RSI

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 1296

(SENATE AUTHORS: MITCHELL, Hauschild and Duckworth)						
DATE	D-PG	OFFICIAL STATUS				
02/06/2023	674	Introduction and first reading				
		Referred to Energy, Utilities, Environment, and Climate				
02/20/2023	884a	Comm report: To pass as amended and re-refer to Transportation				
03/13/2023	1588	Comm report: To pass and re-referred to Energy, Utilities, Environment, and Climate See HF2310				

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7 1.8 1.9 1.10 1.11	relating to electric vehicles; establishing preference for purchase of electric vehicles for state fleet; requiring certification of training of motor vehicle dealer employees; providing rebates for electric vehicle purchases; requiring certain utilities to file plans with the Public Utilities Commission to promote electric vehicles; awarding grants to automobile dealers to defray cost of manufacturer certification allowing electric vehicle sales; appropriating money; amending Minnesota Statutes 2022, sections 16B.58, by adding a subdivision; 16C.135, subdivision 3; 16C.137, subdivision 1; 168.27, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapters 216B; 216C; repealing Minnesota Statutes 2022, section 16B.24, subdivision 13.
1.12	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.13	Section 1. Minnesota Statutes 2022, section 16B.58, is amended by adding a subdivision
1.14	to read:
1.15	Subd. 9. Electric vehicle charging. A person that charges a privately owned electric
1.16	vehicle at a charging station located within the Capitol area, as defined in section 15B.02,
1.17	must pay an electric service fee established by the commissioner.
1.18	EFFECTIVE DATE. This section is effective the day following final enactment.
1.19	Sec. 2. Minnesota Statutes 2022, section 16C.135, subdivision 3, is amended to read:
1.20	Subd. 3. Vehicle purchases. (a) Consistent with section 16C.137, subdivision 1, when
1.21	purchasing a motor vehicle for the enterprise fleet or for use by an agency, the commissioner
1.22	or the agency shall purchase a motor vehicle that is capable of being powered by eleaner
1.23	fuels, or a motor vehicle powered by electricity or by a combination of electricity and liquid

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2.1	vehicles and if the	ne vehicle is capa	ble the motor v	ehicle according to the	following vehicle
2.2	preference order	<u>:</u>			
2.3	(1) an electri	c vehicle;			
2.4	(2) a hybrid e	electric vehicle;			
2.5	(3) a vehicle	capable of being	powered by cle	eaner fuels; and	
2.6	(4) a vehicle	powered by gaso	line or diesel fu	iel.	
2.7	(b) The comr	nissioner may on	ly reject a vehic	ele that is higher on the	vehicle preference
2.8	order if:				
2.9	(1) the vehic	le type is incapab	<u>le</u> of carrying c	ut the purpose for whic	h it is purchased . ;
2.10	or				
2.11	(2) the total 1	ife-cycle cost of o	ownership of a	preferred vehicle type i	s more than ten
2.12	percent higher th	nan the next vehic	le type on the	vehicle preference order	<u>r.</u>
2.13	EFFECTIV	E DATE. This se	ction is effectiv	e the day following fin	al enactment.
2.14	Sec. 3. Minnes	ota Statutes 2022	, section 16C.1	37, subdivision 1, is an	nended to read:
2.15	Subdivision	1. Goals and acti	ons. Each state	department must, whe	never legally,
2.16	technically, and	economically feas	sible, subject to	the specific needs of the	he department and
2.17	responsible man	agement of agenc	y finances:		
2.18	(1) ensure the	at all new on-road	l vehicles pure l	nased , excluding emerg	ency and law
2.19	enforcement veh	nicles : , are purcha	sed in conform	ity with the vehicle pre	ference order
2.20	established in se	ction 16C.135, su	bdivision 3;		
2.21	(i) use "clean	er fuels" as that t	erm is defined	in section 16C.135, sub	division 1;
2.22	(ii) have fuel	efficiency ratings	that exceed 30	miles per gallon for city	/ usage or 35 miles
2.23	per gallon for hi	ghway usage, inc	luding but not l	imited to hybrid electri	c cars and
2.24	hydrogen-power	ed vehicles; or			
2.25	(iii) are powe	ered solely by elec	etricity;		
2.26	(2) increase i	ts use of renewab	le transportatio	on fuels, including ethar	nol, biodiesel, and
2.27	hydrogen from a	gricultural produ	cts; and		
2.28	(3) increase i	ts use of web-bas	ed Internet app	lications and other elec	tronic information
2.29	technologies to e	enhance the access	s to and deliver	y of government inform	nation and services

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3.1	to the public.	, and reduce the relia	nce on the depa	rtment's fleet for the de	livery of such
3.2	information a		Ĩ		-
3.3	EFFECT	TIVE DATE. This se	ection is effectiv	e the day following fina	ıl enactment.
3.4 3.5	Sec. 4. Min	nnesota Statutes 2022	2, section 168.27	7, is amended by adding	; a subdivision to
		~ · · · · ·			
3.6				(a) A new motor vehicl	
3.7		• •		ent or franchise from a r	
3.8				employee who is certific	E
3.9 3.10		es at least the followi		ota motor vehicle dealer	ship association
3.11	<u>(1)</u> funda	mentals of electric v	ehicles;		
3.12	(2) electri	ic vehicle charging o	ptions and costs	<u>;</u>	
3.13	(3) public	ely available electric	vehicle incentiv	ves;	
3.14	(4) projec	eted maintenance and	l fueling costs f	or electric vehicles;	
3.15	(5) reduce	ed tailpipe emissions,	including green	house gas emissions, pr	oduced by electric
3.16	vehicles;				
3.17	(6) the im	pacts of Minnesota's	s cold climate of	n electric vehicle operat	ion; and
3.18	<u>(7) best p</u>	ractices to sell electr	ic vehicles.		
3.19	(b) For th	e purposes of this se	ction, "electric	vehicle" has the meanin	g given in section
3.20	<u>169.011, sub</u>	division 26a, paragra	uphs (a) and (b),	<u>clause (3).</u>	
3.21	EFFECT	TIVE DATE. This se	ection is effectiv	e January 1, 2024.	
3.22	Sec. 5. [210	6B.1615] ELECTRI	C VEHICLE I	DEPLOYMENT PRO	GRAM.
3.23	Subdivisi	on 1. Definitions. (a) For the purpose	es of this section, the foll	owing terms have
3.24	the meanings	s given.			
3.25	<u>(b)</u> "Batte	ery exchange station'	' means a physic	cal location deploying e	quipment that
3.26	enables a use	ed electric vehicle ba	ttery to be remo	oved and exchanged for	a fresh electric
3.27	vehicle batte	<u>ry.</u>			
3.28	<u>(c) "Elect</u>	ric vehicle" means an	y device or cont	rivance that transports p	ersons or property
3.29	and is capabl	le of being powered	by an electric m	otor drawing current fro	om rechargeable

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4.1	storage batteries	, fuel cells, or other p	ortable sources of	electricity. Electric	vehicle includes
4.2	but is not limite	d to:			
4.3	(1) an electric	c vehicle, as defined	in section 169.01	1, subdivision 26a;	
4.4	(2) an electri	c-assisted bicycle, as	s defined in section	n 169.011, subdivis	ion 27;
4.5	<u>(3) an off-ro</u>	ad vehicle, as defined	d in section 84.797	7, subdivision 7;	
4.6	(4) a motorb	oat, as defined in sec	tion 86B.005, sub	division 9; or	
4.7	(5) an aircra	ft, as defined in section	on 360.013, subdi	vision 37.	
4.8	(d) "Electric	vehicle charging stat	tion" means a phy	sical location deplo	ying equipment
4.9	<u>that:</u>				
4.10	(1) transfers	electricity to an elect	tric vehicle battery	<u>/;</u>	
4.11	(2) dispenses	s hydrogen into an el	ectric vehicle pow	vered by a fuel cell;	
4.12	(3) exchange	es electric vehicle bat	tteries; or		
4.13	(4) provides	other equipment use	d to charge or fuel	electric vehicles.	
4.14	(e) "Electric	vehicle infrastructure	e" means electric	vehicle charging sta	tions and any
4.15	associated mach	inery, equipment, and	d infrastructure ne	cessary for a public	utility to supply
4.16	electricity or hy	drogen to an electric	vehicle charging st	tation and to suppor	t electric vehicle
4.17	operation.				
4.18	(f) "Fuel cell	" means a cell that co	onverts the chemic	cal energy of hydro	gen directly into
4.19	electricity throu	gh electrochemical re	eactions.		
4.20	(g) "Governi	ment entity" means th	ne state, a state ag	ency, or a political s	subdivision, as
4.21	defined in section	on 13.02, subdivision	11.		
4.22	(h) "Public u	tility" has the meaning	ng given in section	n 216B.02, subdivis	<u>sion 4.</u>
4.23	<u>Subd. 2.</u> Tra	nsportation electrif	ication plan; cont	ents. (a) By Novem	ber 1, 2023, and
4.24	periodically as o	ordered by the comm	ission, a public ut	ility must file a tran	sportation
4.25	electrification p	lan with the commiss	sion that is designed	ed to:	
4.26	(1) maximiz	e the overall benefits	of electric vehicle	s and other electrific	ed transportation
4.27	while minimizir	ng overall costs; and			
4.28	(2) promote	the:			
4.29	(i) purchase	of electric vehicles b	y the public utility	v's customers; and	
4.30	<u>(ii) deploym</u>	ent of electric vehicle	e infrastructure in	the public utility's s	service territory.

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5.1	(b) A tra	insportation electrifica	tion plan may	include but is not limited	ed to the following
5.2	elements:				<u>U</u>
5.3	<u>(1) prog</u>	rams to educate and in	crease the awa	reness and benefits of e	lectric vehicles and
5.4	electric vehi	cle charging equipmen	t among indivi	duals, electric vehicle de	alers, single-family
5.5	and multifa	mily housing develope	rs and property	y management companie	es, building owners
5.6	and tenants,	vehicle service station	ns, vehicle flee	t owners and managers,	and other potential
5.7	users of elec	ctric vehicles;			
5.8	<u>(2) utilit</u>	y investments to support	rt transportatio	n electrification across a	ll customer classes,
5.9	including bu	ut not limited to invest	ments to facil	itate:	
5.10	(i) the de	ployment of electric ve	chicles for pers	onal and commercial use	e; customer-owned,
5.11	third-party-	owned, and utility-own	ned electric ve	chicle charging stations;	electric vehicle
5.12	infrastructu	re to support light-duty	y, medium-dut	y, and heavy-duty vehic	ele electrification;
5.13	and other el	ectric utility infrastruc	ture needed to	support transportation	electrification;
5.14	(ii) wide	espread access to publi	cly available o	electric vehicle charging	g stations; and
5.15	(iii) the	electrification of publi	c transit and v	whicle fleets owned or o	operated by a
5.16	government	entity;			
5.17	(3) resea	rch and demonstration	projects to inc	rease access to electricity	y as a transportation
5.18	fuel, minim	ize the system costs of	f electric trans	portation, and inform fu	ture transportation
5.19	electrification	on plans;			
5.20	(4) rate s	structures or programs	that encourag	e electric vehicle charg	ing that optimizes
5.21	electric grid	operation, including t	time-varying r	ates and charging optim	nization programs;
5.22	<u>(5) prog</u>	rams to increase acces	s to the benefi	ts of electricity as a tran	nsportation fuel for
5.23	low- or mod	lerate-income custome	ers and commu	unities and in neighborh	oods most affected
5.24	by transport	tation-related air emiss	sions;		
5.25	<u>(6) prop</u>	osals to expedite com	nission consid	leration of program adju	astments requested
5.26	during the t	erm of an approved tra	ansportation el	ectrification plan; and	
5.27	<u>(7) prope</u>	osals to share informat	ion and results	from transportation elec	ctrification projects
5.28	with stakeho	olders to promote effe	ctive electrific	ation in all areas of the	state.
5.29	Subd. 3.	Transportation elect	rification pla	n; review and implem	entation. The
5.30	commission	n may approve, modify	, or reject a tra	ansportation electrificat	ion plan. When
5.31	reviewing a	transportation electrif	ication plan, t	he commission must co	nsider whether the

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6.1	programs, inves	stments, and expend	itures as a who	ole are reasonable and i	n the public interest,
6.2	and are reasona	bly expected to:			
6.3	(1) improve	the operation of the	e electric grid	<u>.</u>	
6.4	(2) increase	access to the use of	f electricity as	a transportation fuel	for all customers,
6.5	including those	in low- or moderat	e-income con	nmunities, rural comm	unities, and
6.6	communities m	ost affected by emi	ssions from tl	ne transportation sector	<u>r;</u>
6.7	(3) increase	access to publicly av	vailable electri	c vehicle charging and	destination charging
6.8	for all types of	electric vehicles;			
6.9	(4) support	the electrification o	f medium-dut	y and heavy-duty vehi	cles and associated
6.10	charging infrast	tructure;			
6.11	(5) reduce s	tatewide greenhous	e gas emissio	ns, as defined in sectio	on 216H.01, and
6.12	emissions of ot	her air pollutants th	at impair the	environment and publi	c health;
6.13	(6) stimulate	e non-utility investr	ment and the o	creation of skilled jobs	<u>2</u>
6.14	<u>(</u> 7) maximiz	the overall benefit	ts of electric v	ehicles and other elect	rified transportation
6.15	investments wh	ile minimizing over	rall costs;		
6.16	(8) educate	the public about the	e benefits of e	lectric vehicles and rel	ated infrastructure;
6.17	(9) be transp	parent and incorpor-	ate reasonable	e public reporting of p	rogram activities,
6.18	consistent with	existing technology	y and data cap	pabilities, to inform pro	ogram design and
6.19	commission po	licy with respect to	electric vehic	les;	
6.20	<u>(10)</u> reasona	ably balance the ber	nefits of ratep	ayer funded investmer	ts in transportation
6.21	electrification a	igainst impacts on u	tility rates; a	nd	
6.22	(11) approp	riately balance the p	participation of	of public utilities and p	rivate enterprise in
6.23	the market for t	ransportation electr	rification and	related services.	
6.24	<u>Subd. 4.</u> Co	st recovery. (a) No	twithstanding	any other provision o	f this chapter, the
6.25	commission ma	y approve, with res	pect to any pr	udent and reasonable i	nvestments made or
6.26	expenses incurr	ed by a public utili	ty to administ	er and implement a tra	insportation
6.27	electrification p	blan approved under	r subdivision	<u>3:</u>	
6.28	(1) performation	ance-based incentiv	es or penaltie	<u>s;</u>	
6.29	(2) placing t	he capital investme	nt in the publi	c utility's rate base and	allowing the public
6.30	utility to earn a	rate of return on th	e investment	at:	

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7.1	(i) the p	ublic utility's average	weighted cost	of capital, including th	e rate of return on
7.2	equity, appr	oved by the commission	on in the publi	c utility's most recent g	general rate case; or
7.3	<u>(ii) anot</u>	her rate determined by	the commissi	on; or	
7.4	<u>(3)</u> any o	other recovery mechan	ism that the c	ommission determines	is fair, reasonable,
7.5	and support	s the objectives of this	section.		
7.6	<u>(b)</u> Notv	vithstanding section 21	6B.16, subdiv	vision 8, paragraph (a),	clause (3), the
7.7	commission	n must approve recover	ry costs for ex	penses reasonably incu	rred by a public
7.8	utility to pro	ovide public advertisem	ent as part of a	transportation electrific	cation plan approved
7.9	by the com	mission under subdivis	tion 3.		
7.10	EFFEC	TIVE DATE. This see	ction is effecti	ve the day following fi	nal enactment.
7.11	Sec. 6. [2]	16C.401] ELECTRIC	C VEHICLE I	REBATES.	
7.12	Subdivis	sion 1. Definitions. (a)	For purposes	of this section and sec	tion 216C.402, the
7.13	terms in this	s subdivision have the	meanings giv	en.	
7.14	<u>(b)</u> "Dea	aler" means a person, f	irm, or corpor	ation that:	
7.15	<u>(1) poss</u>	esses a new motor veh	icle license ur	der chapter 168;	
7.16	<u>(2)</u> regu	larly engages in the bu	siness of man	ufacturing or selling, p	urchasing, and
7.17	generally de	ealing in new and unus	ed motor vehi	cles;	
7.18	<u>(3) has a</u>	n established place of	business to sel	l, trade, and display nev	w and unused motor
7.19	vehicles; an	<u>id</u>			
7.20	<u>(4) poss</u>	esses new and unused	motor vehicle	s to sell or trade the mo	otor vehicles.
7.21	<u>(c)</u> "Elec	ctric vehicle" has the n	neaning given	in section 169.011, sul	odivision 26a,
7.22	paragraphs	(a) and (b), clause (3).			
7.23	<u>(d)</u> "Elig	gible new electric vehic	ele" means an e	electric vehicle that me	ets the requirements
7.24	of subdivisi	on 2, paragraph (a).			
7.25	<u>(e) "Elig</u>	gible used electric vehic	cle" means an o	electric vehicle that me	ets the requirements
7.26	of subdivisi	on 2, paragraph (b).			
7.27	<u>(f)</u> "Leas	se" means a business t	ransaction und	er which a dealer furn	ishes an eligible
7.28	electric veh	icle to a person for a fe	e under a bail	or-bailee relationship v	where no incidences
7.29	of ownershi	ip transferred, other the	an the right to	use the vehicle for a te	orm of at least 24
7.30	months.				

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8.1	<u>(g) "Les</u>	ssee" means a person v	vho leases an el	igible electric vehicle	from a dealer.
8.2	<u>(h)</u> "Nev	w eligible electric vehi	cle" means an e	eligible electric vehicle	that has not been
8.3	registered i	n any state.			
8.4	Subd. 2	<u>. Eligible vehicle. (a)</u>	A new electric	vehicle is eligible for a	rebate under this
8.5	section if the	ne electric vehicle:			
8.6	<u>(1) has a</u>	a base manufacturer's s	suggested retail	price that does not exc	ceed \$60,000;
8.7	<u>(2) has i</u>	not been previously ov	vned;		
8.8	<u>(3) has i</u>	not been modified fror	n the original m	anufacturer's specifica	tions;
8.9	<u>(</u> 4) is pu	urchased or leased from	n a dealer or dir	rectly from an original	equipment
8.10	manufactur	er that does not have l	icensed franchi	sed dealers in Minneso	ta; and
8.11	<u>(</u> 5) is pu	Irchased or leased after	the effective da	ate of this act for use by	the purchaser and
8.12	not for resa	<u>le.</u>			
8.13	<u>(b)</u> A us	sed electric vehicle is e	ligible for an el	lectric vehicle rebate u	nder this section if
8.14	the electric	vehicle had a base ma	nufacturer's sug	ggested retail price that	did not exceed
8.15	\$60,000 wh	ien purchased, has pre	viously been ov	vned in Minnesota or a	nother state, and
8.16	has not bee	n modified from the or	riginal manufac	turer's specifications.	
8.17	(c) For <u></u>	purposes of paragraph	(a), a vehicle h	as not been previously	owned if it:
8.18	<u>(1) is us</u>	ed by a dealer as a floc	or model or test	drive vehicle and has n	ot been previously
8.19	registered i	n Minnesota or any otl	her state prior to	purchase or lease; or	
8.20	<u>(2) is re</u>	turned to a dealer by a	purchaser or le	ssee:	
8.21	(i) withi	in two weeks of purcha	ase or leasing of	r when a purchaser's or	·lessee's financing
8.22	for the elec	tric vehicle has been d	isapproved; or		
8.23	(ii) befo	ore the purchaser or less	see takes deliver	ry, even if the electric v	ehicle is registered
8.24	in Minneso	<u>ta.</u>			
8.25	Subd. 3	<u>. Eligible purchaser o</u>	or lessee. A pers	son who purchases or l	eases an eligible
8.26	new or used	d electric vehicle is elig	gible for a rebat	te under this section if	the purchaser or
8.27	lessee:				
8.28	<u>(1) is or</u>	ne of the following:			
8.29	<u>(i) a res</u>	ident of Minnesota, as	defined in sect	on 290.01, subdivision	n 7, paragraph (a),
8.30	when the el	lectric vehicle is purch	ased or leased;		

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9.1	(ii) a busines	s that has a valid a	address in Mir	nnesota from which bus	siness is conducted;
9.2	(iii) a nonpro	fit corporation in	corporated und	ler chapter 317A; or	
9.3	(iv) a politica	ll subdivision of t	he state;		
9.4	(2) has not re	ceived a rebate or	tax credit for	the purchase or lease o	f an electric vehicle
9.5	from the state of	Minnesota; and			
9.6	(3) registers t	the electric vehicl	e in Minnesota	<u>1.</u>	
9.7	Subd. 4. Reb	ate amounts. <u>(a)</u>	A \$2,500 reba	ate may be issued unde	r this section to an
9.8	eligible purchase	er to purchase or l	ease an eligibl	e new electric vehicle.	
9.9	<u>(b) A \$500 re</u>	ebate may be issue	ed under this s	ection to an eligible pu	rchaser or lessee of
9.10	an eligible used	electric vehicle.			
9.11	(c) A purchas	er or lessee whose	e household inc	come at the time the elig	gible electric vehicle
9.12	is purchased or l	eased is less than	150 percent o	f the current federal po	verty guidelines
9.13	established by th	e Department of H	Iealth and Hur	nan Services is eligible	for a rebate of \$500
9.14	for the purchase	or lease of an elig	gible new elect	tric vehicle and \$100 fo	or the purchase or
9.15	lease of an eligib	ole used electric v	ehicle. The rel	pate under this paragrap	ph is in addition to
9.16	the rebate under	paragraph (a) or ((b), as applical	ole.	
9.17	Subd. 5. Lim	its. The number of	of rebates allow	wed under this section	is limited to:
9.18	<u>(1) no more t</u>	han one rebate pe	r resident; and	<u>l</u>	
9.19	<u>(2) no more t</u>	han one rebate pe	r business ent	ity per year.	
9.20	Subd. 6. Prog	gram administra	tion. (a) A rel	pate application under t	this section must be
9.21	filed with the con	mmissioner on a f	form develope	d by the commissioner	•
9.22	(b) The comn	nissioner must dev	velop administ	rative procedures gover	ning the application
9.23	and rebate award	l process. Applica	ations must be	reviewed and rebates a	warded by the
9.24	commissioner or	n a first-come, firs	st-served basis	÷	
9.25	(c) The comm	nissioner must, in	coordination	with dealers and other	state agencies as
9.26	applicable, devel	lop a procedure to	allow a rebat	e to be used by an eligi	ble purchaser or
9.27	lessee at the poin	t of sale so that th	e rebate amou	nt may be subtracted fr	om the selling price
9.28	of the eligible el	ectric vehicle.			
9.29	(d) The comr	nissioner may red	luce the rebate	amounts provided und	ler subdivision 4 or
9.30	restrict program	eligibility based of	on the availabi	lity of money to award	rebates or other
9.31	factors.				

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10.1	<u>Subd. 7.</u>	Expiration. This sect	tion expires Jun	e 30, 2027.	
10.2	EFFECT	IVE DATE. This se	ction is effectiv	e the day following f	inal enactment.
10.3	Sec. 7. [216	6C.402] GRANT PF	ROGRAM; MA	NUFACTURERS'	CERTIFICATION
10.4	OF AUTO D	DEALERS TO SEL	L ELECTRIC	VEHICLES.	
10.5	Subdivisi	on 1. Establishment	. A grant progra	am is established in th	he department to
10.6	award grants	to dealers to offset th	e costs of obtain	ning the necessary tra	ining and equipment
10.7	that is require	ed by electric vehicle	manufacturers	in order to certify a c	lealer to sell electric
10.8	vehicles prod	uced by the manufac	cturer.		
10.9	<u>Subd. 2.</u>	Application. An appl	lication for a gra	ant under this section	must be made to the
10.10	commissione	r on a form develope	ed by the commi	issioner. The commis	sioner must develop
10.11	administrativ	e procedures and pro	cesses to review	v applications and aw	ard grants under this
10.12	section.				
10.13	<u>Subd. 3.</u>	Eligible applicants.	An applicant fo	r a grant awarded und	der this section must
10.14	be a dealer of	new motor vehicles	licensed under	chapter 168 operatin	g under a franchise
10.15	from a manut	facturer of electric ve	ehicles.		
10.16	<u>Subd. 4.</u>	Eligible expenditure	es. Appropriatio	ns made to support th	ne activities of this
10.17	section must	be used only to reim	burse:		
10.18	(1) a deale	er for the reasonable	costs to obtain	training and certifica	tion for the dealer's
10.19	employees fro	om the electric vehic	le manufacture	r that awarded the fra	nchise to the dealer;
10.20	<u>(2)</u> a deale	er for the reasonable	costs to purcha	se and install equipm	ent to service and
10.21	repair electric	e vehicles, as require	d by the electric	e vehicle manufacture	er that awarded the
10.22	franchise to t	he dealer; and			
10.23	(3) the de	partment for the reas	onable costs to	administer this section	on.
10.24	<u>Subd. 5.</u> I	Limitation. A grant a	awarded under t	his section to a single	e dealer must not
10.25	exceed \$40,0	00.			
10.26	EFFECT	IVE DATE. This se	ction is effectiv	e the day following f	inal enactment.
10.27	Sec. 8. <u>API</u>	PROPRIATION.			
10.28	<u>(a) Notwi</u>	thstanding Minnesota	a Statutes, sectio	on 116C.779, subdivis	sion 1, paragraph (j),
10.29	\$10,000,000	in fiscal year 2024 is	appropriated fi	rom the renewable de	evelopment account
10.30				vision 1, to the commi	
10.31	to award reba	ites to purchase or le	ase eligible elec	etric vehicles under M	<u>Iinnesota Statutes,</u>

	SF1296	REVISOR	RSI	S1296-1	1st Engrossment
11.1	section 2160	C.401. Rebates must b	e awarded under	• this paragraph only to	eligible purchasers
11.2				public utility that is su	
11.3		tion 116C.779.			<u> </u>
11.4	<u>(</u> b) \$10,0	000,000 in fiscal year	2024 is appropr	iated from the general	l fund to the
11.5	commission	er of commerce to aw	vard rebates to p	urchase or lease eligit	ole electric vehicles
11.6	under Minne	esota Statutes, section	216C.401. Reba	ates must be awarded u	nder this paragraph
11.7	only to eligi	ole purchasers located	l outside the reta	il electric service area	of the public utility
11.8	that is subject	et to Minnesota Statu	tes, section 116	C.779.	
11.9	(c) Notw	ithstanding Minnesot	a Statutes, sectio	on 116C.779, subdivisi	ion 1, paragraph (j),
11.10	\$2,000,000	in fiscal year 2024 is	appropriated fro	om the renewable deve	elopment account
11.11	under Minne	sota Statutes, section	116C.779, subdi	vision 1, to the commis	sioner of commerce
11.12	to award gra	nts under Minnesota	Statutes, section	216C.402, to automol	oile dealers seeking
11.13	certification	from an electric vehi	cle manufacture	er to sell electric vehic	les. Rebates must
11.14	only be awa	rded under this parag	raph to eligible	dealers located within	the retail electric
11.15	service area	of the public utility the	hat is subject to	Minnesota Statutes, se	ection 116C.779.
11.16	<u>(d)</u> \$2,00	0,000 in fiscal year 2	024 is appropri	ated from the general	fund to the
11.17	commission	er of commerce to aw	vard grants unde	r Minnesota Statutes,	section 216C.402,
11.18	to automobi	le dealers seeking cer	tification to sell	electric vehicles. Reb	ates must only be
11.19	awarded und	ler this paragraph to e	eligible dealers	ocated outside the ret	ail electric service
11.20	area of the p	ublic utility that is su	bject to Minnes	ota Statutes, section 1	16C.779.
11.21	EFFEC	FIVE DATE. This se	ction is effectiv	e the day following fin	nal enactment.
11.22	Sec. 9. <u>RF</u>	PEALER.			
11.00	Minnege	ta Statutas 2022 saat	an 16D 24 aut	division 12 is non-sala	1

11.23 Minnesota Statutes 2022, section 16B.24, subdivision 13, is repealed.

APPENDIX Repealed Minnesota Statutes: S1296-1

16B.24 GENERAL AUTHORITY.

Subd. 13. **Electric vehicle charging.** The commissioner shall require that a user of a charging station located on the State Capitol complex used to charge a private electric vehicle pay an electric service fee. The commissioner shall set the electric service fee rate to cover the electricity costs for charging an electric vehicle and for the administrative costs associated with providing electric charging stations.