MVD 14.03 Computing the score. (1) In computing the score of the examination, three maneuvers scored fair shall be equivalent to one maneuver scored poor. Three maneuvers scored poor shall be equivalent to a failure of the examination. Any maneuver scored as a fail shall be a failure of the examination, except that no person taking the examination shall be failed solely on their inability to parallel park the vehicle, unless in attempting to parallel park the vehicle, he commits a dangerous action such as cutting off and obstructing other traffic, striking other vehicle or object, or backs or drives over curbing.

History: Cr. Register, April, 1961, No. 64, eff. 5-1-61.

MVD 14.04 When repeat examinations permitted. (1) Any person who fails the first examination may not take the second examination until a period of 10 days shall have elapsed since the first examination. Any person who fails the second examination may not take the third examination until a period of 30 days shall have elapsed since the second examination. Any person who fails the third examination may not take the fourth examination until a period of 90 days shall have elapsed since the third examination, except that when the applicant has had considerable previous driving experience and the sole cause of failure was a single traffic violation the division may in its discretion permit a repeat examination within a lesser period of time than specified herein.

(2) When the applicant is able to furnish proof of professional driving instruction or considerable driving practice since the previous examination, the division may in its discretion, permit a repeat examination within a lesser period of time than specified in paragraph (1).

History: Cr. (1), Register, April, 1961, No. 64, eff. 5-1-61; cr. (2), Register, March, 1963, No. 147, eff. 4-1-68; am. (1), Register, February, 1969, No. 158, eff. 3-1-69.

MVD 14.05 Division may conduct further examinations. (1) If any person fails the fourth examination, further examinations may be granted when the division is satisfied that improvement in the driving ability of the applicant has been demonstrated. Such further examinations shall be conducted at such intervals of time as the division may deem reasonable.

History: Cr. Register, April, 1961, No. 64, eff. 5-1-61; am. Register, February, 1969, No. 158, eff. 3-1-69.

MVD 14.06 Examination requirements. (1) Whenever an examination for a license is required in accordance with sections 343.16 (1) (a), 343.12 (2) (e) or 343.125 (4) (b), Wis. Stats., such examination shall include a test of the applicant's eyesight, his ability to read and understand highway signs regulating, warning and directing traffic, his knowledge of the traffic laws (including section 346.26 Wis. Stats.) and an actual demonstration of his ability to exercise ordinary and reasonable control of a motor vehicle.

(2) In addition to those examinations specified in chapter 343.16 (1) (a), Wis. Stats. effective July 1, 1969, the division shall examine every applicant for a renewal of an operator's license. The examina-

tion shall consist of a test of eyesight,

(3) The division shall also examine every applicant for a license to operate a motor-driven cycle. Such examinations shall consist of a test of eyesight, ability to read and understand highway signs regulating, warning and directing traffic, knowledge of traffic laws and regulations governing motor-driven cycle operation, knowledge and ability to perform specified skill maneuvers in addition to exercising ordinary and reasonable control of the motor-driven cycle unless examination for the ability to operate is waived under section MVD 14.01 (5).

History: Cr. Register, March, 1968, No. 147, eff. 4-1-68.

MVD 14.07 Test of applicant's eyesight. (1) Except for applicants for school bus operators license who must meet the requirements of section MVD 17.10 (2), the screening standard which an applicant must meet to qualify for a license is 20/40 visual acuity Snellen Scale in either eye uncorrected or corrected. Applicants who do not meet the 20/40 screening standard may be considered for a license after presenting a statement from a vision specialist certifying the visual acuity and/or deficiences of the eyes.

- (2) Applicants who do not meet the 20/40 screening standard will be furnished with a report form and requested to consult a vision specialist. A license will be issued if the specialist's certification indicates that the applicant has a visual acuity rating of at least 20/60 and the issuance of the license is recommended. Such license may be restricted in accordance with the recommendation of the vision specialist or as the division deems necessary.
- (3) An applicant who has a visual acuity rating between 20/60 and 20/100 may be issued a limited license under certain conditions. The issuance or denial of a license will be based upon the recommendation of the vision specialist, the area in which the applicant must operate, the need for the license, whether the operation can be limited to daylight hours, and the applicant's ability to otherwise qualify for a license.
- (4) Persons who have eye conditions other than the inability to meet the visual acuity requirements may be required to be examined by a vision specialist, to obtain a report on the condition and secure a recommendation prior to a license being issued. Such conditions may be, but are not limited to, double vision, tunnel vision, cataracts, nystagmus, lateral or vertical imbalance.

History: Cr. Register, March, 1968, No. 147, eff. 4-1-68.

MVD 14.08 Road sign test. (1) The road sign recognition test shall determine the applicant's ability to read and comprehend the meaning of a series of diagrams or silhouettes of common highway signs.

- (2) The applicant's ability to read and understand highway signs will be scored on a pass or fail basis. The inability to explain all the signs in a series will constitute a failure of the test.
- (3) Any person who fails a sign test may not take further examinations until a period of one day has elapsed since the previous examination. Any person who fails 4 such examinations may not take the fifth examination until he satisfies the division he has received competent instruction in reading and understanding road signs.

History: Cr. Register, March, 1968, No. 147, eff. 4-1-68.

MVD 14.09 Test on knowledge of traffic laws and evaluation of hearing. (1) The test on knowledge of traffic laws shall consist of a series of questions concerning traffic laws and rules of the road,

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Reg July vehicle equipment and safe driving practices. This test may be administered as a written examination or as an oral examination, as determined by the division, except no oral test will be given to persons applying for a school bus license.

- (2) A separate series of knowledge tests shall be used to qualify an operator for a school bus license, chauffeur license, (except those licensed under section 343.125 (4) (a) Wis. Stats.) or for motor-driven cycle operation.
- (3) In grading the knowledge test, a score of 75 or more of a possible 100 constitutes a passing grade. A score below 75 constitutes a failure of the test.
- (4) Upon failure of the knowledge test for chauffeur license, school bus license, reinstatement of a license, or a previously licensed person who has moved to Wisconsin, a repeat examination may be taken no sooner than the following day after the test is failed. Applicants who fail the knowledge test for an instruction permit or for motor-driven cycle operation, may not take future examinations until a period of 7 days has elapsed since the previous examination. Any person who fails 4 examinations on knowledge of traffic laws may not take a fifth examination until a period of 90 days shall have elapsed since the previous examination, or until he satisfies the division that he has received competent instruction on rules of the road.
- (5) At the time of examination for a license, a determination shall be made of the applicant's ability to hear. If the applicant is unable to hear the normal spoken voice, a determination shall be made of the apparent ability to hear normal traffic sounds. Persons who are unable to meet this requirement shall be restricted to the operation of a motor vehicle equipped with outside mirror and/or hearing aid provided they otherwise meet the license standards.

History: Cr. Register, March, 1968, No. 147, eff. 4-1-68.