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REVISOR

H. F. No. 2377

## State of Minnesota

## HOUSE OF REPRESENTATIVES

## NINETY-FIRST SESSION

03/11/2019 Authored by Wolgamott, Urdahl, Petersburg, Johnson, Runbeck and others The bill was read for the first time and referred to the Committee on Commerce

1.1	A bill for an act
1.2	relating to automobile insurance; clarifying that volunteer drivers receiving funding
1.3	from the public transit participation program are not for hire; amending Minnesota
1.4 1.5	Statutes 2018, sections 65B.15, subdivision 1; 65B.43, subdivision 12, by adding a subdivision; 65B.47, subdivision 1a; 65B.472, subdivision 1; 256B.0625,
1.5	subdivision 17.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2018, section 65B.15, subdivision 1, is amended to read:
1.9	Subdivision 1. Grounds and notice. No cancellation or reduction in the limits of liability
1.10	of coverage during the policy period of any policy shall be effective unless notice thereof
1.11	is given and unless based on one or more reasons stated in the policy which shall be limited
1.12	to the following:
1.13	$\frac{1}{1}$ nonpayment of premium; or
1.14	$2 \cdot (2)$ the policy was obtained through a material misrepresentation; or
1.15	3. (3) any insured made a false or fraudulent claim or knowingly aided or abetted another
1.16	in the presentation of such a claim; or
1.17	4. (4) the named insured failed to disclose fully motor vehicle accidents and moving
1.18	traffic violations of the named insured for the preceding 36 months if called for in the written
1.19	application; or
1.20	$5 \cdot (5)$ the named insured failed to disclose in the written application any requested
1.21	information necessary for the acceptance or proper rating of the risk; or

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6. (6) the named insured knowingly failed to give any required written notice of loss or
 notice of lawsuit commenced against the named insured, or, when requested, refused to
 cooperate in the investigation of a claim or defense of a lawsuit; or

2.4 7.(7) the named insured or any other operator who either resides in the same household,
2.5 or customarily operates an automobile insured under such policy, unless the other operator
2.6 is identified as a named insured in another policy as an insured:

2.7 (a) has, within the 36 months prior to the notice of cancellation, had that person's driver's
2.8 license under suspension or revocation because the person committed a moving traffic
2.9 violation or because the person refused to be tested under section 169A.20, subdivision 1;
2.10 or

(b) is or becomes subject to epilepsy or heart attacks, and such individual does not
produce a written opinion from a physician testifying to that person's medical ability to
operate a motor vehicle safely, such opinion to be based upon a reasonable medical
probability; or

2.15 (c) has an accident record, conviction record (criminal or traffic), physical condition or
2.16 mental condition, any one or all of which are such that the person's operation of an automobile
2.17 might endanger the public safety; or

(d) has been convicted, or forfeited bail, during the 24 months immediately preceding
the notice of cancellation for criminal negligence in the use or operation of an automobile,
or assault arising out of the operation of a motor vehicle, or operating a motor vehicle while
in an intoxicated condition or while under the influence of drugs; or leaving the scene of
an accident without stopping to report; or making false statements in an application for a
driver's license, or theft or unlawful taking of a motor vehicle; or

(e) has been convicted of, or forfeited bail for, one or more violations within the 18
months immediately preceding the notice of cancellation, of any law, ordinance, or rule
which justify a revocation of a driver's license; or

2.27  $\frac{8}{8}$  (8) the insured automobile is:

2.28 (a) so mechanically defective that its operation might endanger public safety; or

2.29 (b) used in carrying passengers for hire or compensation, provided however except that

2.30 the use of an automobile for a car pool shall or by a public transit participation program

2.31 (PTPP) volunteer driver is not be considered use of an automobile for hire or compensation;

2.32 or

2.33 (c) used in the business of transportation of flammables or explosives; or

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(d) an authorized emergency vehicle; or						
(e) subject to an inspection law and has not been inspected or, if inspected, has failed to qualify within the period specified under such inspection law; or						
(f) substantially changed in typ	be or condition during th	e policy period, inc	creasing the			
risk substantially, such as convers	ion to a commercial typ	e vehicle, a dragster	r, sports car			
or so as to give clear evidence of a	a use other than the orig	inal use.				
Sec. 2. Minnesota Statutes 2018	Sec. 2. Minnesota Statutes 2018, section 65B.43, subdivision 12, is amended to read:					
Subd. 12. Commercial vehicle	e. <u>(a)</u> "Commercial vehi	cle" means:				
(a) (1) any motor vehicle used	as a common carrier <del>,</del> ;					
(b) (2) any motor vehicle, othe	r than a passenger vehic	ele defined in sectio	n 168.002,			
subdivision 24, which has a curb we	eight in excess of 5,500 p	ounds apart from ca	rgo capacity <del>,</del> ;			
or						
(c) (3) any motor vehicle while	e used in the for-hire tra	nsportation of prop	erty.			
(b) Commercial vehicle does n	ot include a "commuter	van," which for put	rposes of this			
chapter shall mean a motor vehicle	e having a capacity of se	even to 16 persons v	which is used			
principally to provide prearranged	transportation of perso	ns to or from their p	place of			
employment or to or from a transit	stop authorized by a loc	al transit authority v	which vehicle			
is to be operated by a person who	does not drive the vehic	le as a principal oc	cupation but			
is driving it only to or from the principal place of employment, to or from a transit stop						
authorized by a local transit authority or for personal use as permitted by the owner of the						
vehicle.						
(c) Commercial vehicle does no	ot include a vehicle when	used by a PTPP vol	lunteer driver			
while providing transportation ser	vices.					
Sec. 3. Minnesota Statutes 2018	, section 65B.43, is ame	nded by adding a su	ubdivision to			
read:						
Subd. 21. PTPP volunteer driv	v <b>er.</b> "Public transit partic	ipation program volu	unteer driver"			
or "PTPP volunteer driver" means an individual who:						
(1) provides transportation services	vices for another individ	lual on behalf of an	organization			
receiving funding under section 174.24;						
(2) owns, leases, or is otherwise	e authorized to personall	y use a vehicle for t	ransportation			
services; and						

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4.1	(3) receives no compensation for	or the transportation se	rvices other than rein	mbursement
4.2	of expenses, including but not limi	ted to mileage reimbur	sement.	
4.3	Sec. 4. Minnesota Statutes 2018,	section 65B.47, subdiv	vision 1a, is amended	1 to read:
4.4	Subd. 1a. Exemptions. Subdiv	ision 1 does not apply t		
4.5	(1) a commuter van;			
4.6 4.7	(2) a vehicle being used to transcare program;	sport children as part o	f a family or group f	àmily day
			4 1 1	1 4
4.8	(3) a vehicle being used to trans	-	-	
4.9	(4) a bus while it is in operation		-	innesota
4.10	resident who is an insured as defin	ed in section 05D.45, s	ubulvision <i>3</i> ,	
4.11	(5) a passenger in a taxi; <del>or</del>			
4.12	(6) a taxi driver, provided that t		-	renewed on
4.13	or after September 1, 1996, and pri-	ior to September 1, 199	97 <u>-; or</u>	
4.14	(7) a PTPP volunteer driver.			
4.15	Sec. 5. Minnesota Statutes 2018,	section 65B.472, subd	ivision 1, is amended	d to read:
4.16	Subdivision 1. <b>Definitions.</b> (a)	Unless a different mean	ing is expressly mad	e applicable,
4.17	the terms defined in paragraphs (b)	) through (g) have the r	neanings given them	for the
4.18	purposes of this chapter.			
4.19	(b) A "Digital network" means	any online-enabled app	plication, software, v	vebsite, or
4.20	system offered or utilized by a tran	sportation network cor	npany that enables the	he
4.21	prearrangement of rides with trans	portation network com	pany drivers.	
4.22	(c) A "Personal vehicle" means a	vehicle that is used by a	a transportation netwo	ork company
4.23	driver in connection with providing	g a prearranged ride an	d is:	
4.24	(1) owned, leased, or otherwise a	authorized for use by the	e transportation netwo	ork company
4.25	driver; and			
4.26	(2) not a taxicab, limousine, or	for-hire vehicle.		
4.27	(d) A "Prearranged ride" means	s the provision of transp	portation by a driver	to a rider,
4.28	beginning when a driver accepts a	ride requested by a ride	er through a digital n	ietwork
4.29	controlled by a transportation netw	ork company, continui	ng while the driver t	ransports a
4.30	requesting rider, and ending when the	he last requesting rider of	leparts from the pers	onal vehicle.

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A prearranged ride does not include transportation provided using a taxicab, limousine, or 5.1 other for-hire vehicle. 5.2 (e) A "Transportation network company" means a corporation, partnership, sole 5.3 proprietorship, or other entity that is operating in Minnesota that uses a digital network to 5.4 connect transportation network company riders to transportation network company drivers 5.5 who provide prearranged rides. 5.6 (f) A "Transportation network company driver" or "driver" means an individual who: 5.7 (1) receives connections to potential riders and related services from a transportation 5.8 network company in exchange for payment of a fee to the transportation network company; 5.9 and 5.10 (2) uses a personal vehicle to provide a prearranged ride to riders upon connection 5.11 through a digital network controlled by a transportation network company in return for 5.12 compensation or payment of a fee. 5.13 Transportation network company driver or driver does not include a PTPP volunteer driver. 5.14 (g) A "Transportation network company rider" or "rider" means an individual or persons 5.15 who use a transportation network company's digital network to connect with a transportation 5.16 network driver who provides prearranged rides to the rider in the driver's personal vehicle 5.17 between points chosen by the rider. 5.18 Sec. 6. Minnesota Statutes 2018, section 256B.0625, subdivision 17, is amended to read: 5.19 Subd. 17. Transportation costs. (a) "Nonemergency medical transportation service" 5.20 means motor vehicle transportation provided by a public or private person that serves 5.21 Minnesota health care program beneficiaries who do not require emergency ambulance 5.22 service, as defined in section 144E.001, subdivision 3, to obtain covered medical services. 5.23 (b) Medical assistance covers medical transportation costs incurred solely for obtaining 5.24 emergency medical care or transportation costs incurred by eligible persons in obtaining 5.25 emergency or nonemergency medical care when paid directly to an ambulance company, 5.26 nonemergency medical transportation company, or other recognized providers of 5.27 transportation services. Medical transportation must be provided by: 5.28 (1) nonemergency medical transportation providers who meet the requirements of this 5.29 subdivision; 5.30

5.31 (2) ambulances, as defined in section 144E.001, subdivision 2;

5.32 (3) taxicabs that meet the requirements of this subdivision;

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6.1	(4) public transit, as defined in sec	tion 174.22, subdiv	rision 7; or		
6.2	(5) not-for-hire vehicles, including	g volunteer drivers a	and PTPP volunteer d	rivers, as	
6.3	defined in section 65B.43, subdivision	<u>n 21</u> .			
6.4	(c) Medical assistance covers none	emergency medical	transportation provid	ed by	
6.5	nonemergency medical transportation	providers enrolled	in the Minnesota heal	lth care	
6.6	programs. All nonemergency medical transportation providers must comply with the				
6.7	operating standards for special transpo	rtation service as de	fined in sections 174.2	29 to 174.30	
6.8	and Minnesota Rules, chapter 8840, and	nd in consultation w	vith the Minnesota De	partment of	
6.9	Transportation. All nonemergency me	dical transportation	n providers shall bill f	or	
6.10	nonemergency medical transportation services in accordance with Minnesota health care				
6.11	programs criteria. Publicly operated th	ransit systems, volu	nteers, and not-for-hi	re vehicles	
6.12	are exempt from the requirements out	lined in this paragra	aph.		
6.13	(d) An organization may be termin	nated, denied, or sus	spended from enrollm	ent if:	
6.14	(1) the provider has not initiated by	ackground studies o	on the individuals spe	cified in	
6.15	section 174.30, subdivision 10, parage	caph (a), clauses (1)	to (3); or		
6.16	(2) the provider has initiated backg	ground studies on th	e individuals specifie	d in section	
6.17	174.30, subdivision 10, paragraph (a),	, clauses (1) to (3),	and:		
6.18	(i) the commissioner has sent the p	provider a notice that	at the individual has b	oeen	
6.19	disqualified under section 245C.14; and	nd			
6.20	(ii) the individual has not received	a disqualification s	set-aside specific to th	e special	
6.21	transportation services provider under	sections 245C.22 a	and 245C.23.		
6.22	(e) The administrative agency of n	onemergency medi	cal transportation mu	st:	
6.23	(1) adhere to the policies defined b	by the commissione	r in consultation with	the	
6.24	Nonemergency Medical Transportation	on Advisory Commi	ittee;		
6.25	(2) pay nonemergency medical tra	nsportation provide	rs for services provid	ed to	
6.26	Minnesota health care programs bene	ficiaries to obtain co	overed medical servic	es;	
6.27	(3) provide data monthly to the com	missioner on appeal	s, complaints, no-show	ws, canceled	
6.28	trips, and number of trips by mode; ar	nd			
6.29	(4) by July 1, 2016, in accordance	with subdivision 18	8e, utilize a web-base	d single	
6.30	administrative structure assessment to	ol that meets the te	chnical requirements	established	
6.31	by the commissioner, reconciles trip in	nformation with clai	ms being submitted b	y providers,	
6.32	and ensures prompt payment for none	mergency medical	transportation service	S.	

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(f) Until the commissioner implements the single administrative structure and delivery 7.1 system under subdivision 18e, clients shall obtain their level-of-service certificate from the 7.2 commissioner or an entity approved by the commissioner that does not dispatch rides for 7.3 clients using modes of transportation under paragraph (i), clauses (4), (5), (6), and (7). 7.4

(g) The commissioner may use an order by the recipient's attending physician or a medical 7.5 or mental health professional to certify that the recipient requires nonemergency medical 7.6 transportation services. Nonemergency medical transportation providers shall perform 7.7 driver-assisted services for eligible individuals, when appropriate. Driver-assisted service 7.8 includes passenger pickup at and return to the individual's residence or place of business, 7.9 assistance with admittance of the individual to the medical facility, and assistance in 7.10 passenger securement or in securing of wheelchairs, child seats, or stretchers in the vehicle. 7.11

Nonemergency medical transportation providers must take clients to the health care 7.12 provider using the most direct route, and must not exceed 30 miles for a trip to a primary 7.13 care provider or 60 miles for a trip to a specialty care provider, unless the client receives 7.14 authorization from the local agency. 7.15

Nonemergency medical transportation providers may not bill for separate base rates for 7.16 the continuation of a trip beyond the original destination. Nonemergency medical 7.17 transportation providers must maintain trip logs, which include pickup and drop-off times, 7.18 signed by the medical provider or client, whichever is deemed most appropriate, attesting 7.19 to mileage traveled to obtain covered medical services. Clients requesting client mileage 7.20 reimbursement must sign the trip log attesting mileage traveled to obtain covered medical 7.21 services. 7.22

(h) The administrative agency shall use the level of service process established by the 7.23 commissioner in consultation with the Nonemergency Medical Transportation Advisory 7.24 Committee to determine the client's most appropriate mode of transportation. If public transit 7.25 or a certified transportation provider is not available to provide the appropriate service mode 7.26 for the client, the client may receive a onetime service upgrade. 7.27

(i) The covered modes of transportation are: 7.28

(1) client reimbursement, which includes client mileage reimbursement provided to 7.29 clients who have their own transportation, or to family or an acquaintance who provides 7.30 transportation to the client; 7.31

(2) volunteer transport, which includes transportation by volunteers using their own 7.32 vehicle; 7.33

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(3) unassisted transport, which includes transportation provided to a client by a taxicab

8.2 or public transit. If a taxicab or public transit is not available, the client can receive

8.3 transportation from another nonemergency medical transportation provider;

8.4 (4) assisted transport, which includes transport provided to clients who require assistance
8.5 by a nonemergency medical transportation provider;

8.6 (5) lift-equipped/ramp transport, which includes transport provided to a client who is
8.7 dependent on a device and requires a nonemergency medical transportation provider with
8.8 a vehicle containing a lift or ramp;

8.9 (6) protected transport, which includes transport provided to a client who has received
a prescreening that has deemed other forms of transportation inappropriate and who requires
a provider: (i) with a protected vehicle that is not an ambulance or police car and has safety
locks, a video recorder, and a transparent thermoplastic partition between the passenger and
the vehicle driver; and (ii) who is certified as a protected transport provider; and

8.14 (7) stretcher transport, which includes transport for a client in a prone or supine position
8.15 and requires a nonemergency medical transportation provider with a vehicle that can transport
8.16 a client in a prone or supine position.

(j) The local agency shall be the single administrative agency and shall administer and
reimburse for modes defined in paragraph (i) according to paragraphs (m) and (n) when the
commissioner has developed, made available, and funded the web-based single administrative
structure, assessment tool, and level of need assessment under subdivision 18e. The local
agency's financial obligation is limited to funds provided by the state or federal government.

8.22 (k) The commissioner shall:

8.23 (1) in consultation with the Nonemergency Medical Transportation Advisory Committee,
8.24 verify that the mode and use of nonemergency medical transportation is appropriate;

8.25 (2) verify that the client is going to an approved medical appointment; and

8.26

(3) investigate all complaints and appeals.

(1) The administrative agency shall pay for the services provided in this subdivision and
seek reimbursement from the commissioner, if appropriate. As vendors of medical care,
local agencies are subject to the provisions in section 256B.041, the sanctions and monetary
recovery actions in section 256B.064, and Minnesota Rules, parts 9505.2160 to 9505.2245.

(m) Payments for nonemergency medical transportation must be paid based on the client's
assessed mode under paragraph (h), not the type of vehicle used to provide the service. The

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medical assistance reimbursement rates for nonemergency medical transportation services 9.1 that are payable by or on behalf of the commissioner for nonemergency medical 9.2 transportation services are: 9.3 (1) \$0.22 per mile for client reimbursement; 9.4 (2) up to 100 percent of the Internal Revenue Service business deduction rate for volunteer 9.5 transport; 9.6 9.7 (3) equivalent to the standard fare for unassisted transport when provided by public transit, and \$11 for the base rate and \$1.30 per mile when provided by a nonemergency 9.8 medical transportation provider; 9.9 (4) \$13 for the base rate and \$1.30 per mile for assisted transport; 9.10 (5) \$18 for the base rate and \$1.55 per mile for lift-equipped/ramp transport; 9.11 (6) \$75 for the base rate and \$2.40 per mile for protected transport; and 9.12 (7) \$60 for the base rate and \$2.40 per mile for stretcher transport, and \$9 per trip for 9.13 an additional attendant if deemed medically necessary. 9.14 (n) The base rate for nonemergency medical transportation services in areas defined 9.15 under RUCA to be super rural is equal to 111.3 percent of the respective base rate in 9.16 paragraph (m), clauses (1) to (7). The mileage rate for nonemergency medical transportation 9.17 services in areas defined under RUCA to be rural or super rural areas is: 9.18 (1) for a trip equal to 17 miles or less, equal to 125 percent of the respective mileage 9.19 rate in paragraph (m), clauses (1) to (7); and 9.20 (2) for a trip between 18 and 50 miles, equal to 112.5 percent of the respective mileage 9.21 rate in paragraph (m), clauses (1) to (7). 9.22

9.23 (o) For purposes of reimbursement rates for nonemergency medical transportation
9.24 services under paragraphs (m) and (n), the zip code of the recipient's place of residence
9.25 shall determine whether the urban, rural, or super rural reimbursement rate applies.

- 9.26 (p) For purposes of this subdivision, "rural urban commuting area" or "RUCA" means
  9.27 a census-tract based classification system under which a geographical area is determined
  9.28 to be urban, rural, or super rural.
- 9.29 (q) The commissioner, when determining reimbursement rates for nonemergency medical
  9.30 transportation under paragraphs (m) and (n), shall exempt all modes of transportation listed
  9.31 under paragraph (i) from Minnesota Rules, part 9505.0445, item R, subitem (2).