02/05/21

21-00019

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

EB/HR

S.F. No. 1177

(SENATE AUTHORS: SENJEM and Dornink)					
DATE	D-PG	OFFICIAL STATUS			
02/18/2021	458	Introduction and first reading			
		Referred to Judiciary and Public Safety Finance and Policy			
03/11/2021	832a	Comm report: To pass as amended			
		Second reading			
	845	Author added Dornink			

1.1	A bill for an act
1.2 1.3 1.4	relating to public safety; authorizing a pilot project for oral fluid roadside testing for drug-impaired driving; amending Minnesota Statutes 2020, sections 169A.41, by adding a subdivision; 169A.51, subdivision 1.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2020, section 169A.41, is amended by adding a subdivision
1.7	to read:
1.8	Subd. 5. Oral fluid preliminary testing; pilot project authorized. (a) The commissioner
1.9	is authorized to design, plan, and implement a pilot project intended to determine the efficacy
1.10	of oral fluid roadside testing to determine the presence of a controlled substance or
1.11	intoxicating substance by trained law enforcement personnel. The project is further intended
1.12	to gain a better assessment of the prevalence of drug-impaired drivers on Minnesota roads
1.13	and to evaluate and validate the appropriate device that could be authorized for use.
1.14	(b) The results of this preliminary oral fluid test must be used for the purpose of deciding
1.15	whether an arrest should be made and whether to require the tests authorized in section
1.16	169A.51 (chemical tests for intoxication), but must not be used in any court action except
1.17	the following:
1.18	(1) to prove that a test was properly required of a person pursuant to section $169A.51$,
1.19	subdivision 1;
1.20	(2) in a civil action arising out of the operation or use of the motor vehicle;
1.21	(3) in an action for license reinstatement under section 171.19;

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2.1	(4) in a prosecution for a violation of section 169A.20, subdivision 2 (driving while								
2.2	impaired; test refusal);								
2.3									
2.3	 (5) in a prosecution or juvenile court proceeding concerning a violation of section 169A.33 (underage drinking and driving), or 340A.503, subdivision 1, paragraph (a), clause 								
2.5	(2) (underage alcohol consumption);								
2.6	(6) in a prosecution under section 169A.31 (alcohol-related school or Head Start bus								
2.7	driving) or 171.30 (limited license); or								
2.8	(7) in a prosecution for a violation of a restriction on a driver's license under section								
2.9	171.09, which provides that the license holder may not use or consume any amount of								
2.10	alcohol or a controlled substance.								
2.11	(c) Following the screening test, additional tests may be required of the driver pursuant								
2.12	to the provisions of section 169A.51 (chemical tests for intoxication).								
2.13	Sec. 2. Mir	inesota Statutes 202	20, section 169A	51, subdivision 1, is ame	ended to read:				
2.14	Subdivisi	on 1. Implied conse	ent; conditions; o	election of test. (a) Any po	erson who drives,				
2.15	operates, or i	s in physical contro	ol of a motor veh	icle within this state or or	n any boundary				
2.16	water of this state consents, subject to the provisions of sections 169A.50 to 169A.53 (implied								
2.17	consent law), and section 169A.20 (driving while impaired), to a chemical test of that								
2.18	person's blood, breath, or urine for the purpose of determining the presence of alcohol, a								
2.19	controlled substance or its metabolite, or an intoxicating substance. The test must be								
2.20	administered at the direction of a peace officer.								
2.21	(b) The test may be required of a person when an officer has probable cause to believe								
2.22	the person was driving, operating, or in physical control of a motor vehicle in violation of								
2.23	section 169A		impaired), and or	ne of the following condi	tions exist:				
2.24	(1) the pe	rson has been lawfi	ally placed under	arrest for violation of se	ction 169A.20 or				
2.25	an ordinance	in conformity with	it;						
2.26	(2) the pe	rson has been invo	lved in a motor v	ehicle accident or collisi	on resulting in				
2.20		nage, personal injur		entere accident of comsi	on resulting in				
2.27									
2.28			take the screening	ng test provided for by se	ction 169A.41				
2.29	(preliminary screening test); or								
2.30	(4) the screening test was administered and indicated an alcohol concentration of 0.08								
2.31	or more <u>, or t</u>	he presence of a con	ntrolled or intoxi	cating substance.					

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- 3.1 (c) The test may also be required of a person when an officer has probable cause to
- 3.2 believe the person was driving, operating, or in physical control of a commercial motor
- 3.3 vehicle with the presence of any alcohol.