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## SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 276

(SENATE AUTHORS: HOUSLET, Coleman and Killineyer)				
DATE D-PG	OFFICIAL STATUS			
01/25/2021 152	Introduction and first reading			
	Referred to Transportation Finance and Policy			
02/01/2021 207a	Comm report: To pass as amended and re-refer to State Government Finance and Policy and			
	Elections			
220	Author added Coleman			
02/17/2021 419a	Comm report: To pass as amended and re-refer to Finance			
03/04/2021 699	Author added Kiffmeyer			
03/25/2021	Comm report: To pass as amended			

Comm report: To pass as amended

Second reading

A bill for an act 1.1

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(SENATE AUTHORS, HOUSI EV Colomon and Kiffmayor)

relating to motor vehicles; authorizing third-party programs and third-party testers to conduct behind-the-wheel road tests for class D drivers' licenses; specifying requirements and criteria for third-party programs and testers; requiring audits; allowing appeals of decisions made by the commissioner of public safety; requiring record keeping and reporting; amending Minnesota Statutes 2020, section 171.13, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 171.

## BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 2020, section 171.13, subdivision 1, is amended to read: 1.9

Subdivision 1. Examination subjects and locations; provisions for color blindness, disabled veterans. (a) Each applicant for a driver's license must pass the examination required by this section before being issued a driver's license. Except as otherwise provided in this section by sections 171.70 to 171.82, the commissioner shall examine each applicant for a driver's license by such agency as the commissioner directs must conduct the examination. This examination must include:

- (1) a test of the applicant's eyesight;
- (2) a test of the applicant's ability to read and understand highway signs regulating, 1.17 warning, and directing traffic; 1.18
  - (3) a test of the applicant's knowledge of (i) traffic laws; (ii) the effects of alcohol and drugs on a driver's ability to operate a motor vehicle safely and legally, and of the legal penalties and financial consequences resulting from violations of laws prohibiting the operation of a motor vehicle while under the influence of alcohol or drugs; (iii) railroad grade crossing safety; (iv) slow-moving vehicle safety; (v) laws relating to pupil transportation safety, including the significance of school bus lights, signals, stop arm, and

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passing a school bus; (vi) traffic laws related to bicycles; and (vii) the circumstances and dangers of carbon monoxide poisoning;

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- (4) an actual demonstration of ability to exercise ordinary and reasonable control in the operation of a motor vehicle; and
- (5) other physical and mental examinations as the commissioner finds necessary to determine the applicant's fitness to operate a motor vehicle safely upon the highways.
- (b) Notwithstanding paragraph (a), no driver's license may be denied an applicant on the exclusive grounds that the applicant's eyesight is deficient in color perception. War veterans operating motor vehicles especially equipped for disabled persons, if otherwise entitled to a license, must be granted such license.
- (c) The commissioner shall make provision for giving the examinations under this subdivision either in the county where the applicant resides or at a place adjacent thereto reasonably convenient to the applicant.
- (d) The commissioner shall ensure that an applicant is able to obtain an appointment for an examination to demonstrate ability under paragraph (a), clause (4), within 14 days of the applicant's request if, under the applicable statutes and rules of the commissioner, the applicant is eligible to take the examination.

## Sec. 2. [171.70] **DEFINITIONS.**

- (a) For purposes of sections 171.70 to 171.82, the following terms have the meanings 2.19 given them. 2.20
- (b) "Applicant" means an entity applying for approval to be a third-party testing program. 2.21
- (c) "Entity" includes an individual, natural person, and a legal or corporate person, 2.22 however organized unless otherwise expressly described or limited. 2.23
- (d) "Letter of approval" means the document issued by the commissioner to the third-party 2.24 testing program authorizing the program to administer road tests for class D drivers' licenses. 2.25
- (e) "Road test" means the actual physical demonstration of the ability to exercise ordinary 2.26 and reasonable control in the operation of a motor vehicle as required by section 171.13, 2.27 2.28 subdivision 1, paragraph (a), clause (4).
  - (f) "Third-party tester" means an individual who is an employee of a third-party testing program who has qualified for a third-party tester certificate issued by the commissioner granting the individual authorization to conduct road tests for class D drivers' licenses.

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(6) a map, drawing, or written description of the test route to be used for road tests;

(7) the name, birth date, home address, and driver's license number of all individuals

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the applicant wants to employ as a certified third-party tester;

official's title and telephone number;

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4.1	(8) attestation that the applicant carries the required insurance, as described in chapter
4.2	65B, for all vehicles used for testing; and
4.3	(9) attestation by the authorized official that the information submitted is true and
4.4	accurate.
4.5	Subd. 3. Location requirement. To qualify as a third-party testing program, the applicant
4.6	must be located in the state and must maintain an administrative office in at least one
4.7	permanent, regularly occupied building with a permanent address.
4.8	Subd. 4. Employment of certified tester. The applicant must employ one or more
4.9	certified third-party testers who meet the qualifications in section 171.75.
4.10	Subd. 5. Evaluation. The commissioner shall evaluate the application submitted by the
4.11	third-party testing program applicant. If the application is satisfactory, the commissioner
4.12	must approve the application.
4.13	Subd. 6. Limitation. The commissioner is prohibited from imposing any criteria or
4.14	requirements that are not specified by this section.
4.15	Subd. 7. Commissioner's letter of approval. Upon approval of an application submitted
4.16	pursuant to this section, the commissioner shall issue a letter of approval to designate a
4.17	third-party testing program. The letter of approval constitutes an agreement between the
4.18	state and the third-party testing program administering road tests for a class D driver's
4.19	license. A letter of approval to operate a third-party testing program is not transferable.
4.20	Sec. 5. [171.73] INDEMNIFICATION.
4.21	An applicant shall agree to indemnify and hold harmless the state and all state officers,
4.22	employees, and agents of the state from and against all claims, losses, damages, costs, and
4.23	other proceedings made, sustained, brought, or prosecuted in any manner based on or
4.24	occasioned by or attributive to any injury, infringement, or damage rising from any act or
4.25	omission of the third-party testing program or the program's employees in the performance
4.26	of testing duties.
4.27	Sec. 6. [171.74] USE OF CERTIFIED THIRD-PARTY TESTERS.
4.28	The third-party testing program shall allow only individuals who have been certified by
4.29	the commissioner as third-party testers under sections 171.75 to 171.76 to administer road
4.30	tests. The program shall maintain, on file in the program's administrative office, a copy of
4.31	the valid certificate of each third-party tester employed by the program.

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commissioner, provided that the requirements are the same as testers employed by the

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department;

(4) submit monthly testing reports in a format specified by the commissioner; and 6.1 (5) account for all records of examination issued by the commissioner to a third-party 6.2 tester and submit the record of examination immediately to the commissioner after completing 6.3 a road test. 6.4 6.5 Subd. 5. Limitation. The commissioner is prohibited from imposing any criteria or requirements on third-party testing programs or third-party testers that are not specified by 6.6 this section. 6.7 Sec. 8. [171.76] CERTIFICATES AND LETTER OF APPROVAL. 6.8 Subdivision 1. **Tester certificates.** The commissioner shall issue a certificate to each 6.9 approved third-party tester of a third-party testing program. The third-party testing program 6.10 6.11 must keep a copy of the certificate of each third-party tester employed by the program on file in the office of the program. A third-party tester's certificate is effective on the date of 6.12 issuance by the commissioner and expires four years after issuance. A third-party tester 6.13 may not conduct road tests without a valid third-party tester certificate. A certificate issued 6.14 to a third-party tester is not transferable. 6.15 Subd. 2. Certificate renewal time frame. A third-party tester must submit an application 6.16 for renewal of the tester's certificate to the commissioner no less than 30 days before the 6.17 6.18 date the previously issued certificate expires. Sec. 9. [171.77] TEST PROOF. 6.19 The third-party testing program shall provide a record of examination, on a format 6.20 obtained from or approved by the commissioner, to an individual who has passed a road 6.21 test for a class D driver's license. The record of examination, which must be presented at 6.22 the time of application for a class D driver's license, must specify that the individual has 6.23 6.24 passed the required test or tests administered by the third-party testing program. Sec. 10. [171.78] AUDITS. 6.25 Subdivision 1. Random examinations, inspections, and audits. A third-party testing 6.26 program shall agree to allow representatives of the commissioner, on behalf of the state, to 6.27 6.28 conduct random examinations, inspections, and audits of the testing operation without prior notice. 6.29

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Subd. 2. <b>On-site inspections.</b> A third-party testing program shall permit on-site	
inspections by agents of the commissioner as necessary to determine compliance with	h
sections 171.70 to 171.82.	_
Subd. 3. <b>Examination of test administration.</b> On at least an annual basis, agents	of the
commissioner who are state employees must be permitted to:	
(1) take the tests actually administered by the third-party testing program as if the	state
employees were test applicants;	
(2) test a sample of drivers who were examined by the third-party testing program	n to
compare passing and failing results; or	
(3) conduct a road test simultaneously with the third-party tester to compare test re	sults.
Subd. 4. Notice of test schedule. Upon request, no less than 48 hours in advance	, the
hird-party testing program shall provide the commissioner with the schedule times a	ınd
lates that skill tests and road tests are to be given.	
requirements in Minnesota Rules, parts 7410.4800 to 7410.5380. The commissioner	
Subdivision 1. Generally. Road tests conducted by a third-party tester must meet	
prohibited from imposing additional test administration criteria or requirements on third	
esters.	-party
Subd. 2. <b>Third-party tester restrictions.</b> A third-party tester shall not:	
Subd. 2. Timu-party tester restrictions. A timu-party tester shan not.	
(1) delegate any portion of testing to another individual;	
(2) test a person related to the tester by blood, marriage, or adoption;	
(3) test anyone with a physical disability who may need an individualized restrict	ion
added to the person's driver's license; or	
(4) test anyone who has not completed all coursework and training before adminis	tering
a road test.	
Sec. 12. [171.80] RECORD KEEPING; REPORTING REQUIREMENTS.	
Subdivision 1. <b>Records of administered tests.</b> An approved third-party testing pro	gram

tester's copy of the record of examination of any driver for whom the third-party testing

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(3) within ten days of a change in a third-party tester's driving status;

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to comply with or satisfy any requirement in sections 171.70 to 171.81, the commissioner

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may immediately cancel or suspend the third-party testing program or third-party tester from administering any further tests.

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- (b) When an application to be a third-party testing program or third-party tester application is denied, or when individual program approval or a tester's certificate is canceled, a notice must be mailed to the subject indicating the reasons for the denial or cancellation and that the third-party testing program or third-party tester may appeal the decision as provided in subdivision 5.
- Subd. 4. Correction order. If an audit by the commissioner identifies a situation that needs correction but does not merit suspension or cancellation, the commissioner may issue a correction order to a third-party tester or program for 30 days to correct a deficiency before the program or tester becomes subject to suspension or cancellation. The notice must include the basis for requiring the correction. The notice must notify the individual of the ability to appeal the correction order as provided in subdivision 5. The third-party testing program or third-party tester is permitted 30 days to correct the deficiency without having to reapply.
- Subd. 5. Notice of denial or cancellation; request for reconsideration and hearing. (a) Within 20 calendar days of receiving a notice of cancellation or denial issued pursuant to subdivision 3 or correction order issued pursuant to subdivision 4, the third-party testing program or third-party tester may submit a request for reconsideration in writing to the commissioner. The commissioner shall review the request for reconsideration and issue a decision within 30 days of receipt of the request. Upon receipt of the commissioner's decision, the affected party may initiate a contested case proceeding under chapter 14.
- (b) As an alternative to the process in paragraph (a), the affected party may initiate a contested case proceeding within 20 calendar days of receiving a notice of cancellation or denial issued pursuant to subdivision 3 or a correction order issued pursuant to subdivision <u>4.</u>
- (c) If a correction order issued pursuant to subdivision 4 is contested as provided in 10.26 paragraph (a) or (b), the commissioner must not enforce the correction order until a final 10.27 10.28 decision has been made following the contested case proceeding.

## Sec. 15. IMPLEMENTATION.

The commissioner of public safety must implement the requirements of this act with existing resources. The commissioner must not hire additional staff to implement the requirements of this act or to conduct audits as required by section 171.78.

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- 11.1 Sec. 16. **EFFECTIVE DATE.**
- This act is effective August 1, 2021.

Sec. 16.