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SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 3413

(SENATE AUTHORS: FATEH) DATE D-PG 02/12/2024 11533 In **OFFICIAL STATUS** Introduction and first reading Referred to Labor

| 1.1 | A bill for an act |
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| 1.2 | relating to labor; establishing protections for transportation network drivers; creating |
| 1.3 | insurance requirements for transportation network companies; providing a civil |
| 1.4 | action; providing criminal penalties; amending Minnesota Statutes 2023 |
| 1.5 | Supplement, section 609.2231, subdivision 11; proposing coding for new law as |
| 1.6 | Minnesota Statutes, chapter 181C. |
| 1.7 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: |
| 1.8 | Section 1. [181C.01] DEFINITIONS. |
| 1.9 | (a) For the purposes of this chapter, the terms defined in this section have the meanings |
| 1.10 | given. |
| 1.11 | (b) "Deactivation" means the suspension or termination of a driver's ability to receive |
| 1.12 | connections to potential riders from a transportation network company. |
| 1.13 | (c) "Digital network" has the meaning given in section 65B.472, subdivision 1. |
| 1.14 | (d) "Personal vehicle" has the meaning given in section 65B.472, subdivision 1. |
| 1.15 | (e) "Ride" means the provision of transportation by a driver to a rider, beginning when |
| 1.16 | a driver accepts a ride requested by a rider through a digital network controlled by a |
| 1.17 | transportation network company, continuing while the driver transports a requesting rider, |
| 1.18 | and ending when the last requesting rider departs from the personal vehicle. The term does |
| 1.19 | not include transportation provided using a taxicab, limousine, or other for-hire vehicle. |
| 1.20 | (f) "Seven-county metropolitan area" means the following counties: Anoka, Carver, |
| 1.21 | Dakota, Hennepin, Ramsey, Scott, and Washington. |

Section 1.

| 2.1 | (g) "Transportation network company" or "TNC" has the meaning given in section |
|------|--|
| 2.2 | 65B.472, subdivision 1. The term does not include taxicabs, limousines, for-hire vehicles, |
| 2.3 | or a private passenger vehicle driven by a volunteer driver, as defined in section 65B.472, |
| 2.4 | subdivision 1. |
| 2.5 | (h) "Transportation network driver" or "driver" has the meaning given in section 65B.472, |
| 2.6 | subdivision 1. |
| 2.7 | (i) "Trip" means any transportation by a driver for a rider through a digital network |
| 2.8 | controlled by a transportation network company. |
| | |
| 2.9 | Sec. 2. [181C.02] OBLIGATIONS AND DUTIES INSURANCE REQUIREMENTS. |
| 2.10 | Subdivision 1. Automobile insurance. A TNC must pay for and maintain insurance in |
| 2.11 | the name of the driver for any personal vehicle that meets the requirements set forth in |
| 2.12 | section 65B.472. |
| 2.13 | Subd. 2. Policy and coverage requirements. (a) Notwithstanding the requirements in |
| 2.14 | subdivision 1, a transportation network company must maintain insurance for a driver's |
| 2.15 | injuries that: |
| 2.16 | (1) occur while the driver is logged into the digital network of the TNC and available |
| 2.17 | to receive transportation requests for a trip; |
| 2.18 | (2) occur while the driver is engaged in a prearranged ride or activities attendant to or |
| 2.19 | as a result of the ride; or |
| 2.20 | (3) do not come under the vehicle insurance policy required in subdivision 1. |
| 2.21 | (b) Policies issued pursuant to this section must cover: |
| 2.22 | (1) driver injuries that present clear, physical manifestations within ten days of the |
| 2.23 | qualifying incident; and |
| 2.24 | (2) any exacerbation or reoccurrence of the original injuries. |
| 2.25 | (c) Notwithstanding anything to the contrary in this section, the limits of the policy per |
| 2.26 | person, per qualifying incident, must be at least: |
| 2.27 | (1) \$1,000,000 for medical costs and expenses; |
| 2.28 | (2) \$500,000 for disability; and |
| 2.29 | (3) 75 percent of lost wages, as established by the driver's average wages for the preceding |
| 2.30 | three months prior to the qualifying incident. |

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| 3.1 | (d) Driv | vers are not responsible | le for any costs | of insurance policies requ | ired under this |
| 3.2 | section. | | | | |
| 3.3 | <u>(e)</u> Insu | rance policies require | ed under this see | ction must name the driver | r as an insured |
| 3.4 | and must b | e issued by a company | y or companies | licensed by the Department | nt of Commerce. |
| | | | | | |
| 3.5 | _ | 81C.03] MINIMUM | | | |
| 3.6 | | • | his section mus | t be calculated on a per-tr | ip or biweekly |
| 3.7 | basis and n | nay not be combined. | | | |
| 3.8 | <u>(b) Min</u> | imum compensation | and fees paid by | y a TNC to a driver shall b | e as follows: |
| 3.9 | <u>(1) for a</u> | all trips, at least \$1.55 | per mile and \$ | 0.54 per minute, subject to | o paragraph (f), |
| 3.10 | for the time | e transporting a rider; | | | |
| 3.11 | (2) if a | cancellation occurs af | ter the driver h | as already departed to pick | k up a rider, 80 |
| 3.12 | percent of t | the cancellation fee; | | | |
| 3.13 | <u>(3) a \$1</u> | .25 per mile and \$0.10 |) per minute fee | if the TNC charges a fee f | or a long pickup. |
| 3.14 | The fee rev | erts to normal after th | ne pickup; and | | |
| 3.15 | <u>(4)</u> a mi | nimum fee of \$5.00 f | or any transpor | tation of a rider by a drive | <u>er.</u> |
| 3.16 | <u>(c)</u> A T | NC that uses its softw | are or collectio | n technology to collect fee | es or fares must |
| 3.17 | pay a drive | r the fees or fares ear | ned by the drive | er, regardless of whether th | ne fees or fares |
| 3.18 | are actually | v collected. | | | |
| 3.19 | <u>(d)</u> A T | NC must pay a driver | the compensat | ion required under this sec | ction over a |
| 3.20 | reasonable | pay period not to exc | eed 14 calendar | days. | |
| 3.21 | <u>(e)</u> A T | NC must provide a dri | iver all tips that | a rider provides to the app | licable driver on |
| 3.22 | the driver's | next payment. | | | |
| 3.23 | (f) Begi | nning July 1, 2025, a | nd each July 1 | thereafter, the minimum co | ompensation |
| 3.24 | amounts un | der paragraph (b), cla | uses (1) to (3), r | nust be adjusted annually b | by the percentage |
| 3.25 | increase, if | any, in the Consumer | Price Index fo | r all urban consumers pub | lished by the |
| 3.26 | United Stat | es Department of Lab | oor. | | |
| 3.27 | Sec. 4. [1 | 81C.04] DEACTIVA | ATION. | | |
| 3.28 | <u>(a)</u> A T | NC must have clear w | ritten rules stat | ing the circumstances unde | er which a driver |
| 3.29 | may be dea | ctivated or sanctioned | d, either permai | nently or temporarily, and | stating fair, |
| 3.30 | objective, a | and reasonable proced | lures for a drive | er to request a reconsiderat | tion of a |

| 4.1 | deactivation. These rules and any updates must be available both online and in written form |
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| 4.2 | to the drivers at least 30 days before they are enforceable. The rules must clearly list the |
| 4.3 | circumstances that constitute minor infractions and major infractions, and indicate those |
| 4.4 | infractions that subject a driver to deactivation or other sanction and the corresponding |
| 4.5 | number of days or range of days of deactivation. A TNC's rules must provide that a driver |
| 4.6 | must be subject to permanent deactivation if the driver is convicted of any of the following: |
| 4.7 | (1) felony-level harassment or stalking under section 609.749, subdivision 3, 4, or 5; |
| 4.8 | (2) murder under section 609.185, 609.19, or 609.195; |
| 4.9 | (3) a violation of predatory offender registration requirements under section 243.166, |
| 4.10 | subdivision 5; |
| 4.11 | (4) a violation of a harassment restraining order under section 609.748; |
| 4.12 | (5) possession of pornographic work involving minors under section 617.247; |
| 4.13 | (6) criminal sexual conduct under section 609.342, 609.343, 609.344, 609.345, or |
| 4.14 | 609.3451 or criminal sexual predatory conduct under section 609.3453; |
| 4.15 | (7) carjacking under section 609.247; |
| | |
| 4.16 | (8) driving while impaired under section 169A.20; or |
| 4.16 4.17 | (8) driving while impaired under section 169A.20; or (9) kidnapping under section 609.25 |
| | |
| 4.17 | (9) kidnapping under section 609.25 |
| 4.17 4.18 | (9) kidnapping under section 609.25 (b) A TNC must provide the driver with a written basis for any proposed deactivation |
| 4.174.184.19 | (9) kidnapping under section 609.25 (b) A TNC must provide the driver with a written basis for any proposed deactivation or other sanction, including the alleged infraction and the rule or rules the TNC alleges have |
| 4.174.184.194.20 | (9) kidnapping under section 609.25 (b) A TNC must provide the driver with a written basis for any proposed deactivation or other sanction, including the alleged infraction and the rule or rules the TNC alleges have been violated. The driver has a right to a meeting with the TNC to reconsider the deactivation. |
| 4.174.184.194.204.21 | (9) kidnapping under section 609.25 (b) A TNC must provide the driver with a written basis for any proposed deactivation or other sanction, including the alleged infraction and the rule or rules the TNC alleges have been violated. The driver has a right to a meeting with the TNC to reconsider the deactivation. The deactivated driver must have an opportunity to present their position and any other |
| 4.17 4.18 4.19 4.20 4.21 4.22 | (9) kidnapping under section 609.25 (b) A TNC must provide the driver with a written basis for any proposed deactivation or other sanction, including the alleged infraction and the rule or rules the TNC alleges have been violated. The driver has a right to a meeting with the TNC to reconsider the deactivation. The deactivated driver must have an opportunity to present their position and any other relevant information or witnesses regarding the alleged rule violation. The TNC must |
| 4.17 4.18 4.19 4.20 4.21 4.22 4.23 | (9) kidnapping under section 609.25 (b) A TNC must provide the driver with a written basis for any proposed deactivation or other sanction, including the alleged infraction and the rule or rules the TNC alleges have been violated. The driver has a right to a meeting with the TNC to reconsider the deactivation. The deactivated driver must have an opportunity to present their position and any other relevant information or witnesses regarding the alleged rule violation. The TNC must consider any information presented by the driver. For a deactivation to be upheld, there |
| 4.17 4.18 4.19 4.20 4.21 4.22 4.23 4.24 | (9) kidnapping under section 609.25 (b) A TNC must provide the driver with a written basis for any proposed deactivation or other sanction, including the alleged infraction and the rule or rules the TNC alleges have been violated. The driver has a right to a meeting with the TNC to reconsider the deactivation. The deactivated driver must have an opportunity to present their position and any other relevant information or witnesses regarding the alleged rule violation. The TNC must consider any information presented by the driver. For a deactivation to be upheld, there must be evidence under the totality of the circumstances to find that it is more likely than |
| 4.17 4.18 4.19 4.20 4.21 4.22 4.23 4.24 4.25 | (9) kidnapping under section 609.25 (b) A TNC must provide the driver with a written basis for any proposed deactivation or other sanction, including the alleged infraction and the rule or rules the TNC alleges have been violated. The driver has a right to a meeting with the TNC to reconsider the deactivation. The deactivated driver must have an opportunity to present their position and any other relevant information or witnesses regarding the alleged rule violation. The TNC must consider any information presented by the driver. For a deactivation to be upheld, there must be evidence under the totality of the circumstances to find that it is more likely than not that a rule violation subjecting the driver to deactivation has occurred. A traffic ticket |
| 4.17 4.18 4.19 4.20 4.21 4.22 4.23 4.24 4.25 4.26 | (9) kidnapping under section 609.25 (b) A TNC must provide the driver with a written basis for any proposed deactivation or other sanction, including the alleged infraction and the rule or rules the TNC alleges have been violated. The driver has a right to a meeting with the TNC to reconsider the deactivation. The deactivated driver must have an opportunity to present their position and any other relevant information or witnesses regarding the alleged rule violation. The TNC must consider any information presented by the driver. For a deactivation to be upheld, there must be evidence under the totality of the circumstances to find that it is more likely than not that a rule violation subjecting the driver to deactivation has occurred. A traffic ticket or other traffic or criminal charge alone is not conclusive of a rule violation unless there |
| 4.17 4.18 4.19 4.20 4.21 4.22 4.23 4.24 4.25 4.26 4.27 | (9) kidnapping under section 609.25 (b) A TNC must provide the driver with a written basis for any proposed deactivation or other sanction, including the alleged infraction and the rule or rules the TNC alleges have been violated. The driver has a right to a meeting with the TNC to reconsider the deactivation. The deactivated driver must have an opportunity to present their position and any other relevant information or witnesses regarding the alleged rule violation. The TNC must consider any information presented by the driver. For a deactivation to be upheld, there must be evidence under the totality of the circumstances to find that it is more likely than not that a rule violation subjecting the driver to deactivation has occurred. A traffic ticket or other traffic or criminal charge alone is not conclusive of a rule violation unless there has been a conviction. |
| 4.17 4.18 4.19 4.20 4.21 4.22 4.23 4.24 4.25 4.26 4.27 4.28 | (9) kidnapping under section 609.25 (b) A TNC must provide the driver with a written basis for any proposed deactivation or other sanction, including the alleged infraction and the rule or rules the TNC alleges have been violated. The driver has a right to a meeting with the TNC to reconsider the deactivation. The deactivated driver must have an opportunity to present their position and any other relevant information or witnesses regarding the alleged rule violation. The TNC must consider any information presented by the driver. For a deactivation to be upheld, there must be evidence under the totality of the circumstances to find that it is more likely than not that a rule violation subjecting the driver to deactivation has occurred. A traffic ticket or other traffic or criminal charge alone is not conclusive of a rule violation unless there has been a conviction. (c) Except as provided in paragraphs (f) to (h), a driver must request a deactivation |

4.32 meeting does not occur within the required time period, and no continuance is agreed to,

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| the al | leged vi | olation m | ust be di | smissed a | nd canr | not form th | e basis of an | y further | deactivation |
| or other sanction, unless the driver is later found guilty of a crime that endangers public | | | | | | | | | |
| safety or of a violation that constitutes a major infraction. | | | | | | | | | |
| <u>(</u> d |) If a ru | le violatic | on is not | substanti | ated at | the deacti | vation recor | nsideratio | n meeting, |
| ie T | NC mus | st immedia | ately rei | nstate the | driver' | 's account. | | | |
| <u>(e</u> |) This s | ection doe | es not af | fect deact | ivation | s for econ | omic reason | s that are | not targeted |
| tap | articula | r driver or | · drivers | ÷ | | | | | |
| <u>(f</u> | Any di | river who | has bee | n deactiva | ated by | a TNC fro | om January | 1, 2021, | until the day |
| fena | ictment | has the ri | ght to re | apply for | driver | status and | request a d | eactivati | on |
| econ | sideratio | on meeting | g, consis | tent with t | the proc | cedures pro | ovided in this | s section, | to determine |
| ther | e is a va | lid basis to | o upholo | l the deact | tivation | , and whet | her the drive | r should l | be reinstated. |
| <u>(g</u> |) By At | 1gust 1, 20 |)24, a T | NC must | provide | e notice of | `a right to a | deactiva | tion |
| econ | siderati | on meetin | g to all | drivers de | eactivat | ed since Ja | anuary 1, 20 | 021, by co | ontacting the |
| lrive | s throug | gh the foll | lowing 1 | neans, in | no part | ticular ord | er, until actu | ual contac | et is made: |
| <u>(1</u> |) emaili | ing notice | to the la | ast known | n email | address; | | | |
| <u>(2</u> |) texting | g notice to | the last | <u>t known c</u> | ell pho | one numbe | r; | | |
| <u>(</u> 3 |) mailin | ig written | notice t | o the last | known | home add | ress; and | | |
| <u>(</u> 4 |) calling | g the last k | known p | hone nun | nber of | the deacti | vated driver | | |
| <u>(h</u> |) A deac | ctivated dr | iver not | ified unde | r parag | raph (g) ha | s 90 days to | request a | deactivation |
| econ | siderati | on meetin | g. If a d | river requ | iests a c | deactivatio | on reconside | ration me | eeting, the |
| proce | dures p | rovided in | this sec | ction appl | <u>y.</u> | | | | |
| Sec | 5. <u>[18</u>] | IC.05] DI | SCRIM | IINATIO | N ANI | D RETAL | IATION PI | ROHIBI | TED. |
| <u>(a</u> |) A TNC | C may not | discrimi | inate agaiı | nst any | of its drive | ers, qualified | lapplican | ts to become |
| lrive | s, rider | s, or poter | ntial ride | ers due to | race, n | ational ori | gin, color, r | eligion, a | ige, gender, |
| lisab | lity, sex | cual orient | ation, o | r gender i | dentity | . Nothing i | n this sectio | on prohib | its providing |
| ı reas | onable | accommo | dation t | o a persor | n with a | a disability | , for religio | us reason | s, due to |
| oregn | ancy, oi | r to remed | y previo | ous discri | minator | ry behavio | <u>r.</u> | | |
| <u>(b</u> |) A TN | <u>C must no</u> | t retalia | te against. | t or disc | cipline a di | river for rais | sing a con | nplaint or |
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| 6.1 | Sec. 6. [181 | C.06] CIVIL AC | ΓΙΟΝ. | | | | | |
| 6.2 | A driver or a driver's beneficiaries may bring a civil action for damages for | | | | | | | |
| 6.3 | noncompliance or a violation of this chapter against a TNC in Minnesota District Court or | | | | | | | |
| 6.4 | other court of | competent jurisdi | ction. An action | brought under this section | n shall be | | | |
| 6.5 | commenced w | vithin two years. | | | | | | |
| | | | | | | | | |
| 6.6 | Sec. 7. [181 | C.07] REVOCAT | TION OF LICE | <u>NSE.</u> | | | | |
| 6.7 | Failure to | comply with the re | equirements of th | is chapter subjects a TNC | to revocation of | | | |
| 6.8 | any license an | nd right to operate | issued by a local | unit of government. | | | | |
| 6.9 | Sec. 8. [181 | C.08] TRANSPA | RENCY. | | | | | |
| 6.10 | <u>(a) When a</u> | a TNC alerts a driv | ver of a possible | assignment to transport a | rider, the TNC | | | |
| 6.11 | must indicate | - | | | | | | |
| 6.12 | (1) the num | mber of miles and | likely travel time | e from the driver's curren | t location to the | | | |
| 6.13 | pickup; | | | | | | | |
| 6.14 | (2) the len | gth and likely trav | el time of the tri | p; and | | | | |
| 6.15 | (3) the min | nimum fare compe | ensation for the t | rip. | | | | |
| 6.16 | (b) Within | 24 hours of each tr | rip completion, t | ne TNC must transmit a de | etailed electronic | | | |
| 6.17 | receipt to the | driver containing t | he following info | ormation for each unique | trip or portion of | | | |
| 6.18 | <u>a unique trip:</u> | | | | | | | |
| 6.19 | (1) the dat | e, location, total d | istance traveled, | and time spent from acce | ptance of the | | | |
| 6.20 | assignment to | its completion; | | | | | | |
| 6.21 | (2) the tim | e taken and total c | listance traveled | from pickup to drop-off | of the rider; | | | |
| 6.22 | <u>(3)</u> an item | nization of the tota | l fare or fee paid | by the rider; | | | | |
| 6.23 | (4) the tota | al compensation to | the driver speci | fying the rate or rates of | pay, the rate per | | | |
| 6.24 | minute, rate p | er mile, any applic | cable price multi | plier or variable pricing p | olicy in effect, | | | |
| 6.25 | tip compensat | tion, and a specific | ally itemized lis | t of all costs and reimburs | sements to, or | | | |
| 6.26 | charged to, th | e driver; and | | | | | | |
| 6.27 | <u>(5) any oth</u> | her information ne | cessary to imple | ment this chapter. | | | | |
| 6.28 | (c) To the | extent the informa | tion has not been | n provided under paragra | ph (b), the TNC | | | |
| 6.29 | must also pro | vide the driver wit | h a detailed and | itemized explanation of h | low the driver's | | | |
| 6.30 | total compens | ation is calculated | in writing or ele | ectronically, including on | average, the | | | |

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| 7.1 | percentage of th | e total collected f | fees and costs in | ncurred by the TNC that a | re allocated to |
| 7.2 | the driver. | | | | |
| 7.2 | (d) The TNO | r must provide no | tion to drivers. | of any changes to the drive | ars' total |
| 7.3 7.4 | | | | o the date the changes take | |
| /.4 | <u>compensation n</u> | | | o the date the changes tak | |
| 7.5 | Sec. 9. [181C. | 09] COLLECTIV | VE BARGAIN | ING AGREEMENTS; EN | MPLOYMENT |
| 7.6 | STATUS. | | | | |
| 7.7 | Notwithstan | ding any law to th | ne contrary, not | hing in this chapter prohib | oits collective |
| 7.8 | bargaining or sh | all be used as a b | asis to conclud | e whether a driver is an er | nployee or |
| 7.9 | independent con | ntractor. | | | |
| | | | | | |
| 7.10 | Sec. 10. [1810 | C.10] DRIVER C | CONTRACT R | REQUIREMENTS. | |
| 7.11 | A copy of th | is chapter must b | e attached to ev | ery driver contract for driv | vers in this state. |
| 7.12 | The rights and r | emedies establish | ed in this chap | ter are not required to be p | oursued through |
| 7.13 | arbitration and a | are at the election | of the driver. C | Contracts that have already | been executed |
| 7.14 | must have an ac | ldendum provided | l to each driver | that includes a copy of th | is chapter and |
| 7.15 | notice that a dri | ver may elect to p | oursue the reme | dies provided in this chap | ter, rather than |
| 7.16 | through arbitrat | ion. For cases tha | t go to arbitrati | on, the rights and damages | s that drivers are |
| 7.17 | entitled to in an | arbitration proce | eding shall be a | s provided in this chapter. | <u>-</u> |
| | | | | | |
| 7.18 | Sec. 11. [1810 | C.11] RELATION | NSHIP OF TH | <u>E PARTIES.</u> | |
| 7.19 | Notwithstan | ding any other pr | ovision of law | regarding independent con | itractors or |
| 7.20 | employee status | , nothing in this c | chapter affects | whether a TNC is an empl | oyer of a driver, |
| 7.21 | nor whether a T | NC driver is an e | mployee of the | TNC. | |
| | | | | | |
| 7.22 | <u> </u> | 2.12] TRANSPO | RIATION NE | TWORK DRIVER RES | OURCE |
| 7.23 | <u>CENTER.</u> | | | | |
| 7.24 | <u>(a) The com</u> | missioner must es | stablish a nonpi | ofit, independent TNC dr | iver resource |
| 7.25 | center to provid | e resources and re | esolution servic | es to transportation netwo | ork company |
| 7.26 | drivers. The cor | nmissioner may c | contract with a | third-party organization to | provide the |
| 7.27 | resources descri | bed in this section | <u>n.</u> | | |
| 7.28 | (b) The TNC | C driver resource | center must pro | wide culturally competent | driver |
| 7.29 | representation s | ervices, outreach, | , and education | . The resources must inclu | de but are not |
| 7.30 | limited to: | | | | |

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| 8.1 | (1) consultation and direct representation services for drivers facing deactivation or | | | | | | | | | |
| 8.2 | sanction by a TNC; | | | | | | | | | |
| 8.3 | (2) outread | (2) outreach and education to drivers regarding their rights under this chapter and other | | | | | | | | |
| 8.4 | applicable fed | leral, state, and loc | al laws and regul | ations; and | | | | | | |
| 8.5 | (3) other s | (3) other support for drivers to ensure compliance with applicable labor standards and | | | | | | | | |
| 8.6 | support their a | ability to provide T | TNC services. | | | | | | | |
| 8.7 | (c) The dr | iver resource cente | er established und | er this section must adop | ot bylaws giving | | | | | |
| 8.8 | drivers the rig | ht of membership | in the organization | on. The administration a | nd formation of | | | | | |
| 8.9 | the driver reso | ource center must 1 | not be funded or o | controlled by a TNC. | | | | | | |
| 0.10 | Sec. 12 Min | nagata Statutas 202 | 2 Sumplement and | tion 600 2221 and divisio | an 11 is amandad | | | | | |
| 8.10 | to read: | nesota Statutes 202 | .5 Supplement, sec | ction 609.2231, subdivisio | on 11, is amended | | | | | |
| 8.11 | to read. | | | | | | | | | |
| 8.12 | Subd. 11. ' | Transit operators | . (a) A person is | guilty of a gross misdem | eanor if (1) the | | | | | |
| 8.13 | person assault | s a transit operator | , or intentionally t | hrows or otherwise trans | fers bodily fluids | | | | | |
| 8.14 | onto a transit | operator; and (2) the | he transit operato | r is acting in the course of | of the operator's | | | | | |
| 8.15 | duties and is o | operating a transit | vehicle, aboard a | transit vehicle, or otherw | vise responsible | | | | | |
| 8.16 | for a transit ve | ehicle. A person co | onvicted under th | is paragraph may be sent | tenced to | | | | | |
| 8.17 | imprisonment | for not more than | 364 days or to pa | yment of a fine of not m | ore than \$3,000, | | | | | |
| 8.18 | or both. | | | | | | | | | |
| 8.19 | (b) For the | purposes of this s | ubdivision, "trans | it operator" means a driv | ver or operator of | | | | | |
| 8.20 | a transit vehic | ele that is used to p | rovide any of the | following services: | | | | | | |
| 8.21 | (1) public | transit, as defined | in section 174.22 | , subdivision 7; | | | | | | |
| 8.22 | (2) light ra | ail transit service; | | | | | | | | |
| 8.23 | (3) special | transportation ser | vice under section | n 473.386, whether prov | ided by the | | | | | |
| 8.24 | Metropolitan | Council or by othe | er providers under | contract with the counc | il; or | | | | | |
| 8.25 | (4) comm | uter rail service . ; o | <u>r</u> | | | | | | | |
| 8.26 | (5) transpo | ortation network co | ompany drivers. | | | | | | | |