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SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

CKM

S.F. No. 753

(SENATE AUTHORS: JOHNSON, Limmer, Latz, Koran and Clausen)					
DATE	D-PG	OFFICIAL STATUS			
01/31/2019	227	Introduction and first reading			
		Referred to Judiciary and Public Safety Finance and Policy			
02/11/2019	341	Author added Latz			
03/13/2019	868	Author added Koran			
03/18/2019	983a	Comm report: To pass as amended			
	999	Second reading			
04/04/2019	2159	Author added Clausen			
05/09/2019	4246a	Special Order: Amended			
	4250	Third reading Passed			

A bill for an act

relating to driving while impaired; further conforming recreational vehicle DWI 12 laws to general DWI laws; expanding the authority of conservation officers under 1.3 DWI law; providing that DWI offenders are not required to take a specified 1.4 examination as a condition of driver's license reinstatement; allowing certain prior 1.5 out-of-state criminal vehicular operation convictions to enhance a DWI to a felony 1.6 DWI; modifying ignition interlock device contract with manufacturer; interpreting 1.7 a term in the Department of Public Safety's administrative rule on ignition 1.8 interlocks; eliminating a requirement in the ignition interlock law relating to 1.9 chemical monitoring devices; modifying how license plates are impounded and 1.10 reissued under the DWI law; modifying requirement to have noncancelable 1.11 insurance for certain participants in the ignition interlock program; providing 1.12 criminal penalties; amending Minnesota Statutes 2018, sections 84.91, subdivision 1.13 1; 86B.331, subdivision 1; 169A.03, subdivision 18; 169A.24, subdivision 1; 1.14 169A.37, subdivision 1; 169A.55, subdivisions 2, 4; 169A.60, subdivisions 4, 5; 1 15 169A.63, by adding a subdivision; 171.29, subdivision 1; 171.306, subdivisions 1.16 1.17 2, 4, by adding a subdivision.

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

1.19 Section 1. Minnesota Statutes 2018, section 84.91, subdivision 1, is amended to read:

1.20 Subdivision 1. Acts prohibited. (a) No owner or other person having charge or control

1.21 of any snowmobile or all-terrain vehicle shall authorize or permit any individual the person

1.22 knows or has reason to believe is under the influence of alcohol or a controlled substance

1.23 or other substance to operate the snowmobile or all-terrain vehicle anywhere in this state

1.24 or on the ice of any boundary water of this state.

(b) No owner or other person having charge or control of any snowmobile or all-terrain
vehicle shall knowingly authorize or permit any person, who by reason of any physical or
mental disability is incapable of operating the vehicle, to operate the snowmobile or all-terrain
vehicle anywhere in this state or on the ice of any boundary water of this state.

(c) A person who operates or is in physical control of a snowmobile or all-terrain vehicle 2.1 anywhere in this state or on the ice of any boundary water of this state is subject to chapter 2.2 169A. In addition to the applicable sanctions under chapter 169A, a person who is convicted 2.3 of violating section 169A.20 or an ordinance in conformity with it, or who refuses to comply 2.4 with a lawful request to submit to testing or fails a test lawfully administered under sections 2.5 169A.50 to 169A.53 or 171.177, or an ordinance in conformity with it any of these sections, 2.6 shall be is prohibited from operating a snowmobile or all-terrain vehicle for a period of one 2.7 year. The commissioner shall notify the person of the time period during which the person 2.8 is prohibited from operating a snowmobile or all-terrain vehicle. 2.9

2.10 (d) Administrative and judicial review of the operating privileges prohibition is governed
2.11 by section 169A.53 or 171.177.

2.12 (e) The court shall promptly forward to the commissioner and the Department of Public2.13 Safety copies of all convictions and criminal and civil sanctions imposed under:

2.14 (1) this section;

- 2.15 (2) chapter 169 relating to snowmobiles and all-terrain vehicles;
- 2.16 (3) chapter 169A; and
- 2.17 (4) section 171.177.

(f) A person who violates paragraph (a) or (b), or an ordinance in conformity with either
of them, is guilty of a misdemeanor. A person who operates a snowmobile or all-terrain
vehicle during the time period the person is prohibited from operating a vehicle under
paragraph (c) is guilty of a misdemeanor.

2.22 EFFECTIVE DATE. This section is effective August 1, 2019, and applies to violations 2.23 committed on or after that date.

2.24 Sec. 2. Minnesota Statutes 2018, section 86B.331, subdivision 1, is amended to read:

2.25 Subdivision 1. Acts prohibited. (a) An owner or other person having charge or control 2.26 of a motorboat may not authorize or allow an individual the person knows or has reason to 2.27 believe is under the influence of alcohol or a controlled or other substance to operate the 2.28 motorboat in operation on the waters of this state.

(b) An owner or other person having charge or control of a motorboat may not knowingly
authorize or allow a person, who by reason of a physical or mental disability is incapable
of operating the motorboat, to operate the motorboat in operation on the waters of this state.

(c) A person who operates or is in physical control of a motorboat on the waters of this 3.1 state is subject to chapter 169A. In addition to the applicable sanctions under chapter 169A, 3.2 a person who is convicted of violating section 169A.20 or an ordinance in conformity with 3.3 it, or who refuses to comply with a lawful request to submit to testing or fails a test lawfully 3.4 administered under sections 169A.50 to 169A.53 or 171.177, or an ordinance in conformity 3.5 with it any of these sections, shall be is prohibited from operating a motorboat on the waters 3.6 of this state for a period of 90 days between May 1 and October 31, extending over two 3.7 consecutive years if necessary. If the person refuses to comply with a lawful demand to 3.8 submit to testing under sections 169A.50 to 169A.53 or 171.177, or an ordinance in 3.9 conformity with it any of these sections, the person shall be is prohibited from operating a 3.10 motorboat for a period of one year. The commissioner shall notify the person of the period 3.11 during which the person is prohibited from operating a motorboat. 3.12

3.13 (d) Administrative and judicial review of the operating privileges prohibition is governed
3.14 by section 169A.53 or 171.177.

3.15 (e) The court shall promptly forward to the commissioner and the Department of Public
3.16 Safety copies of all convictions and criminal and civil sanctions imposed under: (1) this
3.17 section; (2) chapter 169 relating to motorboats; (3) chapter 169A; and (4) section 171.177.

3.18 (f) A person who violates paragraph (a) or (b), or an ordinance in conformity with either3.19 of them, is guilty of a misdemeanor.

(g) For purposes of this subdivision, a motorboat "in operation" does not include a
motorboat that is anchored, beached, or securely fastened to a dock or other permanent
mooring, or a motorboat that is being rowed or propelled by other than mechanical means.

3.23 EFFECTIVE DATE. This section is effective August 1, 2019, and applies to violations 3.24 committed on or after that date.

3.25 Sec. 3. Minnesota Statutes 2018, section 169A.03, subdivision 18, is amended to read:

- 3.26 Subd. 18. Peace officer. "Peace officer" means:
- 3.27 (1) a State Patrol officer;
- 3.28 (2) <u>a University of Minnesota peace officer;</u>
- 3.29 (3) <u>a police officer of any municipality, including towns having powers under section</u>
 3.30 368.01, or county; and
- 3.31 (4) for purposes of violations of this chapter in or on an off-road recreational vehicle or
 3.32 motorboat, or for violations of section 97B.065 or 97B.066, a state conservation officer.

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4.1	EFFECT	IVE DATE. This sec	tion is effective	ve August 1, 2019, and	applies to crimes
4.2		or after that date.			
4.3	Sec. 4. Mini	nesota Statutes 2018,	section 169A	.24, subdivision 1, is ar	nended to read:
4.4	Subdivisio	n 1. Degree describe	e d. A person w	vho violates section 1694	A.20 (driving while
4.5	impaired) is g	uilty of first-degree	driving while	impaired if the person:	
4.6	(1) commi	ts the violation withi	in ten years of	the first of three or mo	re qualified prior
4.7	impaired driv	ing incidents;			
4.8	(2) has pre	viously been convic	ted of a felony	under this section; or	
4.9	(3) has pre	eviously been convic	ted of a felony	under:	
4.10	(i) Minnes	ota Statutes 2012, se	ection 609.21 (criminal vehicular hom	icide and injury,
4.11	substance-rela	ated offenses), subdiv	vision 1, claus	es (2) to (6);	
4.12	(ii) Minne	sota Statutes 2006, s	ection 609.21	(criminal vehicular hon	nicide and injury,
4.13	substance-rela	ated offenses), subdiv	vision 1, claus	es (2) to (6); subdivisio	n 2, clauses (2) to
4.14	(6); subdivisio	on 2a, clauses (2) to ((6); subdivisio	on 3, clauses (2) to (6); o	or subdivision 4,
4.15	clauses (2) to	(6); ог			
4.16	(iii) section	n 609.2112, subdivis	ion 1, clauses	(2) to (6); 609.2113, sub	odivision 1, clauses
4.17	(2) to (6), sub	division 2, clauses (2) to (6), or sub	odivision 3, clauses (2) t	o (6); or 609.2114,
4.18	subdivision 1,	, clauses (2) to (6), or	r subdivision 2	2, clauses (2) to (6) . ; or	
4.19	(iv) a statu	te from this state or	another state i	n conformity with any	provision listed in
4.20	<u>item (i), (ii), c</u>	or (iii).			
4.21	EFFECT	IVE DATE. This sec	tion is effective	ve August 1, 2019, and	applies to crimes
4.22	committed on	or after that date.			
4.23	Sec. 5 Min	nesota Statutes 2018	section 160A	.37, subdivision 1, is ar	mandad to read:
					nended to read.
4.24	Subdivisio	on 1. Crime describe	ed. It is a crim	e for a person:	
4.25	(1) to fail t	o comply with an im	poundment or	der under section 169A	.60 (administrative
4.26	plate impound	lment);			
4.27	(2) to file	a false statement und	ler section 169	A.60, subdivision 7, 8,	or 14;
4.28	(3) to oper	rate a self-propelled r	notor vehicle	on a street or highway v	when the vehicle is
4.29	subject to an i	mpoundment order i	ssued under s	ection 169A.60, unless	specially coded
4.30	plates have be	en issued for the ver	nicle pursuant	to section 169A.60, sub	odivision 13;

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(4) to fail to notify the commissioner of the impoundment order when requesting new 5.1 plates; 5.2 (5) who is subject to a plate impoundment order under section 169A.60, to drive, operate, 5.3 or be in control of any motor vehicle during the impoundment period, unless the vehicle is 5.4 employer-owned and is not required to be equipped with an ignition interlock device pursuant 5.5 to section 171.306, subdivision 4, paragraph (b), or Laws 2013, chapter 127, section 70, or 5.6 has specially coded plates issued pursuant to section 169A.60, subdivision 13, and the person 5.7 is validly licensed to drive; or 5.8 (6) who is the transferee of a motor vehicle and who has signed a sworn statement under 5.9

(6) who is the transferee of a motor vehicle and who has signed a sworn statement under
section 169A.60, subdivision 14, to allow the previously registered owner to drive, operate,
or be in control of the vehicle during the impoundment period-; or

5.12 (7) to intentionally remove all or a portion of or to otherwise obliterate or damage a
5.13 permanent sticker affixed on and invalidating a registration plate under section 169A.60,
5.14 <u>subdivision 4.</u>

5.15 EFFECTIVE DATE. This section is effective August 1, 2019, and applies to crimes 5.16 committed on or after that date.

5.17 Sec. 6. Minnesota Statutes 2018, section 169A.55, subdivision 2, is amended to read:

5.18 Subd. 2. Reinstatement of driving privileges; notice. Upon expiration of a period of revocation under section 169A.52 (license revocation for test failure or refusal), 169A.54 5.19 (impaired driving convictions and adjudications; administrative penalties), or 171.177 5.20 (revocation; search warrant), the commissioner shall notify the person of the terms upon 5.21 which driving privileges can be reinstated, and new registration plates issued, which terms 5.22 are: (1) successful completion of an examination and proof of compliance with any terms 5.23 of alcohol treatment or counseling previously prescribed, if any; and (2) any other 5.24 requirements imposed by the commissioner and applicable to that particular case. The 5.25 commissioner shall notify the owner of a motor vehicle subject to an impoundment order 5.26 under section 169A.60 (administrative impoundment of plates) as a result of the violation 5.27 of the procedures for obtaining new registration plates, if the owner is not the violator. The 5.28 commissioner shall also notify the person that if driving is resumed without reinstatement 5.29 5.30 of driving privileges or without valid registration plates and registration certificate, the person will be subject to criminal penalties. 5.31

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6.1 Sec. 7. Minnesota Statutes 2018, section 169A.55, subdivision 4, is amended to read:

- 6.2 Subd. 4. Reinstatement of driving privileges; multiple incidents. (a) A person whose
 6.3 driver's license has been canceled or denied as a result of three or more qualified impaired
 6.4 driving incidents shall not be eligible for reinstatement of driving privileges without an
 6.5 ignition interlock restriction until the person:
- 6.6 (1) has completed rehabilitation according to rules adopted by the commissioner or been
 6.7 granted a variance from the rules by the commissioner; and

6.8 (2) has submitted verification of abstinence from alcohol and controlled substances, as
6.9 evidenced by the person's use of an ignition interlock device or other chemical monitoring
6.10 device approved by the commissioner.

6.11 (b) The verification of abstinence must show that the person has abstained from the use6.12 of alcohol and controlled substances for a period of not less than:

6.13 (1) three years, for a person whose driver's license was canceled or denied for an offense
6.14 occurring within ten years of the first of two qualified prior impaired driving incidents, or
6.15 occurring after three qualified prior impaired driving incidents;

- 6.16 (2) four years, for a person whose driver's license was canceled or denied for an offense
 6.17 occurring within ten years of the first of three qualified prior impaired driving incidents; or
- 6.18 (3) six years, for a person whose driver's license was canceled or denied for an offense
 6.19 occurring after four or more qualified prior impaired driving incidents.

6.20 (c) The commissioner shall establish performance standards and a process for certifying
6.21 chemical monitoring devices. The standards and procedures are not rules and are exempt
6.22 from chapter 14, including section 14.386.

6.23 Sec. 8. Minnesota Statutes 2018, section 169A.60, subdivision 4, is amended to read:

Subd. 4. Peace officer as agent for notice of impoundment. On behalf of the 6.24 commissioner, a peace officer issuing a notice of intent to revoke and of revocation for a 6.25 plate impoundment violation shall also serve a notice of intent to impound and an order of 6.26 impoundment. On behalf of the commissioner, a peace officer who is arresting a person for 6.27 or charging a person with a plate impoundment violation described in subdivision 1, 6.28 paragraph (d), clause (5), shall also serve a notice of intent to impound and an order of 6.29 impoundment. If the vehicle involved in the plate impoundment violation is accessible to 6.30 6.31 the officer at the time the impoundment order is issued, the officer shall seize the registration plates subject to the impoundment order. The officer shall destroy all plates seized or 6.32

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7.1 impounded under this section. <u>Alternatively, the officer may invalidate the plates by affixing</u>

7.2 <u>a permanent sticker on them.</u> The officer shall send to the commissioner copies of the notice
7.3 of intent to impound and the order of impoundment and a notice that registration plates

- 7.4 impounded and seized under this section have been destroyed or have been affixed with the
- 7.5 permanent sticker.
- 7.6 Sec. 9. Minnesota Statutes 2018, section 169A.60, subdivision 5, is amended to read:

7.7 Subd. 5. Temporary permit. If the motor vehicle is registered to the violator and the plate impoundment violation is predicated on the results of a chemical test of the violator's 7.8 breath or on a refusal to submit to a chemical test, the officer shall issue a temporary vehicle 7.9 permit that is valid for seven 14 days when the officer issues the notices under subdivision 7.10 4. The temporary permit is valid for 45 days if the violator submits to a chemical test of 7.11 the violator's blood or urine. If the motor vehicle is registered in the name of another, the 7.12 officer shall issue a temporary vehicle permit that is valid for 45 days when the notices are 7.13 issued under subdivision 3. The permit must be in a form determined by the registrar and 7.14 whenever practicable must be posted on the left side of the inside rear window of the vehicle. 7.15 A permit is valid only for the vehicle for which it is issued. 7.16

- 7.17 Sec. 10. Minnesota Statutes 2018, section 169A.63, is amended by adding a subdivision
 7.18 to read:
- 7.19 Subd. 13. Exception. (a) If the driver who committed a designated offense or whose

7.20 conduct resulted in a designated license revocation becomes a program participant in the

7.21 ignition interlock program under section 171.306 at any time before the motor vehicle is

7.22 forfeited, the forfeiture proceeding is stayed and the vehicle must be returned.

7.23 (b) Notwithstanding paragraph (a), the vehicle whose forfeiture was stayed in paragraph

- 7.24 (a) may be seized and the forfeiture action may proceed under this section if the program
- 7.25 participant described in paragraph (a):
- 7.26 (1) subsequently operates a motor vehicle:
- 7.27 (i) to commit a designated offense;
- 7.28 (ii) in a manner that results in a designated license revocation;
- 7.29 (iii) after tampering with, circumventing, or bypassing an ignition interlock device; or
- 7.30 (iv) without an ignition interlock device; or

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(2) either	voluntarily or involu	untarily ceases	to participate in the pro	ogram for more than
30 days, or fa	ails to successfully c	omplete it as re	quired by the Departm	ent of Public Safety
due to:				
(i) two or	more occasions of t	he participant's	driving privileges bein	ng withdrawn for
		• •	thdrawal is determined	
	lepartment or the inte			
	ing the terms of the			
· / · · ·			d conduct occurs before	• •
	~ •		nree years of the origina	l designated offense
or designated	d license revocation,	whichever occ	urs latest.	
<u>(d)</u> The r	equirement in subdiv	vision 2, paragra	aph (b), that device ma	nufacturers provide
a discounted	rate to indigent prog	gram participan	ts applies also to devic	e installation under
this subdivis	ion.			
<u>(e)</u> An im	pound or law enforce	ement storage le	ot operator must allow a	an ignition interlock
nanufacture	r sufficient access to	the lot to insta	Il an ignition interlock	device under this
subdivision.				
(f) Notwi	thstanding paragrap	n (a), an entity	in possession of the ve	hicle is not required
<u> </u>	<u> </u>	· /· •	ng, seizure, and storage	•
een paid.				
(g) At an	\mathbf{v} time prior to the $\mathbf{v}\epsilon$	hicle being for	feited, the appropriate	agency may require
			rity, including the vehi	
			ount equal to the retail	
			n against the vehicle m	
igainst the se	ecurity as if it were t	he vehicle.		
(h) The a	nnronriate agency m	av require an o	wner or driver to give	security including
			ency in an amount equ	
			n the impound lot to in	
interlock dev			I	
(i) If an a		ragraph (h) ago	urs in a jurisdiction of	har than the one in
	<u>^</u>	- - · /	urs in a jurisdiction other of the second se	
			of seizure, towing, sto	
			inst the vehicle, among	
	prosecuting authori			<u>appropriate</u>
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9.1	Sec. 11. Minnesota Statutes 2018, section 171.29, subdivision 1, is amended to read:
9.2	Subdivision 1. Examination required. (a) No person whose driver's license has been
9.3	revoked by reason of conviction, plea of guilty, or forfeiture of bail not vacated, under
9.4	section 169.791, 169.797, 171.17, or 171.172, or revoked under section 169.792 , 169A.52,
9.5	or 171.177 shall be issued another license unless and until that person shall have successfully
9.6	passed an examination as required by the commissioner of public safety. This subdivision
9.7	does not apply to an applicant for early reinstatement under section 169.792, subdivision
9.8	7a.
9.9	(b) The requirement to successfully pass the examination described in paragraph (a)
9.10	does not apply to a person whose driver's license has been revoked because of an impaired
9.11	driving offense.
9.12	Sec. 12. Minnesota Statutes 2018, section 171.306, subdivision 2, is amended to read:
9.13	Subd. 2. Performance standards; certification; manufacturer and provider
9.14	requirements. (a) The commissioner shall establish performance standards and a process
9.15	for certifying devices used in the ignition interlock program, except that the commissioner
9.16	may not establish standards that, directly or indirectly, require devices to use or enable
9.17	location tracking capabilities without a court order.
9.18	(b) The manufacturer of a device must apply annually for certification of the device by
9.19	submitting the form prescribed by the commissioner. The commissioner shall require
9.20	manufacturers of certified devices to:
9.21	(1) provide device installation, servicing, and monitoring to indigent program participants
9.22	at a discounted rate, according to the standards established by the commissioner; and
9.23	(2) include in an ignition interlock device contract a provision that a program participant
9.24	who voluntarily terminates participation in the program is only liable for servicing and
9.25	monitoring costs incurred during the time the device is installed on the motor vehicle,
9.26	regardless of whether the term of the contract has expired; and
9.27	(3) include in an ignition interlock device contract a provision that requires manufacturers
9.28	of certified devices to pay any towing or repair costs caused by device failure or malfunction,
9.29	or by damage caused during device installation, servicing, or monitoring.
9.30	(c) The manufacturer of a certified device must include with an ignition interlock device
9.31	contract a separate notice to the program participant regarding any location tracking
9.32	capabilities of the device.

Sec. 13. Minnesota Statutes 2018, section 171.306, subdivision 4, is amended to read: 10.1 Subd. 4. Issuance of restricted license. (a) The commissioner shall issue a class D 10.2 driver's license, subject to the applicable limitations and restrictions of this section, to a 10.3 program participant who meets the requirements of this section and the program guidelines. 10.4 10.5 The commissioner shall not issue a license unless the program participant has provided 10.6 satisfactory proof that: (1) a certified ignition interlock device has been installed on the participant's motor 10.7 vehicle at an installation service center designated by the device's manufacturer; and 10.8 (2) the participant has insurance coverage on the vehicle equipped with the ignition 10.9 interlock device. 10.10 If the participant has previously been convicted of violating section 169.791, 169.793, or 10.11 169.797, or the participant's license has previously been suspended or canceled under section 10.12 169.792 or 169.797, the commissioner shall require the participant to present an insurance 10.13 10.14 identification card, policy, or written statement as proof of insurance coverage, and may require the insurance identification card provided be that is certified by the insurance 10.15

10.16 company to be noncancelable for a period not to exceed 12 months. For all other participants,

10.17 the commissioner shall require the participant to present an insurance identification card

10.18 that is certified by the insurance company to be noncancelable for a period not to exceed10.19 six months.

(b) A license issued under authority of this section must contain a restriction prohibiting
the program participant from driving, operating, or being in physical control of any motor
vehicle not equipped with a functioning ignition interlock device certified by the
commissioner. A participant may drive an employer-owned vehicle not equipped with an
interlock device while in the normal course and scope of employment duties pursuant to
the program guidelines established by the commissioner and with the employer's written
consent.

(c) A program participant whose driver's license has been: (1) revoked under section 10.27 10.28 169A.52, subdivision 3, paragraph (a), clause (1), (2), or (3), or subdivision 4, paragraph (a), clause (1), (2), or (3); 169A.54, subdivision 1, clause (1), (2), (3), or (4); or 171.177, 10.29 10.30 subdivision 4, paragraph (a), clause (1), (2), or (3), or subdivision 5, paragraph (a), clause (1), (2), or (3); or (2) revoked under section 171.17, subdivision 1, paragraph (a), clause 10.31 (1), or suspended under section 171.187, for a violation of section 609.2113, subdivision 10.32 1, clause (2), item (i) or (iii), (3), or (4); subdivision 2, clause (2), item (i) or (iii), (3), or 10.33 (4); or subdivision 3, clause (2), item (i) or (iii), (3), or (4); or 609.2114, subdivision 2, 10.34

clause (2), item (i) or (iii), (3), or (4), resulting in bodily harm, substantial bodily harm, or
great bodily harm, where the participant has fewer than two qualified prior impaired driving
incidents within the past ten years or fewer than three qualified prior impaired driving
incidents ever; may apply for conditional reinstatement of the driver's license, subject to
the ignition interlock restriction.

(d) A program participant whose driver's license has been: (1) revoked, canceled, or 11.6 denied under section 169A.52, subdivision 3, paragraph (a), clause (4), (5), or (6), or 11.7 11.8 subdivision 4, paragraph (a), clause (4), (5), or (6); 169A.54, subdivision 1, clause (5), (6), or (7); or 171.177, subdivision 4, paragraph (a), clause (4), (5), or (6), or subdivision 5, 11.9 paragraph (a), clause (4), (5), or (6); or (2) revoked under section 171.17, subdivision 1, 11.10 paragraph (a), clause (1), or suspended under section 171.187, for a violation of section 11.11 609.2113, subdivision 1, clause (2), item (i) or (iii), (3), or (4); subdivision 2, clause (2), 11.12 item (i) or (iii), (3), or (4); or subdivision 3, clause (2), item (i) or (iii), (3), or (4); or 11.13 609.2114, subdivision 2, clause (2), item (i) or (iii), (3), or (4), resulting in bodily harm, 11.14 substantial bodily harm, or great bodily harm, where the participant has two or more qualified 11.15 prior impaired driving incidents within the past ten years or three or more qualified prior 11.16 impaired driving incidents ever; may apply for a limited license, subject to the ignition 11.17 interlock restriction, if the program participant is enrolled in a licensed chemical dependency 11.18 treatment or rehabilitation program as recommended in a chemical use assessment, and if 11.19 the participant meets the other applicable requirements of section 171.30. After completing 11.20 a licensed chemical dependency treatment or rehabilitation program and one year of limited 11.21 license use without violating the ignition interlock restriction, the conditions of limited 11.22 license use, or program guidelines, the participant may apply for conditional reinstatement 11.23 of the driver's license, subject to the ignition interlock restriction. If the program participant's 11.24 ignition interlock device subsequently registers a positive breath alcohol concentration of 11.25 0.02 or higher, the commissioner shall cancel the driver's license, and the program participant 11.26 11.27 may apply for another limited license according to this paragraph.

(e) Notwithstanding any statute or rule to the contrary, the commissioner has authority
to determine when a program participant is eligible for restoration of full driving privileges,
except that the commissioner shall not reinstate full driving privileges until the program
participant has met all applicable prerequisites for reinstatement under section 169A.55 and
until the program participant's device has registered no positive breath alcohol concentrations
of 0.02 or higher during the preceding 90 days.

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12.1	Sec. 14. Min	nesota Statutes 201	18, section 171.3	306, is amended by ad	ding a subdivision
12.2	to read:				
12.3	<u>Subd. 9.</u> M	easurement of mo	nth; program r	ules. The requirement	in Minnesota Rules,
12.4	part 7503.1725	5, subpart 5, item E	, that a person c	lemonstrate regular ar	nd consistent use of
12.5	an ignition inte	rlock device applie	s to tests admini	stered over the course of	of an entire calendar
12.6	month. For the	e first month that th	e requirement b	ecomes applicable to	a person, the
12.7	department sha	all prorate the num	ber of required t	tests over the remaind	er of the calendar
12.8	month. If nece	ssary, the departme	ent shall also pro	orate the number of tes	sts required for the
12.9	final calendar	month that the pers	son is required to	o use the device.	