23-00115

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

EB/AK

S.F. No. 1049

(SENATE AUTHORS: DIBBLE)					
DATE	D-PG				
02/01/2023		Introduction and first reading			
		Referred to Transportation			

OFFICIAL STATUS

1.1	A bill for an act
1.2	relating to public transit; authorizing Metropolitan Council to issue administrative
1.3 1.4	citations for transit fare evasion; requiring Metropolitan Council to implement transit safety measures; imposing civil penalties; making technical and clarifying
1.4	changes; requiring a report; amending Minnesota Statutes 2022, sections 473.407,
1.6	by adding a subdivision; 609.855, subdivision 7; proposing coding for new law
1.7	in Minnesota Statutes, chapter 473.
1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9	Section 1. [473.4065] TRANSIT SAFETY.
1.10	Subdivision 1. Code of conduct. The council must adopt a rider code of conduct for
1.11	transit passengers. The council must post a copy of the code of conduct in a prominent
1.12	location at each light rail transit station and each park-and-ride station.
1.13	Subd. 2. Paid fare zones. The council must establish and clearly designate paid fare
1.14	zones at each light rail transit station where the council utilizes self-service barrier-free fare
1.15	collection.
1.16	Subd. 3. Light rail transit facility monitoring. (a) The council must implement public
1.17	safety monitoring and response activities at light rail transit facilities that include:
1.18	(1) placement of security cameras and sufficient associated lighting that provide live
1.19	coverage for (i) the entire area at each light rail transit station and (ii) each light rail transit
1.20	vehicle;
1.21	(2) installation of a public address system at each light rail transit station that is capable
1.22	of providing information and warnings to passengers; and

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2.1	(3) real-ti	me active monitori	ng of passenger a	activity and potential violation	ions throughout
2.2	<u></u>	transit system.			
2.3	(b) The n	nonitoring activitie	s must include ti	mely maintenance or replace	cement of
2.4	malfunctioni	ng cameras or publ	lic address syster	ns.	
2.5	EFFECT	TIVE DATE; APP	LICATION. Th	is section is effective Augu	ıst 1, 2023, and
2.6	applies in the	counties of Anoka,	Carver, Dakota,	Hennepin, Ramsey, Scott, a	nd Washington.
2.7		nnesota Statutes 202	22, section 473.4	07, is amended by adding a	a subdivision to
2.8	read:				
2.9	Subd. 7.	Staffing compleme	ent. The council	must not reduce the staff c	omplement of
2.10	peace officer	s under this section	to below the ave	rage staffing level for the m	lost recent three
2.11	calendar year	rs.			
2.12	EFFEC 1	TIVE DATE; APP	LICATION. Th	is section is effective the d	ay following
2.13	final enactme	ent and applies in t	he counties of Ar	noka, Carver, Dakota, Henr	nepin, Ramsey <u>,</u>
2.14	Scott, and W	ashington.			
2.15	Sec. 3. [473.4075] TRANSIT ENFORCEMENT AND ADMINISTRATIVE				
2.16	CITATION	PROGRAM.			
2.17	Subdivisi	ion 1. Definitions.	(a) For purposes	of this section, the followin	ig terms and the
2.18	terms defined	d in section 609.85	5, subdivision 7,	have the meanings given.	
2.19	<u>(b)</u> "Prog	ram" means the tra	nsit enforcement	and administrative citation	n program
2.20	established in	n this section.			
2.21	<u>(c)</u> "Trans	sit agent" means a	uniformed transi	t safety official under this s	section, a
2.22	community s	service officer, or a	peace officer as	defined in section 626.84,	subdivision 1.
2.23	For purposes	s of section 609.855	5, a transit agent	is an authorized transit rep	resentative.
2.24	<u>(d) "Unif</u>	ormed transit safety	y official" means	authorized transit represen	tatives who are
2.25	not peace off	ficers or communit	y service officers	<u>.</u>	
2.26	Subd. 2.	Program establish	ed. (a) The coun	cil may implement the tran	sit enforcement
2.27	and administ	trative citation prog	gram as provided	in this section. If the coun-	cil decides to
2.28	implement th	ne program, the cou	ncil must consult	with interested stakeholde	rs on the design
2.29	of the progra	um and must establi	sh policies and p	procedures to implement th	e provisions of
2.30	this section.	The policies and pr	ocedures must g	overn:	
2.31	<u>(1) unifor</u>	rmed transit safety	officials;		

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3.1	(2) the proc	ess of issuing an	administrative ci	tation;	
3.2	(3) the proc	ess for contesting	g an administrativ	ve citation; and	
3.3	(4) the unif	orm to be worn b	y all uniformed t	ransit safety officials. Th	ne uniform must
3.4	be designed so	that the individua	l wearing the uni	form is readily identifiab	le as a uniformed
3.5	transit safety o	fficial.			
3.6	(b) The cou	ncil may provide	training for unif	ormed transit safety offi	cials on the
3.7	following topic	<u>:s:</u>			
3.8	(1) early wa	arning techniques	, crisis interventi	on, conflict de-escalatio	n, and conflict
3.9	resolution;				
3.10	(2) identific	cation of persons	likely in need of	social services;	
3.11	(3) locally a	vailable social ser	rvice providers, in	cluding services for hom	elessness, mental
3.12	health, and add	iction; and			
3.13	(4) policies	and procedures f	for administrative	citations.	
3.14	<u>Subd. 3.</u> Ur	niformed transit	safety official dı	Ities. (a) The duties of a	uniformed transit
3.15	safety official a	are prescribed by	this section. The	council must not assign	any additional
3.16	duties to unifor	med transit safet	y officials. A uni	formed transit safety off	icial:
3.17	<u>(1)</u> must pe	rform fare payme	ent compliance in	spections;	
3.18	<u>(2) must iss</u>	sue administrative	e citations for fare	e violations;	
3.19	<u>(3) must mo</u>	onitor and respon	d to passenger ac	tivity, including:	
3.20	(i) educatin	g passengers and	explaining expect	ctations related to the co	uncil's rider code
3.21	of conduct; and	<u>1</u>			
3.22	(ii) assisting	g passengers in ot	otaining social set	rvices, including through	ı information and
3.23	referrals;				
3.24	<u>(4) must pro</u>	ovide informatior	n and assistance t	o passengers in navigati	ng the transit
3.25	system;				
3.26	<u>(5) must ob</u>	tain assistance fro	om peace officers	s upon identifying passe	nger activity that
3.27	threatens publi	c safety; and			
3.28	<u>(6) may obt</u>	ain assistance fro	om peace officers	, community service off	icers, or other
3.29	appropriate res	ources upon ident	tifying passenger	activity that violates the	code of conduct.

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4.1	(b) A uni	iformed transit safet	y official must we	ear the uniform establishe	ed by the council	
4.2	at all times when on duty.					
4.3	Subd. 4.	Administrative cit	ations; authority	; issuance. (a) Upon im	plementation of	
4.4				hority to issue an admini		
4.5	to a person v	vho violates section	609.855, subdivis	sion 1, clause (1). Transit	fare compliance	
4.6	must be enfo	orced by a transit ag	ent.			
4.7	<u>(b) An ac</u>	dministrative citatio	n must include no	otification that the persor	has the right to	
4.8	contest the c	vitation, basic proce	dures for contestin	ng the citation, and infor	mation on the	
4.9	timeline and	consequences for f	ailure to either co	ntest the citation or pay	the fine.	
4.10	<u>(c)</u> The c	council must not ma	ndate or suggest a	a quota for the issuance of	of administrative	
4.11	citations und	ler this section.				
4.12	(d) Issuar	nce of an administra	tive citation preve	ents imposition of a citati	on under section	
4.13	<u>609.855, sub</u>	odivision 1, clause (1), or any crimina	al citation arising from th	e same conduct.	
4.14	<u>Subd. 5.</u>	Administrative cit	ations; dispositio	on. (a) A person who vio	lates section	
4.15	609.855, subdivision 1, clause (1), and is issued an administrative citation under this section					
4.16	must, within 90 days of issuance, pay the fine as specified or contest the citation. A person					
4.17	who fails to	either pay the fine of	or contest the citat	tion within 90 days is co	nsidered to have	
4.18	waived the contested citation process and is subject to collections.					
4.19	<u>(b) The c</u>	council may adopt a	n alternative reso	lution procedure under w	hich a person	
4.20	may resolve	an administrative c	itation in lieu of p	paying a fine by complying	ng with terms	
4.21	established b	by the council for co	ommunity service	, prepayment of future tr	ansit fares, or	
4.22	both. The alt	ternative resolution	procedure must b	e available only to a per-	son who has	
4.23	violated sect	tion 609.855, subdiv	vision 1, clause (1), for the first time, unles	ss the person	
4.24	demonstrate	s financial hardship	under criteria est	ablished by the council.		
4.25	<u>(c)</u> The c	ouncil must provid	e a civil process f	or a person to contest the	administrative	
4.26	citation befo	ore a neutral third pa	rty. The council r	nay employ a council en	nployee not	
4.27	associated w	ith its transit operation	ons to hear and rul	e on challenges to admini	strative citations.	
4.28	<u>(d)</u> The c	council must attemp	t to collect fine de	ebts imposed under this s	section. If the	
4.29	council is ur	nable to collect the o	lebt, the council r	nust contract with credit	bureaus, public	
4.30	and private of	collection agencies,	the Department of	of Revenue, or other publ	ic or private	
4.31	entities prov	iding collection ser	vices as necessary	for collection of fine de	bts under this	
4.32	section. As a	determined by the c	ouncil, collection	costs are added to the de	bts referred to a	
4.33	public or pri	vate collection entit	ty for collection.	Collection costs include t	the fees of the	

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	collection entity and may include, if separately provided, skip tracing fees, credit bureau
	reporting charges, and fees assessed by any public entity for obtaining information necessary
	for debt collection. If the collection entity collects an amount less than the total due, the
	payment is applied proportionally to collection costs and the underlying debt.
	Subd. 6. Administrative citations; penalties. (a) A person who is issued an
	administrative citation under this section must pay a fine of no less than \$35. The council
	may establish an escalating fine structure for persons who fail to pay administrative fines
	or repeatedly violate section 609.855, subdivision 1, clause (1).
	(b) A person who is issued an administrative citation or written warning under this
•	section for a third or subsequent offense within 12 months of a previous administrative
(citation or written warning is prohibited from accessing transit service provided by the
	council for 60 days from the date of issuance.
	Subd. 7. Use of funds. Fines collected under this section must be maintained in a separate
	account that is only used to cover the costs of (1) the program established by this section
	and (2) facility monitoring under section 473.4065, subdivision 3. The council must
	separately identify revenue and expenditures from the account in its budget and financial
	statements.
	EFFECTIVE DATE; APPLICATION. This section is effective August 1, 2023, and
	applies in the counties of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, Sherburne, and
	Washington.
	Sec. 4. [473.4077] LEGISLATIVE REPORT; TRANSIT SAFETY; TRANSIT
	ENFORCEMENT AND ADMINISTRATIVE CITATION PROGRAM.
	(a) Annually by February 15, the council must submit a report on transit safety measures
	required by section 473.4065 and the transit enforcement and administrative citation program
	established in section 473.4075 to the chairs and ranking minority members of the legislative
	committees with jurisdiction over transportation policy and finance. At a minimum, the
	report must:
	(1) provide an overview of transit safety issues and actions taken by the council to
	improve safety, including improvements made to equipment and infrastructure;
	(2) provide an overview of the transit enforcement and administrative citation program
	established in section 473.4075 and the program's structure and implementation;
	(3) provide an overview of the activities of transit safety agents, including specifically
	describing the activities of uniformed transit safety officials;

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6.1	(4) provide a description of all policies adopted pursuant to section 473.4075, the ne	ed
6.2	for each policy, and a copy of each policy;	
6.3	(5) if the council adopted an alternative resolution procedure pursuant to section 473.40	75,
6.4	subdivision 5, provide:	
6.5	(i) a description of that procedure;	
6.6	(ii) the criteria used to determine financial hardship; and	
6.7	(iii) for each of the previous three calendar years, how frequently the procedure was	
6.8	used, the number of community service hours performed, and the total amount paid as	
6.9	prepayment of transit fares;	
6.10	(6) for each of the previous three calendar years:	
6.11	(i) identify the number of fare compliance inspections that were completed, including	ıg
6.12	the total number and the number as a percentage of total rides;	
(12)	(ii) state the number of momines and sitetions issued by the Metropolitan Transit Del	
6.13	(ii) state the number of warnings and citations issued by the Metropolitan Transit Pol	
6.14	Department and transit agents, including a breakdown of which type of officer or official	
6.15	issued the citation, the statutory authority for issuing the warning or citation, the reason	-
6.16	given for each warning or citation issued, and the total number of times each reason wa	<u>s</u>
6.17	given;	
6.18	(iii) state the number of administrative citations that were appealed pursuant to section	on
6.19	473.4075, the number of those citations that were dismissed on appeal, and a breakdow	<u>n</u>
6.20	of the reasons for dismissal;	
6.21	(iv) include data and statistics on crime rates occurring on public transit vehicles and	<u>d</u>
6.22	surrounding transit stops and stations;	
6.23	(v) state the number of peace officers employed by the Metropolitan Transit Police	
6.24	Department;	
6.25	(vi) state the average number of peace officers employed by the Metropolitan Trans	it
6.26	Police Department; and	
6.27	(vii) state the number of uniformed transit safety officials and community service offic	ers
6.28	who served as transit agents;	
6.29	(7) analyze impacts of the administrative citation program on fare compliance and	
6.30	customer experience for riders, including rates of fare violations; and	
6.31	(8) make recommendations on the following:	

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7.1	(i) change	es to the administra	tive citation prog	gram; and			
7.2	(ii) how to improve safety on public transit and transit stops and stations.						
7.3	<u>(b)</u> The d	efinitions in section	n 473.4075 apply	to this section.			
7.4	EFFECT	TIVE DATE; APP	LICATION. Thi	s section is effective Aug	ust 1, 2023, and		
7.5	applies in the	counties of Anoka,	Carver, Dakota, I	Hennepin, Ramsey, Scott, a	and Washington.		
7.6	Sec. 5. Mir	nnesota Statutes 202	22, section 609.8	55, subdivision 7, is amer	nded to read:		
7.7	Subd. 7. 1	Definitions. (a) The	e definitions in th	nis subdivision apply in th	is section.		
7.8	(b) "Publ	ic transit" or "trans	it" has the meani	ng given in section 174.22	2, subdivision 7.		
7.9	(c) "Publi	ic transit vehicle" o	r "transit vehicle	" means any vehicle used	for the purpose		
7.10	of providing	public transit, whe	ther or not the ve	hicle is owned or operate	d by a public		
7.11	entity.						
7.12	(d) "Publ	ic transit facilities"	or "transit facilit	ies" means any vehicles,	equipment,		
7.13	property, stru	ctures, stations, im	provements, plan	ts, parking or other facilit	es, or rights that		
7.14	are owned, leased, held, or used for the purpose of providing public transit, whether or not						
7.15	the facility is owned or operated by a public entity.						
7.16	(e) "Fare	medium" means a	ticket, smart card	l, pass, coupon, token, tra	nsfer, or other		
7.17	medium sold or distributed by a public transit provider, or its authorized agents, for use in						
7.18	gaining entry to or use of the public transit facilities or vehicles of the provider.						
7.19	(f) "Proof	f of fare payment" 1	neans a fare med	lium valid for the place or	time at, or the		
7.20	manner in, w	hich it is used. If u	sing a reduced-fa	are medium, proof of fare	payment also		
7.21	includes prop	per identification de	emonstrating a po	erson's eligibility for the r	educed fare. If		
7.22	using a fare n	nedium issued solel	y for the use of a j	particular individual, proof	of fare payment		
7.23	also includes	an identification d	ocument bearing	a photographic likeness of	of the individual		
7.24	and demonst	rating that the indiv	vidual is the perso	on to whom the fare medi	um is issued.		
7.25	(g) "Auth	orized transit repres	entative" means t	he person authorized by the	e transit provider		
7.26	to operate the	e transit vehicle, a j	peace officer, or	any other person designate	ed by the transit		
7.27	provider as a	n authorized transi	t provider represe	entative under this section			
7.28	EFFEC1	TIVE DATE. This	section is effectiv	ve the day following final	enactment.		