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SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 3255

(SENATE AUTH	IORS: NEW	MAN and Jasinski)
DATE	D-PG	OFFICIAL STATUS
02/17/2020	4786	Introduction and first reading
		Referred to Transportation Finance and Policy
04/23/2020	5837	Chief author stricken, shown as co-author Jasinski
		Chief author added Newman
04/30/2020	5997a	Comm report: To pass as amended and re-refer to Finance
		Joint rule 2.03, referred to Rules and Administration
	6071	Comm report: Adopt previous comm report Jt. rule 2.03 suspended
05/06/2020	6363a	Comm report: To pass as amended
		Second reading
05/07/2020		Special Order: Amended
	6435	Third reading Passed
05/07/2020		

A bill for an act

relating to public safety; modifying and authorizing various provisions relating to 12 transportation, motor vehicles, and drivers; establishing requirements for 1.3 meteorological towers; requiring reports; amending Minnesota Statutes 2018, 1.4 sections 160.05, subdivision 1; 161.115, subdivision 43; 168.09, subdivision 7; 1.5 168.091; 168.092; 169.09, subdivision 3; 169.451, subdivisions 2, 4, by adding a 1.6 subdivision; 171.02, subdivisions 2a, 2b; 171.07, by adding a subdivision; 174.30, 1.7 subdivisions 2a, 4a, 8; 299D.03, by adding a subdivision; Minnesota Statutes 2019 1.8 Supplement, sections 161.14, subdivision 94; 171.07, subdivision 6a; Laws 2019, 1.9 First Special Session chapter 3, article 2, section 34, subdivision 2; article 3, section 1.10 120; Laws 2020, chapter 71, article 2, section 15, subdivision 2; proposing coding 1.11 for new law in Minnesota Statutes, chapters 169; 216F; 360; repealing Minnesota 1.12 Statutes 2018, sections 169.86, subdivision 3b; 174.30, subdivision 4b. 1.13

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

1.15 Section 1. Minnesota Statutes 2018, section 160.05, subdivision 1, is amended to read:

1.16 Subdivision 1. Six years. (a) When any road or portion of a road has been used and kept

1.17 in repair and worked for at least six years continuously as a public highway by a road

authority, it shall be deemed dedicated to the public to the width of the actual use and be

1.19 and remain, until lawfully vacated, a public highway whether it has ever been established

1.20 as a public highway or not. Nothing contained in this subdivision shall impair the right,

- 1.21 title, or interest of the water department of any city of the first class secured under Special
- 1.22 Laws 1885, chapter 110. This subdivision shall apply to roads and streets except platted
- 1.23 streets within cities. If a road authority fails to give the notice required by paragraph (b),
- 1.24 <u>this subdivision does not apply.</u>
- 1.25 (b) Before a road authority may make any repairs or conduct any work on a private road
- 1.26 as defined by section 169.011, subdivision 57, the road authority must notify the owner of
- 1.27 the road of the intent to make repairs or conduct work on the private road. The notice must

2.1	be sent to the owner by certified mail. The notice must specify the segment of road that is
2.2	the subject of the notice and state the duration of the repairs or work. The notice must include
2.3	the following: "Pursuant to Minnesota Statutes, section 160.05, your private road may be
2.4	deemed to be dedicated to the public if the following conditions are met for six continuous
2.5	years: (1) the road is used by the public; and (2) the road is repaired or worked on by a road
2.6	authority. This means that the road will no longer be a private road but will be a public road.
2.7	You will not receive compensation from the road authority when the road is dedicated to
2.8	the public."
2.9	EFFECTIVE DATE; APPLICATION. This section is effective August 1, 2020, and
2.10	applies to any repairs, maintenance, or work newly started on a private road on or after that
2.11	date. This section does not apply to a road segment for which: (1) repair or work started
2.12	before August 1, 2020; or (2) a road authority has continuously maintained since before
2.13	<u>August 1, 2020.</u>
2.14	Sec. 2. Minnesota Statutes 2018, section 161.115, subdivision 43, is amended to read:
2.15	Subd. 43. Route No. 112. Beginning at the terminus of Route No. 53 on the southerly
2.16	limits of the city of South St. Paul a point on the southerly limits of the city of St. Paul,
2.17	thence extending through South St. Paul into the city of St. Paul northerly to connect with
2.18	Route No. 102 as herein established.
2.19	EFFECTIVE DATE. This section is effective after the conditions in Laws 2019, First
2.20	Special Session chapter 3, article 3, section 120, as amended by this act, are met.
2.21	Sec. 3. Minnesota Statutes 2019 Supplement, section 161.14, subdivision 94, is amended
2.22	to read:
2.23	Subd. 94. Specialist Noah Pierce Bridge. The bridge on marked Trunk Highway 37
2.24	over marked U.S. Highway 53 U.S. Highway 53 over marked Trunk Highway 37 in the
2.25	city of Eveleth is designated as "Specialist Noah Pierce Bridge." Subject to section 161.139,
2.26	the commissioner must adopt a suitable design to mark this bridge and erect appropriate
2.27	signs.
2.28	Sec. 4. Minnesota Statutes 2018, section 168.09, subdivision 7, is amended to read:
2.29	Subd. 7. Display of temporary permit. (a) A vehicle that displays a Minnesota plate
2.30	issued under this chapter may display a temporary permit in conjunction with expired
2.31	registration if:
2.32	(1) the current registration tax and all other fees and taxes have been paid in full; and

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3.1	(2) the plate has been applied for.
3.2	(b) A vehicle may display a temporary permit in conjunction with expired registration,
3.3	with or without a registration plate, if:
3.4	(1) the plates have been applied for;
3.5	(2) the registration tax and other fees and taxes have been paid in full; and
3.6	(3) either the vehicle is used solely as a collector vehicle while displaying the temporary
3.7	permit and not used for general transportation purposes or the vehicle was issued a 21-day
3.8	permit under section 168.092, subdivision 1.
3.9	(c) The permit is valid for a period of 60 days. The permit must be in a format prescribed
3.10	by the commissioner and whenever practicable must be posted upon the driver's side of the
3.11	rear window on the inside of the vehicle, affixed to the rear of the vehicle where a license
3.12	plate would normally be affixed, and plainly visible. The permit is valid only for the vehicle
3.13	for which it was issued to allow a reasonable time for the new plates to be manufactured
3.14	and delivered to the applicant. The permit may be issued only by the commissioner or by
3.15	a deputy registrar under section 168.33.
3.16	EFFECTIVE DATE. This section is effective January 1, 2021, or upon initial
3.17	deployment of the replacement motor vehicle title and registration information system,
3.18	whichever is earlier. The commissioner of public safety must notify the revisor of statutes
3.19	of the effective date.
3.20	Sec. 5. Minnesota Statutes 2018, section 168.091, is amended to read:
3.21	168.091 31-DAY TEMPORARY VEHICLE PERMIT.
3.22	Subdivision 1. Nonresident buyer. (a) Upon payment of a fee of \$1, the commissioner
3.23	may issue a permit to a nonresident purchasing a vehicle in this state for the sole purpose
3.24	of allowing the vehicle to be removed from this state.
3.25	(b) The permit is in lieu of any other registration or taxation for use of the highways and
3.26	is valid for a period of 31 days from the date of sale, trade, or gift.
3.27	(c) The permit must be available in an electronic format as determined by the
3.28	commissioner.
3.29	(d) If the sale, gift, or trade information is electronically transmitted to the commissioner
3.30	by a dealer or deputy registrar of motor vehicles, the \$1 fee is waived.

4.1 (e) The permit must be posted upon the left side of the inside rear window of the vehicle
4.2 or, if not practicable, affixed to the rear of the vehicle where it is plainly visible to law
4.3 enforcement. Each permit is valid only for the vehicle for which the permit was issued.
4.4 Subd. 2. Dealer. The registrar may issue a quantity of permits in booklet form to licensed
4.5 dealers upon payment of the proper fee for each permit contained in said booklet. When
4.6 issuing a permit, the dealer shall immediately forward to the registrar information on forms
4.7 supplied by the registrar showing to whom the permit was issued, the vehicle description,

- 4.8 date of issue and expiration, and such other information as the registrar may require.
- 4.9 Subd. 3. Proceeds to highway user fund. All payments received for such permits shall
 4.10 be paid into the state treasury and credited to the highway user tax distribution fund.

4.11 **EFFECTIVE DATE.** This section is effective January 1, 2021, or upon initial

4.12 deployment of the replacement motor vehicle title and registration information system,

4.13 whichever is earlier. The commissioner of public safety must notify the revisor of statutes

4.14 of the effective date.

4.15 Sec. 6. Minnesota Statutes 2018, section 168.092, is amended to read:

4.16 **168.092 21-DAY TEMPORARY VEHICLE PERMIT.**

Subdivision 1. Resident buyer. The motor vehicle registrar may issue a permit to a 4.17 person purchasing a new or used motor vehicle in this state for the purpose of allowing the 4.18 purchaser a reasonable time to register the vehicle and pay fees and taxes due on the transfer. 4.19 The permit is valid for a period of 21 days. The permit must be in a form as the registrar 4.20 may determine and, whenever practicable must be posted upon the left side of the inside 4.21 rear window of the vehicle, affixed to the rear of the vehicle where a license plate would 4.22 normally be affixed, and plainly visible. Each permit is valid only for the vehicle for which 4.23 issued. 4.24

4.25 Subd. 2. Dealer. The registrar may issue a quantity of permits to licensed dealers. When 4.26 issuing a permit, the dealer shall complete the permit in the manner prescribed by the 4.27 department. One copy of the permit shall be retained in sequential order in the dealer's files.

4.28 **EFFECTIVE DATE.** This section is effective January 1, 2021, or upon initial

- 4.29 deployment of the replacement motor vehicle title and registration information system,
- 4.30 whichever is earlier. The commissioner of public safety must notify the revisor of statutes
- 4.31 of the effective date.

5.1 Sec. 7. Minnesota Statutes 2018, section 169.09, subdivision 3, is amended to read:

Subd. 3. Driver to give information. (a) The driver of any motor vehicle involved in 5.2 a collision the driver knows or has reason to know results in bodily injury to or death of 5.3 another, or damage to any vehicle driven or attended by another, shall give the driver's 5.4 name, address, and date of birth, mailing address or e-mail address, and the registration 5.5 plate number of the vehicle being driven. The driver shall, upon request and if available, 5.6 exhibit the driver's license or permit to drive to the individual struck or the driver or occupant 5.7 of or individual attending any vehicle collided with. The driver also shall give the information 5.8 and upon request exhibit the license or permit to any peace officer at the scene of the collision 5.9 or who is investigating the collision. The driver shall render reasonable assistance to any 5.10 individual injured in the collision. 5.11

(b) If not given at the scene of the collision, the driver, within 72 hours after the accident,
shall give, on request to any individual involved in the collision or to a peace officer
investigating the collision, the name and address of the insurer providing vehicle liability
insurance coverage, and the local insurance agent for the insurer.

5.16 Sec. 8. Minnesota Statutes 2018, section 169.451, subdivision 2, is amended to read:

5.17 Subd. 2. **Inspection certificate.** Except as provided in subdivision 2a, no person shall 5.18 drive, or no owner shall knowingly permit or cause to be driven, any school bus or Head 5.19 Start bus unless there is displayed thereon a certificate issued by the commissioner of public 5.20 safety stating that on a certain date, which shall be within 13 months of the date of operation, 5.21 a member of the Minnesota State Patrol inspected the bus and found that on the date of 5.22 inspection the bus complied with the applicable provisions of state law relating to 5.23 construction, design, equipment, and color.

5.24

EFFECTIVE DATE. This section is effective the day following final enactment.

5.25 Sec. 9. Minnesota Statutes 2018, section 169.451, is amended by adding a subdivision to5.26 read:

5.27 Subd. 2a. Interim inspection; certificate. In lieu of the certificate required in subdivision 5.28 2, a new or used school bus being sold by a dealer in this state may display an interim 5.29 inspection certificate. The school bus dealer completing the preregistration certificate 5.30 required in section 168.102 may inspect the bus to determine if the bus complies with the 5.31 applicable provisions of state law relating to construction, design, equipment, and color. If 5.32 the bus complies with the applicable provisions of state law, the dealer may affix the interim 5.33 inspection certificate to the school bus, indicating that on the date of the inspection, the bus

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6.1	complied with the applicable provisions of state law relating to construction, design,
6.2	equipment, and color. The interim certificate must include the date of the inspection and
6.3	must be valid until the owner's next scheduled annual inspection, but must not be valid for
6.4	more than 12 months following the month of the initial inspection. The commissioner must
6.5	provide the prescribed interim inspection certificates at no cost to the dealer.
6.6	EFFECTIVE DATE. This section is effective the day following final enactment.
6.7	Sec. 10. Minnesota Statutes 2018, section 169.451, subdivision 4, is amended to read:
6.8	Subd. 4. Violation; penalty. The State Patrol shall enforce subdivision subdivisions 2
6.9	and 2a. A violation of subdivision 2 is person who operates a school bus without a valid
6.10	inspection certificate issued pursuant to subdivision 2 or an interim inspection certificate
6.11	issued pursuant to subdivision 2a is guilty of a misdemeanor.
6.12	EFFECTIVE DATE. This section is effective the day following final enactment.
6.13	Sec. 11. [169.812] ESCORT VEHICLES FOR OVERDIMENSIONAL LOADS;
6.14	DEFINITIONS; REQUIREMENTS.
6.15	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
6.16	the meanings given.
6.17	(b) "Licensed peace officer" means a law enforcement officer licensed under sections
6.18	626.84 to 626.863, who holds a certificate under section 299D.085, and who may operate
6.19	an authorized emergency vehicle and direct and control traffic and require traffic to yield
6.20	to an overdimensional load.
6.21	(c) "Escort driver" means an individual who holds a certificate under section 299D.085
6.22	and is authorized to control and direct traffic as a flagger during the movement of an
6.23	overdimensional load following the Manual on Uniform Traffic Control Devices standards
6.24	as defined by the Federal Highway Administration and section 169.06, subdivision 4.
6.25	(d) "Flagger" means a person who actively controls the flow of vehicular traffic into,
6.26	through, or into and through a temporary traffic control zone using hand-signaling devices
6.27	or an automated flagger assistance device.
6.28	(e) "Overdimensional load" is a vehicle or combination of vehicles of a size or weight
6.29	of vehicle or load exceeding the maximum specified in this chapter, or otherwise not in
6.30	conformity with the provisions of this chapter.

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<u>Subd. 2.</u>	Escort vehicles requ	uired; width. (a)	Except as provided i	n paragraphs (d) and
(e), no escort	vehicle is required	if the width of a	n overdimensional lo	ad is 15 feet or less
as measured	at the bottom of the	load or is 16 feet	or less as measured a	at the top of the load.
<u>(b)</u> Only o	one rear escort vehic	ele is required on	a multilane divided	roadway if the width
of an overdin	nensional load is mo	ore than 15 feet a	s measured at the bot	ttom of the load or is
nore than 16	feet as measured at	the top of the lo	ad.	
<u>(c) Only c</u>	one lead escort vehic	le and one rear es	scort vehicle is requi	red on any undivided
roadway if th	e width of an overd	imensional load	is more than 15 feet	as measured at the
pottom of the	e load or is more tha	n 16 feet as mea	sured at the top of th	e load.
(d) Only o	one lead licensed pea	ice officer is requ	ired when any part of	f an overdimensional
load or a veh	icle transporting an	overdimensional	load extends beyon	d the left of the
centerline on	an undivided roadw	vay.		
(e) The co	ommissioner may re	quire additional e	escorts when deemed	necessary to protect
public safety	or to ensure against	undue damage t	o the road foundatio	ns, surfaces, or
structures. Th	e commissioner mu	st specify in the p	ermit (1) the number	of additional escorts
required; and	(2) whether the open	rators of the escor	rt vehicles must be lie	censed peace officers
or may be es	cort drivers, as defin	ned in subdivision	<u>n 1.</u>	
<u>Subd. 3.</u>	Escort vehicles requ	uired; length. (a) When a vehicle tra	nsporting an
verdimensio	onal load is operated	l on a multilane c	livided roadway:	
(1) only c	one rear escort vehic	le is required if t	he overdimensional	load has an overall
ength exceed	ding 110 feet; or			
(2) only c	one lead escort vehic	ele and one rear e	scort vehicle is requ	ired if the
overdimensio	onal load has an ove	rall length excee	ding 150 feet.	
<u>(b) One le</u>	ead escort vehicle ar	nd one rear escor	t vehicle is required	on any undivided
roadway if th	e overall length of t	he overdimensio	nal load exceeds 11() feet.
<u>(c) Notwi</u>	thstanding paragrap	hs (a) and (b), th	e commissioner may	require additional
escorts when	deemed necessary t	o protect public	safety or to ensure ag	gainst undue damage
to the road fo	undations, surfaces,	or structures. The	e commissioner must	specify in the permit
(1) the numb	er of additional esco	orts required; and	(2) whether the ope	rators of the escort
vehicles mus	t be licensed peace of	officers or may be	e escort drivers, as de	efined in subdivision
<u>1.</u>				
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8.1 Sec. 12. Minnesota Statutes 2018, section 171.02, subdivision 2a, is amended to read:

- 8.2 Subd. 2a. Exception for certain school bus drivers. Notwithstanding subdivision 2,
 8.3 paragraph (b), the holder of a class D driver's license, without a school bus endorsement,
 8.4 may operate a type A school bus or a multifunction school activity bus under the following
 8.5 conditions:
- 8.6 (a) The operator is an employee of the entity that owns, leases, or contracts for the school
 8.7 bus and is not solely hired to provide transportation services under this subdivision.
- (b) The operator drives the school bus only from points of origin to points of destination,
 not including home-to-school trips to pick up or drop off students.
- 8.10 (c) The operator is prohibited from using the eight-light system. Violation of this8.11 paragraph is a misdemeanor.
- 8.12 (d) The operator's employer has adopted and implemented a policy that provides for8.13 annual training and certification of the operator in:
- 8.14 (1) safe operation of the type of school bus the operator will be driving;
- 8.15 (2) understanding student behavior, including issues relating to students with disabilities;
- 8.16 (3) encouraging orderly conduct of students on the bus and handling incidents of
 8.17 misconduct appropriately;
- 8.18 (4) knowing and understanding relevant laws, rules of the road, and local school bus
 8.19 safety policies;
- 8.20 (5) handling emergency situations; and
- 8.21 (6) safe loading and unloading of students.

(e) A background check or background investigation of the operator has been conducted
that meets the requirements under section 122A.18, subdivision 8, or 123B.03 for teachers;
section 144.057 or chapter 245C for day care employees; or section 171.321, subdivision
3, for all other persons operating a school bus under this subdivision.

8.26 (f) Operators shall submit to a physical examination as required by section 171.321,

8.27 subdivision 2, and must have in their possession the original or a copy of a current medical

8.28 examiner's certificate, or otherwise provide proof of being medically qualified, to operate

- 8.29 a school bus under this subdivision.
- 8.30 (g) The operator's driver's license is verified annually by the entity that owns, leases, or
 8.31 contracts for the school bus.

(h) A person who sustains a conviction, as defined under section 609.02, of violating 9.1 section 169A.25, 169A.26, 169A.27, 169A.31, 169A.51, or 169A.52, or a similar statute 9.2 or ordinance of another state is precluded from operating a school bus for five years from 9.3 the date of conviction. 9.4 (i) A person who has ever been convicted of a disqualifying offense as defined in section 9.5 171.3215, subdivision 1, paragraph (c), may not operate a school bus under this subdivision. 9.6 (j) A person who sustains a conviction, as defined under section 609.02, of a fourth 9.7 moving offense in violation of chapter 169 is precluded from operating a school bus for one 9.8 year from the date of the last conviction. 9.9 (k) Students riding the school bus must have training required under section 123B.90, 9.10 subdivision 2. 9.11 (1) An operator must be trained in the proper use of child safety restraints as set forth in 9.12 the National Highway Traffic Safety Administration's "Guideline for the Safe Transportation 9.13 of Pre-school Age Children in School Buses," if child safety restraints are used by the 9.14 passengers. 9.15 (m) Annual certification of the requirements listed in this subdivision must be maintained 9.16 under separate file at the business location for each operator licensed under this subdivision 9.17 and subdivision 2, paragraph (b), clause (5). The business manager, school board, governing 9.18 body of a nonpublic school, or any other entity that owns, leases, or contracts for the school 9.19 bus operating under this subdivision is responsible for maintaining these files for inspection. 9.20 (n) The school bus must bear a current certificate of inspection issued under section 9.21 169.451. 9.22 (o) If the word "School" appears on the front and rear of the bus, the word "School" 9.23 must be covered by a sign that reads "Activities" when the bus is being operated under 9.24 9.25 authority of this subdivision.

9.26 (p) The type A-I school bus or multifunction school activity bus is designed to transport
9.27 15 or fewer passengers, including the driver.

- 9.28 (q) The school bus or multifunction school activity bus has a gross vehicle weight rating
 9.29 of 14,500 pounds or less.
- 9.30 (r) An operator who sustains a conviction as described in paragraph (h), (i), or (j) while
 9.31 employed by the entity that owns, leases, or contracts for the school bus must report the
 9.32 conviction to the employer within ten days of the date of the conviction.

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(s) An operator whose driver's license is suspended, revoked, canceled, or disqualified 10.1 by Minnesota, another state, or another jurisdiction must notify the operator's employer in 10.2 writing of the suspension, revocation, cancellation, lost privilege, or disqualification. The 10.3 operator must notify the operator's employer before the end of the business day immediately 10.4 following the day the operator received notice of the suspension, revocation, cancellation, 10.5 lost privilege, or disqualification. 10.6 Sec. 13. Minnesota Statutes 2018, section 171.02, subdivision 2b, is amended to read: 10.7 Subd. 2b. Exception for type III vehicle drivers. (a) Notwithstanding subdivision 2, 10.8 the holder of a class A, B, C, or D driver's license, without a school bus endorsement, may 10.9 operate a type III vehicle described in section 169.011, subdivision 71, paragraph (h), under 10.10 the conditions in this subdivision. 10.11 (b) The operator is an employee of the entity that owns, leases, or contracts for the school 10.12 10.13 bus. (c) The operator's employer has adopted and implemented a policy that provides for 10.14 annual training and certification of the operator in: 10.15 (1) safe operation of a type III vehicle; 10.16 (2) understanding student behavior, including issues relating to students with disabilities; 10.17 (3) encouraging orderly conduct of students on the bus and handling incidents of 10.18 misconduct appropriately; 10.19 10.20 (4) knowing and understanding relevant laws, rules of the road, and local school bus safety policies; 10.21 (5) handling emergency situations; 10.22 (6) proper use of seat belts and child safety restraints; 10.23 (7) performance of pretrip vehicle inspections; 10.24 (8) safe loading and unloading of students, including, but not limited to: 10.25 (i) utilizing a safe location for loading and unloading students at the curb, on the nontraffic 10.26 side of the roadway, or at off-street loading areas, driveways, yards, and other areas to 10.27 enable the student to avoid hazardous conditions; 10.28 (ii) refraining from loading and unloading students in a vehicular traffic lane, on the 10.29 shoulder, in a designated turn lane, or a lane adjacent to a designated turn lane; 10.30

(iii) avoiding a loading or unloading location that would require a pupil to cross a road,
or ensuring that the driver or an aide personally escort the pupil across the road if it is not
reasonably feasible to avoid such a location;

11.4 (iv) placing the type III vehicle in "park" during loading and unloading; and

(v) escorting a pupil across the road under item (iii) only after the motor is stopped, the
ignition key is removed, the brakes are set, and the vehicle is otherwise rendered immobile;
and

(9) compliance with paragraph (k), concerning reporting certain convictions to the
employer within ten days of the date of conviction.

(d) A background check or background investigation of the operator has been conducted
that meets the requirements under section 122A.18, subdivision 8, or 123B.03 for school
district employees; section 144.057 or chapter 245C for day care employees; or section
171.321, subdivision 3, for all other persons operating a type III vehicle under this
subdivision.

(e) Operators shall submit to a physical examination as required by section 171.321,
subdivision 2, and must have in their possession the original or a copy of a current medical
examiner's certificate, or otherwise provide proof of being medically qualified, to operate
a school bus under this subdivision.

(f) The operator's employer requires preemployment drug testing of applicants for
operator positions. Current operators must comply with the employer's policy under section
181.951, subdivisions 2, 4, and 5. Notwithstanding any law to the contrary, the operator's
employer may use a Breathalyzer or similar device to fulfill random alcohol testing
requirements.

(g) The operator's driver's license is verified annually by the entity that owns, leases, or
contracts for the type III vehicle as required under section 171.321, subdivision 5.

(h) A person who sustains a conviction, as defined under section 609.02, of violating

section 169A.25, 169A.26, 169A.27, or 169A.31, or whose driver's license is revoked under

sections 169A.50 to 169A.53 of the implied consent law or section 171.177, or who is

11.29 convicted of violating or whose driver's license is revoked under a similar statute or ordinance

11.30 of another state, is precluded from operating a type III vehicle for five years from the date

11.31 of conviction.

(i) A person who has ever been convicted of a disqualifying offense as defined in section
171.3215, subdivision 1, paragraph (c), may not operate a type III vehicle under this
subdivision.

(j) A person who sustains a conviction, as defined under section 609.02, of a moving
offense in violation of chapter 169 within three years of the first of three other moving
offenses is precluded from operating a type III vehicle for one year from the date of the last
conviction.

(k) An operator who sustains a conviction as described in paragraph (h), (i), or (j) while
employed by the entity that owns, leases, or contracts for the school bus, shall report the
conviction to the employer within ten days of the date of the conviction.

(1) An operator of a type III vehicle whose driver's license is suspended, revoked,
canceled, or disqualified by Minnesota, another state, or another jurisdiction must notify
the operator's employer in writing of the suspension, revocation, cancellation, lost privilege,
or disqualification. The operator must notify the operator's employer before the end of the
business day immediately following the day the operator received notice of the suspension,
revocation, cancellation, lost privilege, or disqualification.

12.17 (m) Students riding the type III vehicle must have training required under section
12.18 123B.90, subdivision 2.

(n) Documentation of meeting the requirements listed in this subdivision must be
maintained under separate file at the business location for each type III vehicle operator.
The business manager, school board, governing body of a nonpublic school, or any other
entity that owns, leases, or contracts for the type III vehicle operating under this subdivision
is responsible for maintaining these files for inspection.

(o) The type III vehicle must bear a current certificate of inspection issued under section169.451.

(p) An employee of a school or of a school district, who is not employed for the sole
purpose of operating a type III vehicle, is exempt from paragraphs (e) and (f).

12.28 Sec. 14. Minnesota Statutes 2019 Supplement, section 171.07, subdivision 6a, is amended12.29 to read:

Subd. 6a. Autism spectrum or mental health identifier. Upon the written request of
the applicant, the department commissioner must issue a driver's license or Minnesota
identification card bearing a graphic or written identifier for an autism spectrum disorder,
as defined in section 62A.3094, subdivision 1, paragraph (b), or a mental health condition.

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The applicant must submit the written request for the identifier at the time the photograph
or electronically produced image is taken. The commissioner must not include any specific
medical information on the driver's license or Minnesota identification card.

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13.4 Sec. 15. Minnesota Statutes 2018, section 171.07, is amended by adding a subdivision to13.5 read:

13.6 Subd. 6b. Mental health identifier. Upon the written request of the applicant, the

13.7 commissioner must issue a driver's license or Minnesota identification card bearing a graphic

13.8 or written identifier for a mental health condition. The applicant must submit the written

13.9 request for the identifier at the time the photograph or electronically produced image is

13.10 taken. The commissioner must not include any specific medical information on the driver's

13.11 license or Minnesota identification card.

13.12 Sec. 16. Minnesota Statutes 2018, section 174.30, subdivision 2a, is amended to read:

Subd. 2a. Vehicle and equipment safety; provider responsibilities. (a) Every special transportation service provider shall systematically inspect, repair, and maintain, or cause to be inspected, repaired, and maintained, the vehicles and equipment subject to the control of the provider. Each vehicle and its equipment must be inspected daily. A vehicle may not be operated in a condition that is likely to cause an accident or breakdown of the vehicle. Equipment, including specialized equipment necessary to ensure vehicle usability and safety for disabled persons, must be in proper and safe operating condition at all times.

(b) Each special transportation provider shall maintain the following records for eachvehicle:

(1) an identification of the vehicle, including make, serial number, and year, and, if the
vehicle is not owned by the provider, the name and address of the person furnishing the
vehicle;

13.25 (2) a schedule of inspection and maintenance operations to be performed;

13.26 (3) a record of inspections, repairs, and maintenance showing the date and nature;

13.27 (4) a lubrication record; and

13.28 (5) a record of tests conducted to ensure that emergency doors or windows and wheelchair
13.29 lifts function properly-; and

13.30 (6) a record of trips, limited to date, time, and driver's name.

Sec. 17. Minnesota Statutes 2018, section 174.30, subdivision 4a, is amended to read:

- Subd. 4a. Certification of special transportation provider. (a) The commissioner may
 refuse to issue a certificate of compliance if an individual specified in subdivision 10,
 paragraph (a), clauses (1) to (3), is disqualified or is not on the provider's active roster, as
 defined in section 245C.02, subdivision 17a, paragraph (b).
- (b) The commissioner shall annually evaluate or provide for the evaluation of each
 provider of special transportation service regulated under this section and certify that the
 provider is in compliance with the standards under this section.

14.9 Sec. 18. Minnesota Statutes 2018, section 174.30, subdivision 8, is amended to read:

Subd. 8. Administrative penalties; loss of certificate of compliance. (a) The 14.10 commissioner may issue an order requiring violations of this section and the operating 14.11 standards adopted under this section to be corrected and assessing monetary penalties of up 14.12 to \$1,000 for all violations identified during a single inspection, investigation, or audit. 14.13 Section 221.036 applies to administrative penalty orders issued under this section or section 14.14 14.15 174.315. The commissioner shall suspend, without a hearing, a special transportation service 14.16 provider's certificate of compliance for failure to pay, or make satisfactory arrangements to pay, an administrative penalty when due. 14.17

14.18 (b) If the commissioner determines that an individual subject to background studies under subdivision 10, paragraph (a), is disqualified or is not on the provider's active roster, 14.19 as defined in section 245C.02, subdivision 17a, paragraph (b), the commissioner must issue 14.20 a written notice ordering the special transportation service provider to immediately cease 14.21 permitting the individual to perform services or functions listed in subdivision 10, paragraph 14.22 (a). The written notice must include a warning that failure to comply with the order may 14.23 result in the suspension or revocation of the provider's certificate of compliance under this 14.24 14.25 section.

(c) The commissioner may suspend or revoke a provider's certificate of compliance upon
determining that, following receipt by a provider of written notice under paragraph (b), the
individual has continued to perform services or functions listed in subdivision 10, paragraph
(a), for the provider. A provider whose certificate is suspended or revoked may appeal the
commissioner's action in a contested case proceeding under chapter 14.

(d) If the commissioner determines that a provider has failed to pay the decal fees as
required by subdivision 4, the commissioner must send written notice by certified mail
ordering the provider to pay the applicable fees within 60 days after the notice was mailed.

14.1

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15.1	<u>(</u> e) The c	commissioner may sus	pend a provid	er's certificate of comp	liance if the provider
15.2	fails to subn	nit the required payme	ent after receiv	ving written notice und	ler paragraph (d). A
15.3	provider wh	ose certificate is suspe	ended may app	eal the commissioner's	action in a contested
15.4	case proceed	ding under chapter 14	<u>.</u>		
15.5	(d) (f) Pe	enalties collected und	er this section	must be deposited in t	he state treasury and
15.6	· · ·	he trunk highway fund		must be deposited in t	ne state treasury and
15.0	creatica to t	ne trank ingnway ran	u.		
15.7	Sec. 19. [2	216F.015] REQUIRE	MENTS CO	DED ELSEWHERE.	
15.8	Requirer	nents governing certa	in towers are	established in section .	360.915.
15.9	Sec. 20. N	linnesota Statutes 201	8, section 299	D.03, is amended by a	adding a subdivision
15.10	to read:				
15.11	Subd. 2a	. Salary and benefits	survey. (a) B	y January 1 of 2021, 2	023, 2027, and 2031,
15.12	the legislativ	ve auditor must condu	ct a compensa	tion and benefit survey	y of law enforcement
15.13	officers in e	very police departmer	<u>nt:</u>		
15.14	<u>(1) in a c</u>	vity with a population	in excess of 2	5,000, located in a me	tropolitan county, as
15.15	defined in se	ection 473.121, subdiv	vision 4, that i	s represented by a uni	on certified by the
15.16	Bureau of M	Iediation Services; or			
15.17	<u>(2) in a c</u>	city of the first class.			
15.18	The State Pa	atrol must also be incl	uded in the su	rvey.	
15.19	<u>(b)</u> The l	egislative auditor mu	st base the sur	vey on compensation	and benefits for the
15.20	past comple	ted calendar year. The	survey must b	e based on full-time ec	uivalent employees.
15.21	The legislati	ive auditor must calcu	late compensa	tion using base salary,	overtime wages, and
15.22	premium pa	y. Premium pay is pay	ment that is r	eceived by a majority	of employees and
15.23	includes, bu	t is not limited to, educ	cation pay and	longevity pay. The leg	gislative auditor must
15.24	not include	any payments made to	o officers or tr	oopers for work perfor	rmed for an entity
15.25	other than th	ne agency that employ	s the officer of	or trooper, regardless o	f who makes the
15.26	payment. Th	ne legislative auditor r	nust also inclu	ide in the survey all be	enefits, including
15.27	insurance, re	tirement, and pension	benefits. The l	egislative auditor must	include contributions
15.28	from both th	ne employee and empl	oyer when de	termining benefits.	
15.29	<u>(c) The l</u>	egislative auditor mus	t compile the	survey results into a rej	port. The report must
15.30	show each c	lepartment separately.	For each depa	artment, the survey mu	ıst include:

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16.1	<u>(1)</u> an ex	planation of the salar	ry structure, and	include minimum an	d maximum salaries
16.2	for each ran	ge or step; and			
16.3	<u>(2) an ex</u>	xplanation of benefits	offered, includ	ing the options that ar	e offered and the
16.4	employee an	nd employer contribu	tion for each op	tion.	
16.5	Wherever p	ossible, the report mu	ist be designed	so that the data for eac	ch department is in
16.6	the same tab	ole or grid format to f	àcilitate easy co	omparison.	
16.7	<u>(d) By Ja</u>	anuary 15 of 2021, 20	023, 2027, and 2	2031, the legislative at	uditor must transmit
16.8	the survey re	eport to the chairs and	ranking minori	ty members of the hou	se of representatives
16.9	and senate c	committees with juris	diction over the	State Patrol budget.	
16.10	<u>(e) It is t</u>	he legislature's intent	to use the infor	mation in this study to	o compare salaries
16.11	between the	identified police dep	partments and th	e State Patrol and to r	nake appropriate
16.12	increases to	patrol trooper salarie	s. For purposes	of this paragraph, "pat	rol troopers" has the
16.13	meaning giv	ven in subdivision 2,	paragraph (a).		
16.14	EFFEC	TIVE DATE. This se	ection is effective	ve the day following f	inal enactment.
16.15	Sec. 21. [3	860.915] METEOR(DLOGICAL TO	OWERS.	
16.16	Subdivis	sion 1. Definition. (a)) For purposes o	f this section, "stand-a	lone meteorological
16.17	tower" mean	ns a structure, whethe	er self-standing	or supported by guy w	vires and ground
16.18	anchors, that	. <u>t:</u>			
16.19	(1) is des	signed with accessory	facilities on which	ch antenna, sensor, can	nera, meteorological,
16.20	or other equ	ipment is able to be 1	nounted;		
16.21	<u>(2) has a</u>	height of at least 50	feet and not mo	re than 200 feet; and	
16.22	<u>(3) has a</u>	diameter of ten feet o	r less at the abov	eground base, excludi	ing concrete footing.
16.23	<u>(b)</u> A sta	nd-alone meteorolog	ical tower does	not include a structure	e that is:
16.24	<u>(1) affix</u>	ed or adjacent to a bu	ilding, includin	g a house, barn, or uti	lity station;
16.25	<u>(2) an el</u>	ectric transmission of	r distribution lin	<u>e;</u>	
16.26	<u>(3) a stre</u>	eetlight erected or ma	intained by a go	overnmental entity;	
16.27	(4) a wir	nd energy conversion	system, as defin	ned in section 216F.01	, subdivision 4, that
16.28	<u> </u>	ades with a length of			<u> </u>
16.29	<u>(5) a fac</u>	ility registered with t	he Federal Com	munications Commiss	sion or any structure
16.30	with the prin	nary purpose of suppo	rting telecommu	inications equipment, i	ncluding microwave

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					C
17.1	relay facilitie	s and towers erected	l for the purpose	of providing commer	cial mobile radio
17.2	service or con	nmercial mobile dat	a service, as the	terms are defined in (Code of Federal
17.3	Regulations,	title 47, section 20.3	; or		
17.4	<u>(6)</u> a utilit	y pole located in the	e public right-of-	way.	
17.5	Subd. 2. A	pplication; locatio	n. The requirement	ents of this section do	not apply to a
17.6	stand-alone n	neteorological tower	that is located:		
17.7	<u>(1) within</u>	the curtilage of a fa	rmstead; or		
17.8	<u>(2) in a sta</u>	atutory or home rule	charter city or to	own.	
17.9	<u>Subd. 3.</u>	⁷ isibility; marking.	A stand-alone m	eteorological tower r	<u>nust:</u>
17.10	<u>(1) be pair</u>	nted in equal-width	bands of solid co	lor over its entire len	gth, alternating
17.11	between avia	tion orange and whit	te so that orange	is at the top of the toy	wer and at the base
17.12	of the tower;				
17.13	<u>(2) have a</u>	t least two spherical	markers attached	d to each of the highe	est or outside guy
17.14	wires that are	<u>:</u>			
17.15	(i) painted	l solid aviation orang	ge; and		
17.16	(ii) placed	so that one is within	n 15 feet of the u	pper anchor point of	the guy wire;
17.17	<u>(3) have a</u>	high-visibility sleev	ve on each guy wi	ire, which must extend	d at least seven feet
17.18	from the lowe	er anchor point of ea	ch guy wire; and	<u>l</u>	
17.19	<u>(4) have a</u>	flashing red light pl	aced at the top of	the tower that is com	patible with a night
17.20	vision imagin	g system, as determ	ined by the com	nissioner.	
17.21	<u>Subd. 4.</u> N	otifications. (a) At 1	least 30 days prio	r to erecting a stand-al	one meteorological
17.22	tower, the tow	ver owner must prov	vide notice to the	commissioner in the	manner specified

- 17.23 by the commissioner. The notice must identify:
- 17.24 (1) the tower owner's name and contact information;
- 17.25 (2) the name and contact information of any tower owner's representative;
- 17.26 (3) the height above ground level of the tower, including its base;
- 17.27 (4) the elevation of the tower site; and
- 17.28 (5) global positioning system coordinates of the center of the tower.
- 17.29 (b) The tower owner must notify the commissioner within 15 days of any change in any
- 17.30 information provided under paragraph (a).

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18.1	(c) The t	ower owner must not	ify the commis	sioner within 30 days a	after removal of a
18.2		meteorological tower			
18.3	Subd. 5.	Fee. The owner of a	stand-alone me	teorological tower who	provides notice
18.4	under subdiv	vision 4, paragraph (a	a), must pay a fo	ee of \$50. A fee is not i	imposed for a
18.5	notification	provided under subdi	ivision 4, parag	raphs (b) and (c).	
18.6	<u>Subd. 6.</u>	Administration. (a)	The commission	oner must maintain reco	ords on stand-alone
18.7	meteorologi	cal towers under this	section and mu	st provide information	on stand-alone
18.8	meteorologi	cal tower locations of	n the departmer	nt's website.	
18.9	<u>(b)</u> The c	commissioner must de	eposit revenue	received under this sec	tion in the state
18.10	airports fund	<u>1.</u>			
18.11	Subd. 7.	Penalty. The owner	of a stand-alone	e meteorological tower	who violates the
18.12	requirement	s under subdivision 3	or 4, paragrap	h (a), is guilty of a mise	demeanor.
18.13	<u>Subd. 8.</u>	Implementation; ex	isting towers.	The owner of a stand-al	one meteorological
18.14	tower erecte	d prior to the effectiv	ve date of this so	ection must meet the re	equirements of this
18.15	section with	in one year of the eff	ective date of the	nis section.	
18.16	Sec. 22. La	aws 2019, First Speci	al Session chap	oter 3, article 2, section	34, subdivision 2,
18.17	is amended	to read:			
18.18	Subd. 2.	Driver and Vehicle	Systems Overs	sight Committee estab	olished. (a) The
18.19	Driver and V	ehicle Systems Overs	ight Committee	is established and cons	ists of the following
18.20	members:				
18.21	(1) the cl	nair of the senate Fina	nce Committee	e, or a senator appointed	d by the chair of the
18.22	senate Finan	ace Committee;			
18.23	(2) the cl	hair and ranking mine	ority member o	f the senate committee	with jurisdiction
18.24	over transpo	rtation finance;			
18.25	(3) the cl	hair of the house of re	epresentatives V	Ways and Means Comm	nittee, or a member
18.26	of the house	of representatives ap	pointed by the	chair of the house of re	presentatives Ways
18.27	and Means (Committee; and			
18.28	(4) the cl	hair and ranking mine	ority member o	f the house of represen	tatives committee
18.29	with jurisdic	ction over transportation	ion finance.		
18.30	(b) The c	chair of the Blue Ribb	oon Council on	Information Technolog	gy, or the chair's
18.31	designee, m	ust serve on the comr	nittee as a nonv	voting member. If the c	ouncil expires or is
18.32	dissolved, th	is position on the con	nmittee is disco	ntinued. the chair of the	e council at the time

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19.1	of expiration or d	issolution. or the cha	ir's designee, mus	t continue to serve o	n the committee		
19.2	of expiration or dissolution, or the chair's designee, must continue to serve on the committee as a nonvoting member until the committee expires as provided by subdivision 8.						
19.3	EFFECTIVE DATE. This section is effective the day following final enactment.						
10.4	See 22 Lever	010 Einst Sussial S	aariaa ahaataa 2	article 2 acetica 120) is surrounded to		
19.4	read:	2019, First Special S	ession chapter 3, a	article 5, section 120), is amended to		
19.5	Icau.						
19.6	Sec. 120. LEG	ISLATIVE ROUTI	E NO. 112 REMO	DVED; PARTIAL 1	REMOVAL.		
19.7	(a) Minnesota	Statutes, section 16	51.115, subdivision	n 43, is repealed <u>mo</u>	dified effective		
19.8	the day after the commissioner of transportation receives copies of the agreements between						
19.9	the commissioner and the governing bodies of Dakota County, and the city of South St.						
19.10	Paul , and the city	of St. Paul to transf	fer jurisdiction of	portions of Legislat	ive Route No.		
19.11	112 and after the	commissioner notif	ies the revisor of s	statutes under parag	raph (b).		
19.12	(b) The reviso	r of statutes shall dele	ete the route identi	fied in paragraph (a)	from Minnesota		
19.13	Statutes when the	e commissioner of tr	ansportation send	s notice to the reviso	or electronically		
19.14	or in writing that	the conditions requi	ired to transfer the	e route have been sa	tisfied.		
19.15	Sec. 24. Laws 2	2020, chapter 71, art	icle 2, section 15,	subdivision 2, is an	nended to read:		
19.16	Subd. 2. Lice	nses and identificat	tion cards. (a) No	twithstanding Minn	esota Statutes,		
19.17	sections 171.07, s	subdivision 4; 171.1	86, subdivision 4;	and 171.27, the exp	piration date is		
19.18	extended for any	valid driver's licens	e, including but no	ot limited to an instr	uction permit,		
19.19	provisional licens	se, operator's permit	, limited license, a	and farm work licen	se, and any		
19.20	Minnesota identi	fication card, issued	under Minnesota	Statutes, chapter 17	1, that absent		
19.21	this subdivision v	would otherwise exp	ire (1) during the	peacetime public he	alth emergency		
19.22	period, or (2) on	any day of the mont	h in which the pea	acetime public healt	h emergency		
19.23	period terminates	, or (3) on any day of	the month followi	ng the month in whic	ch the peacetime		
19.24	public health emo	ergency period termi	inates.				
19.25	(b) An extensi	ion in this subdivisio	on is provided to th	e last day of the seco	ond consecutive		
19.26	month following	the month in which	the peacetime pul	olic health emergend	ey period		
19.27	terminates.						
19.28	(c) No fee or	surcharge under Mir	nnesota Statutes, c	hapter 171, is impo	sed for an		
19.29	extension under t	his subdivision.					
19.30	(d) An extensi	ion under this subdiv	vision does not alte	er the expiration date	e for subsequent		
		sota identification ca		•	•		
17.31				mig m uns suburvis			

- suspension, cancellation, revocation, or disqualification as provided in Minnesota Statutes,
 chapter 168, 169, 169A, 171, 260B, 260C, or any other chapter.
- 20.3 (e) The authority in this subdivision does not apply:
- 20.4 (1) to issuance of a new driver's license or Minnesota identification card, except as
 20.5 provided in subdivision 3;
- 20.6 (2) to reinstatement of a canceled, suspended, or revoked license; and

20.7 (3) to a person who is no longer eligible for the license or Minnesota identification card.

(f) The commissioner of public safety must ensure that the driving record of a person
whose driver's license expiration date is extended pursuant to this subdivision indicates that
the person's driver's license is valid until the extension expires as provided in this subdivision.
The commissioner must ensure, as far as practicable, that this information is available to
law enforcement and other entities outside the state of Minnesota.

20.13

EFFECTIVE DATE. This section is effective the day following final enactment.

20.14 Sec. 25. FEDERAL FUNDS REPORTING REQUIREMENTS.

- 20.15 (a) For purposes of this section, "federal funds" means any funding received by the state
 20.16 from the federal government pursuant to any federal law, rule, grant, or loan relating to the
 20.17 infectious disease known as COVID-19. This includes but is not limited to the Coronavirus
 20.18 Aid, Relief, and Economic Security (CARES) Act, Public Law 116-136.
- 20.19 (b) The commissioner of transportation must report all expenditures of federal funds to 20.20 the chairs and ranking minority members of the legislative committees with jurisdiction
- 20.21 over transportation finance and policy by February 15, 2021, and annually thereafter until
- 20.22 <u>all federal funds are expended. The report must include the total amount of each expenditure,</u>
 20.23 the purpose of each expenditure, and any additional information the commissioner determines
- 20.24 is necessary to properly document each expenditure.
- 20.25 (c) The commissioner of public safety must report all expenditures of federal funds
- 20.26 relating to driver and vehicle services and the State Patrol to the chairs and ranking minority
- 20.27 members of the legislative committees with jurisdiction over transportation finance and
- 20.28 policy by February 15, 2021, and annually thereafter until all federal funds are expended.
- 20.29 The report must include the total amount of each expenditure, the purpose of each
- 20.30 expenditure, and any additional information the commissioner determines is necessary to
- 20.31 properly document each expenditure.

(d) The chair of the Metropolitan Council must report all expenditures of federal funds 21.1 to the chairs and ranking minority members of the legislative committees with jurisdiction 21.2 21.3 over transportation finance and policy or the Metropolitan Council by February 15, 2021, and annually thereafter until all federal funds are expended. The report must include the 21.4 total amount of each expenditure, the purpose of each expenditure, and any additional 21.5 information the chair determines is necessary to properly document each expenditure. 21.6 21.7 **EFFECTIVE DATE.** This section is effective the day following final enactment. Sec. 26. LEGISLATIVE ROUTE NO. 237 REMOVED. 21.8 (a) Minnesota Statutes, section 161.115, subdivision 168, is repealed effective the day 21.9 after the commissioner of transportation receives a copy of the agreement between the 21.10 commissioner and the governing body of Stearns County to transfer jurisdiction of Legislative 21.11 Route No. 237 and after the commissioner notifies the revisor of statutes under paragraph 21.12 21.13 (b). (b) The revisor of statutes shall delete the route identified in paragraph (a) from Minnesota 21.14 21.15 Statutes when the commissioner of transportation sends notice to the revisor electronically 21.16 or in writing that the conditions required to transfer the route have been satisfied. Sec. 27. NONCOMPLIANT DRIVER'S LICENSE APPLICATION; NEW 21.17 PHOTOGRAPH AND EYE EXAMINATION NOT REQUIRED. 21.18 (a) This section applies to applications for noncompliant driver's licenses or identification 21.19 card made on or before June 30, 2021, if the applicant's name, address, signature, and driver's 21.20 license number have not changed. 21.21 (b) Notwithstanding Minnesota Statutes, section 171.13, or Minnesota Rules, part 21.22 7410.2400, subpart 1, an applicant for a noncompliant driver's license or identification card 21.23 21.24 is not required to undergo a vision examination if the Department of Public Safety has a record that the applicant passed an examination of the applicant's eyesight. 21.25 21.26 (c) Notwithstanding Minnesota Statutes, section 171.071, or Minnesota Rules, chapter 7410, an applicant for a noncompliant driver's license or identification card is not required 21.27 to appear in person to have a new photograph taken if the commissioner of public safety 21.28 has a photograph of the applicant on file. If there is such a photograph on file, the 21.29 commissioner must use the photograph for the applicant's driver's license or identification 21.30 card. 21.31

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22.1	EFFEC	TIVE DATE. This se	ection is effectiv	e two weeks followin	g final enactment or
22.2	on the date	the changes required	by this section a	are implemented, which	chever is earlier. If
22.3	the changes	required by this sect	ion are impleme	ented earlier than two	weeks after final
22.4	enactment,	the commissioner of p	public safety mu	st notify the revisor of	statutes of the date.
22.5	Sec. 28. R	REOUIRING USE O	FWARNING	LIGHTS AND STOI	P ARMS ON
22.6				ERIES TO STUDEN	
22.7	<u>(a) For p</u>	ourposes of this sectio	n, "peacetime p	ublic health emergenc	y period" means the
22.8	duration of	any peacetime emerg	ency declared b	y the governor in an e	xecutive order that
22.9	relates to th	e infectious disease k	nown as COVII	D-19, but ending no la	ter than January 31,
22.10	<u>2021.</u>				
22.11	<u>(b) Notv</u>	vithstanding Minneso	ta Statutes, sect	ion 169.443, subdivis	ion 3, during a
22.12	peacetime p	bublic health emergend	cy period, a scho	ol bus driver must acti	vate the prewarning
22.13	flashing am	ber signals or flashin	g red signals and	d the stop arm signal v	when the school bus
22.14	is stopped o	n a street or highway	to deliver or dro	p off food, schoolwor	k, supplies, or other
22.15	items for st	udents.			
22.16	<u>EFFEC</u>	TIVE DATE. This se	ection is effectiv	e the day following fi	nal enactment.
22.17	Sec. 29. <u>R</u>	ROAD AND BRIDG	E FUND MON	EY FROM UNORG	ANIZED
22.18	TOWNSH	IPS; AITKIN COUN	NTY.		
22.19	Notwith	standing Minnesota S	tatutes, section	163.06, subdivision 4,	the road and bridge
22.20	fund tax mo	oney collected from u	norganized town	nships in Aitkin Coun	ty need not be set
22.21	apart in sep	arate funds for each t	ownship. Notwi	thstanding Minnesota	Statutes, section
22.22	<u>163.06, sub</u>	division 5, road and b	oridge fund tax 1	money that is collected	d from the various
22.23	unorganized	l townships may be e	xpended by the	Aitkin County Board	in any of the
22.24	unorganized	l townships in the cou	unty.		
22.25	EFFEC	TIVE DATE. This se	ection is effectiv	ve the day after the Air	tkin County Board
22.26	of Commiss	sioners and its chief c	lerical officer ti	mely complete their co	ompliance with
22.27	Minnesota S	Statutes, section 645.	021, subdivisior	<u>us 2 and 3.</u>	
22.28	Sec. 30. <u>R</u>	REPEALER.			
22.29	(a) Minr	nesota Statutes 2018,	section 169.86,	subdivision 3b, is rep	ealed.
22.30	<u>(b) Mini</u>	nesota Statutes 2018,	section 174.30,	subdivision 4b, is rep	ealed.

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- 23.1 **EFFECTIVE DATE.** Paragraph (a) is effective the day following final enactment.
- 23.2 Paragraph (b) is effective August 1, 2020.

169.86 SPECIAL PERMIT TO EXCEED HEIGHT, WIDTH, OR LOAD; FEES.

Subd. 3b. Escort vehicles. The commissioner or local authority shall specify in the permit:

(1) the minimum number of escort vehicles required to escort the overdimensional load; and

(2) whether the operators of the escort vehicles must be certified licensed peace officers or may be overdimensional load escort drivers who hold a current certificate under section 299D.085.

174.30 OPERATING STANDARDS FOR SPECIAL TRANSPORTATION SERVICE.

Subd. 4b. **Variance from the standards.** A nonemergency medical transportation provider who was not subject to the standards in this section prior to July 1, 2014, must apply for a variance from the commissioner if the provider cannot meet the standards by January 1, 2017. The commissioner may grant or deny the variance application. Variances, if granted, shall not exceed 60 days unless extended by the commissioner.