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Senator moves to amend S.F. No. 2162 as follows: 1.1 Delete everything after the enacting clause and insert: 1.2 "Section 1. Minnesota Statutes 2024, section 162.02, is amended by adding a subdivision 1.3 to read: 1.4 Subd. 1a. State-aid standards. Design and engineering standards for all new construction, 1.5 reconstruction, rehabilitation, or resurfacing county state-aid projects approved by the 1.6 state-aid engineer are determined and set by the most recent edition of the Facility Design 1.7 Guide or successor document established by the commissioner. 1.8 **EFFECTIVE DATE.** This section is effective July 1, 2025, for county state-aid roadway 1.9 projects on or after that date. 1.10 Sec. 2. Minnesota Statutes 2024, section 162.02, subdivision 3a, is amended to read: 1.11 Subd. 3a. Variances from rules and engineering standards. (a) The commissioner 1.12 may grant variances from the rules and from the engineering standards developed pursuant 1.13 to section 162.021 or 162.07, subdivision 2. A political subdivision in which a county 1.14 state-aid highway is located or is proposed to be located may submit a written request to 1.15 the commissioner for a variance for that highway. The commissioner shall must comply 1.16 with section 174.75, subdivision 5, in evaluating a variance request related to a complete 1.17 streets project. 1.18 (b) The commissioner may grant or deny the variance within 30 days of receiving the 1.19 variance request. If the variance is denied, the political subdivision may request, within 30 1.20 days of receiving notice of denial, and shall must be granted a contested case hearing. The 1.21 commissioner must use the criteria set forth in subdivision 3c to evaluate the variance 1.22 request. 1.23 (c) If the commissioner denies a variance, the commissioner must notify the chairs and 1.24 ranking minority members of the legislative committees with jurisdiction over transportation 1.25 1.26 and provide justification for denying the variance within 30 days of notifying the political subdivision of the denial. The justification must include the commissioner's reasoning for 1.27 the denial, the recommendation of the advisory committee on variances, and the reasoning 1.28 used by the committee to approve or deny the variance. 1.29 (e) (d) For purposes of this subdivision, "political subdivision" includes (1) an agency 1.30 of a political subdivision which has jurisdiction over parks, and (2) a regional park authority. 1.31

(e) The commissioner must give special consideration to proposed modifications for:

Sec. 2.

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2.1	(1) narrowing lanes from 11 feet to to	en feet for roadwa	ys in an urban or s	uburban context;
2.2	(2) designs allowed by current Dep	artment of Transp	oortation trunk hig	hway standards
2.3	for roadways of similar context;			
2.4	(3) the proposed design is intended to	to increase the saf	ety of nonmotorize	ed transportation
2.5	to and from a school;			
2.6	(4) any design element in a project	funded by the saf	e routes to school	program, except
2.7	where specifically prohibited in the cur	rrent Department	of Transportation	Facility Design
2.8	Guide; or			
2.9	(5) a variance request that specifica	lly states the prop	osed design modi	fication is based
2.10	on the following alternative design ma	nuals:		
2.11	(i) the American Association of Stat	e Highway and Tr	ansportation Offic	cials' (AASHTO)
2.12	A Policy on Geometric Design Highwa	ays and Streets or	other AASHTO o	lesign guides
2.13	formally recognized by the Federal Hig	ghway Administra	ation;	
2.14	(ii) the Institute of Transportation En	ngineers' Designir	ng Walkable Urbar	Thoroughfares:
2.15	A Context Sensitive Approach and Imp	olementing Conte	ext Sensitive Desig	gn Handbook;
2.16	(iii) the National Association of Cit	ty Transportation	Officials' (NACT)	O) Urban Street
2.17	Design Guide and other NACTO design	guides formally 1	recognized by the I	Federal Highway
2.18	Administration;			
2.19	(iv) the Global Designing Cities In	itiative's (GDCI)	Global Street Desi	ign Guide and
2.20	Designing Streets for Kids supplement	; or		
2.21	(v) any other design guide recogniz	zed or approved b	y the Federal High	nway
2.22	Administration in United States Code,	title 23, section 1	09(o)(B).	
2.23	(f) Paragraph (e) does not apply to a	natural preservat	ion route establish	ed under section
2.24	<u>162.021.</u>			
2.25	EFFECTIVE DATE. This section is	is effective July 1,	2025, for county s	tate-aid roadway
2.26	projects on or after that date.			

Sec. 3. Minnesota Statutes 2024, section 162.02, is amended by adding a subdivision to

Subd. 3c. Variance format. To submit a formal request for a variance from applicable

design standards under subdivision 1a, a political subdivision must submit a written request

Sec. 3. 2

2.27

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read:

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3.1	to the commissioner. The written requ	est must be in the	form of an adopted	resolution. The
3.2	request must:			
3.3	(1) identify the project by location	and termini;		
3.4	(2) cite the specific part or standar	d for which the va	riance is requested	from county
3.5	state-aid design rules;			
3.6	(3) describe the proposed modification	ation and include t	echnical information	on about the
3.7	design, including:			
3.8	(i) an index map; and			
3.9	(ii) a typical section with an inplace	ce section and a pro	oposed section;	
3.10	(4) describe the economic, social,	safety, and environ	nmental impacts th	at may result
3.11	from the requested variance;			
3.12	(5) identify the project's effectivened	ess in eliminating a	n existing and proj	ected deficiency
3.13	in the transportation system, including	identifying and cit	ing whether the ex	isting roadway's
3.14	design meets a recognized or approve	d Federal Highwa	y Administration d	esign guide
3.15	standard for a similar road context;			
3.16	(6) identify effects on adjacent lan	nds;		
3.17	(7) identify the number of persons	affected; and		
3.18	(8) identify relevant safety consideration	erations as they ap	ply to:	
3.19	(i) pedestrians;			
3.20	(ii) bicyclists;			
3.21	(iii) vulnerable road users;			
3.22	(iv) the motoring public; and			
3.23	(v) fire, police, and emergency ser	vice providers.		
3.24	EFFECTIVE DATE. This section	is effective July 1,	2025, for county st	ate-aid roadway
3.25	projects on or after that date.			
3.26	Sec. 4. Minnesota Statutes 2024, sec	ction 162.09, is am	nended by adding a	subdivision to
3.27	read:			

Subd. 1a. State-aid standards. Design and engineering standards for all new construction,

reconstruction, rehabilitation, or resurfacing municipal state-aid projects approved by the

Sec. 4. 3

3.28

0.4.0.5.4	~~~~~		~~~~
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state-aid engineer are determined and set by the most recent edition of the Facility Design 4.1 Guide or successor document established by the commissioner. 4.2 EFFECTIVE DATE. This section is effective July 1, 2025, for municipal state-aid 4.3 roadway projects on or after that date. 4.4 Sec. 5. Minnesota Statutes 2024, section 162.09, subdivision 3a, is amended to read: 4.5 Subd. 3a. Variances from rules and engineering standards. (a) The commissioner 4.6 may grant variances from the rules and from the engineering standards developed pursuant 4.7 to section 162.13, subdivision 2. A political subdivision in which a municipal state-aid street 4.8 is located or is proposed to be located may submit a written request to the commissioner 4.9 for a variance for that street. The commissioner shall must comply with section 174.75, 4.10 subdivision 5, in evaluating a variance request related to a complete streets project. 4.11 (b) The commissioner may grant or deny the variance within 30 days of receiving the 4.12 variance request. If the variance is denied, the political subdivision may request, within 30 4.13 days of receiving notice of denial, and shall must be granted a contested case hearing. The 4.14 commissioner must use the criteria set forth in subdivision 3b to evaluate the variance 4.15 request. 4.16 (c) If the commissioner denies a variance, the commissioner must notify the chairs and 4.17 4.18 ranking minority members of the legislative committees with jurisdiction over transportation and provide justification for denying the variance within 30 days of notifying the political 4.19 subdivision of the denial. The justification must include the commissioner's reasoning for 4.20 the denial, the recommendation of the advisory committee on variances, and the reasoning 4.21 used by the committee to approve or deny the variance. 4.22 (e) (d) For purposes of this subdivision, "political subdivision" includes (1) an agency 4.23 of a political subdivision which has jurisdiction over parks, and (2) a regional park authority. 4.24 (e) The commissioner must give special consideration to proposed modifications for: 4.25 (1) narrowing lanes from 11 feet to ten feet for roadways in an urban or suburban context; 4.26 (2) designs allowed by current Department of Transportation trunk highway standards 4.27 for roadways of similar context; 4.28 (3) the proposed design is intended to increase the safety of nonmotorized transportation 4.29

Sec. 5. 4

to and from a school;

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(4) any design element in a project funded by the safe routes to school program, exce	ept
where specifically prohibited in the current Department of Transportation Facility Desig	<u>3n</u>
Guide; or	
(5) a variance request that specifically states the proposed design modification is base	ed
on the following alternative design manuals:	
(i) the American Association of State Highway and Transportation Officials' (AASHTO	O)
A Policy on Geometric Design Highways and Streets or other AASHTO design guides	
formally recognized by the Federal Highway Administration;	
(ii) the Institute of Transportation Engineers' Designing Walkable Urban Thoroughfare	es:
A Context Sensitive Approach and Implementing Context Sensitive Design Handbook;	
(iii) the National Association of City Transportation Officials' (NACTO) Urban Street	et
Design Guide and other NACTO design guides formally recognized by the Federal Highwa	ay
Administration;	
(iv) the Global Designing Cities Initiative's (GDCI) Global Street Design Guide and	
Designing Streets for Kids supplement; or	
(v) any other design guide recognized or approved by the Federal Highway	
Administration in United States Code, title 23, section 109(o)(B).	
EFFECTIVE DATE. This section is effective July 1, 2025, for municipal state-aid	
roadway projects on or after that date.	
Sec. 6. Minnesota Statutes 2024, section 162.09, is amended by adding a subdivision to	to
read:	
Subd. 3b. Variance format. To submit a formal request for a variance from municipal	al
state-aid design rules, a political subdivision must submit a written request to the	
commissioner. The written request must be in the form of an adopted resolution. The reque	est
<u>must:</u>	
(1) identify the project by location and termini;	
(2) cite the specific part or standard for which the variance is requested from municip	oal
state-aid design rules;	
(3) describe the proposed modification and include technical information about the	
design, including:	
(i) an index map; and	
(1) wit mook map, with	

Sec. 6. 5

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6.1	(ii) a typical section with an inplace	e section and a pro	oposed section;	
6.2	(4) describe the economic, social, s	afety, and environ	nmental impacts th	nat may result
6.3	from the requested variance;			
6.4	(5) identify the effectiveness of the	project in elimina	ating an existing a	nd projected
6.5	deficiency in the transportation system,	including identify	ring and citing whe	ether the existing
6.6	roadway's design meets a recognized o	r approved Federa	al Highway Admii	nistration design
6.7	guide standard for a similar road conte	<u>xt;</u>		
6.8	(6) identify effects on adjacent land	<u>ls;</u>		
6.9	(7) identify the number of persons a	affected; and		
6.10	(8) identify relevant safety consider	rations as they app	oly to:	
6.11	(i) pedestrians;			
6.12	(ii) bicyclists;			
6.13	(iii) vulnerable road users;			
6.14	(iv) the motoring public; and			
6.15	(v) fire, police, and emergency serv	vice providers.		
6.16	EFFECTIVE DATE. This section	is effective July 1	1, 2025, for munic	ipal state-aid
6.17	roadway projects on or after that date.			
6.18	Sec. 7. [162.095] ADVISORY COM	IMITTEE ON D	ESIGN VARIAN	ICES.
6.19	Subdivision 1. Establishment. An a	dvisory committe	e on design variand	ces is established
6.20	to investigate and determine a recomme	endation for each	variance submitte	d under sections
6.21	162.02, subdivision 3a, and 162.09, su	bdivision 3a.		
6.22	Subd. 2. Membership. (a) The adv	isory committee o	on design variance	es called by the
6.23	commissioner under subdivision 3 mus	st consist of the fo	ollowing members	<u>:</u>
6.24	(1) not more than two county high	vay engineers, on	ly one of whom m	ay be from a
6.25	county containing a city of the first cla	ss;		
6.26	(2) not more than two city engineer	s, only one of wh	om may be from a	a city of the first
6.27	class;			

(3) not more than two county officials, only one of whom may be from a county

Sec. 7. 6

containing a city of the first class;

6.28

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7.1	(4) not more than two officials of an urban municipality, only one of whom may be from
7.2	a city of the first class;
7.3	(5) not more than two representatives of the Office of Transit and Active Transportation
7.4	in the Department of Transportation, one of whom must be an engineer; and
7.5	(6) one representative from the State Aid for Local Transportation Office in the
7.6	Department of Transportation with experience in project design and the safety factors
7.7	specified in sections 162.02, subdivision 3c, and 162.09, subdivision 3b.
7.8	(b) No elected or appointed official that represents a political subdivision may serve on
7.9	the committee.
7.10	(c) The committee must have at least one member but not more than 12 members from
7.11	a metropolitan area as defined in section 473.121, subdivision 2, as well as cities with a
7.12	population over 50,000 according to the most recent federal census.
7.13	Subd. 3. Operating procedure; open meeting law. (a) The advisory committee must
7.14	meet at the call of the commissioner, at which time the committee must be instructed as to
7.15	the committee's responsibilities by a designee of the commissioner. The members of the
7.16	advisory committee must elect a chair from the members of the group at the initial meeting
7.17	and may set bylaws and procedures to investigate the requested variance.
7.18	(b) An advisory committee organized under this section is subject to the Minnesota Open
7.19	Meeting Law under chapter 13D.
7.20	Subd. 4. Factors considered. The advisory committee must make a recommendation
7.21	for a variance based on criteria set forth in sections 162.02, subdivision 3c, and 162.09,
7.22	subdivision 3b. The advisory committee must give special consideration to safety if the
7.23	proposed project design is intended to increase the safety of nonmotorized transportation
7.24	to and from a school.
7.25	Subd. 5. Recommendation. After considering all data pertinent to the requested variance,
7.26	the advisory committee must recommend to the commissioner approval or denial of the
7.27	request. If the committee denies the variance, the committee must provide specific reasoning
7.28	for the denial and identify the design standard used to evaluate the denial.
7.29	Subd. 6. Administration. Upon request of the advisory committee, the commissioner
7.30	must provide meeting space, technical support, and administrative services for the group.
7.31	Subd. 7. Legislative report. By January 15 of each even-numbered year, the
7.32	commissioner of transportation must submit a report to the chairs and ranking minority
7.33	members of the legislative committees with jurisdiction over transportation policy and

Sec. 7. 7

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8.1	finance. The report must summarize	the activities of any	advisory commit	ttee on variances
8.2	from the prior two years, identify the	e committees' analys	sis and findings fo	or each variance

approved or denied, identify whether the commissioner and the advisory committee came

- to a different decision on a requested variance and identify the reasons for the difference,
- and provide recommendations on improvements to the advisory committee.
- 8.6 **EFFECTIVE DATE.** This section is effective July 1, 2025, for state-aid design variances sought on or after that date.
 - Sec. 8. Minnesota Statutes 2024, section 162.155, is amended to read:

162.155 RULEMAKING.

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- (a) The commissioner shall adopt rules setting forth the criteria to be considered by the commissioner in evaluating requests for variances under sections 162.02, subdivision 3a and 162.09, subdivision 3a. The rules must include, but are not limited to, economic, engineering and safety guidelines.
- 8.14 (b) (a) The commissioner shall adopt rules establishing the engineering standards for cost estimation under sections 162.07, subdivision 2, and 162.13, subdivision 2.
 - (e) (b) The rules adopted by the commissioner under this section, and sections 162.02; 162.07, subdivision 2; 162.09; and 162.13, subdivision 2, are exempt from the rulemaking provisions of chapter 14. The rules are subject to section 14.386, except that, notwithstanding paragraph (b) of that section, the rules continue in effect until repealed or superseded by other law or rule.

Sec. 9. **REPEALER.**

- 8.22 <u>Minnesota Rules, parts 8820.2500; 8820.3300, subparts 1, 1a, 3, and 4; 8820.3400;</u> 8.23 <u>8820.9926; 8820.9936; 8820.9946; 8820.9956; and 8820.9995, are repealed.</u>
- 8.24 **EFFECTIVE DATE.** This section is effective July 1, 2025, for new state-aid roadway projects designed, constructed, reconstructed, rehabilitated, or resurfaced on or after that date."
 - Delete the title and insert:

8.28 "A bill for an act

relating to transportation; modifying state-aid engineering and design standards variances; authorizing local road authorities to adopt design elements without state-aid engineering and design variances; modifying state-aid variance procedures; establishing advisory committee on design variances; requiring legislative notification for denied variances; requiring a report; amending Minnesota Statutes 2024, sections 162.02, subdivision 3a, by adding subdivisions; 162.09, subdivision

Sec. 9. 8

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3a, by adding subdivisions; 162.155; proposing coding for new law in Minnesota
Statutes, chapter 162; repealing Minnesota Rules, parts 8820.2500; 8820.3300,
subparts 1, 1a, 3, 4; 8820.3400; 8820.9926; 8820.9936; 8820.9946; 8820.9956;
8820.9995."

Sec. 9. 9