LCB/BR

17-2406

## SENATE **STATE OF MINNESOTA** NINETIETH SESSION

# S.F. No. 642

(SENATE AUTHORS: DIBBLE) D-PG

**DATE** 02/06/2017

Introduction and first reading Referred to Local Government See HF4385, Art. 4, Sec. 31-35 516

**OFFICIAL STATUS** 

1.1	A bill for an act
1.2	relating to metropolitan government; providing for the election of Metropolitan
1.3	Council members; amending Minnesota Statutes 2016, sections 10A.01, subdivision
1.4	10; 10A.09, subdivision 6a; 10A.25, subdivision 2; 10A.27, subdivision 1; 10A.315;
1.5	10A.323; 10A.324, subdivision 1; 15.0597, subdivision 1; 200.02, subdivision 28;
1.6	204B.06, subdivision 4a; 204B.09, subdivisions 1, 1a; 204B.11; 204B.135,
1.7 1.8	subdivision 2; 204B.32, subdivision 2; 204D.02, subdivision 1; 204D.08, subdivision 6; 204D.27, by adding a subdivision; 209.02, subdivision 1; 211A.01,
1.8	subdivision 3; 211B.01, subdivision 3; 353D.01, subdivision 2; 473.123,
1.10	subdivisions 1, 3a, 4, by adding subdivisions; proposing coding for new law in
1.11	Minnesota Statutes, chapters 10A; 204D; repealing Minnesota Statutes 2016,
1.12	section 473.123, subdivisions 2a, 3; Laws 1994, chapter 628, article 1, section 8.
1.13	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.14	Section 1. Minnesota Statutes 2016, section 10A.01, subdivision 10, is amended to read:
1.15	Subd. 10. Candidate. "Candidate" means an individual who seeks nomination or election
1.16	as a state constitutional officer, legislator, or judge, or Metropolitan Council member. An
1.17	individual is deemed to seek nomination or election if the individual has taken the action
1.18	necessary under the law of this state to qualify for nomination or election, has received
1.19	contributions or made expenditures in excess of \$750, or has given implicit or explicit
1.20	consent for any other person to receive contributions or make expenditures in excess of
1.21	\$750, for the purpose of bringing about the individual's nomination or election. A candidate
1.22	remains a candidate until the candidate's principal campaign committee is dissolved as
1.23	provided in section 10A.243.
1.24	Sec. 2. Minnesota Statutes 2016, section 10A.09, subdivision 6a, is amended to read:

1.25 Subd. 6a. Place of filing. A public official required to file a statement under this section

must file it with the board. A local official required to file a statement under this section 1.26

Sec. 2.

2.1	must file it with the governing body of the official's political subdivision, except that a
2.2	member of the Metropolitan Council must file the statement with the board. The governing
2.3	body must maintain statements filed with it under this subdivision as public data. If an
2.4	official position is defined as both a public official and as a local official of a metropolitan
2.5	governmental unit under this chapter, the official must file the statement with the board.
2.6	Sec. 3. Minnesota Statutes 2016, section 10A.25, subdivision 2, is amended to read:
2.7	Subd. 2. Amounts. (a) In a segment of an election cycle, the principal campaign
2.8	committee of the candidate must not make campaign expenditures nor permit approved
2.9	expenditures to be made on behalf of the candidate that result in aggregate expenditures in
2.10	excess of the following:
2.11	(1) for governor and lieutenant governor, running together, \$3,651,200 in the election
2.12	segment and \$1,564,800 in the nonelection segment;
2.13	(2) for attorney general, \$626,000 in the election segment and \$208,700 in the nonelection
2.14	segment;
2.15	(3) for secretary of state and state auditor, separately, \$417,300 in the election segment
2.16	and \$104,400 in the nonelection segment;
2.17	(4) for state senator, \$94,700 in the election segment and \$31,600 in a nonelection
2.18	segment;
2.19	(5) for state representative, \$63,100 in the election segment-; and
2.20	
	(6) for a member of the Metropolitan Council, \$90,000 in the election segment and
2.21	(6) for a member of the Metropolitan Council, \$90,000 in the election segment and \$30,000 in the nonelection segment.
2.21 2.22	
	\$30,000 in the nonelection segment.
2.22	<ul><li>\$30,000 in the nonelection segment.</li><li>(b) In addition to the amount in paragraph (a), clause (1), a candidate for endorsement</li></ul>
2.22 2.23	<ul><li>\$30,000 in the nonelection segment.</li><li>(b) In addition to the amount in paragraph (a), clause (1), a candidate for endorsement for the office of lieutenant governor at the convention of a political party may make campaign</li></ul>
2.22 2.23 2.24	<ul> <li>\$30,000 in the nonelection segment.</li> <li>(b) In addition to the amount in paragraph (a), clause (1), a candidate for endorsement for the office of lieutenant governor at the convention of a political party may make campaign expenditures and approved expenditures of five percent of that amount to seek endorsement.</li> </ul>
<ul><li>2.22</li><li>2.23</li><li>2.24</li><li>2.25</li></ul>	<ul> <li>\$30,000 in the nonelection segment.</li> <li>(b) In addition to the amount in paragraph (a), clause (1), a candidate for endorsement for the office of lieutenant governor at the convention of a political party may make campaign expenditures and approved expenditures of five percent of that amount to seek endorsement.</li> <li>(c) If a special election cycle occurs during a general election cycle, expenditures by or</li> </ul>
<ul> <li>2.22</li> <li>2.23</li> <li>2.24</li> <li>2.25</li> <li>2.26</li> </ul>	<ul> <li>\$30,000 in the nonelection segment.</li> <li>(b) In addition to the amount in paragraph (a), clause (1), a candidate for endorsement for the office of lieutenant governor at the convention of a political party may make campaign expenditures and approved expenditures of five percent of that amount to seek endorsement.</li> <li>(c) If a special election cycle occurs during a general election cycle, expenditures by or on behalf of a candidate in the special election do not count as expenditures by or on behalf</li> </ul>
<ol> <li>2.22</li> <li>2.23</li> <li>2.24</li> <li>2.25</li> <li>2.26</li> <li>2.27</li> </ol>	<ul> <li>\$30,000 in the nonelection segment.</li> <li>(b) In addition to the amount in paragraph (a), clause (1), a candidate for endorsement for the office of lieutenant governor at the convention of a political party may make campaign expenditures and approved expenditures of five percent of that amount to seek endorsement.</li> <li>(c) If a special election cycle occurs during a general election cycle, expenditures by or on behalf of a candidate in the special election do not count as expenditures by or on behalf of the candidate in the general election.</li> </ul>
<ul> <li>2.22</li> <li>2.23</li> <li>2.24</li> <li>2.25</li> <li>2.26</li> <li>2.27</li> <li>2.28</li> </ul>	<ul> <li>\$30,000 in the nonelection segment.</li> <li>(b) In addition to the amount in paragraph (a), clause (1), a candidate for endorsement for the office of lieutenant governor at the convention of a political party may make campaign expenditures and approved expenditures of five percent of that amount to seek endorsement.</li> <li>(c) If a special election cycle occurs during a general election cycle, expenditures by or on behalf of a candidate in the special election do not count as expenditures by or on behalf of the candidate in the general election.</li> <li>(d) The expenditure limits in this subdivision for an office are increased by ten percent</li> </ul>
<ol> <li>2.22</li> <li>2.23</li> <li>2.24</li> <li>2.25</li> <li>2.26</li> <li>2.27</li> <li>2.28</li> <li>2.29</li> </ol>	<ul> <li>\$30,000 in the nonelection segment.</li> <li>(b) In addition to the amount in paragraph (a), clause (1), a candidate for endorsement for the office of lieutenant governor at the convention of a political party may make campaign expenditures and approved expenditures of five percent of that amount to seek endorsement.</li> <li>(c) If a special election cycle occurs during a general election cycle, expenditures by or on behalf of a candidate in the special election do not count as expenditures by or on behalf of the candidate in the general election.</li> <li>(d) The expenditure limits in this subdivision for an office are increased by ten percent for a candidate who has not previously held the same office, whose name has not previously</li> </ul>

3.1	new office. In the case of a legislative candidate, the office is that of a member of the house
3.2	of representatives or senate without regard to any specific district.
3.3	Sec. 4. Minnesota Statutes 2016, section 10A.27, subdivision 1, is amended to read:
3.4	Subdivision 1. Contribution limits. (a) Except as provided in subdivision 2, a candidate
3.5	must not permit the candidate's principal campaign committee to accept aggregate
3.6	contributions made or delivered by any individual, political committee, political fund, or
3.7	association not registered with the board in excess of the following:
3.8	(1) to candidates for governor and lieutenant governor running together, \$4,000 in the
3.9	election segment of an election cycle for the office sought and \$2,000 in the nonelection
3.10	segment of the election cycle;
3.11	(2) to a candidate for attorney general, \$2,500 in the election segment of an election
3.12	cycle for the office sought and \$1,500 in the nonelection segment of the election cycle;
3.13	(3) to a candidate for secretary of state or state auditor, \$2,000 in the election segment
3.14	of an election cycle and \$1,000 in the nonelection segment of the election cycle;
3.15	(4) to a candidate for state senator, \$1,000 in the election segment of an election cycle
3.16	for the office sought and \$1,000 in a nonelection segment of the election cycle;
3.17	(5) to a candidate for state representative, \$1,000 in the election segment of an election
3.18	cycle for the office sought; and
3.19	(6) to a candidate for judicial office, \$2,500 in the election segment of an election cycle
3.20	for the office sought and \$2,500 in a nonelection segment of the election cycle-; and
3.21	(7) to a candidate for the Metropolitan Council, \$1,000 in the election segment of an
3.22	election cycle for the office sought and \$1,000 in the nonelection segment of the election
3.23	cycle.
3.24	(b) The following deliveries are not subject to the bundling limitation in this subdivision:
3.25	(1) delivery of contributions collected by a member of the candidate's principal campaign
3.26	committee, such as a block worker or a volunteer who hosts a fund-raising event, to the
3.27	committee's treasurer; and
3.28	(2) a delivery made by an individual on behalf of the individual's spouse.
3.29	(c) A lobbyist, political committee, political party unit, an association that has a political
3.30	fund, or an association not registered with the board must not make a contribution a candidate
3.31	is prohibited from accepting.

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4.1	Sec. 5. [10A.313] METROPOLITAN COUNCIL PUBLIC SUBSIDY.				
4.2	Subdivision 1. Funding. The Metropolitan Council must provide sufficient money to				
4.3	pay the public subsidy provided for in this section.				
4.4	<u>Subd. 2.</u>	Eligibility. A cand	lidate is eligible to	receive a public subsidy	in the amount of
4.5	\$20,000 if th	ne candidate has fil	led with the board	a spending limit agreem	ent under section
4.6	10A.322 and	l an affidavit of con	tributions under se	ection 10A.323, the candi	date was opposed
4.7	in the prima	ry election or will I	be opposed in the g	general election, and the	candidate's name
4.8	will appear of	on the ballot in the	general election.		
4.9	<u>Subd. 3.</u>	Certification. Wit	thin one week after	r the last day for filing a	spending limit
4.10	agreement u	nder section 10A.3	322 and an affidavi	t of contributions under	section 10A.323,
4.11	the board m	ust certify to the M	letropolitan Counc	il the maximum number	r of candidates
4.12	eligible to re	ceive the public su	ıbsidy. Within one	week after receiving the	e certification, the
4.13	Metropolita	n Council must pay	y the board the am	ount necessary to fund t	he public subsidy
4.14	for that num	ber of candidates.	The amount receiv	ed must be deposited in	the state treasury
4.15	and credited	to a Metropolitan	Council public sul	osidy account in the spec	cial revenue fund.
4.16	Money in th	e fund is appropria	ted to the board fo	r purposes of the public	subsidy program.
4.17	Subd. 4.	Payment. The boa	ard shall pay the p	ublic subsidy to the eligi	ible candidates as
4.18	soon as the b	ooard has obtained	from the secretary	of state the results of the	e primary election
4.19	but not later	than one week after	er certification by	the State Canvassing Bo	oard of the results
4.20	of the prima	ry. Amounts not pa	id to candidates, or	returned by candidates	to the board, must
4.21	be returned by the board to the Metropolitan Council.				
4.22	Sec. 6. Mi	nnesota Statutes 20	016, section 10A.3	15, is amended to read:	
4.23	10A.315	SPECIAL ELEC	TION SUBSIDY		
4.24	Subdivis	ion 1. Legislative	office. (a) Each el	igible candidate for a leg	gislative office in
4.25	a special ele	ction must be paid	a public subsidy e	equal to the sum of:	
4.26	(1) the particular the particular the particular tensor (1) tenso	arty account mone	y at the last genera	l election for the candid	ate's party for the
4.27	office the ca	ndidate is seeking;	; and		
4.28	(2) the ge	eneral account mor	ney paid to a candi	date for the same office	at the last general
4.29	election.				
4.30	(b) A can	didate who wishes	to receive this publ	ic subsidy must submit a	signed agreement
4.31	under section	n 10A.322 to the b	oard and must mee	et the contribution requir	ements of section

- 5.1 10A.323. The special election subsidy must be distributed in the same manner as money in
  5.2 the party and general accounts is distributed to legislative candidates in a general election.
  5.3 (c) The amount necessary to make the payments required by this section is appropriated
  5.4 from the general fund for transfer to the state special elections campaign account for
- 5.5 distribution by the board as set forth in this section.
- 5.6 Subd. 2. Metropolitan Council office. Each eligible candidate for Metropolitan Council
- 5.7 office in a special election must be paid a public subsidy equal to the subsidy paid in a
- 5.8 general election. To be eligible to receive this public subsidy, a candidate must file a spending
- 5.9 limit agreement under section 10A.322 and meet the contribution requirements of section
- $5.10 \quad 10A.323$ , except that the candidate may count contributions received during the two months
- 5.11 immediately preceding the special election, other than contributions the candidate has
- 5.12 previously included on an affidavit for another election, and the amount required is
- 5.13 one-quarter of the amount stated in section 10A.323. To receive the subsidy, the candidate
- 5.14 must be opposed in either the primary or the general election. The special election subsidy
- 5.15 <u>must be distributed in the same manner as the public subsidy in a general election.</u>
- 5.16 Sec. 7. Minnesota Statutes 2016, section 10A.323, is amended to read:
- 5.17 **10A.323 AFFIDAVIT OF CONTRIBUTIONS.**
- (a) In addition to the requirements of section 10A.322, to be eligible to receive a public
  subsidy under section 10A.31 a candidate or the candidate's treasurer must:
- (1) between January 1 of the previous year and the cutoff date for transactions included
  in the report of receipts and expenditures due before the primary election, accumulate
  contributions from individuals eligible to vote in this state in at least the amount indicated
  for the office sought, counting only the first \$50 received from each contributor, excluding
  in-kind contributions:
- 5.25 (i) candidates for governor and lieutenant governor running together, \$35,000;
- 5.26 (ii) candidates for attorney general, \$15,000;
- 5.27 (iii) candidates for secretary of state and state auditor, separately, \$6,000;
- 5.28 (iv) candidates for the senate, \$3,000; and
- 5.29 (v) candidates for the house of representatives, \$1,500; and
- 5.30 (vi) candidates for the Metropolitan Council, \$3,000;

6.1 (2) file an affidavit with the board stating that the principal campaign committee has

6.2 complied with this paragraph. The affidavit must state the total amount of contributions that
6.3 have been received from individuals eligible to vote in this state, excluding:

6.4 (i) the portion of any contribution in excess of \$50;

6.5 (ii) any in-kind contribution; and

6.6 (iii) any contribution for which the name and address of the contributor is not known6.7 and recorded; and

6.8 (3) submit the affidavit required by this section to the board in writing by the deadline
6.9 for reporting of receipts and expenditures before a primary under section 10A.20, subdivision
6.10 4.

(b) A candidate for a vacancy to be filled at a special election for which the filing period
does not coincide with the filing period for the general election must accumulate the
contributions specified in paragraph (a) and must submit the affidavit required by this section
to the board within five days after the close of the filing period for the special election for
which the candidate filed.

6.16 Sec. 8. Minnesota Statutes 2016, section 10A.324, subdivision 1, is amended to read:

6.17 Subdivision 1. When return required. A candidate must return all or a portion of the
6.18 public subsidy received from the state elections campaign account or the public subsidy
6.19 received under section 10A.313 or 10A.315, under the circumstances in this section or
6.20 section 10A.257, subdivision 1.

To the extent that the amount of public subsidy received exceeds the aggregate of: (1) 6.21 actual expenditures made by the principal campaign committee of the candidate; and (2) 6.22 approved expenditures made on behalf of the candidate, the treasurer of the candidate's 6.23 principal campaign committee must return an amount equal to the difference to the board. 6.24 The cost of postage that was not used during an election cycle and payments that created 6.25 credit balances at vendors at the close of an election cycle are not considered expenditures 6.26 for purposes of determining the amount to be returned. Expenditures in excess of the 6.27 candidate's spending limit do not count in determining aggregate expenditures under this 6.28 6.29 paragraph.

6.30 Sec. 9. Minnesota Statutes 2016, section 15.0597, subdivision 1, is amended to read:
6.31 Subdivision 1. Definitions. As used in this section, the following terms shall have the
6.32 meanings given them.

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(a) "Agency" means (1) a state board, commission, council, committee, authority, task
force, including an advisory task force created under section 15.014 or 15.0593, a group
created by executive order of the governor, or other similar multimember agency created
by law and having statewide jurisdiction; and (2) the Metropolitan Council, <u>a</u> metropolitan
agency, Capitol Area Architectural and Planning Board, and any agency with a regional
jurisdiction created in this state pursuant to an interstate compact.

(b) "Vacancy" or "vacant agency position" means (1) a vacancy in an existing agency,
or (2) a new, unfilled agency position. Vacancy includes a position that is to be filled through
appointment of a nonlegislator by a legislator or group of legislators; vacancy does not mean
(1) a vacant position on an agency composed exclusively of persons employed by a political
subdivision or another agency, or (2) a vacancy to be filled by a person required to have a
specific title or position.

- 7.13 (c) "Secretary" means the secretary of state.
- 7.14 Sec. 10. Minnesota Statutes 2016, section 200.02, subdivision 28, is amended to read:

7.15 Subd. 28. Nonpartisan offices. "Nonpartisan offices" means all judicial, <u>Metropolitan</u>
7.16 Council, county, municipal, school district, and special district offices.

7.17 Sec. 11. Minnesota Statutes 2016, section 204B.06, subdivision 4a, is amended to read:

7.18 Subd. 4a. State and local offices. Candidates who seek nomination for the following
7.19 offices shall state the following additional information on the affidavit:

(1) for governor or lieutenant governor, that on the first Monday of the next January the
candidate will be 25 years of age or older and, on the day of the state general election, a
resident of Minnesota for not less than one year;

7.23 (2) for Supreme Court justice, Court of Appeals judge, or district court judge, that the7.24 candidate is learned in the law;

7.25 (3) for <u>Metropolitan Council</u>, county, municipal, school district, or special district office,
7.26 that the candidate meets any other qualifications for that office prescribed by law;

(4) for senator or representative in the legislature, that on the day of the general or special
election to fill the office the candidate will have resided not less than one year in the state
and not less than six months in the legislative district from which the candidate seeks election.

8.1

Sec. 12. Minnesota Statutes 2016, section 204B.09, subdivision 1, is amended to read:

Subdivision 1. Candidates in state and county general elections. (a) Except as
otherwise provided by this subdivision, affidavits of candidacy and nominating petitions
for Metropolitan Council, county, state, and federal offices filled at the state general election
shall be filed not more than 84 days nor less than 70 days before the state primary. The
affidavit may be prepared and signed at any time between 60 days before the filing period
opens and the last day of the filing period.

(b) Notwithstanding other law to the contrary, the affidavit of candidacy must be signed
in the presence of a notarial officer or an individual authorized to administer oaths under
section 358.10.

(c) This provision does not apply to candidates for presidential elector nominated by
major political parties. Major party candidates for presidential elector are certified under
section 208.03. Other candidates for presidential electors may file petitions at least 77 days
before the general election day pursuant to section 204B.07. Nominating petitions to fill
vacancies in nominations shall be filed as provided in section 204B.13. No affidavit or
petition shall be accepted later than 5:00 p.m. on the last day for filing.

(d) Affidavits and petitions for county offices must be filed with the county auditor of
that county. Affidavits and petitions for federal offices must be filed with the secretary of
state. Affidavits and petitions for state <u>and Metropolitan Council</u> offices must be filed with
the secretary of state or with the county auditor of the county in which the candidate resides.

(e) Affidavits other than those filed pursuant to subdivision 1a must be submitted by
mail or by hand, notwithstanding chapter 325L, or any other law to the contrary and must
be received by 5:00 p.m. on the last day for filing.

8.24 Sec. 13. Minnesota Statutes 2016, section 204B.09, subdivision 1a, is amended to read:

Subd. 1a. Absent candidates. (a) A candidate for special district, county, Metropolitan 8.25 Council, state, or federal office who will be absent from the state during the filing period 8.26 8.27 may submit a properly executed affidavit of candidacy, the appropriate filing fee, and any necessary petitions in person to the filing officer. The candidate shall state in writing the 8.28 reason for being unable to submit the affidavit during the filing period. The affidavit, filing 8.29 fee, if any, and petitions must be submitted to the filing officer during the seven days 8.30 immediately preceding the candidate's absence from the state. Nominating petitions may 8.31 be signed during the 14 days immediately preceding the date when the affidavit of candidacy 8.32 is filed. 8.33

as introduced

(b) A candidate for special district, county, Metropolitan Council, state, or federal office 9.1 who will be absent from the state during the entire filing period or who must leave the state 9.2 for the remainder of the filing period and who certifies to the secretary of state that the 9.3 circumstances constitute an emergency and were unforeseen, may submit a properly executed 9.4 affidavit of candidacy by facsimile device or by transmitting electronically a scanned image 9.5 of the affidavit to the secretary of state during the filing period. The candidate shall state in 9.6 writing the specific reason for being unable to submit the affidavit by mail or by hand during 9.7 the filing period or in person prior to the start of the filing period. The affidavit of candidacy, 9.8 filing fee, if any, and any necessary petitions must be received by the secretary of state by 9.9 5:00 p.m. on the last day for filing. If the candidate is filing for a special district or county 9.10 office, the secretary of state shall forward the affidavit of candidacy, filing fee, if any, and 9.11 any necessary petitions to the appropriate filing officer. 9.12

Sec. 14. Minnesota Statutes 2016, section 204B.11, is amended to read: 9.13

9.14

#### 204B.11 CANDIDATES; FILING FEES; PETITION IN PLACE OF FILING FEE.

Subdivision 1. Amount; dishonored checks; consequences. (a) Except as provided by 9.15 9.16 subdivision 2, a filing fee shall be paid by each candidate who files an affidavit of candidacy. The fee shall be paid at the time the affidavit is filed. The amount of the filing fee shall vary 9.17 with the office sought as follows: 9.18

- (1) for the office of governor, lieutenant governor, attorney general, state auditor, secretary 9.19 of state, representative in Congress, judge of the Supreme Court, judge of the Court of 9.20 Appeals, or judge of the district court, \$300; 9.21
- (2) for the office of senator in Congress, \$400; 9.22
- (3) for office of senator or representative in the legislature or Metropolitan Council, 9.23 \$100; 9.24
- (4) for a county office, \$50; and 9.25
- (5) for the office of soil and water conservation district supervisor, \$20. 9.26
- (b) For the office of presidential elector, and for those offices for which no compensation 9.27 is provided, no filing fee is required. 9.28
- (c) The filing fees received by the county auditor shall immediately be paid to the county 9.29 treasurer. The filing fees received by the secretary of state shall immediately be paid to the 9.30 9.31 commissioner of management and budget.

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(d) When an affidavit of candidacy has been filed with the appropriate filing officer and 10.1 the requisite filing fee has been paid, the filing fee shall not be refunded. If a candidate's 10.2 filing fee is paid with a check, draft, or similar negotiable instrument for which sufficient 10.3 funds are not available or that is dishonored, notice to the candidate of the worthless 10.4 instrument must be sent by the filing officer via registered mail no later than immediately 10.5 upon the closing of the filing deadline with return receipt requested. The candidate will 10.6 have five days from the time the filing officer receives proof of receipt to issue a check or 10.7 10.8 other instrument for which sufficient funds are available. The candidate issuing the worthless instrument is liable for a service charge pursuant to section 604.113. If adequate payment 10.9 is not made, the name of the candidate must not appear on any official ballot and the 10.10 candidate is liable for all costs incurred by election officials in removing the name from the 10.11 ballot. 10.12

10.13 Subd. 2. **Petition in place of filing fee.** At the time of filing an affidavit of candidacy, 10.14 a candidate may present a petition in place of the filing fee. The petition may be signed by 10.15 any individual eligible to vote for the candidate. A nominating petition filed pursuant to 10.16 section 204B.07 is effective as a petition in place of a filing fee if the nominating petition 10.17 includes a prominent statement informing the signers of the petition that it will be used for 10.18 that purpose.

10.19 The number of signatures on a petition in place of a filing fee shall be as follows:

10.20 (a) for a state office voted on statewide, or for president of the United States, or United10.21 States senator, 2,000;

10.22 (b) for a congressional office, 1,000;

10.23 (c) for <u>the Metropolitan Council</u>, a county or legislative office, or for the office of district
10.24 judge, 500; and

(d) for any other office which requires a filing fee as prescribed by law, municipal charter,
or ordinance, the lesser of 500 signatures or five percent of the total number of votes cast
in the municipality, ward, or other election district at the preceding general election at which
that office was on the ballot.

10.29 An official with whom petitions are filed shall make sample forms for petitions in place10.30 of filing fees available upon request.

10.31 Sec. 15. Minnesota Statutes 2016, section 204B.135, subdivision 2, is amended to read:

Subd. 2. Other election districts. For purposes of this subdivision, "local government
 election district" means a county district, park and recreation district, school district, or soil

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and water conservation district, or Metropolitan Council district. Local government election
districts, other than city wards covered by subdivision 1, may not be redistricted until precinct
boundaries are reestablished under section 204B.14, subdivision 3, paragraph (c). Election
districts covered by this subdivision must be redistricted within 80 days of the time when
the legislature has been redistricted or at least 15 weeks before the state primary election
in the year ending in two, whichever comes first.

11.7 Sec. 16. Minnesota Statutes 2016, section 204B.32, subdivision 2, is amended to read:

Subd. 2. Allocation of election expenses. The secretary of state shall develop procedures 11.8 11.9 for the allocation of election expenses among counties, municipalities, and school districts, and the Metropolitan Council for elections that are held concurrently. The following expenses 11.10 must be included in the procedures: salaries of election judges; postage for absentee ballots 11.11 and applications; preparation of polling places; preparation and testing of electronic voting 11.12 systems; ballot preparation; publication of election notices and sample ballots; transportation 11.13 11.14 of ballots and election supplies; and compensation for administrative expenses of the county auditor, municipal clerk, or school district clerk. 11.15

11.16 Sec. 17. Minnesota Statutes 2016, section 204D.02, subdivision 1, is amended to read:

11.17 Subdivision 1. Officers. All elective state, Metropolitan Council, and county officers, 11.18 justices of the Supreme Court, judges of the Court of Appeals and district court, state senators 11.19 and state representatives, and senators and representatives in Congress shall be elected at 11.20 the state general election held in the year before their terms of office expire. Presidential 11.21 electors shall be chosen at the state general election held in the year before the expiration 11.22 of a term of a president of the United States.

11.23 Sec. 18. Minnesota Statutes 2016, section 204D.08, subdivision 6, is amended to read:

Subd. 6. State and county nonpartisan primary ballot. The state and county nonpartisan
primary ballot shall be headed "State and County Nonpartisan Primary Ballot." It shall be
printed in the manner provided in the rules of the secretary of state. The names of candidates
for nomination to the Supreme Court, Court of Appeals, district court, and all <u>Metropolitan</u>
<u>Council and county offices shall be placed on this ballot.</u>

No candidate whose name is placed on the state and county nonpartisan primary ballot
shall be designated or identified as the candidate of any political party or in any other manner
except as expressly provided by law.

12.1	Sec. 19. [204D.265] VACANCY IN OFFICE OF METROPOLITAN COUNCIL
12.2	MEMBER.
12.3	Subdivision 1. Special election. (a) Except as otherwise provided in subdivision 3, a
12.4	vacancy in an office shall be filled by appointment by the Metropolitan Council until an
12.5	election is held as provided in this subdivision. The appointee must reside in the district
12.6	represented by the seat to be filled. In case of a tie vote in the Metropolitan Council, the
12.7	chair shall make the appointment. If the vacancy occurs before the first day to file affidavits
12.8	of candidacy for the next regular election and more than two years remain in the unexpired
12.9	term, a special election shall be held at the next regular election and the appointed person
12.10	shall serve until a successor is elected at a special election to fill the unexpired portion of
12.11	the term. If the vacancy occurs on or after the first day to file affidavits of candidacy for
12.12	the regular election or when less than two years remain in the unexpired term, there need
12.13	not be a special election to fill the vacancy and the appointed person shall serve until the
12.14	qualification of a successor.
12.15	(b) The person elected at the special election must take office immediately after receipt
12.16	of the certificate of election and, upon taking the oath of office, must serve the remainder
12.17	of the unexpired term.
12.18	(c) If the Metropolitan Council districts have been redrawn since the beginning of the
12.19	term of the vacant office, the election must be based on the district as redrawn.
12.20	Subd. 2. When victor seated immediately. If a vacancy for which a special election is
12.21	required occurs less than 60 days before the general election preceding the end of the term,
12.22	the vacancy must be filled by the person elected at that election for the ensuing term and
12.23	that person must take office immediately after receiving the certificate of election and taking
12.24	the oath of office.
12.25	Subd. 3. Inability or refusal to serve. In addition to a vacancy arising under section
12.26	351.02, a vacancy in the office of a Metropolitan Council member may be declared by the
12.27	Metropolitan Council when a member is unable to serve in the office or attend council
12.28	meetings for a 90-day period because of illness, or absence from or refusal to attend council
12.29	meetings for a 90-day period. If any of the conditions described or referred to in this
12.30	subdivision occur, the council may, after the council by resolution has declared a vacancy
12.31	to exist, appoint someone to fill the vacancy at a regular or special meeting for the remainder
12.32	of the unexpired term or until the ill or absent member is again able to resume duties and
12.33	attend council meetings, whichever is earlier. If the council determines that the original
12.34	member is again able to resume duties and attend council meetings, the council must say

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13.1	so in a resol	ution and remove t	he appointed offic	eholder and restore the o	original member
13.2	to office.		1		
13.3	Sec. 20. M	Iinnesota Statutes 2	2016, section 204D	.27, is amended by add	ing a subdivision
13.4	to read:				
13.5	Subd. 13	<u>.</u> Special Metropol	litan Council elect	ion. (a) Except as provid	led in subdivision
13.6	4, the State	Canvassing Board	shall complete its	canvass of a special elec	ction for a
13.7	Metropolita	n Council member	and declare the rea	sults within four days af	ter the returns of
13.8	the county c	anvassing boards a	re certified to the	secretary of state, exclud	ling Sundays and
13.9	legal holida	<u>ys.</u>			
13.10	<u>(b) In ca</u>	se of a contest of a	special election for	r a Metropolitan Counc	il member, the
13.11	notice of con	ntest must be filed	within two days af	ter the canvass is compl	leted, excluding
13.12	Sundays and	l legal holidays. In	other respects, the	contest must proceed in	n the manner
13.13	provided by	law for contesting	elections.		
13.14	<u>(c) A cer</u>	rtificate of election	in a special election	on for a Metropolitan Co	ouncil member
13.15	must be issu	ied by the county ar	uditor or the secret	ary of state to the indivi	idual declared
13.16	elected by the	ne county or State C	Canvassing Board	wo days after the appro-	priate canvassing
13.17	board finish	es canvassing the re	turns for the election	on, excluding Sundays a	nd legal holidays.
13.18	In case of a	contest, the certific	ate must not be iss	sued until the district con	urt decides the
13.19	contest.				
13.20	Sec. 21. M	Iinnesota Statutes 2	2016, section 209.0	2, subdivision 1, is ame	ended to read:
13.21	Subdivis	ion 1. General. Ar	ıy eligible voter, ir	cluding a candidate, ma	ay contest in the
13.22	manner prov	vided in this chapter	r: (1) the nomination	on or election of any per-	son for whom the
13.23	voter had th	e right to vote if the	at person is declare	ed nominated or elected	to the senate or
13.24	the house of	representatives of	the United States,	or to a statewide, Metro	politan Council,
13.25	county, legis	slative, municipal,	school, or district of	court office; or (2) the de	eclared result of
13.26	a constitutio	onal amendment or	other question vot	ed upon at an election.	The contest may
13.27	be brought o	over an irregularity	in the conduct of a	an election or canvass of	f votes, over the
13.28	question of	who received the la	rgest number of vo	tes legally cast, over the	e number of votes
13.29	legally cast	in favor of or again	ist a question, or of	n the grounds of deliber	ate, serious, and
13.30	material vio	lations of the Minn	esota Election Lav	V.	

14.1 Sec. 22. Minnesota Statutes 2016, section 211A.01, subdivision 3, is amended to read:

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Subd. 3. Candidate. "Candidate" means an individual who seeks nomination or election
to a county, municipal, school district, or other political subdivision office. This definition
does not include an individual seeking a judicial office or a seat on the Metropolitan Council.
For purposes of sections 211A.01 to 211A.05 and 211A.07, "candidate" also includes a
candidate for the United States Senate or House of Representatives.

14.7 Sec. 23. Minnesota Statutes 2016, section 211B.01, subdivision 3, is amended to read:

Subd. 3. Candidate. "Candidate" means an individual who seeks nomination or election
to a federal, statewide, <u>Metropolitan Council</u>, legislative, judicial, or local office including
special districts, school districts, towns, home rule charter and statutory cities, and counties,
except candidates for president and vice-president of the United States.

14.12 Sec. 24. Minnesota Statutes 2016, section 353D.01, subdivision 2, is amended to read:

14.13 Subd. 2. Eligibility. (a) Eligibility to participate in the defined contribution plan is14.14 available to:

(1) elected local government officials of a governmental subdivision who elect to
participate in the plan under section 353D.02, subdivision 1, and who, for the elected service
rendered to a governmental subdivision, are not members of the Public Employees Retirement
Association within the meaning of section 353.01, subdivision 7;

(2) physicians who, if they did not elect to participate in the plan under section 353D.02,
subdivision 2, would meet the definition of member under section 353.01, subdivision 7;

(3) basic and advanced life-support emergency medical service personnel who are
employed by any public ambulance service that elects to participate under section 353D.02,
subdivision 3;

(4) members of a municipal rescue squad associated with the city of Litchfield in Meeker
County, or of a county rescue squad associated with Kandiyohi County, if an independent
nonprofit rescue squad corporation, incorporated under chapter 317A, performing emergency
management services, and if not affiliated with a fire department or ambulance service and
if its members are not eligible for membership in that fire department's or ambulance service's
relief association or comparable pension plan;

(5) employees of the Port Authority of the city of St. Paul who elect to participate in the
plan under section 353D.02, subdivision 5, and who are not members of the Public Employees
Retirement Association under section 353.01, subdivision 7;

(6) city managers who elected to be excluded from the general employees retirement
plan of the Public Employees Retirement Association under section 353.028 and who elected
to participate in the public employees defined contribution plan under section 353.028,
subdivision 3, paragraph (b);

(7) volunteer or emergency on-call firefighters serving in a municipal fire department
or an independent nonprofit firefighting corporation who are not covered by the public
employees police and fire retirement plan and who are not covered by a volunteer firefighters
relief association and who elect to participate in the public employees defined contribution
plan;

(8) elected county sheriffs who are former members of the police and fire plan and whoare receiving a retirement annuity as provided under section 353.651; and

(9) persons who are excluded from membership under section 353.01, subdivision 2b,
paragraph (a), clause (23).

(b) For purposes of this chapter, an elected local government official includes a person 15.14 appointed to fill a vacancy in an elective office and a member of the Metropolitan Council. 15.15 Service as an elected local government official only includes service for the governmental 15.16 subdivision for which the official was elected by the public at large. Service as an elected 15.17 local government official ceases and eligibility to participate terminates when the person 15.18 ceases to be an elected official. An elected local government official does not include an 15.19 elected county sheriff who must be a member of the police and fire plan as provided under 15.20 chapter 353. 15.21

(c) Individuals otherwise eligible to participate in the plan under this subdivision who
are currently covered by a public or private pension plan because of their employment or
provision of services are not eligible to participate in the public employees defined
contribution plan.

(d) A former participant is a person who has terminated eligible employment or serviceand has not withdrawn the value of the person's individual account.

15.28 Sec. 25. Minnesota Statutes 2016, section 473.123, subdivision 1, is amended to read:

Subdivision 1. Creation. A Metropolitan Council with jurisdiction in the metropolitanarea is established as a public corporation and political subdivision of the state. Until the

- 15.31 completion of redistricting following the 2020 census as required by subdivision 3a, it shall
- 15.32 be under the supervision and control of  $\frac{17}{16}$  members and a chair, all of whom shall be
- 15.33 residents of the metropolitan area are appointed by the governor. After the completion of

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16.1	redistricting	following the 202	0 census as requir	ed by subdivision 3a, it	shall be under the
16.2	supervision and control of 17 members, each elected from a district as provided in this				
16.3	section.				
16.4	Sec. 26. M	innesota Statutes	2016, section 473.	123, is amended by add	ing a subdivision
16.5	to read:				
16.6	Subd. 2b	. <b>Terms.</b> Followir	ng each redistrictin	g of council districts, as	provided under
16.7	subdivision	3a, council member	ers must be elected	l from newly drawn distr	ricts. The terms of
16.8	members are	e staggered as follo	ows: members rep	resenting even-numbere	d districts have
16.9	terms ending	the first Monday	in January of the ye	ar ending in the numeral	"7;" and members
16.10	representing	odd-numbered di	stricts have terms	ending the first Monday	in January of the
16.11	year ending	in the numeral "5."	Thereafter the terr	n of each member is fou	r years, with terms
16.12	ending the fi	irst Monday in Jar	nuary, except that a	ll terms expire on the ef	fective date of the
16.13	next redistrie	cting. A member s	shall continue to se	rve the member's distric	t until a successor
16.14	is elected and	d qualified; except	that, following each	ch redistricting, the mem	ber shall continue
16.15	to serve at la	urge until a succes	sor is elected and o	qualified from each of th	e newly drawn
16.16	council distr	icts as provided u	nder subdivision 3	a, to serve terms as prov	vided under this
16.17	section.				
16.18		innesota Statutes	2016, section 473.	123, is amended by add	ing a subdivision
16.19	to read:				
16.20	Subd. 2c	<u>Membership.</u> Af	fter the completion	of redistricting followin	g the 2020 census,
16.21	as required b	by subdivision 3a,	17 members must	be elected from district	s defined by this
16.22	section. Each	h council member	must reside in the	council district represer	nted. Each council
16.23	district must	be represented by	one member of th	ne council.	
16.24	Sec. 28. M	innesota Statutes	2016, section 473.	123, subdivision 3a, is a	mended to read:
16.25	Subd. 3a	. <b>Redistricting.</b> T	he legislature shal	l redraw the boundaries	of the council
16.26	districts afte	r each decennial f	ederal census so th	at each district has subs	tantially equal
16.27	population.	Redistricting is eff	fective in the year	ending in the numeral "3	." <del>Within 60 days</del>
16.28	after a redist	ricting plan takes	effect, the governo	or shall appoint member	s from the newly

16.29 drawn districts to serve terms as provided under subdivision 2a. At the general election in

16.30 <u>the year ending in the numeral "4," members must be elected from each of the newly drawn</u>

16.31 <u>districts.</u>

17.1 Sec. 29. Minnesota Statutes 2016, section 473.123, subdivision 4, is amended to read:

Subd. 4. Chair; appointment, officers, and selection; duties and compensation. (a) 17.2 Until the completion of redistricting following the 2020 federal census as required by 17.3 subdivision 3a, the chair of the Metropolitan Council shall be appointed by the governor as 17.4 the 17th voting member thereof by and with the advice and consent of the senate to serve 17.5 at the pleasure of the governor to represent the metropolitan area at large. Senate confirmation 17.6 shall be as provided by section 15.066. After the completion of redistricting following the 17.7 2020 federal census as required by subdivision 3a, the chair shall be elected from the 17.8 membership of the council by the members of the council for a two-year term. 17.9

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

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

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

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

Sec. 30. Minnesota Statutes 2016, section 473.123, is amended by adding a subdivision
to read:

17.30 Subd. 4a. Compensation. Each Metropolitan Council member must be paid as authorized

17.31 by the Metropolitan Council. The chair and each Metropolitan Council member must be

17.32 <u>reimbursed for actual and necessary expenses.</u>

- 18.1 Sec. 31. TRANSITION.
- 18.2 The terms of the appointed chair and members of the Metropolitan Council holding
- 18.3 office on the effective date of this act, and any successors appointed to serve, continue until
- 18.4 the first Monday in January 2019. A Metropolitan Council member must be elected for each
- 18.5 council district in the 2018 general election. A member representing an odd-numbered
- 18.6 district shall serve a two-year term and a member representing an even-numbered district
- 18.7 shall serve a four-year term. Thereafter, the terms are as provided in Minnesota Statutes,
- 18.8 section 473.123, subdivision 2a.

#### 18.9 Sec. 32. <u>**REPEALER.**</u>

- 18.10 (a) Minnesota Statutes 2016, section 473.123, subdivisions 2a and 3, are repealed.
- 18.11 (b) Laws 1994, chapter 628, article 1, section 8, is repealed.

### 18.12 Sec. 33. EFFECTIVE DATE; APPLICATION.

- 18.13 This act is effective for the state primary in 2018 and thereafter. This act applies in the
- 18.14 counties of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington.