KRB/HL

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 4921

(SENATE AUTHORS: CARLSON)DATED-PG03/13/2024Introduction and first reading
Referred to Transportation

OFFICIAL STATUS

1.1	A bill for an act
1.2	relating to transportation; requiring transportation network companies to make
1.3	vehicles wheelchair accessible; requiring nondiscrimination policies; establishing
1.4 1.5	the wheelchair accessible vehicle services account; providing a civil penalty; appropriating money; amending Minnesota Statutes 2022, section 221.091,
1.6	subdivision 2; proposing coding for new law in Minnesota Statutes, chapter 221.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. [221.0311] TRANSPORTATION NETWORK COMPANY
1.9	ACCESSIBILITY.
1.10	Subdivision 1. Definitions. (a) For purposes of this section, the definitions in section
1.11	65B.472, subdivision 1, apply.
1.12	(b) "Wheelchair accessible vehicle" means a vehicle equipped with a ramp or lift capable
1.13	of transporting nonfolding motorized wheelchairs, mobility scooters, or other mobility
1.14	devices.
1.15	Subd. 2. Wheelchair accessibility surcharge; fleet fee. (a) Transportation network
1.16	companies must pay to the commissioner a 15-cent surcharge per ride that is not accessible
1.17	to wheelchair users originating in Minnesota. The surcharge must be paid monthly.
1.18	(b) The commissioner must deposit all surcharges and fees collected under this
1.19	subdivision into the wheelchair accessible vehicle services account established under section
1.20	<u>221.0312.</u>
1.21	Subd. 3. Digital network accessibility. A transportation network company's digital
1.22	network must be accessible to individuals with disabilities by January 1, 2025.

	02/28/24	REVISOR	KRB/HL	24-07417	as introduced
2.1	Subd. 4. E	quity data repo	rt. (a) By October	r 1 each year, all transpor	tation network
2.2				the Minnesota Council on	
2.3	the accessibili	ity of services pro	ovided in the prev	ious year to individuals w	vith disabilities in
2.4	each commun	ity served. At a r	ninimum, the repo	ort must include the:	
2.5	(1) estimat	ted time of arriva	l for wheelchair a	accessible vehicles;	
2.6	<u>(2) total nu</u>	umber of wheelcl	nair accessible vel	nicles requested;	
2.7	<u>(3) total nu</u>	umber of rides fu	lfilled in wheelch	air accessible vehicles;	
2.8	(4) total m	umber of wheelcl	nair accessible rid	es that were denied;	
2.9	(5) total nu	umber of request	ed wheelchair acc	essible rides that were ret	ferred to a third
2.10	party; and				
2.11	(6) program	ms and best prac	tices the transport	ation network company h	nas implemented
2.12	to improve the	e accessibility of	service to individ	uals with disabilities.	
2.13	(b) All dat	a required in the	report must be ca	pable of aggregation by c	vity so that useful
2.14	comparisons of	can be made.			
2.15	(c) Upon r	eview of the repo	rt, if the commissi	oner concludes that transp	portation network
2.16	companies are	e not collectively	having a positive	impact on services provid	led to individuals
2.17	with disabiliti	es, the commission	oner may impose a	a fine up to \$15,000 on ea	ch transportation
2.18	network comp	bany.			
2.19	<u>Subd. 5.</u> N	ondiscriminatio	on policy. All tran	sportation network comp	anies must adopt
2.20	<u>a nondiscrimi</u>	nation policy tha	t is available on a	publicly accessible webs	ite. The website
2.21	must provide	notice of the poli	cy and procedure	s to report a complaint to	the Department
2.22	of Human Rig	ghts about a drive	er's alleged violati	on of the policy. The poli	cy must include
2.23	the following:	<u>:</u>			
2.24	(1) the tran	nsportation netwo	ork company mus	t take reasonable steps to	ensure services
2.25	provided by d	rivers using the c	ligital network are	e offered in a nondiscrimi	inatory manner;
2.26	(2) the tran	nsportation netwo	ork company mus	t not unlawfully discrimin	nate against a
2.27	prospective pa	assenger or unlav	vfully refuse to pr	rovide service to a protect	ed class of
2.28	passengers or	certain localities	; ;		
2.29	(3) meanir	ngful penalties, si	uch as lost tips, re	duced hours, suspension,	or termination,
2.30	for drivers wh	o deny services t	o a prospective pa	assenger due to the passer	nger belonging to
2.31	a protected cla	ass;			
2.32	(4) drivers	must not refuse	services to a pros	pective passenger with a	service animal;

Section 1.

3.1	(5) the transportation network company must not charge an individual with a disability
3.2	an additional fee, including for the transport of a service animal, because of the individual's
3.3	disabilities;
3.4	(6) the transportation network company must provide on its digital network a way for
3.5	passengers with disabilities to request a wheelchair accessible vehicle;
3.6	(7) the transportation network company must facilitate transportation for passengers
3.7	requiring a wheelchair accessible vehicle by:
3.8	(i) connecting the passenger to a driver of a wheelchair accessible vehicle in the network;
3.9	<u>or</u>
3.10	(ii) directing the passenger to an alternate provider with the authority and ability to
3.11	dispatch a wheelchair accessible vehicle;
3.12	(8) if a passenger with a disability requires the use of a wheelchair, assistive technology,
3.13	or other mobility device, the driver must store and transport the equipment if reasonably
3.14	able to. If the driver is unable to reasonably store and transport the equipment, the driver
3.15	must refer the passenger to another driver or service provider with a vehicle able to
3.16	accommodate the equipment;
3.17	(9) drivers must allow wheelchair users the choice to independently transfer from their
3.18	wheelchairs to the wheelchair accessible vehicle if they are able to do so;
3.19	(10) when a ride is requested over the digital network, the total fare, fare range, or rate
3.20	by distance or time must be displayed before the ride is confirmed. Any variables that may
3.21	result in higher rates or fares, including tips, wait time, demand pricing, or any other
3.22	surcharges or fees, must also be displayed;
3.23	(11) passengers may opt out of being rated by the driver;
3.24	(12) the transportation network company must not charge a fee if a passenger cancels a
3.25	ride because the vehicle is unsuitable for the passenger's disability needs;
3.26	(13) the transportation network company must not charge an additional fee for a personal
3.27	companion, orderly, or any other care assistant accompanying a passenger with a disability
3.28	<u>on a ride;</u>
3.29	(14) the transportation network company must not impose a minimum charge when a
3.30	driver is unable to locate a passenger; and
3.31	(15) the transportation network company must allow a passenger to contact a driver over
3.32	the digital network or telephone after a ride is confirmed.

	02/28/24	REVISOR	KRB/HL	24-07417	as introduced
4.1	Sec. 2. [22]	1.0312] WHEELC	HAIR ACCESSIB	LE VEHICLE SERVIC	CES ACCOUNT;
4.2	GRANTS.				
4.3	Subdivis	ion 1. Wheelchai	r accessible vehicle	e services account estal	olished. A
4.4				created in the special re	
4.5	account con	sists of money allo	otted, appropriated,	or transferred to the acc	count. Money in
4.6	the account	is appropriated to	the commissioner a	nd distributed as provid	ed in subdivision
4.7	<u>4.</u>				
4.8	Subd. 2.	Minimum collect	ions. The commissi	oner must collect a mini	mum of \$850,000
4.9	per year from	n transportation ne	etwork companies	and taxicab companies u	inder section
4.10	<u>221.0311, s</u> ı	ubdivision 2, for th	e wheelchair acces	sible vehicle services ac	count. If the
4.11	collections a	re insufficient, the	deficiency amount	required to reach the min	nimum collection
4.12	threshold is	annually transferre	ed from the general	fund to the wheelchair a	ccessible vehicle
4.13	services acc	ount.			
4.14	<u>Subd. 3.</u>	Grant eligibility.	(a) A taxicab comp	pany that maintains at le	ast ten percent of
4.15	its active fle	et as wheelchair a	ccessible vehicles of	or an independent contra	ctor of a
4.16	transportatio	on network compar	ny who provides a	service record of at least	t six months with
4.17	that compan	y is eligible for gr	ants under subdivis	sion 4. A grant under sul	odivision 4 may
4.18	be used to m	neet the ten percen	t threshold.		
4.19	(b) Operation	ators of vehicles a	nd grantees must co	omplete hours of di	sability training
4.20	to be eligible	e to receive grants	under subdivision	<u>4.</u>	
4.21	(c) Drive	ers of leased vehic	les are not eligible	for grants related to the	cost and
4.22	maintenance	e of a wheelchair a	ccessible vehicle.		
4.23	<u>(d)</u> For p	ourposes of this sub	odivision, "active fl	leet" means the total nur	nber of vehicles
4.24	registered wi	ith the transportation	on network company	y or taxicab company cap	able of providing
4.25	rides.				
4.26	<u>Subd. 4.</u>	Grants. The comr	nissioner must awa	rd grants using the funds	in the wheelchair
4.27	accessible v	ehicle services acc	ount to taxicab cor	npanies or independent	contractors of
4.28	transportatio	on network compar	nies:		
4.29	<u>(1) to pu</u>	rchase wheelchair	accessible vehicles	s or modify existing veh	icles so they are
4.30	accessible, u	ip to \$7,500 per pi	urchased or modifie	ed vehicle;	
4.31	(2) for m	naintenance or equi	ipment expenses re	lated to ramps, axles, br	akes, or
4.32	transmission	ns on wheelchair a	ccessible vehicles i	n their fleet, up to \$3,50	0 per vehicle;
4.33	(3) for dr	rivers who provide	wheelchair access	ible rides, up to \$20 per 1	ride fulfilled; and

Sec. 2.

	02/28/24	REVISOR	KRB/HL	24-07417	as introduced
5.1	(4) for drive	ers who provide	wheelchair access	ble rides for a shift excee	ding four hours,
5.2	up to \$15 per s	<u>hift.</u>			
5.3	Sec. 3. Minne	esota Statutes 20	22, section 221.09	91, subdivision 2, is amer	ided to read:
5.4	Subd. 2. Sn	nall vehicle pass	enger service. (a)	A statutory or home rule	charter city that
5.5	licenses and reg	gulates small vehi	cle passenger servi	ce must do so by ordinanc	e. The ordinance
5.6	must, at a minin	num, provide for	driver qualification	ons, insurance, vehicle saf	ety, and periodic
5.7	vehicle inspect	ions.			
5.8	(b) A statut	ory or home rule	charter city may	waive any license fees of	a transportation
5.9	network compa	any or taxicab co	mpany that maint	ains ten percent of its act	ive fleet as
5.10	wheelchair acc	essible vehicles.	For purposes of t	his paragraph, a "transpo	rtation network
5.11	company" has	the meaning give	en in section 65B.	472, subdivision 1.	
5.12	(b) (c) A sta	atutory or home	rule charter city th	at has adopted an ordina	nce complying
5.13	with this subdi	vision may enfor	ce the registration	requirement in section 2	221.021.
5.14	(c) (d) A sta	atutory or home	rule charter city th	at regulates, by ordinanc	e, pedicabs,
5.15	rickshaws, or c	other similar vehi	icles used for pass	enger service may permi	t authorized
5.16	vehicles to be a	equipped with an	electric motor the	at meets the requirements	s for an
5.17	electric-assiste	d bicycle under s	section 169.011, s	ubdivision 27, clause (3).	