SENATE STATE OF MINNESOTA EIGHTY-SEVENTH LEGISLATURE

S.F. No. 2286

(SENATE AUTHORS: KRUSE)

DATE	D-PG	
03/08/2012	4235	Introduc Referred
03/22/2012	4676	Comm r
	4678	Second

OFFICIAL STATUS action and first reading ed to Transportation report: To pass reading

1.1 1.2 1.3 1.4 1.5	A bill for an act relating to transportation; regulating bridge inspections; amending Minnesota Statutes 2010, sections 165.01; 165.03; repealing Minnesota Rules, parts 8810.9000; 8810.9100; 8810.9200; 8810.9300; 8810.9400; 8810.9500; 8810.9600; 8810.9700.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2010, section 165.01, is amended to read:
1.8	165.01 DEFINITIONS.
1.9	Subdivision 1. Scope. For the purposes of this chapter, the terms defined in this
1.10	section and section 160.02 have the meanings given them.
1.11	Subd. 2. AASHTO manual. "AASHTO manual" means the Manual for Condition
1.12	Evaluation of Bridges, published by the American Association of State Highway and
1.13	Transportation Officials. "The Manual for Bridge Evaluation," published by the American
1.14	Association of State Highway and Transportation Officials, is incorporated by reference.
1.15	Subd. 3. Bridge. "Bridge" is defined as a structure, including supports erected over
1.16	a depression or an obstruction, such as water, a highway, or a railway, having a track or
1.17	passageway for carrying traffic or other moving loads, and having an opening measured
1.18	horizontally along the center of the roadway of ten feet or more between undercopings
1.19	of abutments, between spring line of arches, or between extreme ends of openings for
1.20	multiple boxes. Bridge also includes multiple pipes where the clear distance between
1.21	openings is less than one-half of the smaller contiguous opening. This definition of a
1.22	bridge includes only those railroad and pedestrian bridges over a public highway or street.

2.1 <u>Subd. 4.</u> National Bridge Inspection Standards (NBIS). "NBIS" means standards 2.2 established by the Federal Highway Administration in Code of Federal Regulations, title 2.3 23, part 650, subpart C, incorporated by reference.

- 2.4 Sec. 2. Minnesota Statutes 2010, section 165.03, is amended to read:
- 2.5

165.03 STRENGTH OF BRIDGE; INSPECTION.

Subdivision 1. Standards generally. Each bridge, including a privately owned
bridge, must conform to the strength, width, clearance, and safety standards imposed
by the commissioner for the connecting highway or street. This subdivision applies to
a bridge that is constructed after August 1, 1989, on any public highway or street. The
bridge must have sufficient strength to support with safety the maximum vehicle weights
allowed under sections 169.822 to 169.829 and must have the minimum width specified
in section 165.04, subdivision 3.

Subd. 1a. Inspection. (a) Each bridge must be inspected annually, unless a longer 2.13 interval not to exceed two years 24 months for bridges or four years 48 months for bridges 2.14 2.15 classified as culverts is authorized by the commissioner. The commissioner's authorization must be based on factors including, but not limited to, the age and condition of the 2.16 bridge, the rate of deterioration of the bridge, the type of structure, the susceptibility of 2.17 2.18 the bridge to failure, and the characteristics of traffic on the bridge. The commissioner may require interim inspections at intervals of less than one year on bridges that are 2.19 posted, bridges subjected to extreme scour conditions, bridges subject to significant 2.20 substructure movement or settlement, and for other reasons as specified or inferred in the 2.21 AASHTO manual. 2.22

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(b) Additional requirements apply to structures meeting the NBIS definition of a bridge:

(1) Underwater structural elements must be inspected at regular intervals not to
exceed 60 months. The commissioner may require inspections at intervals of less than
60 months on certain underwater structural elements based on factors including, but not
limited to, construction material, the environment, age, the scour characteristics, the
condition rating from past inspections, and any known deficiencies.
(2) Fracture critical members, or FCMs, must receive a hands-on fracture critical

- 2.31 inspection at intervals not to exceed 24 months. The commissioner may require
- 2.32 inspections at intervals of less than 24 months on certain FCMs based on factors including,
- 2.33 <u>but not limited to, age, the traffic characteristics, and any known deficiencies.</u>
- 2.34 (3) The commissioner may establish criteria to determine the level and frequency of
 2.35 these inspections. If warranted by special circumstances, the commissioner retains the

3.1	authority to determine the inspection type and required inspection frequency for any
3.2	bridge on the state inventory.
3.3	(b) (c) The thoroughness of each inspection depends on such factors as age, traffic
3.4	characteristics, state of maintenance, and known deficiencies. The evaluation of these
3.5	factors is the responsibility of the engineer assigned the responsibility for inspection as
3.6	defined by rule adopted by the commissioner of transportation.
3.7	Subd. 2. Inspection and inventory responsibilities; rules; forms. (a) The
3.8	commissioner of transportation will adopt the National Bridge Inspection Standards
3.9	(NBIS) established by the Federal Highway Administration in Code of Federal
3.10	Regulations, title 23, part 650, subpart C, or its successor documents for structures
3.11	meeting the NBIS definition of a bridge. The commissioner shall establish inspection and
3.12	inventory standards for structures defined as bridges by section 165.01, subdivision 3.
3.13	(a) (b) The commissioner of transportation shall adopt official inventory and bridge
3.14	inspection report forms for use in making bridge inspections by the owners or highway
3.15	authorities specified by this subdivision. Inspections must be made at regular intervals,
3.16	not to exceed two years for bridges and not to exceed four years for culverts the intervals
3.17	outlined in subdivision 1a, by the following owner or official:
3.18	(1) the commissioner of transportation for all bridges located wholly or partially
3.19	within or over the right-of-way of a state trunk highway;
3.20	(2) the county highway engineer for all bridges located wholly or partially within or
3.21	over the right-of-way of any county or town road, or any street within a municipality that
3.22	does not have a city engineer regularly employed;
3.23	(3) the city engineer for all bridges located wholly or partially within or over the
3.24	right-of-way of any street located within or along municipal limits;
3.25	(4) the commissioner of transportation in case of a toll bridge that is used by the
3.26	general public and that is not inspected and certified under subdivision 6; provided, that
3.27	the commissioner of transportation may assess the owner for the costs of the inspection;
3.28	(5) the owner of a bridge over a public highway or street or that carries a roadway
3.29	designated for public use by a public authority, if not required to be inventoried and
3.30	inspected under clause (1), (2), (3), or (4).
3.31	(b) (c) The commissioner of transportation shall prescribe the standards for bridge
3.32	inspection and inventory by rules inspection and inventory procedures required to
3.33	administer the bridge inspection program in Minnesota and has the authority to establish
3.34	and publish standards that describe the inspection and inventory requirements to ensure
3.35	compliance with paragraph (a). The owner or highway authority shall inspect and

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4.1 inventory in accordance with these standards and furnish the commissioner with such data4.2 as may be necessary to maintain a central inventory.

Subd. 3. County inventory and inspection records and reports. The county 4.3 engineer shall maintain a complete inventory record of all bridges as set forth in 4.4 subdivision 2, paragraph (a) (b), clause (2), with the inspection reports thereof, and shall 4.5 certify annually to the commissioner, as prescribed by the commissioner, that inspections 4.6 have been made at regular intervals, not to exceed two years for bridges and not to 4.7 exceed four years for culverts the intervals outlined in subdivision 1a. A report of the 4.8 inspections must be filed annually, on or before February 15 of each year, with the county 4.9 auditor or town clerk, or the governing body of the municipality. The report must contain 4.10 recommendations for the correction of or legal posting of load limits on any bridge or 4.11 structure that is found to be understrength or unsafe. 4.12

Subd. 4. Municipal inventory and inspection records and reports. The 4.13 city engineer shall maintain a complete inventory record of all bridges as set forth in 4.14 4.15 subdivision 2, paragraph (a) (b), clause (3), with the inspection reports thereof, and shall certify annually to the commissioner, as prescribed by the commissioner, that inspections 4.16 have been made at regular intervals, not to exceed two years for bridges and not to exceed 4.17 four years for culverts the intervals outlined in subdivision 1a. A report of the inspections 4.18 must be filed annually, on or before February 15 of each year, with the governing body of 4.19 the municipality. The report must contain recommendations for the correction of or legal 4.20 posting of load limits on any bridge or structure that is found to be understrength or unsafe. 4.21

4.22 Subd. 5. Agreement. Agreements may be made among the various units of
4.23 governments, or between governmental units and qualified engineering personnel to
4.24 carry out the responsibilities for the bridge inspections and reports, as established by
4.25 subdivision 2.

Subd. 6. Other bridges. The owner of a toll bridge and the owner of a bridge 4.26 described in subdivision 2, paragraph (a) (b), clause (5), shall certify to the commissioner, 4.27 as prescribed by the commissioner, that inspections of the bridge or culvert have been 4.28 made at regular intervals, not to exceed two years for bridges and not to exceed four years 4.29 for culverts the intervals outlined in subdivision 1a. The certification must be accompanied 4.30 by a report of the inspection. The report must contain recommendations for the correction 4.31 of or legal posting of load limitations if the bridge is found to be understrength or unsafe. 4.32 Subd. 6a. Bridge load rating and posting. (a) The term "posting" means the 4.33 placement of regulatory signs at a bridge indicating the safe load carrying capacity of 4.34 the bridge. 4.35

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5.1	(b) Each structure required to be inspected by subdivision 2, paragraph (a), must be
5.2	load rated to determine its safe load carrying capacity, and this rating must be reported
5.3	on a structure inventory sheet form provided by the commissioner of transportation. A
5.4	structure must be rerated when it is determined that a significant change has occurred in
5.5	the condition of the structure or due to additional dead load placed on the structure since
5.6	the last load rating. Load ratings must be reviewed and the structure rerated if necessary
5.7	when the allowable legal load using the structure is increased. Changes in the load rating
5.8	of a bridge must be indicated on the structure inventory sheet form.
5.9	(c) Where it is determined that the maximum legal load under state law exceeds
5.10	the load permitted on the structure under the operating rating stress level assigned, the
5.11	bridge must be posted. Posting signs as adopted by the commissioner shall be used for
5.12	the posting. The owner or highway authority shall post the bridge in accordance with the
5.13	posted load assigned by the commissioner.
5.14	Subd. 7. Department of Natural Resources bridge. (a) Notwithstanding
5.15	subdivision 2, the commissioners of transportation and natural resources shall negotiate a
5.16	memorandum of understanding that governs the inspection of bridges owned, operated,
5.17	or maintained by the commissioner of natural resources.
5.18	(b) The memorandum of understanding must provide for:
5.19	(1) the inspection and inventory of bridges subject to federal law or regulations;
5.20	(2) the frequency of inspection of bridges described in paragraph (a) subdivision
5.21	<u>1a;</u> and
5.22	(3) who may perform inspections required under the memorandum of understanding.
5.23	Subd. 8. Biennial report on bridge inspection quality assurance. By February
5.24	1 of each odd-numbered year, the commissioner shall submit a report electronically to
5.25	the members of the senate and house of representatives committees with jurisdiction over
5.26	transportation policy and finance concerning quality assurance for bridge inspections.
5.27	At a minimum, the report must:
5.28	(1) summarize the bridge inspection quality assurance and quality control procedures
5.29	used in Minnesota;
5.30	(2) identify any substantive changes to quality assurance and quality control
5.31	procedures made in the previous two years;
5.32	(3) summarize and provide a briefing on findings from bridge inspection quality
5.33	reviews performed in the previous two years;
5.34	(4) identify actions taken and planned in response to findings from bridge inspection
5.35	quality reviews performed in the previous two years;

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- 6.1 (5) summarize the results of any bridge inspection compliance review by the Federal
- 6.2 Highway Administration; and
- 6.3 (6) identify actions in response to the Federal Highway Administration compliance6.4 review taken by the department in order to reach full compliance.

6.5 Sec. 3. <u>RULES REPEALER; BRIDGE INSPECTION AND INVENTORY.</u>

- 6.6 <u>Minnesota Rules, parts 8810.9000; 8810.9100; 8810.9200; 8810.9300; 8810.9400;</u>
- 6.7 <u>8810.9500; 8810.9600; and 8810.9700, are repealed.</u>