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SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 276

(SENATE AUTHORS: HOUSLEY, Coleman and Kiffmeyer)					
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		Author added Kiffmeyer			
03/25/2021	1160a	Comm report: To pass as amended			
	1164	Second reading			
	4795	Rule 47, returned to Finance			

1.1	A bill for an act
1.2 1.3 1.4 1.5	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
1.6 1.7	record keeping and reporting; amending Minnesota Statutes 2020, section 171.13, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 171.
1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9	Section 1. Minnesota Statutes 2020, section 171.13, subdivision 1, is amended to read:
1.10	Subdivision 1. Examination subjects and locations; provisions for color blindness,
1.11	disabled veterans. (a) Each applicant for a driver's license must pass the examination
1.12	required by this section before being issued a driver's license. Except as otherwise provided
1.13	in this section by sections 171.70 to 171.82, the commissioner shall examine each applicant
1.14	for a driver's license by such agency as the commissioner directs must conduct the
1.15	examination. This examination must include:
1.16	(1) a test of the applicant's eyesight;
1.17	(2) a test of the applicant's ability to read and understand highway signs regulating,
1.18	warning, and directing traffic;
1.19	(3) a test of the applicant's knowledge of (i) traffic laws; (ii) the effects of alcohol and
1.20	drugs on a driver's ability to operate a motor vehicle safely and legally, and of the legal
1.21	penalties and financial consequences resulting from violations of laws prohibiting the
1.22	operation of a motor vehicle while under the influence of alcohol or drugs; (iii) railroad
1.23	grade crossing safety; (iv) slow-moving vehicle safety; (v) laws relating to pupil
1.24	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; 2.2 (4) an actual demonstration of ability to exercise ordinary and reasonable control in the 2.3 operation of a motor vehicle; and 2.4 2.5 (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. 2.6 2.7 (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 2.8 veterans operating motor vehicles especially equipped for disabled persons, if otherwise 2.9 entitled to a license, must be granted such license. 2.10 (c) The commissioner shall make provision for giving the examinations under this 2.11 subdivision either in the county where the applicant resides or at a place adjacent thereto 2.12 reasonably convenient to the applicant. 2.13 (d) The commissioner shall ensure that an applicant is able to obtain an appointment for 2.14 an examination to demonstrate ability under paragraph (a), clause (4), within 14 days of the 2.15 applicant's request if, under the applicable statutes and rules of the commissioner, the 2.16 applicant is eligible to take the examination. 2.17 Sec. 2. [171.70] DEFINITIONS. 2.18 (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 2.29 program who has qualified for a third-party tester certificate issued by the commissioner 2.30 granting the individual authorization to conduct road tests for class D drivers' licenses. 2.31

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3.1	<u>(g)</u> "Thi	rd-party tester certific	ate" means a ce	rtificate issued by the	commissioner to the
3.2	third-party t	ester authorizing the t	hird-party tester	to administer road tes	ts for class D drivers'
3.3	licenses on	behalf of a specified	third-party testi	ng program.	
3.4	<u>(h)</u> "Thi	rd-party testing progr	am" means a pr	ogram authorized by	the commissioner to
3.5	administer t	to an individual the ro	bad test for class	s D drivers' licenses.	
3.6	Sec. 3. [1]	71.71] THIRD-PAR	FY TESTER; A	AUTHORIZATION.	<u>.</u>
3.7	The con	missioner must allov	v a third-party t	ester that complies wi	ith the requirements
3.8	of sections	171.70 to 171.82 to c	onduct road test	ts for people applying	for class D drivers'
3.9	licenses.				
3.10	Sec. 4. [1]	71.72] PROGRAM A	APPLICATION	N; APPROVAL.	
3.11	Subdivis	sion 1. Application.	The applicant sh	all apply to the comm	issioner for approval
3.12	to be a third	l-party testing program	m authorized to	administer road tests	for class D drivers'
3.13	licenses. Th	e applicant must sub	mit the applicat	ion to the commission	her and provide the
3.14	information	in subdivision 2. A th	nird-party testin	g program or a third-p	party tester employed
3.15	by the prog	ram must not conduct	t road tests until	the program is appro	oved by the
3.16	commission	ner.			
3.17	<u>Subd. 2.</u>	Application conten	ts. <u>To apply for</u>	approval as a third-pa	arty testing program,
3.18	an applicant	t must complete an ap	oplication conta	ining the information	specified in this
3.19	section:				
3.20	<u>(1) busii</u>	ness name;			
3.21	<u>(</u> 2) busin	ness registration num	ber if a business	s, or tax identification	number if a
3.22	not-for-prof	fit entity;			
3.23	(3) addr	ess of the business's a	administrative o	ffice;	
3.24	<u>(4) telep</u>	hone number and e-n	nail address of t	the administrative offi	ice;
3.25	<u>(5) name</u>	e of an authorized off	icial responsible	e for the program and	application, and the
3.26	official's tit	le and telephone num	ber;		
3.27	<u>(6) a ma</u>	p, drawing, or written	n description of	the test route to be us	sed for road tests;
3.28	<u>(7) the n</u>	ame, birth date, hom	e address, and d	lriver's license numbe	r of all individuals
3.29	the applicar	nt wants to employ as	a certified third	1-party tester;	

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(8) attest	tation that the applica	ant carries the red	quired insurance, as o	lescribed in chapter
5B, for all	vehicles used for tes	ting; and		
(9) attest	tation by the authoriz	zed official that the	he information subm	itted is true and
ccurate.				
Subd. 3.	Location requireme	nt. To qualify as	a third-party testing p	rogram, the applicant
			administrative office	
ermanent,	regularly occupied b	uilding with a pe	ermanent address.	
Subd. 4.	Employment of cer	tified tester. Th	e applicant must emp	loy one or more
			ations in section 171	
Subd 5	Evaluation The con	nmissioner shall	evaluate the applicat	ion submitted by the
			cation is satisfactory	
	ve the application.			
Subd 6	Limitation The cor	nmissioner is pr	ohibited from imposi	na any criteria or
	s that are not specific			
•	•		_	
<u>Subd. 7.</u>	Commissioner's let	ter of approval.	Upon approval of an a	pplication submitted
oursuant to	this section, the com	missioner shall is	ssue a letter of appro	val to designate a
			l constitutes an agree	
			tering road tests for a	
icense. A le	etter of approval to o	perate a third-par	rty testing program is	s not transferable.
Sec. 5. [17	71.73] INDEMNIFI	CATION.		
<u>An appli</u>	cant shall agree to in	demnify and hol	d harmless the state a	and all state officers,
mployees,	and agents of the sta	te from and again	nst all claims, losses,	damages, costs, and
other procee	edings made, sustaine	ed, brought, or p	rosecuted in any man	ner based on or
occasioned	by or attributive to a	ny injury, infring	ement, or damage ris	sing from any act or
omission of	the third-party testin	g program or the	program's employee	s in the performance
of testing du	ities.			
Sec. 6. [17	71.74] USE OF CEF	TIFIED THIR	D-PARTY TESTER	<u>s.</u>
The third	d-party testing progra	ım shall allow on	ly individuals who h	ave been certified by
he commis	sioner as third-party	testers under sec	tions 171.75 to 171.7	'6 to administer road
ests. The p	rogram shall maintai	n, on file in the p	rogram's administrat	ive office, a copy of
	rtificate of each third	norty tester emr	bloyed by the program	

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5.1	Sec. 7. [17]	1.75] THIRD-PAR	FY TESTER Q	UALIFICATIONS.	
5.2	Subdivisi	on 1. Generally. To	be certified as a	third-party tester, an ind	ividual must make
5.3	application to	o, and be approved b	by, the commissi	oner as provided in this	s section. The
5.4	individual m	ust:			
5.5	<u>(1) posses</u>	ss a valid driver's lic	eense;		
5.6	(2) be 21	years of age or olde	er;		
5.7	<u>(3) be a li</u>	icensed driver in a U	United States stat	e for the past three year	<u>'S;</u>
5.8	(4) before	e the date of application	tion, have maint	ained continuous valid	driving privileges
5.9	for the past y	year;			
5.10	<u>(5) succes</u>	ssfully pass a prequa	alifying tester ex	amination;	
5.11	<u>(6)</u> be an	employee of a third	-party testing pro	ogram;	
5.12	(7) succes	ssfully complete the	test administrat	ion training required of	state-employed
5.13	examiners; an	nd			
5.14	<u>(8) have t</u>	the class of driver's	license and endo	rsements to operate the	type of vehicles
5.15	for which the	e road tests are admi	nistered.		
5.16	The examina	tion and training rec	quired by clauses	(5) and (7) must be ide	entical for
5.17	state-employ	red examiners and th	nird-party testers	<u>.</u>	
5.18	Subd. 2.	State employee. <u>A c</u>	certified third-pa	rty tester must not be a	n employee of the
5.19	department.				
5.20	Subd. 3. 1	Employment. A cer	tified third-party	tester must have a cert	tificate for each
5.21	third-party te	esting program that e	mploys the tester	. The tester must reappl	y and be approved
5.22	for a new cer	rtificate to conduct t	ests on behalf of	a new third-party testin	ng program. The
5.23	tester may be	e simultaneously em	ployed by more	than one program.	
5.24	<u>Subd. 4.</u>	Maintaining certifi	cation. To main	ain certification as a th	ird-party tester, an
5.25	individual m	ust:			
5.26	<u>(1) condu</u>	ct at least 12 road tes	sts annually from	the date of initial issuar	nce of a third-party
5.27	tester certific	eate;			
5.28	<u>(2) be eva</u>	aluated at least annu	ally on the admi	nistration of tests and re	ecord keeping;
5.29	(3) attend	l annual in-service ti	raining, worksho	ps, or seminars provide	ed by the
5.30	commissione	er, provided that the	requirements are	e the same as testers em	ployed by the
5.31	department;				

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6.1	<u>(4)</u> subm	it monthly testing re	ports in a format	specified by the com	missioner; and
6.2	(5) accou	int for all records of	examination issu	ed by the commission	her to a third-party
6.3	tester and sub	omit the record of exa	mination immedi	ately to the commission	ner after completing
6.4	a road test.				
6.5	Subd. 5.	Limitation. The con	nmissioner is pro	bhibited from imposin	g any criteria or
6.6	requirements	s on third-party testi	ng programs or th	nird-party testers that a	are not specified by
6.7	this section.				
6.8	Sec. 8. [17	1.76] CERTIFICA	TES AND LETT	TER OF APPROVAL	Ĺ <u>.</u>
6.9	Subdivisi	ion 1. Tester certifi	cates. The comm	issioner shall issue a	certificate to each
6.10	approved this	rd-party tester of a th	nird-party testing	program. The third-pa	arty testing program
6.11	must keep a	copy of the certifica	te of each third-p	party tester employed	by the program on
6.12	file in the of	fice of the program.	A third-party tes	ter's certificate is effe	ctive on the date of
6.13	issuance by t	the commissioner ar	nd expires four ye	ears after issuance. A	third-party tester
6.14	may not cone	duct road tests with	out a valid third-p	arty tester certificate.	A certificate issued
6.15	to a third-par	rty tester is not trans	ferable.		
6.16	Subd. 2.	Certificate renewal	time frame. A th	ird-party tester must su	ubmit an application
6.17	for renewal of	of the tester's certific	cate to the commi	issioner no less than 3	0 days before the
6.18	date the prev	viously issued certifi	cate expires.		
6.19	Sec. 9. [17	<u>1.77] TEST PROO</u>	<u>F.</u>		
6.20	The third	-party testing progra	am shall provide	a record of examination	on, on a format
6.21	obtained from	m or approved by th	e commissioner,	to an individual who	has passed a road
6.22	test for a clas	ss D driver's license	. The record of ex	kamination, which mu	ist be presented at
6.23	the time of a	pplication for a clas	s D driver's licen	se, must specify that t	he individual has
6.24	passed the re	equired test or tests a	administered by t	he third-party testing	program.
6.25	Sec. 10. <u>[1</u>	71.78] AUDITS.			
6.26	Subdivisi	ion 1. Random exa	minations, inspe	ctions, and audits. A	third-party testing
6.27	program sha	ll agree to allow rep	resentatives of th	e commissioner, on be	chalf of the state, to
6.28	conduct rand	lom examinations, in	nspections, and au	idits of the testing ope	ration without prior
6.29	notice.				

7.1	Subd. 2. On-site inspections. A third-party testing program shall permit on-site
7.2	inspections by agents of the commissioner as necessary to determine compliance with
7.3	sections 171.70 to 171.82.
7.4	Subd. 3. Examination of test administration. On at least an annual basis, agents of the
7.5	commissioner who are state employees must be permitted to:
7.6	(1) take the tests actually administered by the third-party testing program as if the state
7.7	employees were test applicants;
7.8	(2) test a sample of drivers who were examined by the third-party testing program to
7.9	compare passing and failing results; or
7.10	(3) conduct a road test simultaneously with the third-party tester to compare test results.
7.11	Subd. 4. Notice of test schedule. Upon request, no less than 48 hours in advance, the
7.12	third-party testing program shall provide the commissioner with the schedule times and
7.13	dates that skill tests and road tests are to be given.
7.14	Sec. 11. [171.79] TEST ADMINISTRATION.
7.15	Subdivision 1. Generally. Road tests conducted by a third-party tester must meet the
7.16	requirements in Minnesota Rules, parts 7410.4800 to 7410.5380. The commissioner is
7.17	prohibited from imposing additional test administration criteria or requirements on third-party
7.18	testers.
7.19	Subd. 2. Third-party tester restrictions. A third-party tester shall not:
7.20	(1) delegate any portion of testing to another individual;
7.21	(2) be the spouse, fiancee, fiance, grandparent, parent, child, sibling, or legal guardian,
7.22	including adoptive, half, step, and in-law relationships, of the person taking the test;
7.23	(3) test anyone with a physical disability who may need an individualized restriction
7.24	added to the person's driver's license; or
7.25	(4) test anyone who has not completed all coursework and training before administering
7.26	a road test.
7.27	Sec. 12. [171.80] RECORD KEEPING; REPORTING REQUIREMENTS.
7.28	Subdivision 1. Records of administered tests. An approved third-party testing program
7.29	shall maintain at the program's administrative offices, for a minimum of three years, the
7.30	tester's copy of the record of examination of any driver for whom the third-party testing

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8.1	program condu	cts a test, whether	or not the driv	er passes or fails the test. I	Each record of
8.2	examination mu	ıst include:			
8.3	(1) the full r	name of the driver;			
8.4	(2) the date	the driver took the	test; and		
8.5	(3) the name	e and certificate nu	mber of the th	ird-party tester conducting	g the test.
8.6	Subd. 2. Re	cords of third-par	ty testers. The	third-party testing program	n shall maintain,
8.7	at the program's	administrative of	fices, a record	of each third-party tester i	n the employ of
8.8	the third-party t	esting program at	that location. I	Each record must include:	
8.9	<u>(1) a valid a</u>	nd complete tester	certificate ind	icating the third-party test	er has met all
8.10	qualifications;				
8.11	<u>(2)</u> a copy o	f the third-party te	ster's current d	riving record, which must	be updated
8.12	annually; and				
8.13	(3) evidence	that the third-part	y tester is an er	nployee of the third-party	testing program.
8.14	Subd. 3. Re	cord retention. Th	ne third-party t	esting program shall retain	n all third-party
8.15	tester records for	or three years after	a third-party t	ester leaves the employ of	the third-party
8.16	testing program	l <u>.</u>			
8.17	Subd. 4. Re	porting requirem	ents. The third	l-party testing program sha	all report the
8.18	number of road	tests administered	annually by a	ll third-party testers emplo	byed by the
8.19	program. The re	eport must be in w	riting or in an	electronic format approved	d by the
8.20	commissioner a	nd must be receive	ed by the comm	nissioner within 45 days of	f the end of each
8.21	calendar year.				
8.22	<u>Subd. 5.</u> Da	ta Practices Act. A	All third-party	testing programs and third-	-party testers are
8.23	subject to section	on 13.05, subdivisi	<u>on 11.</u>		
8.24	Sec. 13. [171.	81] NOTIFICAT	ION REQUIE	REMENTS.	
8.25	Subdivision	1. In general. The	e third-party te	sting program shall ensure	e that the
8.26	commissioner i	s notified in writin	g or by electro	nic means:	
8.27	(1) 30 days	before any change	in the third-pa	rty testing program's nam	e or address;
8.28	(2) ten days	before any change	e in the third-pa	arty tester employed by th	e third-party
8.29	testing program	<u>!;</u>			
8.30	(3) within te	n days of a change	e in a third-par	ty tester's driving status;	

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9.1	(4) with	in ten days of the thir	d-party testing	program ceasing busin	ess operations in
9.2	Minnesota;				
9.3	(5) with	in ten days of a third-	party tester:		
	<u> </u>	-	· · · · ·		1 .1 1
9.4	<u> </u>	ving notice from any si	tate that the teste	r's driving privileges ha	ive been withdrawn;
9.5	or				
9.6			• ·	ing program or third-p	earty tester
9.7	requiremen	ts in sections 171.70	to 171.82.		
9.8	Subd. 2.	Test route change.	Before changing	a test route, a third-pa	arty testing program
9.9	<u>must submi</u>	t a written request and	d obtain written	approval from the cor	nmissioner for any
9.10	proposed cl	nange in the road test	route. The requ	est may be submitted b	by facsimile or
9.11	electronic n	nail.			
9.12	Subd. 3.	Tester change. A th	ird-party tester s	shall notify the commi	ssioner within ten
9.13	days of leav	ving the employ of a t	hird-party testir	g program.	
9.14	Sec. 14. [171.82] DENIAL, C.	ANCELLATIO	N, OR SUSPENSIO	N OF PROGRAM
9.15	OR TESTI	E R; APPEAL.			
9.16	Subdivis	sion 1. Denial. The co	ommissioner ma	y deny an application	for a third-party
9.17	testing prog	gram or tester certifica	ate if the applica	nt does not qualify for	approval or
9.18	certification	under sections 171.70) to 171.81. In ad	dition, a misstatement	or misrepresentation
9.19	is grounds f	for denying a letter of	approval or tes	ter certificate.	
9.20	Subd. 2.	Cancellation or sus	pension. The co	ommissioner may canc	el the approval of a
9.21	third-party	testing program or thi	ird-party tester of	or may suspend a prog	ram or tester for:
9.22	<u>(1) failu</u>	re to comply with or	satisfy any prov	ision of sections 171.7	<u>′0 to 171.81;</u>
9.23	<u>(2) falsit</u>	fication of any records	s or information	relating to the third-pa	rty testing program;
9.24	<u>(3) perfo</u>	ormance in a manner	that compromis	es the integrity of the t	hird-party testing
9.25	program. T	he commissioner mus	st use the same s	tandards of integrity f	or state-employed
9.26	testers and	third-party testers; or			
9.27	<u>(4) the v</u>	vithdrawal of a third-	party tester's dri	ving privileges.	
9.28	Subd. 3.	Commissioner's dis	scretion. (a) The	e existence of grounds	for cancellation or
9.29	suspension	under subdivision 2 is	s determined at	the sole discretion of t	he commissioner. If
9.30	the commis	sioner determines that	t grounds for ca	ncellation or suspension	on exist for failure
9.31	to comply v	vith or satisfy any req	uirement in sec	tions 171.70 to 171.81	, the commissioner

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10.1	may imme	diately cancel or suspe	end the third-pa	arty testing program or	third-party tester
10.2		nistering any further te	•		
10.2	(b) Wb	on an application to be	o third party t	acting program or this	d party tastar
10.3 10.4	<u> </u>	en an application to be is denied, or when indi			
10.4		ust be mailed to the su			
10.5		e third-party testing pr			
10.0		n subdivision 5.		-party tester may appe	
10.7		• Correction order. If	f an audit by th	e commissioner identi	fies a situation that
10.8		ection but does not mer			
10.10		n order to a third-party	^		
10.11		n or tester becomes sub	• •	-	
10.12	v	or requiring the correct	•		
10.13		correction order as pro		-	
10.14		rty tester is permitted 3		•	
10.15	Subd. 5	Notice of denial or ca	ancellation; re	quest for reconsiderat	ion and hearing. (a)
10.16		calendar days of receiv			
10.17	subdivision	n 3 or correction order	issued pursuar	nt to subdivision 4, the	third-party testing
10.18	program or	r third-party tester may	v submit a requ	est for reconsideration	in writing to the
10.19	<u>commissio</u>	ner. The commissione	r shall review t	he request for reconsid	deration and issue a
10.20	decision wi	ithin 30 days of receipt	of the request. U	Jpon receipt of the com	missioner's decision,
10.21	the affected	d party may initiate a c	contested case j	proceeding under chap	ter 14.
10.22	<u>(b)</u> As a	an alternative to the pr	ocess in paragr	raph (a), the affected p	arty may initiate a
10.23	contested of	case proceeding within	20 calendar da	ays of receiving a notic	ce of cancellation or
10.24	denial issue	ed pursuant to subdivis	sion 3 or a corr	ection order issued pur	suant to subdivision
10.25	<u>4.</u>				
10.26	<u>(c)</u> If a	correction order issued	d pursuant to su	ubdivision 4 is contest	ed as provided in
10.27	paragraph	(a) or (b), the commiss	sioner must not	enforce the correction	n order until a final
10.28	decision ha	as been made following	g the contested	case proceeding.	
10.29	Sec. 15.]	IMPLEMENTATION	<u>N.</u>		
10.30	The con	mmissioner of public s	afety must imp	element the requirement	nts of this act with
10.31	existing res	sources. The commissi	ioner must not	hire additional staff to	implement the
10.32	requiremen	nts of this act or to con	duct audits as 1	required by section 17	<u>1.78.</u>

11.1 Sec. 16. EFFECTIVE DATE.

11.2 This act is effective August 1, 2021.