7411.1850 SUSPENSION, REVOCATION, OR REFUSAL TO RENEW INSTRUCTOR'S LICENSE.

The license of an instructor may be revoked, suspended, or not renewed for any of the conditions specified in this part.

- A. The license holder has permitted fraud or engaged in fraudulent practices with reference to the license application, in the operation of the program, provision of instruction, or employment conduct.
- B. The instructor has induced or countenanced fraud or fraudulent practices on the part of an applicant for a driver's license, instruction permit, or endorsement.
- C. There is evidence that the instructor consumed or permitted the consumption of intoxicating beverages on the program premises or in an education vehicle.
- D. The instructor failed to keep or has been repeatedly late for appointments with students without good reason.
- E. The instructor has delayed the start or completion of instruction without good reason.
- F. The instructor has provided instruction in a way that adversely affects the student's education or public safety and that substantially departs from commonly accepted practices used by other driver education instructors.
- G. The instructor has encouraged a student to continue indefinite instruction beyond the point the student is capable of passing a driver's license, permit, or endorsement examination or it can easily be determined that the student, for one reason or another, could never pass an examination. A question about the competency of the student or the number of hours of instruction must be referred in writing to the commissioner.
- H. The instructor failed to comply with the requirements for instructors in this chapter and Minnesota Statutes, chapters 169 and 171.
- I. The instructor permitted, aided, or abetted the commission of an illegal act in the operation of the program or in employment conduct.
- J. The instructor engaged in conduct within the operation of the program or in the employment within the program, that is likely to harm the public or a student or that demonstrated a willful or careless disregard for the health or safety of other persons or students.
- K. The program or an instructor has committed serious or repeated violations of the requirements of a statute, rule, or correction order.
- L. The program or an instructor has allowed the alteration or illegal use of a license or certificate of approval.

Statutory Authority: MS s 14.06; 169.26; 169.446; 169.974; 171.02; 171.05; 171.055; 171.0701; 171.33 to 171.41; 299A.01

History: 28 SR 1167

Published Electronically: April 14, 2004