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EIGHTY-FIFTH SESSION HOUSE FILE NO. 2800

February 12, 2008

Authored by Lieder, Erhardt, Hortman, Morrow, Hornstein and others The bill was read for the first time and referred to the Committee on Finance

1.1		Α	bill for an ac	et	
1.2	relating to transportation f	inance;	appropriating	money for transporta	tion
1.3	activities; providing funding	ng for h	ighway maint	enance, debt service, a	and local
1.4	roads; appropriating funds	for em	ergency relief	related to the I-35W	bridge
1.5	collapse; establishing a tru	nk high	way bridge in	nprovement program;	requiring
1.6	a study of value capture to	reduce	e the public co	osts of large transporta	ation
1.7	infrastructure investment;	authoriz	zing sale and	issuance of trunk high	nway
1.8	bonds for highways; modi	fying m	notor vehicle r	registration and motor	fuel
1.9	taxes; establishing annual	adjustm	nent of motor	fuel taxes; creating a	motor
1.10	fuels tax credit; allocating	motor	vehicle lease t	ax revenues; providin	ig for
1.11	local transportation sales t	axes; m	odifying cour	ity state aid highway	fund
1.12	revenue allocation; prohibit	iting tol	ling or privati	zation of existing tran	sportation
1.13	facilities; modifying provi			-	
1.14	and accounts; amending M				
1.15	1; 161.081, subdivision 3;				
1.16	168.013, subdivision 1a; 1				
1.17	296A.07, subdivision 3; 29				
1.18	297A.815, by adding a sub				
1.19	coding for new law in Min	nesota S	Statutes, chapt	ers 160; 165; 296A; 29	97A; 398A.
1.20	BE IT ENACTED BY THE LE	EGISLA	TURE OF TH	IE STATE OF MINNI	ESOTA:
1.21			ARTICLE 1		
1.22	TRANSI	PORTA	TION APPR	OPRIATIONS	
1.22					
1.23	Section 1. SUMMARY OF A	PPROF	PRIATIONS.		
1.24	The amounts shown in th	is sectio	on summarize	direct appropriations,	by fund, made
1.25	in this article.				
1.26			2008	<u>2009</u>	<u>Total</u>
1.27	General Fund	<u></u>	<u>0</u> <u>\$</u>	<u>11,975,000 \$</u>	11,975,000
1.28	Trunk Highway		55,000,000	172,426,000	227,426,000
1.29	C.S.A.H.			54,836,000	54,836,000
1.29	<u></u>		<u>0</u>	57,050,000	57,050,000

	02/12/2008			RR/KJ	08-5584
2.1	M.S.A.S.		<u>0</u>	14,404,000	14,404,000
2.2	Total	<u>\$</u>	<u> </u>	253,641,000 \$	<u>308,641,000</u>
2.3	Sec. 2. TRANSPORTATIO	ON APPR	OPRIATIONS.		
2.4	The sums shown in th	e columns	marked "Approp	priations" are approp	priated to
2.5	the agencies and for the pur	poses speci	ified in this artic	le. The appropriation	ons are from
2.6	the trunk highway fund, or	another nar	ned fund, and ar	e available for the f	iscal years
2.7	indicated for each purpose.	The figures	s "2008" and "20	09" used in this arti	cle mean that
2.8	the appropriations listed und	ler them are	e available for th	e fiscal year ending	June 30, 2008,
2.9	or June 30, 2009, respective				
2.10	fiscal year 2009. "The bienr				
2.10	year 2008 are effective the				tions for insear
2.11	year 2008 are effective the v	lay lollowi			
2.12	The appropriations are	e in addition	n to appropriatio	ns under Laws 2007	7, chapter 143,
2.13	article 1, section 3, and Law	vs 2007, Fir	st Special Sessio	on chapter 2, article	2, section 2.
2.14 2.15				<u>APPROPRIAT</u> Available for th	
2.15				Ending June	
2.17				2008	2009
2.18	Sec. 3. TRANSPORTATIO	ON			
			¢	0 \$	162 462 000
2.19	Subdivision 1. Total Appro	opriation	<u>\$</u>	<u>0</u> <u>\$</u>	<u>163,463,000</u>
2.20	Appropriation	is by Fund			
2.21	<u>20</u>	008	2009		
2.22	General Fund	<u>0</u>	2,450,000		
2.23	Tound Highmon	0			
2.24	Trunk Highway	<u>0</u>	91,773,000		
	<u>C.S.A.H.</u>	$\frac{\underline{0}}{\underline{0}}$	<u>91,773,000</u> <u>54,836,000</u>		
2.25			. <u> </u>		
2.25 2.26	<u>C.S.A.H.</u>	$\frac{0}{0}$	<u>54,836,000</u> 14,404,000		
	C.S.A.H. M.S.A.S.	$\frac{0}{0}$	54,836,000 14,404,000 <u>ch</u>		
2.26	<u>C.S.A.H.</u> <u>M.S.A.S.</u> <u>The amounts that may be specified on the specified of the specified </u>	$\frac{0}{0}$	54,836,000 14,404,000 <u>ch</u>		
2.26 2.27	C.S.A.H. M.S.A.S. The amounts that may be sp purpose are specified in the	$\frac{0}{0}$	54,836,000 14,404,000 <u>ch</u>		
2.26 2.27 2.28	C.S.A.H. M.S.A.S. The amounts that may be sp purpose are specified in the subdivisions.	$\frac{0}{0}$	54,836,000 14,404,000 <u>ch</u>	<u>0</u>	<u>1,700,000</u>

3.1	This appropriation is from the general		
3.2	fund for a grant to the Northstar Corridor		
3.3	Development Authority to fund advanced		
3.4	preliminary engineering, updated		
3.5	environmental documentation, property		
3.6	appraisals, and negotiations with the railroad		
3.7	to extend commuter rail service on the		
3.8	Burlington Northern Santa Fe rail line		
3.9	between Big Lake and Rice. This is a		
3.10	onetime appropriation and is available until		
3.11	spent.		
3.12	(c) Port Development Assistance	<u>0</u>	500,000
5.12		<u>u</u>	<u> </u>
3.13	This appropriation is from the general fund		
3.14	for grants under Minnesota Statutes, chapter		
3.15	457A. Any improvements made with the		
3.16	proceeds of these grants must be publicly		
3.17	owned.		
3.18	Subd. 3. State Roads		
3.19	(a) Infrastructure Operations and Maintenance	<u>0</u>	46,399,000
3.20	(b) Infrastructure Investment Support	<u>0</u>	38,163,000
3.21	\$200,000 is for a grant to the Hubert H.		
	<u>+</u>		
3.22	Humphrey Institute of Public Affairs for its		
3.22 3.23			
	Humphrey Institute of Public Affairs for its		
3.23	Humphrey Institute of Public Affairs for its participation in the United States Department		
3.23 3.24	Humphrey Institute of Public Affairs for its participation in the United States Department of Transportation Urban Partnership	<u>0</u>	<u>7,211,000</u>
3.233.243.25	Humphrey Institute of Public Affairs for its participation in the United States Department of Transportation Urban Partnership program.	<u>0</u>	<u>7,211,000</u>
3.233.243.253.26	Humphrey Institute of Public Affairs for its participation in the United States Department of Transportation Urban Partnership program. (c) Highway Debt Service	<u>0</u>	<u>7,211,000</u>
 3.23 3.24 3.25 3.26 3.27 	Humphrey Institute of Public Affairs for its participation in the United States Department of Transportation Urban Partnership program. (c) Highway Debt Service This appropriation is for transfer to the state	<u>0</u>	<u>7,211,000</u>
 3.23 3.24 3.25 3.26 3.27 3.28 	Humphrey Institute of Public Affairs for itsparticipation in the United States Departmentof Transportation Urban Partnershipprogram.(c) Highway Debt ServiceThis appropriation is for transfer to the statebond fund. If this appropriation is insufficient	<u>0</u>	<u>7,211,000</u>
 3.23 3.24 3.25 3.26 3.27 3.28 3.29 	Humphrey Institute of Public Affairs for itsparticipation in the United States Departmentof Transportation Urban Partnershipprogram.(c) Highway Debt ServiceThis appropriation is for transfer to the statebond fund. If this appropriation is insufficientto make all transfers required in the year for	<u>0</u>	<u>7,211,000</u>
 3.23 3.24 3.25 3.26 3.27 3.28 3.29 3.30 	Humphrey Institute of Public Affairs for itsparticipation in the United States Departmentof Transportation Urban Partnershipprogram.(c) Highway Debt ServiceThis appropriation is for transfer to the statebond fund. If this appropriation is insufficientto make all transfers required in the year forwhich it is made, the commissioner of finance	<u>0</u>	<u>7,211,000</u>
 3.23 3.24 3.25 3.26 3.27 3.28 3.29 3.30 3.31 	Humphrey Institute of Public Affairs for itsparticipation in the United States Departmentof Transportation Urban Partnershipprogram.(c) Highway Debt ServiceThis appropriation is for transfer to the statebond fund. If this appropriation is insufficientto make all transfers required in the year forwhich it is made, the commissioner of financeshall notify the Committee on Finance of	<u>0</u>	<u>7,211,000</u>
 3.23 3.24 3.25 3.26 3.27 3.28 3.29 3.30 3.31 3.32 	Humphrey Institute of Public Affairs for itsparticipation in the United States Departmentof Transportation Urban Partnershipprogram.(c) Highway Debt ServiceThis appropriation is for transfer to the statebond fund. If this appropriation is insufficientto make all transfers required in the year forwhich it is made, the commissioner of financeshall notify the Committee on Finance ofthe senate and the Committee on Ways and	<u>0</u>	<u>7,211,000</u>

	02/12/2008	RR/KJ	08-5584
4.1	transfer that amount under the statutory open		
4.2	appropriation. Any excess appropriation		
4.3	cancels to the trunk highway fund.		
4.4	Subd. 4. Local Roads		
4.5	(a) County State Aids	<u>0</u>	54,836,000
4.6	This appropriation is from the county		
4.7	state-aid highway fund and is available until		
4.8	spent.		
4.9	(b) Municipal State Aids	0	14,404,000
4.9	(0) Municipal State Alus	<u>0</u>	14,404,000
4.10	This appropriation is from the municipal		
4.11	state-aid street fund and is available until		
4.12	spent.		
4.13	(c) State-Aid Appropriation Adjustments		
4.14	If an appropriation under this subdivision		
4.15	does not exhaust the balance in the fund		
4.16	from which it is made in the year for		
4.17	which it is made, the commissioner of		
4.18	finance, upon request of the commissioner		
4.19	of transportation, shall notify the chairs and		
4.20	ranking minority members of the house of		
4.21	representatives and senate committees with		
4.22	jurisdiction over transportation finance of the		
4.23	amount of the remainder and shall then add		
4.24	that amount to the appropriation. The amount		
4.25	added is appropriated for the purposes of		
4.26	county state aids or municipal state aids, as		
4.27	appropriate.		
4.28	If the appropriations under this subdivision		
4.29	exhaust the balance in the fund from		
4.30	which it is made in the year for which		
4.31	it is made, the commissioner of finance		
4.32	shall notify the chairs and ranking minority		
4.33	members of the house of representatives		
4.34	and senate committees with jurisdiction		

<u>\$</u>

5

<u>0</u> <u>\$</u>

7,700,000

5.1	over transportation finance of the amount by
5.2	which the appropriation exceeds the balance
5.3	and shall then reduce that amount from the
5.4	appropriation.
5.5	Subd. 5. Transfers
5.6	With the approval of the commissioner of
5.7	finance, the commissioner of transportation
5.8	may transfer unencumbered balances among
5.9	the appropriations from the trunk highway
5.10	fund and the state airports fund made in this
5.11	section. No transfer may be made from the
5.12	appropriations for state road construction
5.13	or debt service to any other appropriation.
5.14	Transfers under this paragraph may not be
5.15	made between funds. Transfers between
5.16	programs must be reported immediately to
5.17	the chairs and ranking minority members
5.18	of the house of representatives and
5.19	senate committees with jurisdiction over
5.20	transportation finance.
5.21	On or after July 1, 2008, the commissioner
5.22	of finance shall transfer \$1,221,000 from
5.23	the general fund to the trunk highway fund,
5.24	to reimburse the fund for transfer of trunk
5.25	highway land to the city of Mounds View.
5.26	Sec. 4. METROPOLITAN COUNCIL
5.27	This appropriation is from the general fund
5.28	for operations of the Hiawatha light rail
5.29	transit line.
5.30	The base appropriations are \$5,300,000 for
5.31	fiscal year 2010 and \$5,300,000 for fiscal
5.32	year 2011.
5.33	Notwithstanding Minnesota Statutes, section
5.34	398A.10, the Hennepin County Regional

Article 1 Sec. 4.

	02/12/2008	RR/KJ	08-5584
6.1	Rail Authority may not pay any portion of		
6.2	the operating costs for fiscal year 2009 for		
6.3	the Hiawatha light rail transit line.		
6.4	Sec. 5. PUBLIC SAFETY		
6.5	Subdivision 1. Total Appropriation \$	<u>0</u> <u>\$</u>	<u>5,153,000</u>
6.6	Appropriations by Fund		
6.7	<u>2008</u> <u>2009</u>		
6.8	<u>General</u> <u>0</u> <u>1,500,000</u>		
6.9	<u>Trunk Highway</u> <u>0</u> <u>3,653,000</u>		
6.10	The amounts that may be spent for each		
6.11	purpose are specified in the following		
6.12	subdivisions.		
6.13	Subd. 2. State Patrol		
6.14	(a) Patrolling Highways	<u>0</u>	3,653,000
6.15	This appropriation is for the cost of adding		
6.16	40 state patrol troopers, and reflects a portion		
6.17	of the goal to raise the state patrol trooper		
6.18	complement to 600.		
6.19	(b) Capitol Security	<u>0</u>	1,500,000
6.20	This appropriation is from the general fund.		
6.21	The commissioner may not spend any		
6.22	money from the trunk highway fund for		
6.23	capitol security and may not permanently		
6.24	transfer any state trooper from the patrolling		
6.25	highways activity to capitol security.		
6.26	The commissioner may not transfer any		
6.27	money (1) appropriated for Department of		
6.28	Public Safety administration, the patrolling of		
6.29	highways, commercial vehicle enforcement,		
6.30	or driver and vehicle services to capitol		
6.31	security or (2) from capitol security.		

6.32 Sec. 6. <u>APPROPRIATION; TRANSPORTATION EMERGENCY RELIEF.</u>

7.11 transportation infrastructure, such as constructing freeway interchanges, new highways, 7.12 and rail transit stations, can result in surrounding private land and other property increasin 7.13 in value, sometimes by substantial amounts. The special assessment law, Minnesota 7.14 Statutes, chapter 429, provides a method for local governments to use similar private or 7.15 special benefits to help finance local streets, roads, and other transportation improvement 7.16 However, the law does not provide the state with a similar financing mechanism and 7.17 the nature of a large state transportation project may suggest that alternative financing 7.18 mechanisms are more appropriate. 7.19 Subd. 2. Appropriation; study, S325,000 is appropriated from the general fund to 7.20 the Board of Regents of the University of Minnesota for the Center for Transportation 7.21 Studies to complete a study to assess the public policy implications of financing new and 7.22 improved transportation infrastructure in Minnesota through capturing the value of the 7.23 Sudies to complete a propriation and is available in fiscal years 2008 and 2009. 7.24 This is a onetime appropriation and is available in fiscal years 2008 and 2009. 7.25 Subd. 3. Report; workshops. The Center for Transportation Studies must report	7.1	\$55,000,000 in fiscal year 2008 and \$77,000,000 in fiscal year 2009 are appropriated
Interstate Highway I-35W in Minneapolis. This appropriation is in addition to appropriations under Laws 2007, chapter 143, article 1, section 3, and Laws 2007, First Special Session chapter 2, article 2, section 2. reference reference sec. 7. VALUE CAPTURE STUDY; APPROPRIATION. Subdivision 1. Findings, The legislature finds that large public investments in stat transportation infrastructure, such as constructing freeway interchanges, new highways, and rail transit stations, can result in surrounding private land and other property increasi in value, sometimes by substantial amounts. The special assessment law, Minnesota Statutes, chapter 429, provides a method for local governments to use similar private or special benefits to help finance local streets, roads, and other transportation improvement However, the law does not provide the state with a similar financing mechanism and the nature of a large state transportation project may suggest that alternative financing mechanisms are more appropriate. Studies to complete a study to assess the public policy implications of financing new and improved transportation infrastructure in Minnesota through capturing the value of the benefits created, to prepare a report on its findings, and to conduct a series of workshops The Board of Regents of the University of Marnesota for the Center for Transportation <td< th=""><td>7.2</td><td>to the commissioner of transportation from the trunk highway fund for the purposes</td></td<>	7.2	to the commissioner of transportation from the trunk highway fund for the purposes
appropriations under Laws 2007, chapter 143, article 1, section 3, and Laws 2007, First Special Session chapter 2, article 2, section 2. EFFECTIVE DATE. Appropriations for fiscal year 2008 are effective the day following final enactment. sec. 7. VALUE CAPTURE STUDY; APPROPRIATION. Subdivision 1. Findings, The legislature finds that large public investments in stat transportation infrastructure, such as constructing freeway interchanges, new highways, and rail transit stations, can result in surrounding private land and other property increasit in value, sometimes by substantial amounts. The special assessment law, Minnesota Statutes, chapter 429, provides a method for local governments to use similar private or special benefits to help finance local streets, roads, and other transportation improvement However, the law does not provide the state with a similar financing mechanism and the nature of a large state transportation project may suggest that alternative financing mechanisms are more appropriate. Studies to complete a study to assess the public policy implications of financing new and improved transportation infrastructure in Minnesota through capturing the value of the benefits created, to prepare a report on its findings, and to conduct a series of workshops This is a onetime appropriation and is available in fiscal years 2008 and 2009. Subd. 3. Report; workshops, The Cen	7.3	specified in the federal grants and aids related to the I-35W bridge collapse on marked
7.6 Special Session chapter 2, article 2, section 2. 7.7 EFFECTIVE DATE, Appropriations for fiscal year 2008 are effective the day 7.8 following final enactment. 7.9 Sec. 7. VALUE CAPTURE STUDY; APPROPRIATION. 7.10 Subdivision 1, Findings. The legislature finds that large public investments in stat 7.11 transportation infrastructure, such as constructing freeway interchanges, new highways, 7.11 and rail transit stations, can result in surrounding private land and other property increasin 7.13 in value, sometimes by substantial amounts. The special assessment law, Minnesota 7.14 Statutes, chapter 429, provides a method for local governments to use similar private or 7.15 special benefits to help finance local streets, roads, and other transportation improvement 7.16 However, the law does not provide the state with a similar financing mechanism and 7.17 the nature of a large state transportation project may suggest that alternative financing 7.18 mechanisms are more appropriate. 7.19 Subd. 2. Appropriation; study, \$325,000 is appropriated from the general fund to 7.20 the Board of Regents of the University of Minnesota for the Center for Transportation 7.21 Subd. 3. Report; workshops, The Center for Transportation Studies must report <td>7.4</td> <td>Interstate Highway I-35W in Minneapolis. This appropriation is in addition to</td>	7.4	Interstate Highway I-35W in Minneapolis. This appropriation is in addition to
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7.8 following final enactment. 7.9 Sec. 7. VALUE CAPTURE STUDY; APPROPRIATION. 7.10 Subdivision 1. Findings, The legislature finds that large public investments in statt transportation infrastructure, such as constructing freeway interchanges, new highways, and rail transit stations, can result in surrounding private land and other property increasing in value, sometimes by substantial amounts. The special assessment law, Minnesota Statutes, chapter 429, provides a method for local governments to use similar private or special benefits to help finance local streets, roads, and other transportation improvement However, the law does not provide the state with a similar financing mechanism and the nature of a large state transportation project may suggest that alternative financing mechanisms are more appropriate. 7.19 Subd. 2, Appropriation; study, S325,000 is appropriated from the general fund to the Board of Regents of the University of Minnesota for the Center for Transportation Studies to complete a study to assess the public policy implications of financing new and improved transportation infrastructure in Minnesota through capturing the value of the benefits created, to prepare a report on its findings, and to conduct a series of workshops This is a onetime appropriation and is available in fiscal years 2008 and 2009. 7.29 Subd. 3. Report; workshops, The Center for Transportation Studies must report by July 1, 2009. The Center for Transportation must also offer a series of educational workshops for elected officials during the summer and fall of 2009. 7.29 EFFECTIVE DATE, This section is effective the day following final enactment. 7.30 ARTICLE 2	7.6	Special Session chapter 2, article 2, section 2.
7.9 Sec. 7. VALUE CAPTURE STUDY; APPROPRIATION. 7.10 Subdivision 1. Findings. The legislature finds that large public investments in stat 7.11 transportation infrastructure, such as constructing freeway interchanges, new highways, 7.12 and rail transit stations, can result in surrounding private land and other property increasing 7.13 in value, sometimes by substantial amounts. The special assessment law, Minnesota 7.14 Statutes, chapter 429, provides a method for local governments to use similar private or 7.15 special benefits to help finance local streets, roads, and other transportation improvement 7.16 However, the law does not provide the state with a similar financing mechanism and 7.17 the nature of a large state transportation project may suggest that alternative financing 7.18 mechanisms are more appropriate. 7.19 Subd. 2. Appropriation; study, \$325,000 is appropriated from the general fund to 7.20 the Board of Regents of the University of Minnesota for the Center for Transportation 7.21 Subd. 2. Appropriation; study, \$325,000 is appropriated from the general fund to 7.22 the Board of Regents of the University of Minnesota for the Center for Transportation 7.23 Subd. 3. Report; workshops, The Center for Transportation Studies must report 7.24	7.7	EFFECTIVE DATE. Appropriations for fiscal year 2008 are effective the day
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7.11 transportation infrastructure, such as constructing freeway interchanges, new highways, 7.12 and rail transit stations, can result in surrounding private land and other property increasin 7.13 in value, sometimes by substantial amounts. The special assessment law, Minnesota 7.14 Statutes, chapter 429, provides a method for local governments to use similar private or 7.15 special benefits to help finance local streets, roads, and other transportation improvement 7.16 However, the law does not provide the state with a similar financing mechanism and 7.17 the nature of a large state transportation project may suggest that alternative financing 7.18 mechanisms are more appropriate. 7.19 Subd. 2. Appropriation; study, S325,000 is appropriated from the general fund to 7.20 the Board of Regents of the University of Minnesota for the Center for Transportation 7.21 Studies to complete a study to assess the public policy implications of financing new and 7.22 improved transportation infrastructure in Minnesota through capturing the value of the 7.23 Sudies to complete a propriation and is available in fiscal years 2008 and 2009. 7.24 This is a onetime appropriation and is available in fiscal years 2008 and 2009. 7.25 Subd. 3. Report; workshops. The Center for Transportation Studies must report	7.9	Sec. 7. VALUE CAPTURE STUDY; APPROPRIATION.
7.12 and rail transit stations, can result in surrounding private land and other property increasing in value, sometimes by substantial amounts. The special assessment law, Minnesota 7.13 in value, sometimes by substantial amounts. The special assessment law, Minnesota 7.14 Statutes, chapter 429, provides a method for local governments to use similar private or 7.15 special benefits to help finance local streets, roads, and other transportation improvement 7.16 However, the law does not provide the state with a similar financing mechanism and 7.17 the nature of a large state transportation project may suggest that alternative financing 7.18 mechanisms are more appropriate. 7.19 Subd. 2. Appropriation; study, \$325,000 is appropriated from the general fund to 7.20 the Board of Regents of the University of Minnesota for the Center for Transportation 7.21 Studies to complete a study to assess the public policy implications of financing new and 7.22 improved transportation infrastructure in Minnesota through capturing the value of the 7.23 Subd. 3. Report; workshops. The Center for Transportation Studies must report 7.26 its preliminary findings to the legislature by March 1, 2009, and must issue its full repor 7.27 by July 1, 2009. The Center for Transportation must also offer a series of educational 7.28	7.10	Subdivision 1. Findings. The legislature finds that large public investments in state
7.13 in value, sometimes by substantial amounts. The special assessment law, Minnesota 7.14 Statutes, chapter 429, provides a method for local governments to use similar private or 7.15 special benefits to help finance local streets, roads, and other transportation improvement 7.16 However, the law does not provide the state with a similar financing mechanism and 7.17 However, the law does not provide the state with a similar financing mechanism and 7.18 mechanisms are more appropriate. 7.19 Subd. 2. Appropriation; study, \$325,000 is appropriated from the general fund to 7.20 the Board of Regents of the University of Minnesota for the Center for Transportation 7.21 Studies to complete a study to assess the public policy implications of financing new and 7.22 improved transportation infrastructure in Minnesota through capturing the value of the 7.23 Events 7.24 This is a onetime appropriation and is available in fiscal years 2008 and 2009. 7.25 Subd. 3. Report; workshops. The Center for Transportation Studies must report 7.26 its preliminary findings to the legislature by March 1, 2009, and must issue its full repor 7.27 by July 1, 2009. The Center for Transportation must also offer a series of educational 7.29 EFFECTIVE DATE. This section is eff	7.11	transportation infrastructure, such as constructing freeway interchanges, new highways,
7.14 Statutes, chapter 429, provides a method for local governments to use similar private or special benefits to help finance local streets, roads, and other transportation improvement 7.15 special benefits to help finance local streets, roads, and other transportation improvement 7.16 However, the law does not provide the state with a similar financing mechanism and 7.17 the nature of a large state transportation project may suggest that alternative financing 7.18 mechanisms are more appropriate. 7.19 Subd. 2. Appropriation; study. §325,000 is appropriated from the general fund to 7.20 the Board of Regents of the University of Minnesota for the Center for Transportation 7.21 Studies to complete a study to assess the public policy implications of financing new and 7.22 improved transportation infrastructure in Minnesota through capturing the value of the 7.23 benefits created, to prepare a report on its findings, and to conduct a series of workshops 7.24 This is a onetime appropriation and is available in fiscal years 2008 and 2009. 7.25 Subd. 3. Report; workshops. The Center for Transportation Studies must report 7.26 its preliminary findings to the legislature by March 1, 2009, and must issue its full repor 7.27 by July 1, 2009. The Center for Transportation must also offer a series of educational 7.28 <td>7.12</td> <td>and rail transit stations, can result in surrounding private land and other property increasing</td>	7.12	and rail transit stations, can result in surrounding private land and other property increasing
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 7.29 <u>EFFECTIVE DATE.</u> This section is effective the day following final enactment. 7.30 ARTICLE 2 7.31 TRUNK HIGHWAY AND LOCAL ROAD AND BRIDGE BONDING 	7.27	by July 1, 2009. The Center for Transportation must also offer a series of educational
 7.30 ARTICLE 2 7.31 TRUNK HIGHWAY AND LOCAL ROAD AND BRIDGE BONDING 	7.28	workshops for elected officials during the summer and fall of 2009.
7.31 TRUNK HIGHWAY AND LOCAL ROAD AND BRIDGE BONDING	7.29	EFFECTIVE DATE. This section is effective the day following final enactment.
	7.30	ARTICLE 2
7.32 Section 1. [296A.083] ANNUAL DEBT SERVICE SURCHARGE.	7.31	TRUNK HIGHWAY AND LOCAL ROAD AND BRIDGE BONDING
	7.32	Section 1. [296A.083] ANNUAL DEBT SERVICE SURCHARGE.

8.1	(a) On June 30, 2008, and each March 1 thereafter, the commi	ssione	r of finance
8.2	shall report to the commissioner of revenue the amount of the trunk	nighwa	ay debt service
8.3	transfer forecast in the next two fiscal years attributable to the trunk	highv	vay bonds
8.4	authorized in this article.		
8.5	(b) By July 16, 2008, and each April 1 thereafter, the commissi	oner c	of revenue shall
8.6	compute and publish a surcharge for each fuel tax provided for in se	ctions	296A.07,
8.7	subdivision 3, and 296A.08, subdivision 2, in proportion to the rate of	of tax	for each type
8.8	of fuel. The surcharge must be calculated to raise an amount of mor	ney wł	nich, when
8.9	added to the balance in the trunk highway debt service account, cove	ers the	debt service
8.10	transfer forecast in the next two fiscal years, except that the surcharg	e may	not exceed 2.5
8.11	cents per gallon for gasoline taxed under section 296A.07, subdivision	on 3, c	lause (3), or a
8.12	proportional rate for each other type of fuel. The surcharge must be	ounde	ed to the nearest
8.13	0.1 cent. The surcharge is effective on August 1, 2008, to June 30, 2	009, a	nd each new
8.14	surcharge thereafter is effective the following July 1 to June 30.		
8.15	EFFECTIVE DATE. This section is effective the day following	ng fina	ll enactment.
8.16	Sec. 2. TRUNK HIGHWAY BOND APPROPRIATIONS.		
8.17	The sums shown in the column under "APPROPRIATIONS" a	re app	ropriated from
8.18	the bond proceeds account in the trunk highway fund, or another nar	ned fu	nd, to the state
8.19	agencies or officials indicated, to be spent for public purposes. Appr	opriat	ions of bond
8.20	proceeds must be spent as authorized by the Minnesota Constitution,	articl	e XIV.
8.21	SUMMARY		
8.22	Department of Transportation	<u>\$</u>	2,241,403,000
8.23	Metropolitan Council		400,000
8.24	Department of Administration		18,197,000
8.25	Department of Finance		2,260,000
8.26	TOTAL	<u>\$</u>	2,262,260,000
8.27		APP	ROPRIATIONS
8.28 8.29	Sec. 3. <u>DEPARTMENT OF</u> <u>TRANSPORTATION</u>		
8.30	Subdivision 1. Total Appropriation	<u>\$</u>	<u>2,241,403,000</u>
8.31	This appropriation is to the commissioner of		
8.32	transportation for the purposes specified in		
8.33	this section.		
8.34	Subd. 2. State Road Construction		2,117,694,000

9.1	(a) For the actual construction,
9.2	reconstruction, and improvement of
9.3	trunk highways, including design-build
9.4	contracts and consultant usage to support
9.5	these activities. This includes the cost
9.6	of actual payments to landowners for
9.7	lands acquired for highway rights-of-way,
9.8	payments to lessees, interest subsidies, and
9.9	relocation expenses. This appropriation is in
9.10	the following amounts:
9.11	(1) \$417,694,000 in fiscal year 2009;
9.12	(2) \$500,000,000 in fiscal year 2010; and
9.13	(3) \$150,000,000 in each fiscal year for fiscal
9.14	years 2011 through 2018.
9.15	(b) Of the amount in fiscal year 2009,
9.16	\$40,000,000 is for construction of
9.17	interchanges involving a trunk highway,
9.18	where the interchange will promote economic
9.19	development, increase employment, relieve
9.20	growing traffic congestion, and promote
9.21	traffic safety. The amount under this
9.22	paragraph must be allocated 50 percent to
9.23	the department's metropolitan district, and 50
9.24	percent to districts in greater Minnesota.
9.25	(c) Of the amount in fiscal years 2009
9.26	and 2010, the commissioner shall
9.27	use \$300,000,000 each year for predesign,
9.28	design, preliminary engineering, right-of-way
9.29	acquisition, construction, reconstruction,
9.30	and maintenance of bridges in the trunk
9.31	highway bridge improvement program under
9.32	Minnesota Statutes, section 165.14.
9.33	(d) Of the total appropriation under this
9.34	subdivision:

10.1	(1) the commissioner shall use at least
10.2	\$50,000,000 for accelerating transit facility
10.3	improvements on or adjacent to trunk
10.4	highways; and
10.5	(2) the commissioner may use up to
10.6	\$423,538,800 for program delivery.
10.7	Subd. 3. Great River Road
10.8	For predesign, design, construction, and
10.9	restoration of historic roadside properties on
10.10	the Great River Road. The commissioner
10.11	shall consult with the Minnesota Mississippi
10.12	River Parkway Commission to determine
10.13	project priorities.
10.14	Subd. 4. Urban Partnership Agreement
10.15	For design, conversion, and construction
10.16	of (1) a high-occupancy toll lane along a
10.17	portion of marked Interstate Highway I-35W
10.18	in the counties of Dakota and Hennepin,
10.19	(2) a priced dynamic shoulder lane along a
10.20	portion of marked Interstate Highway I-35W
10.21	in Minneapolis, (3) bus-only transit along a
10.22	portion of marked Trunk Highway 77 in the
10.23	counties of Dakota and Hennepin, and (4)
10.24	related arterial traffic management projects.
10.25	This appropriation is part of the local match
10.26	of federal funding provided under the urban
10.27	partnership agreement.
10.28 10.29	Subd. 5. Mankato District Headquarters Building
10.30	For design, construction, furnishing,
10.31	and equipping a new Department of
10.32	Transportation district headquarters facility
10.33	in Mankato.
10.34 10.35	Subd. 6. Chaska Truck Station - Carver County Partnership

4,299,000

24,778,000

23,983,000

8,649,000

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11.1	For design and construction of a new truck
11.2	station facility in Chaska, in partnership with
11.3	Carver County.
11.4 11.5	<u>Subd. 7.</u> Rochester and Maple Grove Truck <u>Stations Design</u>
11.6	For design and investigative services of
11.7	new truck station facilities in Rochester and
11.8	<u>Maple Grove.</u>
11.9 11.10	<u>Subd. 8.</u> <u>Local Bridge Replacement and</u> <u>Rehabilitation</u>
11.11	This appropriation is from the bond proceeds
11.12	account in the state transportation fund as
11.13	provided in Minnesota Statutes, section
11.14	174.50, to match federal money and to
11.15	replace or rehabilitate local deficient bridges.
11.17	construct or reco
11.18	bridges, including:
11.19	(1) matching federal aid grants to construct
11.20	or reconstruct key bridges;
11.21	(2) paying the costs of preliminary
11.22	engineering and environmental studies
11.23	authorized under Minnesota Statutes, section
11.24	174.50, subdivision 6a;
11.25	(3) paying the costs to abandon an existing
11.26	bridge that is deficient and in need of
11.27	replacement, but where no replacement will
11.28	be made; and
11.29	(4) paying the costs to construct a road
11.30	or street to facilitate the abandonment
11.31	of an existing bridge determined by
11.32	the commissioner to be deficient, if the
11.33	commissioner determines that construction
11.34	of the road or street is more cost efficient
11.35	than the replacement of the existing bridge.

50,000,000

2,000,000

12.1	Subd. 9. Local Road Improvement Program		10,000,000
12.2	This appropriation is from the bond proceeds		
12.3	account in the state transportation fund as		
12.4	provided in Minnesota Statutes, section		
12.5	174.50, for grants to counties to assist in		
12.6	paying the costs of rural road safety capital		
12.7	improvement projects on county state-aid		
12.8	highways under Minnesota Statutes, section		
12.9	174.52, subdivision 4a, but not to the		
12.10	county of Anoka, Carver, Chisago, Dakota,		
12.11	Hennepin, Ramsey, Scott, or Washington.		
12.12	Sec. 4. METROPOLITAN COUNCIL	<u>\$</u>	<u>400,000</u>
12.13	Urban Partnership Agreement		
12.14	This appropriation is to the Metropolitan		
12.15	Council for land acquisition, design, and		
12.16	construction of park-and-ride facilities along		
12.17	marked Interstate Highway I-35W in the		
12.18	counties of Dakota and Hennepin. This		
12.19	appropriation is part of the local match of		
12.20	federal funding provided under the urban		
12.21	partnership agreement.		
12.22 12.23	Sec. 5. <u>DEPARTMENT OF</u> <u>ADMINISTRATION</u>	<u>\$</u>	<u>18,197,000</u>
12.24	Transportation Building Exterior Repair		
12.25	This appropriation is to the commissioner		
12.26	of administration for repair and renovation		
12.27	of the exterior of the Department of		
12.28	Transportation Building at 395 John Ireland		
12.29	Boulevard in St. Paul.		
12.30	Sec. 6. DEPARTMENT OF FINANCE	<u>\$</u>	<u>2,260,000</u>
12.31	Bond Sale Expenses		

- 13.1 <u>This appropriation is to the commissioner</u>
- 13.2 <u>of finance for bond sale expenses under</u>
- 13.3 Minnesota Statutes, sections 16A.641,
- 13.4 subdivision 8, and 167.50, subdivision 4.
- 13.5 Of this amount, \$60,000 is from the bond
- 13.6 proceeds account in the state transportation
- 13.7 <u>fund.</u>
- 13.8

8 Sec. 7. **BOND SALE AUTHORIZATION.**

Subdivision 1. Trunk highway fund bonds. To provide the money appropriated in 13.9 this article from the bond proceeds account in the trunk highway fund, the commissioner 13.10 13.11 of finance shall sell and issue bonds of the state in an amount up to \$2,202,200,000 in the manner, upon the terms, and with the effect prescribed by Minnesota Statutes, sections 13.12 167.50 to 167.52, and by the Minnesota Constitution, article XIV, section 11, at the times 13.13 and in the amounts requested by the commissioner of transportation. The proceeds of the 13.14 bonds, except accrued interest and any premium received from the sale of the bonds, must 13.15 13.16 be deposited in the bond proceeds account in the trunk highway fund. Subd. 2. State transportation fund bonds. To provide the money appropriated in 13.17 this article from the state transportation fund, the commissioner of finance shall sell and 13.18 issue bonds of the state in an amount up to \$60,060,000 in the manner, upon the terms, and 13.19 with the effect prescribed by Minnesota Statutes, sections 16A.631 to 16A.675, and by 13.20 the Minnesota Constitution, article XI, sections 4 to 7. The proceeds of the bonds, except 13.21 accrued interest and any premium received on the sale of the bonds, must be credited to 13.22 a bond proceeds account in the state transportation fund. 13.23 **ARTICLE 3** 13.24 **HIGHWAY USER TAXES** 13.25

- 13.26 Section 1. Minnesota Statutes 2006, section 168.013, subdivision 1a, is amended to13.27 read:
- Subd. 1a. Passenger automobile; hearse. (a) On passenger automobiles as defined
 in section 168.011, subdivision 7, and hearses, except as otherwise provided, the tax shall
 be \$10 plus an additional tax equal to 1.25 percent of the base value.
- (b) Subject to the classification provisions herein, "base value" means the
 manufacturer's suggested retail price of the vehicle including destination charge using list
 price information published by the manufacturer or determined by the registrar if no

suggested retail price exists, and shall not include the cost of each accessory or item ofoptional equipment separately added to the vehicle and the suggested retail price.

- (c) If the manufacturer's list price information contains a single vehicle identification
 number followed by various descriptions and suggested retail prices, the registrar shall
 select from those listings only the lowest price for determining base value.
- (d) If unable to determine the base value because the vehicle is specially constructed,
 or for any other reason, the registrar may establish such value upon the cost price to the
 purchaser or owner as evidenced by a certificate of cost but not including Minnesota sales
 or use tax or any local sales or other local tax.

14.10 (e) The registrar shall classify every vehicle in its proper base value class as follows:

14.11	FROM	TO
14.12	\$ 0	\$ 199.99
14.13	200	399.99

and thereafter a series of classes successively set in brackets having a spread of \$200consisting of such number of classes as will permit classification of all vehicles.

14.16 (f) The base value for purposes of this section shall be the middle point between14.17 the extremes of its class.

(g) The registrar shall establish the base value, when new, of every passenger 14.18 automobile and hearse registered prior to the effective date of Extra Session Laws 1971, 14.19 chapter 31, using list price information published by the manufacturer or any nationally 14.20 recognized firm or association compiling such data for the automotive industry. If unable 14.21 to ascertain the base value of any registered vehicle in the foregoing manner, the registrar 14.22 may use any other available source or method. The registrar shall calculate tax using base 14.23 value information available to dealers and deputy registrars at the time the application for 14.24 registration is submitted. The tax on all previously registered vehicles shall be computed 14.25 upon the base value thus determined taking into account the depreciation provisions of 14.26 14.27 paragraph (h).

(h) The annual additional tax <u>must be</u> computed upon <u>a percentage of</u> the base 14.28 value as provided herein, follows: during the first and second years year of vehicle life 14.29 shall be computed, upon 100 percent of the base value; for the second year, 90 percent of 14.30 such value; for the third and fourth years year, 90 80 percent of such value; for the fourth 14.31 year, 70 percent of such value; for the fifth and sixth years year, 75 60 percent of such 14.32 value; for the sixth year, 50 percent of such value; for the seventh year, 60 40 percent of 14.33 such value; for the eighth year, 40 30 percent of such value; for the ninth year, 30 20 14.34 14.35 percent of such value; for the tenth year, ten percent of such value; for the 11th and each 14.36 succeeding year, the sum of \$25.

(i) In no event shall the annual additional tax be less than \$25. The total tax under 15.1 this subdivision shall not exceed \$189 for the first renewal period and shall not exceed 15.2 \$99 for subsequent renewal periods. The total tax under this subdivision on any vehicle 15.3 filing its initial registration in Minnesota in the second year of vehicle life shall not 15.4 exceed \$189 and shall not exceed \$99 for subsequent renewal periods. The total tax 15.5 under this subdivision on any vehicle filing its initial registration in Minnesota in the 15.6 third or subsequent year of vehicle life shall not exceed \$99 and shall not exceed \$99 in 15.7 15.8 any subsequent renewal period. (i) As used in this subdivision and section 168.017, the following terms have the 15.9 meanings given: "initial registration" means the 12 consecutive months calendar period 15.10 15.11 from the day of first registration of a vehicle in Minnesota; and "renewal periods" means the 12 consecutive calendar months periods following the initial registration period. For 15.12 any vehicle previously registered in Minnesota, the annual additional tax due under this 15.13 subdivision must not exceed the smallest amount of annual additional tax previously 15.14 paid or due on the vehicle. 15.15 **EFFECTIVE DATE.** This section is effective the day following final enactment, 15.16 and applies to (1) any initial registration for which the tax is first due on or after July 1, 15.17 2008, and (2) any renewal of registration on a vehicle assigned a registration period of 15.18 July 1, 2008, through June 30, 2009, or later. 15.19 Sec. 2. Minnesota Statutes 2006, section 290.06, is amended by adding a subdivision 15.20 to read: 15.21 15.22 Subd. 34. Lower income motor fuels tax credit. (a) An individual who has attained the age of 18 by the end of the taxable year and cannot be claimed as a dependent 15.23 on another taxpayer's return may take a \$25 credit against the tax imposed under this 15.24 chapter. To qualify, the individual's taxable net income for the taxable year must not 15.25 exceed the maximum amount for the individual's filing status, adjusted as provided in 15.26 15.27 subdivision 2d, that is taxable at the lowest rate under subdivision 2c. For individuals with taxable net income that exceeds the amount of income taxable for the individual's filing 15.28 status at the lowest rate under subdivision 2c, adjusted as provided in subdivision 2d, the 15.29 credit amount is zero. For a nonresident or part-year resident, the credit must be allocated 15.30 based on the percentage calculated under subdivision 2c, paragraph (e). 15.31 15.32 (b) If the amount of the credit which the individual is eligible to receive under this subdivision exceeds the individual's liability for tax under this chapter, the commissioner 15.33 of revenue shall refund the excess. 15.34

- (c) The amount necessary to pay claims for the refund provided in this section is 16.1 appropriated from the general fund to the commissioner. 16.2 **EFFECTIVE DATE.** This section is effective for taxable years beginning after 16.3 December 31, 2008. 16.4 Sec. 3. Minnesota Statutes 2006, section 296A.07, subdivision 3, is amended to read: 16.5 Subd. 3. Rate of tax. The gasoline excise tax is imposed at the following rates: 16.6 (1) E85 is taxed at the rate of 14.2 17.75 cents per gallon; 16.7 (2) M85 is taxed at the rate of 11.4 14.25 cents per gallon; and 16.8 (3) all other gasoline is taxed at the rate of $\frac{20}{25}$ cents per gallon. 16.9 EFFECTIVE DATE. This section is effective September 15, 2008, and applies to 16.10 all gasoline, undyed diesel fuel, and special fuel in distributor storage on that date. 16.11 Sec. 4. GASOLINE EXCISE TAX; TRANSITION PROVISION. 16.12 Notwithstanding Minnesota Statutes, section 296A.07, subdivision 3, before 16.13 September 1, 2008, the gasoline excise tax is imposed at the following rates: 16.14 (1) E85 is taxed at the rate of 15.62 cents per gallon; 16.15 (2) M85 is taxed at the rate of 12.54 cents per gallon; and 16.16 (3) all other gasoline is taxed at the rate of 22 cents per gallon. 16.17 **EFFECTIVE DATE.** This section is effective on the first day of the month following 16.18 21 days after the date of enactment and applies to all gasoline, undyed diesel fuel, and 16.19 special fuel in distributor storage on that date. This section expires September 15, 2008. 16.20 Sec. 5. Minnesota Statutes 2006, section 296A.08, subdivision 2, is amended to read: 16.21 Subd. 2. Rate of tax. The special fuel excise tax is imposed at the following rates: 16.22 (a) Liquefied petroleum gas or propane is taxed at the rate of $\frac{15}{15}$ 18.75 cents per 16.23 16.24 gallon. (b) Liquefied natural gas is taxed at the rate of $\frac{12}{15}$ cents per gallon. 16.25 (c) Compressed natural gas is taxed at the rate of $\frac{1.739}{2.174}$ per thousand cubic 16.26 feet; or 20 <u>25</u> cents per gasoline equivalent,. For purposes of this paragraph, "gasoline 16.27 equivalent," as defined by the National Conference on Weights and Measures, which is 16.28 16.29 5.66 pounds of natural gas. (d) All other special fuel is taxed at the same rate as the gasoline excise tax as 16.30 specified in section 296A.07, subdivision 2. The tax is payable in the form and manner 16.31
- 16.32 prescribed by the commissioner.

17.1 **EFFECTIVE DATE.** This section is effective September 15, 2008, and applies to all gasoline, undyed diesel fuel, and special fuel in distributor storage on that date. 17.2 Sec. 6. SPECIAL FUEL EXCISE TAX; TRANSITION PROVISION. 17.3 Notwithstanding Minnesota Statutes, section 296A.08, subdivision 2, before 17.4 September 1, 2008, the special fuel excise tax is imposed at the following rates: 17.5 (a) Liquefied petroleum gas or propane is taxed at the rate of 16.5 cents per gallon. 17.6 (b) Liquefied natural gas is taxed at the rate of 13.2 cents per gallon. 17.7 (c) Compressed natural gas is taxed at the rate of \$1.1913 per thousand cubic feet; or 17.8 22 cents per gasoline equivalent. For purposes of this paragraph, "gasoline equivalent," as 17.9 17.10 defined by the National Conference on Weights and Measures, is 5.66 pounds of gas. 17.11 (d) All other special fuel is taxed at the same rate as the gasoline excise tax as specified in section 4. The tax is payable in the form and manner prescribed by the 17.12 commissioner. 17.13 **EFFECTIVE DATE.** This section is effective on the first day of the month following 17.14 21 days after the date of enactment, and applies to all gasoline, undyed diesel fuel, and 17.15 special fuel in distributor storage on that date. This section expires September 15, 2008. 17.16 Sec. 7. [296A.085] ANNUAL ADJUSTMENT OF MOTOR FUEL TAXES. 17.17 Subdivision 1. Annual adjustment. (a) On July 1 annually, the commissioner of 17.18 revenue shall recompute and publish a new rate for each motor fuel tax provided for in 17.19 sections 296A.07, subdivision 3, and 296A.08, subdivision 2. The new rate for each motor 17.20 17.21 fuel tax must be calculated by multiplying the rate in effect at the time of the calculation by an adjustment amount obtained under paragraph (b). The new rate must be rounded to 17.22 the nearest 0.1 cent and is effective on September 15 of each year. 17.23 (b) To determine the adjustment amount, divide the annual average United States 17.24 17.25 Consumer Price Index for all urban consumers, United States city average, as determined 17.26 by the United States Department of Labor for the previous calendar year by that annual average for the year before the previous calendar year. 17.27 Subd. 2. Report. On January 15, 2014, and every six years thereafter, the 17.28 commissioner of transportation shall submit a report on motor fuels tax indexing to 17.29 the chairs and ranking minority members of the house of representatives and senate 17.30 17.31 committees with jurisdiction over transportation finance. The report must include an analysis of revenues from the annual adjustment of the rate for each motor fuel tax under 17.32 this section, and a recommendation for retaining, modifying, or eliminating the annual 17.33 17.34 adjustment.

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18.1

EFFECTIVE DATE. This section is effective July 1, 2010.

Sec. 8. Minnesota Statutes 2006, section 297A.64, subdivision 2, is amended to read:
Subd. 2. Fee imposed. A fee equal to three five percent of the sales price is imposed
on leases or rentals of vehicles subject to the tax under subdivision 1. The lessor on the
invoice to the customer may designate the fee as "a fee imposed by the State of Minnesota
for the registration of rental cars."

18.7 Sec. 9. Minnesota Statutes 2006, section 297A.815, is amended by adding a
18.8 subdivision to read:

18.9Subd. 3.Motor vehicle lease sales tax revenue.(a) For purposes of this18.10subdivision, "net revenue" means an amount equal to:

- 18.11 (1) the revenues, including interest and penalties, collected under section 297A.815,
 18.12 during the fiscal year; less
- 18.13 (2) the estimated reduction in individual income tax receipts and the estimated
- 18.14 amount of refunds paid out under section 290.06, subdivision 34, for the fiscal year.
- 18.15 (b) The commissioner of revenue, at the request of the commissioner of finance,
- 18.16 shall estimate the amount of the revenues and subtraction under paragraph (a) for a
- 18.17 <u>fiscal year. The commissioner may use these estimates in making the transfers required</u>
- 18.18 <u>under this section.</u>
- 18.19 (c) Each fiscal year, the commissioner of finance shall transfer the net revenue
- 18.20 <u>from the general fund, as follows:</u>
- 18.21 (1) 50 percent to the greater Minnesota transit account;
- 18.22 (2) 25 percent to the metropolitan area transit account;
- 18.23 (3) 17.25 percent to the county state-aid highway fund; and
- 18.24 (4) 7.75 percent to the municipal state-aid street fund.
- 18.25 (d) For fiscal years 2010 and 2011, the amount under paragraph (a), clause (1), must
- 18.26 <u>be calculated using the following percentages of the total revenues:</u>
- 18.27 (1) for fiscal year 2010, 83.75 percent; and
- 18.28 (2) for fiscal year 2011, 93.75 percent.

ARTICLE 4 LOCAL OPTION TAXES

- 18.31 Section 1. [297A.992] METROPOLITAN TRANSPORTATION AREA SALES
- 18.32 **<u>TAX.</u>**

18.29

18.30

19.1	Subdivision 1. Definitions. For purposes of this section, the following terms have
19.2	the meanings given them:
19.3	(1) "metropolitan transportation area" means those eligible counties participating in
19.4	the joint powers agreement under subdivision 3;
19.5	(2) "metropolitan county" has the meaning given in section 473.121, subdivision 4;
19.6	(3) "eligible county" means a county that is (i) a metropolitan county, (ii) adjacent
19.7	to a metropolitan county, or (iii) adjacent to any county that is part of the metropolitan
19.8	transportation area;
19.9	(4) "minimum guarantee county" means any metropolitan county that is participating
19.10	in the joint powers agreement under subdivision 3, whose proportion of the annual sales
19.11	tax revenue under this section collected within that county is less than or equal to three
19.12	percent; and
19.13	(5) "population" means the population, as defined in section 477A.011, subdivision
19.14	3, estimated or established by July 15 of the year prior to the calendar year in which
19.15	the representatives will serve on the Grant Evaluation and Ranking System Committee
19.16	established under subdivision 5.
19.17	Subd. 2. Imposition; rates. (a) Notwithstanding section 477A.016, or any other
19.18	provision of law, the Metropolitan Council shall impose by ordinance (1) a sales and
19.19	use tax of one-half of one percent in all metropolitan counties and all counties in the
19.20	metropolitan transportation area, and (2) an excise tax of \$20 per motor vehicle purchased
19.21	or acquired from any person engaged in the business of selling motor vehicles at retail
19.22	within a metropolitan county or a county in the metropolitan transportation area.
19.23	(b) After June 30, 2028, the amount of the sales and use tax under paragraph (a) is
19.24	one-quarter of one percent.
19.25	Subd. 3. Joint powers agreement. Upon resolution of the boards of at least four
19.26	metropolitan counties, any eligible county that chooses to participate must enter into a
19.27	joint powers agreement. The joint powers agreement:
19.28	(1) must form a joint powers board, as specified in subdivision 4;
19.29	(2) must provide a process that allows any eligible county, by resolution of its county
19.30	board, to agree to the sales tax imposed under this section and join the joint powers board;
19.31	(3) may provide for withdrawal of a participating county before final termination of
19.32	the agreement; and
19.33	(4) may provide for a weighted voting system for joint powers board decisions.
19.34	Subd. 4. Joint powers board. (a) The joint powers board must consist of one
19.35	or more representatives of each county that is in the metropolitan transportation area,

20.1	appointed by its county board. The joint powers board has the powers and duties provided
20.2	in this section and section 471.59.
20.3	(b) The joint powers board may not utilize more than three-fourths of one percent of
20.4	the proceeds of the taxes imposed under this section to reimburse counties for ordinary
20.5	administrative expenses incurred in carrying out the provisions of this section. Any
20.6	additional administrative expenses must be paid by the participating counties.
20.7	(c) The joint powers board may establish a technical advisory group of city, county,
20.8	or public agency representatives that is separate from the Grant Evaluation and Ranking
20.9	System Committee. The technical advisory group must be used solely for technical
20.10	consultation purposes.
20.11	Subd. 5. Grant application and awards; Grant Evaluation and Ranking System
20.12	(GEARS) Committee. (a) The joint powers board shall establish a grant application
20.13	process and identify the amount of available funding for grant awards. Grant applications
20.14	must be submitted in a form prescribed by the joint powers board. An applicant must
20.15	provide, in addition to all other information required by the joint powers board, the
20.16	estimated cost of the project, the amount of the grant sought, possible sources of funding
20.17	in addition to the grant sought, and identification of any federal funds that will be utilized
20.18	if the grant is awarded.
20.19	(b) The joint powers board shall establish a timeline and procedures for the award of
20.20	grants, and may only award grants to the state and political subdivisions. The board shall
20.21	define objective criteria for the award of grants, which must include, but not be limited to,
20.22	consistency with the most recent version of the transportation policy plan adopted by the
20.23	Metropolitan Council under section 473.146. The joint powers board shall maximize the
20.24	availability and use of federal funds in projects funded under this section.
20.25	(c) The joint powers board shall establish a GEARS Committee, which must consist
20.26	<u>of:</u>
20.27	(1) one county commissioner from each county that is in the metropolitan
20.28	transportation area, appointed by its county board;
20.29	(2) one elected city representative from each county that is in the metropolitan
20.30	transportation area;
20.31	(3) one additional elected city representative from each county for every additional
20.32	400,000 in population, or fraction of 400,000, in the county that is above 400,000 in
20.33	population; and
20.34	(4) the chair of the Metropolitan Council Transportation Committee.

21.1	(d) Each city representative must be elected at a meeting of cities in the metropolitan
21.2	transportation area, which must be convened for that purpose by the Association of
21.3	Metropolitan Municipalities.
21.4	(e) The committee shall evaluate grant applications following objective criteria
21.5	established by the joint powers board, and must provide to the joint powers board a
21.6	selection list of transportation projects that includes a priority ranking.
21.7	(f) Grants must be funded by the proceeds of the taxes imposed under this section,
21.8	bonds, notes, or other obligations issued by the joint powers board under subdivision 7.
21.9	(g) Notwithstanding the provisions of this subdivision, in fiscal year 2009, of the
21.10	initial revenue collected under this section, the joint powers board shall allocate at least
21.11	\$23,083,000 to the Metropolitan Council for operating assistance for transit.
21.12	Subd. 6. Allocation of grant awards. (a) The board must allocate grant awards
21.13	as follows:
21.14	(1) no less than 50 percent for transit, for the following purposes:
21.15	(i) capital improvements to transit ways, including commuter rail, rolling stock,
21.16	light rail vehicles, and transit way buses;
21.17	(ii) capital costs for park-and-ride facilities, as defined in section 174.256,
21.18	subdivision 2;
21.19	(iii) feasibility studies, planning, alternatives analyses, environmental studies,
21.20	engineering, property acquisition for transit way purposes, and construction of transit
21.21	ways; and
21.22	(iv) operating assistance for transit ways;
21.23	(2) no less than 25 percent for construction or reconstruction of trunk highways or
21.24	local roads of regional significance; and
21.25	(3) 25 percent for (i) any of the purposes specified in clauses (1) and (2), and
21.26	(ii) planning, studies, design, construction, maintenance, and operation of pedestrian
21.27	programs and bicycle programs and pathways.
21.28	(b) The joint powers board must annually award grants to each minimum guarantee
21.29	county in an amount no less than the amount of sales tax revenue collected within that
21.30	county.
21.31	(c) No more than five percent of the awards may be annually allocated for the
21.32	purposes specified in paragraph (a), clause (3), item (ii).
21.33	Subd. 7. Bonds. (a) The joint powers board or any county, acting under a joint
21.34	powers agreement as specified in this section, may, by resolution, authorize, issue, and sell
21.35	its bonds, notes, or other obligations for the purpose of funding grants under subdivision

22.1	6. The joint powers board or county may also, by resolution, issue bonds to refund the
22.2	bonds issued under this subdivision.
22.3	(b) The bonds of the joint powers board must be limited obligations, payable solely
22.4	from or secured by taxes levied under this section.
22.5	(c) The bonds of any county may be limited obligations, payable solely from or
22.6	secured by taxes levied under this section. A county may also pledge its full faith, credit,
22.7	and taxing power as additional security for the bonds.
22.8	(d) Bonds may be issued in one or more series and sold without an election. The
22.9	bonds shall be secured, bear the interest rate or rates or a variable rate, have the rank or
22.10	priority, be executed in the manner, be payable in the manner, mature, and be subject to
22.11	the defaults, redemptions repurchases, tender options, or other terms, and shall be sold in
22.12	such manner as the joint powers board, the rail authority, or the county may determine.
22.13	(e) The joint powers board or any county may enter into and perform all contracts
22.14	deemed necessary or desirable by it to issue and secure the bonds, including an indenture
22.15	of trust with a trustee within or without the state.
22.16	(f) Except as otherwise provided in this subdivision, the bonds must be issued and
22.17	sold in the manner provided under chapter 475.
22.18	(g) The joint powers board or any regional railroad authority wholly within the
22.19	metropolitan transportation area also may authorize, issue, and sell its bonds, notes, or
22.20	other obligations for the purposes, and in accordance with the procedures, set forth in
22.21	section 398A.07 to fund grants as provided in subdivision 6. The bonds of any regional
22.22	railroad authority may be limited obligations, payable solely from or secured by taxes
22.23	levied under this section. A regional railroad authority may also pledge its taxing powers
22.24	as additional security for the bonds.
22.25	Subd. 8. Allocation of revenues. After the deductions allowed in section 297A.99,
22.26	subdivision 11, the commissioner of revenue shall remit the proceeds of the taxes imposed
22.27	under this section on a quarterly basis, as directed by the joint powers board under this
22.28	section.
22.29	Subd. 9. Administration, collection, enforcement. Except as otherwise provided
22.30	in this section, the provisions of section 297A.99, subdivisions 4 and 6 to 12a, govern the
22.31	administration, collection, and enforcement of the tax authorized under this section.
22.32	Subd. 10. Report. The joint powers board shall report annually by February 1 to the
22.33	house of representatives and senate committees having jurisdiction over transportation
22.34	policy and finance concerning the revenues received and grants awarded.

23.1	Subd. 11. Grant awards to Metropolitan Council. Any grant award under this
23.2	section made to the Metropolitan Council must supplement, and must not supplant,
23.3	operating and capital assistance provided by the state.
23.4	EFFECTIVE DATE. This section is effective the day following final enactment,
23.5	except that subdivisions 2, 8, and 9 are effective the first day of a calendar quarter
23.6	beginning at least 90 days after the formation of the joint powers board under subdivision
23.7	4. This section expires October 2, 2008, if the sales and use tax under subdivision 2 has
23.8	not been imposed.
23.9	Sec. 2. [297A.993] GREATER MINNESOTA TRANSPORTATION SALES AND
23.10	USE TAX.
23.11	Subdivision 1. Authorization; rates. Notwithstanding section 297A.99,
23.12	subdivisions 1, 2, 3, 5, and 13, or 477A.016, or any other law, the board of a county outside
23.13	the metropolitan transportation area, as defined under section 297A.992, subdivision 1, or
23.14	more than one county outside the metropolitan transportation area acting under a joint
23.15	powers agreement, may impose (1) a transportation sales tax at a rate of one-half of one
23.16	percent on retail sales and uses taxable under this chapter, and (2) an excise tax of \$20 per
23.17	motor vehicle purchased or acquired from any person engaged in the business of selling
23.18	motor vehicles at retail, occurring within the jurisdiction of the taxing authority. The taxes
23.19	imposed under this section are subject to approval by a majority of the voters of the county
23.20	or counties at a general election who vote on the question to impose the taxes.
23.21	Subd. 2. Allocation; termination. The proceeds of the taxes must be dedicated
23.22	exclusively to payment of the cost of a specific transportation project or improvement.
23.23	The transportation project or improvement must be designated by the board of the county,
23.24	or more than one county acting under a joint powers agreement. The taxes must terminate
23.25	after the project or improvement has been completed.
23.26	Subd. 3. Administration, collection, enforcement. The administration, collection,
23.27	and enforcement provisions in section 297A.99, subdivisions 4 and 6 to 12, apply to all
23.28	taxes imposed under this section.
23.29	Sec. 3. Minnesota Statutes 2006, section 473.129, is amended by adding a subdivision
23.30	to read:
23.31	Subd. 12. Metropolitan transportation area sales tax. The Metropolitan Council
23.32	shall impose the sales and use tax authorized under section 297A.992, subject to the
23.33	requirements of that section.

24.1	Sec. 4. CITY OF MINNEAPOLIS; TOTAL TAX ON LODGING.
24.2	The tax imposed under Minnesota Statutes, section 297A.992, is not included in
24.3	determining if the total tax on lodging in the city of Minneapolis exceeds the maximum
24.4	allowed tax under Laws 1986, chapter 396, section 5, as amended by Laws 2001, First
24.5	Special Session chapter 5, article 12, section 87, or in determining a tax that may be
24.6	imposed under any other limitations.
24.7	ARTICLE 5
24.8	COUNTY STATE-AID HIGHWAY FUND DISTRIBUTION
24.9	Section 1. Minnesota Statutes 2006, section 162.06, is amended to read:
24.10	162.06 ACCRUALS TO COUNTY STATE-AID HIGHWAY FUND; ACCOUNTS.
24.11	Subdivision 1. Estimate. (a) By December 15 of each year the commissioner shall
24.12	estimate the amount of money that will be available to the county state-aid highway fund
24.13 24.14	during that fiscal year. The amount available must be based on actual receipts from July
24.14	1 through November 30, the unallocated fund balance, and the projected receipts for
24.15	the remainder of the fiscal year. The total amount available, except for deductions as
24.10	provided herein in this section, shall be apportioned by the commissioner to the counties
24.17	as hereinafter provided in section 162.07.
24.19	(b) For purposes of this section, "amount available" means the amount estimated in
24.20	paragraph (a).
24.21	Subd. 2. Administrative costs of department. Two percent must be deducted from
24.22	the total amount available in the county state-aid highway fund, set aside in a separate
24.23	account, and used for administrative costs incurred by the state Transportation Department
24.24	in carrying out the provisions relating to the county state-aid highway system.
24.25	Subd. 3. Disaster account. (a) After deducting administrative costs as provided in
24.26	subdivision 2, the commissioner shall set aside each year a sum of money equal to one
24.27	percent of the remaining money in the county state-aid highway fund amount available
24.28	to provide for a disaster account; provided that the total amount of money in the disaster
24.29	account must never exceed two percent of the total sums to be apportioned to the counties.
24.30	This sum The money must be used to provide aid to any county encountering disasters
24.31	or unforeseen events affecting its county state-aid highway system, and resulting in an
24.32	undue and burdensome financial hardship.
24.33	(b) Any county desiring aid by reason of disaster or unforeseen event shall request
24.34	the aid in the form required by the commissioner. Upon receipt of the request, the

Article 5 Section 1.

24.35

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commissioner shall appoint a board consisting of two representatives of the counties, who

must be either a county engineer or member of a county board, from counties other than the
requesting county, and a representative of the commissioner. The board shall investigate
the matter and report its findings and recommendations in writing to the commissioner.

(c) Final determination of the amount of aid, if any, to be paid to the county from the
disaster account must be made by the commissioner. Upon determining to aid a requesting
county, the commissioner shall certify to the commissioner of finance the amount of the
aid, and the commissioner of finance shall then issue a warrant in that amount payable
to the county treasurer of the county. Money so paid must be expended on the county
state-aid highway system in accordance with the rules of the commissioner.

Subd. 4. **Research account.** (a) Each year the screening board, provided for in section 162.07, subdivision 5, may recommend to the commissioner a sum of money that the commissioner shall set aside from the county state-aid highway fund amount available and credit to a research account. The amount so recommended and set aside shall not exceed one-half of one percent of the preceding year's apportionment sum distribution amount, as defined in section 162.07, subdivision 1a.

- (b) Any money so set aside shall be used by the commissioner for the purpose of:
 (1) conducting research for improving the design, construction, maintenance and
 environmental compatibility of state-aid highways and appurtenances;
- 25.19 (2) constructing research elements and reconstructing or replacing research elements25.20 that fail; and

25.21 (3) conducting programs for implementing and monitoring research results.

(c) Any balance remaining in the research account at the end of each year from
the sum set aside for the year immediately previous, shall be transferred to the county
state-aid highway fund.

Subd. 5. State park road account. After deducting for administrative costs and 25.25 25.26 for the disaster account and research account as heretofore provided from the remainder of the total sum provided for in subdivision 1, there shall be deducted from the amount 25.27 available as provided in this section, the commissioner shall deduct a sum equal to the 25.28 three-quarters of one percent of the remainder. The sum so deducted shall be set aside 25.29 in a separate account and shall be used for (1) the establishment, location, relocation, 25.30 construction, reconstruction, and improvement of those roads included in the county 25.31 state-aid highway system under Minnesota Statutes 1961, section 162.02, subdivision 6, 25.32 which border and provide substantial access to an outdoor recreation unit as defined in 25.33 section 86A.04 or which provide access to the headquarters of or the principal parking 25.34 lot located within such a unit, and (2) the reconstruction, improvement, repair, and 25.35 maintenance of county roads, city streets, and town roads that provide access to public 25.36

lakes, rivers, state parks, and state campgrounds. Roads described in clause (2) are not 26.1 required to meet county state-aid highway standards. At the request of the commissioner 26.2 of natural resources the counties wherein such roads are located shall do such work as 26.3 requested in the same manner as on any county state-aid highway and shall be reimbursed 26.4 for such construction, reconstruction, or improvements from the amount set aside by 26.5 this subdivision. Before requesting a county to do work on a county state-aid highway 26.6 as provided in this subdivision, the commissioner of natural resources must obtain 26.7 approval for the project from the County State-Aid Screening Board. The screening 26.8 board, before giving its approval, must obtain a written comment on the project from the 26.9 county engineer of the county requested to undertake the project. Before requesting a 26.10 26.11 county to do work on a county road, city street, or a town road that provides access to a public lake, a river, a state park, or a state campground, the commissioner of natural 26.12 resources shall obtain a written comment on the project from the county engineer of 26.13 the county requested to undertake the project. Any sums paid to counties or cities in 26.14 accordance with this subdivision shall reduce the money needs of said counties or cities in 26.15 26.16 the amounts necessary to equalize their status with those counties or cities not receiving such payments. Any balance of the amount so set aside, at the end of each year shall be 26.17 transferred to the county state-aid highway fund. 26.18

Subd. 6. County state-aid highway revolving loan account. A county state-aid 26.19 highway revolving loan account is created in the transportation revolving loan fund. The 26.20 commissioner may transfer to the account the amount allocated under section 162.065. 26.21 Money in the account may be used to make loans. Funds in the county state-aid highway 26.22 revolving loan account may be used only for aid in the construction, improvement, and 26.23 maintenance of county state-aid highways. Funds in the account may not be used for any 26.24 toll facilities project or congestion-pricing project. Repayments and interest from loans 26.25 from the county state-aid highway revolving loan account must be credited to that account. 26.26 Money in the account is annually appropriated to the commissioner and does not lapse. 26.27 Interest earned from investment of money in this account must be deposited in the county 26.28 state-aid highway revolving loan account. 26.29

Sec. 2. Minnesota Statutes 2006, section 162.07, subdivision 1, is amended to read:
Subdivision 1. Formula <u>Apportionment sum</u>. After deducting for administrative
costs and for the disaster account and research account and state park roads as heretofore
provided, the remainder of the total sum provided for in section 162.06, subdivision 1,
shall be identified as the apportionment sum and shall be apportioned by the commissioner

27.1	to the several counties on the basis of the needs of the counties as determined in
27.2	accordance with the following formula:
27.3	(a) The commissioner shall apportion the apportionment sum, as calculated in
27.4	subdivision 1a, to the several counties as provided in paragraphs (b) to (e).
27.5	(a) (b) An amount equal to ten percent of the apportionment sum shall be apportioned
27.6	equally among the 87 counties.
27.7	(b) (c) An amount equal to ten percent of the apportionment sum shall be
27.8	apportioned among the several counties so that each county shall receive of such amount
27.9	the percentage that its motor vehicle registration for the calendar year preceding the
27.10	one last past, determined by residence of registrants, bears to the total statewide motor
27.11	vehicle registration.

(c) (d) An amount equal to 30 percent of the apportionment sum shall be apportioned
among the several counties so that each county shall receive of such amount the percentage
that its total lane-miles of approved county state-aid highways bears to the total lane-miles
of approved statewide county state-aid highways. In 1997 and subsequent years no county
may receive, as a result of an apportionment under this clause based on lane-miles rather
than miles of approved county state-aid highways, an apportionment that is less than its
apportionment in 1996.

(d) (e) An amount equal to 50 percent of the apportionment sum shall be apportioned 27.19 among the several counties so that each county shall receive of such amount the percentage 27.20 that its money needs bears to the sum of the money needs of all of the individual counties; 27.21 provided, that the percentage of such amount that each county is to receive shall be 27.22 adjusted so that each county shall receive in 1958 a total apportionment at least ten 27.23 percent greater than its total 1956 apportionments from the state road and bridge fund; 27.24 and provided further that those counties whose money needs are thus adjusted shall 27.25 never receive a percentage of the apportionment sum less than the percentage that such 27.26 county received in 1958. 27.27

27.28	Sec. 3. Minnesota Statutes 2006, section 162.07, is amended by adding a subdivision
27.29	to read:

27.30 Subd. 1a. Apportionment sum and excess sum. (a) For purposes of this

27.31 <u>subdivision, "distribution amount" means the amount identified in section 162.06,</u>

27.32 <u>subdivision 1, after the deductions provided for in section 162.06 for administrative costs</u>,

27.33 disaster account, research account, and state park road account.

27.34 (b) The apportionment sum is calculated by subtracting the excess sum, as calculated
 27.35 in paragraph (c), from the distribution amount.

28.1	(c) The excess sum is calculated as the sum of revenue within the distribution
28.2	amount:
28.3	(1) attributed to that portion of the gasoline excise tax rate under section 296A.07,
28.4	subdivision 3, in excess of 20 cents per gallon, and to that portion of the excise tax rates
28.5	in excess of the energy equivalent of a gasoline excise tax rate of 20 cents per gallon
28.6	for E85 and M85 under section 296A.07, subdivision 3, and special fuel under section
28.7	296A.08, subdivision 2;
28.8	(2) attributed to a change in the passenger vehicle registration tax under section
28.9	168.013, imposed on or after July 1, 2008, that exceeds (i) the amount collected in fiscal
28.10	year 2008, multiplied by (ii) the annual average United States Consumer Price Index for
28.11	the calendar year previous to the current calendar year, divided by the annual average
28.12	United States Consumer Price Index for calendar year 2007; and
28.13	(3) attributed to that portion of the motor vehicle sales tax revenue in excess of the
28.14	percentage allocated to the county state-aid highway fund in fiscal year 2007.
28.15	(d) For purposes of this subdivision, the United States Consumer Price Index
28.16	identified in paragraph (c) is for all urban consumers, United States city average, as
28.17	determined by the United States Department of Labor.
28.18	Sec. 4. Minnesota Statutes 2006, section 162.07, is amended by adding a subdivision
28.19	to read:
28.20	Subd. 1c. Excess sum. (a) The commissioner shall apportion the excess sum, as
28.21	calculated in subdivision 1a, to the several counties as provided in paragraphs (b) and (c).
28.22	(b) An amount equal to 40 percent must be apportioned among the several counties
28.23	so that each county receives of that amount the percentage that its motor vehicle
28.24	registration for the calendar year preceding the one last past, determined by residence of
28.25	registrants, bears to the total statewide motor vehicle registration.
28.26	(c) An amount equal to 60 percent must be apportioned among the several counties
28.27	so that each county receives of that amount the percentage that its money needs bears to
28.28	the sum of the money needs of all of the individual counties.

28.29

Sec. 5. <u>**REVISOR'S INSTRUCTION.</u>**</u>

28.30 The revisor of statutes shall renumber Minnesota Statutes 2006, section 162.07,
28.31 <u>subdivision 1, as subdivision 1b.</u>

29.1	ARTICLE 6
29.2	OTHER TRANSPORTATION FINANCE
29.3	Section 1. Minnesota Statutes 2006, section 160.84, subdivision 1, is amended to read:
29.4	Subdivision 1. Scope. The terms used in sections 160.84 to 160.92 160.98 have the
29.5	meanings given them in this section and section 160.02.
29.6	Sec. 2. [160.845] RESTRICTIONS ON TOLL FACILITY.
29.7	A road authority, including the governing body of a city, or a private operator may
29.8	not convert, transfer, or utilize any portion of a highway to impose tolls or for use as a toll
29.9	facility. A road authority, including the governing body of a city, or a private operator
29.10	may not limit operation of a commercial motor vehicle, as defined in section 169.01,
29.11	subdivision 75, to a toll facility or otherwise require that a commercial motor vehicle use
29.12	the tolled portion of a highway.
29.13	(b) This section does not apply to (1) any toll facility or high-occupancy vehicle lane
29.14	constructed, converted, or established before September 1, 2007, and (2) any additional
29.15	lane, including a priced dynamic shoulder lane, added to a highway after September 1,
29.16	2007, that expands road or bridge capacity.
29.17	EFFECTIVE DATE. This section is effective the day following final enactment.
29.18	Sec. 3. [160.98] PROHIBITION ON ROAD AND BRIDGE PRIVATIZATION.
29.19	A road authority may not sell, lease, execute a development agreement for a BOT
29.20	facility or BTO facility that transfers an existing highway lane, or otherwise relinquish
29.21	management of a highway, if the highway is retained or utilized by the buyer, lessor, or
29.22	operator for highway purposes. Nothing in this section prevents sale, reconveyance, or
29.23	easements under sections 160.274, 161.23, 161.41, 161.411, 161.431, 161.44, 161.442, or
29.24	any other similar provision.
29.25	EFFECTIVE DATE. This section is effective the day following final enactment.
29.26	Sec. 4. Minnesota Statutes 2006, section 161.081, subdivision 3, is amended to read:
29.27	Subd. 3. Flexible highway account; turnback accounts. (a) The flexible highway
29.28	account is created in the state treasury. Money in the account may be used either for the:
29.29	(1) restoration of former trunk highways that have reverted to counties or to
29.30	statutory or home rule charter cities or for regular trunk highway purposes, or for trunk

- highways that will be restored and subsequently turned back by agreement between the 30.1 commissioner and the local road authority; 30.2 (2) safety improvements on county highways, municipal highways, streets, or town 30.3 roads; and 30.4 (3) routes of regional significance. 30.5 (b) For purposes of this subdivision, "restoration" means the level of effort required 30.6 to improve the route that will be turned back to an acceptable condition as determined 30.7 by agreement made between the commissioner and the county or city before the route 30.8 is turned back. 30.9 (c) The commissioner shall review the need for funds to restore highways that 30.10 30.11 have been or will be turned back and the need for funds for the trunk highway system. The commissioner shall determine, on a biennial basis, the percentage of this funds in 30.12 the flexible highway account to be distributed to each district, and within each district the 30.13 percentage to be used for county turnbacks, for municipal turnbacks, and for regular 30.14 trunk highway projects each of the purposes specified in paragraph (a). Money in the 30.15 30.16 account may be used for safety improvements and routes of regional significance only after money is set aside to restore the identified turnbacks. The commissioner shall make 30.17 this determination these determinations only after meeting and holding discussions with 30.18 committees selected by the statewide associations of both county commissioners and 30.19 municipal officials. The commissioner shall, to the extent feasible, annually allocate 50 30.20 percent of the funds in the flexible highway account to the department's metropolitan 30.21 district, and 50 percent to districts in greater Minnesota. 30.22
- 30.23 (d) Money that will be used for the restoration of trunk highways that have reverted
 30.24 or that will revert to cities must be deposited in the municipal turnback account, which is
 30.25 created in the state treasury.
- 30.26 (e) Money that will be used for the restoration of trunk highways that have reverted
 30.27 or that will revert to counties must be deposited in the county turnback account, which is
 30.28 created in the state treasury.
- 30.29 (f) Money that will be used for safety improvements must be deposited in the
 30.30 highway safety improvement account, which is created in the state treasury to be used
 30.31 as grants to statutory or home rule charter cities, towns, and counties to assist in paying
 30.32 the costs of constructing or reconstructing city streets, county highways, or town roads
 30.33 to reduce crashes, deaths, injuries, and property damage.
 30.34 (g) Money that will be used for routes of regional significance must be deposited in
- 30.34 (g) Money that will be used for routes of regional significance must be deposited in
 30.35 the routes of regional significance account, which is created in the state treasury, and used
 30.36 as grants to statutory or home rule charter cities, towns, and counties to assist in paying

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31.1	the costs of constructing or reconstructing city stre	ets, county highways, or town	roads
31.2	with statewide or regional significance that have no	ot been fully funded through ot	her state,
31.3	federal, or local funding sources.		
31.4	(h) As part of each biennial budget submission	on to the legislature, the commi	ssioner
31.5	shall describe how the money in the flexible highw	ay account will be apportioned	among
31.6	the county turnback account, the municipal turnba	ck account, and the trunk high	way
31.7	fund for routes turned back to local governments b	by agreement, the highway safe	<u>ety</u>
31.8	improvement account, and the routes of regional si	gnificance account.	
31.9	(g) Money apportioned from the flexible high	way account to the trunk high	vay fund
31.10	must be used for state road construction and engin	eering costs.	
31.11 31.12	EFFECTIVE DATE. Paragraph (h) is effect of this section is effective July 1, 2009.	tive January 1, 2009, and the re	<u>mainder</u>
31.13	Sec. 5. [165.14] TRUNK HIGHWAY BRIDG	E IMPROVEMENT PROGR	RAM.
31.14	Subdivision 1. Definition. For purposes of the	nis section, "program" means th	<u>ie trunk</u>
31.15	highway bridge improvement program established	under this section.	
31.16	Subd. 2. Program created. The commission	er shall develop a trunk highwa	ıy bridge
31.17	improvement program for accelerating repair and r	eplacement of trunk highway b	oridges
31.18	throughout the state. The program receives funding	g for bridge projects as specified	<u>d by law.</u>
31.19	Subd. 3. Program requirements. (a) The co	ommissioner shall develop an ir	iventory
31.20	of bridges included in the program. The inventory	must include all bridges on the	<u>trunk</u>
31.21	highway system in Minnesota that are classified as	fracture-critical or structurally c	leficient,
31.22	or constitute a priority project, as identified by the	commissioner. In determining	whether
31.23	a bridge is a priority project, the commissioner ma	y consider national bridge inve	entory
31.24	(NBI) condition codes, bridge classification as fun	ctionally obsolete, the year in y	which
31.25	the bridge was built, the history of bridge maintena	ance and inspection report findi	ngs, the

31.26 average daily traffic count, engineering judgments with respect to the safety or condition

31.27 of the bridge, and any other factors specifically identified by the commissioner.

31.28 (b) For each bridge included in the inventory, the commissioner must provide the
31.29 following information: a summary of the bridge, including but not limited to, county
31.30 and department district, route number, feature crossed, the year in which the bridge was
31.31 built, average daily traffic count, load rating, bridge length and deck area, and main span
31.32 type; the condition ratings for the deck, superstructure, and substructure; identification of
31.33 whether the bridge is structurally deficient, functionally obsolete, or fracture-critical; the
31.34 sufficiency rating; a brief description of the work planned for the bridge, including work

32.1	type needed; an estimate of total costs related to the bridge, which may include general
32.2	and planning cost estimates; and, the year or range of years in which the work is planned.
32.3	Subd. 4. Prioritization of bridge projects. (a) The commissioner shall classify all
32.4	bridges in the program into tier 1, 2, or 3 bridges, where tier 1 is the highest tier. Unless
32.5	the commissioner identifies a reason for proceeding otherwise, before commencing bridge
32.6	projects in a lower tier, all bridge projects within a higher tier must to the extent feasible
32.7	be selected and funded in the approved state transportation improvement program, at
32.8	any stage in the project development process, solicited for bids, in contract negotiation,
32.9	under construction, or completed.
32.10	(b) The classification of each tier is as follows:
32.11	(1) tier 1 consists of any bridge in the program that (i) has an average daily traffic
32.12	count that is above 1,000 and has a sufficiency rating that is at or below 50, or (ii) is
32.13	identified by the commissioner as a priority project;
32.14	(2) tier 2 consists of any bridge that is not a tier 1 bridge, and (i) is classified as
32.15	fracture-critical, or (ii) has a sufficiency rating that is at or below 80; and
32.16	(3) tier 3 consists of any other bridge in the program that is not a tier 1 or tier 2 bridge.
32.17	(c) By June 30, 2018, all tier 1 and tier 2 bridges originally included in the program
32.18	must be under contract for repair or replacement with a new bridge that contains a
32.19	load-path-redundant design.
32.20	(d) The commissioner shall establish criteria for determining the priority of bridge
32.21	projects within each tier, and must include safety considerations as a criterion.
32.22	Subd. 5. Statewide transportation planning report. In conjunction with each
32.23	update to the Minnesota statewide transportation plan, or at least every six years, the
32.24	commissioner shall submit a report to the chairs and ranking minority members of the
32.25	house of representatives and senate committees with jurisdiction over transportation
32.26	finance. The report must include:
32.27	(1) an explanation of the criteria and decision-making processes used to prioritize
32.28	bridge projects;
32.29	(2) a historical and projected analysis of the extent to which all trunk highway
32.30	bridges meet bridge performance targets;
32.31	(3) a summary of bridge projects (i) completed in the previous six years or since the
32.32	last update to the Minnesota statewide transportation plan, and (ii) currently in progress
32.33	under the program;
32.34	(4) a summary of bridge projects scheduled in the next four fiscal years and included
32.35	in the state transportation improvement program;
32.36	(5) a projection of annual needs over the next 20 years:

33.1	(6) a calculation funding necessary to meet the completion date under subdivision 4,
33.2	paragraph (c), compared to the total amount of bridge-related funding available; and
33.3	(8) for any tier 1 fracture-critical bridge that is repaired but not replaced, an
33.4	explanation of the reasons for repair instead of replacement.
33.5	Subd. 6. Annual report. Annually by January 15, the commissioner shall submit
33.6	a report on the program to the chairs and ranking minority members of the house of
33.7	representatives and senate committees with jurisdiction over transportation finance. The
33.8	report must include the inventory information required under subdivision 3, and an
33.9	analysis, including any recommendations for changes, of the adequacy and efficacy of
33.10	(1) the program requirements under subdivision 3, and (2) the prioritization requirements
33.11	under subdivision 4.
33.12	EFFECTIVE DATE. This section is effective the day following final enactment.
33.13	Sec. 6. Minnesota Statutes 2006, section 171.29, subdivision 2, is amended to read:
33.14	Subd. 2. Reinstatement fees and surcharges allocated and appropriated. (a)
33.15	An individual whose driver's license has been revoked as provided in subdivision 1,
33.16	except under section 169A.52, 169A.54, or 609.21, must pay a \$30 fee before the driver's
33.17	license is reinstated.
33.18	(b) A person whose driver's license has been revoked as provided in subdivision
33.19	1 under section 169A.52, 169A.54, or 609.21, must pay a \$250 fee plus a \$40 \$430
33.20	surcharge before the driver's license is reinstated, except as provided in paragraph (f).
33.21	Beginning July 1, 2002, the surcharge is \$145. Beginning July 1, 2003, the surcharge is
33.22	\$430. The \$250 fee is to be credited as follows:
33.23	(1) Twenty percent must be credited to the driver services operating account in the
33.24	special revenue fund as specified in section 299A.705.
33.25	(2) Sixty-seven percent must be credited to the general fund.
33.26	(3) Eight percent must be credited to a separate account to be known as the Bureau
33.27	of Criminal Apprehension account. Money in this account may be appropriated to the
33.28	commissioner of public safety and the appropriated amount must be apportioned 80 percent
33.29	for laboratory costs and 20 percent for carrying out the provisions of section 299C.065.
33.30	(4) Five percent must be credited to a separate account to be known as the vehicle
33.31	forfeiture account, which is created in the special revenue fund. The money in the account
33.32	is annually appropriated to the commissioner for costs of handling vehicle forfeitures.
33.33	(c) The revenue from \$50 of each the surcharge must be credited to a separate
33.34	account to be known as the traumatic brain injury and spinal cord injury account. The
33.35	revenue from \$50 of the surcharge on a reinstatement under paragraph (f) is credited from

the first installment payment to the traumatic brain injury and spinal cord injury account. 34.1 The money in the account is annually appropriated to the commissioner of health to be 34.2 used as follows: 83 percent for contracts with a qualified community-based organization 34.3 to provide information, resources, and support to assist persons with traumatic brain 34.4 injury and their families to access services, and 17 percent to maintain the traumatic 34.5 brain injury and spinal cord injury registry created in section 144.662. For the purposes 34.6 of this paragraph, a "qualified community-based organization" is a private, not-for-profit 34.7 organization of consumers of traumatic brain injury services and their family members. 34.8 The organization must be registered with the United States Internal Revenue Service under 34.9 section 501(c)(3) as a tax-exempt organization and must have as its purposes: 34.10 34.11 (1) the promotion of public, family, survivor, and professional awareness of the incidence and consequences of traumatic brain injury; 34.12 (2) the provision of a network of support for persons with traumatic brain injury, 34.13 their families, and friends; 34.14 (3) the development and support of programs and services to prevent traumatic 34.15 34.16 brain injury; (4) the establishment of education programs for persons with traumatic brain injury; 34.17 and 34.18 (5) the empowerment of persons with traumatic brain injury through participation 34.19 in its governance. 34.20 A patient's name, identifying information, or identifiable medical data must not be 34.21 disclosed to the organization without the informed voluntary written consent of the patient 34.22 or patient's guardian or, if the patient is a minor, of the parent or guardian of the patient. 34.23 (d) The remainder of the surcharge must be credited to a separate account to be 34.24 known as the remote electronic alcohol-monitoring program account. The commissioner 34.25 shall transfer the balance of this account to the commissioner of finance on a monthly 34.26 basis for deposit in the general fund. 34.27 (e) When these fees are collected by a licensing agent, appointed under section 34.28 171.061, a handling charge is imposed in the amount specified under section 171.061, 34.29 subdivision 4. The reinstatement fees and surcharge must be deposited in an approved 34.30 depository as directed under section 171.061, subdivision 4. 34.31 (f) A person whose driver's license has been revoked as provided in subdivision 34.32 1 under section 169A.52 or 169A.54 and who the court certifies as being financially 34.33 eligible for a public defender under section 611.17, may choose to pay 50 percent and 34.34 an additional \$25 of the total amount of the surcharge and 50 percent of the fee required 34.35 under paragraph (b) to reinstate the person's driver's license, provided the person meets all 34.36

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35.1	other requirements of reinstatement. If a person chooses to pay 50 percent of the total and		
35.2	an additional \$25, the driver's license must expire after two years. The person must pay an		
35.3	additional 50 percent less \$25 of the total to extend the license for an additional two years,		
35.4	provided the person is otherwise still eligible for the license. After this final payment of		
35.5	the surcharge and fee, the license may be renewed on a standard schedule, as provided		
35.6	under section 171.27. A handling charge may be imposed for each installment payment.		
35.7	Revenue from the handling charge is credited to the driver services operating account in		
35.8	the special revenue fund and is appropriated to the commissioner.		
35.9	(g) Any person making installment payments under paragraph (f), whose driver's		
35.10	license subsequently expires, or is canceled, revoked, or suspended before payment of		
35.11	100 percent of the surcharge and fee, must pay the outstanding balance due for the initial		
35.12	reinstatement before the driver's license is subsequently reinstated. Upon payment of		
35.13	the outstanding balance due for the initial reinstatement, the person may pay any new		
35.14	surcharge and fee imposed under paragraph (b) in installment payments as provided		
35.15	under paragraph (f).		
35.16	EFFECTIVE DATE. This section is effective July 1, 2009.		
35.17	Sec. 7. [398A.10] TRANSIT FUNDING.		
35.18	Subdivision 1. Capital costs. A county regional railroad authority may not		
35.19	contribute more than ten percent of the capital costs on a transit project. For purposes of		
35.20	this section, "transit project" includes, but is not limited to, light rail transit, bus rapid		
35.21	transit, and commuter rail.		
35.22	Subd. 2. Operating and maintenance costs. A county regional railroad authority		
35.23	may not contribute any funds to pay the operating and maintenance costs for a transit		
35.24	project, as defined in subdivision 1. If a county regional railroad authority is contributing		
35.25	funds for operating and maintenance costs on a transit project on the date of the enactment		
35.26	of this act, the authority may continue to contribute funds for these purposes until January		
35.27	<u>1, 2009.</u>		
35.28	Sec. 8. FUNDING FOR RAIL TRANSIT WAYS.		
35.29	In order to accelerate the development of metropolitan area rail transit projects,		
35.30	reduce construction costs, provide transportation options, increase mobility, support		
35.31	economic growth, and meet environmental challenges, the Metropolitan Council shall		
35.32	initiate negotiations with the federal Transit Administration to secure federal funds for a		

- 35.33 single comprehensive program of rail transit way development, to include Rush Line, Red
- 35.34 Rock, Southwest Corridor, and an extension of NorthStar commuter rail to St. Cloud.