KRB/NH

24-06507

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 3993

 (SENATE AUTHORS: BOLDON and Dibble)

 DATE
 D-PG

 02/20/2024
 Introduction 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 1.8 1.9 1.10	relating to transportation; amending requirements related to active transportation, including regulation of electric-assisted bicycles and sales, requirements on complete streets, driver's education, and authority to issue certain citations; amending Minnesota Statutes 2022, sections 169.011, by adding subdivisions; 169.06, subdivisions 5, 6; 169.14, subdivision 2; 169.21, subdivisions 3, 6; 169.222, subdivision 6b; 174.75, subdivisions 1, 2, by adding a subdivision; Minnesota Statutes 2023 Supplement, sections 169.011, subdivision 27; 171.0705, subdivision 2; 171.13, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 325F.
1.11	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.12	Section 1. Minnesota Statutes 2023 Supplement, section 169.011, subdivision 27, is
1.13	amended to read:
1.14	Subd. 27. Electric-assisted bicycle. (a) "Electric-assisted bicycle" means a bicycle with
1.15	two or three wheels that:
1.16	(1) has a saddle and fully operable pedals for human propulsion;
1.17	(2) meets the requirements for bicycles under Code of Federal Regulations, title 16, part
1.18	1512, or successor requirements;
1.19	(3) is equipped with an electric motor that has a <u>continuous</u> power output of not more
1.20	than 750 watts;
1.21	(4) meets the requirements of a class 1, class 2, or class 3, or multiple mode
1.22	electric-assisted bicycle; and
1.23	(5) has a battery or electric drive system that has been tested to an applicable safety
1.24	standard by a third-party testing laboratory.

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2.1	<u>(b)</u> A vel	nicle that is modifi	ed so that it no lo	nger meets the requireme	ents for any
2.2	electric-assis	sted bicycle class i	s not an electric-a	ssisted bicycle.	
2.3		nnesota Statutes 20	022, section 169.0	11, is amended by addin	g a subdivision to
2.4	read:				
2.5	Subd. 45	a. <mark>Multiple mode</mark>	electric-assisted	bicycle. "Multiple mode	electric-assisted
2.6	bicycle" mea	ans an electric-ass	isted bicycle equip	oped with switchable or j	programmable
2.7	modes that p	provide for operati	on as two or more	e of a class 1, class 2, or o	class 3
2.8	electric-assis	sted bicycle in con	formance with the	e definition and requirem	ents under this
2.9	chapter for e	each respective cla	SS.		
2.10		nnesota Statutes 20	022, section 169.0	11, is amended by addin	g a subdivision to
2.11	read:				
2.12	<u>Subd. 92</u>	b. <mark>Vulnerable ro</mark> a	id user. "Vulneral	ole road user" means a pe	rson in the
2.13	right-of-way	of a highway, inc	luding but not lim	ited to a bikeway and an	adjacent sidewalk
2.14	or trail, who	is:			
2.15	<u>(1) a ped</u>	estrian;			
2.16	<u>(2) on a b</u>	picycle or other no	onmotorized vehic	le or device;	
2.17	<u>(3) on a r</u>	notorized vehicle	or device having	less than four wheels;	
2.18	<u>(4) on an</u>	electric personal	assistive mobility	device;	
2.19	<u>(5) on an</u>	implement of hus	bandry; or		
2.20	(6) riding	g an animal.			
2.21	Vulnerable r	oad user includes	the operator and a	my passengers for a vehi	cle, device, or
2.22	personal con	veyance identified	d in this subdivision	on.	
2.23	Sec. 4. Min	nnesota Statutes 20	022, section 169.0	06, subdivision 5, is ame	ided to read:
2.24	Subd. 5.	Traffic-control si	gnal. (a) Whenev	er traffic is controlled by	traffic-control
2.25	signals exhib	oiting different col	ored lights, or col	ored lighted arrows, such	cessively one at a
2.26	time or in co	ombination, only th	ne colors Green, F	Red, and Yellow shall are	permitted to be
2.27	used, except	for special pedest	rian signals carry	ing a word or legend sym	<u>ıbol</u> . The
2.28	traffic-contro	ol signal lights or c	olored lighted arro	ws indicate and apply to o	drivers of vehicles
2.29	and pedestria	ans as follows:			

^{2.30 (1)} Green indication:

(i) Vehicular traffic facing a circular green signal may proceed straight through or turn
right or left unless a sign prohibits either turn. But vehicular traffic, including vehicles
turning right or left, shall must yield the right-of-way to other vehicles and to pedestrians
lawfully within the intersection or adjacent crosswalk at the time this signal is exhibited.
Vehicular traffic turning left or making a U-turn to the left shall must yield the right-of-way
to other vehicles approaching from the opposite direction so closely as to constitute an
immediate hazard.

(ii) Vehicular traffic facing a green arrow signal, shown alone or in combination with
another indication, may cautiously enter the intersection only to make the movement indicated
by the arrow, or other movement as permitted by other indications shown at the same time.
Vehicular traffic shall must yield the right-of-way to pedestrians lawfully within an adjacent
crosswalk and to other traffic lawfully using the intersection.

(iii) Unless otherwise directed by a pedestrian-control signal as provided in subdivision
6, pedestrians facing any green signal, except when the sole green signal is a turn arrow,
may proceed across the roadway within any marked or unmarked crosswalk. Every driver
of a vehicle shall must yield the right-of-way to such pedestrian, except that the pedestrian
shall must yield the right-of-way to vehicles lawfully within the intersection at the time that
the green signal indication is first shown.

3.19 (2) Steady yellow indication:

(i) Vehicular traffic facing a steady circular yellow or yellow arrow signal is thereby
warned that the related green movement is being terminated or that a red indication will be
exhibited immediately thereafter when vehicular traffic must not enter the intersection,
except for the continued movement allowed by any green arrow indication simultaneously
exhibited.

3.25 (ii) Pedestrians facing a circular yellow signal, unless otherwise directed by a
3.26 pedestrian-control signal as provided in subdivision 6, are thereby advised that there is
3.27 insufficient time to cross the roadway before a red indication is shown and no a pedestrian
3.28 shall must not then start to cross the roadway.

3.29 (3) Steady red indication:

(i) Vehicular traffic facing a circular red signal alone must stop at a clearly marked stop
line but, if none, before entering the crosswalk on the near side of the intersection or, if
none, then before entering the intersection and shall must remain standing until a green
indication is shown, except as follows:

(A) the driver of a vehicle stopped as close as practicable at the entrance to the crosswalk
on the near side of the intersection or, if none, then at the entrance to the intersection in
obedience to a red or stop signal, and with the intention of making a right turn may make
the right turn, after stopping, unless an official sign has been erected prohibiting such
movement, but shall must yield the right-of-way to pedestrians and other traffic lawfully
proceeding as directed by the signal at that intersection; or

4.7 (B) the driver of a vehicle on a one-way street intersecting another one-way street on
4.8 which traffic moves to the left shall must stop in obedience to a red or stop signal and may
4.9 then make a left turn into the one-way street, unless an official sign has been erected
4.10 prohibiting the movement, but shall must yield the right-of-way to pedestrians and other
4.11 traffic lawfully proceeding as directed by the signal at that intersection.

4.12 (ii) Unless otherwise directed by a pedestrian-control signal as provided in subdivision
4.13 6, pedestrians facing a steady red signal alone shall must not enter the roadway.

(iii) Vehicular traffic facing a steady red arrow signal, with the intention of making a 4.14 movement indicated by the arrow, must stop at a clearly marked stop line but, if none, before 4.15 entering the crosswalk on the near side of the intersection or, if none, then before entering 4.16 the intersection and must remain standing until a permissive signal indication permitting 4.17 the movement indicated by the red arrow is displayed, except as follows: when an official 4.18 sign has been erected permitting a turn on a red arrow signal, the vehicular traffic facing a 4.19 red arrow signal indication is permitted to enter the intersection to turn right, or to turn left 4.20 from a one-way street into a one-way street on which traffic moves to the left, after stopping, 4.21 but must yield the right-of-way to pedestrians and other traffic lawfully proceeding as 4.22 directed by the signal at that intersection. 4.23

(b) In the event an official traffic-control signal is erected and maintained at a place
other than an intersection, the provisions of this section are applicable except those which
can have no application. Any stop required must be made at a sign or marking on the
pavement indicating where the stop must be made, but in the absence of any such sign or
marking the stop must be made at the signal.

4.29 (c) When a traffic-control signal indication or indications placed to control a certain
4.30 movement or lane are so identified by placing a sign near the indication or indications, no
4.31 other traffic-control signal indication or indications within the intersection controls vehicular
4.32 traffic for that movement or lane.

4.33 (d) A peace officer is prohibited from stopping, detaining, or issuing a citation to a
4.34 pedestrian for a violation of paragraph (a), clause (2), item (ii), or (3), item (ii), unless:

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5.1	(1) the off	ficer lawfully stor	os or detains the p	bedestrian for an unrelated	violation or
5.2	offense; or				
5.3	(2) at the	time of the violat	ion, a vehicle is a	pproaching in a manner th	at constitutes a
5.4	hazard of coll	lision between the	e vehicle and the	pedestrian.	
5.5	EFFECT	IVE DATE. This	section is effectiv	ve August 1, 2024, and app	lies to violations
5.6	committed or	n or after that date	2.		
5.7	Sec. 5. Min	nesota Statutes 20	022, section 169.0	06, subdivision 6, is amen	ded to read:
5.8	Subd. 6. P	Pedestrian contro	ol signal. (a) Whe	enever special pedestrian-o	control signals
5.9	exhibiting the	words "Walk" or	"Don't Walk" or	symbols of a "walking pers	son" or "upraised
5.10	hand" are in p	place, the signals	or symbols indicated	ate as follows:	
5.11	(1) A stead	dy "Walk" signal o	or the symbol of a	"walking person" indicates	that a pedestrian
5.12	facing either of	of these signals m	nay proceed acros	s the roadway in the direct	ion of the signal,
5.13	possibly in co	onflict with turnin	ng vehicles. Every	driver of a vehicle shall <u>r</u>	nust yield the
5.14	right-of-way	to such pedestria	n except that the p	bedestrian shall<u>must</u> yield	the right-of-way
5.15	to vehicles la	wfully within the	intersection at th	e time that either signal in	dication is first
5.16	shown.				
5.17	(2) A "Do	n't Walk" signal o	or the symbol of a	an "upraised hand," flashir	ng or steady,
5.18	indicates that	a pedestrian shal	<u>l must</u> not start to	cross the roadway in the d	irection of either
5.19	signal, but an	y pedestrian who	has partially cros	ssed on the "Walk" or "wa	lking person"
5.20	signal indicati	ion shall must pro	ceed to a sidewalk	or safety island while the s	ignal is showing.
5.21	(b) A pede	estrian crossing a	roadway in conf	ormity with this section is	lawfully within
5.22	the intersection	on and, when in a	crosswalk, is lav	vfully within the crosswall	ζ.
5.23	<u>(c)</u> A peac	e officer is prohi	bited from stoppi	ng, detaining, or issuing a	citation to a
5.24	pedestrian for	r a violation of pa	aragraph (a), claus	se (2), unless:	
5.25	(1) the off	ficer lawfully stop	os or detains the p	bedestrian for an unrelated	violation or
5.26	offense; or				
5.27	(2) at the	time of the violat	ion, a vehicle is a	pproaching in a manner th	at constitutes a
5.28	hazard of coll	lision between the	e vehicle and the	pedestrian.	
5.29	EFFECT	IVE DATE. This	s section is effectiv	ve August 1, 2024, and app	lies to violations
5.30	committed on	n or after that date	<u>e.</u>		

6.1	Sec. 6. Minnesota Statutes 2022, section 169.14, subdivision 2, is amended to read:
6.2	Subd. 2. Speed limits. (a) Where no special hazard exists, the following speeds shall be
6.3	are lawful, but any speeds in excess of such limits shall be are prima facie evidence that the
6.4	speed is not reasonable or prudent and that it is unlawful; except that the speed limit within
6.5	any municipality shall be is a maximum limit and any speed in excess thereof shall be of
6.6	the speed limit is unlawful:
6.7	(1) 30 miles per hour in an urban district;
6.8	(2) 65 miles per hour on noninterstate expressways, as defined in section 160.02,
6.9	subdivision 18b, and noninterstate freeways, as defined in section 160.02, subdivision 19;
6.10	(3) 55 miles per hour in locations other than those specified in this section;
6.11	(4) 70 miles per hour on interstate highways outside the limits of any urbanized area
6.12	with a population of greater than 50,000 as defined by order of the commissioner of
6.13	transportation;
6.14	(5) 65 miles per hour on interstate highways inside the limits of any urbanized area with
6.15	a population of greater than 50,000 as defined by order of the commissioner of transportation;
6.16	(6) ten miles per hour in alleys;
6.17	(7) 25 miles per hour in residential roadways if adopted by the road authority having
6.18	jurisdiction over the residential roadway; and
6.19	(8) 35 miles per hour in a rural residential district if adopted by the road authority having
6.20	jurisdiction over the rural residential district-; and
6.21	(9) 15 miles per hour in a school zone, as defined in subdivision 5a, paragraph (c).
6.22	(b) A speed limit adopted under paragraph (a), clause (7), is not effective unless the road
6.23	authority has erected signs designating the speed limit and indicating the beginning and end
6.24	of the residential roadway on which the speed limit applies.
6.25	(c) A speed limit adopted under paragraph (a), clause (8), is not effective unless the road
6.26	authority has erected signs designating the speed limit and indicating the beginning and end
6.27	of the rural residential district for the roadway on which the speed limit applies.
6.28	(d) A speed limit under paragraph (a), clause (9), is effective following erection of signs
6.29	designating the speed limit. A road authority must erect signs designating the speed limit
6.30	as provided under paragraph (a), clause (9), no later than in the normal course of speed limit
6.31	sign replacement, unless a different speed limit is established under subdivision 4, 5, or 5a.

7.1	(d) (e) Notwithstanding section 609.0331 or 609.101 or other law to the contrary, a
7.2	person who violates a speed limit established in this subdivision, or a speed limit designated
7.3	on an appropriate sign under subdivision 4, 5, 5b, 5c, or 5e, by driving 20 miles per hour
7.4	or more in excess of the applicable speed limit, is assessed an additional surcharge equal
7.5	to the amount of the fine imposed for the speed violation, but not less than \$25.
7.6	Sec. 7. Minnesota Statutes 2022, section 169.21, subdivision 3, is amended to read:
7.7	Subd. 3. Crossing between intersections. (a) Every pedestrian crossing a roadway at
7.8	any point other than within a marked crosswalk or at an intersection with no marked
7.9	crosswalk shall must yield the right-of-way to all vehicles upon the roadway.
7.10	(b) Any pedestrian crossing a roadway at a point where a pedestrian tunnel or overhead
7.11	pedestrian crossing has been provided shall must yield the right-of-way to all vehicles upon
7.12	the roadway.
7.13	(c) Between adjacent intersections at which traffic-control signals are in operation
7.14	pedestrians shall must not cross at any place except in a marked crosswalk.
7.15	(d) Notwithstanding the other provisions of this section, every driver of a vehicle shall
7.16	$\underline{\text{must}}(1)$ exercise due care to avoid colliding with any bicycle or pedestrian upon any
7.17	roadway, and (2) give an audible signal when necessary and exercise proper precaution
7.18	upon observing any child or any obviously confused or incapacitated person upon a roadway.
7.19	(e) A peace officer is prohibited from stopping, detaining, or issuing a citation to a
7.20	pedestrian for a violation of paragraph (c), unless:
7.21	(1) the officer lawfully stops or detains the pedestrian for an unrelated violation or
7.22	offense; or
7.23	(2) at the time of the violation, a vehicle is approaching in a manner that constitutes a
7.24	hazard of collision between the vehicle and the pedestrian.
7.25	EFFECTIVE DATE. This section is effective August 1, 2024, and applies to violations
7.26	committed on or after that date.
7.27	Sec. 8. Minnesota Statutes 2022, section 169.21, subdivision 6, is amended to read:
7.28	Subd. 6. Driver education eurriculum; vulnerable road users. The elass D curriculum,
7.29	in addition to driver education classroom curriculum prescribed in rules of statutes for class
7.30	D motor vehicles, must include instruction on commissioner must adopt rules for persons
7.31	enrolled in driver education programs offered at public schools, private schools, and

	commercial driver training schools, requiring inclusion in the course of instruction a section
	on vulnerable road users. The instruction must include information on:
	(1) the rights and responsibilities of vulnerable road users, as defined in section 169.011,
	subdivision 92b;
	(2) the specific duties of a driver when encountering a two-wheeled vehicle, bicycle,
	other nonmotorized vehicles, or a pedestrian-;
	(3) safety risks for vulnerable road users; and
	(4) best practices to minimize dangers and avoid collisions with vulnerable road users.
	Sec. 9. Minnesota Statutes 2022, section 169.222, subdivision 6b, is amended to read:
	Subd. 6b. Electric-assisted bicycle; equipment. (a) The manufacturer or distributor of
	an electric-assisted bicycle must apply a label to the bicycle that is permanently affixed in
	a prominent location. The label must contain the elassification class number, top assisted
	speed, and motor wattage of the electric-assisted bicycle, and must be printed in a legible
	font with at least 9-point type. A multiple mode electric-assisted bicycle must have labeling
	that identifies each of the electric-assisted bicycle classes in which it is capable of operation.
	(b) A person must not modify an electric-assisted bicycle to change the motor-powered
	speed capability or motor engagement so that the bicycle no longer meets the requirements
	for the applicable class, unless:
	(1) the person replaces the label required in paragraph (a) with revised information-; or
	(2) for a vehicle that no longer meets the requirements for any electric-assisted bicycle
	class, the person removes the labeling as an electric-assisted bicycle.
	(c) An electric-assisted bicycle must operate in a manner so that the electric motor is
	disengaged or ceases to function when the rider stops pedaling or: (1) when the brakes are
	applied; or (2) except for a class 2 electric-assisted bicycle or a multiple mode
-	electric-assisted bicycle operating in class 2 mode, when the rider stops pedaling.
	(d) A class 3 electric-assisted bicycle or multiple mode electric-assisted bicycle must
	be equipped with a speedometer that displays the speed at which the bicycle is traveling in
	miles per hour.
	(e) A multiple mode electric-assisted bicycle equipped with a throttle must not be capable
	of exceeding 20 miles per hour on motorized propulsion alone in any mode when the throttle
	is engaged.

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as introduced

- 9.1 Sec. 10. Minnesota Statutes 2023 Supplement, section 171.0705, subdivision 2, is amended
 9.2 to read:
- 9.3 Subd. 2. Driver's manual; bicycle traffic vulnerable road users. The commissioner
 9.4 shall must include in each edition of the driver's manual published by the department a
- 9.5 section relating to vulnerable road users that, at a minimum, includes:
- 9.6 (1) bicycle traffic laws, including any changes in the law which affect bicycle traffic-;
- 9.7 (2) traffic laws related to pedestrians and pedestrian safety; and
- 9.8 (3) traffic laws related to motorcycles, autocycles, motorized bicycles, motorized foot
- 9.9 scooters, and electric personal assistive mobility devices.

9.10 EFFECTIVE DATE. This section is effective the day following final enactment and 9.11 applies to each edition of the manual published on or after that date.

- 9.12 Sec. 11. Minnesota Statutes 2023 Supplement, section 171.13, subdivision 1, is amended
 9.13 to read:
- 9.14 Subdivision 1. Examination subjects and locations; provisions for color blindness,
 9.15 disabled veterans. (a) Except as otherwise provided in this section, the commissioner must
 9.16 examine each applicant for a driver's license by such agency as the commissioner directs.
 9.17 This examination must include:
- 9.18 (1) a test of the applicant's eyesight, provided that this requirement is met by submission
 9.19 of a vision examination certificate under section 171.06, subdivision 7;
- 9.20 (2) a test of the applicant's ability to read and understand highway signs regulating,
 9.21 warning, and directing traffic;
- (3) a test of the applicant's knowledge of (i) traffic laws; (ii) the effects of alcohol and 9.22 drugs on a driver's ability to operate a motor vehicle safely and legally, and of the legal 9.23 penalties and financial consequences resulting from violations of laws prohibiting the 9.24 operation of a motor vehicle while under the influence of alcohol or drugs; (iii) railroad 9.25 grade crossing safety; (iv) slow-moving vehicle safety; (v) laws relating to pupil 9.26 transportation safety, including the significance of school bus lights, signals, stop arm, and 9.27 passing a school bus; (vi) traffic laws related to vulnerable road users, including but not 9.28 limited to operators of bicycles and pedestrians; and (vii) the circumstances and dangers of 9.29 carbon monoxide poisoning; 9.30
- 9.31 (4) an actual demonstration of ability to exercise ordinary and reasonable control in the9.32 operation of a motor vehicle; and

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

(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.

(d) The commissioner shall ensure that an applicant is able to obtain an appointment for
an examination to demonstrate ability under paragraph (a), clause (4), within 14 days of the
applicant's request if, under the applicable statutes and rules of the commissioner, 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 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.

10.20 Sec. 12. Minnesota Statutes 2022, section 174.75, subdivision 1, is amended to read:

Subdivision 1. Definition Definitions. (a) For purposes of this section, the following
 terms have the meanings given.

10.23 (b) "Complete streets" is the planning, scoping, design, implementation, operation, and 10.24 maintenance of roads in order to reasonably address the safety and accessibility needs of 10.25 users of all ages and abilities. Complete streets considers the needs of motorists, pedestrians, 10.26 transit users and vehicles, bicyclists, and commercial and emergency vehicles moving along 10.27 and across roads, intersections, and crossings in a manner that is sensitive to the local context 10.28 and recognizes that the needs vary in urban, suburban, and rural settings.

10.29 (c) "Vulnerable road user" has the meaning given in section 169.011, subdivision 92b.

10.30 Sec. 13. Minnesota Statutes 2022, section 174.75, subdivision 2, is amended to read:

10.31 Subd. 2. Implementation. (a) The commissioner shall must implement a complete

10.32 streets policy after consultation with stakeholders, state and regional agencies, local

11.1	governments, and road authorities. The commissioner, after such consultation, shall must
11.2	address relevant protocols, guidance, standards, requirements, and training, and shall
11.3	integrate.
11.4	(b) The complete streets policy must include but is not limited to:
11.5	(1) integration of related principles of context-sensitive solutions-;
11.6	(2) integration throughout the project development process;
11.7	(3) methods to evaluate inclusion of active transportation facilities in a project, which
11.8	may include but is not limited to sidewalks, crosswalk markings, pedestrian accessibility,
11.9	and bikeways; and
11.10	(4) consideration of consultation with other road authorities regarding existing and
11.11	planned active transportation network connections.
11.12	Sec. 14. Minnesota Statutes 2022, section 174.75, is amended by adding a subdivision to
11.13	read:
11.14	Subd. 2a. Implementation guidance. The commissioner must maintain guidance that
11.15	accompanies the complete streets policy under this section. The guidance must include
11.16	sections on:
11.17	(1) an analysis framework that provides for:
11.18	(i) identification of characteristics of a project;
11.19	(ii) highway system categorization based on context, including population density, land
11.20	use, density and scale of surrounding development, volume of highway use, and the nature
11.21	and extent of active transportation; and
11.22	(iii) relative emphasis for different road system users in each of the categories under
11.23	item (ii) in a manner that supports safety and mobility of vulnerable road users and public
11.24	transit users; and
11.25	(2) an analysis of speed limit reductions and associated roadway design modifications
11.26	to support safety and mobility in active transportation.
11.27	Sec. 15. [325F.661] SALE OF ELECTRIC-ASSISTED BICYCLES AND POWERED
11.28	CYCLES.
11.29	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have

11.30 the meanings given.

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12.1	(b) "Class 1	electric-assiste	ed bicvcle." "class	2 electric-assisted bicycle,	" and "class 3
12.2	<u> </u>		-	en in section 169.011, subc	
12.3	15b, and 15c.		~ ~		
12.4	(c) "Electric	e-assisted bicyc	le" has the meanir	ng given in section 169.011	, subdivision
12.5	<u>27.</u>				
12.6	(d) "Multipl	e mode electric	-assisted bicycle"	has the meaning given in s	ection 169.011,
12.7	subdivision 45a	<u>a.</u>			
12.8	(e) "Powere	d cycle" means	a vehicle that has	an electric motor, has few	er than four
12.9	wheels, and:				
12.10	(1) does not	meet all of the	requirements of a	in electric-assisted bicycle	as sold or due
12.11	to modification	by any person	; or		
12.12	(2) is design	ned, manufactur	red, or intended by	y the manufacturer or seller	r to be easily
12.13	configured so a	s not to meet al	l of the requireme	nts of an electric-assisted b	icycle, whether
12.14	by a mechanica	l switch or but	ton, by changing a	setting in software contro	lling the drive
12.15	system, by use o	of an app, or thr	ough any other me	ans intended by the manufa	acturer or seller.
12.16	A vehicle that n	neets the requir	ements of a power	ed cycle is not an electric-a	ussisted bicycle.
12.17	Subd. 2. Ele	ectric-assisted	bicycle. Before a	purchase is completed, a so	eller of an
12.18	electric-assisted	d bicycle must o	disclose to a consu	amer in written form:	
12.19	(1) the maximum	imum continuo	us rated power of	the electric-assisted bicycl	<u>e;</u>
12.20	(2) the maxi	mum speed of	the electric-assiste	d bicycle, as evaluated usir	ng a test method
12.21	matching the cr	iteria specified	in Code of Federal	Regulations, title 16, section	on 1512.2(a)(2),
12.22	or successor rec	quirements; and	1		
12.23	(3) whether	the electric-ass	sisted bicycle is a	class 1, class 2, class 3, or	multiple mode
12.24	electric-assisted	d bicycle.			
12.25	<u>Subd. 3.</u> Po	wered cycle. (a	a) A seller of a new	w powered cycle may not s	ell the vehicle
12.26	or offer the veh	icle for sale if i	t is labeled as a cl	ass 1, class 2, class 3, or m	ultiple mode
12.27	electric-assisted	d bicycle.			
12.28	(b) Before a	i purchase is co	mpleted and in an	y advertising materials, a s	seller of a new
12.29	powered cycle	who describes	the vehicle as an "	electric bicycle," "electric	bike," "e-bike,"
12.30	or other similar	term must disc	close to a consume	<u>×r:</u>	
12.31	(1) the name	e or classificati	on of the vehicle u	under state law or the most	likely
12.32	classification for	ollowing an inte	ended or anticipate	ed vehicle modification; an	<u>ıd</u>

Sec. 15.

	02/06/24	REVISOR	KRB/NH	24-06507	as introduced
13.1	(2) the fo	ollowing statement	<u>t:</u>		
13.2	"This vel	hicle is not an "elec	tric-assisted bicycle	e" as defined in state law (under Minnesota
13.3	Statutes, sec	tion 169.011, subc	livisions 15a, 15b,	15c, 27, and 45a). It is in	stead a type of
13.4	motor vehic	le and subject to ar	plicable motor veh	icle laws if used on publi	c roads or public
13.5	lands. Your	insurance policies	might not provide	coverage for accidents ir	volving the use
13.6	of this vehic	le. To determine c	overage, you shou	d contact your insurance	company or
13.7	agent."				
13.8	(c) Adve	ertising materials u	nder paragraph (b)	include but are not limit	ed to a website
13.9	or social media post that identifies or promotes the vehicle.				
13.10	(d) The disclosure under paragraph (b) must be (1) written, and (2) provided clearly and				
13.11	conspicuously and in a manner designed to attract the attention of a consumer.				
13.12	Subd. 4.	Unlawful practice	s. It is an unlawful 1	practice under section 325	F.69 to advertise,
13.13		e, or sell a powere			<u> </u>
13.14	<u>(1)</u> as an	electric-assisted b	icycle; or		
13.15	(2) using	g the words "electr	ic bicycle," "electri	c bike," "e-bike," or othe	er similar term
13.16	without prov	viding the disclosu	re required under s	ubdivision 3.	
13.17	Sec. 16. <u>R</u>	<u>EVISOR INSTR</u>	UCTION.		
13.18	The revi	sor of statutes mus	t recodify Minneso	ota Statutes, section 169.2	21, subdivision

- 13.19 6, as Minnesota Statutes, section 171.0701, subdivision 1b. The revisor must correct any
- 13.20 <u>cross-references made necessary by this recodification.</u>