
6.13	development commission is functioning, to
6.14	joint powers boards established under
6.15	agreement of two or more political
6.16	subdivisions in the region to exercise the
6.17	planning functions of a regional development
6.18	commission; and (3) in regions where no
6.19	regional development commission or joint
6.20	powers board is functioning, to the
6.21	department's district office for that region.
6.22	\$1,000,000 in each year is available for
6.23	management of contaminated and regulated
6.24	material on property owned by the Department
6.25	of Transportation, including mitigation of
6.26	property conveyances, facility acquisition or
6.27	expansion, chemical release at maintenance
6.28	facilities, and spills on the trunk highway
6.29	system where there is no known responsible
6.30	party. If the appropriation for either year is
6.31	insufficient, the appropriation for the other
6.32	year is available for it.
6.33	(c) State Road Construction
6.34	This appropriation is for the actual
6.35	construction, reconstruction, and improvement

Article 1 Sec. 2.

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1,009,396,000

942,268,000

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7.1	of trunk highways, including design-build
7.2	contracts, internal department costs associated
7.3	with delivering the construction program, and
7.4	consultant usage to support these activities.
7.5	This includes the cost of actual payment to
7.6	landowners for lands acquired for highway
7.7	rights-of-way, payment to lessees, interest
7.8	subsidies, and relocation expenses.
7.9	This appropriation may be used for the
7.10	restoration of former trunk highways that have
7.11	reverted to counties or to statutory or home
7.12	rule charter cities, or for trunk highways that
7.13	will be restored and subsequently turned back
7.14	by agreement between the commissioner and
7.15	the local road authority, where "restoration"
7.16	means the level of effort required to improve
7.17	the route that will be turned back to an
7.18	acceptable condition as determined by
7.19	agreement made between the commissioner
7.20	and the county or city before the route is
7.21	turned back.
7.22	The commissioner may expend up to one-half
7.23	of one percent of the federal appropriations
7.24	under this paragraph as grants to opportunity
7.25	industrialization centers and other nonprofit
7.26	job training centers for job training programs
7.27	related to highway construction.
7.28	The commissioner may transfer up to
7.29	\$15,000,000 each year to the transportation
7.30	revolving loan fund.
7.31	The commissioner may receive money
7.32	covering other shares of the cost of partnership
7.33	projects. These receipts are appropriated to
7.34	the commissioner for these projects.
7 35	(d) Highway Debt Service

7.35 (d) Highway Debt Service

224,261,000 241,828,000

Article 1 Sec. 2.

8.1	\$214,761,000 the first year a	and \$232,328	3,000		
8.2	the second year are for trans	sfer to the sta	ite		
8.3	bond fund. If this amount is	insufficient	to		
8.4	make all transfers required i	in the year fo	or		
8.5	which it is made, the comm	issioner of			
8.6	management and budget sha	all transfer th	ie		
8.7	deficiency amount under the	e statutory op	ben		
8.8	appropriation, and notify the	e chairs and			
8.9	ranking minority members of	of the legisla	tive		
8.10	committees with jurisdiction	n over			
8.11	transportation finance and the	he chairs of t	he		
8.12	senate Committee on Finance	ce and the ho	ouse		
8.13	of representatives Committee	ee on Ways a	nd		
8.14	Means of the amount of the	deficiency. A	Any		
8.15	excess appropriation cancel	s to the trunk	<u> </u>		
8.16	highway fund.				
8.17	The base appropriations for	debt service	are		
8.18	\$251,367,000 in fiscal year	2020 and			
8.19	\$248,616,000 in fiscal year	2021.			
8.20	(e) Statewide Radio Comm	nunications		5,648,000	5,829,000
8.21					
0.21	Appropriation	ns by Fund			
8.22	Appropriation	<u>18 by Fund</u> 2018	2019		
	<u>Appropriation</u> General		<u>2019</u> <u>3,000</u>		
8.22	General	2018			
8.22 8.23	General	<u>2018</u> <u>3,000</u> 5,645,000	<u>3,000</u> 5,826,000		
8.22 8.23 8.24	<u>General</u> <u>Trunk Highway</u> <u>5</u>	<u>2018</u> <u>3,000</u> 5,645,000 the general f	<u>3,000</u> <u>5,826,000</u> <u><u><u><u></u><u></u><u></u><u></u><u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u></u></u></u></u>		
8.228.238.248.25	GeneralTrunk Highway5\$3,000 in each year is from	<u>2018</u> <u>3,000</u> 5,645,000 the general f osevelt signa	<u>3,000</u> <u>5,826,000</u> <u><u><u><u></u><u></u><u></u><u></u><u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u></u></u></u></u>		
8.228.238.248.258.26	GeneralTrunk Highway5\$3,000 in each year is fromto equip and operate the Room	<u>2018</u> <u>3,000</u> 5,645,000 the general f osevelt signa	<u>3,000</u> <u>5,826,000</u> <u><u><u><u></u><u></u><u></u><u></u><u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u></u></u></u></u>		
 8.22 8.23 8.24 8.25 8.26 8.27 	GeneralTrunk Highway5\$3,000 in each year is fromto equip and operate the Roottower for Lake of the Wood	<u>2018</u> <u>3,000</u> 5,645,000 the general f osevelt signa	<u>3,000</u> <u>5,826,000</u> <u><u><u><u></u><u></u><u></u><u></u><u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u></u></u></u></u>		
 8.22 8.23 8.24 8.25 8.26 8.27 8.28 	GeneralTrunk Highway5\$3,000 in each year is fromto equip and operate the Roottower for Lake of the Woodbroadcasting.	$\frac{2018}{3,000}$ 5,645,000 the general for a sevel t signation in the sevel t signates a seven the seven	<u>3,000</u> <u>5,826,000</u> <u><u><u><u></u><u></u><u></u><u></u><u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u></u></u></u></u>	<u>769,644,000</u>	<u>800,066,000</u>
 8.22 8.23 8.24 8.25 8.26 8.27 8.28 8.29 	GeneralTrunk Highway5\$3,000 in each year is fromto equip and operate the Roottower for Lake of the Woodbroadcasting.Subd. 4. Local Roads	$\frac{2018}{3,000}$ $\frac{3,645,000}{1}$ the general for the general for the second	<u>3,000</u> <u>5,826,000</u> <u><u><u><u></u><u></u><u></u><u></u><u></u><u><u></u><u></u><u></u><u></u><u></u><u></u><u><u></u><u></u><u></u><u></u></u></u></u></u></u>	<u>769,644,000</u>	<u>800,066,000</u>
 8.22 8.23 8.24 8.25 8.26 8.27 8.28 8.29 8.30 	General Trunk Highway 5 \$3,000 in each year is from to equip and operate the Root tower for Lake of the Wood broadcasting. Subd. 4. Local Roads (a) County State-Aid Road	2018 3,000 5,645,000 the general f osevelt signa s weather Is	<u>3,000</u> <u>5,826,000</u> <u>fund</u> <u>1</u>	<u>769,644,000</u>	<u>800,066,000</u>
 8.22 8.23 8.24 8.25 8.26 8.27 8.28 8.29 8.30 8.31 	GeneralTrunk Highway5\$3,000 in each year is fromto equip and operate the Rodtower for Lake of the Woodbroadcasting.Subd. 4. Local Roads(a) County State-Aid RoadThis appropriation is from the	2018 3,000 5,645,000 the general f osevelt signa s weather ls le county state sota Statutes,	<u>3,000</u> <u>5,826,000</u> <u><u><u><u></u><u></u><u><u></u><u></u><u><u></u><u></u><u></u><u><u></u><u></u><u></u><u><u></u><u></u><u></u><u></u></u></u></u></u></u></u></u>	<u>769,644,000</u>	<u>800,066,000</u>

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5th Engrossment

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195,858,000

203,463,000

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9.1	If the commissioner of transportation
9.2	determines that a balance remains in the
9.3	county state-aid highway fund following the
9.4	appropriations and transfers made in this
9.5	paragraph, and that the appropriations made
9.6	are insufficient for advancing county state-aid
9.7	highway projects, an amount necessary to
9.8	advance the projects, not to exceed the balance
9.9	in the county state-aid highway fund, is
9.10	appropriated in each year to the commissioner.
9.11	Within two weeks of a determination under
9.12	this contingent appropriation, the
9.13	commissioner of transportation shall notify
9.14	the commissioner of management and budget
9.15	and the chairs and ranking minority members
9.16	of the legislative committees with jurisdiction
9.17	over transportation finance concerning funds
9.18	appropriated. The commissioner shall identify
9.19	in the next budget submission to the legislature
9.20	under Minnesota Statutes, section 16A.11, any
9.21	amount that is appropriated under this
9.22	paragraph.
9.23	(b) Municipal State-Aid Roads
9.24	This appropriation is from the municipal
9.25	state-aid street fund under Minnesota Statutes,
9.26	chapter 162, and is available until June 30,
9.27	<u>2027.</u>
9.28	If the commissioner of transportation
9.29	determines that a balance remains in the
9.30	municipal state-aid street fund following the
9.31	appropriations and transfers made in this
9.32	paragraph, and that the appropriations made
9.33	are insufficient for advancing municipal
9.34	state-aid street projects, an amount necessary
9.35	to advance the projects, not to exceed the

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10.1	balance in the municipal state-aid street fund,		
10.2	is appropriated in each year to the		
10.3	commissioner. Within two weeks of a		
10.4	determination under this contingent		
10.5	appropriation, the commissioner of		
10.6	transportation shall notify the commissioner		
10.7	of management and budget and the chairs and		
10.8	ranking minority members of the legislative		
10.9	committees with jurisdiction over		
10.10	transportation finance concerning funds		
10.11	appropriated. The commissioner shall identify		
10.12	in the next budget submission to the legislature		
10.13	under Minnesota Statutes, section 16A.11, any		
10.14	amount that is appropriated under this		
10.15	paragraph.		
10.16	(c) Small Cities Assistance	10,000,000	<u>0</u>
10.17	This appropriation is from the small cities		
10.18	assistance account in the special revenue fund		
10.19	under Minnesota Statutes, section 162.145.		
10.20	This is a onetime appropriation and is		
10.21	available in the second year.		
10.22	Subd. 5. Agency Management		
10.23	(a) Agency Services	44,316,000	45,206,000
10.24	(b) Buildings	20,085,000	20,939,000
10.25	Appropriations by Fund		
10.26	<u>2018</u> <u>2019</u>		
10.27	<u>General</u> <u>54,000</u> <u>54,000</u>		
10.28	<u>Trunk Highway</u> <u>20,031,000</u> <u>20,885,000</u>		
10.29	Any money appropriated to the commissioner		
10.30	of transportation for building construction for		
10.31	any fiscal year before the first year is available		
10.32	to the commissioner of transportation during		
10.33	the biennium to the extent that the		
10.34	commissioner spends the money on the		
10.35	building construction projects for which the		

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11.1	money was	originally encumbered	l during the						
11.2		for which it was appro							
11.3	If the appropriation for either year is								
11.4	insufficient,	, the appropriation for	the other						
11.5	year is avail	lable for it.							
11.6	(c) Tort Cla	aims		600,000	600,000				
11.7	If the appro	priation for either year	r is						
11.8	insufficient	, the appropriation for	the other						
11.9	year is avail	lable for it.							
11.10	Subd. 6. Tr	ansfers							
11.11	With the ap	proval of the commiss	ioner of						
11.12	managemen	nt and budget, the com	missioner						
11.13	of transport	ation may transfer une	encumbered						
11.14	balances an	nong the appropriation	s from the						
11.15	trunk highw	yay fund and the state a	irports fund						
11.16	made in this	section. No transfer m	ay be made						
11.17	from the ap	propriations for state r	road						
11.18	construction	n or for debt service. T	ransfers						
11.19	under this s	ubdivision may not be	made						
11.20	between fur	nds. Transfers under th	is						
11.21	subdivision	must be reported imm	nediately to						
11.22	the chairs an	nd ranking minority m	embers of						
11.23	the legislati	ve committees with ju	risdiction						
11.24	over transpo	ortation finance.							
11.25 11.26	<u>Subd. 7.</u> Pr Appropria	evious State Road Co tions	onstruction						
11.27	Any money	appropriated to the co	mmissioner						
11.28	of transport	ation for state road co	nstruction						
11.29	for any fisc	al year before the first	year is						
11.30	available to	the commissioner dur	ring the						
11.31	biennium to	the extent that the co	mmissioner						
11.32	spends the 1	money on the state roa	<u>d</u>						
11.33	construction	n project for which the	money was						
11.34	originally e	ncumbered during the	fiscal year						
11.35	for which it	was appropriated.							

RSI

89,820,000

12.1	Subd. 8. Contingent Appropriation
12.2	The commissioner of transportation, with the
12.3	approval of the governor and the written
12.4	approval of at least five members of a group
12.5	consisting of the members of the Legislative
12.6	Advisory Commission under Minnesota
12.7	Statutes, section 3.30, and the ranking minority
12.8	members of the legislative committees with
12.9	jurisdiction over transportation finance, may
12.10	transfer all or part of the unappropriated
12.11	balance in the trunk highway fund to an
12.12	appropriation: (1) for trunk highway design,
12.13	construction, or inspection in order to take
12.14	advantage of an unanticipated receipt of
12.15	income to the trunk highway fund or to take
12.16	advantage of federal advanced construction
12.17	funding; (2) for trunk highway maintenance
12.18	in order to meet an emergency; or (3) to pay
12.19	tort or environmental claims. Nothing in this
12.20	subdivision authorizes the commissioner to
12.21	increase the use of federal advanced
12.22	construction funding beyond amounts
12.23	specifically authorized. Any transfer as a result
12.24	of the use of federal advanced construction
12.25	funding must include an analysis of the effects
12.26	on the long-term trunk highway fund balance.
12.27	The amount transferred is subject to the
12.28	purpose of the account to which it is
12.29	transferred.
12.30	Sec. 3. METROPOLITAN COUNCIL

This appropriation is from the general fund

\$

90,820,000 \$

12.32 for transit system operations under Minnesota

12.33 <u>Statutes, sections 473.371 to 473.449.</u>

12.31

	SF1060	REVISOR	RSI	S1060-5	5th Engrossment			
13.1	\$1,000,000 in fis	cal year 2018 is for fi	nancial					
13.2		acement service prov						
13.3	under Minnesota Statutes, section 473.388,							
13.4	for the purposes of the suburb-to-suburb transit							
13.5	demonstration pr	oject authorized unde	r Laws					
13.6	2015, chapter 75,	, article 1, section 4.	The					
13.7	council must not	retain any portion of	the					
13.8	funds under this a	appropriation.						
13.9	Sec. 4. DEPART	<u>MENT OF PUBLIC</u>	C SAFETY					
13.10	Subdivision 1. To	otal Appropriation	<u>\$</u>	<u>180,733,000</u> <u>\$</u>	180,733,000			
13.11	Ap	propriations by Fund	<u>.</u>					
13.12		<u>2018</u>	2019					
13.13	General	13,418,000	13,418,000					
13.14	Special Revenue	54,130,000	54,130,000					
13.15	H.U.T.D.	10,449,000	10,449,000					
13.16	<u>Trunk Highway</u>	102,736,000	102,736,000					
13.17	The amounts that	t may be spent for eac	<u>ch</u>					
13.18	purpose are speci	ified in the following						
13.19	subdivisions.							
13.20	Subd. 2. Admini	stration and Related	l Services					
13.21	(a) Office of Cor	nmunications		530,000	530,000			
13.22	Ap	propriations by Fund	-					
13.23		2018	2019					
13.24	General	115,000	115,000					
13.25	Trunk Highway	415,000	415,000					
13.26	(b) Public Safety	y Support		8,934,000	8,934,000			
13.27	Ap	propriations by Fund	<u>.</u>					
13.28		<u>2018</u>	<u>2019</u>					
13.29	General	3,797,000	3,797,000					
13.30	H.U.T.D.	1,366,000	1,366,000					
13.31	<u>Trunk Highway</u>	3,771,000	3,771,000					
13.32	\$640,000 each ye	ear is from the genera	l fund					
13.33	for payment of p	ublic safety officer su	rvivor					

13.34 benefits under Minnesota Statutes, section

	SF1060	REVISOR	RSI	S1060-5	5th Engrossment			
14.1	299A.44. If the a	appropriation for eith	ner vear					
14.2		e appropriation for t						
14.3	year is available							
14.4	-	\$1,367,000 each year is from the general fund						
14.5	to be deposited i	n the public safety o	fficer's					
14.6	benefit account.	This money is availa	able for					
14.7	reimbursements	under Minnesota Sta	atutes,					
14.8	section 299A.46	<u>5.</u>						
14.9	<u>\$600,000 each y</u>	ear is from the gener	ral fund					
14.10	and \$100,000 in	each year is from th	e trunk					
14.11	highway fund fo	r soft body armor						
14.12	reimbursements	under Minnesota Sta	atutes,					
14.13	section 299A.38	<u>.</u>						
14.14	(c) Technology a	and Support Servic	<u>ee</u>	3,685,000	3,685,000			
14.15	A	opropriations by Fur	nd					
14.16		2018	2019					
14.17	General	1,322,000						
14.18	H.U.T.D.	19,000	19,000					
14.19	Trunk Highway	2,344,000	2,344,000					
14.20	Subd. 3. State P	<u>atrol</u>						
14.21	(a) Patrolling Highways 88,357,000 88,357,000							
14.22	A	opropriations by Fur	nd					
14.23		2018	2019					
14.24	General	<u>37,000</u>	37,000					
14.25	H.U.T.D.	828,000	828,000					
14.26	Trunk Highway	87,492,000	87,492,000					
14.27	(b) Commercial	Vehicle Enforceme	ent	8,257,000	8,257,000			
14.28	(c) Capitol Secu	urity		8,147,000	8,147,000			
14.29	This appropriation	on is from the genera	al fund.					
14.30	The commission	er must not: (1) sper	nd any					
14.31	money from the trunk highway fund for							
14.32	capitol security;	capitol security; or (2) permanently transfer						
14.33	any state trooper	from the patrolling h	ighways					
14.34	activity to capito	l security.						

	SF1060	REVISOR	RSI	S1060-5	5th Engrossment		
15.1	The commissioner must not transfer any						
15.2		ated to the commission					
15.3	this section: (1) to capitol security; or (2) from						
15.4	capitol security.						
15.5	Subd. 4. Driver	and Vehicle Servic	es				
15.6	(a) Vehicle Ser	vices		30,082,000	30,082,000		
15.7	A	ppropriations by Fur	nd				
15.8		<u>2018</u>	<u>2019</u>				
15.9	Special Revenu	<u>e</u> <u>21,846,000</u>	21,846,000				
15.10	<u>H.U.T.D.</u>	8,236,000	8,236,000				
15.11	(b) Driver Serv	vices		30,896,000	30,896,000		
15.12	This appropriat	ion is from the driver	services				
15.13	operating account in the special revenue fund.						
15.14	\$156,000 in each year is appropriated to						
15.15	maintain the automated knowledge test						
15.16	system.						
15.17	Subd. 5. Traffie	<u>c Safety</u>		457,000	457,000		
15.18	Subd. 6. Pipelin	ne Safety		1,388,000	1,388,000		
15.19	This appropriat	ion is from the pipelin	ne safety				
15.20	account in the s	pecial revenue fund.					
15.21	Sec. 5. <u>APPR</u>	OPRIATION CAN	CELLATION.				
15.22	\$1,100,000	of the appropriation f	for port developme	ent assistance unde	r Laws 2015 <u>,</u>		
15.23	chapter 75, artic	ele 1, section 3, subdi	vision 2, paragrap	h (e), is canceled to	the general fund		
15.24	on June 30, 201	<u>7.</u>					
15.25	25 Sec. 6. DEPARTMENT OF TRANSPORTATION; APPROPRIATION.						
15.26	\$105,000,00	00 is appropriated fro	m the trunk highw	vay fund to the com	missioner of		
15.27	transportation in	n fiscal year 2017, as	additional federal	l spending authority	y for state road		
15.28	construction.						
15.29	<u>EFFECTIV</u>	E DATE. This section	on is effective the	day following fina	l enactment.		

	SF1060	REVISOR	RSI	S1060-5		5th Engrossment
16.1			ARTICL	E 2		
16.2		TRU	NK HIGHWA	Y BONDING		
16.3	Section 1. BO	ND SALE AUTH	HORIZATION	<u>1.</u>		
16.4	To provide the	he money appropr	iated in this art	icle from the bond pro	oceeds	account in the
16.5				ement and budget shal		
16.6				the manner, upon the		
16.7		-		s 167.50 to 167.52, ar		
16.8				and in the amounts i		
16.9	· · · · · · · · · · · · · · · · · · ·			the bonds, except acc	•	
		•	•	t be deposited in the be		E
16.10 16.11	in the trunk high		the bolids, mus	t be deposited in the b	<u>Jilu pre</u>	account
10.11		Iway Iulia.				
16.12	Sec. 2. BOND A	APPROPRIATIO	DNS.			
16.13	The sums sh	own in the column	n under "Appro	priations" are approp	riated	from the bond
16.14	proceeds accourt	nt in the trunk hig	hway fund to th	ne state agencies or or	fficials	indicated, to
16.15	be spent for pub	lic purposes. App	ropriations of b	oond proceeds must b	e spent	as authorized
16.16	by the Minnesot	ta Constitution, ar	ticles XI and X	IV. Unless otherwise	specif	ied, money
16.17	appropriated in	this article for a ca	apital program	or project may be use	d to pa	y state agency
16.18	staff costs that a	re attributed direc	ctly to the capit	al program or project	in acc	ordance with
16.19	accounting polic	cies adopted by th	e commissione	r of management and	budge	et.
16.20			SUMMA	RY		
16.21	Department of T	Fransportation			\$	325,000,000
16.22	Department of N	Management and l	Budget			325,000
16.23	TOTAL				<u>\$</u>	325,325,000
16.24					APPR	OPRIATIONS
16.25 16.26	Sec. 3. DEPAR	TMENT OF ATION CORRID	ODS OF			
16.20	COMMERCE		UNS OF		<u>\$</u>	200,000,000
16.28	(a) The appropr	iation in this section	on is to the			
16.29	commissioner o	f transportation fo	or the			
16.30	corridors of con	nmerce program u	inder			
16.31	Minnesota Statu	ites, section 161.0	988, and is			
16.32	available in the	amounts of \$50,0	00,000 in			
16.33	each fiscal year	from 2018 to 202	1. The			

	SF1060 REVISOR	RSI
17.1	commissioner may use up to	17 percent of the
17.2	amount each year for program	
17.3	(b) In any fiscal year covered	l by this
17.4	appropriation, the commissio	
17.5	projects based on previous se	lection processes
17.6	or may perform a new select	ion.
17.7	(c) The appropriation in this	section cancels
17.8	as specified under Minnesota	Statutes, section
17.9	16A.642, except that the con	nmissioner of
17.10	management and budget sha	ll count the start
17.11	of authorization for issuance	of state bonds as
17.12	the first day of the fiscal year	r during which
17.13	the bonds are available to be	issued as
17.14	specified under paragraph (a), and not as the
17.15	date of enactment of this sec	tion.
17.16	Sec. 4. U.S. HIGHWAY 12	PROJECTS
17.17	The appropriation in this sec	tion is in fiscal
17.18	year 2018 for projects, include	ling preliminary
17.19	and final design, engineering	, environmental
17.20	analysis, right-of-way acquis	ition,
17.21	construction, and reconstruct	ion, on marked
17.22	U.S. Highway 12 as follows:	
17.23	(1) realignment at the interse	ctions with
17.24	Hennepin County State-Aid	Highway 92;
17.25	(2) realignment and safety in	nprovements at
17.26	the intersection with Hennep	in County
17.27	State-Aid Highway 90; and	
17.28	(3) safety median improvement	ents from the
17.29	interchange with Wayzata Bo	oulevard in
17.30	Wayzata to approximately or	ne-half mile east
17.31	of the interchange with Henr	epin County
17.32	State-Aid Highway 6.	

<u>\$</u> <u>15,000,000</u>

5th Engrossment

S1060-5

	SF1060	REVISOR	RSI	S1060-5		5th Engrossment
18.1	Sec. 5. <u>MAR</u>	RKED TRUNK HIG	HWAY 212		<u>\$</u>	20,000,000
18.2	The appropri	ation in this section	is in fiscal			
18.3	year 2018 for	r acquisition of right-	of-way and			
18.4	construction	or reconstruction of	marked			
18.5	Trunk Highv	vay 212 as a four-lan	e divided			
18.6	highway from	n County Road 11 in	Carver			
18.7	County to Co	ounty Road 43 in Car	ver County.			
18.8	Sec. 6. <u>MAR</u>	RKED TRUNK HIG	SHWAY 14		<u>\$</u>	<u>90,000,000</u>
18.9	The appropri	ation in this section	is in fiscal			
18.10	year 2018 for	r acquisition of right-	of-way and			
18.11	construction	and reconstruction o	f marked			
18.12	Trunk Highw	way 14 as a four-lane	divided			
18.13	highway from	n the interchange with	th marked			
18.14	Interstate Hig	ghway 35 near the cir	ty of			
18.15	Owatonna to	the point near the cit	ty of Dodge			
18.16	Center at wh	ich marked Trunk Hi	ghway 14			
18.17	constitutes a	four-lane divided hig	ghway_			
18.18	southeast of	the intersection with	marked			
18.19	Trunk Highw	vay 56.				
18.20	Sec. 7. <u>BON</u>	D SALE EXPENSE	2 <u>S</u>		<u>\$</u>	325,000
18.21	This appropr	tiation is to the comm	nissioner of			
18.22	management	and budget for bond	sale			
18.23	expenses und	der Minnesota Statute	es, sections			
18.24	16A.641, sub	odivision 8, and 167.	50,			
18.25	subdivision 4	4, and is available in t	the amounts			
18.26	of \$175,000	in fiscal year 2018 an	nd \$50,000			
18.27	in each fisca	l year from 2019 to 2	.021.			
18.28	Sec. 8. <u>EF</u>	FECTIVE DATE.				
18.29	This artic	ele is effective July 1,	, 2017.			

SF1060	REVISOR	RSI	S1060-5	5th Engrossment			
		ARTICL	E 3				
TRANSPORTATION FINANCE							
Section 1. M	innesota Statutes 201	6, section 16	1.081, subdivision 1, is a	mended to read:			
Subdivisio	n 1. Distribution of f	five percent.	(a) Pursuant to article 14,	, section 5, of the			
Constitution, five percent of the net highway user tax distribution fund is set aside, and							
apportioned to	the county state-aid	highway fund	<u>+</u>				
(b) That apportionment is further distributed as follows:							
(1) 30.5 pe	rcent to the town road	d account cre	ated in section 162.081;				
(2) 16 pere	ent to the town bridge	e account, wł	nich is created in the state	treasury 46.5			
percent to the c	county state-aid highw	vay fund, con	sisting of: (i) 30.5 percent	t to the town road			
account create	d in section 162.081;	and (ii) 16 p	ercent to the town bridge	account created			
in the state trea	asury; and						
(3) 53.5 percent to the flexible highway account created in subdivision 3 (2) 53.5 percent							
4 to the trunk highway fund.							
EFFECTIVE DATE. This section is effective July 1, 2017.							
Sec. 2. Minn	esota Statutes 2016, s	section 297A	.815, subdivision 3, is am	nended to read:			
Subd. 3. M	otor vehicle lease sa	lles tax rever	ue. (a) For purposes of t	his subdivision,			
"net revenue"	means an amount equ	al to the reve	mues, including interest a	and penalties,			
collected unde	r this section, during	the fiscal yea	ı r; less \$32,000,000 in ea	ch fiscal year.			
(b) On or b	efore June 30 of each	fiscal year, th	ne commissioner of reven	ue shall estimate			
the amount of	the net revenue reven	nues, includin	g interest and penalties, o	collected under			
this section for	the current fiscal year	ar.					
(c) On or a	fter July 1 (b) By July	y 15 of the su	bsequent fiscal year, the	commissioner of			
management a	nd budget shall <u>must</u>	transfer the 1	et revenue <u>revenues</u> as e	stimated in			
paragraph (b)	(a) from the general f	fund, as follo	WS:				
(1) \$9,000,	000 annually until Ja	nuary 1, 201:	5, and 50 percent annuall	y thereafter			
36 percent	to the county state-ai	d highway fu	nd. Notwithstanding any	other law to the			
contrary, the c	ommissioner of trans	portation sha	ll allocate the funds trans	ferred under this			
clause to the c	ounties in the metrop	olitan area, a	s defined in section 473.1	21, subdivision			
4, excluding th	e counties of Henner	pin and Rams	ey, so that each county sl	nall receive of			
such amount th	ne percentage that its j	population, as	s defined in section 477A.	.011, subdivision			
	Section 1. M Subdivision Constitution, f apportioned to (b) That ap (1) 30.5 per (2) 16 perce percent to the c account create in the state treat (3) 53.5 per to the trunk hig EFFECTT Sec. 2. Minn Subd. 3. M "net revenue" collected unde (b) On or b the amount of this section for (c) On or a management a paragraph (b) (c) (1) \$9,000, 36 percent contrary, the ce clause to the ce	TRANS Section 1. Minnesota Statutes 201 Subdivision 1. Distribution of 1 Constitution, five percent of the net apportioned to the county state-aid (b) That apportionment is further (1) 30.5 percent to the town road (2) 16 percent to the town bridge percent to the county state-aid highy account created in section 162.081; in the state treasury; and (3) 53.5 percent to the flexible hit to the trunk highway fund. EFFECTIVE DATE. This sect Sec. 2. Minnesota Statutes 2016, st Subd. 3. Motor vehicle lease sa "net revenue" means an amount equ collected under this section, during (b) On or before June 30 of each the amount of the net revenue rever this section for the current fiscal ye (c) On or after July 1 (b) By July management and budget shall must paragraph (b) (a) from the general of (1) \$9,000,000 annually until Ja 36 percent to the county state-aid contrary, the commissioner of trans clause to the counties in the metrop 4, excluding the counties of Henner	ARTICLI TRANSPORTATIO Section 1. Minnesota Statutes 2016, section 16 Subdivision 1. Distribution of five percent. Constitution, five percent of the net highway use apportioned to the county state-aid highway fund (b) That apportionment is further distributed (1) 30.5 percent to the town bridge account or ere (2) 16 percent to the town bridge account, while percent to the county state-aid highway fund, com- account created in section 162.081; and (ii) 16 per- in the state treasury; and (3) 53.5 percent to the flexible highway account to the trunk highway fund. EFFECTIVE DATE. This section is effective Sec. 2. Minnesota Statutes 2016, section 297A. Subd. 3. Motor vehicle lease sales tax rever "net revenue" means an amount equal to the rever collected under this section, during the fiscal year. (b) On or before June 30 of each fiscal year, the the amount of the net revenue revenues, including this section for the current fiscal year. (c) On or after July 1 (b) By July 15 of the su management and budget shall must transfer the ef- paragraph (b) (a) from the general fund, as follow (1) \$9,000,000 annually until January 1, 2015 <u>36 percent</u> to the county state-aid highway fur contrary, the commissioner of transportation shall clause to the counties in the metropolitan area, as 4, excluding the counties of Hennepin and Rams	ARTICLE 3 TRANSPORTATION FINANCE Section 1. Minnesota Statutes 2016, section 161.081, subdivision 1, is a Subdivision 1. Distribution of five percent. (a) Pursuant to article 14, Constitution, five percent of the net highway user tax distribution fund is apportioned to the county state-aid highway fund. (b) That apportionment is further distributed as follows: (1) 30.5 percent to the town road account created in section 162.081; (2) 16 percent to the town bridge account, which is created in the state percent to the county state-aid highway fund, consisting of: (i) 30.5 percent account created in section 162.081; and (ii) 16 percent to the town bridge in the state treasury; and (3) 53.5 percent to the flexible highway account created in subdivision 3; to the trunk highway fund. EFECTIVE DATE. This section 297A.815, subdivision 3, is ar Subd. 3. Motor vehicle lease sales tax revenue. (a) For purposes of 4; "evenue" means an amount equal to the revenues, including interest of collected under this section, during the fiscal year; less 532,000,000 in eac (b) On or before June 30 of each fiscal year; less 532,000,000 in eac (c) On or after-July - (b) By July 15 of the subsequent fiscal year; the management and budget shall must transfer the net revenue revenues ac exparping (b) (a) from the general fund, as follows: (1) \$9,000,000 annually until January 1, 2015, and 50 percent annually 36 percent to the county state-aid highway fund. Notwithstanding any contary, the commissioner of transportation shall allocate the funds trans cause to the counties in the metropolitan area, as defined in section 473.1 (a) The tervenue in the intervenue intervenue in the intervenue in the intervenue interve			

- 3, estimated or established by July 15 of the year prior to the current calendar year, bears 20.1 to the total population of the counties receiving funds under this clause; and 20.2 (2) the remainder 36 percent to the greater Minnesota transit account; and 20.3(3) the remainder to the highway user tax distribution fund. 20.4 (c) As part of the transfer that must occur by July 15, 2018, in addition to any amounts 20.5 transferred under paragraph (b), the commissioner of management and budget must transfer 20.6 \$10,000,000 of the revenues as estimated in paragraph (a) from the general fund to the small 20.7 cities assistance account under section 162.145. 20.8 EFFECTIVE DATE. This section is effective beginning with the estimate that must 20.9
- 20.10 be completed on or before June 30, 2018, for a transfer that occurs by July 15, 2018.

20.11 Sec. 3. Minnesota Statutes 2016, section 297A.94, is amended to read:

20.12 **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.

20.16 (b) The commissioner shall deposit taxes in the Minnesota agricultural and economic20.17 account in the special revenue fund if:

20.18 (1) the taxes are derived from sales and use of property and services purchased for the 20.19 construction and operation of an agricultural resource project; and

20.20 (2) the purchase was made on or after the date on which a conditional commitment was20.21 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 them as follows:

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

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

	SF1060	REVISOR	RSI	S1060-5	5th Engrossment
21.1	(d) Beginn	ing with sales taxes 1	remitted after I	uly 1, 2017, the comm	issioner shall denosit
21.2	· · ·			section 297A.64, sub	
21.2		ghway user tax distr		5001011 29 771.01, 500	division 1, und ordan
21.3		gnway user tax uist	<u>Iloution tuna.</u>		
21.4	(e) The co	mmissioner shall de	posit the reven	ues, including interes	t and penalties,
21.5	collected under	er section 297A.64,	subdivision 5,	in the state treasury a	nd credit them to the
21.6	general fund.	By July 15 of each y	year the comm	issioner shall transfer	to the highway user
21.7	tax distributio	n fund an amount ea	qual to the exce	ess fees collected und	er section 297A.64,
21.8	subdivision 5,	, for the previous cal	lendar year.		
21.9	(e) (f) Beg	inning with sales ta:	xes remitted af	ter July 1, 2017, in co	onjunction with the
21.10	deposit of rev	enues under paragra	ph (d), the con	nmissioner shall depo	sit into the state
21.11	treasury and cr	redit to the highway	user tax distribu	ution fund an amount of	equal to the estimated
21.12	revenues deriv	ved from the tax rate	e imposed unde	er section 297A.62, su	ubdivision 1, on the
21.13	lease or rental	for not more than 28	days of rental	motor vehicles subjec	t to section 297A.64.
21.14	The commissi	oner shall estimate	the amount of s	sales tax revenue dep	osited under this
21.15	paragraph bas	ed on the amount of	f revenue depos	sited under paragraph	<u>(d).</u>
21.16	(g) Startin	g after July 1, 2017 <u>,</u>	the commission	oner shall deposit an a	mount of the
21.17	remittances m	onthly into the state	treasury and c	eredit them to the high	iway user tax
21.18	distribution fu	and as a portion of the	ne estimated an	nount of taxes collect	ed from the sale and
21.19	purchase of m	otor vehicle repair p	parts in that mo	onth. For the remittan	ces between July 1,
21.20	2017, and Jun	e 30, 2019, the mon	thly deposit an	nount is \$10,282,000.	For remittances in
21.21	each subseque	ent fiscal year, the m	onthly deposit	amount is \$13,957,0	00. For purposes of
21.22	this paragraph	, "motor vehicle" ha	as the meaning	given in section 2971	3.01, subdivision 11,
21.23	and "motor ve	hicle repair and rep	lacement parts	" includes (i) all parts	, tires, accessories,
21.24	and equipmen	t incorporated into o	or affixed to the	motor vehicle as part	of the motor vehicle
21.25	maintenance a	and repair, and (ii) p	aint, oil, and of	ther fluids that remain	n on or in the motor
21.26	vehicle as par	t of the motor vehicl	le maintenance	e or repair.	
21.27	<u>(h)</u> 72.43 g	percent of the revenu	ues, including i	interest and penalties,	transmitted to the
21.28	commissioner	under section 297A	.65, must be d	eposited by the comm	nissioner in the state

21.29 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;

(2) 22.5 percent of the receipts must be deposited in the natural resources fund, and may
be spent only for state parks and trails;

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(3) 22.5 percent of the receipts must be deposited in the natural resources fund, and may
be spent only on metropolitan park and trail grants;

(4) three percent of the receipts must be deposited in the natural resources fund, andmay 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.

(f) (i) The revenue dedicated under paragraph (e) (h) may not be used as a substitute 22.10 for traditional sources of funding for the purposes specified, but the dedicated revenue shall 22.11 supplement traditional sources of funding for those purposes. Land acquired with money 22.12 deposited in the game and fish fund under paragraph (e) (h) must be open to public hunting 22.13 and fishing during the open season, except that in aquatic management areas or on lands 22.14 where angling easements have been acquired, fishing may be prohibited during certain times 22.15 of the year and hunting may be prohibited. At least 87 percent of the money deposited in 22.16 the game and fish fund for improvement, enhancement, or protection of fish and wildlife 22.17 resources under paragraph (e) (h) must be allocated for field operations. 22.18

(g) (j) The revenues deposited under paragraphs (a) to (f) (i) do not include the revenues,
including interest and penalties, generated by the sales tax imposed under section 297A.62,
subdivision 1a, which must be deposited as provided under the Minnesota Constitution,
article XI, section 15.

22.23 **EFFECTIVE DATE.** This section is effective July 1, 2017.

22.24 Sec. 4. Minnesota Statutes 2016, section 297A.992, subdivision 2, is amended to read:

Subd. 2. Authorization; rates. (a) Notwithstanding section 297A.99, subdivisions 1, 22.25 2, and 3, or 477A.016, or any other law, the board of a county participating in a joint powers 22.26 agreement as specified in this section shall impose by resolution (1) a transportation sales 22.27 and use tax at a rate of one-quarter of one percent on retail sales and uses taxable under this 22.28 22.29 chapter, and (2) an excise tax of \$20 per motor vehicle, as defined in section 297B.01, subdivision 11, purchased or acquired from any person engaged in the business of selling 22.30 motor vehicles at retail, occurring within the jurisdiction of the taxing authority. The taxes 22.31 authorized are to fund transportation improvements as specified in this section, including 22.32 debt service on obligations issued to finance such improvements pursuant to subdivision 7. 22.33

lodging in the city of Minneapolis exceeds the maximum allowed tax under Laws 1986,

(b) The tax imposed under this section is not included in determining if the total tax on

chapter 396, section 5, as amended by Laws 2001, First Special Session chapter 5, article
12, section 87, or in determining a tax that may be imposed under any other limitations.
(c) A county participating in a joint powers agreement as specified in this section may
impose an additional transportation sales and use tax at a rate of one-fifth of one percent
on retail sales and uses taxable under this chapter. Before imposing a tax authorized by this
paragraph, the imposition of the tax must be approved by a majority of voters at a general

23.9 election. The proceeds of the taxes imposed under this paragraph must be used for the

23.10 purposes specified in section 297A.993, subdivision 2.

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ARTICLE 4

TRANSPORTATION POLICY

23.13 Section 1. Minnesota Statutes 2016, section 85.016, is amended to read:

23.14 85

85.016 BICYCLE TRAIL PROGRAM.

The commissioner of natural resources shall must establish a program for the development 23.15 of bicycle trails utilizing the state trails authorized by section 85.015, other state parks and 23.16 recreation land, and state forests. "Bicycle trail," as used in this section, has the meaning 23.17 given in section 169.011. The program shall must be coordinated with the local park trail 23.18 grant program established by the commissioner pursuant to section 85.019, with the bikeway 23.19 program state bicycle routes established by the commissioner of transportation pursuant to 23.20 section 160.265 160.266, and with existing and proposed local bikeways. In the metropolitan 23.21 area as defined in section 473.121, the program shall must be developed in accordance with 23.22 plans and priorities established by the Metropolitan Council. The commissioner shall must 23.23 provide technical assistance to local units of government in planning and developing bicycle 23.24 trails in local parks. The bicycle trail program shall must, as a minimum, describe the 23.25 location, design, construction, maintenance, and land acquisition needs of each component 23.26 trail and shall give due consideration to the model standards for the establishment of 23.27 recreational vehicle lanes promulgated by the commissioner of transportation pursuant to 23.28 section 160.262. The program shall must be developed after consultation with the state trail 23.29 23.30 council and regional and local units of government and bicyclist organizations.

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24.1	Sec. 2. M	innesota Statutes 2016	, section 116.0	3, is amended by addi	ng a subdivision to
24.2	read:			- -	
24.3	Subd 7	. Clean Air Act settlei	ment money. "	Clean Air Act settlem	ent money" means
24.4		uired to be paid to the s			
24.5		of the federal Clean Air			
24.6		opted thereunder, by an			
24.7	managemei	nt and budget must esta	ablish the Clea	n Air Act settlement a	eccount in the
24.8	environmer	ntal fund. Notwithstand	ling sections 1	5A.013 to 16A.016, th	ne commissioner of
24.9	managemer	nt and budget must dep	osit Clean Air	Act settlement money	y into the Clean Air
24.10	Act settlem	ent account. Clean Air	Act settlemen	t money must not be s	spent until it is
24.11	specifically	appropriated by law.	The commissio	ner of management a	nd budget must
24.12	eliminate th	ne Clean Air Act settler	ment account i	n the environmental f	und after all Clean
24.13	Air Act set	tlement money has bee	n expended.		
			. 100 0	.	1 1 · · · ·
24.14		innesota Statutes 2016	, section 160.0	2, is amended by addi	ing a subdivision to
24.15	read:				
24.16	Subd. 1	a. <mark>Bikeway.</mark> "Bikeway"	" means a bicy	cle lane, bicycle path,	shared use path,
24.17	bicycle rou	te, or similar bicycle fa	cility, regardle	ss of whether designe	ed for the exclusive
24.18	use of bicy	cles or for shared use w	vith other trans	portation modes.	
24.19	Sec. 4. M	innesota Statutes 2016	, section 160.0	2, subdivision 27, is a	mended to read:
24.20	Subd 2	7. Roadway; bicycle l	ane: hicycle r	oute: bicycle nath : bi	ikeway The terms
24.20		"bicycle lane," "bicycl	-		-
24.22	-	given in section 169.01		,,	
24.23	Sec. 5. M	innesota Statutes 2016	, section 160.0	2, is amended by addi	ng a subdivision to
24.24	read:				
24.25	Subd. 2	7a. Shared use path. "	'Shared use pat	h" means a bicycle fa	cility that is (1)
24.26	physically s	separated from motorize	ed vehicular tra	ffic by an open space of	or barrier, (2) located
24.27	within eithe	er the highway right-of	-way or an ind	ependent right-of-way	y, and (3) available
24.28	for use by c	other nonmotorized use	ers.		
24.29	Sec. 6. M	innesota Statutes 2016	, section 160.2	62, subdivision 1, is a	mended to read:
24.30		sion 1. Model standar			
24.30 24.31		the public health, safet			
27.31	111010313 01	the public health, sale	ly und wonard,	to provide for the du	and of one year and

25.1	recreational vehicle lanes bikeways to proposed and existing public highways. The
25.2	commissioner of transportation shall adopt, in the manner provided in chapter 14, model
25.3	standards for the establishment of recreational vehicle lanes on and along proposed and
25.4	existing public highways. The model standards shall include but not be limited to the
25.5	following: (a) criteria for desirability of a lane in any given location, (b) provision for
25.6	maintenance of the lanes, and (c) the placement of the lanes in relation to roads. The model
25.7	standards shall govern state trunk highways. The commissioner of transportation is authorized
25.8	to plan, design, establish, and maintain bikeways on the right-of-way of any trunk highway.
25.9	The commissioner is responsible for the design and construction of all bikeway projects
25.10	within the right-of-way of any trunk highway. The commissioner must consider the
25.11	development of bikeways during the planning, design, construction, reconstruction, or
25.12	improvement of any trunk highway, or allow the establishment of such bikeways within
25.13	trunk highway right-of-way.
25.14	(b) The commissioner must maintain bikeway design guidelines consistent with the state
25.15	transportation goals in section 174.01.
25.16	(c) The commissioner must compile and maintain a map of bikeways in the state and
25.17	must publish and distribute the map's information at least once every two years in a form
25.18	and manner suitable to assist persons wishing to use the bikeways.
25.19	(d) The commissioner must maintain bikeways within the limits of trunk highway
25.20	right-of-way unless a written agreement or limited use permit provides otherwise.
25.21	Sec. 7. Minnesota Statutes 2016, section 160.262, subdivision 3, is amended to read:
25.22	Subd. 3. Cooperation among agencies and governments. The following departments
25.23	and agencies shall cooperate in providing on the nonmotorized transportation advisory
25.24	committee identified in section 174.37 must provide information and advice for amendments
25.25	to the model standards the bikeway design guidelines maintained by the commissioner of
25.26	transportation: the Departments of Agriculture, Transportation, Natural Resources,
25.27	Commerce, and Employment and Economic Development, and the Board of Water and Soil
25.28	Resources. The commissioner may cooperate with and enter into agreements with the United
25.29	States government, any department of the state of Minnesota, any unit of local government
25.30	and, any tribal government, or any public or private corporation in order to effect the purposes
25.31	of this section.

26.1 Sec. 8. Minnesota Statutes 2016, section 160.262, subdivision 4, is amended to read:

- Subd. 4. Design-build bridges for nonmotorized vehicles. For streets and highways,
 the commissioner shall <u>must</u> allow for the acceptance of performance-specification bids,
 made by the lowest responsible bidder, for constructing design-build bridges for bicycle
 paths, bicycle trails, bikeways and pedestrian facilities that are:
- (1) designed and used primarily for nonmotorized transportation, but may allow for
 motorized wheelchairs, golf carts, necessary maintenance vehicles and, when otherwise
 permitted by law, rule, or ordinance, snowmobiles; and
- 26.9 (2) located apart from any road or highway or protected by barriers, provided that a26.10 design-built bridge may cross over and above a road or highway.
- Sec. 9. Minnesota Statutes 2016, section 160.266, is amended by adding a subdivision toread:
- 26.13 Subd. 1a. State bicycle route; definition. For the purposes of this section, "state bicycle
 26.14 route" means a linear series of one or more roads or bikeways that is designated for bicycle
 26.15 travel, regardless of whether for exclusive use by bicycles or shared use with other modes
 26.16 of transportation.
- Sec. 10. Minnesota Statutes 2016, section 160.266, is amended by adding a subdivision
 to read:
- 26.19 Subd. 1b. State bicycle routes. The commissioner of transportation must identify state 26.20 bicycle routes primarily on existing road right-of-way and trails. State bicycle routes must 26.21 be identified in cooperation with road and trail authorities, including the commissioner of 26.22 natural resources, and with the advice of the advisory committee on nonmotorized 26.23 transportation under section 174.37. In a metropolitan area, state bicycle routes must be 26.24 identified in coordination with the plans and priorities established by metropolitan planning 26.25 organizations, as defined in United States Code, title 23, section 134.
- Sec. 11. Minnesota Statutes 2016, section 160.266, subdivision 3, is amended to read:
 Subd. 3. Connections with other bikeways. (a) The commissioner, in cooperation with
 road and trail authorities including the commissioner of natural resources, shall must:
 (1) identify existing bikeways of regional significance that are in reasonable proximity
 but not connected to the bikeway state bicycle routes established in under this section;

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27.1 including but not limited to the Lake Wobegon Trail in the counties of Stearns and Todd;
27.2 and

- 27.3 (2) support development of linkages between bikeways identified under clause (1) and
 27.4 the bikeway state bicycle routes established in under this section.
- (b) The requirements of this subdivision are a secondary priority for use of funds available
 under this section following establishment and enhancement of the bikeway state bicycle
 routes under subdivision 1 this section.
- 27.8 Sec. 12. Minnesota Statutes 2016, section 160.266, subdivision 4, is amended to read:

Subd. 4. Cooperation with other entities. The commissioner may contract and enter
into agreements with federal agencies, other state agencies, local governments, and tribal
governments, or private entities to establish, develop, maintain, and operate the bikeway
state bicycle routes and to interpret associated natural and cultural resources.

27.13 Sec. 13. Minnesota Statutes 2016, section 160.266, subdivision 5, is amended to read:

Subd. 5. Funding. Bicycle Shared use paths included within the bikeway state bicycle
routes and not administered by the commissioner of natural resources are eligible for funding
from the environment and natural resources trust fund under chapter 116P, from the parks
and trails grant program under section 85.535, from the local recreation grants program
under section 85.019, subdivision 4b, and from other sources.

27.19 Sec. 14. Minnesota Statutes 2016, section 160.266, is amended by adding a subdivision
27.20 to read:

Subd. 6. Mississippi River Trail. The Mississippi River Trail bikeway must originate 27.21 at Itasca State Park in Clearwater, Beltrami, and Hubbard Counties, then generally parallel 27.22 the Mississippi River through the cities of Bemidji in Beltrami County, Grand Rapids in 27.23 Itasca County, Brainerd in Crow Wing County, Little Falls in Morrison County, Sauk Rapids 27.24 in Benton County, St. Cloud in Stearns County, Minneapolis in Hennepin County, St. Paul 27.25 in Ramsey County, Hastings in Dakota County, Red Wing in Goodhue County, Wabasha 27.26 in Wabasha County, Winona in Winona County, and La Crescent in Houston County to 27.27 27.28 Minnesota's boundary with Iowa and there terminate. Where opportunities exist, the bikeway may be designated on both sides of the Mississippi River. 27.29

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28.1	Sec. 15. Min	inesota Statutes 201	6. section 160.	266. is amended by a	adding a subdivision
28.2	to read:		-,		8
20.2	Subd 7 N	orth Stor Diovala D	Pouto The Nor	th Star Diavala Dauta	must originate in the
28.3		-			e must originate in the ties of North Branch
28.4 28.5					ty, Duluth in St. Louis
28.5			•	d Marais in Cook Co	•
28.0				vithstanding subdivis	
28.8					creating, constructing,
28.9		aintaining this route	-	ik inghway fands on v	<u>reating, constructing,</u>
20.9			<u>.</u>		
28.10	Sec. 16. Min	nesota Statutes 201	6, section 161.	088, subdivision 4, i	s amended to read:
28.11	Subd. 4. Pr	oject eligibility. (a)	The commission	oner shall establish el	igibility requirements
28.12	for projects the	at can be funded un	der the program	n . Eligibility must in	elude are:
28.13	(1) consiste	ency with the statew	vide multimoda	l transportation plan	under section 174.03;
28.14	(2) location	n of the project on a	n interregional	corridor, for a proje	ct located outside of
28.15	the Departmer	nt of Transportation	metropolitan c	listrict;	
28.16	(3) placem	ent into at least one	project classif	ication under subdiv	ision 3;
28.17	(4) a maxir	num length of time,	as determined	by the commissioner,	until commencement
28.18	of construction	n work on the projec	ct; and		
28.19	(5) for each	h type of project cla	ssification und	er subdivision 3, a m	aximum allowable
28.20	amount for the	total project cost es	timate, as deter	mined by the commi	ssioner with available
28.21	data.				
28.22	(b) A proie	ct whose construction	on is programm	ed in the state transpo	ortation improvement
28.23				•	h does not apply to a
28.24		programmed as resu			11.5
20.25)
28.25		•		e, identified in the 20)-year state highway
28.26	capital investi	nent plan under sect			
28.27	Sec. 17. Min	inesota Statutes 201	6, section 161.	088, subdivision 5, i	s amended to read:
28.28	Subd. 5. Pr	roject selection pro	cess; criteria.	(a) The commissione	er shall <u>must</u> establish
28.29	a process for i	dentification, evalua	ation, and seled	etion of to identify, e	valuate, and select
28.30	projects under	the program. The p	process must be	e consistent with the	requirements of this
28.31	subdivision an	nd must not include	any additional	evaluation criteria.	
	Article 4 Sec. 17		28		

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29.1	(b) As part of the project selection process, the commissioner shall must annually accept
29.2	recommendations on candidate projects from area transportation partnerships and other
29.3	interested stakeholders in each Department of Transportation district. The commissioner
29.4	must determine the eligibility for each candidate project identified under this paragraph,
29.5	the commissioner shall determine eligibility, classify, and if appropriate, evaluate the project
29.6	for the program. For each eligible project, the commissioner must classify and evaluate the
29.7	project for the program.
29.8	(c) Project evaluation and prioritization must be performed on the basis of objective
29.9	eriteria, which must include Projects must be evaluated using the following criteria:
29.10	(1) a return on investment measure that provides for comparison across eligible projects;
29.11	(2) measurable impacts on commerce and economic competitiveness;
29.12	(3) efficiency in the movement of freight, including but not limited to:
29.13	(i) measures of annual average daily traffic and commercial vehicle miles traveled, which
29.14	may include data near the project location on that trunk highway or on connecting trunk
29.15	and local highways; and
29.16	(ii) measures of congestion or travel time reliability, which may be within or near the
29.17	project limits, or both;
29.18	(4) improvements to traffic safety;
29.19	(5) connections to regional trade centers, local highway systems, and other transportation
29.20	modes;
29.21	(6) the extent to which the project addresses multiple transportation system policy
29.22	objectives and principles; and
29.23	(7) support and consensus for the project among members of the surrounding community:
29.24	and
29.25	(8) regional balance throughout the state.
29.26	(d) The commissioner must adopt a policy that assigns a weight to each criteria under
29.27	paragraph (c). This policy must be applied consistently to each project evaluated. Each
29.28	project must be assigned a score based on the evaluation. The projects must be prioritized
29.29	based on the score. The list of all projects evaluated must be made public and must include
29.30	the score of each project.

30.1 (e) As part of the project selection process, the commissioner may divide funding to be 30.2 separately available among projects within each classification under subdivision 3, and may 30.3 apply separate or modified criteria among those projects falling within each classification.

30.4 Sec. 18. Minnesota Statutes 2016, section 161.088, is amended by adding a subdivision
30.5 to read:

30.6 Subd. 6a. Corridors of commerce long-term plan. The commissioner must create a

30.7 <u>corridors of commerce long-term plan that includes all projects deemed eligible for the</u>

program. The projects in the long-term plan must be prioritized based on the score assigned
 under subdivision 5. The commissioner may create a plan for each district or for the entire
 state.

30.11 Sec. 19. Minnesota Statutes 2016, section 161.088, subdivision 7, is amended to read:

30.12 Subd. 7. Legislative report; evaluation. (a) Starting in 2014, annually By November 30.13 1 each year, the commissioner shall <u>must</u> electronically submit a report on the corridors of 30.14 commerce program to the chairs and ranking minority members of the legislative committees 30.15 with jurisdiction over transportation policy and finance. At a minimum, the report must 30.16 include:

30.17 (1) a summary of the program, including a review of the project selection process,
30.18 eligibility and criteria the policy that provides the weight given each criteria, funds expended
30.19 in the previous selection cycle, and total funds expended since program inception;

30.20 (2) a listing list of projects funded under the program in the previous selection cycle,
30.21 including:

30.22 (i) project classification;

30.23 (ii) a breakdown of project costs and funding sources;

30.24 (iii) any future operating costs assigned under subdivision 6; and

30.25 (iv) a brief description that is comprehensible to a lay audience;

30.26 (3) a listing list of all candidate project recommendations required under subdivision 5,

30.27 paragraph (b), including the eligibility determination for each project and, for eligible

30.28 projects, the project classification and disposition in the selection process; and

30.29 (4) a list of all projects evaluated and the score for each project; and

30.30 (5) any recommendations for changes to statutory requirements of the program.

(b) Starting in 2016, and In every even-numbered year thereafter, the commissioner 31.1 shall must incorporate into the report the results of an independent evaluation of impacts 31.2 and effectiveness of the program. The evaluation must be performed by agency staff or a 31.3 consultant. The individual or individuals performing the evaluation must have experience 31.4 in program evaluation, but must not be regularly involved in the program's implementation. 31.5 Sec. 20. Minnesota Statutes 2016, section 161.115, subdivision 190, is amended to read: 31.6 31.7 Subd. 190. Route No. 259. Beginning at a point on Statutory Route No. 100, at or near Henderson; thence extending in a general southeasterly direction to a point on Statutory 31.8 31.9 Route No. 123, at or near Le Sueur. **EFFECTIVE DATE.** This section is effective the day after the commissioner of 31.10 31.11 transportation receives a copy of the agreement between the commissioner of transportation and the governing body of Le Sueur County to transfer jurisdiction of Legislative Route 31.12 No. 123 and after the commissioner notifies the revisor of statutes under section 43, paragraph 31.13 31.14 (b). Sec. 21. Minnesota Statutes 2016, section 161.14, is amended by adding a subdivision to 31.15 read: 31.16 Subd. 83. Senator Jim Metzen Memorial Highway. That segment of marked Trunk 31.17 Highway 52 located within Dakota County is designated as "Senator Jim Metzen Memorial 31.18 Highway." Notwithstanding section 161.139, the commissioner shall adopt a suitable design 31.19 to mark this highway and erect appropriate signs. 31.20 Sec. 22. Minnesota Statutes 2016, section 161.21, subdivision 1, is amended to read: 31.21 Subdivision 1. Location and design of highways. The commissioner may make or 31.22 cause to be made such studies and investigations as the commissioner deems necessary for 31.23 the purpose of determining the most advantageous location and design of trunk highways 31.24 from the standpoint of both present and future traffic needs, and in making such 31.25 31.26 determinations the commissioner may take into consideration the probable future development of both urban and rural areas and the effect of such development on future 31.27 traffic needs as indicated by such studies and investigations and the location and design 31.28 with respect to recreational vehicle lane bikeway establishment. 31.29

32.1	Sec. 23. Minnesota Statutes 2016, section 161.321, subdivision 6, is amended to read:
32.2	Subd. 6. Rules; eligibility. (a) The rules adopted by the commissioner of administration
32.3	to define small businesses and to set time and other eligibility requirements for participation
32.4	in programs under sections 16C.16 to 16C.19 apply to this section. The commissioner may
32.5	promulgate other rules necessary to carry out this section.

32.6 (b) In addition to other eligibility requirements, a small targeted group business or
 32.7 veteran-owned small business is eligible for the bid preferences under this section only for
 32.8 eight years following the latest of:

32.9 (1) May 1, 2012;

32.10 (2) for a targeted group business, the date of initial certification by the commissioner of
 administration, as provided under section 16C.19;

32.12 (3) for a veteran-owned small business, the date of initial certification by the United
 32.13 States Department of Veterans Affairs, as provided under section 16C.19, paragraph (d);
 32.14 or

32.15 (4) for a veteran-owned small business, the release or discharge of any one of the owners
 32.16 from military active service, as defined in section 190.05, subdivision 5, lasting for a period
 32.17 of 179 days or longer.

32.18 Sec. 24. Minnesota Statutes 2016, section 161.44, subdivision 5, is amended to read:

Subd. 5. Conveyance to highest bidder in certain cases. If the larger tract has been 32.19 platted into lots or divided into smaller tracts and the commissioner elects to proceed under 32.20 this subdivision, or if the lands constituted an entire tract and the person from whom the 32.21 lands were acquired and the person's spouse are deceased, or if the offers as provided for 32.22 received are not accepted and the amount of money not tendered within the time prescribed, 32.23 the lands may be sold and conveyed to the owner of the land abutting upon the lands in the 32.24 same manner and under the same terms provided under subdivision 2, or the commissioner 32.25 may sell the lands to the highest responsible bidder upon three weeks' published notice of 32.26 such sale in a newspaper or other periodical of general circulation in the general area where 32.27 the lands are located. All bids may be rejected and new bids received upon like advertisement. 32.28

32.29 Sec. 25. Minnesota Statutes 2016, section 161.44, subdivision 6a, is amended to read:

32.30 Subd. 6a. Services of licensed real estate broker. If the lands remain unsold after being
 32.31 offered for sale to the highest bidder are withdrawn from sale under subdivision 6b, the

32.32 commissioner may retain the services of a licensed real estate broker to find a buyer. The

33.2

33.1 sale price may be negotiated by the broker, but must not be less than 90 percent of the

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established by prior agreement between the commissioner and the broker, and must not

exceed ten percent of the sale price for sales of \$10,000 or more. The broker's fee must be

appraised market value as determined by the commissioner. The broker's fee must be

- paid to the broker from the proceeds of the sale.
- 33.6 Sec. 26. Minnesota Statutes 2016, section 161.44, is amended by adding a subdivision to
 33.7 read:

33.8 Subd. 6b. Unsold lands. If lands remain unsold after being offered for sale to the highest
 33.9 bidder, the commissioner may offer the remaining lands to any person who agrees to pay
 33.10 the minimum bid established for the public sale. The sale must continue until all eligible

^{33.11} lands have been sold or the commissioner withdraws the remaining lands from sale. The

33.12 lands to be sold must be listed on the department's Unsold Property Inventory list.

- 33.13 Sec. 27. Minnesota Statutes 2016, section 169.14, is amended by adding a subdivision to33.14 read:
- 33.15 Subd. 5h. St. Louis County Road 128. Notwithstanding any provision to the contrary
 33.16 in this section, the speed limit on St. Louis County Road 128 in Eagles Nest Township
 33.17 between Trunk Highway 169 and County Road 989 is 40 miles per hour. Notwithstanding
 33.18 section 10.49, the segment of County Road 128 described in this subdivision shall be known
 33.19 as the "Senator Scott Newman Scenic Byway." The commissioner must erect appropriate
 33.20 signs displaying the 40 miles per hour speed limit and the designated name.
- 33.21 EFFECTIVE DATE. This section is effective the day following final enactment and
 33.22 the speed limit shall be effective when the required signs are erected.

33.23 Sec. 28. Minnesota Statutes 2016, section 169.80, subdivision 1, is amended to read:

Subdivision 1. Limitations; misdemeanor. (a) It is a misdemeanor for a person to drive 33.24 or move, or for the owner to cause or knowingly permit to be driven or moved, on a highway 33.25 a vehicle or vehicles of a size or weight exceeding the limitations stated in sections 169.80 33.26 to 169.88, or otherwise in violation of sections 169.80 to 169.88, other than section 169.81, 33.27 subdivision 5a, and the maximum size and weight of vehicles as prescribed in sections 33.28 169.80 to 169.88 shall be lawful throughout this state, and local authorities shall have no 33.29 power or authority to alter these limitations except as express authority may be granted in 33.30 33.31 sections 169.80 to 169.88.

34.1 (b) When all the axles of a vehicle or combination of vehicles are weighed separately
34.2 the sum of the weights of the axles so weighed shall be evidence of the total gross weight
34.3 of the vehicle or combination of vehicles so weighed.

34.4 (c) When each of the axles of any group that contains two or more consecutive axles of
34.5 a vehicle or combination of vehicles have been weighed separately the sum of the weights
34.6 of the axles so weighed shall be evidence of the total gross weight on the group of axles so
34.7 weighed.

(d) When, in any group of three or more consecutive axles of a vehicle or combination
of vehicles any axles have been weighed separately and two or more axles consecutive to
each other in the group have been weighed together, the sum of the weights of the axles
weighed separately and the axles weighed together shall be evidence of the total gross weight
of the group of axles so weighed.

34.13 (e) The provisions of sections 169.80 to 169.88 governing size, weight, and load shall
 34.14 <u>do</u> not apply to a fire apparatus, or to a vehicle operated under the terms of a special permit
 34.15 issued as provided by law.

34.16

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

34.17 Sec. 29. Minnesota Statutes 2016, section 169.829, is amended by adding a subdivision
34.18 to read:

34.19 Subd. 4. Certain emergency vehicles. The provisions of sections 169.80 to 169.88
34.20 governing size, weight, and load do not apply to a fire apparatus, a police special response
34.21 vehicle, or a licensed land emergency ambulance service vehicle.

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

34.23 Sec. 30. Minnesota Statutes 2016, section 169.865, subdivision 3, is amended to read:

34.24 Subd. 3. Requirements; restrictions. (a) A vehicle or combination of vehicles operating
34.25 under this section:

34.26 (1) is subject to axle weight limitations under section 169.824, subdivision 1;

- 34.27 (2) is subject to seasonal load restrictions under section 169.87;
- 34.28 (3) is subject to bridge load limits posted under section 169.84;
- 34.29 (4) may only be operated on paved streets and highways other than interstate highways;

- (5) may not be operated with loads that exceed the manufacturer's gross vehicle weight 35.1 rating as affixed to the vehicle, or other certification of gross vehicle weight rating complying 35.2 with Code of Federal Regulations, title 49, sections 567.4 to 567.7; 35.3 (6) must be issued a permit from each road authority having jurisdiction over a road on 35.4 35.5 which the vehicle is operated, if required; (7) must comply with the requirements of section 169.851, subdivision 4; and 35.6 35.7 (8) must have brakes on all wheels. (b) The percentage allowances for exceeding gross weights if transporting unfinished 35.8 forest products under section 168.013, subdivision 3, paragraph (b), or for the first haul of 35.9 unprocessed or raw farm products or unfinished forest products under section 168.013, 35.10 subdivision 3, paragraph (d), clause (3), do not apply to a vehicle or combination of vehicles 35.11 operated under this section. 35.12 (c) Notwithstanding paragraph (a), clause (4), a vehicle or combination of vehicles 35.13 hauling fluid milk under a permit issued by the commissioner of transportation may also 35.14 operate on interstate highways as provided under United States Code, title 23, section 127. 35.15 Sec. 31. Minnesota Statutes 2016, section 171.12, subdivision 6, is amended to read: 35.16 Subd. 6. Certain convictions not recorded. (a) Except as provided in paragraph (c) 35.17 (d), the department shall must not keep on the record of a driver any conviction for a violation 35.18 of a speed limit of 55 miles per hour unless the violation consisted of a speed greater than 35.19 ten miles per hour in excess of the speed limit. 35.20 (b) Except as provided in paragraph (e) (d), the department shall not keep on the record 35.21 of a driver any conviction for a violation of a speed limit of 60 miles per hour unless the 35.22 violation consisted of a speed greater than: 35.23 35.24 (1) ten miles per hour in excess of the speed limit, for any violation occurring on or after August 1, 2012, and before August 1, 2014; or 35.25 35.26 (2) five miles per hour in excess of the speed limit, for any violation occurring on or after August 1, 2014. 35.27 35.28 (c) Except as provided in paragraph (d), the department shall not keep on the record of a driver any conviction for a violation of a speed limit of 45 miles per hour on marked 35.29 Interstate Highway 35E in the city of St. Paul, from its intersection with West Seventh Street 35.30 to its intersection with marked Interstate Highway 94, unless the violation consisted of a 35.31
- 35.32 speed greater than ten miles per hour in excess of the speed limit.

(d) This subdivision does not apply to (1) a violation that occurs in a commercial motor
 vehicle, or (2) a violation committed by a holder of a class A, B, or C commercial driver's
 license or commercial driver learner's permit, without regard to whether the violation was
 committed in a commercial motor vehicle or another vehicle.

36.5 Sec. 32. Minnesota Statutes 2016, section 174.03, subdivision 1a, is amended to read:

Subd. 1a. **Revision of statewide multimodal transportation plan.** (a) The commissioner shall must revise the statewide multimodal transportation plan by January 15, 2013 2022, and by January 15 of every four five years thereafter. Before final adoption of a revised plan, the commissioner shall must hold a hearing to receive public comment on the preliminary draft of the revised plan.

36.11 (b) Each revised statewide multimodal transportation plan must:

36.12 (1) incorporate the goals of the state transportation system in section 174.01;

36.13 (2) establish objectives, policies, and strategies for achieving those goals; and

36.14 (3) identify performance targets for measuring progress and achievement of transportation
 36.15 system goals, objectives, or policies.

36.16 Sec. 33. Minnesota Statutes 2016, section 174.03, subdivision 1c, is amended to read:

36.17 Subd. 1c. Statewide highway 20-year capital investment plan. By January 15, 2013,
and In conjunction with Within one year of each future revision of the statewide multimodal
transportation plan under subdivision 1a, the commissioner shall must prepare a 20-year
statewide highway capital investment plan that:

(1) incorporates performance measures and targets for assessing progress and achievement
of the state's transportation goals, objectives, and policies identified in this chapter for the
state trunk highway system, and those goals, objectives, and policies established in the
statewide multimodal transportation plan. Performance targets must be based on objectively
verifiable measures, and address, at a minimum, preservation and maintenance of the
structural condition of state highway bridges and pavements, safety, and mobility;

36.27 (2) summarizes trends and impacts for each performance target over the past five years;

36.28 (3) summarizes the amount and analyzes the impact of the department's capital
investments and priorities over the past five years on each performance target, including a
comparison of prior plan projected costs with actual costs;

37.1	(4) identifies the investments required to meet the established performance targets over
37.2	the next 20-year period;
37.3	(5) projects available state and federal funding over the 20-year period, including any
37.4	unique, competitive, time-limited, or focused funding opportunities;
37.5	(6) identifies strategies to ensure the most efficient use of existing transportation
37.6	infrastructure, and to maximize the performance benefits of projected available funding;
37.7	(7) establishes investment priorities for projected funding, including a schedule of major
37.8	projects or improvement programs for the 20-year period together with projected costs and
37.9	impact on performance targets; and
37.10	(8) identifies those performance targets identified under clause (1) not expected to meet
37.11	the target outcome over the 20-year period together with alternative strategies that could
37.12	be implemented to meet the targets.
37.13	Sec. 34. [174.38] ACTIVE TRANSPORTATION PROGRAM.
57.15	
37.14	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
37.15	the meanings given them.
37.16	(b) "Bond-eligible cost" means:
37.17	(1) expenditures under this section for acquisition of land or permanent easements,
37.18	predesign, design, preliminary and final engineering, environmental analysis, construction,
37.19	and reconstruction of publicly owned infrastructure for nonmotorized transportation in
37.20	Minnesota with a useful life of at least ten years;
37.21	(2) preparation of land for which a nonmotorized transportation route is established,
37.22	including demolition of structures and remediation of any hazardous conditions on the land;
37.23	_
	and
37.24	<u>and</u> (3) the unpaid principal on debt issued by a political subdivision for a nonmotorized
37.24 37.25	
	(3) the unpaid principal on debt issued by a political subdivision for a nonmotorized
37.25	(3) the unpaid principal on debt issued by a political subdivision for a nonmotorized transportation project.
37.25 37.26	 (3) the unpaid principal on debt issued by a political subdivision for a nonmotorized transportation project. (c) "Commissioner" means the commissioner of transportation.
37.25 37.26 37.27	 (3) the unpaid principal on debt issued by a political subdivision for a nonmotorized transportation project. (c) "Commissioner" means the commissioner of transportation. Subd. 2. Program established. The commissioner must establish a program to support
37.2537.2637.2737.28	 (3) the unpaid principal on debt issued by a political subdivision for a nonmotorized transportation project. (c) "Commissioner" means the commissioner of transportation. Subd. 2. Program established. The commissioner must establish a program to support bicycling, pedestrian activities, and other forms of nonmotorized transportation.

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38.1	bond-eligible cos	ts of a project rec	eiving financ	ial assistance under this	section. All uses
38.2	of funds from the				
38.3	(b) An active	transportation acc	count is estab	lished in the special reve	enue fund. The
38.4	account consists c	of funds provided l	by law and any	y other money donated, a	llotted, transferred,
38.5	or otherwise prov	vided to the accou	nt. Money in	the account must be exp	pended only on a
38.6	project that receive	ves financial assis	stance under t	his section.	
38.7	(c) In each fed	eral fiscal year, the	e commission	er must transfer \$16,000,	000 of the National
38.8	Highway Perform	nance Program fu	nds to the act	ive transportation accou	.nt.
38.9	Subd. 4. Prog	ram administra	tion. (a) The	commissioner must esta	blish program
38.10	requirements, inc	luding:			
38.11	(1) assistance	eligibility, subjec	et to the requi	rements under paragraph	<u>ı (b);</u>
38.12	(2) a solicitati	on and applicatio	n process tha	t minimizes the burden of	on applicants; and
38.13	(3) procedure	s to award and pa	y financial as	sistance.	
38.14	(b) Eligible re	cipients of financ	cial assistance	under this section are:	
38.15	(1) a political	subdivision; and			
38.16	(2) a tax-exen	npt organization u	inder section	501(c)(3) of the Internal	Revenue Code, as
38.17	amended.				
38.18	(c) The comm	nissioner must ma	ke reasonable	e efforts to publicize eac	h application
38.19	solicitation amon	g all eligible recip	pients. The co	mmissioner must assist a	applicants to create
38.20	and submit applic	cations, with an er	mphasis on pr	oviding assistance in co	mmunities that are
38.21	historically and c	urrently underrep	presented in lo	ocal or regional planning	<u>, including</u>
38.22	communities of c	olor, low-income	households,	people with disabilities,	and people with
38.23	limited English p	roficiency.			
38.24	(d) The comm	nissioner may pro	vide grants of	r other financial assistan	ce for a project.
38.25	(e) The comm	issioner is prohib	oited from exp	pending more than one p	ercent of available
38.26	funds in a fiscal y	year under this see	ction on prog	ram administration.	
38.27	Subd. 5. State	e general obligat	ion bond fun	n ds. <u>Minnesota Constitut</u>	tion, article XI,
38.28	section 5, clause	(a), requires that	state general	obligation bonds be issu	ed to finance only
38.29	the acquisition or	betterment of pu	blic land, bui	ldings, and other public	improvements of a
38.30	capital nature. Th	e legislature has	determined th	nat many nonmotorized t	ransportation
38.31	infrastructure pro	jects constitute be	etterments and	d capital improvements v	within the meaning
38.32	of the Minnesota	Constitution and o	capital expend	litures under generally ac	ccepted accounting

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39.1	principles, and	will be financed me	ore efficiently	and economically unc	ler this section than
39.2	by direct approp	priations for specifi	c projects.		
39.3	Subd. 6. Use	of funds. (a) For a	project funde	d by state bond proceed	ls under this section,
39.4	financial assista	nce is limited to be	ond-eligible c	osts.	
39.5	(b) Subject t	o paragraph (a), th	e commission	er must determine per	missible uses of
39.6	financial assista	nce under this sect	ion, which m	ust include:	
39.7	(1) construct	ion and maintenanc	e of bicycle, t	rail, and pedestrian infr	astructure, including
39.8	but not limited t	o safe routes to sch	ool infrastruc	ture and bicycle facilit	ties and centers; and
39.9	(2) noninfra	structure programn	ning, includin	g activities as specified	d in section 174.40,
39.10	subdivision 7a,	paragraph (b).			
39.11	Subd. 7. Pro	ject evaluation ar	nd selection.	(a) The commissioner	must establish a
39.12	project evaluation	on and selection pr	ocess that is c	competitive, criteria-ba	sed, and objective.
39.13	(b) The proc	ess must include c	riteria and pri	oritization of projects	based on:
39.14	(1) the project	et's inclusion in a m	unicipal or re	gional nonmotorized tr	ansportation system
39.15	<u>plan;</u>				
39.16	(2) the proje	ct's location in a ju	risdiction wit	h a complete streets po	olicy, as provided
39.17	under section 17	4.75, either in effec	et or under dev	velopment with estimat	ed enactment within
39.18	six months of th	e grant award date	2		
39.19	(3) the exten	t to which the proj	ect supports c	levelopment of continu	ous and convenient
39.20	safe routes to sc	hool;			
39.21	(4) the exten	t to which the proj	ect supports d	levelopment of routes	to and connections
39.22	with educationa	l facilities, centers	of employme	nt, governmental servi	ces, health care
39.23	facilities, food s	ources, transit faci	lities, and oth	er community destinat	ions;
39.24	(5) the proje	ct's general benefit	s to public he	alth and safety;	
39.25	(6) geograph	ic equity in projec	t benefits, wit	h an emphasis on com	munities that are
39.26	historically and	currently underrep	resented in lo	cal or regional plannir	ng, including
39.27	communities of	color, low-income	households,	people with disabilities	s, and people with
39.28	limited English	proficiency; and			
39.29	(7) benefits	in areas or location	s experiencin	g high rates of pedestr	ian or bicycle
39.30	collisions.				

40.1	Subd. 8. Grant cancellation. If, five years after execution of a grant agreement, the
40.2	commissioner determines that the grantee has not proceeded in a timely manner with
40.3	implementation of the funded project, the commissioner must cancel the grant. The grantee
40.4	must repay to the commissioner all grant money received under the program. Section
40.5	16A.642 applies to any appropriation made from the bond proceeds fund to the commissioner
40.6	under this section that has not been awarded as financial assistance.
40.7	EFFECTIVE DATE. This section is effective the day following final enactment.
40.8	Sec. 35. [174.95] PROJECT SELECTION REQUIREMENTS.
40.9	(a) The commissioner, after consultation with the Federal Highway Administration,
40.10	metropolitan planning organizations, regional development commissions, area transportation
40.11	partnerships, local governments, the Metropolitan Council, and transportation stakeholders,
40.12	must develop, adopt, and implement a project evaluation and selection policy to apply to
40.13	the standard project selection process. The commissioner may update the policy only after
40.14	consultation with the Federal Highway Administration, metropolitan planning organizations,
40.15	regional development commissions, area transportation partnerships, local governments,
40.16	the Metropolitan Council, and transportation stakeholders. The commissioner must publicize
40.17	the policy and updates on the department's Web site and through other effective means
40.18	selected by the commissioner.
40.19	(b) The policy adopted under this section must include:
40.20	(1) a ranking system that assigns scores to each project, the criteria that will be considered,
40.21	and the weight of each criterion; the ranking system may consider project readiness as a
40.22	criterion for evaluation, but project readiness must not be a major factor in determining the
40.23	final score;
40.24	(2) a process to inform the stakeholders and the general public of the score for each
40.25	project considered, which projects were selected, and which projects were not selected; and
40.26	(3) a process that requires the involvement of area transportation partnerships and other
40.27	local authorities in the process of ranking and scoring projects.
40.28	(c) The projects in the state transportation improvement program must include the score
40.29	assigned to the project under this section. The projects must be prioritized based on the
40.30	score assigned and executed in that priority order.
40.31	(d) The policy required by this section must be adopted by October 1, 2018, and must
40.32	be applied to project evaluation and selection that occurs on or after that date. The assigned

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41.1	scores must	first appear in the first	t state transpor	tation improvement pro	ogram update that
41.2	is completed	on or after October	l, 2018.		
41.3	<u>EFFEC</u>	T IVE DATE. This se	ction is effectiv	the day following fin	al enactment.
41.4		innesota Statutes 201	6, section 221.0	031, is amended by add	ling a subdivision
41.5	to read:				
41.6	Subd. 2e.	Exemptions for pipe	eline welding tr	rucks. A pipeline weldin	ng truck, as defined
41.7	in Code of Fe	ederal Regulations, titl	e 49, section 39	0.38, paragraph (b), incl	uding an individual
41.8	operating a p	pipeline welding truck	and the emplo	yer of the individual, i	s exempt from any
41.9	requirement	relating to:			
41.10	(1) regist	ration as a motor carr	rier, including t	he requirement to obtai	n and display a
41.11	United States	Department of Trans	portation number	er under subdivision 6 a	nd section 168.185;
41.12	<u>(2) driver</u>	qualifications under	section 221.03	14, subdivision 2;	
41.13	(3) drivin	ng of commercial mot	or vehicles und	ler section 221.0314, su	ubdivision 6;
41.14	(4) parts,	accessories, and insp	ection, repair,	and maintenance of con	nmercial motor
41.15	vehicles und	er section 221.0314,	subdivisions 7	and 10; and	
41.16	(5) hours	of service of drivers	, including max	imum driving and on-c	luty time under
41.17	section 221.0	0314, subdivision 9.			
41.18	Sec. 37. <u>A</u>	CTIVE TRANSPOR	RTATION PRO	OGRAM RECOMME	NDATIONS.
41.19	<u>(a)</u> By Oc	tober 1, 2017, the Ad	visory Commit	ee on Nonmotorized Tr	ansportation under
41.20	Minnesota S	tatutes, section 174.3	7, must develop	o and submit recommend	ndations to the
41.21	commissione	er of transportation re	garding the pro	ject evaluation and sel	ection processes
41.22	under Minne	sota Statutes, section	174.38, subdiv	vision 7.	
41.23	<u>(b)</u> The a	dvisory committee is	encouraged to	consult with representa	atives from the
41.24	Bicycle Allia	ance of Minnesota; N	linnesota Cham	ber of Commerce; Me	tropolitan Council
41.25	Transportatio	on Accessibility Advis	sory Committee	; Minnesota Departmer	nt of Transportation
41.26	district area	transportation partner	ships; organiza	tions representing elde	rly populations;
41.27	public health	organizations with e	experience in ac	tive transportation; the	Minnesota State
41.28	Council on E	Disability and other M	linnesota state	councils and commission	ons, including the
41.29	Council on A	sian-Pacific Minneso	tans, the Minne	sota Council on Latino A	Affairs, the Council
41.30	for Minnesot	tans of African Herita	age, the Minnes	ota Indian Affairs Cou	ncil, the Office on

42.1	the Economic Status of Women, and the Cultural and Ethnic Communities Leadership
42.2	Council; and other stakeholders with expertise in equitable active transportation.
42.3	(c) In its next annual report under Minnesota Statutes, section 174.37, subdivision 4, the
42.4	advisory committee must include a summary of the recommendations under this section
42.5	and submit a copy of the report to the chairs and ranking minority members of the legislative
42.6	committees with jurisdiction over transportation policy and finance. The report is subject
42.7	to Minnesota Statutes, section 3.195.
42.8	EFFECTIVE DATE. This section is effective the day following final enactment.
42.9	Sec. 38. CONVEYANCE FOR HISTORICAL PURPOSES; MCKINSTRY SURPLUS
42.10	LANDS.
42.11	(a) Notwithstanding any other law to the contrary, the commissioner may convey as
42.12	provided in Minnesota Statutes, section 161.44, land described in paragraph (b), including
42.13	any improvements on the lands, owned in fee by the state for trunk highway purposes, but
42.14	no longer needed, to the Minnesota Historical Society for historical purposes. The conveyance
42.15	must be without financial consideration. The lands conveyed must become a part of the
42.16	state's historic sites program under Minnesota Statutes, chapter 138.
42.17	(b) The lands that may be conveyed are specifically related to the properties of the
42.18	McKinstry Mounds and portions of the McKinstry Village site owned by the Department
42.19	of Transportation, located along Trunk Highway 11 in Koochiching County.
42.20	Sec. 39. HIGHWAY CONSTRUCTION COSTS STUDY.
42.21	Subdivision 1. Construction costs study; report. (a) The commissioner of transportation
42.21	must enter into an agreement to conduct a study with an organization or entity having
42.23	relevant expertise.
42.24	(b) At a minimum, the study must include:
42.25	(1) an overview of highway construction cost issues;
42.26	(2) comparison of costs in Minnesota relative to other states and regions;
42.27	(3) identification of factors specific to Minnesota, if any, that contribute to cost
42.28	differences;
42.29	(4) evaluation of the methodology used for highway construction cost calculation and
42.30	indexing in Minnesota, including review of associated best practices; and

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		CIII
	(5) specific recommendations for road authorities and legislative changes to reduce	
	highway construction costs.	
	(c) By February 15, 2018, the commissioner must submit a report on the study to the	e
(chairs and ranking minority members of the senate and house of representatives committe	_
-	with jurisdiction over transportation policy and finance.	
	Subd. 2. Project cost comparison report. By February 15, 2018, the commissioner	of
t	ransportation must report to the chairs and ranking minority members of the senate and	
-	nouse of representatives committees and divisions with jurisdiction over transportation	-
_	policy and finance comparing the estimated cost of projects and the actual cost of project	ets
_	The report must include all projects completed in whole or in part by MnDOT from July	
	2007, to July 1, 2017. For each project, the report must list the estimated cost of the project	
	prior to starting the project and the total actual cost for the project after completion. For	
-	each project, if the actual cost was less than the estimated cost, the report must explain he	-
	he excess funds were expended.	<u>Jw</u>
<u>u</u>	ie excess funds were expended.	
	EFFECTIVE DATE. This section is effective the day following final enactment.	
		-
	Sec. 40. INTERSTATE 94/494/694 INTERCHANGE SAFETY IMPROVEMENT	<u>[</u>
A	AND CONGESTION RELIEF STUDY.	
	The commissioner of transportation must conduct a safety improvement and congesti-	on
re	elief study for the interchange of signed Interstate Highways 94, 494, and 694 in the citi	ies
0	f Oakdale and Woodbury. At a minimum, the study must (1) provide specific	
r	ecommendations to improve the safety of the interchange and reduce congestion at the	
i	nterchange and on associated arterial roads, and (2) include cost estimates for each	
r	recommended improvement. The commissioner must report the findings and	
r	ecommendations of the study to the chairs and ranking minority members of the senate	2
<u>a</u>	and house of representatives committees having jurisdiction over transportation policy a	nd
f	inance within 180 days after the effective date of this section.	
	EFFECTIVE DATE. This section is effective the day following final enactment.	
	Sec. 41. LEGISLATIVE ROUTE NO. 123 REMOVED.	
	(a) Minnesota Statutes, section 161.115, subdivision 54, is repealed effective the day	7
2	after the commissioner of transportation receives a copy of the agreement between the	<u>′</u>
1	commissioner and the governing body of Le Sueur County to transfer jurisdiction of	

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44.1	Legislative Ro	oute No. 123 and after	er the commiss	sioner notifies the revis	sor of statutes under
44.2	paragraph (b).				
44.3	(b) The rev	isor of statutes must	delete the route	identified in paragraph	n (a) from Minnesota
44.4				n sends notice to the re	
44.5	or in writing th	nat the conditions re	equired to trans	fer the route have bee	n satisfied.
44.6	Sec. 42. <u>LEC</u>	GISLATIVE ROUT	<u>TE NO. 225 R</u>	EMOVED.	
44.7	(a) Minnes	ota Statutes, section	n 161.115, subc	livision 156, is repeale	ed effective the day
44.8	after the comm	nissioner of transpor	rtation receives	s a copy of the agreem	ent between the
44.9	commissioner	and the governing bo	ody of Becker C	County to transfer jurisc	liction of Legislative
44.10	Route No. 225	and after the comm	nissioner notifi	es the revisor of statut	tes under paragraph
44.11	<u>(b).</u>				
44.12	(b) The rev	isor of statutes must	delete the route	identified in paragraph	n (a) from Minnesota
44.13	Statutes when	the commissioner o	f transportation	n sends notice to the re	evisor electronically
44.14	or in writing the	nat the conditions re	equired to trans	fer the route have bee	n satisfied.
44.15	Sec. 43. <u>MA</u>	RKED TRUNK H	IGHWAY 316	SPEED LIMIT IN	HASTINGS;
44.16	MORATORI	UM AND REPOR	<u>Г.</u>		
44.17	Subdivision	n 1. <mark>Moratorium.</mark> 7	The commissio	ner of transportation i	s prohibited from
44.18	adjusting or re	quiring adjustment	to the speed or	n marked Trunk Highv	vay 316, known as
44.19	Red Wing Bou	ilevard, from the int	ersection with	marked U.S. Highway	y 61 to Tuttle Drive,
44.20	in the city of H	lastings. The prohib	ition in this sul	odivision does not app	ly to (1) a local road
44.21	authority that	is authorized to adju	ist a speed limit	it without a traffic and	engineering study
44.22	as provided in	Minnesota Statutes,	section 169.14	; or (2) establishment of	of a work zone speed
44.23	limit under Mi	innesota Statutes, se	ection 169.14, s	subdivision 5d.	
44.24	<u>Subd. 2.</u> Lo	egislative report. (a	a) By March 1,	2018, the commission	ner of transportation
44.25	must submit a	report on speed limit	ts in the segme	nt of marked Trunk Hig	ghway 316 specified
44.26	in subdivision	1, to the chairs and	ranking minor	ity members of the leg	gislative committees
44.27	with jurisdiction	on over transportation	on policy and f	finance. As part of dev	eloping the report,
44.28	the commissio	ner must hold at lea	st two hearing	s at a location within t	the city of Hastings
44.29	regarding prop	osed speed limit adj	ustments. This	report shall be made w	vithin existing funds.
44.30	<u>(b)</u> At a mi	nimum, the report r	nust provide d	etails on the decision 1	making process for
44.31	proposed spee	d limit adjustments,	summarize an	d respond to commen	ts from the hearings

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45.1	required under p	aragraph (a), and	include copies	s of recent traffic and end	ngineering studies
45.2		ed limits in Hasti			
45.3	EFFECTIV	E DATE. This se	ction is effecti	ve retroactively from Ja	muary 1, 2017.
45.4	Sec. 44. <u>REPC</u>	ORT TO LEGIS	LATURE ON	PROJECT SELECTI	ON POLICY.
45.5	By February	15, 2018, the con	nmissioner of t	ransportation must repo	ort to the chairs and
45.6	ranking minority	members of the	senate and hou	use of representatives co	ommittees having
45.7	jurisdiction over	transportation po	olicy and finan	ce concerning the polic	y adopted pursuant
45.8	to Minnesota Sta	tutes, section 174	4.95, and how	the policy is anticipated	l to improve the
45.9	consistency, obje	ctivity, and trans	parency of the	selection process. The	eport must include
45.10	information on in	nput from membe	ers of the publi	c and the organizations	identified in
45.11	Minnesota Statut	tes, section 174.9	5, paragraph (a	a). The report must also	include proposed
45.12	legislation to coc	lify the ranking s	ystem establis	hed in the policy.	
45.13	EFFECTIV	E DATE. This se	ction is effecti	ve the day following fir	nal enactment.
45.14	Sec. 45. <u>REPC</u>	ORT BY COMM	ISSIONER O	OF TRANSPORTATIC	ON ON MNPASS
45.15	LANES.				
45.16	On or before	January 2, 2018,	the commission	oner of transportation m	ust report to the
45.17	chairs and rankin	g minority memb	ers of the sena	te and house of represer	tatives committees
45.18	and divisions with	h jurisdiction over	er transportatio	on policy and finance co	oncerning MnPASS
45.19	lanes to reduce c	ongestion and rai	ise revenue. Th	ne report must be prepa	red with existing
45.20	appropriations. A	At a minimum, the	e report must:		
45.21	(1) for each l	ane, state the cap	ital costs, mair	ntenance and repair cost	ts, and operation
45.22	<u>costs;</u>				
45.23	(2) for each l	ane, indicate the	current conditi	on and the projected lif	e expectancy;
45.24	(3) for each la	ane, list and expla	ain the cost rec	covery ratio;	
45.25	(4) list the am	ounts of the depos	sit of revenues	made each year since pu	rsuant to Minnesota
45.26	Statutes, section	160.93, subdivisi	ons 2 and 2a, i	ncluding a breakdown o	of deposits for each
45.27	lane for each yea	r the lane has been	en in existence	2	
45.28	(5) list the co	st to participate ir	the MnPASS	program, broken down	by each year a lane
45.29	has been in exist	ence;			
45.30	(6) for each la	ne, list the total n	umber of users	, including a breakdown	of the total number
45.31	of each type of u	ser; and			

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46.1	(7) provide	an explanation of	how MnPASS la	ne regulations are en	forced.
46.2	EFFECTI	VE DATE. This se	ction is effectiv	e the day following fin	nal enactment.
46.3	Sec. 46. <u>REP</u>	ORT BY COMM	ISSIONER OF	TRANSPORTATIO	<u>N ON TOLLING.</u>
46.4	On or befor	e January 2, 2018,	the commission	er of transportation m	nust report to the
46.5	chairs and rank	ing minority memb	ers of the senate	and house of represen	ntatives committees
46.6	and divisions w	vith jurisdiction ove	er transportation	policy and finance con	ncerning expanding
46.7	the use of tolling	ng in Minnesota in	order to reduce	congestion and raise	evenue. The report
46.8	must be prepar	ed with existing ap	propriations. A	a minimum, the repo	<u>rt must:</u>
46.9	<u>(1) summar</u>	ize current state an	d federal laws t	hat affect the use of to	olling in this state;
46.10	(2) identify	any federal pilot p	rojects for whic	h this state is eligible	to participate;
46.11	(3) discuss	the feasibility and	cost of expandir	g use of tolling, the p	ossibility of private
46.12	investment in t	oll roads, and proje	ected costs and	cost recovery in establ	ishing, operating,
46.13	and maintainin	g toll roads;			
46.14	(4) review (tolling models and	technology opti	ons;	
46.15	<u>(5) summar</u>	ize the experience	of other states t	hat have widely imple	mented tolling;
46.16	(6) identify	and evaluate the fe	easibility of toll	implementation for sp	pecific corridors;
46.17	(7) project t	he likely range of r	evenues that cou	ld be generated by wi	der implementation
46.18	of tolling and ic	lentify the percentag	ge of revenues th	at are projected to be p	baid by nonresidents
46.19	of the state;				
46.20	(8) discuss	options for use of t	olling revenue a	and measures to ensur	e compliance with
46.21	laws governing	g operation of toll r	oads and use of	revenues;	
46.22	<u>(9)</u> recomm	end and discuss po	ossible ways to 1	educe cost to Minnes	otans, such as tax
46.23	deductions or c	credits, or types of	discounts; and		
46.24	<u>(10) provid</u>	e recommendations	s for needed stat	utory or rule changes t	hat would facilitate
46.25	wider impleme	ntation of tolling a	nd achieve max	imum revenues for the	e state and equity
46.26	for its residents	<u>3.</u>			
46.27	EFFECTI	VE DATE. This se	ction is effectiv	e the day following fin	nal enactment.

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47.1	Sec. 47. R	EPORT BY COMM	ISSIONER O	F TRANSPORTATIO	ON ON
47.2	TURNBAC	KS.			
47.3	(a) By Fe	ebruary 15 2018 the	commissioner (of transportation must	report to the chairs
47.4	<u> </u>			ouse of representatives	
47.5				e concerning turnback	x
47.6	the report m			~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
47.7	<u>(1) a curr</u>	cent list of proposed tu	urnback project	s, including a description	on of each segment
47.8	of highway t	that is to be turned bac	ck; a description	n of the restoration wor	rk to be completed;
47.9	estimated co	ost of restoration work	; to which entit	y the highway will be	turned back; and
47.10	the total esti	mated cost related to a	all aspects of th	e turnback;	
47.11	(2) the an	mount that the commi	ssioner of trans	portation anticipates w	vill be needed for
47.12	turnbacks du	ring the next two fisca	l years and a list	of the turnbacks that w	vill be accomplished
47.13	with the anti	icipated funds;			
47.14	<u>(3)</u> a des	cription of the turnbac	ck process, incl	uding an explanation o	of how turnback
47.15	projects are	selected; and			
47.16	<u>(4)</u> for ea	ach of the past five year	ars:		
47.17	(i) the arr	nount of money that ac	crued to the cou	inty turnback account a	and to the municipal
47.18	turnback acc	<u>count;</u>			
47.19	(ii) a desc	cription of each segme	nt of highway th	nat was restored and tur	ned back, including
47.20	what restora	tion work was comple	eted; total cost	of restoration work; to	which entity the
47.21	<u>highway wa</u>	s turned back; and the	e total cost relat	ed to all aspects of the	turnback; and
47.22	<u>(iii) the a</u>	mount of surplus fund	ds, if any, that v	vere transferred to the	county state-aid
47.23	highway fun	d or to the municipal st	tate-aid street fu	nd pursuant to Minneso	ota Statutes, section
47.24	<u>161.084.</u>				
47.25	<u>(b) By Fe</u>	ebruary 15, 2019, and	each year there	eafter, the commission	er of transportation
47.26	must report	to the chairs and rank	ing minority m	embers of the senate an	nd house of
47.27	representativ	ves committees having	g jurisdiction or	ver transportation polic	cy and finance
47.28	concerning t	turnbacks. At a minim	um, the report	must include:	
47.29	<u>(1) a curr</u>	ent list of proposed tu	urnback projects	s, including a description	on of each segment
47.30	of highway t	that is to be turned bac	ck; a description	n of the restoration wor	rk to be completed;
47.31	estimated co	est of restoration work	; to which entit	y the highway will be	turned back; and
47.32	the total esti	mated cost related to a	all aspects of th	e turnback;	

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48.1	(2) the an	nount that the comm	issioner of trans	sportation anticipates v	vill be needed for
48.2				t of the turnbacks that w	
48.3		cipated funds; and			F
48.4	(3) for the	e past calendar year, a	description of e	each segment of highwa	ay that was restored
48.5	and turned ba	ack, including what i	estoration worl	x was completed; total	cost of restoration
48.6	work; to which	ch entity the highway	y was turned ba	ck; and the total cost re	elated to all aspects
48.7	of the turnba	ck.			
48.8	<u>EFFECT</u>	IVE DATE. This se	ection is effective	ve the day following fin	nal enactment.
48.9	Sec. 48. <u>SA</u>	FETY IMPROVE	MENT PROJE	ECT AT THE INTER	SECTION OF
48.10	HIGHWAY	55 AND WILKIN	COUNTY ROA	AD 19.	
48.11	<u>(a) By Se</u>	ptember 1, 2017, the	commissioner	of transportation must	report to the chairs
48.12	and ranking r	minority members of	the senate and	house of representativ	es committees and
48.13	divisions wit	h jurisdiction over tr	ansportation po	licy and finance conce	rning the issue of
48.14	trucks stoppi	ng on Wilkin County	Road 19 betw	een Highway 55 and th	ne railroad tracks
48.15	north of High	nway 55. The comm	ssioner must id	entify project options	that would allow
48.16	trucks to safe	ely stop at this interso	ection, includin	g an option to add a tu	rn lane on County
48.17	Road 19. For	each identified proj	ect, the commis	sioner must include an	estimated cost and
48.18	the estimated	time to complete th	e project. In pre	eparing the report, the c	commissioner must
48.19	consult with t	the Minn-Dak Farme	rs Cooperative,	the city of Nashua, the	town of Champion,
48.20	and Wilkin C	County.			
48.21	(b) Within	n 14 days after submit	ting the report r	equired in paragraph (a), the commissioner
48.22	must convene	e a working group co	nsisting of the c	commissioner and one i	representative from
48.23	each of the fo	ollowing: Minn-Dak	Farmers Coope	erative, Nashua city co	uncil, Champion
48.24	town board, a	and Wilkin County b	oard. The work	ing group must consid	er the options
48.25	identified in	the report submitted	pursuant to par	agraph (a). If the work	ing group reaches
48.26	consensus on	a proposed option,	MnDOT must p	oursue that option.	
48.27	(c) If the v	working group does n	ot reach a conse	nsus by January 1, 2018	3, the commissioner
48.28	must (1) desi	gn and construct a tu	Irn lane on the	north side of the interse	ection of Wilkin
48.29	County Road	19 with Highway 5	5, or (2) install	a four-way traffic light	at the intersection.
48.30	The project n	nust be designed so	hat a school bu	s or semitrailer is able	to stop at the
48.31	intersection w	without extending in	to cross-traffic	or over the railroad trad	cks.

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49.1	(d) The co	ommissioner must be	gin planning an	d construction of a pro	oject required in this
49.2				roject required under	
49.3	completed w	ith the existing funds	allocated for t	he district.	
49.4	EFFECT	IVE DATE. This sec	ction is effectiv	e the day following fi	inal enactment.
49.5	Sec. 49. <u>R</u>	EPEALER.			
49.6	(a) Minne	esota Statutes 2016, se	ections 160.26	2, subdivision 2; 160.2	265; 160.266,
49.7	subdivisions	1 and 2; and 161.115	, subdivision 3	2, are repealed.	
49.8	(b) Minne	esota Rules, parts 881	0.6000; 8810.	5100; 8810.6300; 881	<u>0.6400; 8810.6500;</u>
49.9	<u>8810.6600; 8</u>	810.6700; 8810.6800); 8810.6900; 8	8810.7000; 8810.9910	; 8810.9911 <u>;</u>
49.10	<u>8810.9912; a</u>	nd 8810.9913, are rej	pealed.		
49.11			ARTICL	E 5	
49.12			TRANS	Т	
49.13	Section 1. N	Vinnesota Statutes 20)16, section 11	7.189, is amended to 1	read:
49.14	117.189 F	PUBLIC SERVICE	CORPORATI	ON EXCEPTIONS.	
49.15	(a) Sectio	ns 117.031; 117.036;	117.055, subdi	vision 2, paragraph (b); 117.186; 117.187;
49.16	117.188; and	117.52, subdivisions	1a and 4, do n	ot apply to the use of	eminent domain
49.17	authority by p	oublic service corporation	tions for any pu	rpose other than const	ruction or expansion
49.18	of:				
49.19	(1) a high	-voltage transmissior	n line of 100 ki	lovolts or more, or an	cillary substations;
49.20	O f				
49.21	(2) a natu	ral gas, petroleum, or	petroleum pro	oducts pipeline, or and	illary compressor
49.22	stations or pu	imping stations; or			
49.23	(3) a light	t rail transit or bus rap	oid transit line.		
49.24	<u>(b)</u> For pu	urposes of an award o	of appraisal fee	s under section 117.08	35, the fees awarded
49.25	may not exce	ed \$1,500 for all type	es of property of	except for a public ser	vice corporation's
49.26	use of eminer	nt domain for a high-v	oltage transmis	sion line, where the av	vard may not exceed
49.27	\$3,000.				
49.28	<u>(c)</u> For pu	rposes of this sectior	n, "pipeline" do	es not include a natur	al gas distribution
49.29	line transport	ting gas to an end use	r.		
49.30	EFFECT	IVE DATE. This sec	ction is effectiv	e retroactively from J	anuary 1, 2017.

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- 50.1 Sec. 2. Minnesota Statutes 2016, section 473.388, subdivision 2, is amended to read:
- 50.2 Subd. 2. **Replacement service; eligibility.** <u>(a)</u> The council may provide assistance under 50.3 the program to a statutory or home rule charter city or town or combination thereof, that:

(a) (1) is located in the metropolitan transit taxing district;

50.5 (b) (2) is not served by the council bus service or is served only with council bus routes 50.6 which begin or end within the applying city or town or combination thereof; and

50.7 (c) (3) has fewer than four scheduled runs of council bus service during off-peak hours 50.8 as defined by the Metropolitan Council.

50.9 (b) Eligible cities or towns or combinations thereof may apply on behalf of a transit 50.10 operator with whom they propose to contract for service.

50.11 (c) The council may not provide assistance under this section to a statutory or home rule 50.12 charter city or town unless:

50.13 (1) the city or town;

50.14 (i) was receiving assistance under Minnesota Statutes 1982, section 174.265, by July 1,
50.15 1984-;

50.16 (ii) had submitted an application for assistance under that section by July 1, $1984_{\frac{1}{2}}$ or

(iii) had submitted a letter of intent to apply for assistance under that section by July 1,
1984, and submits an application for assistance under this section by July 1, 1988. A statutory
or home rule charter city or town has an additional 12-month extension if it notified the
former regional transit board before July 1, 1988, that the city or town is in the process of
completing a transportation evaluation study that includes an assessment of the local transit
needs of the city or town; or

50.23 (2) the city or town submits an application for assistance under this section between July
50.24 1, 2017, and December 31, 2017.

50.25 Sec. 3. Minnesota Statutes 2016, section 473.4051, subdivision 2, is amended to read:

50.26 Subd. 2. **Operating costs.** (a) After operating revenue and federal money have been

used to pay for light rail transit operations, 50 percent of the remaining operating costs for
<u>a light rail transit line</u> must be paid by the state <u>if:</u>

50.29 (1) the light rail transit line is in revenue operations as of the effective date of this section;
 50.30 <u>or</u>

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51.1	(2) a law is enacted on or after the effective date of this section making an appropriation
51.2	that (i) is from state sources, (ii) specifies the light rail transit project, and (iii) is for a portion
51.3	of project capital costs.
51.4	(b) For a light rail transit line that does not meet the requirements in paragraph (a), all
51.5	operating and ongoing capital maintenance costs must be paid from nonstate sources.
51.6	(c) For purposes of this subdivision, a light rail transit extension that adds additional
51.7	stops is a separate project or light rail transit line.
51.8	EFFECTIVE DATE; APPLICABILITY. This section is effective the day following
51.9	final enactment and applies in the counties of Anoka, Carver, Dakota, Hennepin, Ramsey,
51.10	Scott, and Washington.
51.11	Sec. 4. METRO MOBILITY ENHANCEMENT TASK FORCE.
51.10	Subdivision 1. Task force established. A Metro Mobility Enhancement Task Force is
51.12	
51.13	established to examine options to enhance Metro Mobility program service under Minnesota
51.14	Statutes, section 473.386. The goal of the task force is to partner with taxi services and
51.15	transportation network companies, as defined in Minnesota Statutes, section 65B.472,
51.16	subdivision 1, paragraph (e), to increase program service levels and efficiency.
51.17	Subd. 2. Membership. (a) The task force consists of the following members:
51.18	(1) one representative from Metro Mobility, appointed by the Metropolitan Council;
51.19	(2) one elected official from each metropolitan county, as defined in Minnesota Statutes,
51.20	section 473.121, subdivision 4, each of whom must be from a district or unit of government
51.21	that is located within the Metro Mobility service area, appointed by the respective county
51.22	board in consultation with cities in that county;
51.23	(3) at least one and no more than three individuals representing transportation network
51.24	companies, as defined in Minnesota Statutes, section 65B.472, subdivision 1, appointed as
51.25	provided under paragraph (b);
51.26	(4) at least one and no more than three individuals representing taxi service providers,
51.27	appointed as provided in paragraph (c);
51.28	(5) one representative appointed by the Transportation Accessibility Advisory Committee
51.29	established under Minnesota Statutes, section 473.375, subdivision 9a;
51.30	(6) one representative appointed by the Council on Disability;
51.31	(7) one individual appointed by the Association of Residential Resources of Minnesota;

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52.1	(8) one ind	ividual, who must	reside in a met	tropolitan county, appo	ointed by the Best
52.2	Choice Alliand	,			
52.3	(9) one ind	ividual appointed b	by the Center f	or Transportation Stud	lies at the University
52.4	of Minnesota.		2	•	
52.5	(b) An inter	rested transportatio	n network corr	npany may appoint no r	nore than one person
52.6				paragraph is on a first-c	
52.7	basis by writte	n notification to the	e Metropolitar	n Council.	
52.8	(c) An inter	rested taxi service	provider may a	appoint no more than c	one person as a task
52.9	<u></u>			h is on a first-come, fi	•
52.10	by written noti	fication to the Met	ropolitan Cou	ncil.	
52.11	<u>Subd. 3.</u> Ta	sk force duties. (a)	The task force	must evaluate the Met	ro Mobility program,
52.12	which must ine	clude but is not lim	ited to analysi	s of customer service,	program costs and
52.13	expenditures, s	service coverage ar	ea and hours,	reservation and schedu	lling, and buses and
52.14	equipment.				
52.15	(b) The tasl	k force must analyz	e approaches t	o improve Metro Mob	ility program service
52.16	by using partne	erships with transp	ortation netwo	ork companies. At a mi	nimum, the analysis
52.17	must consider:				
52.18	(1) geograp	ohic service areas o	f transportatio	n network companies;	
52.19	(2) demand	l responsiveness an	d service leve	ls of transportation net	work companies;
52.20	(3) the share	e of trips in which s	pecially equipp	bed vehicles that comply	y with the Americans
52.21	with Disabiliti	es Act are necessar	<u>y;</u>		
52.22	(4) technol	ogy accessibility fo	or Metro Mobi	lity customers;	
52.23	(5) liability	considerations; an	<u>d</u>		
52.24	(6) integrat	ion of billing systen	ns of transporta	ation network companie	es with current Metro
52.25	Mobility fare c	collection.			
52.26	(c) The task	x force must analyz	e approaches t	o improve Metro Mob	ility program service
52.27	by incorporation	ng the use of taxi so	ervice. At a mi	inimum, the analysis n	nust consider:
52.28	(1) availabi	ility of taxi service	throughout the	e Metro Mobility servi	ice area;
52.29	(2) demand	l responsiveness an	d service leve	ls of taxi services;	
52.30	(3) the share	e of trips in which s	pecially equipp	bed vehicles that comply	y with the Americans
52.31	with Disabiliti	es Act are necessar	<u>y;</u>		

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53.1	(4) techno	ology accessibility for	or Metro Mobil	ity customers;	
53.2	<u>(5) liabilit</u>	ty considerations;			
53.3	(6) option	s for contracting wit	h taxi provider	s or other methods of b	illing for taxi rides;
53.4	and				
53.5	<u>(7) the po</u>	tential to use taxi ser	rvice to provid	e an enhanced service of	option where riders
53.6	pay a higher	fare than other users	of Metro Mob	ility Services.	
53.7	<u>(d)</u> The ta	sk force must reviev	v proposals and	d models for incorporat	ing transportation
53.8	network com	panies and taxi servi	ice providers in	nto transit systems in ot	her service areas.
53.9	<u>Subd. 4.</u>	Administration. (a)	Each appointir	ng entity under subdivis	tion 2 must make
53.10	appointments	and notify the Metr	opolitan Coun	cil by August 1, 2017.	
53.11	<u>(b)</u> The M	letropolitan Council	representative	appointed to the task for	orce must convene
53.12	the initial me	eting of the task forc	e no later than	September 1, 2017. At	the initial meeting,
53.13	the members	of the task force mu	st elect a chair	or cochairs from amon	g the task force
53.14	members.				
53.15	(c) Upon :	request of the task for	orce, the counc	il must use existing reso	ources to provide
53.16	data, informa	tion, meeting space,	and administra	ative services.	
53.17	(d) Memb	ers of the task force	serve without	compensation or payme	ent of expenses.
53.18	(e) The ta	sk force may accept	gifts and grant	s, which are accepted or	n behalf of the state
53.19	and constitute	e donations to the M	etropolitan Co	uncil. Funds received un	nder this paragraph
53.20	are appropria	ted to the Metropoli	tan Council for	r purposes of the task for	orce.
53.21	<u>Subd. 5.</u> I	<u>_egislative report. (</u>	a) By February	7 15, 2018, the task force	e must submit a
53.22	report to the	chairs and ranking m	ninority membe	ers of the legislative con	nmittees with
53.23	jurisdiction o	ver transportation po	olicy and finan	ce.	
53.24	<u>(b) At a m</u>	ninimum the report n	nust:		
53.25	<u>(1)</u> summ	arize the work of the	e task force and	l its findings;	
53.26	(2) descri	be the current Metro	Mobility prog	<u>ram;</u>	
53.27	(3) identif	y at least three poter	ntial service lev	vel approaches that invo	lve partnering with
53.28	and incorpora	ating transportation r	network compa	nies, taxi service provi	ders, or both; and
53.29	<u>(4) provid</u>	e any recommendat	ions for progra	m and legislative chang	zes.
53.30	<u>Subd. 6.</u>	Expiration. The task	force under th	is section expires Febru	uary 15, 2018, or
53.31	upon submiss	sion of the report rec	uired under su	bdivision 5, whichever	is earlier.

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Sec. 5. <u>VIB</u>	RATION SUSCEP	TIBILITY STU	UDY ON CALHOU	N ISLES
PROPERTY.				
Within 21	days of the effective	date of this act,	the Metropolitan Cou	incil must enter into
a contract with	n an engineering gro	oup for the engin	neering group to cond	uct a vibration
susceptibility s	study on Calhoun Isl	les property, incl	luding the high-rise bu	uilding, townhomes,
and parking ra	mp. The study mus	<u>t:</u>		
(1) evaluat	te the susceptibility	of the Calhoun	Isles property to vibra	tion during
construction a	nd during operation	s of a light rail	train;	
(2) categor	rize the Calhoun Isle	es property base	ed on the susceptibility	y evaluation; and
(3) address	mitigation measure	s and operationa	al changes required to	protect the Calhoun
<u> </u>			v	
The Calhoun I	sles Condominium	Association mu	st select the engineeri	ng group and notify
the Metropolit	an Council of the se	election within s	even days of the effec	tive date of this act.
The Metropoli	itan Council must be	ear the entire co	ost of the study.	
<u>EFFECTI</u>	VE DATE. This se	ction is effective	e the day following fi	nal enactment.
		ARTICLE	2 6	
			BLIC SAFETV	
	DEPART	MENI OF PU		
Section 1. M			.013, subdivision 1d,	is amended to read:
	linnesota Statutes 20)16, section 168		
Subd. 1d. 7	linnesota Statutes 20 Frailer. (a) On traile)16, section 168 ers registered at	.013, subdivision 1d,	nt of greater than
Subd. 1d. 7 3,000 pounds,	linnesota Statutes 20 Frailer. (a) On traile the annual tax is base)16, section 168 ers registered at ed on total gross	a gross vehicle weigh	nt of greater than ent of the Minnesota
Subd. 1d. 7 3,000 pounds, base rate prese	linnesota Statutes 20 Frailer. (a) On traile the annual tax is base cribed in subdivision)16, section 168 ers registered at ed on total gross n 1e, when the g	a gross vehicle weight and is 30 perce	nt of greater than ent of the Minnesota pounds or less, and
Subd. 1d. 7 3,000 pounds, base rate press when the gros	linnesota Statutes 20 Frailer. (a) On traile the annual tax is base cribed in subdivision s weight of a trailer)16, section 168 ers registered at ed on total gross n 1e, when the g is more than 15	2.013, subdivision 1d, a gross vehicle weigh weight and is 30 perce ross weight is 15,000	nt of greater than ent of the Minnesota pounds or less, and for the first eight
Subd. 1d. 7 3,000 pounds, base rate press when the gros years of vehic	linnesota Statutes 20 Frailer. (a) On traile the annual tax is bas cribed in subdivision s weight of a trailer le life is 100 percen	016, section 168 ers registered at ed on total gross in 1e, when the g is more than 15 t of the tax impo	2.013, subdivision 1d, a gross vehicle weigh weight and is 30 perce gross weight is 15,000 5,000 pounds, the tax	nt of greater than ent of the Minnesota pounds or less, and for the first eight base rate schedule,
Subd. 1d. 7 3,000 pounds, base rate press when the gros years of vehic and during the	linnesota Statutes 20 Frailer. (a) On traile the annual tax is base cribed in subdivision s weight of a trailer le life is 100 percent e ninth and succeedi	016, section 168 ers registered at ed on total gross n 1e, when the g is more than 15 t of the tax impo ng years of veh	a gross vehicle weigh weight and is 30 perce ross weight is 15,000 5,000 pounds, the tax	nt of greater than ent of the Minnesota pounds or less, and for the first eight base rate schedule, percent of the
Subd. 1d. 7 3,000 pounds, base rate press when the gros years of vehic and during the Minnesota bas	linnesota Statutes 20 Frailer. (a) On traile the annual tax is base cribed in subdivision s weight of a trailer le life is 100 percent e ninth and succeedit se rate prescribed by	016, section 168 ers registered at ed on total gross in 1e, when the g is more than 15 t of the tax import ng years of veh	2.013, subdivision 1d, a gross vehicle weigh weight and is 30 perce gross weight is 15,000 5,000 pounds, the tax based in the Minnesota icle life the tax is 75 p	nt of greater than ent of the Minnesota pounds or less, and for the first eight base rate schedule, percent of the at a gross vehicle
Subd. 1d. 7 3,000 pounds, base rate press when the gros years of vehic and during the Minnesota bas weight greater	Innesota Statutes 20 Frailer. (a) On traile the annual tax is bas cribed in subdivision s weight of a trailer le life is 100 percen e ninth and succeedi se rate prescribed by than 3,000 pounds	016, section 168 ers registered at ed on total gross in 1e, when the g is more than 15 t of the tax impo- ng years of veh- y subdivision 1e but no greater th	2.013, subdivision 1d, a gross vehicle weigh weight and is 30 perce gross weight is 15,000 5,000 pounds, the tax based in the Minnesota icle life the tax is 75 p . A trailer registered a	nt of greater than ent of the Minnesota pounds or less, and for the first eight base rate schedule, percent of the at a gross vehicle be taxed either: (1)
Subd. 1d. 7 3,000 pounds, base rate press when the gros years of vehic and during the Minnesota bas weight greater annually as pre	linnesota Statutes 20 Frailer. (a) On traile the annual tax is base cribed in subdivision s weight of a trailer le life is 100 percent e ninth and succeedi se rate prescribed by than 3,000 pounds ovided in this parag	016, section 168 ers registered at ed on total gross in 1e, when the g is more than 15 t of the tax imports ng years of vehic v subdivision 1e but no greater the raph; or (2) onc	2.013, subdivision 1d, a gross vehicle weigh weight and is 30 perce gross weight is 15,000 5,000 pounds, the tax based in the Minnesota icle life the tax is 75 p A trailer registered a nan 7,200 pounds may	nt of greater than ent of the Minnesota pounds or less, and for the first eight base rate schedule, bercent of the at a gross vehicle be taxed either: (1) in the basis of total
Subd. 1d. 7 3,000 pounds, base rate press when the gros years of vehic and during the Minnesota bas weight greater annually as pro- gross weight a	linnesota Statutes 20 Trailer. (a) On traile the annual tax is base cribed in subdivision s weight of a trailer le life is 100 percent e ninth and succeedit se rate prescribed by than 3,000 pounds ovided in this parage and is 90 percent of	016, section 168 ers registered at ed on total gross in 1e, when the g is more than 15 t of the tax imports of the tax imports y subdivision 1e but no greater the raph; or (2) once the Minnesota b	2.013, subdivision 1d, a gross vehicle weigh weight and is 30 perce ross weight is 15,000 5,000 pounds, the tax based in the Minnesota icle life the tax is 75 p A trailer registered a nan 7,200 pounds may be every three years of	nt of greater than ent of the Minnesota pounds or less, and for the first eight base rate schedule, bercent of the at a gross vehicle be taxed either: (1) in the basis of total a subdivision 1e ,
Subd. 1d. 7 3,000 pounds, base rate press when the gros years of vehic and during the Minnesota bas weight greater annually as pr gross weight a provided that f	linnesota Statutes 20 Trailer. (a) On traile the annual tax is base cribed in subdivision s weight of a trailer le life is 100 percent e ninth and succeedit se rate prescribed by than 3,000 pounds ovided in this parage and is 90 percent of the filing fee under se	016, section 168 ers registered at ed on total gross in 1e, when the g is more than 15 t of the tax import ng years of vehi- v subdivision 1e but no greater the raph; or (2) onc the Minnesota be- section 168.33, section 16	2.013, subdivision 1d, a gross vehicle weigh weight and is 30 perce gross weight is 15,000 5,000 pounds, the tax based in the Minnesota icle life the tax is 75 p A trailer registered a nan 7,200 pounds may be every three years of base rate prescribed in	nt of greater than ent of the Minnesota pounds or less, and for the first eight base rate schedule, bercent of the at a gross vehicle be taxed either: (1) in the basis of total a subdivision 1e , ph (a), is multiplied
	Sec. 5. <u>VIB</u> <u>PROPERTY.</u> <u>Within 21 a</u> <u>a contract with</u> <u>susceptibility s</u> <u>and parking ra</u> <u>(1) evaluat</u> <u>(1) evaluat</u> <u>(2) categon</u> <u>(3) address</u> <u>Isles property</u> <u>The Calhoun I</u> <u>the Metropolit</u> <u>The Metropolit</u>	Sec. 5. VIBRATION SUSCEP PROPERTY. Within 21 days of the effective a contract with an engineering gro susceptibility study on Calhoun Isl and parking ramp. The study mus (1) evaluate the susceptibility of construction and during operation (2) categorize the Calhoun Isla (3) address mitigation measure Isles property from vibratory dam The Calhoun Isles Condominium the Metropolitan Council of the set The Metropolitan Council must be EFFECTIVE DATE. This set	Sec. 5. <u>VIBRATION SUSCEPTIBILITY STU</u> <u>PROPERTY.</u> <u>Within 21 days of the effective date of this act,</u> <u>a contract with an engineering group for the engine</u> <u>susceptibility study on Calhoun Isles property, incl</u> <u>and parking ramp. The study must:</u> (1) evaluate the susceptibility of the Calhoun <u>construction and during operations of a light rail</u> (2) categorize the Calhoun Isles property base (3) address mitigation measures and operations Isles property from vibratory damage. The Calhoun Isles Condominium Association mut the Metropolitan Council of the selection within s The Metropolitan Council must bear the entire con <u>EFFECTIVE DATE. This section is effective</u> <u>ARTICLE</u>	Sec. 5. <u>VIBRATION SUSCEPTIBILITY STUDY ON CALHOUR</u> <u>PROPERTY.</u> <u>Within 21 days of the effective date of this act, the Metropolitan Coura</u> <u>a contract with an engineering group for the engineering group to cond</u> <u>susceptibility study on Calhoun Isles property, including the high-rise bur</u> <u>and parking ramp. The study must:</u> (1) evaluate the susceptibility of the Calhoun Isles property to vibration <u>construction and during operations of a light rail train;</u> (2) categorize the Calhoun Isles property based on the susceptibility (3) address mitigation measures and operational changes required to

(b) Farm trailers with a gross weight in excess of 10,000 pounds and as described in
section 168.002, subdivision 8, are taxed as farm trucks as prescribed in subdivision 1c.

(c) Effective on and after July 1, 2001, trailers registered at a gross vehicle weight of
3,000 pounds or less must display a distinctive plate. The registration on the license plate
is valid for the life of the trailer only if it remains registered at the same gross vehicle weight.
The onetime registration tax for trailers registered for the first time in Minnesota is \$55.
For trailers registered in Minnesota before July 1, 2001, and for which:

(1) registration is desired for the remaining life of the trailer, the registration tax is \$25;
or

(2) permanent registration is not desired, the biennial registration tax is \$10 for the first
renewal if registration is renewed between and including July 1, 2001, and June 30, 2003.
These trailers must be issued permanent registration at the first renewal on or after July 1,
2003, and the registration tax is \$20.

55.14 For trailers registered at a gross weight of 3,000 pounds or less before July 1, 2001, but 55.15 not renewed until on or after July 1, 2003, the registration tax is \$20 and permanent 55.16 registration must be issued.

55.17 Sec. 2. Minnesota Statutes 2016, section 168.021, subdivision 1, is amended to read:

55.18 Subdivision 1. Disability plates; application. (a) When a motor vehicle registered under section 168.017, a motorcycle, a motorized bicycle, a one-ton pickup truck, or a self-propelled 55.19 recreational vehicle is owned or primarily operated by a permanently physically disabled 55.20 person or a custodial parent or guardian of a permanently physically disabled minor, the 55.21 owner may apply for and secure from the commissioner (1) immediately, a temporary permit 55.22 valid for 30 days if the applicant is eligible for the disability plates issued under this section 55.23 and (2) two disability plates with attached emblems, one plate to be attached to the front, 55.24 and one to the rear of the motor vehicle, truck, or recreational vehicle, or, in the case of a 55.25 motorcycle or a motorized bicycle, one disability plate the same size as a regular motorcycle 55.26 plate. 55.27

(b) The commissioner shall not issue more than one plate to the owner of a motorcycle or a motorized bicycle and not more than one set of plates to any owner of another vehicle described in paragraph (a) at the same time unless the state Council on Disability approves the issuance of a second plate or set of plates to an owner.

(c) When the owner first applies for the disability plate or plates, the owner must submit
 a medical statement in a format approved by the commissioner under section 169.345, or
 proof of physical disability provided for in that section.

(d) No medical statement or proof of disability is required when an owner applies for a
plate or plates for one or more vehicles listed in paragraph (a) that are specially modified
for and used exclusively by permanently physically disabled persons.

(e) The owner of a vehicle listed in paragraph (a) may apply for and secure (i)
immediately, a permit valid for 30 days, if the applicant is eligible to receive the disability
plate or plates issued under this section, and (ii) a disability plate or plates for the vehicle
if:

(1) the owner employs a permanently physically disabled person who would qualify forthe disability plate or plates under this section; and

56.13 (2) the owner furnishes the motor vehicle to the physically disabled person for the56.14 exclusive use of that person in the course of employment.

56.15 **EFFECTIVE DATE.** This section is effective January 1, 2018.

56.16 Sec. 3. Minnesota Statutes 2016, section 168.021, subdivision 2, is amended to read:

Subd. 2. Plate design; furnished by commissioner. The commissioner shall design 56.17 and furnish two disability plates, or one disability plate for a motorcycle or a motorized 56.18 bicycle that is the same size as a regular motorcycle plate, with attached emblem or emblems 56.19 to an eligible owner. The emblem must bear the internationally accepted wheelchair symbol, 56.20 as designated in section 326B.106, subdivision 9, approximately three inches square. The 56.21 emblem must be large enough to be visible plainly from a distance of 50 feet. An applicant 56.22 eligible for a disability plate or plates shall pay the motor vehicle registration fee authorized 56.23 by sections 168.013 and 168.09. 56.24

56.25 **EFFECTIVE DATE.** This section is effective January 1, 2018.

56.26 Sec. 4. Minnesota Statutes 2016, section 168.021, subdivision 2a, is amended to read:

56.27 Subd. 2a. **Plate transfer.** (a) When ownership of a vehicle described in subdivision 1, 56.28 is transferred, the owner of the vehicle shall remove the disability plate or plates. The buyer 56.29 of the motor vehicle is entitled to receive a regular plate or plates for the vehicle without 56.30 further cost for the remainder of the registration period.

57.1	(b) Notwithstanding section 168.12, subdivision 1, the disability plate or plates may be
57.2	transferred to a replacement vehicle on notification to the commissioner. However, the
57.3	disability plate or plates may not be transferred unless the replacement vehicle (1) is listed
57.4	under section 168.012, subdivision 1, and, in case of a single plate for a motorcycle or a
57.5	motorized bicycle, the replacement vehicle is a motorcycle or a motorized bicycle, and (2)
57.6	is owned or primarily operated by the permanently physically disabled person.
57.7	EFFECTIVE DATE. This section is effective January 1, 2018.
57.8	Sec. 5. [168.1294] LAW ENFORCEMENT MEMORIAL PLATES.
57.9	Subdivision 1. Issuance of plates. The commissioner must issue special law enforcement
57.10	memorial license plates or a single motorcycle plate to an applicant who:
57.11	(1) is a registered owner of a passenger automobile, noncommercial one-ton pickup
57.12	truck, motorcycle, or recreational motor vehicle;
57.13	(2) pays an additional fee of \$10 for each set of plates;
57.14	(3) pays the registration tax as required under section 168.013, along with any other fees
57.15	required by this chapter;
57.16	(4) contributes \$25 upon initial application and a minimum of \$5 annually to the law
57.17	enforcement memorial account; and
57.18	(5) complies with this chapter and rules governing registration of motor vehicles and
57.19	licensing of drivers.
57.20	Subd. 2. Design. The commissioner, in consultation with representatives from the
57.21	Minnesota Law Enforcement Memorial Association, must adopt a suitable design for the
57.22	plate that must include a blue line with a black line of equal proportion above and below
57.23	the blue line, representing the thin blue line.
57.24	Subd. 3. Plates transfer. On application to the commissioner and payment of a transfer
57.25	fee of \$5, special plates may be transferred to another qualified motor vehicle that is
57.26	registered to the same individual to whom the special plates were originally issued.
57.27	Subd. 4. Exemption. Special plates issued under this section are not subject to section
57.28	<u>168.1293, subdivision 2.</u>
57.29	Subd. 5. Fees. Fees collected under subdivision 1, clauses (2) and (3), and subdivision
57.30	3 are credited to the vehicle services operating account in the special revenue fund.

58.1	Subd. 6. Contributions; memorial account; appropriation. Contributions collected
58.2	under subdivision 1, clause (4), must be deposited in the Minnesota law enforcement
58.3	memorial account, which is established in the special revenue fund. Money in the account
58.4	is appropriated to the commissioner of public safety. This appropriation is first for the annual
58.5	cost of administering the account funds, and the remaining funds are for distribution to the
58.6	Minnesota Law Enforcement Memorial Association to be used to further the mission of the
58.7	association in assisting the families and home agencies of Minnesota law enforcement
58.8	officers who have died in the line of duty.
58.9	EFFECTIVE DATE. This section is effective January 1, 2018, for special law
58.10	enforcement memorial plates issued on or after that date.
58.11	Sec. 6. [168.1295] "START SEEING MOTORCYCLES" PLATES.
58.12	Subdivision 1. Issuance of plates. The commissioner must issue special "Start Seeing
58.13	Motorcycles" license plates or a single motorcycle plate to an applicant who:
58.14	(1) is a registered owner of a passenger automobile, noncommercial one-ton pickup
58.15	truck, motorcycle, or recreational motor vehicle;
58.16	(2) pays a fee of \$10 for each set of plates;
58.17	(3) pays the registration tax as required under section 168.013, along with any other fees
58.18	required by this chapter;
58.19	(4) contributes a minimum of \$10 annually to the motorcycle safety fund, created under
58.20	section 171.06, subdivision 2a, paragraph (a), clause (1); and
58.21	(5) complies with this chapter and rules governing registration of motor vehicles and
58.22	licensing of drivers.
58.23	Subd. 2. Design. The representatives of American Bikers for Awareness, Training, and
58.24	Education of Minnesota must design the special plate to contain the inscription "Start Seeing
58.25	Motorcycles" between the bolt holes on the bottom of the plate with a design area on the
58.26	left side of the plate, subject to the approval of the commissioner.
58.27	Subd. 3. Plates transfer. On application to the commissioner and payment of a transfer
58.28	fee of \$5, special plates issued under this section may be transferred to another motor vehicle
58.29	if the subsequent vehicle is:
58.30	(1) qualified under subdivision 1, clause (1), to bear the special plates; and
58.31	(2) registered to the same individual to whom the special plates were originally issued.

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59.1 Subd. 4. Exemption. Special plates issued under this section are not subject to section 59.2 <u>168.1293</u>, subdivision 2.

59.3 <u>Subd. 5.</u> Fees. Fees collected under subdivision 1, clause (2), and subdivision 3 are 59.4 credited to the vehicle services operating account in the special revenue fund.

59.5 Subd. 6. No refund. Contributions under this section must not be refunded.

59.6 EFFECTIVE DATE. This section is effective January 1, 2018, for special "Start Seeing 59.7 Motorcycles" plates issued on or after that date.

59.8 Sec. 7. Minnesota Statutes 2016, section 168A.09, subdivision 1, is amended to read:

Subdivision 1. Application, issuance, form, bond, and notice. In the event a certificate 59.9 of title is lost, stolen, mutilated, or destroyed, or becomes illegible, the owner or legal 59.10 representative of the owner named in the certificate may make submit an application to the 59.11 department or a deputy registrar for a duplicate in a format prescribed by the department. 59.12 59.13 The department shall or deputy registrar must issue a duplicate certificate of title if satisfied that the applicant is entitled thereto to the duplicate certificate of title. The duplicate certificate 59.14 of title shall must be plainly marked as a duplicate and mailed or delivered to the owner. 59.15 The department shall or deputy registrar must indicate in its the driver and vehicle information 59.16 system records that a duplicate certificate of title has been issued. As a condition to issuing 59.17 a duplicate certificate of title, the department may require a bond from the applicant in the 59.18 manner and format prescribed in section 168A.07, subdivision 1, clause (2). The duplicate 59.19 certificate of title shall must contain the legend: "This duplicate certificate of title may be 59.20 subject to the rights of a person under the original certificate." 59.21

59.22

Sec. 8. [168A.125] TRANSFER-ON-DEATH TITLE TO MOTOR VEHICLE.

59.23Subdivision 1. Titled as transfer-on-death. A natural person who is the owner of a59.24motor vehicle may have the motor vehicle titled in transfer-on-death or TOD form by59.25including in the application for the certificate of title a designation of a beneficiary or59.26beneficiaries to whom the motor vehicle must be transferred on death of the owner or the59.27last survivor of joint owners with rights of survivorship, subject to the rights of secured59.28parties.

59.29 Subd. 2. Designation of beneficiary. A motor vehicle is registered in transfer-on-death 59.30 form by designating on the certificate of title the name of the owner and the names of joint 59.31 owners with identification of rights of survivorship, followed by the words "transfer-on-death 59.32 to (name of beneficiary or beneficiaries)." The designation "TOD" may be used instead of

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60.1	"transfer-on-death." A title in transfer-on-death form is not required to be supported by
60.2	consideration, and the certificate of title in which the designation is made is not required to
60.3	be delivered to the beneficiary or beneficiaries in order for the designation to be effective.
60.4	If the owner of the motor vehicle is married at the time of the designation, the designation
60.5	of a beneficiary other than the owner's spouse requires the spouse's written consent.
60.6	Subd. 3. Interest of beneficiary. The transfer-on-death beneficiary or beneficiaries have
60.7	no interest in the motor vehicle until the death of the owner or the last survivor of joint
60.8	owners with rights of survivorship. A beneficiary designation may be changed at any time
60.9	by the owner or by all joint owners with rights of survivorship, without the consent of the
60.10	beneficiary or beneficiaries, by filing an application for a new certificate of title.
60.11	Subd. 4. Vesting of ownership in beneficiary. Ownership of a motor vehicle titled in
60.12	transfer-on-death form vests in the designated beneficiary or beneficiaries on the death of
60.13	the owner or the last of the joint owners with rights of survivorship, subject to the rights of
60.14	secured parties. The transfer-on-death beneficiary or beneficiaries who survive the owner
60.15	may apply for a new certificate of title to the motor vehicle upon submitting a certified death
60.16	record of the owner of the motor vehicle. If no transfer-on-death beneficiary or beneficiaries
60.17	survive the owner of a motor vehicle, the motor vehicle must be included in the probate
60.18	estate of the deceased owner. A transfer of a motor vehicle to a transfer-on-death beneficiary
60.19	or beneficiaries is not a testamentary transfer.
60.20	Subd. 5. Rights of creditors. (a) This section does not limit the rights of any secured
60.21	party or creditor of the owner of a motor vehicle against a transfer-on-death beneficiary or
60.22	beneficiaries.
60.23	(b) The state or a county agency with a claim or lien authorized by section 246.53,
60.24	256B.15, 261.04, or 270C.63 is a creditor for purposes of this subdivision. A claim authorized
60.25	by section 256B.15 against the estate of an owner of a motor vehicle titled in
60.26	transfer-on-death form voids any transfer-on-death conveyance of a motor vehicle as
60.27	described in this section. A claim or lien under section 246.53, 261.04, or 270C.63 continues
60.28	to apply against the designated beneficiary or beneficiaries after the transfer under this
60.29	section if other assets of the deceased owner's estate are insufficient to pay the amount of
60.30	the claim. The claim or lien continues to apply to the motor vehicle until the designated
60.31	beneficiary sells or transfers it to a person against whom the claim or lien does not apply
60.32	and who did not have actual notice or knowledge of the claim or lien.

60.33 Sec. 9. Minnesota Statutes 2016, section 168A.141, is amended to read:

60.34 **168A.141 MANUFACTURED HOME AFFIXED TO REAL PROPERTY.**

Subdivision 1. Certificates surrendered for cancellation. (a) When a manufactured 61.1 home is to be affixed or is affixed, as defined in section 273.125, subdivision 8, paragraph 61.2 61.3 (b), to real property, and financed by the giving of a mortgage on the real property, the owner of the manufactured home shall may surrender the manufacturer's certificate of origin 61.4 or certificate of title to the department for cancellation. The owner of so that the manufactured 61.5 home shall give the department the address and legal description of the becomes an 61.6 improvement to real property. The department may require the filing of other information 61.7 61.8 and is no longer titled as personal property. The department must not issue a certificate of title for a manufactured home under chapter 168A if the manufacturer's certificate of origin 61.9 is or has been surrendered under this subdivision, except as provided in section 168A.142. 61.10 Upon surrender of the manufacturer's certificate of origin or the certificate of title, the 61.11 department shall issue notice of surrender to the owner, and upon recording an affidavit of 61.12 affixation, which the county recorder or registrar of titles, as applicable, shall accept, the 61.13 manufactured home is deemed to be an improvement to real property. The notice of surrender 61.14 may be recorded in the office of the county recorder or with the registrar of titles if the land 61.15 is registered but need not contain an acknowledgment. An affidavit of affixation by the 61.16 owner of the manufactured home must include the following information: 61.17 (1) the name, residence address, and mailing address of owner or owners of the 61.18 manufactured home; 61.19 (2) the legal description of the real property in which the manufactured home is, or will 61.20 be, located; 61.21 (3) a copy of the surrendered manufacturer's certificate of origin or certificate of title 61.22 and the notice of surrender; 61.23 (4) a written statement from the county auditor or county treasurer of the county where 61.24 the manufactured home is located stating that all property taxes payable in the current year, 61.25 as provided under section 273.125, subdivision 8, paragraph (b), have been paid, or are not 61.26 applicable; 61.27 61.28 (5) the name and address of the person designated by the applicant to record the original affidavit of affixation with the county recorder or registrar of titles for the county where the 61.29 61.30 real property is located; (6) the signature of the person who executes the affidavit, properly executed before a 61.31 person authorized to authenticate an affidavit in this state; 61.32

Article 6 Sec. 9.

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(7) the pe	rson designated in cla	ause (5) shall re	cord, or arrange for th	e recording of, the
affidavit of a	ffixation, accompanie	ed by the fees fo	or recording and for iss	suing a certified
copy of the n	otice, including all at	ttachments, show	wing the recording dat	e; and
<u>(8)</u> upon c	btaining the certified	copy of the noti	ce under clause (7), the	e person designated
n the affidav	it shall deliver the ce	ertified copy to t	he county auditor of th	ne county in which
ne real prope	erty to which the mar	nufactured home	e was affixed is located	<u>l.</u>
(b) The de	epartment is not liabl	e for any errors	, omissions, misstatem	ents, or other
leficiencies o	or inaccuracies in doc	cuments present	ed to the department u	nder this section,
the docume	nts presented appear	to satisfy the req	uirements of this section	on. The department
as no obliga	tion to investigate th	e accuracy of st	atements contained in	the documents.
Subd. 1a.	Affidavit form. The	e affidavit referr	ed to in subdivision 1	shall be in
ubstantially	the following form a	nd shall contain	the following information	ation.
]	MANUFACTURED	HOME AFFI	DAVIT OF AFFIXAT	ΓΙΟΝ
<u>P</u>	URSUANT TO MIN	NESOTA STAT	TUTES, SECTION 168	8A.141
Homeowner,	being duly sworn, or	n his or her oath	, states as follows:	
l. Homeown	er owns the manufac	tured home ("ho	ome") described as foll	lows:
	Manufactu	urer's Model Na	ame or Manufacturer's	5
ew/Used	Year Name	Model N	o. <u>Serial No.</u>	Length/Width
. A copy of	the surrendered man	ufacturer's certi	ficate of origin or certi	ficate of title is
ttached here	to.			
. A copy of t	he notice of surrende	r issued from th	e Minnesota Departme	nt of Public Safety
Driver and V	ehicle Services is atta	ached hereto.		
I. The home	is or will be located a	at the following	"Property Address":	
				<u></u>
Street or Rou	ıte <u>City</u>	County	State	Zip Code
5. The legal c	lescription of the prop	perty address ("	land") is as follows or	as attached hereto:
	·····		·····	
5. The home	owner is the owner of	f the land.		
• •				

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- SF1060 RSI S1060-5 REVISOR 5th Engrossment 7. The home is, or shall be promptly upon delivery, anchored to the land by attachment to 63.1 a permanent foundation and connected to appropriate residential utilities (e.g., water, gas, 63.2 63.3 electricity, sewer). 8. The homeowner intends that the home be an immovable permanent improvement to the 63.4 63.5 land, free of any personal property security interest. 9. A copy of the written statement from the county auditor or county treasurer of the county 63.6 in which the manufactured home is then located, stating that all property taxes payable in 63.7 the current year (pursuant to Minnesota Statutes, section 273.125, subdivision 8, paragraph 63.8 (b)), have been paid, or are not applicable, is attached hereto. 63.9 10. The home shall be assessed and taxed as an improvement to the land. 63.10 11. The name and address of the person designated by the homeowner to record the original 63.11 affidavit of surrender with the county recorder or registrar of titles of the county in which 63.12 the real estate is located is: 63.13 63.14 Name 63.15 Street Address 63.16 City, State, Zip Code Phone 63.17 63.18 E-mail IN WITNESS WHEREOF, homeowner(s) have executed this affidavit on this day of 63.19, 20.... 63.20 63.21 _____ Homeowner Signature 63.22 Address 63.23 63.24 Printed Name City, State
 - 63.25
 - 63.26 <u>Homeowner Signature (if applicable)</u>
 - 63.27
 - 63.28 Printed Name
 - 63.29 This instrument was drafted by, and when recorded return to:
 - 63.30 _____
 - 63.31
 - 63.32
 - 63.33 Subscribed and sworn to before me this day of,
 - 63.34 _____

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64.1	Signature of Not	ary Public or Oth	er Official		
64.2	Notary Stamp or	Seal			
64.3	(optional)				
64.4	Lender's Stateme	nt of Intent:			
64.5	The undersigned	("lender") intend	s that the home	e be immovable and a pe	ermanent
64.6	improvement to t	he land free of an	ny personal pro	operty security interest.	
64.7	<u></u>				
64.8	Lender				
64.9	By:		<u></u>		
64.10	Authorized Sign	ature			
64.11	STATE OF)		
64.12	<u></u>) ss:		
64.13	COUNTY OF)		
64.14	On the day of	of in the year	before m	e, the undersigned, a No	tary Public in and
64.15	for said state, per	sonally appeared	-		
64.16	<u></u>				<u></u>
64.17	personally known	n to me or proved	l to me on the l	basis of satisfactory evid	ence to be the
64.18		-		o the within instrument a	
64.19	to me that he/she	/they executed th	e same in his/ł	ner/their capacity(ies), ar	nd that by
64.20	his/her/their sign	ature(s) on the in	strument, the i	ndividual(s), or the perso	on on behalf of
64.21	which the individ	lual(s) acted, exe	cuted the instru	ument.	
64.22					
64.23	Notary Signature				
64.24	<u></u>		<u></u>		
64.25	Notary Printed N	lame			
64.26	Notary Public, S	tate of	<u></u>		
64.27	Qualified in the	County of	<u></u>		
64.28	My commission	expires	<u></u>		
64.29	Official seal:				
64.30	Subd. 2. Perf	ected security in	terest avoids	cancellation prevents s	urrender. The
64.31	department may	not cancel a certi	ficate of title if	<u>, under this chapter,</u> a see	curity interest has
64.32	been perfected or	n the manufacture	ed home. If a s	ecurity interest has been	perfected, the

- 64.33 department shall notify the owner and that each secured party that the must release or satisfy
- 64.34 the security interest prior to proceeding with surrender of the manufacturer's certificate of

origin or certificate of title and a description of the security interest have been surrendered 65.1 to the department and that the department will not cancel the certificate of title until the 65.2 security interest is satisfied for cancellation. Permanent attachment to real property or the 65.3 recording of an affidavit of affixation does not extinguish an otherwise valid security interest 65.4 in or tax lien on the manufactured home, unless the requirements of section 168A.141, 65.5 subdivisions 1, 1a, and 2, including the release of any security interest, have been satisfied. 65.6

65.7 Subd. 3. Notice of security interest avoids surrender. The manufacturer's certificate of origin or the certificate of title need not be surrendered to the department under subdivision 65.8 + When a perfected security interest exists, or will exist, on the manufactured home at the 65.9 time the manufactured home is affixed to real property, if and the owner has not satisfied 65.10 the requirements of section 168A.141, subdivision 1, the owner of the manufactured home 65.11 files, or its secured party, may record a notice with the county recorder, or with the registrar 65.12 of titles, if the land is registered, stating that the manufactured home located on the property 65.13 is encumbered by a perfected security interest and is not an improvement to real property. 65.14 The notice must state the name and address of the secured party as set forth on the certificate 65.15 of title, the legal description of the real property, and the name and address of the record 65.16 fee owner of the real property on which the manufactured home is affixed. When the security 65.17 interest is released or satisfied, the secured party shall attach a copy of the release or 65.18 satisfaction to a notice executed by the secured party containing the county recorder or 65.19 registrar of titles document number of the notice of security interest. The notice of release 65.20 or satisfaction must be filed recorded with the county recorder, or registrar of titles, if the 65.21 land is registered. Neither the notice described in this subdivision nor the security interest 65.22 on the certificate of title is deemed to be an encumbrance on the real property. The notices 65.23 provided for in this subdivision need not be acknowledged. 65.24

Sec. 10. Minnesota Statutes 2016, section 168A.142, is amended to read: 65.25

168A.142 MANUFACTURED HOME UNAFFIXED FROM REALTY. 65.26

Subdivision 1. Certificate of title requirements. The department shall issue an initial 65.27 65.28 certificate of title or reissue a previously surrendered certificate of title for a manufactured home to an applicant if: 65.29

65.30 (1) for the purpose of affixing the manufactured home to real property, the owner of the manufactured home, or a previous owner, surrendered the manufacturer's certificate of 65.31 origin or certificate of title to the department as provided in section 168A.141, subdivision 65.32 65.33 1 or 2;

- 66.1 (2) the applicant provides the written proof evidence specified in subdivision 2 that the
 applicant owns (i) the manufactured home and (ii) the real property to which the
 manufactured home was affixed as provided under section 273.125, subdivision 8, paragraph
 (b);
 (3) the applicant provides proof that no liens exist on the manufactured home, including
 liens on the real property to which it is affixed; and
- 66.7 (4) (3) the owner of the manufactured home meets <u>fulfills</u> the <u>applicable</u> application 66.8 requirements of section 168A.04₅; and
- 66.9 (4) the application is accompanied by a written statement from the county auditor or
 66.10 county treasurer of the county in which the manufactured home is then located and affixed,
 66.11 stating that all property taxes payable in the current year, as provided under section 273.125,
 66.12 subdivision 8, paragraph (b), have been paid.
- 66.13 Subd. 2. Proof Evidence of eligibility for reissuance. (a) The proof evidence required
 66.14 under subdivision 1, clauses clause (2) and (3), is as follows:
- (1) an affidavit of severance recorded in the office of the county recorder or registrar of
 titles, which they shall accept, and whichever applies to the real property, of the county in
 which where the affidavit of affixation or notice of surrender was recorded under as required
 in section 168A.141, subdivision 1, and the affidavit of severance contains:
- 66.19 (i) the name, residence address, and mailing address of the owner or owners of the66.20 manufactured home;
- (ii) a description of the manufactured home being severed, including the name of the
 manufacturer; the make, model number, model year, and dimensions, and if available, the
 make, model year, and manufacturer's serial number of the manufactured home; and whether
 the manufactured home is new or used, such information as may be available from the
 previously recorded affidavit of affixation or notice of surrender as required in section
 168A.141, subdivision 1; and
- 66.31 (2) as an attachment to the affidavit of severance, an opinion by an attorney admitted to66.32 practice law in this state, stating:

(i) the nature of the examination of title performed prior to giving this opinion by theperson signing the opinion;

(ii) that the manufactured home and the real property on which it is located is not subject
to, or pending completion of a refinance, purchase, or sale transaction, and will not be
<u>subject to</u> any recorded mortgages, security interests, liens, or other encumbrances of any
kind;

67.7 (iii) that the person signing the opinion knows of no facts or circumstances that could
67.8 affect the validity of the title of the manufactured home or the existence or nonexistence of
67.9 any recorded mortgages, security interests, or other encumbrances of any kind, other than
67.10 property taxes payable in the year the affidavit is signed;

67.11 (iv) the person or persons owning record title to the real property to which the
67.12 manufactured home has been affixed and the nature and extent of the title owned by each
67.13 of these persons; and

(v) that the person signing the opinion has reviewed all provisions of the affidavit of
severance and certifies that they are correct and complete to the best of the knowledge of
the person signing the opinion;

67.17 (3) the name and address of the person σ_2 persons designated by the applicant to file a 67.18 certified copy of the <u>original</u> affidavit of severance with the county auditor of the county 67.19 in which the real estate is located, after the affidavit has been properly recorded in the office 67.20 of the county recorder or county registrar of titles, whichever applies to the real property; 67.21 and

(4) the signature of the person who executes the affidavit, properly executed before aperson authorized to authenticate an affidavit in this state.

(b) The person designated in paragraph (a), clause (3), shall record, or arrange for the
recording of, the affidavit of severance as referenced in that item, accompanied by the fees
for recording and for issuing a certified copy of the affidavit, including all attachments,
showing the recording date.

(c) Upon obtaining the certified copy under paragraph (b), the person designated in the
affidavit shall deliver the certified copy to the county auditor of the county in which the
real estate to which it was affixed is located.

67.31 (d) The department is not liable for any errors, omissions, misstatements, or other
67.32 deficiencies or inaccuracies in documents presented to the department under this section,
67.33 so long as the documents presented appear to satisfy the requirements of this section. The

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68.1 68.2	department has a documents.	no obligation to inves	stigate the accu	racy of statements cor	ntained in the
68.3 68.4		davit form. The affid rm and shall contain		in subdivision 2 shall b nformation.	e in substantially
68.5	MA	ANUFACTURED H	OME AFFIDA	AVIT OF SEVERAN	CE
68.6	PUR	SUANT TO MINNE	ESOTA STATU	TES, SECTION 168A	<u>x.142</u>
68.7	Homeowner, bei	ing duly sworn, on hi	is or her oath, s	tates as follows:	
68.8	1. Homeowner o	owns the manufacture	ed home ("hom	e") described as follow	WS:
68.9					
68.10 68.11	New/Used Ye	<u>Manufacturer</u> ear <u>Name</u>	<u>Sector Model Nam</u> Model No.	ne or Manufacturer's Serial No.	Length/Width
68.12	2. A copy of the	previously surrender	ed manufacture	er's certificate of origin	n or certificate of
68.13	title is attached l	hereto (if available).			
68.14	3. A copy of the	notice of surrender is	sued from the M	Minnesota Department	of Public Safety
68.15	Driver and Vehi	cle Services is attach	ed hereto (if av	vailable).	
68.16	4. The home is c	or will be located at t	he following "I	Property Address":	
68.17 68.18	Street or Route	<u>City</u>		<u>State</u>	
68.19 68.20	5. The legal desc	cription of the proper	ty address ("lar	nd") is as follows or as	attached hereto:
68.20	<u></u>	<u></u>		<u></u>	<u></u>
68.22					
68.23	6. The homeowr	her does not know of	any facts or in	formation that could a	ffect the validity
68.24	of title of the ma	anufactured home, ex	ccept:		
68.25 68.26	<u></u>	<u></u>		<u></u>	<u></u>
08.20					
68.27			2	rity interest in the man	ufactured home
68.28	which has not be	een satisfied or releas	sed.		
68.29	8. A copy of an	opinion by an attorne	ey admitted to p	practice law in Minnes	sota is attached,
68.30	which provides	for the required title	evidence as set	forth in Minnesota St	atutes, section
68.31	168A.142, subd	ivision 2, clause (2),	items (i) to (v).	<u>.</u>	

1	in which the manufactured home is then locate	ed, stating that all property taxes payable in
1	the current year (pursuant to Minnesota Statute	es, section 273.125, subdivision 8, paragraph
((b)), have been paid, or are not applicable, is a	attached hereto.
	10. The name and address of the person design	ated by the homeowner to record the original
ć	affidavit of surrender with the county recorder	r or registrar of titles of the county in which
1	the real estate is located is:	
	Name	
	Street Address	
	City, State, Zip Code	
	Phone	
	E-mail	
]	IN WITNESS WHEREOF, homeowner(s) hav	ve executed this affidavit on this day of
-	, 20	
	Homeowner Signature	Address
	Printed Name	City, State
	Homeowner Signature (if applicable)	
	Printed Name	
	This instrument was drafted by, and when	recorded return to:
	<u></u>	
	Subscribed and sworn to before me this	lay of,
	<u></u>	
	Signature of Notary Public or Other Official	
]	Notary Stamp or Seal	
	Sec. 11. [168A.143] MANUFACTURED H	IOMES; OWNERSHIP AT ISSUE.
	Subdivision 1. Requirements for certificat	te issuance or reissuance. When an applicant
1	is unable to obtain from or locate previous ow	mers no longer holding an interest in the
		le, or to locate, obtain, or produce the original

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70.1	certificate of orig	in or certificate o	f title for a ma	anufactured home, and t	here is no evidence
70.2	of a surrendered of	certificate of title	or manufactu	rer's statement of origin	n as provided in
70.3	section 168A.141	, subdivision 1, v	which has not	otherwise been unaffixed	ed or is being
70.4	unaffixed as provi	ided in section 16	8A.142, the d	epartment must issue or	reissue a certificate
70.5	of title to a manuf	factured home w	hen the applic	ant submits:	
70.6	(1) the applica	tion, pursuant to	the requirement	nts of section 168A.04, i	n a form prescribed
70.7	by the departmen	<u>t;</u>			
70.8	(2) an affidavi	it that:			
70.9	(i) identifies the	he name of the m	nanufacturer a	nd dimensions, and if a	vailable, the make,
70.10	model number, m	odel year, and m	anufacturer's	serial number of the ma	nufactured home;
70.11	and				
70.12	(ii) certifies the	e applicant is the	owner of the n	nanufactured home, has	physical possession
70.13	of the manufactur	red home, knows	of no facts or	circumstances that mat	terially affect the
70.14	validity of the title	e of the manufact	ured home as	represented in the applic	ation, and provides
70.15	copies of such ow	vnership docume	nts, so far as t	he documents exist, inc	luding by way of
70.16	example:				
70.17	(A) bill of sale	e;			
70.18	(B) financing,	replevin, or fore	closure docur	nents;	
70.19	(C) appraisal;				
70.20	(D) insurance	certification;			
70.21	(E) personal p	property tax bill;			
70.22	(F) landlord c	ertification;			
70.23	<u>(G) affidavit c</u>	of survivorship or	r estate docum	<u>nents;</u>	
70.24	(H) divorce de	ecree; or			
70.25	(I) court order	 2			
70.26	(3) an affidavi	it by an attorney	admitted to pr	ractice law in this state s	stating:
70.27	(i) the attorne	y has performed	a search of the	e Minnesota Departmen	t of Public Safety
70.28	Driver and Vehicl	les Services recor	rds within 120) days of the date of app	lication to obtain a
70.29	certificate of orig	in or certificate of	of title on beha	alf of the applicant, but	was unable to
70.30	determine the nam	nes or locations o	f one or more	owners or prior owners of	of the manufactured
70.31	home;				

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71.1	(ii) if applicable, the attorney was unable to successfully contact one or more owners,
71.2	or prior owners, after providing written notice 45 days prior to the registered and last known
71.3	owner by certified mail at the address shown on Driver and Vehicles Services records, or
71.4	if the last known address if different from Driver and Vehicles Services records, then also
71.5	the last known address as known to the applicant;
71.6	(iii) if the attorney is unable to contact one or more owners, or previous owners, by
71.7	sending a letter by certified mail, then the attorney must present to the department, as an
71.8	attachment to its affidavit, the returned letter as evidence of the attempted contact, or the
71.9	acknowledgement of receipt of the letter, together with an affidavit of nonresponse; and
71.10	(iv) the attorney knows of no facts or circumstances that materially affect the validity
71.11	of the title of the manufactured home as represented in the application, other than property
71.12	taxes payable in the year the affidavit is signed; and
71.13	(4) payment for required current year taxes and fees as prescribed by the department.
71.14	Subd. 2. Satisfaction of manufactured home security lien; release. A security interest
71.15	perfected under this chapter may be canceled seven years from the perfection date for a
71.16	manufactured home, upon the request of the owner of the manufactured home, if the owner
71.17	has paid the lien in full or the lien has been abandoned and the owner is unable to locate
71.18	the lienholder to obtain a lien release. The owner must send a letter to the lienholder by
71.19	certified mail, return receipt requested, stating the reason for the release and requesting a
71.20	lien release. If the owner is unable to obtain a lien release by sending a letter by certified
71.21	mail, then the owner must present to the department the returned letter as evidence of the
71.22	attempted contact, or the acknowledgement of receipt of the letter, together with a copy of
71.23	the letter and an owner affidavit of nonresponse.
71.24	Subd. 3. Suspension or revocation of certificate. (a) Pursuant to section 168A.23, the
71.25	department may revoke a previously issued certificate of title issued under this section.
71.26	(b) The department is not liable for any errors, omissions, misstatements, or other
71.27	deficiencies or inaccuracies in documents submitted to the department under this section,
71.28	provided the documents submitted appear to satisfy the requirements of this section. The
71.29	department is not required to investigate the accuracy of statements contained in submitted
71.30	documents.
71.31	Sec. 12. Minnesota Statutes 2016, section 169.345, subdivision 1, is amended to read:

Subdivision 1. Scope of privilege. (a) A vehicle described in section 168.021, subdivision
1, paragraph (a), that prominently displays the certificate authorized by this section or that

- (1) in a designated parking space for disabled persons, as provided in section 169.346;
- (2) in a metered parking space without obligation to pay the meter fee and without time
 restrictions unless time restrictions are separately posted on official signs; and
- (3) without time restrictions in a nonmetered space where parking is otherwise allowed
 for passenger vehicles but restricted to a maximum period of time and that does not
- ^{72.8} specifically prohibit the exercise of disabled parking privileges in that space.
- A person may park the vehicle for a physically disabled person in a parking space described in clause (1) or (2) only when actually transporting the physically disabled person for the sole benefit of that person and when the parking space is within a reasonable distance from the drop-off point.

(b) For purposes of this subdivision, a certificate is prominently displayed if it is displayed so that it may be viewed from the front and rear of the motor vehicle by hanging it from the rearview mirror attached to the front windshield of the motor vehicle or, in the case of a motorcycle or a motorized bicycle, is secured to the vehicle. If there is no rearview mirror or if the certificate holder's disability precludes placing the certificate on the mirror, the certificate must be displayed on the dashboard of the vehicle. No part of the certificate may be obscured.

(c) Notwithstanding paragraph (a), clauses (1), (2), and (3), this section does not permit
parking in areas prohibited by sections 169.32 and 169.34, in designated no parking spaces,
or in parking spaces reserved for specified purposes or vehicles. A local governmental unit
may, by ordinance, prohibit parking on any street or highway to create a fire lane, or to
accommodate heavy traffic during morning and afternoon rush hours and these ordinances
also apply to physically disabled persons.

72.26 **EFFECTIVE DATE.** This section is effective January 1, 2018.

Sec. 13. Minnesota Statutes 2016, section 169.345, subdivision 3, is amended to read:

Subd. 3. **Identifying certificate.** (a) The commissioner shall issue (1) immediately, a permit valid for 30 days if the person is eligible for the certificate issued under this section and (2) an identifying certificate for a vehicle described in section 168.021, subdivision 1, paragraph (a), when a physically disabled applicant submits proof of physical disability under subdivision 2a. The commissioner shall design separate certificates for persons with permanent and temporary disabilities that can be readily distinguished from each other from

outside a vehicle at a distance of 25 feet or, in the case of a motorcycle or a motorized

73.2 <u>bicycle</u>, can be readily secured to the motorcycle or motorized bicycle. An applicant may
73.3 be issued up to two certificates if the applicant has not been issued disability plates under

73.4 section 168.021.

(b) The operator of a vehicle displaying a certificate has the parking privileges provided
in subdivision 1 only while the vehicle is actually parked while transporting a physically
disabled person.

(c) The commissioner shall cancel all certificates issued to an applicant who fails tocomply with the requirements of this subdivision.

73.10 **EFFECTIVE DATE.** This section is effective January 1, 2018.

73.11 Sec. 14. Minnesota Statutes 2016, section 171.06, subdivision 2a, is amended to read:

Subd. 2a. Two-wheeled vehicle endorsement fee. (a) The fee for any duplicate driver's
license obtained for the purpose of adding a two-wheeled vehicle endorsement is increased
by \$18.50 for each first such duplicate license and \$13 for each renewal thereof. The
additional fee must be paid into the state treasury and credited as follows:

(1) \$11 of the additional fee for each first duplicate license, and \$7 of the additional fee
for each renewal, must be credited to the motorcycle safety fund, which is hereby created;
provided that ten percent of fee receipts in excess of \$750,000 in a fiscal year must be
credited to the general fund.

73.20 (2) The remainder of the additional fee must be credited to the general fund.

(b) All application forms prepared by the commissioner for two-wheeled vehicle
endorsements must clearly state the amount of the total fee that is dedicated to the motorcycle
safety fund.

73.24 Sec. 15. Minnesota Statutes 2016, section 256B.15, subdivision 1a, is amended to read:

Subd. 1a. Estates subject to claims. (a) If a person receives medical assistance hereunder, on the person's death, if single, or on the death of the survivor of a married couple, either or both of whom received medical assistance, or as otherwise provided for in this section, the amount paid for medical assistance as limited under subdivision 2 for the person and spouse shall be filed as a claim against the estate of the person or the estate of the surviving spouse in the court having jurisdiction to probate the estate or to issue a decree of descent according to sections 525.31 to 525.313.

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74.1 (b) For the purposes of this section, the person's estate must consist of:

74.2 (1) the person's probate estate;

(2) all of the person's interests or proceeds of those interests in real property the person
owned as a life tenant or as a joint tenant with a right of survivorship at the time of the
person's death;

(3) all of the person's interests or proceeds of those interests in securities the person
owned in beneficiary form as provided under sections 524.6-301 to 524.6-311 at the time
of the person's death, to the extent the interests or proceeds of those interests become part
of the probate estate under section 524.6-307;

(4) all of the person's interests in joint accounts, multiple-party accounts, and pay-on-death
accounts, brokerage accounts, investment accounts, or the proceeds of those accounts, as
provided under sections 524.6-201 to 524.6-214 at the time of the person's death to the
extent the interests become part of the probate estate under section 524.6-207; and

(5) assets conveyed to a survivor, heir, or assign of the person through survivorship,
living trust, <u>transfer-on-death of title or deed</u>, or other arrangements.

(c) For the purpose of this section and recovery in a surviving spouse's estate for medical 74.16 assistance paid for a predeceased spouse, the estate must consist of all of the legal title and 74.17 interests the deceased individual's predeceased spouse had in jointly owned or marital 74.18 property at the time of the spouse's death, as defined in subdivision 2b, and the proceeds of 74.19 those interests, that passed to the deceased individual or another individual, a survivor, an 74.20 heir, or an assign of the predeceased spouse through a joint tenancy, tenancy in common, 74.21 survivorship, life estate, living trust, or other arrangement. A deceased recipient who, at 74.22 death, owned the property jointly with the surviving spouse shall have an interest in the 74.23 entire property. 74.24

(d) For the purpose of recovery in a single person's estate or the estate of a survivor of
a married couple, "other arrangement" includes any other means by which title to all or any
part of the jointly owned or marital property or interest passed from the predeceased spouse
to another including, but not limited to, transfers between spouses which are permitted,
prohibited, or penalized for purposes of medical assistance.

(e) A claim shall be filed if medical assistance was rendered for either or both persons
under one of the following circumstances:

(1) the person was over 55 years of age, and received services under this chapter prior
to January 1, 2014;

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(2) the person resided in a medical institution for six months or longer, received services
under this chapter, and, at the time of institutionalization or application for medical assistance,
whichever is later, the person could not have reasonably been expected to be discharged
and returned home, as certified in writing by the person's treating physician. For purposes
of this section only, a "medical institution" means a skilled nursing facility, intermediate
care facility, intermediate care facility for persons with developmental disabilities, nursing
facility, or inpatient hospital;

(3) the person received general assistance medical care services under the program
formerly codified under chapter 256D; or

(4) the person was 55 years of age or older and received medical assistance services on
or after January 1, 2014, that consisted of nursing facility services, home and
community-based services, or related hospital and prescription drug benefits.

(f) The claim shall be considered an expense of the last illness of the decedent for the 75.13 purpose of section 524.3-805. Notwithstanding any law or rule to the contrary, a state or 75.14 county agency with a claim under this section must be a creditor under section 524.6-307. 75.15 Any statute of limitations that purports to limit any county agency or the state agency, or 75.16 both, to recover for medical assistance granted hereunder shall not apply to any claim made 75.17 hereunder for reimbursement for any medical assistance granted hereunder. Notice of the 75.18 claim shall be given to all heirs and devisees of the decedent, and to other persons with an 75.19 ownership interest in the real property owned by the decedent at the time of the decedent's 75.20 death, whose identity can be ascertained with reasonable diligence. The notice must include 75.21 procedures and instructions for making an application for a hardship waiver under subdivision 75.22 5; time frames for submitting an application and determination; and information regarding 75.23 appeal rights and procedures. Counties are entitled to one-half of the nonfederal share of 75.24 medical assistance collections from estates that are directly attributable to county effort. 75.25 Counties are entitled to ten percent of the collections for alternative care directly attributable 75.26 75.27 to county effort.

75.28 Sec. 16. Minnesota Statutes 2016, 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 orby holding it in an effort to so lease it, and which is put to no other use by the owner other

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than resale after such lease or effort to lease, shall be considered property purchased forresale.

(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, or
 transfer-on-death of title by, a decedent 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 from a limited used vehicle dealer
licensed under section 168.27, subdivision 4a, to an individual, when the transfer is with
no monetary or other consideration or expectation of consideration and the parties to the
transfer submit an affidavit to that effect at the time the title transfer is recorded:

76.14 (4) the transfer of a motor vehicle by gift between:

76.15 (i) spouses;

76.16 (ii) parents and a child; or

76.17 (iii) grandparents and a grandchild;

(5) the voluntary or involuntary transfer of a motor vehicle between a husband and wifein a divorce proceeding; or

(6) the transfer of a motor vehicle by way of a gift to an organization that is exempt from
federal income taxation under section 501(c)(3) of the Internal Revenue Code when the
motor vehicle will be used exclusively for religious, charitable, or educational purposes.

76.23 Sec. 17. DRIVER'S LICENSE AGENT IN NEW BRIGHTON.

76.24 (a) The commissioner of public safety must revise the appointment of the city of New

76.25 Brighton as a driver's license agent to provide authority to operate as a full-service driver

76.26 licensing office located in New Brighton city hall. This paragraph applies notwithstanding:

- 76.27 (1) Minnesota Statutes, section 171.061, subdivision 2; (2) requirements under Minnesota
- 76.28 Rules, part 7404.0300, subpart 3; and (3) procedures for county board appointment of a
- 76.29 driver's license agent, including under Minnesota Rules, part 7404.0350. All other provisions
- 76.30 regarding the appointment and operation of a driver's license agent under Minnesota Statutes,
- 76.31 section 171.061, and Minnesota Rules, chapter 7404, apply.

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- 77.1 (b) The commissioner must make the appointment under this section within two weeks
- 77.2 of receipt of an appointment application pursuant to the commissioner's procedures under
- 77.3 Minnesota Rules.

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160.262 RECREATIONAL VEHICLE LANES.

Subd. 2. Local regulations; approval for state funding. Each county and municipality including towns having statutory city powers may adopt the model standards to govern highways under its jurisdiction and may adapt them to local circumstances. Such local regulations shall be submitted to the commissioner of transportation who shall approve them within 60 days after receipt upon finding that they meet the minimum standards established pursuant to this section. Approved local regulations shall qualify the submitting unit of government for state or state-approved funding of recreational vehicle lane projects undertaken pursuant to such regulations.

160.265 BIKEWAY PROGRAM.

Subdivision 1. State bikeways. The commissioner of transportation shall establish a program for the development of bikeways primarily on existing road rights-of-way. The program shall include a system of bikeways to be established, developed, maintained, and operated by the commissioner of transportation and a system of state grants for the development of local bikeways primarily on existing road rights-of-way. The program shall be coordinated with the local park trail grant program pursuant to section 85.019, with the bicycle trail program established by the commissioner of natural resources pursuant to section 85.016, with the development of the statewide transportation plan pursuant to section 174.03, and with existing and proposed local bikeways. In the metropolitan area as defined in section 473.121, the program shall be developed in accordance with plans and priorities established by the Metropolitan Council. The program shall be developed after consultation with the State Trail Council, local units of government, and bicyclist organizations. The program shall be administered in accordance with the provisions of sections 160.262 to 160.264 and standards promulgated pursuant thereto. The commissioner shall compile and maintain a current registry of bikeways in the state and shall publish and distribute the information contained in the registry in a form and manner suitable to assist persons wishing to use the bikeways. The Metropolitan Council, the commissioner of natural resources, the commissioner of employment and economic development, the Minnesota Historical Society, and local units of government shall cooperate with and assist the commissioner of transportation in preparing the registry. The commissioner shall have all powers necessary and convenient to establish the program pursuant to this section including but not limited to the authority to adopt rules pursuant to chapter 14.

Subd. 2. Local bikeway grants. The commissioner shall provide technical assistance to local units of government in planning and developing bikeways. The commissioner shall make grants to units of government as defined in section 85.019, subdivision 1, for the betterment of public land and improvements needed for local bikeways. In making grants the commissioner shall consider, among other factors, the number of bicycles in the localities. A grant shall not exceed 75 percent of the costs of the betterment of the bikeway. To be eligible for a grant, a unit of government must provide at least 25 percent of the costs of the betterment of the bikeway.

160.266 MISSISSIPPI RIVER TRAIL.

Subdivision 1. **Definitions.** For the purposes of this section:

- (1) "bicycle path" has the meaning given in section 169.011, subdivision 6; and
- (2) "bikeway" has the meaning given in section 169.011, subdivision 9.

Subd. 2. Creation. The commissioner, in cooperation with road and trail authorities including the commissioner of natural resources, shall identify a bikeway that originates at Itasca State Park in Clearwater, Beltrami, and Hubbard Counties, then generally parallels the Mississippi River through the cities of Bemidji in Beltrami County, Grand Rapids in Itasca County, Brainerd in Crow Wing County, Little Falls in Morrison County, Sauk Rapids in Benton County, St. Cloud in Stearns County, Minneapolis in Hennepin County, St. Paul in Ramsey County, Hastings in Dakota County, Red Wing in Goodhue County, Wabasha in Wabasha County, Winona in Winona County, and La Crescent in Houston County to Minnesota's boundary with Iowa and there terminates. Where opportunities exist, the bikeway may be designated on both sides of the Mississippi River.

161.115 ADDITIONAL TRUNK HIGHWAYS.

Subd. 32. **Route No. 101.** Beginning at a point on Route No. 1 at or near Faribault, thence extending in a northerly direction to a point on Route No. 50.

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8810.6000 DEFINITIONS.

Subpart 1. Scope. For purposes of these rules and the implementation thereof, the following terms shall have the meanings here given them.

Subp. 2. Average bicycle traffic volume. "Average bicycle traffic volume" means the amount of bicycle traffic passing a given point on an average daily basis computed over 180 days during the months of April through September.

Subp. 3. Average daily traffic. "Average daily traffic" means the total volume of traffic during a specified but arbitrary time period given in whole days (24 hours), greater than one day, but less than one year, divided by the number of days in the time period; abbreviated ADT.

Subp. 4. **Bicycle.** "Bicycle" means a device propelled by human power upon which a person or persons may ride, having two tandem wheels either of which is over 16 inches in diameter, and including any device generally recognized as a bicycle though equipped with two front or rear wheels.

Subp. 5. **Bicycle lane.** "Bicycle lane" means a portion of a roadway designed for preferential use by persons using bicycles. Bicycle lanes may be designed with or without physical barriers to separate or channel bicycle traffic from motor vehicles or pedestrian traffic.

Subp. 6. **Bicycle lane with barrier.** "Bicycle lane with barrier" means a portion of a roadway which has been designated for preferential or exclusive use by bicycles, separated from but a part of that portion of the roadway designed for motor vehicle traffic by a physical barrier such as a curb or a guardrail.

Subp. 7. **Bicycle lane without barrier.** "Bicycle lane without barrier" means a portion of a roadway which has been designated for preferential use by bicycles through pavement markings or other traffic control measures.

Subp. 8. **Bicycle path.** "Bicycle path" means a bicycle facility designed for exclusive use by persons using bicycles and constructed or developed separately from the roadway.

Subp. 9. **Bicycle route.** "Bicycle route" means a roadway signed to encourage bicycle use when no preferential lane is provided. Signing shall be in accordance with the Minnesota Manual of Uniform Traffic Control Devices. Such signing also indicates that safety precautions must be taken by all forms of traffic.

Subp. 10. **Clearway.** "Clearway" is a clear recovery area extending 30 feet outward from the edge of the outside through lane of the roadway where all physical obstacles to out-of-control motor vehicles are eliminated.

Subp. 11. **Controlled access highway.** "Controlled access highway" means every highway, street, or roadway in respect to which the right of access of the owners or occupants of abutting lands and other persons has been acquired and to which the owners or occupants of abutting lands and other persons have no legal right of access to or from the same except at such points only and in such manner as may be determined by the public authority having jurisdiction over such highway, street, or roadway.

Subp. 12. **Department.** Unless stated otherwise, "department" means the Department of Transportation of this state. Regardless of the department referred to, however, it is to be considered as acting directly or through its duly authorized officers and agents.

Subp. 13. **Driver.** "Driver" means every person who drives or is in actual physical control of a vehicle, or other device upon which a person or property may be transported.

Subp. 14. **Intersection.** "Intersection" means the area embraced within the prolongation or connection of the lateral curb lines, or, if none, then the lateral boundary lines of the roadways of two highways which join one another, at, or approximately at, right angles, or the area within which vehicles traveling upon different highways joining at any other angle may come in conflict. Where a highway includes two roadways 30 feet or more apart, then every crossing of each roadway of such divided highway by an intersecting highway shall be regarded as a separate intersection. In the event such intersecting highway also includes two roadways 30 feet or more apart, then every crossing of as a separate intersection.

Subp. 15. **One-way roadway.** "One-way roadway" means a street or roadway designated and signposted for one-way traffic and on which all vehicles are required to move in one indicated direction.

Subp. 16. **Pedestrian walkway; sidewalk.** "Pedestrian walkway" means that portion of the street or highway between curb lines, or the lateral lines of a roadway, and the adjacent property

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lines intended for the use of pedestrians. An alternate term that may be used is "sidewalk," as defined in Minnesota Statutes, chapter 169. For purposes of these rules a pedestrian walkway may be construed to be a bicycle or recreational vehicle lane but is controlled as to the forms of traffic it may carry other than pedestrians.

Subp. 17. **Recreational vehicle.** "Recreational vehicle" means a special purpose mobile and motive equipment or device not qualifying under the provisions of Minnesota Statutes, chapter 168 for the purposes of taxation in the state of Minnesota, and includes but is not limited to all-terrain vehicles (ATV) and snowmobiles.

Subp. 18. **Recreational vehicle lane.** "Recreational vehicle lane" means that portion of a street or highway or road or way outside of the roadway, improved, designed, or ordinarily used for recreational vehicular travel by the public and placed and maintained by state or local authorities in their respective jurisdictions.

Subp. 19. **Roadway.** "Roadway" means that portion of a highway improved, designed, or ordinarily used for motor vehicular travel. In the event a highway includes two or more separate roadways the term "roadway" as used herein shall refer to any such roadway separately but not to all such roadways collectively.

Subp. 20. **Rural section.** "Rural section" is a highway design that has wide rights-of-way, open ditches for drainage, and a clearway of 30 feet from the edge of the outside lane.

Subp. 21. **Shoulder.** "Shoulder" means that part of the roadway which is contiguous to the regularly traveled portion of the roadway and is on the same level as the roadway. The shoulder may be pavement, gravel, or earth.

Subp. 22. Sidewalk. "Sidewalk" means that portion of a street between the curb lines, or the lateral lines of a roadway, and the adjacent property lines intended for the use of pedestrians.

Subp. 23. **Street or highway.** "Street or highway" means the entire width between the boundary lines of any way or place when any part thereof is open to the use of the public, as a matter of right, for the purposes of vehicular traffic.

Subp. 24. **Through highway.** "Through highway" means every highway or portion thereof at the entrances to which vehicular traffic from intersecting highways is required by law to stop before entering or crossing the same and when stop signs are erected.

Subp. 25. **Urban district.** "Urban district" means the territory contiguous to and including any street which is built up with structures devoted to business, industry, or dwelling houses situated at intervals of less than 100 feet for a distance of a quarter of a mile or more.

Subp. 26. **Urban section.** "Urban section" means a roadway design used in urban districts where the right-of-way width is restricted. Because of the restricted right-of-way, there is not enough room for ditches, thus necessitating curbs and gutters.

Subp. 27. Vehicle. "Vehicle" means a bicycle or recreational vehicle.

8810.6100 PURPOSE AND SCOPE.

Subpart 1. **Purpose.** The purpose of parts 8810.6000 to 8810.7000 is to carry out the mandate of the legislature and to effectuate that mandate as set forth in Minnesota Statutes, section 160.262, as amended by Laws of Minnesota 1973, chapter 620, section 1, with reference to the establishment of model standards for bicycle and recreational vehicle lanes on and along proposed and existing public roadways and governing state trunk highways.

Subp. 2. **Scope.** The scope of parts 8810.6000 to 8810.7000 is intended to be confined within the framework of and consistent with Minnesota Statutes, section 160.262, and responsive to United States Code, title 23, section 217, as amended by Public Law numbers 93 to 410, the Federal Aid Highway Act of 1973 (bicycle transportation and pedestrian walkways).

8810.6300 CRITERIA FOR DESIRABILITY OF LANES.

Subpart 1. **Design and construction.** The Department of Transportation will have sole jurisdiction to establish bicycle or recreational vehicle lanes on the right-of-way of any state trunk highway. The Department of Transportation will be responsible for all designs and construction on all lane facility projects within the right-of-way of any state trunk highway. Any such services performed for other state agencies or local governmental units will be done on a reimbursable basis. The Department of Transportation may provide services for the development of lane facilities for other agencies and local units of government upon request and upon such terms as may be mutually agreed upon. The Department of Transportation, reconstruction, or improvement of

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any trunk highway or permit the establishment of such facilities within state trunk highway right-of-way when:

A. a proposed highway project destroys an existing lane of demonstrated or potential use and no desirable alternative is available to the user; or

B. there is no pedestrian or nonmotorized access along or across an existing or proposed grade separated or through trunk highway or intersection in an urban area (example: access to the four quadrants created by two intersecting freeways); or

C. there are fringe development areas not meeting the urban district definition along trunk highways that have no nonmotorized access (example: residential or commercial development along trunk highways on the outskirts of town); or

D. the facility is part of a comprehensive trail planning process on a local, regional, or statewide basis, and the facility must materially benefit the safety of the traveling public; such as, the elimination of a potential safety hazard caused by anticipated bicycle or recreational vehicle traffic on or near the roadways of a trunk highway (example: heavy bicycle travel along a trunk highway between a town and an outlying school);

E. the highway right-of-way can safely accommodate the facility;

F. there is sufficient projected bicycle or recreational vehicle traffic;

G. the facility cannot be safely and feasibly constructed and utilized outside of the right-of-way (example: no suitable network of adjacent residential streets or existing parallel facilities exist);

H. the facility use does not conflict with existing utilities located on highway right-of-way or adjacent land use;

I. the facility provides commuter transportation; or connects existing or proposed facilities; or connects areas or points of natural, scientific, cultural, historical, educational, or economic interest;

J. multiuse facilities do not conflict with each other or use during more than one season is feasible.

Subp. 2. **Traffic volume criteria.** Based upon part 8810.9910, the department will consider the establishment of bicycle or recreational vehicle lanes by use and type in accordance with the traffic volumes and other limitations shown. Exceptions to these traffic volume criteria may be made if good cause can be shown and upon approval of the commissioner of transportation.

As motor vehicle traffic volumes increase the form that a bicycle or recreational vehicle lane may take and traffic control measures (or other physical safety precautions built into the facility) will also increase in physical design and safety standards.

Subp. 3. **Bicycle traffic.** The provisions of Minnesota Statutes, section 169.222 shall apply for all persons driving or operating a bicycle upon a roadway. The provisions of Minnesota Statutes, sections 169.09 to 169.13 shall also apply in substance and effect insofar as applicable and consistent with reference to bicycle lanes on trunk highways.

Subp. 4. **Bicycle recreational vehicle traffic.** The provisions of Minnesota Statutes, sections 169.09 to 169.13 shall also apply in substance and effect insofar as applicable and consistent with reference to drivers or operators of bicycle or recreational vehicles on controlled access trunk highways. Minnesota Statutes, sections 169.13 and 169.18shall also apply.

8810.6400 MAINTENANCE CRITERIA.

The responsibility for maintaining bicycle and recreational vehicle lanes within the limits of trunk highway rights-of-way shall be the responsibility of the department of transportation when the facility is located immediately adjacent to the roadway (highway shoulder); or the responsibility of the appropriate local or other governmental unit when the facility is separate from the roadway.

Normal maintenance activities shall be provided for the maintenance of lanes established within trunk highway rights-of-way. These activities shall include, when applicable, but not be limited to: maintenance of drainage; debris removal; sweeping of lane surfaces; mowing and brush removal; surface maintenance; surface grading; snowplowing, when applicable; painting of stripes and stencils.

8810.6500 PLACEMENT OF BICYCLE OR RECREATIONAL VEHICLE LANES.

Bicycle or recreational vehicle lanes built subsequent to the date of adoption of these rules will be placed outside of a 30-foot (9.1 meters) clearway when located within the right-of-way

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of any state trunk highway with fully controlled access. Exceptions may be made at structure locations including but not limited to bridges.

Bicycle facilities built within the right-of-way of any state trunk highway shall be classified as a route; lane, no barrier; lane with barrier or path as defined in part 8810.6000, subparts 5 to 8. Desirable configurations are indicated in: part 8810.9911 for lane, no barrier; part 8810.9912 for lane with barrier; and part 8810.9913 for path (design for new facilities).

8810.6600 MINIMUM DESIGN STANDARDS.

Subpart 1. **Minimum criteria.** The following standards are minimum criteria which may not be reduced to lesser values and constitute the lowest design limits. The values are not to be used as general design standards, but should generally be exceeded.

Subp. 2. Vertical clearance. The vertical clearance between an overhead obstruction and the surface of bicycle or recreational vehicle lanes shall be not less than ten feet (three meters).

Subp. 3. Lane width. Bicycle facilities shall have a minimum surfaced width of four feet (1.2 meters) for one-way and six feet (1.8 meters) for two-way travel.

Subp. 4. **Design speed.** The design speed for bicycle facilities shall not be less than ten mph. For downgrades, design speeds may be in the range of 25 mph or greater.

Subp. 5. **Sight distance.** The sight distance to any hazard or potential hazard for a bicycle facility shall be a minimum of 50 feet (15.2 meters).

Subp. 6. Grades. Bikeway grades should not exceed five percent except for short distances.

Subp. 7. **Radius of curvature.** The minimum radius of curvature for bikeways is figured by the formula: R = 1.25 V + 1.5

R = radius of curvature in feet

V = velocity in miles per hour.

8810.6700 BICYCLE OR RECREATIONAL VEHICLE ON HIGHWAY.

No provision within these rules shall be deemed to be in conflict with the provisions of Minnesota law with respect to the operations on trunk highway right-of-way of any form of bicycle or recreational vehicle now or hereafter defined. Particular reference is made to Minnesota Statutes, sections 84.81 to 84.87 in this regard.

8810.6800 PUBLIC USE OF TRUNK HIGHWAYS.

No prohibition is intended or implied within these rules as to the rights of the public to use, occupy, traverse, or travel the trunk highways of the state of Minnesota except where such prohibition is established by law or other promulgated rule not a part of these rules.

8810.6900 PRIVATE ROADWAYS.

Nothing in these rules shall be construed to prevent the owner of real property used by the public for purposes of bicycle or recreational vehicular travel by permission of the owner and not as a matter of right, from prohibiting such use, or from requiring other or different or additional conditions than those specified in these rules, or otherwise regulating such use as may seem best to such owner.

8810.7000 GRADE RAILROAD CROSSINGS.

In the event a proposed bicycle or recreational vehicle lane intersects at grade the right-of-way and tracks of a railroad, the approval of the Minnesota Transportation Department with respect to the public safety aspects of the crossing shall be first secured.

8810.9910 TRAFFIC CRITERIA: BICYCLE, RECREATIONAL VEHICLE LANE.

[Image Not Shown]

8810.9911 BIKE LANE WITH NO BARRIER.

[Image Not Shown]

8810.9912 BIKE LANE WITH BARRIER.

[Image Not Shown]

8810.9913 DESIRABLE BIKE PATH DESIGN.

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