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State of Minnesota

HOUSE OF REPRESENTATIVES

A bill for an act

relating to transportation; imposing a road usage charge; requiring a report;

NINETY-THIRD SESSION

н. г. №. 2428

03/02/2023

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Authored by Elkins
The bill was read for the first time and referred to the Committee on Transportation Finance and Policy

1.3 1.4 1.5 1.6	appropriating money; amending Minnesota Statutes 2022, sections 13.6905, by adding a subdivision; 168.002, by adding a subdivision; 168.013, subdivision 1a; proposing coding for new law in Minnesota Statutes, chapter 168; repealing Minnesota Statutes 2022, section 168.013, subdivision 1m.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2022, section 13.6905, is amended by adding a subdivision
1.9	to read:
1.10	Subd. 36. Road usage charge data. Data related to road usage charges are governed
1.11	by section 168.0132.
1.12	Sec. 2. Minnesota Statutes 2022, section 168.002, is amended by adding a subdivision to
1.13	read:
1.14	Subd. 1a. All-electric vehicle. "All-electric vehicle" has the meaning given in section
1.15	169.011, subdivision 1a.
1.16	Sec. 3. Minnesota Statutes 2022, section 168.013, subdivision 1a, is amended to read:
1.17	Subd. 1a. Passenger automobile; hearse. (a) On passenger automobiles as defined in
1.18	section 168.002, subdivision 24, and hearses, except as otherwise provided, the registration
1.19	tax is calculated as \$10 plus:
1.20	(1) for a vehicle initially registered in Minnesota prior to November 16, 2020, 1.25
1.21	percent of the manufacturer's suggested retail price of the vehicle and the destination charge,
1.22	subject to the adjustments in paragraphs (f) and (g); or

Sec. 3. 1 (2) for a vehicle initially registered in Minnesota on or after November 16, 2020, 1.285 percent of the manufacturer's suggested retail price of the vehicle, subject to the adjustments in paragraphs (f) and (g).

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- (b) The registration tax calculation must not include the cost of each accessory or item of optional equipment separately added to the vehicle and the manufacturer's suggested retail price. The registration tax calculation must not include a destination charge, except for a vehicle previously registered in Minnesota prior to November 16, 2020.
- (c) In the case of the first registration of a new vehicle sold or leased by a licensed dealer, the dealer may elect to individually determine the registration tax on the vehicle using manufacturer's suggested retail price information provided by the manufacturer. The registrar must use the manufacturer's suggested retail price determined by the dealer as provided in paragraph (d). A dealer that elects to make the determination must retain a copy of the manufacturer's suggested retail price label or other supporting documentation with the vehicle transaction records maintained under Minnesota Rules, part 7400.5200.
 - (d) The registrar must determine the manufacturer's suggested retail price:
- (1) using list price information published by the manufacturer or any nationally recognized firm or association compiling such data for the automotive industry;
- (2) if the list price information is unavailable, using the amount determined by a licensed dealer under paragraph (c);
- (3) if a dealer does not determine the amount, using the retail price label as provided by the manufacturer under United States Code, title 15, section 1232; or
- (4) if the retail price label is not available, using the actual sales price of the vehicle.

 If the registrar is unable to ascertain the manufacturer's suggested retail price of any registered vehicle in the foregoing manner, the registrar may use any other available source or method.
- (e) The registrar must calculate the registration tax using information available to dealers and deputy registrars at the time the initial application for registration is submitted.
- (f) The amount under paragraph (a), clauses (1) and (2), must be calculated based on a percentage of the manufacturer's suggested retail price, as follows: during the first year of vehicle life, upon 100 percent of the price; for the second year, 90 percent of the price; for the third year, 80 percent of the price; for the fourth year, 70 percent of the price; for the fifth year, 60 percent of the price; for the sixth year, 50 percent of the price; for the seventh year, 40 percent of the price; for the eighth year, 30 percent of the price; for the ninth year, 20 percent of the price; and for the tenth year, ten percent of the price.

Sec. 3. 2

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3.1	(g) For the 11th and each succeeding year, the amount under paragraph (a), clauses (1)
3.2	and (2), must be calculated as \$25.
3.3	(h) Except as provided in subdivision 23, for any vehicle previously registered in
3.4	Minnesota and regardless of prior ownership, the total amount due under this subdivision
3.5	and subdivision 1m section 168.0132 must not exceed the smallest total amount previously
3.6	paid or due on the vehicle.
3.7	EFFECTIVE DATE. This section is effective July 1, 2024, and applies to a registration
3.8	period starting on or after that date.
3.9	Sec. 4. [168.0132] ROAD USAGE CHARGE.
3.10	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
3.11	the meanings given.
3.12	(b) "Account provider" means a person, firm, corporation, or partnership of firms or
3.13	corporations that performs road usage charge management for enrolled vehicle owners and
3.14	usage charge calculation under an agreement with the commissioner.
3.15	(c) "Adjustment rate" means \$0.065.
3.16	(d) "Analogous fuel economy" means an amount of distance traveled by a motor vehicle
3.17	as it relates to fuel consumed by the vehicle, in miles per gallon, that applies for a specific
3.18	vehicle classification and model year.
3.19	Subd. 2. Usage charge. (a) The owner of an all-electric vehicle must pay a road usage
3.20	charge. The usage charge is in addition to the tax under section 168.013, subdivision 1a.
3.21	The commissioner must impose the usage charge continuously for each registration period,
3.22	using the relevant calculation under paragraphs (b), (c), or both.
3.23	(b) For a billing period in which account management is active for a vehicle, the usage
3.24	charge is calculated as:
3.25	(1) the miles traveled by the vehicle within Minnesota over the billing period; multiplied
3.26	<u>by</u>
3.27	(2) the total excise tax rate for gasoline under section 296A.07, including the surcharge
3.28	rate under section 296A.083, divided by the analogous fuel economy, as determined in
3.29	subdivision 3.
3.30	(c) For a billing period in which paragraph (b) does not apply, the usage charge is
3.31	calculated as:

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4.1 (1) the estimated average daily vehicle miles traveled per vehicle in Minnesot	ta, multiplied
by the number of days in the billing period; multiplied by	
(2) the total excise tax rate for gasoline under section 296A.07, including the	he surcharge
rate under section 296A.083, divided by the analogous fuel economy, as determined as a rate under section 296A.083, divided by the analogous fuel economy, as determined as a rate under section 296A.083, divided by the analogous fuel economy, as determined as a rate under section 296A.083, divided by the analogous fuel economy, as determined as a rate under section 296A.083, divided by the analogous fuel economy, as determined as a rate under section 296A.083, divided by the analogous fuel economy.	mined in
subdivision 3; plus	
(3) the adjustment rate, multiplied by the number of days in the billing periods.	riod.
(d) The total road usage charge to an enrolled vehicle owner calculated in page 14.7	oaragraph (b)
for an entire vehicle registration period must not exceed the total that would other	erwise apply
under a corresponding calculation in paragraph (c).	
(e) The commissioner must estimate vehicle miles traveled under paragrap	oh (c), clause
(1), in consultation with the commissioner of transportation, using the most recen	ntly available
12 <u>year of data.</u>	
Subd. 3. Analogous fuel economy. In consultation with the commissioner	<u>of</u>
transportation, the commissioner must determine analogous fuel economy that	t applies to
each vehicle under this section. The determination must be based on federal da	ata on
automotive trends maintained by the United States Environmental Protection	Agency by
identifying:	
(1) the vehicle classification that applies to the vehicle from among the following	lowing types
or successor types as specified by the Environmental Protection Agency: sedan	n/wagon, car
sport utility vehicle, truck sport utility vehicle, minivan/van, or pickup; and	
(2) for the vehicle classification, the final estimated real-world fuel econom	my, in miles
per gallon, for the year matching the model year of the vehicle that is subject t	to the usage
charge, or if that data is unavailable, for the year prior to the model year of the	e vehicle. To
the extent feasible, the estimate under this clause must exclude all-electric veh	nicles.
Subd. 4. Road usage charge management agreement. The commissioner	r must enter
into an agreement with one or more account providers to perform road usage of	charge
management. The agreement must include specification of:	
(1) account provider responsibility to enroll vehicle owners in usage charge m	nanagement;
(2) road usage charge calculation and verification;	
(3) designated responsibility for road usage charge billing, collections, and	1 remittance,
which may be performed by the commissioner, the account provider, or a com-	nbination of
2 <u>both;</u>	

5.1	(4) policies to determine whether road usage charge management is active for a vehicle;
5.2	(5) policies on prepayment, account balance minimum, and balance replenishment;
5.3	(6) audit activity, which must include providing for revising prior usage charges based
5.4	on submitted odometer information;
5.5	(7) account provider responsibility for customer service;
5.6	(8) road usage charge information that is available to each enrolled vehicle owner, which
5.7	must include vehicle miles traveled over each billing period and an overview of usage charge
5.8	calculation;
5.9	(9) requirements governing terms and conditions for enrolled vehicle owners; and
5.10	(10) standards for data security.
5.11	Subd. 5. Account providers; implementation capability. (a) An account provider must
5.12	be capable of accurately identifying miles traveled by the vehicle within Minnesota, whether
5.13	through a device that is affixed to the vehicle and transmits geolocation information or from
5.14	data supplied by a vehicle manufacturer.
5.15	(b) An account provider must have a reasonable capacity to implement, in the future,
5.16	identification of vehicle miles traveled during specific times of day, over specific road
5.17	segments, within managed lanes, and in a combination of these situations.
5.18	Subd. 6. Account providers; data practices. (a) An account provider must share with
5.19	the commissioner the following data on an enrolled vehicle owner:
5.20	(1) data on the vehicle owner and the vehicle sufficient to identify the appropriate
5.21	matching records in the driver and vehicle services information systems;
5.22	(2) the billing period; and
5.23	(3) the calculated usage charge amount.
5.24	(b) An account provider must submit the data listed in paragraph (a) electronically in
5.25	the manner and by the date specified by the commissioner.
5.26	(c) An account provider may not share with the commissioner, and the commissioner
5.27	may not otherwise obtain from an account provider, geolocation data for a specifically
5.28	identifiable vehicle.
5.29	(d) An account provider may not share or disseminate data on an enrolled vehicle owner
5.30	with an entity other than the commissioner, except pursuant to a court order.

<u>(e)</u>]	Nothing in this subdivision prevents an account provider from sharing or disseminating
summa	ary data, as defined in section 13.02, subdivision 19.
<u>(f)</u> \$	Services provided by an account provider under this section are not a government
functio	on for purposes of section 13.05, subdivision 11.
(g)	An account provider's agreement with the commissioner is subject to section 13.05,
subdivi	ision 6.
Sub	od. 7. Deposit of revenue; appropriation. (a) Notwithstanding section 168.013,
subdivi	ision 8, revenue collected by the commissioner under this section must be deposited
as follo	ows:
<u>(1)</u>	11 percent in the vehicle services operating account; and
<u>(2)</u>	the remainder in the highway user tax distribution fund.
<u>(b)</u>	The amount deposited in the vehicle services operating account under this subdivision
is annu	ally appropriated to the commissioner for payments to account providers and
admini	strative costs incurred by the commissioner.
Sub	od. 8. Legislative report. (a) By November 15 annually, the commissioner must
submit	a report to the chairs, ranking minority members, and staff of the legislative
commi	ttees with jurisdiction over transportation policy and finance concerning the road
ısage c	charge. At a minimum, the report must:
<u>(1)</u>	provide an implementation overview, including enrollment activity and vehicle miles
travele	<u>d;</u>
(2)	summarize the agreement with each account provider, including information on each
of the s	specified areas identified under subdivision 5;
(3):	review road usage charge finances, including total annual collections, appropriations
under s	subdivision 7, analogous fuel economy amounts, and average daily vehicle miles
travele	d estimates; and
(4)	make recommendations, if any, on legislative changes to road usage charge
require	
<u>(b)</u>	For purposes of this subdivision, "staff" means those employees who are identified
in any	of the following roles for the legislative committees: committee administrator,
commi	ttee legislative assistant, caucus research, fiscal analysis, counsel, or nonpartisan
researc	<u>h.</u>
(c)	This subdivision expires June 30, 2029.

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EFFECTIVE DATE. This section is effective July 1, 2024, and applies to a registration	on
period starting on or after that date.	
Sec. 5. ROAD USAGE CHARGE; PHASE-IN.	
(a) For a road usage charge under Minnesota Statutes, section 168.0132, imposed in	a
billing period that starts on or after July 1, 2024, and before July 1, 2025:	
(1) the amount calculated under subdivision 2, paragraph (b), clause (2), and subdivision	on
2, paragraph (c), clause (2), is multiplied by 0.6; and	
(2) the adjustment rate is multiplied by 0.6.	
(b) For a road usage charge under Minnesota Statutes, section 168.0132, imposed in	a
billing period that starts on or after July 1, 2025, and before July 1, 2026:	
(1) the amount calculated under subdivision 2, paragraph (b), clause (2), and subdivision	on
2, paragraph (c), clause (2), is multiplied by 0.8; and	
(2) the adjustment rate is multiplied by 0.8.	
EFFECTIVE DATE. This section is effective July 1, 2024, and applies to a registration	on
period starting on or after that date.	
Sec. 6. APPROPRIATION; ROAD USAGE CHARGE.	
\$ in fiscal year 2024 is appropriated from the vehicle services operating account	in
the special revenue fund to the commissioner of public safety for administrative costs to	<u>)</u>
implement the road usage charge under Minnesota Statutes, section 168.0132. This is a	
onetime appropriation and is available until June 30, 2027.	
Sec. 7. REPEALER.	

7.22 <u>Minnesota Statutes 2022, section 168.013, subdivision 1m, is repealed.</u>

Sec. 7. 7

APPENDIX

Repealed Minnesota Statutes: 23-04248

168.013 VEHICLE REGISTRATION TAXES.

Subd. 1m. **Electric vehicle.** In addition to the tax under subdivision 1a, a surcharge of \$75 is imposed for an all-electric vehicle, as defined in section 169.011, subdivision 1a. Notwithstanding subdivision 8, revenue from the fee imposed under this subdivision must be deposited in the highway user tax distribution fund.