DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-4667/1dn MGG:kmg:km

March 7, 2000

- 1. Note that the courts are given no discretion in determining the periods of revocation. OK?
- 2. We did not discuss a period of revocation for a violation of s. 350.101 (2). I made it 2 years. OK?
- 3. There is no minimum penalty for operating during revocation. See s. 350.11 (3) (bg). OK?
- 4. In drafting the speeding restrictions, I assumed that a shoulder of a highway is within the area adjacent to a roadway. OK?
- 5. For s. 350.025 (1) (d), I modeled the language somewhat on the language found in current law under s. 350.10 (1) (c). Note the exemption under s. 350.10 (2) that applies to s. 350.10 (1) (c). It is my understanding that the effect of s. 350.10 (1) (c) allows the family members of the owners of private land to ignore regulatory signs on their land that they have opened to the public for snowmobiling. Do you want this exemption to apply to s. 350.025 (1) (d)?
- 6. Are there areas open for public snowmobiling for which a fee is charged? If so, s. 350.025 (1) (d) needs language to specify whether this provision applies to these areas.
 - 7. Do you want a delayed effective date for any of these provisions?

Mary Gibson–Glass Senior Legislative Attorney Phone: (608) 267–3215