KRB/LN

## **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

## S.F. No. 1448

(SENATE AUTHORS: LATZ, Fateh and Dibble)							
DATE	D-PG	OFFICIAL STATUS					
02/09/2023	751	Introduction and first reading					
		Referred to Transportation					
02/16/2023	873	Authors added Fateh; Dibble					
03/01/2023	1165	Comm report: To pass and re-referred to Judiciary and Public Safety					
03/07/2023	1374	Comm report: To pass					
	1377	Second reading					
		Referred to for comparison to HF975					
03/22/2023	2177	Rule 45; subst. General Orders HF975, SF indefinitely postponed					
		See SF2909					

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to transportation; amending certain requirements governing retrieval of towed vehicle contents; providing a cause of action for aggrieved vehicle owners; amending Minnesota Statutes 2022, section 168B.07, subdivision 3, by adding subdivisions.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2022, section 168B.07, subdivision 3, is amended to read:
1.8	Subd. 3. Retrieval of contents <u>; right to reclaim</u> . (a) For purposes of this subdivision:
1.9	(1) "contents" does not include any permanently affixed mechanical or nonmechanical
1.10	automobile parts; automobile body parts; or automobile accessories, including audio or
1.11	video players; and
1.12	(2) "relief based on need" includes, but is not limited to, receipt of MFIP and Diversionary
1.13	Work Program, medical assistance, general assistance, emergency general assistance,
1.14	Minnesota supplemental aid, MSA-emergency assistance, MinnesotaCare, Supplemental
1.15	Security Income, energy assistance, emergency assistance, Supplemental Nutrition Assistance
1.16	Program (SNAP) benefits, earned income tax credit, or Minnesota working family tax credit.
1.17	(b) A unit of government or impound lot operator shall must establish reasonable
1.18	procedures for retrieval of vehicle contents, and may establish reasonable procedures to
1.19	protect the safety and security of the impound lot and its personnel.
1.20	(c) At any time before the expiration of the waiting periods provided in section 168B.051,
1.21	a registered owner of a vehicle who provides proof of identity that includes photographic
1.22	identification and documentation from a government or nonprofit agency or legal aid office
1.23	that the registered owner is homeless, receives relief based on need, or is eligible for legal

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2.1	aid services, has the unencumbered right to retrieve any and all contents without charge and
2.2	regardless of whether the registered owner pays incurred charges or fees, transfers title, or
2.3	reclaims the vehicle. A refusal by the impound lot operator to allow the registered owner
2.4	to retrieve the vehicle contents after the owner provides valid documentation is a violation
2.5	of this paragraph.
2.6	(d) An impound lot operator may make copies of the documents presented by the
2.7	registered owner under paragraph (c), and the impound lot operator must return all of the
2.8	original documents to the registered owner immediately after copying them.
2.9	Sec. 2. Minnesota Statutes 2022, section 168B.07, is amended by adding a subdivision to
2.10	read:
2.11	Subd. 3a. Retrieval of contents; identification, medicine, and medical equipment. An
2.12	impound lot operator must allow any registered vehicle owner to retrieve, or must retrieve
2.13	for the vehicle owner, the following from the impounded vehicle: proof of identification;
2.14	prescription medicine; and durable medical equipment, including but not limited to
2.15	wheelchairs, prosthetics, canes, crutches, walkers, and external braces.
2.16	Sec. 3. Minnesota Statutes 2022, section 168B.07, is amended by adding a subdivision to
2.17	read:
2.18	Subd. 3b. Retrieval of contents; notice of denial. (a) This subdivision applies to an
2.19	impound lot operator (1) who operates a nonpublic impound lot, or (2) with which a unit
2.20	of government exclusively contracts to operate an impound lot solely for public use under
2.21	section 168B.09.
2.22	(b) An impound lot operator who denies a request of a registered vehicle owner to retrieve
2.23	vehicle contents after the registered owner presents documentation pursuant to subdivision
2.24	3, paragraph (c), must, at the time of denial, provide the registered owner with a written
2.25	statement that identifies the specific reasons for the denial.
2.26	Sec. 4. Minnesota Statutes 2022, section 168B.07, is amended by adding a subdivision to
2.27	read:
2.28	Subd. 3c. Retrieval of contents; public notice. (a) This subdivision applies to an
2.29	impound lot operator (1) who operates a nonpublic impound lot, or (2) with which a unit
2.30	of government exclusively contracts to operate an impound lot solely for public use under
2.31	section 168B.09.

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	01/25/23	REVISOR	KRB/LN	23-03094	as introduced
3.1	(b) An im	pound lot operato	or must post a con	spicuous notice at its plac	e of operation in
3.2	the following		<b>L</b>		
3.3	"If you receiv	e government be	nefits, are current	ly homeless, or are eligib	le for legal aid
3.4	services, you	have the right to g	get the contents ou	t of your car free of charg	e IF you provide:
3.5	<u>(1) a photo</u>	o ID (such as a dr	viver's license, pas	sport, or employer ID); A	AND
3.6	<u>(2) docum</u>	entation from a g	overnment or non	profit agency or from a lea	gal aid office that
3.7	shows you get	benefits from a g	overnment program	m based on your income, y	you are homeless,
3.8	or you are elig	gible for legal aid	services. Example	s of this documentation ir	clude BUT ARE
3.9	NOT LIMITE	ED TO:			
3.10	- an EBT o	card;			
3.11	- a Medica	al Assistance or N	/innesotaCare car	rd;	
3.12	- a Supple	mental Nutrition	Assistance Progra	am (SNAP) card; and	
3.13	- a letter, e	email, or other do	cument from a go	vernment agency, nonpro	ofit organization,
3.14	or legal aid or	ganization showi	ing that you get be	enefits from a governmen	t program based
3.15	on your incon	ne, you are home	less, or you are el	igible for legal aid service	<u>es."</u>
3.16	Sec. 5 Min	pesota Statutes 20	122 section 168B	07, is amended by adding	r a subdivision to
3.17	read:		<i>22</i> , section 100D.	or, is allended by adding	
			<b>.</b> .		
3.18				) This subdivision applies	
3.19	·	·		l lot, or (2) with which a u	_
3.20	exclusively co	ontracts to operate	e an impound lot so	olely for public use under	section 168B.09.
3.21	<u>(b) If an in</u>	npound lot operat	or denies the regis	tered owner the right to re	trieve the vehicle
3.22	contents in vie	olation of subdivi	sion 3, paragraph	(c), an aggrieved register	ed vehicle owner
3.23	has a cause of	f action against th	e impound lot op	erator as provided in this	subdivision.
3.24	<u>(c)</u> If the v	vehicle and its con	ntents remain in th	ne possession of the impo	und lot operator
3.25	and retrieval of	of the vehicle con	tents was denied in	n violation of subdivision	3, paragraph (c),
3.26	an aggrieved	registered vehicle	e owner is entitled	to injunctive relief to ret	rieve the vehicle
3.27	contents as we	ell as reasonable	attorney fees and	costs.	
3.28	<u>(d) If an in</u>	npound lot operat	or sells or disposes	s of the vehicle contents at	fter the registered
3.29	owner has pro	ovided the docum	entation required	under subdivision 3, para	igraph (c), an
3.30	aggrieved reg	istered vehicle ov	wner is entitled to	statutory damages in an a	mount of \$1,000
3.31	and reasonabl	e attorney fees an	nd costs. An action	n brought pursuant to this	s paragraph must
3.32	be brought wi	thin 12 months o	f when the vehicle	e was impounded.	

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