LAC/DI

15-3214

SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

S.F. No. 1560

(SENATE AUTHORS: DIBBLE)

D-PG

DATE 03/11/2015

OFFICIAL STATUS Introduction and first reading Referred to State and Local Government

 1.4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.5 Section 1. <u>TASK FORCE ON METROPOLITAN GOVERNANCE.</u> 1.6 <u>Subdivision 1.</u> <u>Established.</u> A task force on metropolitan governance is established 1.7 to study and make recommendations to the legislature on metropolitan governance. 	1.1 1.2 1.3	A bill for an act relating to metropolitan government; establishing a task force to study and make recommendations on metropolitan governance.					
1.6Subdivision 1. Established. A task force on metropolitan governance is established1.7to study and make recommendations to the legislature on metropolitan governance.1.8Subd. 2. Membership. The task force consists of 17 members appointed as follows:1.9(1) four persons with interest and experience in urban and regional government,1.10appointed one each by the speaker of the house, the house minority leader, the senate1.11Subcommittee on Committees of the senate Committee on Rules and Administration,1.12and the senate minority leader;1.13(2) two persons representing cities in the metropolitan area, appointed by Metro1.14Cities;1.15(3) two county commissioners representing counties in the metropolitan area,1.16appointed by the Counties Transit Improvement Board, at least one of whom must1.17represent Scott or Carver County;1.18(4) one person appointed by the mayor of the city of Minneapolis and one person1.19appointed by the mayor of the city of St. Paul;1.20(5) one person representing townships in the metropolitan area, appointed by the1.21Minnesota Association of Townships;1.22(6) one person representing an employee collective bargaining unit of the							
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1.23 <u>Metropolitan Council, appointed by the Minnesota AFL-CIO;</u>	1.22	(6) one person representing an employee collective bargaining unit of the					
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	02/24/15	REVISOR	LAC/DI	15-3214	as introduced		
2.1	(7) one person representing private business, appointed by the Minnesota Chamber						
2.2	of Commerce;						
2.3	(8) two persons representing suburban mayors in the metropolitan area, appointed						
2.4	by the Regional Council of Mayors;						
2.5	(9) the chair of the Counties Transit Improvement Board; and						
2.6	(10) the chair of the Metropolitan Council.						
2.7	Subd. 3. Chair; other officers. The task force shall elect from among its members						
2.8	a chair and vice-chair and any other officers that the task force determines would be						
2.9	necessary or convenient.						
2.10	Subd. 4. Duties. The task force shall study and evaluate models of metropolitan						
2.11	governance to address regional planning, financing, construction or acquisition, and						
2.12	operation of infrastructure and services, including but not limited to transportation, water						
2.13	and wastewater, parks, trails, recreation facilities, and open space.						
2.14	Subd. 5. State; metropolitan agencies must cooperate; subcommittees. The						
2.15	Metropolita	n Council and state	e and metropolita	in agencies shall cooperate	e with the task		
2.16	force and pr	ovide information	requested in a tir	nely fashion. The task for	ce may establish		
2.17	subcommittees and invite other stakeholders to participate in the task force's study and						
2.18	developmen	t of recommendat	ions.				
2.19	Subd. 6. No compensation or expenses; grants. Members of the task force						
2.20	shall receive	e no compensation	or per diem for	participation on the task for	orce. The task		
2.21	force may accept grant funds from any federal, state, local, or nongovernmental source						
2.22	to support its work and offset any costs imposed on the Metropolitan Council, provided						
2.23	accepting the money does not create a conflict of interest for the task force or its members.						
2.24	The Metropolitan Council may administer any grant money given to the task force.						
2.25	Subd.	7. Administrativ	e support; staff.	The Metropolitan Counc	il must provide		
2.26	meeting space	ce, administrative	support, and staf	f support for the task force	e. The task force		
2.27	may hold me	eetings in any pub	licly accessible lo	ocation in the metropolitar	n area.		
2.28	Subd.	8. Open meeting	law. Meetings of	f the task force are subject	to chapter 13D.		
2.29	Subd.	9. Report. The ta	isk force shall rep	port its findings and recom	nmendations to		
2.30	the chairs an	d ranking minorit	y members of the	e legislative committees w	ith responsibility		
2.31	for or jurisdiction over the Metropolitan Council and metropolitan agencies. The report is						
2.32	due by Febr	uary 1, 2016.					
2.33	EFFECTIVE DATE; EXPIRATION; APPLICATION. This section is effective						
2.34	the day following final enactment and expires June 30, 2016. Subdivisions 5, 6, and 7 apply						

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