KRB/CH

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 3676

(SENATE AUTHORS: HOUSLEY and Kreun)DATED-PG02/15/2024Introduction and first reading
Referred to Transportation

OFFICIAL STATUS

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7	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; amending Minnesota Statutes 2023 Supplement, 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 1.10	Section 1. Minnesota Statutes 2023 Supplement, section 171.13, subdivision 1, is amended to read:
1.11	Subdivision 1. Examination subjects and locations; provisions for color blindness,
1.12	disabled veterans. (a) Except as otherwise provided in this section, each applicant for a
1.13	driver's license must pass the examination required by this section before being issued a
1.14	driver's license. Except as otherwise provided in this section by sections 171.70 to 171.82,
1.15	the commissioner must examine each applicant for a driver's license by such agency as the
1.16	commissioner directs conduct the examination. This examination must include:
1.17	(1) a test of the applicant's eyesight, provided that this requirement is met by submission
1.18	of a vision examination certificate under section 171.06, subdivision 7;
1.19	(2) a test of the applicant's ability to read and understand highway signs regulating,
1.20	warning, and directing traffic;
1.21	(3) a test of the applicant's knowledge of (i) traffic laws; (ii) the effects of alcohol and
1.22	drugs on a driver's ability to operate a motor vehicle safely and legally, and of the legal
1.23	penalties and financial consequences resulting from violations of laws prohibiting the
1.24	operation of a motor vehicle while under the influence of alcohol or drugs; (iii) railroad

grade crossing safety; (iv) slow-moving vehicle safety; (v) laws relating to pupil
transportation safety, including the significance of school bus lights, signals, stop arm, and
passing a school bus; (vi) traffic laws related to bicycles; and (vii) the circumstances and
dangers of carbon monoxide poisoning;

2.5 (4) an actual demonstration of ability to exercise ordinary and reasonable control in the
2.6 operation of a motor vehicle; and

2.7 (5) other physical and mental examinations as the commissioner finds necessary to
2.8 determine the applicant's fitness to operate a motor vehicle safely upon the highways.

(b) Notwithstanding paragraph (a), the commissioner must not deny an application for
a driver's license based on the exclusive grounds that the applicant's eyesight is deficient in
color perception or that the applicant has been diagnosed with diabetes mellitus. War veterans
operating motor vehicles especially equipped for disabled persons, if otherwise entitled to
a license, must be granted such license.

(c) The commissioner must ensure that an applicant may take an exam either in the
county where the applicant resides or in an adjacent county at a reasonably convenient
location. The schedule for each exam station must be posted on the department's website.

2.17 (d) The commissioner shall <u>must</u> ensure that an applicant is able to obtain an appointment
2.18 for an examination to demonstrate ability under paragraph (a), clause (4), within 14 days
2.19 of the applicant's request if, under the applicable statutes and rules of the commissioner,
2.20 the applicant is eligible to take the examination.

(e) The commissioner must provide real-time information on the department's website
about the availability and location of exam appointments. The website must show offered
by the department and include the next available exam dates and times for each exam station.
The website must also provide an option for a person to enter an address to see the date and
time of the next available exam at each exam station sorted by distance from the address
provided.

2.27

Sec. 2. [171.70] DEFINITIONS.

2.28 (a) For purposes of sections 171.70 to 171.82, the following terms have the meanings
2.29 given.

2.30 (b) "Applicant" means an entity applying for approval to be a third-party testing program.

2.31 (c) "Entity" means an individual, a natural person, or a legal or corporate person, however

2.32 organized, unless otherwise expressly described or limited.

3.1	(d) "Letter of approval" means the document issued by the commissioner to the third-party
3.2	testing program authorizing the program to administer road tests for class D drivers' licenses.
3.3	(e) "Road test" means the actual physical demonstration of the ability to exercise ordinary
3.4	and reasonable control in the operation of a motor vehicle as required by section 171.13,
3.5	subdivision 1, paragraph (a), clause (4).
3.6	(f) "Third-party tester" means an individual who is an employee of a third-party testing
3.7	program who has qualified for a third-party tester certificate issued by the commissioner,
3.8	granting the individual authorization to conduct road tests for class D drivers' licenses.
3.9	(g) "Third-party tester certificate" means a certificate issued by the commissioner to the
3.10	third-party tester authorizing the third-party tester to administer road tests for class D drivers'
3.11	licenses on behalf of a specified third-party testing program.
3.12	(h) "Third-party testing program" means a program authorized by the commissioner to
3.13	administer the road test for a class D driver's license to an individual.
3.14	Sec. 3. [171.71] THIRD-PARTY TESTER; AUTHORIZATION.
3.15	The commissioner must allow a third-party tester that complies with the requirements
3.16	of sections 171.70 to 171.82 to conduct road tests for individuals applying for class D drivers'
3.17	licenses.
3.18	Sec. 4. [171.72] PROGRAM APPLICATION; APPROVAL.
3.19	Subdivision 1. Application. An applicant seeking authorization to administer road tests
3.20	for class D drivers' licenses must apply to the commissioner for approval. The applicant
3.21	must submit the application to the commissioner and provide the information required in
3.22	subdivision 2. A third-party testing program or third-party tester employed by the program
3.23	must not conduct road tests until the program is approved by the commissioner.
3.24	Subd. 2. Application contents. To apply for approval as a third-party testing program,
3.25	an applicant must complete an application containing the following information:
3.26	(1) business name;
3.27	(2) business registration number, if a business, or tax identification number if a nonprofit
3.28	entity;
3.29	(3) address of the business's administrative office;
3.30	(4) telephone number and email address of the administrative office;

4.1	(5) name of an authorized official responsible for the program and application and the
4.2	official's title and telephone number;
4.3	(6) a map, drawing, or written description of the test route to be used for road tests;
4.4	(7) the name, birth date, home address, and driver's license number of all individuals
4.5	the applicant intends to employ as a certified third-party tester;
4.6	(8) an attestation that the applicant carries the required insurance, as described in chapter
4.7	65B, for all vehicles used for testing; and
4.8	(9) an attestation by the authorized official that the information is true and accurate.
4.9	Subd. 3. Location requirement. To qualify as a third-party testing program, the applicant
4.10	must be located in the state and must maintain an administrative office in at least one
4.11	permanent, regularly occupied building with a permanent address.
4.12	Subd. 4. Employment of certified tester. The applicant must employ one or more
4.13	certified third-party testers who meet the qualifications in section 171.75.
4.14	Subd. 5. Evaluation. The commissioner must evaluate the application submitted by the
4.15	third-party testing program applicant. If the application is satisfactory, the commissioner
4.16	must approve the application.
4.17	Subd. 6. Limitation. The commissioner is prohibited from imposing any criteria or
4.18	requirements that are not specified by this section.
4.19	Subd. 7. Commissioner's letter of approval. Upon approval of an application submitted
4.20	under this section, the commissioner must issue a letter of approval to designate a third-party
4.21	testing program. The letter of approval constitutes an agreement between the state and the
4.22	third-party testing program administering road tests for class D drivers' licenses. A letter of
4.23	approval issued under this section is not transferable.
4.24	Sec. 5. [171.73] INDEMNIFICATION.
4.25	An applicant under section 171.72 shall agree to indemnify and hold harmless the state
4.26	and all state officers, employees, and agents of the state from and against all claims, losses,
4.27	damages, costs, and other proceedings made, sustained, brought, or prosecuted in any manner

- 4.28 <u>based on or occasioned by or attributive to any injury, infringement, or damage rising from</u>
- 4.29 any act or omission of the third-party testing program or the program's employees in the
- 4.30 performance of testing duties.

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5.1	Sec. 6. [17	1.74] USE OF C	ERTIFIED THIR	D-PARTY TESTERS.	
5.2	The third	l-party testing prog	gram must allow or	ly individuals who have l	been certified by
5.3	the commiss	ioner as third-part	y testers under sect	ions 171.75 and 171.76 to	administer road
5.4	tests. The pr	ogram must main	tain on file in the p	rogram's administrative o	office a copy of
5.5	the valid cer	tificate of each th	ird-party tester emp	bloyed by the program.	
5.6	Sec. 7. [17	1.75] THIRD-PA	ARTY TESTER Q	UALIFICATIONS.	
5.7	Subdivis	ion 1. Generally.	An individual seeki	ng certification as a third-	party tester must
5.8	apply to the	commissioner for	approval. An indiv	vidual seeking certification	on must submit
5.9	an applicatio	on to the commiss	ioner and meet the	requirements specified in	subdivision 2.
5.10	<u>Subd. 2.</u>	Requirements. T	o be certified as a t	hird-party tester, the indi-	vidual must:
5.11	<u>(1) posse</u>	ess a valid driver's	license;		
5.12	<u>(2) be 21</u>	years of age or of	lder;		
5.13	<u>(3) be a l</u>	icensed driver in a	a state of the United	d States for the past three	years;
5.14	<u>(4) befor</u>	e the date of appli	cation, have maint	ained continuous valid dr	iving privileges
5.15	for the past y	year;			
5.16	<u>(5) succe</u>	essfully pass a pre-	qualifying tester ex	amination;	
5.17	<u>(6) be an</u>	employee of a th	ird-party testing pro	ogram;	
5.18	<u>(7) succe</u>	essfully complete	the test administrat	ion training required of st	tate-employed
5.19	examiners; a	und			
5.20	<u>(8) have</u>	the class of driver	's license and endo	rsements to operate the ty	ypes of vehicles
5.21	for which the	e road tests are ad	ministered.		
5.22	The examination	ation and training	required by clauses	s (5) and (7) must be iden	tical for
5.23	state-employ	ved examiners and	l third-party testers	<u>.</u>	
5.24	<u>Subd. 3.</u>	Employment; sta	te employee proh	ibition. A certified third-	party tester must
5.25	have a certif	icate for each thir	d-party testing prog	gram that employs the tes	ter. The tester
5.26	¥1 ¥	• •		te to conduct tests on beh	
5.27				nultaneously employed b	•
5.28	program. A	certified third-par	ty tester must not b	e an employee of the dep	artment.
5.29	<u>Subd. 4.</u>	Maintaining cert	t ification. To main	ain certification as a third	1-party tester, an
5.30	individual m	iust:			

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6.1	(1) conduct	at least 12 road t	ests annually fro	m the date of initial issuanc	e of a third-party
6.2	tester certificat				
6.3	<u>(2) be evalu</u>	lated at least anr	nually on the adm	ninistration of tests and rec	ord keeping;
6.4	(3) attend at	nnual in-service	training, worksl	nops, or seminars provided	by the
6.5	commissioner,	provided that th	e requirements a	are the same as testers employed	loyed by the
6.6	department;				
6.7	<u>(4) submit 1</u>	monthly testing	reports in a form	at specified by the commis	sioner; and
6.8	(5) account	for all records of	of examinations i	ssued by the commissioner	r to a third-party
6.9	tester and subm	it the record of ex	xamination imme	diately to the commissioner	after completing
6.10	a road test.				
6.11	Subd. 5. Li	mitation. The c	ommissioner is p	prohibited from imposing a	ny criteria or
6.12	requirements of	n third-party tes	ting programs or	• third-party testers that are	not specified by
6.13	this section.				
6.14	Sec. 8. [171.7	76] CERTIFICA	ATES AND LE	TTER OF APPROVAL.	
6.15	Subdivision	<u>1.</u> Tester certi	ficates. Upon ap	proval of an application su	bmitted under
6.16	section 171.75,	the commission	er must issue a c	ertificate to each approved	third-party tester
6.17	of a third-party	testing program	n. The third-party	y testing program must kee	p a copy of the
6.18	certificate of ea	ach third-party to	ester employed b	by the program on file in th	e office of the
6.19	program. A thin	rd-party tester's	certificate is effe	ective on the date of issuan	ce by the
6.20	commissioner a	and expires four	years after issua	nce. A third-party tester m	ay not conduct
6.21	road tests with	out a valid third-	-party tester cert	ificate. A certificate issued	to a third-party
6.22	tester is not tran	nsferable.			
6.23	Subd. 2. Ce	ertificate renewa	a <mark>l time frame.</mark> A	third-party tester must subn	nit an application
6.24	for renewal of	the tester's certif	ficate to the com	missioner no less than 30 d	lays before the
6.25	previously issu	ed certificate ex	pires.		
6.26	Sec. 9. [171.7	77] TEST PRO	<u>OF.</u>		
6.27	· · · · · ·		•	a record of examination, or	
6.28	· · · · ·			ndividual who has passed a	
6.29				ion, which must be present	
6.30	· • •			specify that the individual l	nas passed the
6.31	required test or	tests administer	red by the third-p	party testing program.	

7.1	Sec. 10. [171.78] AUDITS.
7.2	Subdivision 1. Random examinations; inspections; audits. A third-party testing
7.3	program approved by the commissioner must allow representatives of the commissioner,
7.4	on behalf of the state, to conduct random examinations, inspections, and audits of the testing
7.5	operation without prior notice.
7.6	Subd. 2. On-site inspections. A third-party testing program must permit on-site
7.7	inspections by agents of the commissioner as necessary to determine compliance with
7.8	sections 171.70 to 171.82.
7.9	Subd. 3. Examination of test administration. On at least an annual basis, agents of the
7.10	commissioner who are state employees must be permitted to:
7.11	(1) take the tests actually administered by the third-party testing program as if the state
7.12	employees were test applicants;
7.13	(2) test a sample of drivers who were examined by the third-party testing program to
7.14	compare passing and failing results; or
7.15	(3) conduct a road test simultaneously with the third-party tester to compare test results.
7.16	Subd. 4. Notice of test schedule. Upon request, and no less than 48 hours in advance,
7.17	the third-party testing program must provide the commissioner with the scheduled times
7.18	and dates that skill tests and road tests are to be given.
7.19	Sec. 11. [171.79] TEST ADMINISTRATION.
7.20	Subdivision 1. Generally. Road tests conducted by a third-party tester must meet the
7.21	requirements in Minnesota Rules, parts 7410.4800 to 7410.5380. The commissioner is
7.22	prohibited from imposing additional test administration criteria or requirements on third-party
7.23	testers.
7.24	Subd. 2. Third-party tester restrictions. A third-party tester must not:
7.25	(1) delegate any portion of testing to another individual;
7.26	(2) be the spouse, fiancé, grandparent, parent, child, sibling, or legal guardian, including
7.27	adoptive, half-, step-, and in-law relationships, of the person taking the test;
7.28	(3) test anyone with a physical disability who may need an individualized restriction
7.29	added to the person's driver's license; or
7.30	(4) test anyone who has not completed all required coursework and training before
7.31	administering a road test.

Sec. 11.

8.1	Sec. 12. [171.80] RECORD KEEPING; REPORTING REQUIREMENTS.
8.2	Subdivision 1. Records of administered tests. An approved third-party testing program
8.3	must maintain, at the program's administrative office for a minimum of three years, the
8.4	tester's copy of the record of examination of any driver for whom the third-party testing
8.5	program conducts a test, whether or not the driver passes or fails the test. Each record of
8.6	examination must include the:
8.7	(1) full name of the driver;
8.8	(2) date the driver took the test; and
8.9	(3) name and certificate number of the third-party tester conducting the test.
8.10	Subd. 2. Records of third-party testers. The third-party testing program must maintain,
8.11	at the program's administrative office, a record of each third-party tester in the employ of
8.12	the third-party testing program at that location. Each record must include:
8.13	(1) a valid and complete tester certificate indicating the third-party tester has met all
8.14	qualifications;
8.15	(2) a copy of the third-party tester's current driving record, which must be updated
8.16	annually; and
8.17	(3) evidence that the third-party tester is an employee of the third-party testing program.
8.18	Subd. 3. Record retention. The third-party testing program must retain all third-party
8.19	tester records for three years after a third-party tester leaves the employ of the third-party
8.20	testing program.
8.21	Subd. 4. Reporting requirements. The third-party testing program must report the
8.22	number of road tests administered annually by all third-party testers employed by the
8.23	program. The report must be in writing or in an electronic format approved by the
8.24	commissioner and must be received by the commissioner within 45 days of the end of each
8.25	calendar year.
8.26	Subd. 5. Data Practices Act. All third-party testing programs and third-party testers are
8.27	subject to section 13.05, subdivision 11.
8.28	Sec. 13. [171.81] NOTIFICATION REQUIREMENTS.
8.29	Subdivision 1. Generally. The third-party testing program must ensure that the
8.30	commissioner is notified in writing or electronically:
8.31	(1) 30 days before any change in the third-party testing program's name or address;

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9.1	(2) ten da	ys before a third-	party tester leaves	s the employ of the third-p	arty testing
9.2	program;		· · · · ·		
9.3	(3) within	ten days of a cha	ange in a third-par	ty tester's driving status;	
9.4	<u> </u>			program ceasing business	operations in
9.5	Minnesota; o	•	ind-party testing	program ceasing business	
9.6		- ten days of a thir	rd_narty tester		
	<u></u>	.			
9.7	<u> </u>	ng notice from any	y state that the test	er's driving privileges have	been withdrawn;
9.8	or				
9.9	(ii) failing	g to comply with	the third-party tes	ting program or third-part	y tester
9.10	requirements	in sections 171.7	0 to 171.82.		
9.11	Subd. 2.	Fest route change	e. Before changin	g a test route, a third-party	testing program
9.12	must submit	a written request	and obtain writter	n approval from the comm	issioner for any
9.13	proposed cha	nge in the road te	st route. The reque	est may be submitted by fac	esimile or email.
9.14	Subd. 3.	<u>Fester change. A</u>	third-party tester	must notify the commission	oner within ten
9.15	days of leaving	ng the employ of	a third-party testi	ng program.	
9.16	Sec 1/ [1	71 921 DENIAI	CANCELI ATH	DN, OR SUSPENSION C	NE DDOCDAM
9.10	<u> </u>	R; APPEAL.	CANCELLAIN	on, or sust ension c	<u>IT I KOGRAM</u>
<i>J</i> .17					
9.18				ay deny an application for	¥
9.19	testing progra	am or tester certif	icate if the applic	ant does not qualify for ap	proval or
9.20	certification	under sections 17	1.70 to 171.81. A	misstatement or misrepres	sentation on the
9.21	application is	s grounds for deny	ying a letter of ap	proval or tester certificate.	
9.22	<u>Subd. 2.</u>	Cancellation or s	uspension. The c	ommissioner may cancel t	he approval of a
9.23	third-party te	sting program or	third-party tester	or may suspend a program	or tester for:
9.24	(1) failure	e to comply with	or satisfy any pro	vision of sections 171.70 t	o 171.81;
9.25	(2) falsific	cation of any reco	rds or information	relating to the third-party	testing program;
9.26	(3) perfor	mance in a mann	er that compromise	ses the integrity of the third	d-party testing
9.27			^	standards of integrity for s	<u>_</u>
9.28	• •	ird-party testers;			
9.29	(4) the wi	thdrawal of a thir	d-party tester's dr	iving privileges.	
9.30	Subd. 3. (Commissioner's	discretion. (a) Th	e existence of grounds for	cancellation or
9.31			· · ·	the sole discretion of the c	

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10.1	the commissioner determines that grounds for cancellation or suspension exist for failure
10.2	to comply with or satisfy any requirement in sections 171.70 to 171.81, the commissioner
10.3	may immediately cancel or suspend the third-party testing program or third-party tester
10.4	from administering any further tests.
10.5	(b) Wilson on equilibration to be a third neutrotecting one enous on third neutrotector is denied
10.5	(b) When an application to be a third-party testing program or third-party tester is denied,
10.6	or when an individual program approval or a tester's certificate is canceled, notice must be
10.7	mailed to the subject indicating the reasons for the denial or cancellation and that the
10.8	third-party testing program or third-party tester may appeal the decision as provided in
10.9	subdivision 5.
10.10	Subd. 4. Correction order. If an audit by the commissioner identifies a situation that
10.11	needs correction but does not merit suspension or cancellation, the commissioner may issue
10.12	a correction order to a third-party tester or program within 30 days to correct a deficiency
10.13	before the program or tester becomes subject to suspension or cancellation. The notice must
10.14	include the basis for requiring the correction. The notice must notify the individual of the
10.15	ability to appeal the correction order as provided in subdivision 5. The third-party testing
10.16	program or third-party tester is allowed 30 days to correct the deficiency without having to
10.17	reapply.
10.18	Subd. 5. Notice of denial or cancellation; request for reconsideration and hearing. (a)
10.19	Within 20 calendar days of receiving a notice of cancellation or denial issued pursuant to
10.20	subdivision 3 or a correction order issued pursuant to subdivision 4, the third-party testing
10.21	program or third-party tester may submit a request for reconsideration in writing to the
10.22	commissioner. The commissioner must review the request for reconsideration and issue a
10.23	decision within 30 days of receipt of the request. Upon receipt of the commissioner's decision,
10.24	the affected party may initiate a contested case proceeding under chapter 14.
10.25	(b) As an alternative to the process in paragraph (a), the affected party may initiate a
10.26	contested case proceeding within 20 calendar days of receiving a notice of cancellation or
10.27	denial issued pursuant to subdivision 3 or a correction order issued pursuant to subdivision
10.28	4.
10.29	(c) If a correction order issued pursuant to subdivision 4 is contested as provided in
10.29	paragraph (a) or (b), the commissioner must not enforce the correction order until a final
10.31	decision has been made following the contested case proceeding.

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11.1	Sec. 15. IMPLEMENTATION.
11.2	The commissioner of public safety must implement the requirements of this act with

- 11.3 existing resources. The commissioner must not hire additional staff to implement the
- 11.4 requirements of this act or to conduct audits as required by Minnesota Statutes, section
- 11.5 <u>171.78.</u>
- 11.6 Sec. 16. EFFECTIVE DATE.
- 11.7 This act is effective August 1, 2024.