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| 1.1<br>1.2        | Senator Latz from the Committee on Judiciary and Public Safety, to which was re-referred  |
|-------------------|---|
| 1.3<br>1.4<br>1.5 | <b>S.F. No. 2319:</b> A bill for an act relating to labor; establishing protections for transportation network company drivers; proposing coding for new law as Minnesota Statutes, chapter 181C. |
| 1.6               | Reports the same back with the recommendation that the bill be amended as follows:  |
| 1.7               | Delete everything after the enacting clause and insert:   |
| 1.8               | "Section 1. Minnesota Statutes 2022, section 65B.472, is amended by adding a subdivision  |
| 1.9               | to read:  |
| 1.10              | Subd. 7. Occupational accident insurance. (a) For purposes of this subdivision, a   |
| 1.11              | transportation network company driver is engaged on a network company's application or  |
| 1.12              | platform starting when the transportation network company driver accepts a rideshare request  |
| 1.13              | to when the transportation network company driver completes that rideshare request.   |
| 1.14              | (b) Network companies, within 240 days of the effective date of this act, shall purchase  |
| 1.15              | occupational accident insurance, as described in paragraph (d), for all transportation network  |
| 1.16              | company drivers who are engaged on a network company's platform within the state.   |
| 1.17              | (c) The occupational accident insurance policy required under paragraph (b) shall cover   |
| 1.18              | medical expenses and lost earnings resulting from injuries suffered while the transportation  |
| 1.19              | network company driver is engaged on the network company's online-enabled application   |
| 1.20              | or platform. Policies shall at a minimum include an aggregate limit of \$1,000,000 per  |
| 1.21              | accident and provide for payment of benefits to a covered individual as follows:  |
| 1.22              | (1) coverage for medical expenses incurred, up to at least \$250,000;   |
| 1.23              | (2) continuous weekly compensation of total disability payments, temporary total  |
| 1.24              | disability payments, and partial disability payments equal to 66 percent of the transportation  |
| 1.25              | network company driver's average weekly earnings, as defined in subdivision 5, paragraph  |
| 1.26              | (a), clause (3), from all network companies as of the date of injury not to exceed the  |
| 1.27              | maximum weekly compensation rate, unless the transportation network company driver's  |
| 1.28              | average weekly earnings are less than the minimum weekly compensation rate, in which  |
| 1.29              | case the weekly compensation amount shall be equal to the transportation network company  |
| 1.30              | driver's average weekly wage; and   |
| 1.31              | (3) for the benefit of spouses, children, or other dependents of a transportation network   |
| 1.32              | company driver, accidental death insurance for injuries suffered by a transportation network  |
| 1.33              | company driver while engaged on the network company's online-enabled application or   |
| 1.34              | platform that result in death. Accidental death insurance shall be in an amount equal to 66   |

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| 2.1  | percent of the transportation network company driver's average weekly earnings from all           |  |  |
|------|---|--|--|
| 2.2  | network companies as of the date of injury not to exceed the maximum weekly compensation          |  |  |
| 2.3  | rate, unless the transportation network company driver's average weekly earnings are less         |  |  |
| 2.4  | than the minimum weekly compensation rate, in which case the weekly compensation                  |  |  |
| 2.5  | amount shall be equal to the transportation network company driver's average weekly wage,         |  |  |
| 2.6  | times 156 weeks.  |  |  |
| 2.7  | (d) If a transportation network company driver engaged on a network company's                     |  |  |
| 2.8  | application or platform is injured in an accident covered by occupational accident insurance      |  |  |
| 2.9  | maintained by more than one network company, the insurer of the network company agains            |  |  |
| 2.10 | whom a claim is filed is entitled to contribution for the pro rata share of coverage attributable |  |  |
| 2.11 | to one or more other network companies up to the coverages and limits in paragraph (d).           |  |  |
| 2.12 | (e) Any benefits provided to a transportation network company driver under this                   |  |  |
| 2.13 | subdivision shall be considered amounts payable under applicable workers' compensation            |  |  |
| 2.14 | law or disability insurance benefit for the purpose of determining amounts payable under          |  |  |
| 2.15 | any insurance provided under section 65B.49, subdivision 3a, or under any personal injury         |  |  |
| 2.16 | protection coverage, as provided in sections 65B.41 to 65B.71.                                    |  |  |
|      |   |  |  |
| 2.17 | Sec. 2. [181C.01] DEFINITIONS.  |  |  |
| 2.18 | (a) For the purposes of this chapter, the terms defined in this section have the meanings         |  |  |
| 2.19 | given.  |  |  |
| 2.20 | (b) "Deactivation" means the suspension or termination of a driver's ability to receive           |  |  |
| 2.21 | connections to potential riders from a transportation network company.                            |  |  |
| 2.22 | (c) "Digital network" has the meaning give in section 65B.472, subdivision 1, paragraph           |  |  |
| 2.23 | <u>(b).</u>   |  |  |
| 2.24 | (d) "Prearranged ride" or "ride" has the meaning given in section 65B.472, subdivision            |  |  |
| 2.25 | <u>1, paragraph (d).</u>  |  |  |
| 2.26 | (e) "Transportation network company" or "TNC" has the meaning give in section                     |  |  |
| 2.27 | 65B.472, subdivision 1, paragraph (e), provided that the term does not include taxicabs,          |  |  |
| 2.28 | limousines, for-hire vehicles, or a private rider vehicle driven by a volunteer driver, as        |  |  |
| 2.29 | defined in section 65B.472, subdivision 1, paragraph (h).   |  |  |
| 2.30 | (f) "Transportation network driver" or "driver" has the meaning given in section 65B.472,         |  |  |

2.31 <u>subdivision 1, paragraph (f).</u>

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| 3.1  | (g) "Personal vehicle" has the mean       | ing given in section   | n 65B.472, subdivisi   | on 1, paragraph  |
| 3.2  | <u>(c).</u>                               |                        |                        |                  |
|      |   |                        |                        |                  |
| 3.3  | Sec. 3. [181C.02] MINIMUM CO              | MPENSATION.            |                        |                  |
| 3.4  | (a) All fees provided in this section     | n must be calculate    | ed on a per-trip basi  | s and may not    |
| 3.5  | be combined.                              |                        |                        |                  |
| 3.6  | (b) Minimum compensation paid             | by a TNC shall be      | as follows:            |                  |
| 3.7  | (1) at least \$1.85 per mile and \$0.2    | 25 per minute to al    | l drivers, subject to  | paragraph (e),   |
| 3.8  | for the time transporting a passenger;    |                        |                        |                  |
| 3.9  | (2) when a cancellation occurs after      | er the driver has all  | eady departed to pi    | ck up the rider, |
| 3.10 | the TNC must provide 80 percent of t      | the cancellation fee   | e to the driver; and   |                  |
| 3.11 | (3) a \$1.25 per mile and \$0.10 per      | minute fee if the T    | NC charges a fee for   | a long pickup.   |
| 3.12 | The fee reverts to normal after the pic   | <u>:kup.</u>           |                        |                  |
| 3.13 | (c) A TNC that uses its software c        | or collection techno   | ology to collect fees  | or fares must    |
| 3.14 | pay a driver the fees or fares earned b   | by the driver, regard  | dless of whether the   | fees or fares    |
| 3.15 | are actually collected.                   |                        |                        |                  |
| 3.16 | (d) A TNC must provide to the app         | olicable driver all ti | ips that a passenger   | provides to the  |
| 3.17 | driver on the driver's next payment.      |                        |                        |                  |
| 3.18 | (e) Beginning July 1, 2024, and ea        | ach July 1 thereafte   | er, the fares and fees | s provided in    |
| 3.19 | paragraph (b), clauses (1) to (4), are s  | ubject to an automa    | atic annual adjustme   | ent equal to the |
| 3.20 | cost-of-living percentage published b     | y the United States    | Department of Lab      | or.              |
| 3.21 | Sec. 4. [181C.03] DEACTIVATIO             | <u>N.</u>              |                        |                  |
| 3.22 | (a) A TNC must have clear writter         | n rules stating the c  | ircumstances under     | which a driver   |
| 3.23 | may be deactivated or sanctioned, eit     | her permanently or     | temporarily, and st    | ating fair,      |
| 3.24 | objective, and reasonable appeals pro     | cedures for the har    | ndling of driver app   | eals under       |
| 3.25 | paragraph (d). These rules and any up     | odates must be avai    | ilable both online ar  | nd in written    |
| 3.26 | form to drivers at least 30 days before   | e they are enforcea    | ble. The rules must    | clearly list the |
| 3.27 | circumstances that constitute minor in    | nfractions and majo    | or infractions, and in | ndicate those    |
| 3.28 | infractions that subject a driver to dea  | activation and the c   | orresponding numb      | er of days or    |
| 3.29 | range of days of deactivation.            |                        |                        |                  |
| 3.30 | (b) A TNC must provide the drive          | r with a written acc   | count of the basis fo  | r any proposed   |
| 3.31 | deactivation or other sanction, including | ng the rule or rules t | he TNC claims have     | e been violated. |

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| 4.1 | The driver must have the opportunity to present their position and any other relevant |  |
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|     |   |  |

- information or witnesses regarding the alleged infraction prior to deactivation or a sanction 4.2
- being imposed. The TNC must consider any information provided by the driver. The burden 4.3
- of persuasion for any rule violation is more likely than not and must be based on substantial, 4.4
- credible evidence. For a deactivation to occur, it must be a reasonable action based on the 4.5 totality of the circumstances. A deactivation hearing must occur within ten days of a TNC
- becoming aware of an alleged violation. A traffic ticket or other traffic or criminal charge 4.7
- is not conclusive evidence of a violation unless there has been a conviction. 4.8
- (c) An appeal under paragraph (d) must occur prior to any deactivation or other sanction 4.9 being applied, except that a TNC may temporarily deactivate a driver for a major infraction 4.10 that endangers public safety. In such instances, if the violation is not substantiated, the TNC 4.11 must immediately reinstate the driver. If no appeal under paragraph (d) occurs within the 4.12
- required time period, and no continuance is agreed to, the alleged claim of a violation must 4.13
- be dismissed and cannot form the basis of any further deactivation or other sanction. 4.14
- (d) A driver may appeal a deactivation hearing decision under paragraph (b) to the TNC, 4.15
- if the decision would result in the deactivation of a driver or a suspension of more than ten 4.16 days. 4.17
- (e) This provision does not affect layoffs for economic reasons that are not targeted at 4.18 a particular driver or drivers. 4.19
- (f) A driver who has previously been deactivated may reapply for driver status. The 4.20

mere fact of a previous deactivation does not disqualify an applicant. The TNC shall notify 4.21

- an applicant of the reason for the denial of the application and give the applicant an 4.22
- opportunity to respond to the reason for the denial. 4.23
- (g) A TNC may not retaliate against or discipline a driver for making a complaint, or 4.24 pursuing enforcement of the provisions of this chapter. 4.25

## Sec. 5. [181C.04] DISCRIMINATION PROHIBITED. 4.26

4.27 A TNC may not discriminate against any of its drivers, qualified applicants to become drivers, riders, or potential riders due to race, national origin, color, religion, age, gender, 4.28 disabilities, sexual orientation, or gender identity. Nothing in this language prohibits 4.29 providing reasonable accommodations to people with disabilities, for religious reasons, due 4.30

to pregnancy, or to remedy previous discriminatory behavior. 4.31

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| 5.1  | Sec. 6. [181C.05] CIVIL ACTION.  |
|------|--|
| 5.2  | A driver or a driver's beneficiaries may bring a civil action for damages for                  |
| 5.3  | noncompliance or a violation of this chapter against a TNC in district court. An action        |
| 5.4  | brought under this section shall be commenced within two years.                                |
| 5.5  | Sec. 7. [181C.06] REVOCATION OF LICENSE.   |
| 5.6  | Failure to comply with the requirements of this chapter subjects a TNC to revocation of        |
| 5.7  | any license and right to operate issued by a local unit of government.                         |
| 5.8  | Sec. 8. [181C.07] TRANSPARENCY.  |
| 5.9  | (a) When a TNC alerts a driver of a possible assignment to transport a rider, the TNC          |
| 5.10 | must indicate:   |
| 5.11 | (1) the number of miles and likely travel time from the driver's current location to the       |
| 5.12 | pickup;  |
| 5.13 | (2) the length and likely travel time of the trip; and   |
| 5.14 | (3) the minimum fare compensation for the trip.  |
| 5.15 | (b) Within 24 hours of each trip completion, the TNC must transmit an electronic receipt       |
| 5.16 | to the driver containing the following information for each unique trip or portion of a unique |
| 5.17 | trip:  |
| 5.18 | (1) the date, location, total distance traveled, and time spent from acceptance of the         |
| 5.19 | assignment to its completion;  |
| 5.20 | (2) the time taken and total distance traveled from pickup to drop-off of the rider;           |
| 5.21 | (3) an itemization of the total fare or fee paid by the passenger;                             |
| 5.22 | (4) the total compensation to the driver specifying the rate or rates of pay, the rate per     |
| 5.23 | minute, rate per mile, any applicable price multiplier or variable pricing policy in effect,   |
| 5.24 | tip compensation, and a specifically itemized list of all costs and reimbursements to, or      |
| 5.25 | charged to, the driver; and  |
| 5.26 | (5) any other information necessary to implement this chapter.                                 |
| 5.27 | (c) Each driver must be provided with a detailed and itemized explanation communicated         |
| 5.28 | either in writing or electronically of how the driver's compensation is calculated. The        |
| 5.29 | communication must specify:  |
| 5.30 | (1) all factors that impact a driver's compensation or reimbursement; and                      |

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| 6.1  | (2) on average, the percentage        | of the total collected fee   | s and costs inc  | curred by the TNC     |
| 6.2  | that are allocated to the drivers.    |                              |                  |                       |
| 6.3  | (d) Any changes in the criteria       | , formula, or method of ca   | alculating the t | otal compensation     |
| 6.4  | to drivers must be provided to dri    | ivers in writing at least 30 | ) days prior to  | taking effect.        |
| 6.5  | (e) A TNC may not use assign          | ment of rides to favor or d  | isfavor any dri  | ver for any reason.   |
| 6.6  | The assignments must be on a no       | npreferential basis. A TN    | IC must not w    | ithhold or change     |
| 6.7  | assignments to a driver because a     | driver refused potential     | dispatches. Al   | l dispatches must     |
| 6.8  | be made on a driver-neutral basis.    | A TNC is prohibited from     | promising pre    | ferential treatment   |
| 6.9  | in rider assignments if a driver ag   | grees to refrain from joini  | ng an organiza   | ation of drivers or   |
| 6.10 | for any other reason.                 |                              |                  |                       |
| 6.11 | Sec. 9. [181C.08] COLLECTIV           | VE BARCAINING ACR            | PEEMENTS.        | FMDI OVMFNT           |
| 6.12 | STATUS.                               | E DANGAINING AGN             |                  |                       |
| 6.13 | Nothing in this chapter prohib        | its collective bargaining    | or is a basis to | conclude whether      |
| 6.14 | a driver is an employee or indepe     |                              |                  | conclude whether      |
| 0.14 |                                       |                              |                  |                       |
| 6.15 | Sec. 10. [181C.09] DRIVER C           | CONTRACT REQUIRE             | CMENTS.          |                       |
| 6.16 | A copy of this chapter must be        | e attached to every driver   | contract for d   | rivers in this state. |
| 6.17 | The rights and remedies establish     | ed in this chapter are not   | required to be   | pursued through       |
| 6.18 | arbitration and shall be at the elect | ion of the driver. Contract  | s that have alre | ady been executed     |
| 6.19 | must have an addendum provided        | to each driver that inclu    | des a copy of    | this chapter and      |
| 6.20 | notice that a driver may elect to p   | oursue the remedies provi    | ded in this cha  | pter, rather than     |
| 6.21 | through arbitration. For cases that   | t go to arbitration, the rig | hts and damag    | es that drivers are   |
| 6.22 | entitled to in an arbitration proceed | eding shall be as provided   | d in this chapte | er.                   |
| 6.23 | Sec. 11. [181C.10] RELATION           | NSHIP OF THE PARTI           | IES.             |                       |
| 6.24 | Notwithstanding any other pro-        |                              |                  | ontractors or         |
| 6.25 | employee status, nothing in this c    | <b>v v</b>                   | <u>^</u>         |                       |
| 6.26 | nor whether a TNC driver is an e      |                              |                  | ployer of a driver,   |
|      |                                       |                              |                  |                       |
| 6.27 | Amend the title numbers acco          | ordingly                     |                  |                       |
| 6.28 | And when so amended the bil           | l be reported to the Senat   | te without reco  | mmendation.           |
| 6.29 | Amendments adopted. Report ado        | opted.                       |                  |                       |
|      |                                       |                              | 7                |                       |
| 6.30 |                                       | 15 Act                       |                  |                       |
| 6.31 |                                       | (Committee Cha               | .1r)             |                       |

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7.1May 10, 2023....7.2(Date of Committee recommendation)