KRB

## SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

## S.F. No. 2026

## (SENATE AUTHORS: MOHAMED, Dibble, Oumou Verbeten, Marty and Hawj)

DATE	D-PG	OFFICIAL STATUS
02/21/2023	988	Introduction and first reading
		Referred to Transportation
03/11/2024		Comm report: To pass as amended and re-refer to Judiciary and Public Safety
04/15/2024	13912a	Comm report: To pass as amended and re-refer to Transportation
		Joint rule 2.03, referred to Rules and Administration
04/30/2024		Comm report: Amend previous comm report Jt rule 2.03 suspended
		Re-referred to State and Local Government and Veterans

1.1	A bill for an act
1.2	relating to transportation; authorizing a pilot program to conduct traffic safety
1.3	camera enforcement in certain locations; providing for public engagement and
1.4	notice; imposing petty misdemeanor penalties; classifying and providing
1.5 1.6	requirements for traffic safety camera data; requiring reports; appropriating money; amending Minnesota Statutes 2022, sections 13.6905, by adding a subdivision;
1.0	13.824, subdivision 1, by adding a subdivision; 134A.09, subdivision 2a; 134A.10,
1.8	subdivision 3; 168B.035, subdivision 3; 169.011, by adding subdivisions; 169.04;
1.9	169.06, by adding subdivisions; 169.14, subdivision 10, by adding subdivisions;
1.10	169.99, subdivision 1; 171.12, by adding a subdivision; 171.16, subdivision 3;
1.11	480.15, by adding a subdivision; Minnesota Statutes 2023 Supplement, section
1.12	357.021, subdivision 6; proposing coding for new law in Minnesota Statutes,
1.13	chapter 169.
1.14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.15	Section 1. Minnesota Statutes 2022, section 13.6905, is amended by adding a subdivision
1.16	to read:
1.17	Subd. 38. Traffic safety camera data. Data related to traffic safety cameras are governed
1.10	
1.18	by section 169.147, subdivisions 14 to 16.
1.19	Sec. 2. Minnesota Statutes 2022, section 13.824, subdivision 1, is amended to read:
1.20	Subdivision 1. Definition Definitions. As used in (a) For purposes of this section, the
1.21	following terms have the meanings given them.
1.22	(b) "Automated license plate reader" means an electronic device mounted on a law
1.23	enforcement vehicle or positioned in a stationary location that is capable of recording data
1.24	on, or taking a photograph of, a vehicle or its license plate and comparing the collected data
1.25	and photographs to existing law enforcement databases for investigative purposes. Automated
1.26	license plate reader includes a device that is owned or operated by a person who is not a
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Sec. 2.	1

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2.1	government	t entity to the extent t	hat data collecte	d by the reader are sh	ared with a law
2.2	enforcemen	t agency. Automated	license plate read	ler does not include a	traffic safety camera
2.3	system.				
2.4	(c) "Traf	fic safety camera syst	em" has the mea	ning given in section	169.011, subdivision
2.5	85a.	¥¥			
2.6	Sec. 3. Mi	innesota Statutes 202	2, section 13.824	1, is amended by add	ing a subdivision to
2.7	read:				
2.8	Subd. 2a	a. Limitations; certa	in camera syste	ms. A person must no	ot use a traffic safety
2.9	camera syst	em for purposes of th	nis section.		
2.10	Sec. 4. Mi	innesota Statutes 202	2, section 134A.	09, subdivision 2a, is	amended to read:
2.11	Subd. 2a	a. Petty misdemeano	or cases and crir	ninal convictions; fe	e assessment. <u>(a)</u> In
2.12	Hennepin C	County and Ramsey C	ounty, the distrie	et court administrator	or a designee may,
2.13	upon the red	commendation of the	board of trustee	s and by standing ord	er of the judges of
2.14	the district c	ourt, include in the co	sts or disburseme	ents assessed against a	defendant convicted
2.15	in the distric	et court of the violation	on of a statute or	municipal ordinance,	a county law library
2.16	fee. This fee	e may be collected in	all petty misden	neanor cases and crin	inal prosecutions in
2.17	which, upor	n conviction, the defe	ndant may be su	bject to the payment	of the costs or
2.18	disburseme	nts in addition to a fir	e or other penalt	y. When a defendant	is convicted of more
2.19	than one of	fense in a case, the co	ounty law library	fee shall be imposed	only once in that
2.20	case.				
2.21	(b) The	law library fee does r	not apply to a cit	ation issued pursuant	to sections 169.06,
2.22	subdivision	10, and 169.14, subc	livision 13.		
2.23	Sec. 5. Mi	innesota Statutes 202	2, section 134A.	10, subdivision 3, is	amended to read:
2.24	Subd. 3.	Petty misdemeanor	cases and crim	inal convictions; fee	assessment. <u>(a)</u> The
2.25	judge of dist	trict court may, upon t	he recommendat	ion of the board of true	stees and by standing
2.26	order, inclu	de in the costs or dist	oursements asses	sed against a defenda	int convicted in the
2.27	district cour	t of the violation of a	ny statute or mun	icipal ordinance, in al	l petty misdemeanor
2.28	cases and ci	riminal prosecutions	in which, upon c	onviction, the defend	ant may be subject
2.29	to the paym	ent of the costs or dis	sbursements in a	ddition to a fine or ot	her penalty a county
2.30	law library f	fee. When a defendant	t is convicted of 1	nore than one offense	in a case, the county
2.31	law library	fee shall be imposed	only once in that	case. The item of co	sts or disbursements

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3.1	may not be	assessed for any offer	nse committed pr	rior to the establishme	ent of the county law
3.2	library.				
3.3	(b) The	law library fee does r	not apply to citat	ions issued pursuant t	to sections 169.06,
3.4	subdivision	10, and 169.14, subd	livision 13.		
3.5	Sec. 6. Mi	innesota Statutes 202	2, section 168B.	035, subdivision 3, is	amended to read:
3.6	Subd. 3.	Towing prohibited.	(a) A towing au	thority may not tow a	a motor vehicle
3.7	because:				
3.8	(1) the v	ehicle has expired reg	gistration tabs the	at have been expired f	or less than 90 days;
3.9	<del>or</del>				
3.10	(2) the v	ehicle is at a parking	meter on which	the time has expired	and the vehicle has
3.11	fewer than f	five unpaid parking ti	ckets <u>; or</u>		
3.12	(3) the v	ehicle is identified in	conjunction wit	h a citation to the veh	icle owner or lessee
3.13			69.06, subdivisi	on 10, or (ii) a violati	on under section
3.14	<u>169.14, sub</u>				
3.15	(b) A to	wing authority may to	ow a motor vehi	cle, notwithstanding p	oaragraph (a), if:
3.16	(1) the v	ehicle is parked in vi	olation of snow	emergency regulation	18;
3.17	(2) the v	whicle is parked in a	rush-hour restric	eted parking area;	
3.18	(3) the v	whicle is blocking a c	lriveway, alley, o	or fire hydrant;	
3.19	(4) the v	whicle is parked in a	bus lane, or at a	bus stop, during hour	s when parking is
3.20	prohibited;				
3.21	(5) the v	ehicle is parked withi	n 30 feet of a sto	p sign and visually blo	ocking the stop sign;
3.22	(6) the v	ehicle is parked in a d	lisability transfe	r zone or disability pa	urking space without
3.23	a disability	parking certificate or	disability licens	e plates;	
3.24	(7) the v	ehicle is parked in an	area that has been	en posted for tempora	ry restricted parking
3.25	~ /			arter or statutory city	
3.26	under 50,00	0, or (ii) at least 24 h	ours in advance	in another political su	ubdivision;
3.27		•	C	y of a controlled-acces	ss highway or within
3.28	the traveled	portion of a public s	treet when trave	1 is allowed there;	
3.29				that is restricted by po	osted signs to use by
3.30	fire, police,	public safety, or eme	rgency vehicles;	,	

4.1	(10) the vehicle is unlawfully parked on property at the Minneapolis-St. Paul International
4.2	Airport owned by the Metropolitan Airports Commission;
4.3	(11) a law enforcement official has probable cause to believe that the vehicle is stolen,
4.4	or that the vehicle constitutes or contains evidence of a crime and impoundment is reasonably
4.5	necessary to obtain or preserve the evidence;
4.6	(12) the driver, operator, or person in physical control of the vehicle is taken into custody
4.7	and the vehicle is impounded for safekeeping;
4.8	(13) a law enforcement official has probable cause to believe that the owner, operator,
4.9	or person in physical control of the vehicle has failed to respond to five or more citations
4.10	for parking or traffic offenses;
4.11	(14) the vehicle is unlawfully parked in a zone that is restricted by posted signs to use
4.12	by taxicabs;
4.13	(15) the vehicle is unlawfully parked and prevents egress by a lawfully parked vehicle;
4.14	(16) the vehicle is parked, on a school day during prohibited hours, in a school zone on
4.15	a public street where official signs prohibit parking; or
4.16	(17) the vehicle is a junk, abandoned, or unauthorized vehicle, as defined in section
4.17	168B.011, and subject to immediate removal under this chapter.
4.18	(c) A violation under section 169.06, subdivision 10, or 169.14, subdivision 13, is not
4.19	a traffic offense under paragraph (b), clause (13).
4.20	Sec. 7. Minnesota Statutes 2022, section 169.011, is amended by adding a subdivision to
4.21	read:
4.22	Subd. 62b. Red light camera system. "Red light camera system" means an electronic
4.23	system of one or more cameras or other motor vehicle sensors that is specifically designed
4.24	to automatically produce recorded images of a motor vehicle operated in violation of a
4.25	traffic-control signal, including related information technology for recorded image storage,
4.26	retrieval, and transmission.
4.27	Sec. 8. Minnesota Statutes 2022, section 169.011, is amended by adding a subdivision to
4.28	read:
4.29	Subd. 77a. Speed safety camera system. "Speed safety camera system" means an
4.30	electronic system of one or more cameras or other motor vehicle sensors that is specifically
4.31	designed to automatically produce recorded images of a motor vehicle operated in violation

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5.1	of the speed limi	it, including relate	ed information	technology for recorded	d image storage,
5.2	retrieval, and tra	nsmission.			
			1.000		1 1
5.3		ota Statutes 2022,	, section 169.0	11, is amended by addir	ig a subdivision to
5.4	read:				
5.5		-		Traffic safety camera sy	
5.6	light camera sys	tem, a speed safet	y camera syste	em, or both in combinat	lon.
5.7	Sec. 10. Minne	esota Statutes 202	2, section 169.	.04, is amended to read:	
5.8	169.04 LOC	AL AUTHORIT	Ύ.		
5.9	(a) The provi	sions of this chap	ter shall not be	e deemed to prevent loca	al authorities, with
5.10	respect to streets	and highways un	der their juriso	diction, and with the cor	nsent of the
5.11	commissioner, w	ith respect to stat	e trunk highwa	ays, within the corporate	e limits of a
5.12	municipality, or	within the limits of	of a town in a	county in this state now	having or which
5.13	may hereafter ha	ve, a population of	of 500,000 or r	nore, and a land area of	not more than 600
5.14	square miles, and	d within the reaso	nable exercise	of the police power fro	m:
5.15	(1) regulating	g the standing or p	parking of vehi	icles;	
5.16	(2) regulating	g traffic by means	of police offic	cers or traffic-control sig	gnals;
5.17	(3) regulating	g or prohibiting pr	cocessions or a	ssemblages on the high	ways;
5.18	(4) designatir	ng particular highv	ways as one-wa	ay roadways and requirir	ng that all vehicles,
5.19	except emergence	y vehicles, when	on an emerger	ncy run, thereon be mov	ed in one specific
5.20	direction;				
5.21	(5) designation	ng any highway a	s a through hig	shway and requiring tha	t all vehicles stop
5.22	before entering of	or crossing the sam	ne, or designat	ting any intersection as a	a stop intersection,
5.23	and requiring all	vehicles to stop a	at one or more	entrances to such inters	ections;
5.24	(6) restricting	g the use of highw	vays as authori	zed in sections 169.80 t	o 169.88 <del>.</del> ;
5.25	(7) regulating	g speed limits throu	ugh the use of	a speed safety camera sy	stem implemented
5.26	under section 16	9.147; and			
5.27	(8) regulating	g traffic control th	rough the use	of a red light camera sy	stem implemented
5.28	under section 16	9.147.			
5.29	(b) No ordina	ance or regulation	enacted under	paragraph (a), clause (4	4), (5), or (6), shall
5.30	be effective until	l signs giving noti	ice of such loc	al traffic regulations are	posted upon and

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6.1	kept posted upor	n or at the entrance	e to the highw	ay or part thereof affecte	d as may be most
6.2	appropriate.		-		·
6.3	(c) No ordina	ance or regulation	enacted under	paragraph (a), clause (3)	), or any other
6.4	provision of law	shall prohibit:			
6.5	(1) the use of	f motorcycles or v	ehicles utilizir	ng flashing red lights for	the purpose of
6.6	escorting funera	l processions, ove	rsize buildings	s, heavy equipment, para	des or similar
6.7	processions or a	ssemblages on the	highways; or		
6.8	(2) the use of	motorcycles or ve	hicles that are	owned by the funeral hor	ne and that utilize
6.9	flashing red ligh	ts for the purpose	of escorting fu	aneral processions.	
( 10	See 11 Minne	asota Statutas 202'	santian 160	06, is amended by adding	a subdivision to
6.10 6.11	read:	esota Statutes 2022	2, Section 109.	oo, is amended by adding	
6.12				bject to subdivision 11, i	
6.13				and the violation is iden	
6.14	use of a red ligh	t camera system ir	nplemented u	nder section 169.147, the	owner of the
6.15	vehicle or the le	ssee of the vehicle	is guilty of a	petty misdemeanor and r	nust pay a fine of
6.16	<u>\$40.</u>				
6.17	(b) A person	who commits a fi	rst offense und	der paragraph (a) must be	e given a warning
6.18	and is not subject	et to a fine or conv	viction under p	aragraph (a). A person w	vho commits a
6.19	second offense u	under paragraph (a	) is eligible fo	r diversion, which must	include a traffic
6.20	safety course est	tablished under see	ction 169.147,	subdivision 11. A person	n who enters
6.21	diversion and co	ompletes the traffic	safety course	is not subject to a fine or	conviction under
6.22	paragraph (a).				
6.23	(c) This subd	livision applies to	violations com	mitted on or after June 1,	2025, and before
6.24	June 1, 2029.				
6.25	Sec 12 Minne	esota Statutes 202	ection 169	06, is amended by adding	a a subdivision to
6.26	read:		2, 500000109.	oo, is uncluded by adding	5 a subarvision to
		d light assesses 1		A	
6.27				) An owner or lessee of a on 10 if any of the conditi	
6.28					ons under section
6.29		sion 14, paragraph			
6.30	(b) The owned	er or lessee of a mo	tor vehicle ma	y not be issued a citation	under subdivision
6.31	10 and under an	other subdivision	in this section	for the same conduct.	

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7.1	(c) A fine or	conviction under s	subdivision 10	does not constitute grou	unds for revocation
7.2		a person's driver'			
7.3	(d) This subd	ivision applies to	violations con	mitted on or after June	1 2025 and before
7.4	June 1, 2029.				<u>1, 2020, una octore</u>
7.5	Sec. 13. Minne	esota Statutes 202	2, section 169	.14, subdivision 10, is a	mended to read:
7.6	Subd. 10. <b>Ra</b>	dar; speed-meas	suring device;	standards of evidence	e. (a) In any
7.7	prosecution in w	hich the rate of sp	beed of a moto	r vehicle is relevant, ev	idence of the speed
7.8	as indicated on r	adar or other spee	d-measuring d	levice, including but no	t limited to a speed
7.9	safety camera sy	<u>ystem,</u> is admissib	le in evidence	, subject to the followin	g conditions:
7.10	(1) the office	r or traffic enforc	ement agent u	nder section 169.147 op	perating the device
7.11	has sufficient tra	ining to properly	operate the eq	uipment;	
7.12	(2) the office	r or traffic enforce	ement agent te	stifies as to the manner	n which the device
7.13	was set up and o	perated;			
7.14	(3) the device	e was operated wit	h minimal dist	ortion or interference fro	om outside sources;
7.15	and				
7.16	(4) the device	e was tested by ar	accurate and	reliable external mecha	nism, method, or
7.17	system at the tin	ne it was set up.			
7.18	(b) Records of	of tests made of su	uch devices an	d kept in the regular co	urse of operations
7.19	of any law enfor	cement agency ar	e admissible ir	evidence without furth	er foundation as to
7.20	the results of the	tests. The records	s shall be avail	able to a defendant upo	n demand. Nothing
7.21	in this subdivision	on shall be constru	ued to preclud	e or interfere with cross	examination or
7.22	impeachment of	evidence of the ra	ate of speed as	indicated on the radar of	or speed-measuring
7.23	device.				
7.24	(c) Evidence	from a speed safe	ety camera sys	tem may be used solely	for a citation or
7.25	prosecution for a	a violation under s	subdivision 13	<u>-</u>	
7.26	Sec. 14 Minne	esota Statutes 202	2 section 160	14, is amended by addi	ng a subdivision to
7.20	read:	sola Statules 202	2, section 109.	14, is amended by addi	
1.21					
7.28				) Subject to subdivision	
7.29				and the violation is iden	
7.30				ed under section 169.14	
7.31	vehicle or the les	ssee of the vehicle	e is guilty of a	petty misdemeanor and	must pay a fine of:

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8.1	<u>(1)</u> \$40; or				
8.2	(2) \$80, if	the violation is for	a speed at least	t 20 miles per hour in e	excess of the speed
8.3	<u>limit.</u>				
8.4	(b) A perso	on who commits a	first offense une	der paragraph (a) must	be given a warning
8.5	and is not subj	ject to a fine or cor	viction under p	oaragraph (a). A persor	n who commits a
8.6	second offense	e under paragraph (	(a) is eligible fo	or diversion, which mu	st include a traffic
8.7	safety course e	established under s	ection 169.147,	, subdivision 11. A per	son who enters
8.8	diversion and	completes the traff	ic safety course	is not subject to a fine	or conviction under
8.9	paragraph (a).				
8.10	<u>(c) This sul</u>	bdivision applies to	violations com	mitted on or after June	: 1, 2025, and before
8.11	June 1, 2029.				
	0 15 M			14 . 1 11 11	
8.12		nesota Statutes 202	22, section 169.	14, is amended by add	ing a subdivision to
8.13	read:				
8.14	<u>Subd. 14.</u>	Speed safety came	ra; limitations	(a) An owner or lesse	e of a motor vehicle
8.15	is not subject t	to a fine or convict	ion under subdi	ivision 13 if:	
8.16	<u>(1) the veh</u>	icle was stolen at t	he time of the v	violation;	
8.17	<u>(2)</u> a transf	er of interest in the	e vehicle in con	pliance with section 1	68A.10 was made
8.18	before the time	e of the violation;			
8.19	(3) the veh	icle owner is a less	or of the motor	vehicle, and the lessor	· identifies the name
8.20	and address of	the lessee;			
8.21	(4) the vehi	icle is an authorized	l emergency vel	nicle operated in the per	formance of official
8.22	duties at the ti	me of the violation	l <u>;</u>		
8.23	(5) another	person is convicte	ed, within the m	eaning under section 1	71.01, subdivision
8.24	29, for the sam	ne violation; or			
8.25	(6) the veh	icle owner provide	es a sworn state	ment to the court or pro-	osecuting authority
8.26	that the vehicle	e owner was not oj	perating the veh	nicle at the time of the	violation.
8.27	(b) The ow	ner or lessee of a m	otor vehicle ma	y not be issued a citatio	on under subdivision
8.28	13 and under a	nother subdivisior	n in this section	for the same conduct.	
8.29	(c) A fine c	or conviction under	subdivision 13	does not constitute gro	ounds for revocation
8.30	or suspension	of a person's drive	r's license.		

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9.1	(d) This subd	livision applies to vi	olations committee	d on or after June 1, 2	2025, and before
9.2	June 1, 2029.	<u></u>		<u>* • • • • • • • • • • • • • • • • • • •</u>	
9.3	Sec. 16. [169.1	47] TRAFFIC SA	FETY CAMERA	SYSTEM PILOT	PROGRAM.
9.4	Subdivision	1. <b>Definitions.</b> (a) H	For purposes of this	s section, the follow	ving terms have
9.5	the meanings give	ven.			
9.6	(b) "Camera-	based traffic enforce	ement" means enfo	orcement of traffic of	control through
9.7	the use of a red l	ight camera system	, speed limits throu	ugh the use of a spec	ed safety camera
9.8	system, or both.				
9.9	(c) "Commis	sioner" means the c	ommissioner of tra	ansportation.	
9.10	(d) "Commiss	sioners" means the c	ommissioner of tran	nsportation as the lea	d in coordination
9.11	with the commis	ssioner of public saf	ety.		
9.12	(e) "Impleme	enting authority" me	ans the commission	ners, with respect to	trunk highways,
9.13	and any local aut	hority that impleme	nts camera-based tr	raffic enforcement u	nder this section.
9.14	(f) "Local aut	hority" means a loca	al unit of governme	nt authorized under t	the pilot program
9.15	as provided und	er subdivision 2.			
9.16	(g) "Monitor	ing site" means a lo	cation at which a tr	affic safety camera	system is placed
9.17	and operated une	der this section.			
9.18	(h) "Pilot pro	gram" means the tr	affic safety camera	a pilot program esta	blished in this
9.19	section.				
9.20	(i) "Traffic en	nforcement agent" n	neans a licensed pe	ace officer or an em	ployee of a local
9.21	authority who is	designated as prov	ided in this section	<u></u>	
9.22	Subd. 2. Pilo	ot program establis	hment. (a) In conf	formance with this s	section, the
9.23	commissioner of	f transportation, in c	coordination with t	he commissioner of	public safety,
9.24	must establish a	traffic safety camer	a pilot program the	at provides for educ	ation and
9.25	enforcement of s	speeding violations,	traffic-control sign	nal violations, or bot	th in conjunction
9.26	with use of traff	ic safety camera sys	stems.		
9.27	(b) The author	ority for camera-base	ed traffic enforcement	ent under the pilot p	rogram is limited
9.28	to June 1, 2025,	to May 31, 2029.			
9.29	(c) Only the f	following may imple	ement camera-base	ed traffic enforcement	nt under the pilot
9.30	program:				
9.31	(1) the comm	nissioners, as provid	led under paragrap	h (d);	

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10.1	(2) the city	of Minneapolis, a	s provided unde	r paragraph (e);	
10.2	(3) the city	of Mendota Heigh	nts;		
10.3	(4) one state	utory or home rule	e charter city or	town located outside of	of a metropolitan
10.4	county, as defin	ned in section 473	.121, subdivisio	n 4, as determined by	the commissioner;
10.5	and				
10.6	(5) one course	nty, as determined	l by the commis	sioner.	
10.7	(d) Under th	e pilot program, th	ne commissioner	s must, beginning June	1, 2025, commence
10.8	enforcement of	speeding violatio	ons in trunk high	way work zones as sp	ecified under
10.9	subdivision 6, j	paragraph (f).			
10.10	(e) The city	of Minneapolis is	s prohibited fror	n implementing the pi	lot program or
10.11	camera-based t	raffic enforcemen	t through or in s	substantive coordination	on with the city's
10.12	police departme	ent.			
10.13	<u>Subd. 3.</u> Lo	cal authority requ	uirements. Prior	r to implementation of o	camera-based traffic
10.14	enforcement, a	local authority m	ust:		
10.15	(1) incorpor	ate both camera-b	ased traffic enfo	rcement and additional	l strategies designed
10.16	to improve traf	fic safety in a loca	al traffic safety a	action plan, transportat	tion plan, or
10.17	comprehensive	plan;			
10.18	(2) notify th	ne commissioner;	and		
10.19	(3) review a	and ensure compli	ance with the re	equirements under this	section.
10.20	<u>Subd. 4.</u> Tr	affic safety came	ra system requ	irements. (a) By May	1, 2025, the
10.21	commissioners	must establish tra	affic safety came	era system standards th	nat include:
10.22	(1) recordin	g and data require	ements as specif	ied in subdivision 15;	
10.23	(2) requirem	nents for monitorir	ng site signage in	conformance with the	requirements under
10.24	subdivision 5, j	oaragraph (b), clau	use (3);		
10.25	(3) procedu	res for traffic safe	ty camera syste	m placement in confor	mance with the
10.26	requirements u	nder subdivision (	<u>5;</u>		
10.27	(4) training	and qualification of	of individuals to	inspect and calibrate a	traffic safety camera
10.28	system;				
10.29	(5) procedu	res for initial calib	oration of the tra	affic safety camera sys	tem prior to
10.30	deployment; an	nd			

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11.1	(6) requi	rements for regular t	raffic safety can	nera system inspection	and maintenance
11.2	· / •	ed individual.			
11.3	(b) Prior	to establishing the st	andards under p	paragraph (a), the comn	nissioners must
11.4	solicit revie	w and comments and	consider any co	omments received.	
11.5	<u>(c)</u> An ir	nplementing authorit	y must follow th	ne requirements and sta	ndards established
11.6	under this su	ubdivision.			
11.7	<u>Subd. 5.</u>	Public engagement	and notice. (a)	The commissioner and e	each implementing
11.8	authority m	ust maintain informat	ion on their resp	pective websites that, a	a minimum:
11.9	<u>(1) sumn</u>	narizes implementatic	on of traffic safet	y camera systems under	the pilot program;
11.10	<u>(2) provi</u>	des each camera syste	em impact study	performed by the imple	ementing authority
11.11	under subdi	vision 6, paragraph (b	<u>);</u>		
11.12	<u>(3) provi</u>	des information and p	procedures for a	person to contest a citat	tion under the pilot
11.13	program; an	<u>.d</u>			
11.14	<u>(4) ident</u>	ifies the current geog	raphic locations	of camera-based traffi	c enforcement that
11.15	are under th	e jurisdiction of the in	mplementing au	thority.	
11.16	<u>(b)</u> An ir	nplementing authorit	y must:		
11.17	<u>(1)</u> imple	ement a general publi	c engagement a	nd information campai	gn prior to
11.18	commencing	g camera-based speed	l enforcement u	nder the pilot program;	
11.19	<u>(2) perfo</u>	orm public engagement	nt as part of con	ducting a camera syste	m impact study
11.20	under subdi	vision 6, paragraph (ł	o); and		
11.21	<u>(3) place</u>	conspicuous signage	e prior to the mo	otorist's arrival at each n	nonitoring site,
11.22	which must:	-			
11.23	<u>(i) notify</u>	motor vehicle opera	tors of the use c	of a traffic safety camer	a system to detect
11.24	violations; a	Ind			
11.25	<u>(ii) if a s</u>	peed safety camera is	s in use, identify	the speed limit.	
11.26	(c) Publi	c engagement under	paragraph (b) m	ust include but is not li	mited to:
11.27	<u>(1) outre</u>	ach to populations th	at are traditiona	lly underrepresented in	public policy or
11.28	planning pro	ocesses;			
11.29	<u>(2) conse</u>	olidation and analysis	s of public feedb	back; and	

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12.1	(3) creat	tion of an engagement	t summary that id	dentifies public feed	back and the resulting
12.2	impacts on	implementation of ca	mera-based traf	fic enforcement.	
12.3	<u>Subd. 6.</u>	Placement requirem	<b>ents.</b> (a) A local	authority with fewer	r than 10,000 residents
12.4	may place r	no more than one traff	fic safety camera	a system, whether th	e camera system is
12.5	activated or	inactive. A local aut	hority with at lea	ast 10,000 residents	may place no more
12.6	than one tra	iffic safety camera sys	stem per 10,000	residents, whether t	he camera system is
12.7	activated or	inactive. An implem	enting authority	may move the locat	tion of a traffic safety
12.8	camera syst	tem if the placement r	equirements une	der this subdivision	are met.
12.9	<u>(b) An i</u>	mplementing authorit	y may only plac	e a traffic safety car	nera system in
12.10	conformanc	e with the results of a	a camera system	impact study. At a 1	ninimum, the study
12.11	<u>must:</u>				
12.12	<u>(1) inclu</u>	de evaluation of crash	n rates and sever	ity, vehicle speed, eq	uity, and traffic safety
12.13	treatment al	lternatives;			
12.14	<u>(2) iden</u>	tify traffic safety cam	era system locat	tions; and	
12.15	<u>(3)</u> expla	ain how the locations	comply with the	placement requirem	nents under paragraph
12.16	<u>(d).</u>				
12.17	<u>(c) An in</u>	mplementing authorit	y may only plac	e a traffic safety can	nera system:
12.18	(1) in a 1	trunk highway work z	zone; or		
12.19	<u>(2)</u> at a 1	location that:			
12.20	<u>(i) is wit</u>	hin 2,000 feet of (A) a	a public or nonpu	ublic school, (B) a sc	hool zone established
12.21	under section	on 169.14, subdivision	n 5a, or (C) a pu	blic or private posts	econdary institution;
12.22	and				
12.23	<u>(ii) has a</u>	an identified traffic sa	lfety concern, as	indicated by crash of	or law enforcement
12.24	data, safety	plans, or other docur	nentation.		
12.25	<u>(d) An i</u>	mplementing authorit	ty that places mo	ore than one traffic s	afety camera system
12.26	must ensure	e that the cameras are	placed in geogr	aphically distinct are	eas and in multiple
12.27	<u>communitie</u>	es with differing socio	economic cond	itions.	
12.28	<u>(e)</u> An in	mplementing authorit	y may place a tr	affic safety camera	system on a street or
12.29	highway tha	at is not under its juris	sdiction only up	on approval by the r	oad authority that has
12.30	jurisdiction	<u>-</u>			
12.31	<u>(f)</u> The c	commissioner must es	stablish monitor	ing sites on at least t	wo trunk highway
12.32	work zone s	segments.			

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13.1	Subd. 7.	Traffic-control devi	i <b>ces.</b> (a) An imp	lementing authority m	ust not adjust the
13.2	change inter	val for the steady yel	llow indication i	n a traffic-control sig	nal:
13.3	(1) for on	e month prior to begi	nning to operate	a red light camera sys	tem at the associated
13.4	intersection;	or			
13.5	<u>(2)</u> durin	g the period that the	red light camera	system is operated at	t the associated
13.6	intersection.				
13.7	<u>(b) The y</u>	vellow change interva	al for a traffic-co	ontrol signal that is su	bject to paragraph
13.8	(a) must mee	et or exceed the stand	lards and guida	nce specified in the M	anual on Uniform
13.9	Traffic Cont	rol Devices adopted	under section 16	59.06, subdivision 1.	
13.10	<u>(c) An im</u>	plementing authority	that adjusts the	yellow change interva	l for a traffic-control
13.11	signal at an i	intersection where a 1	red light camera	system is being opera	ated must deactivate
13.12	the red light	camera system and s	subsequently me	et the requirements u	nder paragraph (a).
13.13	Subd. 8.	Traffic enforcement	t agents. (a) An	implementing author	ity may designate
13.14	one or more	permanent employee	es of the authori	ty, who is not a licens	ed peace officer, as
13.15	a traffic enfo	orcement agent. A lic	ensed peace off	icer is a traffic enforc	ement agent and is
13.16	not required	to be designated und	ler this subdivis	ion. An employee of a	a private entity may
13.17	not be desig	nated as a traffic enfo	orcement agent.		
13.18	<u>(b)</u> An in	nplementing authorit	y must ensure th	nat a traffic enforceme	ent agent is properly
13.19	trained in the	e use of equipment a	nd the requirem	ents governing traffic	safety camera
13.20	implementat	tion.			
13.21	(c) A trat	ffic enforcement ager	nt who is not a l	icensed peace officer	has the authority to
13.22	issue citation	ns under this section	only while actua	ally engaged in job du	ties and otherwise
13.23	has none of	the other powers and	privileges reser	ved to peace officers.	
13.24	<u>Subd. 9.</u>	Citations; warnings	a. (a) A traffic en	nforcement agent und	er the pilot program
13.25	has the exclu	usive authority to issu	ue a citation to t	he owner or lessee of	a motor vehicle for
13.26	(1) a violatio	n under section 169.0	6, subdivision 1	0, and (2) a violation u	nder section 169.14,
13.27	subdivision	<u>13.</u>			
13.28	<u>(b)</u> A tra	ffic enforcement ager	nt may only issu	e a citation if:	
13.29	<u>(1) the vi</u>	olation is committed	at least 30 days	after the relevant imp	lementing authority
13.30	has commen	ced camera-based tra	affic enforcement	<u>nt;</u>	
13.31	(2) with	respect to speed limit	ts, the speeding	violation is at least te	n miles per hour in
13.32	excess of the	e speed limit; and			

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14.1	<u>(3)</u> a traf	fic enforcement agen	t has inspected a	and verified recorded	images provided by
14.2	the traffic sa	afety camera system.			
14.3	(c) An in	nplementing authorit	y must provide a	a warning for a traffic	-control signal
14.4	violation une	der section 169.06, su	bdivision 10, or	a speeding violation u	nder section 169.14,
14.5	subdivision	13, for the period fro	m (1) the date w	hen camera-based tra	affic enforcement is
14.6	first comme	nced, to (2) the date	when citations a	re authorized under p	aragraph (b), clause
14.7	<u>(1).</u>				
14.8	<u>(d)</u> Notw	vithstanding section 1	69.022, an impl	ementing authority m	ay specify a speed
14.9	in excess of	the speed limit that is	higher than the	amount specified in p	oaragraph (b), clause
14.10	(2), at which	n to proceed with issu	ance of a citation	<u>n.</u>	
14.11	<u>(e)</u> A cita	ation may be issued t	hrough the Unit	ed States mail if postr	marked within: (1)
14.12	14 days of th	ne violation for a vehi	cle registered in	Minnesota; or (2) 30	days of the violation
14.13	for a vehicle	registered outside of	f Minnesota. See	ction 168.346, subdiv	ision 2, applies to a
14.14	private entit	y that provides citation	on mailing servi	ces under this section	<u>.</u>
14.15	<u>Subd. 10</u>	<u>.</u> Uniform citation.	(a) There must b	e a uniform traffic sa	fety camera citation
14.16	issued throu	ghout the state by a tr	raffic enforceme	nt agent for a violatio	on as provided under
14.17	this section.	The uniform traffic s	safety camera ci	ation is in the form a	nd has the effect of
14.18	a summons	and complaint.			
14.19	<u>(b)</u> The c	commissioner of publ	lic safety must p	rescribe the detailed	form of the uniform
14.20	traffic safety	camera citation. As	appropriate, the	citation design must	conform with the
14.21			e ticket under se	ction 169.99, subdivis	sions 1 and 1d. The
14.22	citation desi	gn must include:			
14.23	<u>(1) a brie</u>	ef overview of the pil	ot program and	implementation of tra	affic safety camera
14.24	systems;				
14.25	<u>(2) a sun</u>	nmary of the circums	tances of the cit	ation that includes ide	entification of the
14.26	motor vehic	le involved, the date	and time of the	violation, and the loca	ation where the
14.27	violation oc	curred;			
14.28	<u>(3) copy</u>	of the recorded imag	e or primary im	ages used to identify	a violation;
14.29	<u>(4) a not</u>	ification that the reco	orded images und	ler clause (3) are evid	lence of a violation
14.30	under sectio	n 169.06, subdivision	n 10, or 169.14,	subdivision 13;	
14.31	<u>(5) a stat</u>	ement signed by the	traffic enforcem	ent agent who issued	the citation stating
14.32	that the ager	it has inspected the re	corded images a	nd determined that th	e violation occurred
14.33	in the specif	fied motor vehicle;			

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15.1	(6) a su	mmary of the limitation	ons under section	ns 169.06, subdivision	n 11, and 169.14,
15.2	subdivision				
15.3	(7) info	rmation on the diversi	on and traffic sa	fety course requirem	ents under sections
15.4	<u>~ / </u>	division 10, paragrap		•	
15.5	(8) the t	otal amount of the fin	e imposed;		
15.6	(0) a no	tification that the pers	on has the right	to contest the citation	· ·
15.0	<u> </u>	<b>^</b>	~		_
15.7	<u>(10) inf</u>	ormation on the proce	ss and procedure	es for a person to con	test the citation; and
15.8	<u>(11) a st</u>	atement that payment	of the fine const	itutes a plea of guilty a	and failure to appear
15.9	in court is c	considered a plea of g	uilty, as provide	d under section 169.9	1, subdivision 3.
15.10	<u>(c)</u> The	commissioner of publ	ic safety must n	nake the information	required under
15.11	paragraph (	b) available in langua	ges that are com	monly spoken in the s	tate and in each area
15.12	in which a	local authority has im	plemented came	ra-based traffic enfor	cement.
15.13	Subd. 1	1. Traffic safety cour	rse. (a) The com	missioners must estab	olish a traffic safety
15.14	course that	provides at least 30 m	ninutes of instruc	ction on speeding, tra	ffic-control signals,
15.15	and other the	affic safety topics. Th	e curriculum m	ist include safety risk	s associated with
15.16	speed and s	speeding in school zor	nes and work zon	nes.	
15.17	<u>(b)</u> The	commissioners must	not impose a fee	for an individual wh	o is authorized to
15.18	attend the c	course under sections	169.06, subdivis	ion 10, and 169.14, s	ubdivision 13.
15.19	Subd. 1	2. Third-party agree	<b>ments.</b> (a) An ii	nplementing authorit	y may enter into
15.20	agreements	with a private entity	for operations, s	ervices, or equipment	under this section.
15.21	Payment un	nder a contract with a p	rivate entity mus	t not be based on the n	umber of violations,
15.22	citations iss	sued, or other similar	means.		
15.23	<u>(b) An i</u>	mplementing authorit	y that enters into	a third-party agreem	nent under this
15.24	subdivision	must perform a data	practices audit o	f the private entity to	confirm compliance
15.25	with the rec	quirements under subc	livisions 14 to 1	6 and chapter 13. An	audit must be
15.26	undertaken	at least every other ye	ear.		
15.27	Subd. 1	<u>3. Use of revenue. (a)</u>	Revenue from	citations received by	an implementing
15.28	authority th	at is attributable to cam	nera-based traffic	enforcement must be	allocated as follows:
15.29	<u>(1)</u> first	as necessary to provid	le for implemen	tation costs, which ma	ay include but is not
15.30	limited to p	procurement and instal	lation of traffic	safety camera system	s, traffic safety
15.31	planning, a	nd public engagement	; and		
15.32	(2) the 1	remainder for traffic s	afety measures t	hat perform traffic-ca	lming.

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16.1	(b) The ame	ount expended unde	er paragraph (a)	, clause (2), must supp	element and not
16.2	supplant existing	ng expenditures for	traffic safety.		
16.3	<u>Subd. 14.</u>	)ata practices; gen	eral requirem	ents. (a) All data collec	cted by a traffic
16.4	safety camera s	system are private da	ata on individua	ls as defined in section	13.02, subdivision
16.5	12, or nonpubl	ic data as defined in	n section 13.02,	subdivision 9, unless	the data are public
16.6	under section 1	3.82, subdivision 2	, 3, or 6, or are	criminal investigative	data under section
16.7	13.82, subdivis	sion 7.			
16.8	(b) An agre	ement with a privat	e entity and an	implementing authorit	y pursuant to
16.9	subdivision 12	is subject to section	n 13.05, subdiv	isions 6 and 11.	
16.10	(c) A privat	e entity must use th	e data gathered	l under this section onl	y for purposes of
16.11	camera-based t	raffic enforcement u	under the pilot p	rogram and must not sh	nare or disseminate
16.12	the data with a	n entity other than t	he appropriate	implementing authorit	y, except pursuant
16.13	to a court order	r. Nothing in this su	bdivision preve	ents a private entity fro	m sharing or
16.14	disseminating	summary data, as de	efined in section	n 13.02, subdivision 19	<u>).</u>
16.15	(d) Traffic s	afety camera system	n data are not su	bject to subpoena, disco	overy, or admission
16.16	into evidence i	n any prosecution, o	civil action, or a	administrative process	that is not taken
16.17	pursuant to sec	tion 169.06, subdiv	ision 10, or 169	9.14, subdivision 13.	
16.18	<u>Subd. 15.</u> D	ata practices; traff	fic safety came	ra system. <u>A traffic safe</u>	ety camera system:
16.19	<u>(1) is limite</u>	ed to collection of th	ne following da	ta:	
16.20	(i) recorded	l video or images of	f the rear licens	e plate of a motor vehi	<u>cle;</u>
16.21	(ii) recorde	d video or images o	f motor vehicle	s and areas surroundin	ig the vehicles to
16.22	the extent nece	ssary to (A) identif	y a violation of	a traffic-control device	e, or (B) calculate
16.23	vehicle speeds	<u>2</u>			
16.24	(iii) date, ti	me, and vehicle loc	ation that corre	lates to the data collect	ted under item (i)
16.25	or (ii); and				
16.26	(iv) general	traffic data:			
16.27	(A) collecte	ed specifically for p	urposes of pilo	t program analysis and	evaluation;
16.28	(B) that doe	es not include record	ded video or im	lages;	
16.29	<u>(C) in whic</u>	h individuals or uni	que vehicles ar	e not identified; and	
16.30	<u>(D) from w</u>	hich an individual o	or unique vehic	le is not ascertainable;	

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17.1	(2) must 1	not record in a mann	er that makes ar	iy individual personal	lly identifiable,		
17.2	including but	t not limited to the m	otor vehicle ope	erator or occupants; a	nd		
17.3	(3) may only record or retain the data specified in clause (1), items (i) to (iii), if the						
17.4	traffic safety camera system identifies an appropriate potential violation for review by a						
17.5	traffic enforc	ement agent.					
17.6	Subd. 16.	Data practices; de	struction of dat	a. (a) Notwithstandin	ng section 138.17,		
17.7	and except as	otherwise provided i	n this subdivisio	n, data collected by a	traffic safety camera		
17.8	system must	be destroyed within 3	0 days of the dat	e of collection unless	the data are criminal		
17.9	investigative	data under section 13	8.82, subdivision	7, related to a violatio	on of a traffic-control		
17.10	signal or a sp	eed limit.					
17.11	(b) Upon	written request to a	law enforcemen	t agency from an indi	vidual who is the		
17.12	subject of a p	ending criminal char	ge or complaint	, along with the case o	or complaint number		
17.13	and a stateme	ent that the data may	be used as excu	Ilpatory evidence, dat	a otherwise subject		
17.14	to destruction	1 under paragraph (a	) must be preser	ved by the law enford	cement agency until		
17.15	the charge or	complaint is resolve	ed or dismissed.				
17.16	(c) Upon	written request from	a program part	icipant under chapter	5B, data collected		
17.17	by a traffic sa	afety camera system	related to the pr	ogram participant mu	ist be destroyed at		
17.18	the time of co	ollection or upon reco	eipt of the reque	st, whichever occurs	later, unless the data		
17.19	are active cri	minal investigative c	lata. The exister	nce of a request subm	itted under this		
17.20	paragraph is	private data on indiv	viduals as define	d in section 13.02, su	bdivision 12.		
17.21	(d) Notwi	thstanding section 1	38.17, data colle	ected by a traffic safe	ty camera system		
17.22	must be destr	royed within three ye	ears of the resolution	ution of a citation issu	ed pursuant to this		
17.23	section.						
17.24	<u>(e)</u> The de	estruction requireme	nts under this su	bdivision do not appl	ly to: (1) general		
17.25	traffic data as	provided under subc	livision 15, claus	se (1), item (iv); and (2	2) data that identifies		
17.26	the number o	of warnings or citatio	ns issued to an	ndividual under this	section.		
17.27	Subd. 17.	Exempt from rule	making. <u>R</u> ules a	dopted to implement	this section are		
17.28	exempt from	rulemaking under cl	hapter 14 and ar	e not subject to exem	pt rulemaking		
17.29	procedures u	nder section 14.386.					
17.30	<u>Subd. 18.</u>	<b>Expiration.</b> This se	ection expires M	ay 31, 2029.			

Sec. 17. Minnesota Statutes 2022, section 169.99, subdivision 1, is amended to read:

Subdivision 1. Form. (a) Except as provided in subdivision 3; section 169.147, 18.2 subdivision 8; and section 169.999, subdivision 3, there shall be a uniform ticket issued 18.3 throughout the state by the police and peace officers or by any other person for violations 18.4 of this chapter and ordinances in conformity thereto. Such uniform traffic ticket shall be in 18.5 the form and have the effect of a summons and complaint. Except as provided in paragraph 18.6 (b), the uniform ticket shall state that if the defendant fails to appear in court in response to 18.7 18.8 the ticket, an arrest warrant may be issued. The uniform traffic ticket shall consist of four parts, on paper sensitized so that copies may be made without the use of carbon paper, as 18.9 follows: 18.10

18.11 (1) the complaint, with reverse side for officer's notes for testifying in court, driver's18.12 past record, and court's action, printed on white paper;

(2) the abstract of court record for the Department of Public Safety, which shall be a
copy of the complaint with the certificate of conviction on the reverse side, printed on yellow
paper;

(3) the police record, which shall be a copy of the complaint and of the reverse side ofcopy (1), printed on pink paper; and

(4) the summons, with, on the reverse side, such information as the court may wish to
give concerning the Traffic Violations Bureau, and a plea of guilty and waiver, printed on
off-white tag stock.

(b) If the offense is a petty misdemeanor, the uniform ticket must state that a failure to
appear will be considered a plea of guilty and waiver of the right to trial, unless the failure
to appear is due to circumstances beyond the person's control.

18.24 Sec. 18. Minnesota Statutes 2022, section 171.12, is amended by adding a subdivision to18.25 read:

18.26 Subd. 6a. Driving record; traffic safety camera system. (a) The commissioner of
18.27 public safety must not record on an individual's driving record any violation of:

18.28 (1) a traffic-control signal under section 169.06, subdivision 10; or

18.29 (2) a speed limit under section 169.14, subdivision 13.

18.30 (b) This subdivision applies to violations committed on or after June 1, 2025, and before

18.31 June 1, 2029.

18.1

19.1 Sec. 19. Minnesota Statutes 2022, section 171.16, subdivision 3, is amended to read:

19.2 Subd. 3. Failure to pay fine. The commissioner is prohibited from suspending a person's
19.3 driver's license based solely on the fact that a person:

19.4 (1) has been convicted of:

19.5 (i) violating a law of this state or an ordinance of a political subdivision which regulates
19.6 the operation or parking of motor vehicles;

19.7 (ii) a violation under section 169.06, subdivision 10; or

19.8 (iii) a violation under section 169.14, subdivision 13;

(2) has been sentenced to the payment of a fine or had a surcharge levied against that
person, or sentenced to a fine upon which a surcharge was levied; and

19.11 (3) has refused or failed to comply with that sentence or to pay the surcharge.

19.12 Sec. 20. Minnesota Statutes 2023 Supplement, section 357.021, subdivision 6, is amended19.13 to read:

Subd. 6. Surcharges on criminal and traffic offenders. (a) Except as provided in this 19.14 subdivision, the court shall impose and the court administrator shall collect a \$75 surcharge 19.15 on every person convicted of any felony, gross misdemeanor, misdemeanor, or petty 19.16 19.17 misdemeanor offense, other than a violation of: (1) a law or ordinance relating to vehicle parking, for which there is a \$12 surcharge; and (2) section 609.855, subdivision 1, 3, or 19.18 3a, for which there is a \$25 surcharge. When a defendant is convicted of more than one 19.19 offense in a case, the surcharge shall be imposed only once in that case. In the Second 19.20 Judicial District, the court shall impose, and the court administrator shall collect, an additional 19.21 19.22 \$1 surcharge on every person convicted of any felony, gross misdemeanor, misdemeanor, or petty misdemeanor offense, including a violation of a law or ordinance relating to vehicle 19.23 parking, if the Ramsey County Board of Commissioners authorizes the \$1 surcharge. The 19.24 surcharge shall be imposed whether or not the person is sentenced to imprisonment or the 19.25 sentence is stayed. The surcharge shall not be imposed when a person is convicted of a petty 19.26 misdemeanor for which no fine is imposed. 19.27

(b) The court may reduce the amount or waive payment of the surcharge required under
this subdivision on a showing of indigency or undue hardship upon the convicted person
or the convicted person's immediate family. Additionally, the court may permit the defendant
to perform community work service in lieu of a surcharge.

20.1 (c) The court administrator or other entity collecting a surcharge shall forward it to the20.2 commissioner of management and budget.

(d) If the convicted person is sentenced to imprisonment and has not paid the surcharge
before the term of imprisonment begins, the chief executive officer of the correctional
facility in which the convicted person is incarcerated shall collect the surcharge from any
earnings the inmate accrues from work performed in the facility or while on conditional
release. The chief executive officer shall forward the amount collected to the court
administrator or other entity collecting the surcharge imposed by the court.

20.9 (e) A person who enters a diversion program, continuance without prosecution,
20.10 continuance for dismissal, or stay of adjudication for a violation of chapter 169 must pay
20.11 the surcharge described in this subdivision. A surcharge imposed under this paragraph shall
20.12 be imposed only once per case.

20.13 (f) The surcharge does not apply to:

20.14 (1) citations issued pursuant to section 169.06, subdivision 10;

20.15 (2) citations issued pursuant to section 169.14, subdivision 13;

20.16 (3) administrative citations issued pursuant to section 169.999-; or

20.17 (g) The surcharge does not apply to (4) administrative citations issued by transit rider
 20.18 investment program personnel pursuant to section 473.4075.

20.19 Sec. 21. Minnesota Statutes 2022, section 480.15, is amended by adding a subdivision to 20.20 read:

20.21 Subd. 10d. Uniform collections policies and procedures; limitations. The uniform

20.22 <u>collections policies and procedures under subdivision 10c must not allow collections of</u>

20.23 court debt, as defined in subdivision 10c, or referral of court debt to the Department of

20.24 <u>Revenue, that only arises from a single violation under section 169.06, subdivision 10, or</u>

20.25 <u>169.14</u>, subdivision 13.

## 20.26 Sec. 22. TRAFFIC SAFETY CAMERA SYSTEMS; EVALUATION AND 20.27 REPORTING.

20.28Subdivision 1. Definitions. (a) For purposes of this section, the following terms and the20.29terms defined in Minnesota Statutes, section 169.147, subdivision 1, have the meanings

20.30 <u>given.</u>

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21.1	<u>(</u> b) "Trat	ffic safety camera sys	tem" has the me	eaning given in Minn	esota Statutes, section
21.2	169.011, su	bdivision 85a.			
21.3	Subd. 2.	Independent evalua	tion; general	requirements. (a) Th	e commissioner must
21.4	arrange for a	an independent evalua	tion of traffic s	afety camera systems	that includes analysis
21.5	of the pilot	program. By Decemb	per 31, 2028, th	e commissioner mus	t submit a copy of the
21.6	evaluation t	o the chairs and rank	ing minority m	embers of the legisla	tive committees with
21.7	jurisdiction	over transportation p	olicy and finan	ce.	
21.8	(b) The	evaluation must be pe	erformed outsid	le the Departments of	f Transportation and
21.9	Public Safet	y by an entity with qua	alifying experies	nce in traffic safety re	search. The evaluation
21.10	must includ	e any monitoring site	s established b	y an implementing a	uthority.
21.11	(c) The c	commissioner must e	stablish an eval	uation methodology	that provides
21.12	standardized	d metrics and evaluation	on measures and	d enables valid statisti	cal comparison across
21.13	monitoring	sites.			
21.14	<u>(d) At a</u>	minimum, the evalua	tion must:		
21.15	<u>(1)</u> analy	yze the effectiveness of	of traffic safety	camera systems in lo	owering travel speeds,
21.16	reducing spo	eed differentials, redu	cing violations	of traffic-control sig	nals, and meeting any
21.17	other measu	ares identified in the e	evaluation meth	odology;	
21.18	<u>(2) perfo</u>	orm statistical analyse	es of traffic spe	eds, crashes, injuries	, fatalities, and other
21.19	measurable	traffic incidents; and			
21.20	<u>(3) ident</u>	ify any changes in traf	fic congestion a	attributable to traffic s	afety camera systems.
21.21	<u>Subd. 3.</u>	Independent evalua	ntion; impleme	enting authorities. (a	a) Each implementing
21.22	authority un	der the pilot program	must follow the	evaluation methodo	ogy established under
21.23	subdivision	2.			
21.24	<u>(b)</u> Each	implementing author	rity under the p	ilot program must pr	ovide information for
21.25	the evaluation	on under subdivision	2 as requested a	and include the follow	ving: the total number
21.26	of warnings	issued; the total num	ber of citations	s issued; the number	of people who opted
21.27	for diversion	n under Minnesota St	atutes, sections	169.06, subdivision	10, paragraph (b), and
21.28	<u>169.14, subc</u>	division 13, paragraph	(b); gross and r	net revenue received;	expenditures incurred;
21.29	a description	n of how the net reve	nue generated l	oy the program was ι	used; total amount of
21.30	any paymen	its made to a contracto	or; the number of	of employees involved	d in the pilot program;
21.31	the type of t	traffic safety camera s	system used; th	e location of each me	onitoring site; the
21.32	activation st	tart and stop dates of	the traffic safet	y camera system at e	each monitoring site;
21.33	the number	of citations issued, w	ith a breakout b	y monitoring site; th	e number of instances

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22.1	in which a tra	ffic enforcement ag	ent reviewed re	corded video or image	s for a potential
22.2	violation but	did not issue a resul	ting citation; ar	nd details on traffic safe	ety camera system
22.3	inspection and	d maintenance activ	ities.		
22.4	<u>Subd. 4.</u> <b>P</b>	'ilot program repor	<b>ting.</b> (a) An im	plementing authority th	at operates a traffic
22.5	safety camera	in a calendar year m	ust publish a rep	port on the implementation	on for that calendar
22.6	year. The repo	ort is due by March	1 of the follow	ing calendar year.	
22.7	<u>(b)</u> At a mi	inimum, the report m	nust summarize	the activities of the imp	lementing authority
22.8	and provide the	ne information requ	ired under subd	ivision 3, paragraph (b	<u>).</u>
22.9	<u>Subd. 5.</u> L	egislative report. <u>Here</u>	By January 15,	2029, the commissione	ers must submit a
22.10	report on traff	fic safety camera sys	stems to the me	mbers of the legislativ	e committees with
22.11	jurisdiction or	ver transportation po	olicy and finance	ce. At a minimum, the	report must:
22.12	<u>(1) provid</u>	e a review of the pil	ot program;		
22.13	(2) provid	e data on citations is	ssued under the	pilot program, with bre	eakouts by year and
22.14	location;				
22.15	<u>(3)</u> summa	arize the results of th	he independent	evaluation under subdi	vision 2;
22.16	(4) evalua	te any disparities in	impacts under	the pilot programs, inc	luding by income,
22.17	by race, and ir	communities that a	re historically u	nderrepresented in trans	portation planning;
22.18	(5) identif	y fiscal impacts of i	mplementation	of traffic safety camer	a systems; and
22.19	<u>(6) make a</u>	ny recommendation	s regarding ong	oing traffic safety came	ra implementation,
22.20	including but	not limited to any d	raft legislative	proposal.	
22.21			TRAFFIC SAL	FETY CAMERA SYS	<u>TEM PILOT</u>
22.22	PROGRAM.	:			
22.23	<u>\$</u> in fi	scal year 2025 is ap	propriated from	n the general fund to th	e commissioner of
22.24	transportation	for the traffic safety	y camera pilot p	orogram under Minnesc	ota Statutes, section
22.25	<u>169.147, and</u>	the evaluation and l	egislative repor	t under section 22. Wit	th the approval of
			<i>.</i> .	C.1 · · · · ·	.1.1.11

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- 22.26 the commissioner of transportation, any portion of this appropriation is available to the
- 22.27 commissioner of public safety. This is a onetime appropriation and is available until June
- 22.28 <u>30, 2029.</u>

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