1.1	A bill for an act
1.2	relating to economic development, labor, and industry; modifying grant
1.3	and loan programs; modifying duties; making technical charges; defining
1.4	terms; creating the Minnesota Science and Technology Authority; modifying
1.5	licensing provisions; imposing and modifying fees; modifying construction
1.6	codes; requesting a study; requiring reports; appropriating money; amending
1.7	Minnesota Statutes 2008, sections 116J.435, as amended; 116J.437, subdivision
1.8	1; 116J.8731, subdivisions 1, 4; 116J.996; 116L.665, subdivisions 3, 6, by
1.9	adding a subdivision; 136F.06, by adding a subdivision; 268.035, by adding
1.10	subdivisions; 268.085, subdivision 16; 268.095, subdivision 5; 268.101, by
1.11	adding a subdivision; 268.184, subdivision 1; 326B.133, subdivisions 1, 3,
1.12	8, 11, by adding subdivisions; 326B.197; 326B.33, subdivisions 18, 20, 21;
1.13	326B.42, by adding subdivisions; 326B.44; 326B.46, as amended; 326B.47;
1.14	326B.475, subdivision 2; 326B.50, by adding subdivisions; 326B.54; 326B.55, as
1.15	amended; 326B.56, as amended; 326B.805, subdivision 6; 326B.83, subdivisions
1.16	1, 3, 6; 326B.865; 326B.921, subdivisions 2, 4, 7; 326B.922; 326B.978,
1.17	subdivision 2, by adding a subdivision; 327.31, subdivision 17, by adding
1.18	subdivisions; 327.32, subdivision 1, by adding subdivisions; 327.34, subdivision
1.19	1; 327B.04, subdivision 2; 471.59, subdivision 10; Minnesota Statutes 2009
1.20	Supplement, sections 116J.8731, subdivision 3; 268.035, subdivision 23a;
1.21	268.095, subdivisions 2, 6; 268.105, subdivision 1; 326B.33, subdivision
1.22	19; 326B.475, subdivision 4; 326B.49, subdivision 1; 326B.58; 326B.815,
1.23	subdivision 1; 326B.86, subdivision 1; 326B.94, subdivision 4; 326B.986,
1.24	subdivision 5; 327B.04, subdivisions 7, 7a, 8; 327B.041; Laws 2009, chapter 78,
1.25	article 1, section 3, subdivision 2; proposing coding for new law in Minnesota
1.26	Statutes, chapters 116L; 326B; proposing coding for new law as Minnesota
1.27	Statutes, chapter 116W; repealing Minnesota Statutes 2008, sections 116J.657;
1.28	326B.133, subdivisions 9, 10; 326B.37, subdivision 13; 326B.475, subdivisions
1.29	5, 6; 326B.56, subdivision 3; 326B.885, subdivisions 3, 4; 326B.976; 327.32,
1.30	subdivision 4; 327C.07, subdivisions 3a, 8; Minnesota Statutes 2009 Supplement,
1.31	section 326B.56, subdivision 4; Minnesota Rules, parts 1301.0500; 1301.0900;
1.32	1301.1100, subparts 2, 3, 4; 1350.7200, subpart 3; 1350.8000, subpart 2.

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

- 2.1 Section 1. Minnesota Statutes 2008, section 116J.435, as amended by Laws 2009,
  2.2 chapter 35, sections 1, 2; and Laws 2009, chapter 78, article 2, section 12, is amended to
  2.3 read:
- 2.4 116J.435 BIOSCIENCE <u>AND CLEAN ENERGY</u> BUSINESS DEVELOPMENT
   2.5 PUBLIC INFRASTRUCTURE GRANT PROGRAM.
- Subdivision 1. Creation of account. A bioscience <u>and clean energy</u> business
  development public infrastructure account is created in the bond proceeds fund. Money
  in the account may only be used for capital costs of public infrastructure for eligible
  bioscience and clean energy business development projects.
- 2.10

Subd. 2. **Definitions.** For purposes of this section:

2.11 (1) "local governmental unit" means a county, city, town, special district, public
2.12 higher education institution, or other political subdivision or public corporation;

- 2.13 (2) "governing body" means the council, board of commissioners, board of trustees,
  2.14 board of regents, or other body charged with governing a local governmental unit;
- 2.15 (3) "public infrastructure" means publicly owned physical infrastructure in this state,
  2.16 including, but not limited to, wastewater collection and treatment systems, drinking water
- 2.17 systems, storm sewers, utility extensions, telecommunications infrastructure, streets,
- 2.18 roads, bridges, parking ramps, facilities that support basic science and clinical research,
- 2.19 and research infrastructure; <del>and</del>
- 2.20 (4) "eligible project" means:
- 2.21 (i) a bioscience business development capital improvement project in this state,
  2.22 including: manufacturing; technology; warehousing and distribution; research and
  2.23 development; bioscience business incubator; agricultural bioprocessing; or industrial,
  2.24 office, or research park development that would be used by a bioscience-based business<del>-; or</del>
- 2.25 (ii) a clean energy business development capital improvement project in this state;
  2.26 (5) "clean energy business" means a business that furthers the development of

2.27 Minnesota's green economy; and

2.28 (6) "green economy" has the meaning given in section 116J.437.

Subd. 3. Grant program established. (a) The commissioner shall make 2.29 competitive grants to local governmental units to acquire and prepare land on which 2.30 public infrastructure required to support an eligible project will be located, including 2.31 demolition of structures and remediation of any hazardous conditions on the land, or to 2.32 predesign, design, acquire, construct, furnish, and equip public infrastructure required to 2.33 support an eligible project. The local governmental unit receiving a grant must provide for 2.34 the remainder of the public infrastructure costs from other sources. The commissioner 2.35 may waive the requirements related to an eligible project under subdivision 2 if a project 2.36

- 3.1 would be eligible under this section but for the fact that its location requires infrastructure3.2 improvements to residential development.
- 3.3 (b) The amount of a grant may not exceed the lesser of the cost of the public
  3.4 infrastructure or 50 percent of the sum of the cost of the public infrastructure plus the cost
  3.5 of the completed eligible project.
- 3.6 (c) The purpose of the program is to keep or enhance jobs in the area, increase the
  3.7 tax base, or to expand or create new economic development through the growth of new
  3.8 bioscience businesses and organizations.
- 3.9 Subd. 4. Application. (a) The commissioner must develop forms and procedures
  3.10 for soliciting and reviewing applications for grants under this section. At a minimum, a
  3.11 local governmental unit must include the following information in its application:
- 3.12 (1) a resolution of its governing body certifying that the money required to be
  3.13 supplied by the local governmental unit to complete the public infrastructure is available
  3.14 and committed;
- 3.15 (2) a detailed estimate, along with necessary supporting evidence, of the total
  3.16 development costs for the public infrastructure and eligible project;
- 3.17 (3) an assessment of the potential or likely use of the site for bioscience <u>or clean</u>
   3.18 <u>energy</u> activities after completion of the public infrastructure and eligible project;
- 3.19 (4) a timeline indicating the major milestones of the public infrastructure and eligible3.20 project and their anticipated completion dates;
- 3.21 (5) a commitment from the governing body to repay the grant if the milestones are
  3.22 not realized by the completion date identified in clause (4); and
- 3.23

(6) any additional information or material the commissioner prescribes.

- 3.24 (b) The determination of whether to make a grant under subdivision 3 is within the
  3.25 discretion of the commissioner, subject to this section. The commissioner's decisions and
  3.26 application of the priorities are not subject to judicial review, except for abuse of discretion.
- 3.27 Subd. 5. Priorities. (a) If applications for grants exceed the available appropriations,
  3.28 grants must be made for public infrastructure that, in the commissioner's judgment,
- 3.29 provides the highest return in public benefits for the public costs incurred. "Public benefits"
- 3.30 include job creation, environmental benefits to the state and region, efficient use of public
- 3.31 transportation, efficient use of existing infrastructure, provision of affordable housing,
- 3.32 multiuse development that constitutes community rebuilding rather than single-use
- 3.33 development, crime reduction, blight reduction, community stabilization, and property tax
- 3.34 base maintenance or improvement. In making this judgment, the commissioner shall give
- 3.35 priority to eligible projects with one or more of the following characteristics:

4.1 (1) the potential of the local governmental unit to attract viable bioscience <u>or clean</u>
4.2 <u>energy</u> businesses;

- 4.3 (2) proximity to public transit if located in a metropolitan county, as defined in
  4.4 section 473.121, subdivision 4;
- 4.5 (3) multijurisdictional eligible projects that take into account the need for affordable
  4.6 housing, transportation, and environmental impact;
- 4.7 (4) the eligible project is not relocating substantially the same operation from another
  4.8 location in the state, unless the commissioner determines the eligible project cannot be
  4.9 reasonably accommodated within the local governmental unit in which the business is
  4.10 currently located, or the business would otherwise relocate to another state or country; and
- 4.11

(5) the number of jobs that will be created.

- 4.12 (b) The factors in paragraph (a) are not listed in a rank order of priority; rather, the
  4.13 commissioner may weigh each factor, depending upon the facts and circumstances, as
  4.14 the commissioner considers appropriate.
- 4.15 Subd. 6. Cancellation of grant. If a grant is awarded to a local governmental unit
  4.16 and funds are not encumbered for the grant within four years after the award date, the
  4.17 grant must be canceled.
- 4.18 Subd. 7. Repayment of grant. If an eligible project supported by public
  4.19 infrastructure funded with a grant awarded under this section is not occupied by a
  4.20 bioscience <u>or clean energy</u> business in accordance with the grant application under
  4.21 subdivision 4 within five years after the date of the last grant payment, the grant recipient
  4.22 must repay the amount of the grant received. The commissioner must deposit all money
  4.23 received under this subdivision into the state treasury and credit it to the debt service
  4.24 account in the state bond fund.
- 4.25 Sec. 2. Minnesota Statutes 2008, section 116J.437, subdivision 1, is amended to read:
  4.26 Subdivision 1. Definitions. (a) For the purpose of this section, the following terms
- 4.27 <u>have the meanings given.</u>
- 4.28 (b) "Green economy" means products, processes, methods, technologies, or services
  4.29 intended to do one or more of the following:
- 4.30 (1) increase the use of energy from renewable sources, including through achieving4.31 the renewable energy standard established in section 216B.1691;

4.32 (2) achieve the statewide energy-savings goal established in section 216B.2401,
4.33 including energy savings achieved by the conservation investment program under section
4.34 216B.241;

(3) achieve the greenhouse gas emission reduction goals of section 216H.02,
subdivision 1, including through reduction of greenhouse gas emissions, as defined in
section 216H.01, subdivision 2, or mitigation of the greenhouse gas emissions through,
but not limited to, carbon capture, storage, or sequestration;
(4) monitor, protect, restore, and preserve the quality of surface waters, including

actions to further the purposes of the Clean Water Legacy Act as provided in section
114D.10, subdivision 1; or

(5) expand the use of biofuels, including by expanding the feasibility or reducing the
cost of producing biofuels or the types of equipment, machinery, and vehicles that can
use biofuels, including activities to achieve the biofuels 25 by 2025 initiative in sections
41A.10, subdivision 2, and 41A.11; or

#### 5.12

#### (6) increase the use of green chemistry, as defined in section 116.9401.

5.13 For the purpose of clause (3), "green economy" includes strategies that reduce carbon
5.14 emissions, such as utilizing existing buildings and other infrastructure, and utilizing mass
5.15 transit or otherwise reducing commuting for employees.

5.16

#### **EFFECTIVE DATE.** This section is effective the day following final enactment.

5.17 Sec. 3. Minnesota Statutes 2008, section 116J.8731, subdivision 1, is amended to read:
5.18 Subdivision 1. Purpose. The Minnesota investment fund is created to provide
5.19 financial and technical assistance, through partnership with communities, for the creation
5.20 of new employment or to maintain existing employment, and for business start-up,
5.21 expansions, and retention. It shall accomplish these goals by the following means:

(1) creation or retention of permanent private-sector jobs in order to create
above-average economic growth consistent with environmental protection, which includes
investments in technology and equipment that increase productivity and provide for a
higher wage;

5.26 (2) stimulation or leverage of private investment to ensure economic renewal and5.27 competitiveness;

5.28 (3) increasing the local tax base, based on demonstrated measurable outcomes, to5.29 guarantee a diversified industry mix;

5.30 (4) improving the quality of existing jobs, based on increases in wages or
5.31 improvements in the job duties, training, or education associated with those jobs;

5.32 (5) improvement of employment and economic opportunity for citizens in the region
5.33 to create a reasonable standard of living, consistent with federal and state guidelines
5.34 on low- to moderate-income persons; and

6.1 (6) stimulation of productivity growth through improved manufacturing or new6.2 technologies, including cold weather testing.

6.3 Sec. 4. Minnesota Statutes 2009 Supplement, section 116J.8731, subdivision 3, is
6.4 amended to read:

6.5 Subd. 3. Eligible expenditures. The money appropriated for this section may be
6.6 used to fund:

6.7 (1) <u>fund</u> grants for infrastructure, loans, loan guarantees, interest buy-downs, and
6.8 other forms of participation with private sources of financing, provided that a loan to a
6.9 private enterprise must be for a principal amount not to exceed one-half of the cost of the
6.10 project for which financing is sought; and

(2) <u>fund</u> strategic investments in renewable energy market development, such as
low interest loans for renewable energy equipment manufacturing, training grants to
support renewable energy workforce, development of a renewable energy supply chain
that represents and strengthens the industry throughout the state, and external marketing
to garner more national and international investment into Minnesota's renewable sector.
Expenditures in external marketing for renewable energy market development are not
subject to the limitations in clause (1)<del>.;</del> and

6.18 (3) provide private entrepreneurs with training, other technical assistance, and
 6.19 <u>financial assistance as provided in the small cities development block grant program.</u>

6.20 Sec. 5. Minnesota Statutes 2008, section 116J.8731, subdivision 4, is amended to read:
6.21 Subd. 4. Eligible projects. Assistance must be evaluated on the existence of the
6.22 following conditions:

6.23 (1) creation of new jobs, retention of existing jobs, or improvements in the quality of
6.24 existing jobs as measured by the wages, skills, or education associated with those jobs;

6.25 (2) increase in the tax base;

6.26 (3) the project can demonstrate that investment of public dollars induces private6.27 funds;

6.28 (4) the project can demonstrate an excessive public infrastructure or improvement
6.29 cost beyond the means of the affected community and private participants in the project;
6.30 (5) the project provides higher wage levels to the community or will add value to

6.31 current workforce skills;

6.32 (6) the project supports the development of microenterprises, as defined by federal
6.33 statutes, through financial assistance, technical assistance, advice, or business services;
6.34 (6) (7) whether assistance is necessary to retain existing business;

(7) (8) whether assistance is necessary to attract out-of-state business; and 7.1 (8) (9) the project promotes or advances the green economy as defined in section 7.2 116J.437. 7.3 A grant or loan cannot be made based solely on a finding that the conditions in 7.4 clause (6) (7) or (7) (8) exist. A finding must be made that a condition in clause (1), (2), 7.5 (3), (4), <del>or</del> (5), <u>or (6)</u> also exists. 7.6 Applications recommended for funding shall be submitted to the commissioner. 7.7 Sec. 6. Minnesota Statutes 2008, section 116J.996, is amended to read: 7.8 116J.996 MILITARY RESERVIST ECONOMIC INJURY AND 7.9 **VETERAN-OWNED SMALL BUSINESS LOANS.** 7.10 Subdivision 1. Definitions. (a) The definitions in this subdivision apply to this 7.11 section. 7.12 (b) "Active service" has the meaning given in section 190.05. 7.13 (c) "Commissioner" means the commissioner of employment and economic 7.14 development. 7.15 (d) "Eligible business" means a small business, as defined in section 645.445, that 7.16 was operating in Minnesota on the date a military reservist received orders for active 7.17 service. 7.18 (e) "Essential employee" means a military reservist who is an owner or employee 7.19 of an eligible business and whose managerial or technical expertise is critical to the 7.20 day-to-day operation of the eligible business. 7.21 (f) "Military reservist" means a member of the reserve component of the armed 7.22 forces. 7.23 (g) "Reserve component of the armed forces" has the meaning given it in United 7.24 States Code, title 10, section 101(c). 7.25 (h) "Substantial economic injury" means an economic harm to an eligible business 7.26 that results in the inability of the eligible business to: 7.27 (1) meet its obligations as they mature; 7.28 (2) pay its ordinary and necessary operating expenses; or 7.29 (3) manufacture, produce, market, or provide a product or service ordinarily 7.30 manufactured, produced, marketed, or provided by the eligible business. 7.31 (i) "Veteran-owned small business" means a small business, as defined in section 7.32 645.445, that is majority-owned and operated by a recently separated veteran. 7.33 Subd. 2. Loan program. The commissioner may make onetime, interest-free 7.34 loans of up to \$20,000 per borrower to: 7.35

8.1 (1) eligible businesses that have sustained or are likely to sustain substantial
8.2 economic injury as a result of the call to active service for 180 days or more of an essential
8.3 employee; or

8.4 (2) recently separated veterans who are veterans as defined in section 197.447,
8.5 and have served in active military service, at any time on or after September 11, 2001,
8.6 to start a veteran-owned small business.

8.7 Loans <u>for economic injury must be made for the purpose of preventing, remedying, or</u>
8.8 ameliorating the substantial economic injury.

Subd. 3. Revolving loan account. The commissioner shall use money appropriated
for the purpose to establish a revolving loan account. All repayments of loans made
under this section must be deposited into this account. Interest earned on money in the
account accrues to the account. Money in the account is appropriated to the commissioner
for purposes of the loan program created in this section, including costs incurred by the
commissioner to establish and administer the program.

8.15 Subd. 4. Rules. Using the expedited rulemaking procedures of section 14.389, the
8.16 commissioner shall develop and publish expedited rules for loan applications, use of
8.17 funds, needed collateral, terms of loans, and other details of military reservist economic
8.18 injury and veteran-owned small business loans.

8.19 Sec. 7. Minnesota Statutes 2008, section 116L.665, subdivision 3, is amended to read:
8.20 Subd. 3. Purpose; duties. The governor's Workforce Development Council shall
8.21 replace the governor's Job Training Council and assume all of its requirements, duties,
8.22 and responsibilities under the Workforce Investment Act. Additionally, the Workforce
8.23 Development Council shall assume the following duties and responsibilities:

(a) Review the provision of services and the use of funds and resources under
applicable federal human resource programs and advise the governor on methods of
coordinating the provision of services and the use of funds and resources consistent with
the laws and regulations governing the programs. For purposes of this section, applicable
federal and state human resource programs mean the:

8.29 (1) Workforce Investment Act, United States Code, title 29, section 2911, et seq.;
8.30 (2) Carl D. Perkins Vocational and Applied Technology Education Act, United
8.31 States Code, title 20, section 2301, et seq.;

8.32 (3) Adult Education Act, United States Code, title 20, section 1201, et seq.;

- 8.33 (4) Wagner-Peyser Act, United States Code, title 29, section 49;
- 8.34 (5) Personal Responsibility and Work Opportunities Act of 1996 (TANF);

(6) Food Stamp Act of 1977, United States Code, title 7, section 6(d)(4), Food Stamp 9.1 Employment and Training Program, United States Code, title 7, section 2015(d)(4); and 9.2 (7) programs defined in section 116L.19, subdivision 5. 9.3 Additional federal and state programs and resources can be included within the scope 9.4 of the council's duties if recommended by the governor after consultation with the council. 9.5 (b) Review federal, state, and local education, postsecondary, job skills training, 9.6 and youth employment programs, and make recommendations to the governor and the 9.7 legislature for establishing an integrated seamless system for providing education and 9.8 work skills development services to learners and workers of all ages. 9.9 (c) Advise the governor on the development and implementation of statewide and 9.10 local performance standards and measures relating to applicable federal human resource 9.11 programs and the coordination of performance standards and measures among programs. 9.12 (d) Promote education and employment transitions programs and knowledge and 9.13 skills of entrepreneurship among employers, workers, youth, and educators, and encourage 9.14 9.15 employers to provide meaningful work-based learning opportunities; (e) Evaluate and identify exemplary education and employment transitions programs 9.16 and provide technical assistance to local partnerships to replicate the programs throughout 9.17 the state. 9.18 (f) Advise the governor on methods to evaluate applicable federal human resource 9.19 programs. 9.20 (g) Sponsor appropriate studies to identify human investment needs in Minnesota 9.21 and recommend to the governor goals and methods for meeting those needs. 9.22 (h) Recommend to the governor goals and methods for the development and 9.23 coordination of a human resource system in Minnesota. 9.24 (i) Examine federal and state laws, rules, and regulations to assess whether they 9.25 9.26 present barriers to achieving the development of a coordinated human resource system. (j) Recommend to the governor and to the federal government changes in state or 9.27 federal laws, rules, or regulations concerning employment and training programs that 9.28 present barriers to achieving the development of a coordinated human resource system. 9.29

(k) Recommend to the governor and to the federal government waivers of laws and 9.30 regulations to promote coordinated service delivery. 9.31

(1) Sponsor appropriate studies and prepare and recommend to the governor a 9.32 strategic plan which details methods for meeting Minnesota's human investment needs 9.33 9.34 and for developing and coordinating a state human resource system.

10.1	(m) Provide the commissioner of employment and economic development and
10.2	the committees of the legislature with responsibility for economic development with
10.3	recommendations provided to the governor under this subdivision.
10.4	(n) In consultation with local workforce councils and the Department of Employment
10.5	and Economic Development, develop an ongoing process to identify and address local
10.6	gaps in workforce services.
10.7	Sec. 8. Minnesota Statutes 2008, section 116L.665, subdivision 6, is amended to read:
10.8	Subd. 6. Staffing. The Department of Employment and Economic Development
10.9	must provide staff support, including but not limited to professional, technical, and clerical
10.10	staff necessary to perform the duties assigned to the Minnesota Workforce Development
10.11	Council. The support includes professional, technical, and elerical staff necessary to
10.12	perform the duties assigned to the Workforce Development Council. All staff report to the
10.13	commissioner. The council may ask for assistance from other units of state government as
10.14	it requires in order to fulfill its duties and responsibilities.
10.15	Sec. 9. Minnesota Statutes 2008, section 116L.665, is amended by adding a subdivision
10.16	to read:
10.17	Subd. 8. Funding. The commissioner shall develop recommendations on a funding
10.18	formula for allocating Workforce Investment Act funds to the council with a minimum
10.19	allocation of \$350,000 per year. The commissioner shall report the funding formula
10.20	recommendations to the legislature by January 15, 2011.
10.21	Sec. 10. [116L.98] WORKFORCE PROGRAM OUTCOMES.
10.22	The commissioner shall develop and implement a set of standard approaches
10.23	for assessing the outcomes of workforce programs under this chapter. The outcomes
10.24	assessed must include, but are not limited to, periodic comparisons of workforce program
10.25	participants and nonparticipants.
10.26	The commissioner shall also monitor the activities and outcomes of programs and
10.27	services funded by legislative appropriations and administered by the department on a
10.28	pass-through basis and develop a consistent and equitable method of assessing recipients
10.29	for the costs of its monitoring activities.
10.30	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
10.31	Sec. 11. [116W.01] MINNESOTA SCIENCE AND TECHNOLOGY AUTHORITY
10.22	

10.32 <u>ACT.</u>

11.1	This chapter may be cited as the "Minnesota Science and Technology Authority Act."
11.2	Sec. 12. [116W.02] DEFINITIONS.
11.3	Subdivision 1. Applicability. For the purposes of this chapter, the terms in this
11.4	section have the meanings given them.
11.5	Subd. 2. Authority. "Authority" means the Minnesota Science and Technology
11.6	Authority.
11.7	Subd. 3. Eligible recipient. "Eligible recipient" means an entity primarily operating
11.8	to create and retain jobs in the state's industrial base and maximize the economic growth
11.9	of the state through:
11.10	(1) high-technology research and development capabilities;
11.11	(2) product and process innovation and commercialization;
11.12	(3) high-technology manufacturing capabilities;
11.13	(4) science and technology business environment; or
11.14	(5) science and technology workforce preparation.
11.15	Subd. 4. Advisory commission. "Advisory commission" means the advisory
11.16	commission under section 116W.051.
11.17 11.18	Sec. 13. [116W.03] MINNESOTA SCIENCE AND TECHNOLOGY AUTHORITY.
11.19	Subdivision 1. Membership. The Minnesota Science and Technology Authority
11.20	consists of the commissioner of employment and economic development, the
11.21	commissioner of management and budget, the commissioner of revenue, the commissioner
11.22	of commerce, and the commissioner of agriculture.
11.23	Subd. 2. Chair; other officers. The commissioner of employment and economic
11.24	development shall serve as the chair and chief executive officer of the authority. The
11.25	authority shall rotate the position of vice chair annually among its members. The
11.26	commissioner of employment and economic development shall convene the first meeting
11.27	of the authority no later than July 1, 2010. In the absence of the chair or vice chair at
11.28	meetings of the authority members may elect a chair for the meeting, and may elect other
11.29	officers as necessary from its members.
11.30	Subd. 3. Delegation. In addition to any powers to delegate that members of the
11.31	authority have as commissioners, they may delegate to the chair, vice chair, or executive
11.32	director their responsibilities as members of the authority for reviewing and approving
11.33	financing of eligible projects, projects that have been authorized by law, or programs
11.34	specifically authorized by resolution of the authority.

12.1	Subd. 4. Actions. (a) A majority of the authority, excluding vacancies, constitutes a
12.2	quorum to conduct its business, to exercise its powers, and for all other purposes.
12.3	(b) The authority may conduct its business by any technological means available,
12.4	including teleconference calls or interactive video, that allows for an interaction between
12.5	members. If a meeting is conducted under this paragraph, a specific location must be
12.6	available for the public to attend the meeting and at least one member must be present at
12.7	that location.
12.8	Subd. 5. Executive director; staffing. The authority shall employ an executive
12.9	director in the unclassified service. The initial executive director must be the individual in
12.10	the position of director of the Office of Science and Technology as of January 1, 2010,
12.11	under section 116J.657. The executive director is responsible for hiring staff necessary to
12.12	assist the executive director to carry out the duties and responsibilities of the authority.
12.13	The executive director shall perform duties that the authority may require in carrying out
12.14	its responsibilities to manage and implement the funds and programs in this chapter, and
12.15	comply with all state and federal program requirements, and state and federal securities
12.16	and tax laws and regulations. The executive director shall assist the advisory board in
12.17	fulfilling its duties under this chapter.
12.18	Subd. 6. Administrative services. The authority shall enter into agreements for
12.19	administrative and professional services and technical support.
12.20	Subd. 7. Expiration. The authority is permanent and the provisions of section
12.21	15.059, subdivision 5, do not apply.
12.22	Sec. 14. [116W.04] POWERS AND DUTIES.
12.23	Subdivision 1. Duties. The Science and Technology Authority shall:
12.24	(1) coordinate public and private efforts to procure federal funding for collaborative
12.25	research and development projects of primary benefit to small-sized and medium-sized
12.26	businesses;
12.27	(2) promote contractual relationships between Minnesota businesses that are
12.28	recipients of federal grants and prime contractors, and Minnesota-based subcontractors;
12.29	(3) work with Minnesota nonprofit institutions including the University of
12.30	Minnesota, Minnesota State Colleges and Universities, and the Mayo Clinic in promoting
12.31	collaborative efforts to respond to federal funding opportunities;
12.32	(4) develop a framework for Minnesota companies to establish sole-source
12.33	relationships with federal agencies;
12.34	(5) provide grants or other forms of financial assistance to eligible recipients for
12.35	purposes of this chapter;

13.1	(6) coordinate workshops, assistance with business proposals, licensing, intellectual
13.2	property protection, commercialization, and government auditing with the University of
13.3	Minnesota and Minnesota State Colleges and Universities; and
13.4	(7) develop and implement a comprehensive science and technology economic
13.5	development strategy for the state.
13.6	Subd. 2. Technology matchmaking. The authority must assist businesses in
13.7	identifying qualified suppliers and vendors through a program to serve as a conduit for
13.8	Minnesota-based companies to network with firms able to support their success. Firms
13.9	outside Minnesota can participate in the technology matchmaking network if one of the
13.10	participating companies is located in Minnesota.
13.11	Subd. 3. Commercialization assistance. The authority must provide
13.12	commercialization assistance to Minnesota firms that have received a Phase I Small
13.13	Business Innovation Research (SBIR) or a Phase I Small Business Technology Transfer
13.14	(STTR) award and are submitting a Phase II proposal. Local service providers must assist
13.15	the applicant with developing and reviewing the required commercialization plan prior to
13.16	Phase II submission. The authority may provide SBIR Phase I proposal technical review.
13.17	Subd. 4. Power to sue; enter contracts. The authority may sue and be sued. The
13.18	authority may make and enter into contracts, leases, and agreements necessary to perform
13.19	its duties and exercise its powers.
13.20	Subd. 5. Gifts; grants. The authority may apply for, accept, and disburse gifts,
13.21	grants, loans, or other property from the United States, the state, private sources, or
13.22	any other source for any of its purposes. Money received by the authority under this
13.23	subdivision must be deposited in the state treasury and is appropriated to the authority to
13.24	carry out its duties.
13.25	Subd. 6. Contract for services. The authority may retain or contract for the
13.26	services of accountants, financial advisors, and other consultants or agents needed to
13.27	perform its duties and exercise its powers.
13.28	Subd. 7. Fees. The authority may set and collect fees for costs incurred by the
13.29	authority, the Department of Employment and Economic Development, the Department of
13.30	Management and Budget, the Department of Revenue, the Department of Commerce, the
13.31	Department of Labor and Industry, and the Department of Agriculture, including costs
13.32	for personnel, professional, and administrative services.
13.33	Subd. 8. Reports. (a) The authority shall report by February 1 each year to the
13.34	chairs and ranking minority members of the legislative committees and divisions with
13.35	jurisdiction over finance and economic development on its progress to design, coordinate,
13.36	and administer a strategic science and technology program for the state to promote the

- 14.1 welfare of the people of the state, maximize the economic growth of the state, and create
- 14.2 <u>and retain jobs in the state's industrial base through enhancement of Minnesota's:</u>
- 14.3 (1) high-technology research and development capabilities;
- 14.4 (2) product and process innovation and commercialization;
- 14.5 (3) high-technology manufacturing capabilities;
- 14.6 (4) science and technology business environment; and

14.7 (5) science and technology workforce preparation.

- 14.8 (b) The report must include a complete operating and financial statement covering
- 14.9 <u>the authority's operations during the year, including amounts of income from all sources.</u>
- 14.10 Books and records of the authority are subject to audit by the legislative auditor in the
- 14.11 <u>manner prescribed for state agencies.</u>
- 14.12
   Subd. 9. Consultative and technical services. The authority may provide general
- 14.13 <u>consultative and technical services to assist eligible projects and enter into agreements or</u>
- 14.14 <u>other transactions concerning the receipt or provision of those services.</u>
- 14.15 <u>Subd. 10.</u> Financial information. Financial information, including credit reports,
- 14.16 <u>financial statements, and net worth calculations, received or prepared by the authority</u>
- 14.17 regarding financial assistance, is private data with regard to data on individuals as defined
- 14.18 in section 13.02, subdivision 12, and nonpublic data with regard to data not on individuals
- 14.19 <u>as defined in section 13.02, subdivision 9.</u>
- 14.20 Subd. 11. General. The authority shall have all powers necessary and appropriate to
  14.21 fulfill its responsibilities under this chapter.

### 14.22 Sec. 15. [116W.05] PROJECT FINANCIAL ASSISTANCE.

14.23 <u>Subdivision 1. Determination of financial assistance.</u> The authority shall assist
14.24 eligible recipients in identifying grants or other sources of financial assistance available to
14.25 finance projects and may assist eligible recipients in applying for and obtaining grants and
14.26 other forms of assistance.

- 14.27 <u>Subd. 2.</u> Financial feasibility review. (a) The authority shall review the proposed
- 14.28 <u>financing for each project submitted to the authority to determine whether: (1) the</u>
- 14.29 proposed project and financing plan is an eligible use of the money; and (2) the proposal is
- 14.30 in compliance with applicable state and federal tax and securities laws and regulations.
- 14.31 <u>Grants in excess of \$50,000 must be approved by the authority. Grants of \$50,000 or less</u>
- 14.32 <u>may be authorized by the executive director. All grant approvals or disapprovals must</u>
- 14.33 <u>be completed within 30 days of submission to the authority.</u> Grants approved by the
- 14.34 <u>executive director must be reviewed by the authority each month.</u>

15.1	(b) Unless a project is specifically authorized by law, the authority may reject the		
15.2	proposed financing for a project meeting the requirements in paragraph (a) if there are not		
15.3	sufficient funds available or if a majority of members believe the financing of the project		
15.4	would not be in the best interests of the state or would be detrimental to the authority's		
15.5	funds or programs. A determination to reject a proposed project must not be made in		
15.6	an arbitrary and capricious manner and must be supported by substantive evidence and		
15.7	documented by a resolution of the authority stating its findings.		
15.8	Sec. 16. [116W.051] ADVISORY COMMISSION.		
15.9	Subdivision 1. Advisory commission membership. A Science and Technology		
15.10	Initiative Advisory Commission of 17 members is established and is comprised of:		
15.11	(1) two representatives of the University of Minnesota, selected by the president of		
15.12	the university, including a faculty member actively involved in science and technology		
15.13	research;		
15.14	(2) a representative of Minnesota State Colleges and Universities, selected by the		
15.15	chancellor;		
15.16	(3) the chief executive officer of the Mayo Clinic or a designee;		
15.17	(4) six chief executive officers or designees from science-oriented or		
15.18	technology-oriented companies;		
15.19	(5) four representatives from science-oriented and technology-oriented		
15.20	organizations;		
15.21	(6) one representative of organized labor;		
15.22	(7) a venture capital representative; and		
15.23	(8) a representative of angel investors.		
15.24	A member must have experience in science or technology in order to serve on		
15.25	the commission.		
15.26	Members of the commission listed in clauses (4) to (8) shall be appointed by the		
15.27	authority.		
15.28	Subd. 2. Advisory commission duties. The advisory commission must assist the		
15.29	authority in developing a comprehensive science and technology economic development		
15.30	plan to be presented to the chairs and ranking minority members of the legislative		
15.31	committees and divisions with jurisdiction over economic development by January		
15.32	15, 2011. The plan must include recommendations in strategic areas for science and		
15.33	technology investments, recommendations on additional programs to support science and		
15.34	technology focused economic development activities in the state, selection of specific		
15.35	programs and grantees for support from program funds authorized by the advisory		

- commission and ongoing assessment of the effectiveness of programmatic elements 16.1 according to metrics to be developed by the authority in consultation with the advisory 16.2 commission. The advisory commission may also advise and assist the authority in 16.3 fulfilling its duties under section 116W.04. 16.4 Subd. 3. Membership terms; vacancies; compensation. The membership terms, 16.5 removal of members, filling of vacancies and compensation of members are as provided 16.6 under section 15.059. The compensation required under this section must be paid by 16.7 the authority. 16.8 Subd. 4. Expiration. The advisory commission expires June 30, 2013. 16.9 Subd. 5. Convening of meetings; staffing. The executive director of the authority 16.10 must convene the first meeting of the commission by August 1, 2010. The executive 16.11 16.12 director must provide administrative support and staff to the commission. Sec. 17. [116W.20] MONEY OF THE AUTHORITY. 16.13 16.14 Subdivision 1. Functions of commissioner of management and budget. Except as otherwise provided in this section, money of the authority must be paid to the 16.15 commissioner of management and budget as agent of the authority and the commissioner 16.16 16.17 shall not commingle the money with other money. The money in the accounts of the authority must be paid out only on warrants drawn by the commissioner of management 16.18 and budget on requisition of the executive director of the authority or of another officer or 16.19 employee as the authority authorizes. Deposits of the authority's money must, if required 16.20 by the commissioner or the authority, be secured by obligations of the United States or of 16.21 the state of a market value equal at all times to the amount of the deposit and all banks and 16.22 trust companies are authorized to give security for the deposits. All money paid to the 16.23 commissioner as agent of the authority is appropriated to the authority. 16.24 16.25 Subd. 2. System of accounts. The commissioner of management and budget shall prescribe a system of accounts. 16.26 Sec. 18. [116W.21] NONLIABILITY. 16.27 Subdivision 1. Nonliability of individuals. No member of the authority, staff of 16.28 the authority, or other person executing other agreements or contracts of the authority is 16.29 liable personally or is subject to any personal liability or accountability by reason of their 16.30
- 16.31 issuance, execution, delivery, or performance.
- 16.32Subd. 2. Nonliability of state. The state is not liable on loans or other agreements16.33or contracts of the authority issued or entered into under this chapter and the loans or
- 16.34 <u>other agreements or contracts of the authority are not a debt of the state. The loans or</u>

- 17.1 <u>other agreements or contracts of the authority must contain on their face a statement</u>
- 17.2 <u>to that effect.</u>

#### Sec. 19. [116W.23] STATE PLEDGE AGAINST IMPAIRMENT OF 17.3 **CONTRACTS.** 17.4 The state pledges and agrees with parties to any loans or other agreements or 17.5 contracts of the authority that the state will not: (1) limit or alter the rights vested in the 17.6 authority to fulfill the terms of any agreements made with the parties to any loans or other 17.7 agreements or contracts of the authority; or (2) in any way impair the rights and remedies 17.8 of the parties to any loans or other agreements or contracts of the authority. The authority 17.9 may include this pledge and agreement of the state in any agreement with the parties in 17.10 17.11 any loans or other agreements or contracts of the authority. Sec. 20. [116W.24] RESERVES; FUNDS; ACCOUNTS. 17.12 17.13 The authority may establish reserves, funds, or accounts necessary to carry out the 17.14 purposes of the authority or to comply with any agreement made by or any resolution passed by the authority. 17.15 Sec. 21. Minnesota Statutes 2008, section 136F.06, is amended by adding a subdivision 17.16 to read: 17.17 Subd. 4. Workforce focus. The board must identify colleges offering flexible 17.18 academic programs that accommodate the needs of laid-off workers and assist its other 17.19 institutions in determining whether to offer similar programs. Colleges must increase the 17.20 number of certificate programs available to meet the needs of unemployed Minnesotans. 17.21 **EFFECTIVE DATE.** This section is effective the day following final enactment. 17.22 Sec. 22. Minnesota Statutes 2009 Supplement, section 268.035, subdivision 23a, 17.23 17.24 is amended to read: Subd. 23a. Suitable employment. (a) Suitable employment means employment in 17.25 the applicant's labor market area that is reasonably related to the applicant's qualifications. 17.26 In determining whether any employment is suitable for an applicant, the degree of risk 17.27 involved to the health and safety, physical fitness, prior training, experience, length 17.28 of unemployment, prospects for securing employment in the applicant's customary 17.29 occupation, and the distance of the employment from the applicant's residence is 17.30 considered. 17.31

(b) In determining what is suitable employment, primary consideration is given to the
temporary or permanent nature of the applicant's separation from employment and whether
the applicant has favorable prospects of finding employment in the applicant's usual or
customary occupation at the applicant's past wage level within a reasonable period of time.

18.5 If prospects are unfavorable, employment at lower skill or wage levels is suitable
18.6 if the applicant is reasonably suited for the employment considering the applicant's
18.7 education, training, work experience, and current physical and mental ability.

18.8 The total compensation must be considered, including the wage rate, hours of
18.9 employment, method of payment, overtime practices, bonuses, incentive payments, and
18.10 fringe benefits.

(c) When potential employment is at a rate of pay lower than the applicant's former
rate, consideration must be given to the length of the applicant's unemployment and the
proportion of difference in the rates. Employment that may not be suitable because of
lower wages during the early weeks of the applicant's unemployment may become suitable
as the duration of unemployment lengthens.

(d) For an applicant seasonally unemployed, suitable employment includes
temporary work in a lower skilled occupation that pays average gross weekly wages equal
to or more than 150 percent of the applicant's weekly unemployment benefit amount.

(e) If a majority of the applicant's weeks of employment in the base period includes
part-time employment, part-time employment in a position with comparable skills and
comparable hours that pays comparable wages is considered suitable employment.

Full-time employment is not considered suitable employment for an applicant if a
majority of the applicant's weeks of employment in the base period includes part-time
employment.

(f) To determine suitability of employment in terms of shifts, the arrangement of
hours in addition to the total number of hours is to be considered. Employment on a
second, third, rotating, or split shift is suitable employment if it is customary in the
occupation in the labor market area.

18.29 (g) Employment is not considered suitable if:

18.30

(1) the position offered is vacant because of a labor dispute;

(2) the wages, hours, or other conditions of employment are substantially less
favorable than those prevailing for similar employment in the labor market area; or

(3) as a condition of becoming employed, the applicant would be required to join a
company union or to resign from or refrain from joining any bona fide labor organization;
<u>or</u>

H.F. No. 2781, 2nd Committee Engrossment - 86th Legislative Session (2009-2010) [CEH2781-2]
(4) the employment is with a staffing service and less than 75 percent of the
applicant's wage credits are from a job assignment with the client of a staffing service.
Sec. 23. Minnesota Statutes 2008, section 268.035, is amended by adding a subdivision
to read:
Subd. 23b. Staffing service. A "staffing service" is an employer whose business
involves employing individuals directly for the purpose of furnishing temporary
assignment workers to clients of the staffing service.
Sec. 24. Minnesota Statutes 2008, section 268.035, is amended by adding a subdivision
to read:
Subd. 23c. Suitable job assignment. A job assignment with a staffing service is
considered suitable only if it independently meets the definition of suitable employment as
defined in subdivision 23b.
Sec. 25. Minnesota Statutes 2008, section 268.085, subdivision 16, is amended to read:
Subd. 16. Actively seeking suitable employment defined. (a) "Actively seeking
suitable employment" means those reasonable, diligent efforts an individual in similar
circumstances would make if genuinely interested in obtaining suitable employment under
the existing conditions in the labor market area. Limiting the search to positions that are
not available or are above the applicant's training, experience, and qualifications is not
"actively seeking suitable employment."
(b) To be considered "actively seeking suitable employment" an applicant must,
when reasonable, contact those employers from whom the applicant was laid off because
of lack of work and request suitable employment.
(c) If reasonable prospects of suitable employment in the applicant's usual or
customary occupation do not exist, the applicant must actively seek other suitable
employment to be considered "actively seeking suitable employment." This applies to an
applicant who is seasonally unemployed.
(d) Actively seeking a suitable job assignment or other employment with a staffing
service is considered actively seeking suitable employment.
(e) An applicant who is seeking employment only through a union is considered
actively seeking suitable employment if the applicant is in an occupation where hiring
in that locality is done through the union. If the applicant is a union member who is
restricted to obtaining employment among signatory contractors in the construction
industry, seeking employment only with those signatory contractors is considered actively

seeking employment. The applicant must be a union member in good standing, registered
with the union for employment, and in compliance with other union rules to be considered
"actively seeking suitable employment."

20.4 Sec. 26. Minnesota Statutes 2009 Supplement, section 268.095, subdivision 2, is 20.5 amended to read:

20.6 Subd. 2. **Quit defined.** (a) A quit from employment occurs when the decision to end 20.7 the employment was, at the time the employment ended, the employee's.

(b) An employee who has been notified that the employee will be discharged in the
future, who chooses to end the employment while employment in any capacity is still
available, is considered to have quit the employment.

20.11 (c) An employee who seeks to withdraw a previously submitted notice of quitting is
20.12 considered to have quit the employment if the employer does not agree that the notice
20.13 may be withdrawn.

(d) An applicant who, within five calendar days after completion of a suitable
temporary job assignment from a staffing service employer, (1) fails without good cause to
affirmatively request an additional <u>suitable job assignment</u>, (2) refuses without good cause
an additional suitable job assignment offered, or (3) accepts employment with the client
of the staffing service, is considered to have quit employment with the staffing service.
Accepting employment with the client of the staffing service meets the requirements of the
exception to ineligibility under subdivision 1, clause (2).

This paragraph applies only if, at the time of beginning of employment with the staffing service <del>employer</del>, the applicant signed and was provided a copy of a separate document written in clear and concise language that informed the applicant of this paragraph and that unemployment benefits may be affected.

For purposes of this paragraph, "good cause" is a reason that is significant and would compel an average, reasonable worker, who would otherwise want an additional <u>temporary suitable</u> job assignment with the staffing service <del>employer</del>, (1) to fail to contact the staffing service <del>employer</del>, or (2) to refuse an offered assignment.

20.29 For purposes of this paragraph, a "staffing service employer" is an employer whose
 20.30 business involves employing individuals directly for the purpose of furnishing temporary
 20.31 job assignment workers to clients of the staffing service.

20.32 Sec. 27. Minnesota Statutes 2008, section 268.095, subdivision 5, is amended to read:
 20.33 Subd. 5. Discharge defined. (a) A discharge from employment occurs when any
 20.34 words or actions by an employer would lead a reasonable employee to believe that the

01.1	amplayor will no longer allow the amplayee to work for the amplayor in any appeality.	
21.1	employer will no longer allow the employee to work for the employer in any capacity. A	
21.2	layoff because of lack of work is considered a discharge. A suspension from employment	
21.3	without pay of more than 30 calendar days is considered a discharge.	
21.4	(b) An employee who gives notice of intention to quit the employment and is not	
21.5	allowed by the employer to work the entire notice period is considered discharged from	
21.6	the employment as of the date the employer will no longer allow the employee to work. If	
21.7	the discharge occurs within 30 calendar days before the intended date of quitting, then,	
21.8	as of the intended date of quitting, the separation from employment is considered a quit	
21.9	from employment subject to subdivision 1.	
21.10	(c) The end of a job assignment with the client of a staffing service is considered a	
21.11	discharge from employment with the staffing service unless section 268.095, subdivision	
21.12	2, paragraph (d), applies.	
21.13	Sec. 28. Minnesota Statutes 2009 Supplement, section 268.095, subdivision 6, is	
21.14	amended to read:	
21.15	Subd. 6. Employment misconduct defined. (a) Employment misconduct means	
21.16	any intentional, negligent, or indifferent conduct, on the job or off the job that displays	
21.17	<del>clearly:</del>	
21.18	(1) a serious is an egregious violation of the standards of behavior the employer has	
21.19	the right to reasonably expect of the employee; or and displays clearly	
21.20	(2) a substantial lack of concern for the employment.	
21.21	(b) Regardless of paragraph (a), the following is not employment misconduct:	
21.22	(1) conduct that was a consequence of the applicant's mental illness or impairment;	
21.23	(2) conduct that was a consequence of the applicant's inefficiency or inadvertence;	
21.24	(3) simple unsatisfactory conduct;	
21.25	(4) conduct an average reasonable employee would have engaged in under the	
21.26	circumstances;	
21.27	(5) poor performance because of conduct that was a consequence of the applicant's	
21.28	inability or incapacity;	
21.29	(6) good faith errors in judgment if judgment was required;	
21.30	(7) absence because of illness or injury of the applicant, with proper notice to the	
21.31	employer;	
21.32	(8) absence, with proper notice to the employer, in order to provide necessary care	
21.33	because of the illness, injury, or disability of an immediate family member of the applicant;	
21.34	(9) conduct that was a direct result consequence of the applicant's chemical	
21.35	dependency, unless the applicant was previously diagnosed chemically dependent or had	
-1.55	arpenaene, anees are appreare thas previously andhobed enemieany dependent of had	

treatment for chemical dependency, and since that diagnosis or treatment has failed to 22.1 make consistent efforts to control the chemical dependency; or 22.2 (10) conduct that was a result consequence of the applicant, or an immediate family 22.3 member of the applicant, being a victim of domestic abuse as defined under section 22.4 518B.01. Domestic abuse must be shown as provided for in subdivision 1, clause (9). 22.5 (c) Regardless of paragraph (b), clause (9), conduct in violation of sections 169A.20, 22.6 169A.31, or 169A.50 to 169A.53 that interferes with or adversely affects the employment 22.7 is employment misconduct. 22.8 (d) If the conduct for which the applicant was discharged involved only a single 22.9 incident, that is an important fact that must be considered in deciding whether the conduct 22.10 rises to the level of employment misconduct under paragraph (a). 22.11 (e) The definition of employment misconduct provided by this subdivision 22.12 is exclusive and no other definition applies. The term "egregious," as used in this 22.13 subdivision, sets a high threshold and application of the term must take into consideration 22.14 section 268.031, subdivision 2. 22.15 **EFFECTIVE DATE.** This section is effective for determinations under section 22.16 268.101, subdivision 2, and appeal decisions under section 268.105, subdivision 1, issued 22.17 on and after the Sunday following final enactment. 22.18 Sec. 29. Minnesota Statutes 2008, section 268.101, is amended by adding a subdivision 22.19 to read: 22.20 Subd. 2a. Telephone number. Every determination issued under subdivision 2 22.21 must include a prominently displayed telephone number that an applicant or involved 22.22

22.23 employer can call to speak with an unemployment insurance specialist and obtain further

22.24 explanation about the determination and have any questions answered. The specialist

22.25 <u>must</u>, when appropriate, issue an amended determination as provided for in subdivision 4.

- 22.26 The listed telephone number must be unique to a specialized call group trained to handle
- 22.27 <u>calls involving determinations.</u>

# 22.28 EFFECTIVE DATE. This section is effective October 3, 2010, and expires 22.29 September 30, 2012.

22.30 Sec. 30. Minnesota Statutes 2009 Supplement, section 268.105, subdivision 1, is 22.31 amended to read:

22.32 Subdivision 1. **Evidentiary hearing by unemployment law judge.** (a) Upon 22.33 a timely appeal having been filed, the department must send, by mail or electronic

transmission, a notice of appeal to all involved parties that an appeal has been filed, and 23.1 that a de novo due process evidentiary hearing will be scheduled. The notice must set out 23.2 the parties' rights and responsibilities regarding the hearing. The notice must explain that 23.3 the facts will be determined by the unemployment law judge based upon a preponderance 23.4 of the evidence. The notice must explain in clear and simple language the meaning of the 23.5 term "preponderance of the evidence." The department must set a time and place for a 23.6 de novo due process evidentiary hearing and send notice to any involved applicant and 23.7 any involved employer, by mail or electronic transmission, not less than ten calendar 23.8 days before the date of the hearing. 23.9

(b) The evidentiary hearing is conducted by an unemployment law judge as an 23.10 evidence gathering inquiry. At the beginning of the hearing the unemployment law judge 23.11 must fully explain how the hearing will be conducted, that the applicant has the right to 23.12 request that the hearing be rescheduled so that documents or witnesses can be subpoenaed, 23.13 that the facts will be determined based on a preponderance of the evidence, and, in 23.14 23.15 clear and simple language, the meaning of the term "preponderance of the evidence." The unemployment law judge must ensure that all relevant facts are clearly and fully 23.16 developed. The department may adopt rules on evidentiary hearings. The rules need 23.17 not conform to common law or statutory rules of evidence and other technical rules of 23.18 procedure. The department has discretion regarding the method by which the evidentiary 23.19 hearing is conducted. A report of any employee of the department, except a determination, 23.20 made in the regular course of the employee's duties, is competent evidence of the facts 23.21 contained in it. An affidavit or written statement based on personal knowledge and signed 23.22 23.23 under penalty of perjury is competent evidence of the facts contained in it; however, the veracity of statements contained within the document or the credibility of the witness 23.24 making the statement may be disputed with other documents or testimony and production 23.25 23.26 of such documents or testimony may be compelled by subpoena.

(c) After the conclusion of the hearing, upon the evidence obtained, the
unemployment law judge must make findings of fact and decision and send those, by mail
or electronic transmission, to all involved parties. When the credibility of an involved
party or witness testifying in an evidentiary hearing has a significant effect on the outcome
of a decision, the unemployment law judge must set out the reason for crediting or
discrediting that testimony. The unemployment law judge's decision is final unless a
request for reconsideration is filed under subdivision 2.

(d) Regardless of paragraph (c), if the appealing party fails to participate in the
evidentiary hearing, the unemployment law judge has the discretion to dismiss the appeal
by summary order. By failing to participate, the appealing party is considered to have

failed to exhaust available administrative remedies unless the appealing party files a 24.1 request for reconsideration under subdivision 2 and establishes good cause for failing to 24.2 participate in the evidentiary hearing under subdivision 2, paragraph (d). Submission 24.3 of a written statement does not constitute participation. The applicant must participate 24.4 personally and appearance solely by a representative does not constitute participation. 24.5 (e) Only employees of the department who are attorneys licensed to practice law 24.6 in Minnesota may serve as the chief unemployment law judge, senior unemployment 24.7 law judges who are supervisors, or unemployment law judges. The commissioner 24.8 must designate a chief unemployment law judge. The chief unemployment law judge 24.9 may transfer to another unemployment law judge any proceedings pending before an 24.10 unemployment law judge. 24.11

24.12 (f) A full-time unemployment law judge must be paid a salary of a minimum of 55
24.13 percent and a maximum of 75 percent of the salary set under section 15A.083, subdivision
24.14 7, for a workers' compensation judge. The salary paid within that range to any single

24.15 <u>unemployment law judge is based on experience and performance.</u>

## 24.16 EFFECTIVE DATE. This section is effective July 1, 2010, and applies to all new 24.17 unemployment law judges hired on or after that date.

Sec. 31. Minnesota Statutes 2008, section 268.184, subdivision 1, is amended to read:
Subdivision 1. Administrative penalties. (a) The commissioner shall penalize
an employer if that employer or any employee, officer, or agent of that employer, is
in collusion with any applicant for the purpose of assisting the applicant to receive
unemployment benefits fraudulently. The penalty is \$500 or the amount of unemployment
benefits determined to be overpaid, whichever is greater.

(b) The commissioner shall penalize an employer if that employer or any employee,
officer, or agent of that employer (1) made a false statement or representation knowing
it to be false, (2) made a false statement or representation without a good faith belief as
to correctness of the statement or representation, or (3) knowingly failed to disclose a
material fact; or (4) made an offer of employment to an applicant when, in fact, the
employer had no employment available, but only if the employer's action:

24.30 (i) was taken to prevent or reduce the payment of unemployment benefits to any24.31 applicant;

24.32 (ii) was taken to reduce or avoid any payment required from an employer under24.33 this chapter or section 116L.20; or

24.34

(iii) caused an overpayment of unemployment benefits to an applicant.

The penalty is \$500, or 50 percent of the overpaid or reduced unemployment benefitsor payment required, whichever is greater.

(c) The commissioner shall penalize an employer if that employer failed or refused
to honor a subpoena issued under section 268.105, subdivision 4, or section 268.188. The
penalty is \$500 and any costs of enforcing the subpoena, including attorney fees.

(d) Penalties under this subdivision are in addition to any other penalties and subject
to the same collection procedures that apply to past due taxes. Penalties must be paid
within 30 calendar days of assessment and credited to the contingent account.

(e) The assessment of the penalty is final unless the employer files an appeal within
20 calendar days after the sending of notice of the penalty to the employer by mail or
electronic transmission. Proceedings on the appeal are conducted in accordance with
section 268.105.

25.13

#### Sec. 32. [326B.091] DEFINITIONS.

25.14 <u>Subdivision 1.</u> Applicability. For purposes of sections 326B.091 to 326B.098, the
 25.15 terms defined in this section have the meanings given them.

- 25.16 <u>Subd. 2.</u> <u>Applicant.</u> "Applicant" means a person who has submitted to the
  25.17 <u>department an application for a license.</u>
- Subd. 3. License. "License" means any registration, certification, or other form 25.18 of approval authorized by chapters 326B and 327B to be issued by the commissioner 25.19 or department as a condition of doing business or conducting a trade, profession, 25.20 or occupation in Minnesota. License includes specifically but not exclusively an 25.21 authorization issued by the commissioner or department: to perform electrical work, 25.22 plumbing or water conditioning work, high pressure piping work, or residential building 25.23 work of a residential contractor, residential remodeler, or residential roofer; to install 25.24 25.25 manufactured housing; to serve as a building official; or to operate a boiler or boat. Subd. 4. Licensee. "Licensee" means the person named on the license as the person 25.26 authorized to do business or conduct the trade, profession, or occupation in Minnesota. 25.27

25.28 <u>Subd. 5.</u> Notification date. "Notification date" means the date of the written
 25.29 notification from the department to an applicant that the applicant is qualified to take the
 25.30 examination required for licensure.

 25.31
 Subd. 6.
 Renewal deadline.
 "Renewal deadline," when used with respect to a

 25.32
 license, means 30 days before the date that the license expires.

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25.33 Sec. 33. [326B.092] FEES.
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26.1	Subdivision 1. Licenses requiring examination administered by commissioner.
26.2	(a) If the applicant for a license must pass an examination administered by the
26.3	commissioner in order to obtain the license, then the application for the initial license
26.4	must be accompanied by an application and examination fee of \$50, which is separate
26.5	from the license fee. The license fee is due after the applicant passes the examination
26.6	and before the license is issued.
26.7	(b) If the applicant for a Minnesota license holds a license in another state and
26.8	is seeking Minnesota licensure without examination based on reciprocity, then the
26.9	application for the Minnesota license must be accompanied by the application and
26.10	examination fee of \$50, which is separate from the license fee. If the commissioner
26.11	approves the application, then the license fee is due before the license is issued.
26.12	Subd. 2. Licenses not requiring examination administered by commissioner.
26.13	If the applicant for a license is not required to pass an examination in order to obtain the
26.14	license, or is required to pass an examination that is not administered by the commissioner,
26.15	then the license fee must accompany the application for the license. If the application is
26.16	for a license issued under sections 326B.802 to 326B.885 and is not an application for
26.17	license renewal, then the contractor recovery fund fee required under section 326B.89,
26.18	subdivision 3, is due after the department has determined that the applicant meets the
26.19	qualifications for licensing and before the license is issued.
26.20	Subd. 3. Late fee. The department must receive a complete application for license
26.21	renewal by the renewal deadline but not more than 90 days before the renewal deadline. If
26.22	the department receives a renewal application after the expiration of the license, then the
26.23	renewal application must be accompanied by a late fee equal to one-half of the license
26.24	renewal fee; except that, for the purpose of calculating the late fee only, the license
26.25	renewal fee shall not include any contractor recovery fund fee required by section
26.26	<u>326B.89, subdivision 3.</u>
26.27	Subd. 4. Lapsed licensed fee. If the department receives a renewal application
26.28	within two years after expiration of the license, the renewal application must be
26.29	accompanied by all license renewal fees to cover the period that the license was expired,
26.30	plus the late fee described in subdivision 3 and the license renewal fee for the current
26.31	renewal period.
26.32	Subd. 5. Insufficient fees. If the applicant does not include all required fees with
26.33	the application, then the application will be incomplete and the department will notify the
26.34	applicant of the amount of the deficiency.
26.35	Subd. 6. Fees nonrefundable. Application and examination fees, license fees,
26.36	license renewal fees, and late fees are nonrefundable except for:

27.1	(1) license rene	wal fees received more	e than two years after ex	xpiration of the license,
27.2	as described in section 326B.094, subdivision 2;			
27.3	(2) any overpayment of fees; and			
27.4	(3) if the license is not renewed, the contractor recovery fund fee and any additional			fee and any additional
27.5	assessment paid under	er subdivision 7, parag	raph (e).	
27.6	Subd. 7. Licen	se fees and license rer	newal fees. (a) The lice	nse fee for each license
27.7	except a renewed lice	ense shall be the base l	icense fee plus any app	licable board fee, as
27.8	set forth in this subdi	vision. The license ren	newal fee for each rene	wed license is the
27.9	base license fee plus	any applicable board f	ee, continuing educatio	n fee, and contractor
27.10	recovery fund fee and	d additional assessmen	t, as set forth in this sul	odivision.
27.11	(b) For purpose	es of this section, "licer	use duration" means the	number of years for
27.12	which the license is i	ssued except that:		
27.13	(1) if the initial	license is not issued fo	r a whole number of ye	ars, the license duration
27.14	shall be rounded up t	o the next whole numb	per; and	
27.15	(2) if the depart	tment receives an appli	cation for license renew	wal after the renewal
27.16	deadline, license dura	ation means the numbe	r of years for which the	renewed license would
27.17	have been issued if the	ne renewal application	had been submitted on	time and all other
27.18	requirements for rene	ewal had been met.		
	(c) The base license fee shall depend on whether the license is classified as an entry			
27.19	(c) The base lic	ense fee shall depend of	on whether the license i	s classified as an entry
27.19 27.20			on whether the license in the license in the license of the licens	-
				-
27.20	level, master, journey	man, or business licer		-
27.20 27.21	level, master, journey license fee shall be:	man, or business licer	use, and on the license of	-
27.20 27.21 27.22	level, master, journey license fee shall be:	man, or business licer	use, and on the license of <u>e Duration</u>	duration. The base
<ul><li>27.20</li><li>27.21</li><li>27.22</li><li>27.23</li></ul>	level, master, journey license fee shall be: License Classification	man, or business licer <u>n License</u> <u>1 Year</u>	use, and on the license of <u>e Duration</u> <u>2 Years</u>	duration. The base <u>3 Years</u> \$30         \$60
<ul> <li>27.20</li> <li>27.21</li> <li>27.22</li> <li>27.23</li> <li>27.24</li> </ul>	level, master, journey license fee shall be: License Classification	/man, or business licer n <u>License</u> <u>1 Year</u> <u>\$10</u>	<ul> <li>and on the license of</li> <li>Duration</li> <li><u>2 Years</u></li> <li><u>\$20</u></li> </ul>	duration. The base <u>3 Years</u> <u>\$30</u>
<ul> <li>27.20</li> <li>27.21</li> <li>27.22</li> <li>27.23</li> <li>27.24</li> <li>27.25</li> </ul>	level, master, journey license fee shall be: License Classification Entry level Journeyman	<u>man, or business licer</u> <u>License</u> <u>1 Year</u> <u>\$10</u> <u>\$20</u>	<u>e Duration</u> <u>2 Years</u> <u>\$20</u> <u>\$40</u>	duration. The base <u>3 Years</u> \$30         \$60
<ul> <li>27.20</li> <li>27.21</li> <li>27.22</li> <li>27.23</li> <li>27.24</li> <li>27.25</li> <li>27.26</li> </ul>	level, master, journey license fee shall be: License Classification Entry level Journeyman Master Business	rman, or business licer n License 1 Year \$10 \$20 \$40 \$90	<ul> <li>and on the license of</li> <li>Duration</li> <li><u>2 Years</u></li> <li><u>\$20</u></li> <li><u>\$40</u></li> <li><u>\$80</u></li> </ul>	<u>3 Years</u> <u>\$30</u> <u>\$60</u> <u>\$120</u> <u>\$270</u>
<ul> <li>27.20</li> <li>27.21</li> <li>27.22</li> <li>27.23</li> <li>27.24</li> <li>27.25</li> <li>27.26</li> <li>27.27</li> </ul>	level, master, journey license fee shall be: License Classification Entry level Journeyman Master Business (d) If there is a	<u>man, or business licer</u> <u>License</u> <u>1 Year</u> <u>\$10</u> <u>\$20</u> <u>\$40</u> <u>\$90</u> <u>continuing education n</u>	<ul> <li><u>e Duration</u></li> <li><u>2 Years</u></li> <li><u>\$20</u></li> <li><u>\$40</u></li> <li><u>\$80</u></li> <li><u>\$180</u></li> </ul>	$\frac{3 \text{ Years}}{\frac{530}{560}}$ $\frac{5120}{5270}$ $\frac{1 \text{ of the license, then}}{\frac{500}{500}}$
<ul> <li>27.20</li> <li>27.21</li> <li>27.22</li> <li>27.23</li> <li>27.24</li> <li>27.25</li> <li>27.26</li> <li>27.27</li> <li>27.28</li> </ul>	level, master, journey license fee shall be: License Classification Entry level Journeyman Master Business (d) If there is a a continuing education	man, or business licer <u>License</u> <u>1 Year</u> <u>\$10</u> <u>\$20</u> <u>\$40</u> <u>\$90</u> <u>continuing education non fee must be included</u>	e Duration <u>2 Years</u> <u>\$20</u> <u>\$40</u> <u>\$80</u> <u>\$180</u> requirement for renewa	<u>3 Years</u> <u>\$30</u> <u>\$60</u> <u>\$120</u> <u>\$270</u> <u>1 of the license, then</u> fee. The continuing
<ul> <li>27.20</li> <li>27.21</li> <li>27.22</li> <li>27.23</li> <li>27.24</li> <li>27.25</li> <li>27.26</li> <li>27.27</li> <li>27.28</li> <li>27.29</li> </ul>	level, master, journey license fee shall be: License Classification Entry level Journeyman Master Business (d) If there is a a continuing education education fee for all l	<u>man, or business licer</u> <u>License</u> <u>1 Year</u> <u>\$10</u> <u>\$20</u> <u>\$40</u> <u>\$90</u> <u>continuing education non fee must be included</u> <u>license classifications second</u>	<ul> <li><u>ase, and on the license of</u></li> <li><u>Duration</u></li> <li><u>2 Years</u></li> <li><u>\$20</u></li> <li><u>\$40</u></li> <li><u>\$80</u></li> <li><u>\$180</u></li> <li><u>\$180</u></li> <li>requirement for renewa</li> <li><u>4 in the renewal license</u></li> </ul>	<u>3 Years</u> <u>\$30</u> <u>\$60</u> <u>\$120</u> <u>\$270</u> <u>1 of the license, then</u> fee. The continuing         wal license duration is
<ul> <li>27.20</li> <li>27.21</li> <li>27.22</li> <li>27.23</li> <li>27.24</li> <li>27.25</li> <li>27.26</li> <li>27.27</li> <li>27.28</li> <li>27.29</li> <li>27.30</li> </ul>	level, master, journey license fee shall be: License Classification Entry level Journeyman Master Business (d) If there is a a continuing education education fee for all l	man, or business licer <u>License</u> <u>1 Year</u> <u>\$10</u> <u>\$20</u> <u>\$40</u> <u>\$90</u> <u>continuing education non fee must be included</u> <u>license classifications second</u>	<ul> <li><u>ase, and on the license of</u></li> <li><u>Duration</u></li> <li><u>2 Years</u></li> <li><u>\$20</u></li> <li><u>\$40</u></li> <li><u>\$80</u></li> <li><u>\$180</u></li> <li>requirement for renewa</li> <li><u>4 in the renewal license</u></li> <li>thall be: \$10 if the rene</li> </ul>	<u>3 Years</u> <u>\$30</u> <u>\$60</u> <u>\$120</u> <u>\$270</u> <u>1 of the license, then</u> fee. The continuing         wal license duration is
<ul> <li>27.20</li> <li>27.21</li> <li>27.22</li> <li>27.23</li> <li>27.24</li> <li>27.25</li> <li>27.26</li> <li>27.27</li> <li>27.28</li> <li>27.29</li> <li>27.30</li> <li>27.31</li> </ul>	level, master, journey license fee shall be: License Classification Entry level Journeyman Master Business (d) If there is a a continuing education education fee for all 1 one year; \$20 if the re duration is three year	man, or business licer <u>License</u> <u>1 Year</u> <u>\$10</u> <u>\$20</u> <u>\$40</u> <u>\$90</u> <u>continuing education non fee must be included</u> <u>bicense classifications second duration</u> <u>rs.</u>	<ul> <li><u>ase, and on the license of</u></li> <li><u>Duration</u></li> <li><u>2 Years</u></li> <li><u>\$20</u></li> <li><u>\$40</u></li> <li><u>\$80</u></li> <li><u>\$180</u></li> <li>requirement for renewa</li> <li><u>4 in the renewal license</u></li> <li>thall be: \$10 if the rene</li> </ul>	<u>3 Years</u> <u>\$30</u> <u>\$60</u> <u>\$120</u> <u>\$270</u> <u>1 of the license, then</u> fee. The continuing         wal license duration is         if the renewal license
<ul> <li>27.20</li> <li>27.21</li> <li>27.22</li> <li>27.23</li> <li>27.24</li> <li>27.25</li> <li>27.26</li> <li>27.27</li> <li>27.28</li> <li>27.29</li> <li>27.30</li> <li>27.31</li> <li>27.32</li> </ul>	level, master, journey license fee shall be: License Classification Entry level Journeyman Master Business (d) If there is a a continuing education education fee for all l one year; \$20 if the r duration is three year (e) If the licens	m <u>License</u> <u>1 Year</u> <u>\$10</u> <u>\$20</u> <u>\$40</u> <u>\$90</u> <u>continuing education non fee must be included</u> <u>license classifications sections sections section</u>	e Duration 2 Years \$20 \$40 \$80 \$180 requirement for renewa d in the renewal license shall be: \$10 if the rene h is two years; and \$30	<u>3 Years</u> <u>\$30</u> <u>\$60</u> <u>\$120</u> <u>\$270</u> <u>1 of the license, then</u> fee. The continuing         wal license duration is         if the renewal license         9 or 326B.90 to
<ul> <li>27.20</li> <li>27.21</li> <li>27.22</li> <li>27.23</li> <li>27.24</li> <li>27.25</li> <li>27.26</li> <li>27.27</li> <li>27.28</li> <li>27.29</li> <li>27.30</li> <li>27.31</li> <li>27.32</li> <li>27.33</li> </ul>	level, master, journey license fee shall be: License Classification Entry level Journeyman Master Business (d) If there is a a continuing education education fee for all I one year; \$20 if the r duration is three year (e) If the licens 326B.93, then a board	<u>n License</u> <u>1 Year</u> <u>\$10</u> <u>\$20</u> <u>\$40</u> <u>\$90</u> <u>continuing education non fee must be included</u> <u>license classifications sections sect</u>	e Duration <u>2 Years</u> <u>\$20</u> <u>\$40</u> <u>\$80</u> <u>\$180</u> requirement for renewa <u>4 in the renewal license</u> <u>thall be: \$10 if the rene</u> <u>hall be: \$10 if the rene be: \$10</u>	<u>3 Years</u> <u>\$30</u> <u>\$60</u> <u>\$120</u> <u>\$270</u> <u>1 of the license, then</u> fee. The continuing         wal license duration is         if the renewal license         9 or 326B.90 to

- (f) If the application is for the renewal of a license issued under sections 326B.802 28.1
- to 326B.885, then the contractor recovery fund fee required under section 326B.89, 28.2
- subdivision 3, and any additional assessment required under section 326B.89, subdivision 28.3
- 16, must be included in the license renewal fee. 28.4
- 28.5
- Sec. 34. [326B.093] LICENSES REQUIRING EXAMINATION ADMINISTERED BY COMMISSIONER. 28.6
- Subdivision 1. Qualifications for examination. If the applicant for a license must 28.7 pass an examination administered by the commissioner in order to obtain the license, then 28.8 the applicant's complete application must demonstrate that the applicant is qualified to 28.9 take the examination. The applicant is qualified to take the examination if the applicant 28.10 meets all requirements for the license except for passing the examination. 28.11 Subd. 2. Not qualified for examination. If the applicant is not qualified to take 28.12
- the examination, then the commissioner must deny the application. The applicant may 28.13 28.14 subsequently submit another application, accompanied by the required fee.
- Subd. 3. Taking the examination. If the applicant is qualified to take the 28.15 examination, then the department must notify the applicant, and the applicant may 28.16 schedule a time to take the examination within one year after the notification date. If the 28.17 applicant does not take the examination at the scheduled time, the applicant may, one 28.18 time only, reschedule a time to take the examination on a date within one year after the 28.19 notification date. If the applicant fails to take the examination within one year after the 28.20 notification date, the commissioner must deny the application and the applicant forfeits the 28.21 application/examination fee. The applicant may subsequently submit another application, 28.22 accompanied by the required application/examination fee. 28.23
- Subd. 4. Examination results. If the applicant receives a passing score on the 28.24 28.25 examination and meets all other requirements for licensure, the commissioner must approve the application and notify the applicant of the approval within 60 days of the date 28.26 of the passing score. The applicant must, within 90 days after the notification of approval, 28.27 pay the license fee. Upon receipt of the license fee, the commissioner must issue the 28.28 license. If the applicant does not pay the license fee within 90 days after the notification 28.29 of approval, the commissioner will rescind the approval and must deny the application. 28.30 If the applicant does not receive a passing score on the examination, the commissioner 28.31 must deny the application. If the application is denied because of the applicant's failure 28.32 to receive a passing score on the examination, then the applicant cannot submit a new 28.33 application for the license until at least 30 days after the notification of denial. 28.34

29.1	Sec. 35. [326B.094] RENEWAL OF LICENSES.
29.2	Subdivision 1. Expiration of licenses. Unless and until the department or
29.3	commissioner issues a renewal of a license, the license expires on the expiration date
29.4	printed on the license. While the license is expired, the licensee cannot perform the
29.5	activities authorized by the license.
29.6	Subd. 2. Availability of renewal. A licensee may apply to renew a license no later
29.7	than two years after the expiration of the license. If the department receives a complete
29.8	renewal application no later than two years after the expiration of the license, then the
29.9	department must approve or deny the renewal application within 60 days of receiving the
29.10	complete renewal application. If the department receives a renewal application more than
29.11	two years after the expiration of the license, the department must return the renewal
29.12	license fee to the applicant without approving or denying the application. If the licensee
29.13	wishes to obtain a valid license more than two years after expiration of the license, the
29.14	licensee must apply for a new license.
29.15	Subd. 3. Deadline for avoiding license expiration. The department must receive
29.16	a complete application to renew a license no later than the renewal deadline. If the
29.17	department does not receive a complete application by the renewal deadline, the license
29.18	may expire before the department has either approved or denied the renewal application.
29.19	Sec. 36. [326B.095] INCOMPLETE LICENSE APPLICATIONS.
29.20	This section applies to both applications for initial licenses and license renewal
29.21	applications. If the department determines that an application is incomplete, the
29.22	department must notify the applicant of the deficiencies that must be corrected in
29.23	order to complete the application. If the applicant wishes to complete the application,

29.24 the department must receive the completed application within 90 days after the date

29.25 <u>the department mailed or delivered the incomplete application to the applicant. If the</u>

29.26 <u>department does not receive the completed application by this deadline, the commissioner</u>

29.27 <u>must deny the application and the applicant will forfeit all fees except as provided</u>

29.28 in section 326B.092, subdivision 6. If the application is for license renewal and the

29.29 department receives the corrected application after the license has expired, then the

29.30 <u>corrected application must be accompanied by the late fee.</u>

29.31 Sec. 37. [326B.096] REINSTATEMENT OF LICENSES.

29.32 <u>Subdivision 1.</u> Reinstatement after revocation. (a) If a license is revoked under

29.33 this chapter and if an applicant for a license needs to pass an examination administered by

30.1	the commissioner before becoming licensed, then, in order to have the license reinstated,		
30.2	the person who holds the revoked license must:		
30.3	(1) retake the examination and achieve a passing score; and		
30.4	(2) meet all other requirements for an initial license, including payment of the		
30.5	application and examination fee and the license fee. The person holding the revoked		
30.6	license is not eligible for Minnesota licensure without examination based on reciprocity.		
30.7	(b) If a license is revoked under a chapter other than this chapter, then, in order to		
30.8	have the license reinstated, the person who holds the revoked license must:		
30.9	(1) apply for reinstatement to the commissioner no later than two years after the		
30.10	effective date of the revocation;		
30.11	(2) pay a \$100 reinstatement application fee and any applicable renewal license		
30.12	fee; and		
30.13	(3) meet all applicable requirements for licensure, except that, unless required by the		
30.14	order revoking the license, the applicant does not need to retake any examination and does		
30.15	not need to repay a license fee that was paid before the revocation.		
30.16	Subd. 2. Reinstatement after suspension. If a license is suspended, then, in order		
30.17	to have the license reinstated, the person who holds the suspended license must:		
30.18	(1) apply for reinstatement to the commissioner no later than two years after the		
30.19	completion of the suspension period;		
30.20	(2) pay a \$100 reinstatement application fee and any applicable renewal license		
30.21	fee; and		
30.22	(3) meet all applicable requirements for licensure, except that, unless required by the		
30.23	order suspending the license, the applicant does not need to retake any examination and		
30.24	does not need to repay a license fee that was paid before the suspension.		
30.25	Subd. 3. Reinstatement after voluntary termination. A licensee who is not an		
30.26	individual may voluntarily terminate a license issued to the person under this chapter. If a		
30.27	licensee has voluntarily terminated a license under this subdivision, then, in order to have		
30.28	the license reinstated, the person who holds the terminated license must:		
30.29	(1) apply for reinstatement to the commissioner no later than the date that the license		
30.30	would have expired if it had not been terminated;		
30.31	(2) pay a \$100 reinstatement application fee and any applicable renewal license		
30.32	fee; and		
30.33	(3) meet all applicable requirements for licensure, except that the applicant does not		
30.34	need to repay a license fee that was paid before the termination.		

## 30.35 Sec. 38. [326B.097] PROHIBITION OF TRANSFER.

#### A licensee shall not transfer or sell any license. 31.1

#### Sec. 39. [326B.098] CONTINUING EDUCATION. 31.2 Subdivision 1. Applicability. This section applies to seminars offered by 31.3 the department for the purpose of allowing licensees to meet continuing education 31.4 requirements for license renewal. 31.5 Subd. 2. **Rescheduling.** An individual who is registered with the department to 31.6 attend a seminar may reschedule one time only, to attend the same seminar on a date 31.7 within one year after the date of the seminar the individual was registered to attend. 31.8 Subd. 3. Fees nonrefundable. All seminar fees paid to the department are 31.9 nonrefundable except for any overpayment of fees.

Sec. 40. Minnesota Statutes 2008, section 326B.133, subdivision 1, is amended to read: 31.11 Subdivision 1. **Designation.** Each municipality shall designate a building official to 31.12 31.13 administer the code. A municipality may designate no more than one building official responsible for code administration defined by each certification category established in 31.14 rule created by statute or rule. Two or more municipalities may combine in the designation 31.15 31.16 of a building official for the purpose of administering the provisions of the code within their communities. In those municipalities for which no building officials have been 31.17 designated, the state building official may use whichever state employees are necessary to 31.18 perform the duties of the building official until the municipality makes a temporary or 31.19 permanent designation. All costs incurred by virtue of these services rendered by state 31.20 31.21 employees must be borne by the involved municipality and receipts arising from these services must be paid to the commissioner. 31.22

31.23 Sec. 41. Minnesota Statutes 2008, section 326B.133, is amended by adding a subdivision to read: 31.24

Subd. 2a. Application; renewal; fees; expiration. (a) An applicant for certification 31.25 shall submit a completed application on a form approved by the commissioner to the 31.26

department. The commissioner shall review applications for compliance with the 31.27

requirements established by rule. 31.28

(b) Application for initial certification or renewal certification as a building official, 31.29

building official-limited, or accessibility specialist shall be according to this section and 31.30

sections 326B.092 to 326B.095. 31.31

(c) Fees shall be paid to the department according to section 326B.092. 31.32

31.10

- 32.1 (d) Unless revoked or suspended under this chapter, all certifications issued or
   32.2 renewed under this section expire two years from the date of original issuance and every
- 32.3 <u>two years thereafter.</u>
- Sec. 42. Minnesota Statutes 2008, section 326B.133, subdivision 3, is amended to read:
  Subd. 3. Certification criteria. The commissioner shall by rule establish
  certification criteria as proof of qualification pursuant to subdivision 2. The commissioner
  may:
  (1) develop and administer written and practical examinations to determine if a
- 32.9 person is qualified pursuant to subdivision 2 to be a building official;
- 32.10 (2) accept documentation of successful completion of testing programs developed
  32.11 and administered by nationally recognized testing agencies, as proof of qualification
  32.12 pursuant to subdivision 2; or
- 32.13 (3) determine qualifications by satisfactory completion of clause (2) and a mandatory
  32.14 training program developed or approved by the commissioner.
- Upon a determination of qualification under clause (1), (2), or (3), the commissioner shall issue a certificate to the building official stating that the official is certified. Each person applying for examination and certification pursuant to this section shall pay a nonrefundable fee of \$70. The commissioner or a designee may establish categories of certification that will recognize the varying complexities of code enforcement in the municipalities within the state. The commissioner shall provide educational programs designed to train and assist building officials in carrying out their responsibilities.
- 32.22 Sec. 43. Minnesota Statutes 2008, section 326B.133, is amended by adding a 32.23 subdivision to read:
- 32.24 Subd. 3a. Certification categories. (a) If a municipality has adopted or adopts
   32.25 the State Building Code, the responsibilities for code administration and enforcement
   32.26 are under the authority of its designated building official or the certified building
- 32.27 official-limited.
- 32.28 (b) Certified building official. This certification is identified as "certified building
  32.29 official" on the certificate card. This certification is granted to an individual who has met
  32.30 the certified building official requirements established by rule and passed the written
  32.31 examination prepared by the state. A person with this certification may serve as the
  32.32 designated building official for any municipality. For the purposes of calculating fees
  32.33 under section 326B.092, certification as a building official is a master license.

33.1	(c) Certified building official-limited. This certification is identified as "certified
33.2	building official-limited" on the certification card. This certification is granted to an
33.3	individual who has met the certified building official-limited requirements established by
33.4	rule and passed the written examination prepared by the state. An individual with this
33.5	certification may perform code administration for one- and two-family dwellings, their
33.6	accessory structures, and "exempt classes of buildings" as provided in Minnesota Rules,
33.7	part 1800.5000, of the Board of Architecture, Engineering, Land Surveying, Landscape
33.8	Architecture, Geoscience, and Interior Design, and "facilities for persons with physical
33.9	disabilities" that are governed by the State Building Code. Subject to the limitations of the
33.10	building official-limited certification, an individual with this certification may serve as
33.11	the designated building official for any municipality. Code administration for all other
33.12	buildings must be performed by a certified building official as defined in paragraph (a). A
33.13	certified building official-limited may conduct inspections for other structures regulated
33.14	by the State Building Code under the direction of a designated certified building official or
33.15	the state building official.
33.16	Subject to all other certification requirements, as of January 1, 2012, valid Class I
33.17	certifications shall be included in the certified building official-limited category upon the
33.18	next immediate renewal. For the purposes of calculating fees under section 326B.092,
33.19	certification as a building official-limited is a journeyman license.
55.17	
33.20	(d) Accessibility specialist. This certification is identified as accessibility specialist
33.20	(d) Accessibility specialist. This certification is identified as accessibility specialist
33.20 33.21	(d) Accessibility specialist. This certification is identified as accessibility specialist on the certification card. This certification is granted to an individual who has met
<ul><li>33.20</li><li>33.21</li><li>33.22</li></ul>	(d) Accessibility specialist. This certification is identified as accessibility specialist on the certification card. This certification is granted to an individual who has met the "accessibility specialist" requirements established by rule and passed the written
<ul><li>33.20</li><li>33.21</li><li>33.22</li><li>33.23</li></ul>	(d) Accessibility specialist. This certification is identified as accessibility specialist on the certification card. This certification is granted to an individual who has met the "accessibility specialist" requirements established by rule and passed the written examination prepared by the state. An individual with this classification is limited to the
<ul> <li>33.20</li> <li>33.21</li> <li>33.22</li> <li>33.23</li> <li>33.24</li> </ul>	(d) Accessibility specialist. This certification is identified as accessibility specialist on the certification card. This certification is granted to an individual who has met the "accessibility specialist" requirements established by rule and passed the written examination prepared by the state. An individual with this classification is limited to the administration of those provisions of the State Building Code that provide access for
<ul> <li>33.20</li> <li>33.21</li> <li>33.22</li> <li>33.23</li> <li>33.24</li> <li>33.25</li> </ul>	(d) Accessibility specialist. This certification is identified as accessibility specialist on the certification card. This certification is granted to an individual who has met the "accessibility specialist" requirements established by rule and passed the written examination prepared by the state. An individual with this classification is limited to the administration of those provisions of the State Building Code that provide access for persons with disabilities. For the purposes of calculating fees under section 326B.092,
<ul> <li>33.20</li> <li>33.21</li> <li>33.22</li> <li>33.23</li> <li>33.24</li> <li>33.25</li> </ul>	(d) Accessibility specialist. This certification is identified as accessibility specialist on the certification card. This certification is granted to an individual who has met the "accessibility specialist" requirements established by rule and passed the written examination prepared by the state. An individual with this classification is limited to the administration of those provisions of the State Building Code that provide access for persons with disabilities. For the purposes of calculating fees under section 326B.092,
<ul> <li>33.20</li> <li>33.21</li> <li>33.22</li> <li>33.23</li> <li>33.24</li> <li>33.25</li> <li>33.26</li> </ul>	(d) Accessibility specialist. This certification is identified as accessibility specialist on the certification card. This certification is granted to an individual who has met the "accessibility specialist" requirements established by rule and passed the written examination prepared by the state. An individual with this classification is limited to the administration of those provisions of the State Building Code that provide access for persons with disabilities. For the purposes of calculating fees under section 326B.092, certification as an accessibility specialist is a journeyman license.
<ul> <li>33.20</li> <li>33.21</li> <li>33.22</li> <li>33.23</li> <li>33.24</li> <li>33.25</li> <li>33.26</li> <li>33.27</li> </ul>	(d) Accessibility specialist. This certification is identified as accessibility specialist on the certification card. This certification is granted to an individual who has met the "accessibility specialist" requirements established by rule and passed the written examination prepared by the state. An individual with this classification is limited to the administration of those provisions of the State Building Code that provide access for persons with disabilities. For the purposes of calculating fees under section 326B.092, certification as an accessibility specialist is a journeyman license. Sec. 44. Minnesota Statutes 2008, section 326B.133, subdivision 8, is amended to read:
<ul> <li>33.20</li> <li>33.21</li> <li>33.22</li> <li>33.23</li> <li>33.24</li> <li>33.25</li> <li>33.26</li> <li>33.26</li> <li>33.27</li> <li>33.28</li> </ul>	(d) Accessibility specialist. This certification is identified as accessibility specialist on the certification card. This certification is granted to an individual who has met the "accessibility specialist" requirements established by rule and passed the written examination prepared by the state. An individual with this classification is limited to the administration of those provisions of the State Building Code that provide access for persons with disabilities. For the purposes of calculating fees under section 326B.092, certification as an accessibility specialist is a journeyman license. Sec. 44. Minnesota Statutes 2008, section 326B.133, subdivision 8, is amended to read: Subd. 8. <b>Continuing education_requirements; extension of time.</b> (a) This
<ul> <li>33.20</li> <li>33.21</li> <li>33.22</li> <li>33.23</li> <li>33.24</li> <li>33.25</li> <li>33.26</li> <li>33.27</li> <li>33.28</li> <li>33.29</li> </ul>	(d) Accessibility specialist. This certification is identified as accessibility specialist on the certification card. This certification is granted to an individual who has met the "accessibility specialist" requirements established by rule and passed the written examination prepared by the state. An individual with this classification is limited to the administration of those provisions of the State Building Code that provide access for persons with disabilities. For the purposes of calculating fees under section 326B.092, certification as an accessibility specialist is a journeyman license. Sec. 44. Minnesota Statutes 2008, section 326B.133, subdivision 8, is amended to read: Subd. 8. <b>Continuing education_requirements; extension of time.</b> (a) This subdivision establishes the number of continuing education units required within each
<ul> <li>33.20</li> <li>33.21</li> <li>33.22</li> <li>33.23</li> <li>33.24</li> <li>33.25</li> <li>33.26</li> <li>33.26</li> <li>33.27</li> <li>33.28</li> <li>33.29</li> <li>33.30</li> </ul>	(d) Accessibility specialist. This certification is identified as accessibility specialist on the certification card. This certification is granted to an individual who has met the "accessibility specialist" requirements established by rule and passed the written examination prepared by the state. An individual with this classification is limited to the administration of those provisions of the State Building Code that provide access for persons with disabilities. For the purposes of calculating fees under section 326B.092, certification as an accessibility specialist is a journeyman license. Sec. 44. Minnesota Statutes 2008, section 326B.133, subdivision 8, is amended to read: Subd. 8. <b>Continuing education <u>requirements; extension of time</u>. (a) This subdivision establishes the number of continuing education units required within each two-year certification period.</b>
<ul> <li>33.20</li> <li>33.21</li> <li>33.22</li> <li>33.23</li> <li>33.24</li> <li>33.25</li> <li>33.26</li> <li>33.27</li> <li>33.28</li> <li>33.29</li> <li>33.30</li> <li>33.31</li> </ul>	(d) Accessibility specialist. This certification is identified as accessibility specialist on the certification card. This certification is granted to an individual who has met the "accessibility specialist" requirements established by rule and passed the written examination prepared by the state. An individual with this classification is limited to the administration of those provisions of the State Building Code that provide access for persons with disabilities. For the purposes of calculating fees under section 326B.092, certification as an accessibility specialist is a journeyman license. Sec. 44. Minnesota Statutes 2008, section 326B.133, subdivision 8, is amended to read: Subd. 8. <b>Continuing education <u>requirements; extension of time</u>. (a) This subdivision establishes the number of continuing education units required within each <u>two-year certification period.</u> <u>A certified building official shall accumulate 16 continuing education units in any</u></b>
<ul> <li>33.20</li> <li>33.21</li> <li>33.22</li> <li>33.23</li> <li>33.24</li> <li>33.25</li> <li>33.26</li> <li>33.26</li> <li>33.27</li> <li>33.28</li> <li>33.29</li> <li>33.30</li> <li>33.31</li> <li>33.32</li> </ul>	(d) Accessibility specialist. This certification is identified as accessibility specialist on the certification card. This certification is granted to an individual who has met the "accessibility specialist" requirements established by rule and passed the written examination prepared by the state. An individual with this classification is limited to the administration of those provisions of the State Building Code that provide access for persons with disabilities. For the purposes of calculating fees under section 326B.092, certification as an accessibility specialist is a journeyman license. Sec. 44. Minnesota Statutes 2008, section 326B.133, subdivision 8, is amended to read: Subd. 8. <b>Continuing education <u>requirements; extension of time.</u> (a) This subdivision establishes the number of continuing education units required within each two-year certification period. A certified building official shall accumulate 16 continuing education units in any education program that is approved under Minnesota Rules, part 1301.1000.</b>

shall be reported annually during the initial two-year certification period by the method 34.1 established in rule. A certified building official-limited shall accumulate 16 continuing 34.2 education units for each two-year certification period thereafter in any education program 34.3 that is approved under Minnesota Rules, part 1301.1000. 34.4 An accessibility specialist must accumulate four continuing education units in any 34.5 of the programs described in Minnesota Rules, part 1301.1000, subpart 1 or 2. The four 34.6 units must be for courses relating to building accessibility, plan review, field inspection, 34.7 or building code administration. 34.8 Continuing education programs may be approved as established in rule. 34.9 (b) Subject to sections 326B.101 to 326B.194, the commissioner may by rule 34.10 establish or approve continuing education programs for certified building officials dealing 34.11 with matters of building code administration, inspection, and enforcement. 34.12 Each person certified as a building official for the state must satisfactorily complete 34.13 applicable educational programs established or approved by the commissioner to retain 34.14 renew certification. 34.15 (c) The state building official may grant an extension of time to comply with 34.16 continuing education requirements if the certificate holder requesting the extension of 34.17 time shows cause for the extension. The request for the extension must be in writing. For 34.18 purposes of this section, the certificate holder's current certification effective dates shall 34.19 remain the same. The extension does not relieve the certificate holder from complying 34.20 with the continuing education requirements for the next two-year period. 34.21 34.22 Sec. 45. Minnesota Statutes 2008, section 326B.133, subdivision 11, is amended to read: 34.23 Subd. 11. Failure to renew. An individual who has failed to make a timely 34.24 34.25 application for renewal of a certificate is not certified and must not serve as the designated building official for any municipality, or a certified building official, a certified building 34.26 official-limited, or an accessibility specialist until a renewed certificate has been issued by 34.27 the commissioner. 34.28 Sec. 46. Minnesota Statutes 2008, section 326B.197, is amended to read: 34.29 326B.197 BOND REQUIRED FOR CERTAIN CONTRACTORS. 34.30

(a) A person contracting to do gas, heating, ventilation, cooling, air conditioning,
fuel burning, or refrigeration work must give <u>and maintain</u> bond to the state in the amount
of \$25,000 for all work entered into within the state. The bond must be for the benefit of
persons suffering financial loss by reason of the contractor's failure to comply with the

requirements of the State Mechanical Code. A bond given to the state must be filed with
the commissioner of labor and industry and is in lieu of all other bonds to any political
subdivision required for work covered by this section. The bond must be written by a
corporate surety licensed to do business in the state.

35.5 (b) The commissioner of labor and industry may charge each person giving bond
35.6 under this section an annual a biennial bond filing fee of \$15 \$100.

Sec. 47. Minnesota Statutes 2008, section 326B.33, subdivision 18, is amended to read: 35.7 Subd. 18. Examination. In addition to the other requirements described in this 35.8 section and sections 326B.091 to 326B.098, and except as provided in subdivision 20, as a 35.9 precondition to issuance of a personal license, each applicant must pass a written or oral 35.10 examination developed and administered by the commissioner to ensure the competence of 35.11 each applicant for license. An oral examination shall be administered only to an applicant 35.12 who furnishes a written statement from a certified teacher or other professional, trained in 35.13 35.14 the area of reading disabilities stating that the applicant has a specific reading disability which would prevent the applicant from performing satisfactorily on a written test. The 35.15 oral examination shall be structured so that an applicant who passes the examination 35.16 will not impair the applicant's own safety or that of others while acting as a licensed 35.17 individual. No individual failing an examination may retake it for six months thereafter, 35.18 but within such six months the individual may take an examination for a lesser grade of 35.19 license. Any individual failing to renew a personal license for two years or more after its 35.20 expiration, and any licensee whose personal license is revoked under this chapter, shall 35.21 35.22 be required to retake the examination before being issued a new license. An individual whose personal license is revoked under any other chapter is not required to retake the 35.23 examination before being issued a new license, unless the personal license was revoked 35.24 35.25 two years or more before the commissioner received the completed application for a new license. A licensee whose personal license is suspended for any reason is not required to 35.26 retake the examination before the personal license is reinstated, unless the personal license 35.27 has not been reinstated within two years after the suspension began. 35.28 An applicant for a personal license shall submit to the commissioner an application 35.29

and examination fee at the time of application. Upon approval of the application, the
commissioner shall schedule the applicant for the next available examination, which shall
be held within 60 days. The applicant shall be allowed one opportunity to reschedule
an examination without being required to submit another application and examination
fee. Additionally, an applicant who fails an examination, or whose application was not
approved, shall submit another application and examination fee.

36.1	Sec. 48. Minnesota Statutes 2009 Supplement, section 326B.33, subdivision 19,
36.2	is amended to read:
36.3	Subd. 19. License, registration, and renewal fees; expiration. (a) Unless
36.4	revoked or suspended under this chapter, all licenses issued or renewed under this section
36.5	expire on the date specified in this subdivision. Master licenses expire March 1 of each
36.6	odd-numbered year after issuance or renewal. Electrical contractor licenses expire March
36.7	1 of each even-numbered year after issuance or renewal. Technology system contractor
36.8	licenses expire August 1 of each even-numbered year after issuance or renewal. All
36.9	other personal licenses expire two years from the date of original issuance and every two
36.10	years thereafter. Registrations of unlicensed individuals expire one year from the date of
36.11	original issuance and every year thereafter.
36.12	(b) Fees for application and examination, and for the original issuance and each
36.13	subsequent renewal, are:
36.14	(1) For each personal license application and examination: \$35;
36.15	(2) For original issuance and each subsequent renewal of:
36.16	Class A Master or master special electrician, including master elevator constructor:
36.17	<del>\$40 per year;</del>
36.18	Class B Master: \$25 per year;
36.19	Power Limited Technician: \$15 per year;
36.20	Class A Journeyman, Class B Journeyman, Installer, Elevator Constructor, Lineman,
36.21	or Maintenance Electrician other than master special electrician: \$15 per year;
36.22	Contractor: \$100 per year;
36.23	Unlicensed individual registration: \$15 per year.
36.24	(c) If any new license is issued in accordance with this subdivision for less than two
36.25	years, the fee for the license shall be prorated on an annual basis.
36.26	(d) A license fee may not be refunded after a license is issued or renewed. However,
36.27	if the fee paid for a license was not prorated in accordance with this subdivision, the
36.28	amount of the overpayment shall be refunded.
36.29	(c) Any contractor who seeks reissuance of a license after it has been revoked or
36.30	suspended under this chapter shall submit a reissuance fee of \$100 before the license is
36.31	reinstated.
36.32	(f) An individual or contractor who fails to renew a license before 30 days after the
36.33	expiration or registration of the license must submit a late fee equal to one year's license
36.34	fee in addition to the full renewal fee. Fees for renewed licenses or registrations are not
36.35	prorated. An individual or contractor that fails to renew a license or registration by the
36.36	expiration date is unlicensed until the license or registration is renewed.

37.1	(b) For purposes of calculating license fees and renewal license fees required under		
37.2	section 326B.092:		
37.3	(1) the registration of an unlicensed individual under subdivision 12 shall be		
37.4	considered an entry level license;		
37.5	(2) the following licenses shall be considered journeyman licenses: Class A		
37.6	journeyman electrician, Class B journeyman electrician, Class A installer, Class B installer,		
37.7	elevator constructor, lineman, maintenance electrician, and power limited technician;		
37.8	(3) the following licenses shall be considered master licenses: Class A master		
37.9	electrician, Class B master electrician, and master elevator constructor; and		
37.10	(4) the following licenses shall be considered business licenses: Class A electrical		
37.11	contractor, Class B electrical contractor, elevator contractor, and technology systems		
37.12	contractor.		
37.13	(c) For each filing of a certificate of responsible person by an employer, the fee is		
37.14	<u>\$100.</u>		
37.15	Sec. 49. Minnesota Statutes 2008, section 326B.33, subdivision 20, is amended to read:		
37.16	Subd. 20. Reciprocity. The commissioner may enter into reciprocity agreements		
37.17	for personal licenses with another state if approved by the board. Once approved by the		
37.18	board, the commissioner may issue a personal license without requiring the applicant to		
37.19	pass an examination provided the applicant:		
37.20	(a) submits an application under this section;		
37.21	(b) pays the <u>application and examination</u> fee <u>and license fee</u> required under this		
37.22	section <u>326B.092;</u> and		
37.23	(c) holds a valid comparable license in the state participating in the agreement.		
37.24	Agreements are subject to the following:		
37.25	(1) The parties to the agreement must administer a statewide licensing program that		
37.26	includes examination and qualifying experience or training comparable to Minnesota's.		
37.27	(2) The experience and training requirements under which an individual applicant		
37.28	qualified for examination in the qualifying state must be deemed equal to or greater than		
37.29	required for an applicant making application in Minnesota at the time the applicant		
37.30	acquired the license in the qualifying state.		
37.31	(3) The applicant must have acquired the license in the qualifying state through an		
37.32	examination deemed equivalent to the same class of license examination in Minnesota.		
37.33	A lesser class of license may be granted where the applicant has acquired a greater		
37.34	class of license in the qualifying state and the applicant otherwise meets the conditions		
37.35	of this subdivision.		

(4) At the time of application, the applicant must hold a valid license in the
qualifying state and have held the license continuously for at least one year before making
application in Minnesota.

- 38.4 (5) An applicant is not eligible for a license under this subdivision if the applicant
  38.5 has failed the same or greater class of license examination in Minnesota, or if the
  38.6 applicant's license of the same or greater class has been revoked or suspended.
- 38.7 (6) An applicant who has failed to renew a personal license for two years or more38.8 after its expiration is not eligible for a license under this subdivision.
- Sec. 50. Minnesota Statutes 2008, section 326B.33, subdivision 21, is amended to read:
  Subd. 21. Exemptions from licensing. (a) An individual who is a maintenance
  electrician is not required to hold or obtain a license under sections 326B.31 to 326B.399
  if:

(1) the individual is engaged in the maintenance and repair of electrical equipment,
apparatus, and facilities that are owned or leased by the individual's employer and that are
located within the limits of property operated, maintained, and either owned or leased by
the individual's employer;

38.17

(2) the individual is supervised by:

(i) the responsible master electrician for a contractor who has contracted with the
individual's employer to provide services for which a contractor's license is required; or
(ii) a licensed master electrician, a licensed maintenance electrician, an electrical
engineer, or, if the maintenance and repair work is limited to technology circuits or

38.22 systems work, a licensed power limited technician; and

(3) the individual's employer has filed on file with the commissioner a current 38.23 certificate of responsible person, signed by the responsible master electrician of the 38.24 38.25 contractor, the licensed master electrician, the licensed maintenance electrician, the electrical engineer, or the licensed power limited technician, and stating that the person 38.26 signing the certificate is responsible for ensuring that the maintenance and repair work 38.27 performed by the employer's employees complies with the Minnesota Electrical Act and 38.28 the rules adopted under that act. The employer must pay a filing fee to file a certificate of 38.29 responsible person with the commissioner. The certificate shall expire two years from the 38.30 date of filing. In order to maintain a current certificate of responsible person, the employer 38.31 must resubmit a certificate of responsible person, with a filing fee, no later than two years 38.32 from the date of the previous submittal. 38.33

38.34 (b) Employees of a licensed electrical or technology systems contractor or other38.35 employer where provided with supervision by a master electrician in accordance with

subdivision 1, or power limited technician in accordance with subdivision 7, paragraph 39.1 (a), clause (1), are not required to hold a license under sections 326B.31 to 326B.399 39.2 for the planning, laying out, installing, altering, and repairing of technology circuits or 39.3

systems except planning, laying out, or installing: 39.4

(1) in other than residential dwellings, class 2 or class 3 remote control circuits that 39.5 control circuits or systems other than class 2 or class 3, except circuits that interconnect 39.6 these systems through communication, alarm, and security systems are exempted from 39.7 this paragraph; 39.8

39.9

(2) class 2 or class 3 circuits in electrical cabinets, enclosures, or devices containing physically unprotected circuits other than class 2 or class 3; or 39.10

(3) technology circuits or systems in hazardous classified locations as covered by 39.11 chapter 5 of the National Electrical Code. 39.12

(c) Companies and their employees that plan, lay out, install, alter, or repair class 39.13 2 and class 3 remote control wiring associated with plug or cord and plug connected 39.14 39.15 appliances other than security or fire alarm systems installed in a residential dwelling are not required to hold a license under sections 326B.31 to 326B.399. 39.16

(d) Heating, ventilating, air conditioning, and refrigeration contractors and their 39.17 employees are not required to hold or obtain a license under sections 326B.31 to 326B.399 39.18 when performing heating, ventilating, air conditioning, or refrigeration work as described 39.19 in section 326B.38. 39.20

(e) Employees of any electrical, communications, or railway utility, cable 39.21 communications company as defined in section 238.02, or a telephone company as defined 39.22 under section 237.01 or its employees, or of any independent contractor performing work 39.23 on behalf of any such utility, cable communications company, or telephone company, shall 39.24 not be required to hold a license under sections 326B.31 to 326B.399: 39.25

39.26 (1) while performing work on installations, materials, or equipment which are owned or leased, and operated and maintained by such utility, cable communications company, or 39.27 telephone company in the exercise of its utility, antenna, or telephone function, and which 39.28

(i) are used exclusively for the generation, transformation, distribution, transmission, 39.29 or metering of electric current, or the operation of railway signals, or the transmission 39.30 of intelligence and do not have as a principal function the consumption or use of electric 39.31 current or provided service by or for the benefit of any person other than such utility, cable 39.32 communications company, or telephone company, and 39.33

(ii) are generally accessible only to employees of such utility, cable communications 39.34 company, or telephone company or persons acting under its control or direction, and 39.35

## 010)

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40.1	(iii) are not on the load side of the service point or point of entrance for
40.2	communication systems;
40.3	(2) while performing work on installations, materials, or equipment which are a part
40.4	of the street lighting operations of such utility; or
40.5	(3) while installing or performing work on outdoor area lights which are directly
40.6	connected to a utility's distribution system and located upon the utility's distribution poles,
40.7	and which are generally accessible only to employees of such utility or persons acting
40.8	under its control or direction.
40.9	(f) An owner shall not be required to hold or obtain a license under sections 326B.31
40.10	to 326B.399.
40.11	Sec. 51. Minnesota Statutes 2008, section 326B.42, is amended by adding a
40.12	subdivision to read:
40.13	Subd. 1a. Contractor. "Contractor" means a person who performs or offers
40.14	to perform any plumbing work, with or without compensation, who is licensed as a
40.15	contractor by the commissioner. Contractor includes plumbing contractors and restricted
40.16	plumbing contractors.
40.17	Sec. 52. Minnesota Statutes 2008, section 326B.42, is amended by adding a
40.18	subdivision to read:
40.19	Subd. 8. Plumbing contractor. "Plumbing contractor" means a licensed contractor
40.20	whose responsible licensed plumber is a licensed master plumber.
40.21	Sec. 53. Minnesota Statutes 2008, section 326B.42, is amended by adding a
40.22	subdivision to read:
40.23	Subd. 9. Responsible licensed plumber. A contractor's "responsible licensed
40.24	plumber" means the licensed master plumber or licensed restricted master plumber
40.25	designated in writing by the contractor in the contractor's license application, or in another
40.26	manner acceptable to the commissioner, as the individual responsible for the contractor's

compliance with sections 326B.41 to 326B.49, all rules adopted under these sections and 40.27

sections 326B.50 to 326B.59, and all orders issued under section 326B.082. 40.28

Sec. 54. Minnesota Statutes 2008, section 326B.42, is amended by adding a 40.29 subdivision to read: 40.30

- 41.1 Subd. 10. Restricted plumbing contractor. "Restricted plumbing contractor"
- 41.2 means a licensed contractor whose responsible licensed plumber is a licensed restricted
- 41.3 <u>master plumber.</u>

41.4 Sec. 55. Minnesota Statutes 2008, section 326B.44, is amended to read:

41.5

#### **326B.44 LOCAL REGULATIONS.**

Any of the following entities may, by ordinance, adopt local regulations providing 41.6 41.7 for plumbing permits, approval of plans and specifications, and inspections of plumbing, which regulations are not in conflict with the plumbing code: any city having a system 41.8 of waterworks or sewerage, regardless of population; any town having a population of 41.9 5,000 or more according to the last federal census, exclusive of any statutory cities 41.10 located therein; and the Metropolitan Airports Commission. No such entity shall prohibit 41.11 plumbers plumbing contractors licensed by the commissioner from engaging in or working 41.12 at the business of plumbing, except cities and statutory cities which, prior to April 21, 41.13 1933, by ordinance required the licensing of plumbers. No such entity shall require any 41.14 person who engages in the business of plumbing to post a bond as a prerequisite for 41.15 engaging in the business of plumbing, except the bond to the state required under section 41.16 326B.46 and except any performance bond required under a contract with the person 41.17 for the performance of plumbing work for the entity. No such entity shall require any 41.18 person who engages in the business of plumbing to maintain public liability insurance 41.19 as a prerequisite for engaging in the business of plumbing, except the insurance required 41.20 under section 326B.46 and except any public liability insurance required under a contract 41.21 with the person for the performance of plumbing work for the entity. No city or town may 41.22 require a license for persons performing building sewer or water service installation who 41.23 have completed pipe laying training as prescribed by the commissioner of labor and 41.24 industry. Any city by ordinance may prescribe regulations, reasonable standards, and 41.25 inspections and grant permits to any person engaged in the business of installing water 41.26 41.27 softeners, who is not licensed as a master plumber or journeyman plumber contractor by the commissioner, to connect water softening and water filtering equipment to private 41.28 residence water distribution systems, where provision has been previously made therefor 41.29 and openings left for that purpose or by use of cold water connections to a domestic 41.30 water heater; where it is not necessary to rearrange, make any extension or alteration of, 41.31 or addition to any pipe, fixture or plumbing connected with the water system except to 41.32 connect the water softener, and provided the connections so made comply with minimum 41.33 41.34 standards prescribed by the Plumbing Board.

42.1 Sec. 56. Minnesota Statutes 2008, section 326B.46, as amended by Laws 2009, chapter
42.2 78, article 5, section 14, and chapter 109, section 13, is amended to read:

#### 42.3 **326B.46** LICENSING, BOND AND INSURANCE.

Subdivision 1. License required. (a) No person individual shall engage in or work 42.4 at the business of a master plumber, restricted master plumber, journeyman plumber, 42.5 and restricted journeyman plumber unless licensed to do so by the state commissioner. 42.6 A license is not required for individuals performing building sewer or water service 42.7 installation who have completed pipe laying training as prescribed by the commissioner 42.8 of labor and industry. A master plumber may also work as a journeyman plumber, a 42.9 restricted journeyman plumber, and a restricted master plumber. A journeyman plumber 42.10 may also work as a restricted journeyman plumber. Anyone not so licensed may do 42.11 plumbing work which complies with the provisions of the minimum standards prescribed 42.12 by the Plumbing Board on premises or that part of premises owned and actually occupied 42.13 by the worker as a residence, unless otherwise forbidden to do so by a local ordinance. 42.14

(b) No person shall engage in the business of planning, superintending, or installing
plumbing or shall install plumbing in connection with the dealing in and selling of
plumbing material and supplies unless at all times a licensed master plumber, or in cities
and towns with a population of fewer than 5,000 according to the <u>last</u> federal census, a
restricted master plumber, who shall be responsible for proper installation, is in charge
of the plumbing work of the person<del>, firm, or corporation</del>.

42.21 (c) Except as provided in subdivision 2, no person shall perform or offer to perform
42.22 plumbing work with or without compensation unless the person obtains a contractor's
42.23 license. A contractor's license does not of itself qualify its holder to perform the plumbing
42.24 work authorized by holding a master, journeyman, restricted master, or restricted
42.25 journeyman license.

42.26 <u>Subd. 1a.</u> Exemptions from licensing. (a) An individual without a contractor
42.27 <u>license may do plumbing work on the individual's residence in accordance with</u>
42.28 <u>subdivision 1, paragraph (a).</u>

(b) An individual who is an employee working on the maintenance and repair of 42.29 plumbing equipment, apparatus, or facilities owned or leased by the individual's employer 42.30 and which is within the limits of property owned or leased, and operated or maintained by 42.31 the individual's employer, shall not be required to maintain a contractor license as long 42.32 as the employer has on file with the commissioner a current certificate of responsible 42.33 person. The certificate must be signed by the responsible master plumber or, in an area of 42.34 the state that is not a city or town with a population of more than 5,000 according to the 42.35 last federal census, restricted master plumber, and must state that the person signing the 42.36

certificate is responsible for ensuring that the maintenance and repair work performed by 43.1 the employer's employees comply with sections 326B.41 to 326B.49, all rules adopted 43.2 under those sections and sections 326B.50 to 326B.59, and all orders issued under section 43.3 326B.082. The employer must pay a filing fee to file a certificate of responsible person 43.4 with the commissioner. The certificate shall expire two years from the date of filing. In 43.5 order to maintain a current certificate of responsible person, the employer must resubmit a 43.6 certificate of responsible person, with a filing fee, no later than two years from the date of 43.7 the previous submittal. The filing of the certificate of responsible person does not exempt 43.8 any employee of the employer from the requirements of this chapter regarding individual 43.9 licensing as a plumber or registration as a plumber's apprentice. 43.10 (c) If a contractor employs a licensed plumber, the licensed plumber does not need a 43.11 separate contractor license to perform plumbing work on behalf of the employer within 43.12 the scope of the licensed plumber's license. 43.13 Subd. 1b. Employment of master plumber or restricted master plumber. (a) 43.14 43.15 Each contractor must designate a responsible licensed plumber, who shall be responsible for the performance of all plumbing work in accordance with sections 326B.41 to 43.16 326B.49, all rules adopted under these sections and sections 326B.50 to 326B.59, and all 43.17 orders issued under section 326B.082. A plumbing contractor's responsible licensed 43.18 plumber must be a master plumber. A restricted plumbing contractor's responsible licensed 43.19 plumber must be a master plumber or a restricted master plumber. A plumbing contractor 43.20 license authorizes the contractor to offer to perform and, through licensed and registered 43.21 individuals, to perform plumbing work in all areas of the state. A restricted plumbing 43.22 contractor license authorizes the contractor to offer to perform and, through licensed and 43.23 registered individuals, to perform plumbing work in all areas of the state except in cities 43.24 and towns with a population of more than 5,000 according to the last federal census. 43.25 43.26 (b) If the contractor is an individual or sole proprietorship, the responsible licensed plumber must be the individual, proprietor, or managing employee. If the contractor is 43.27 a partnership, the responsible licensed plumber must be a general partner or managing 43.28 employee. If the contractor is a limited liability company, the responsible licensed plumber 43.29 must be a chief manager or managing employee. If the contractor is a corporation, the 43.30 responsible licensed plumber must be an officer or managing employee. If the responsible 43.31 licensed plumber is a managing employee, the responsible licensed plumber must be 43.32 actively engaged in performing plumbing work on behalf of the contractor, and cannot be 43.33 employed in any capacity as a plumber for any other contractor. An individual may be 43.34 the responsible licensed plumber for only one contractor. 43.35

## 44.1 (c) All applications and renewals for contractor licenses shall include a verified 44.2 statement that the applicant or licensee has complied with this subdivision.

Subd. 2. Bond; insurance. Any person contracting to do plumbing work must give 44.3 As a condition of licensing, each contractor shall give and maintain bond to the state in the 44.4 amount of at least \$25,000 for (1) all plumbing work entered into within the state or (2) 44.5 all plumbing work and subsurface sewage treatment work entered into within the state. 44.6 If the bond is for both plumbing work and subsurface sewage treatment work, the bond 44.7 must comply with the requirements of this section and section 115.56, subdivision 2, 44.8 paragraph (e). The bond shall be for the benefit of persons injured or suffering financial 44.9 44.10 loss by reason of failure to comply with the requirements of the State Plumbing Code and, if the bond is for both plumbing work and subsurface sewage treatment work, financial 44.11 loss by reason of failure to comply with the requirements of sections 115.55 and 115.56. 44.12 The bond shall be filed with the commissioner and shall be written by a corporate surety 44.13 licensed to do business in the state. 44.14

In addition, each applicant for a master plumber license or restricted master plumber 44.15 license, or renewal thereof, shall provide evidence of as a condition of licensing, each 44.16 contractor shall have and maintain in effect public liability insurance, including products 44.17 liability insurance with limits of at least \$50,000 per person and \$100,000 per occurrence 44.18 and property damage insurance with limits of at least \$10,000. The insurance shall be 44.19 written by an insurer licensed to do business in the state of Minnesota and each licensed 44.20 master plumber shall maintain on file with the commissioner a certificate evidencing the 44.21 insurance providing that the insurance shall not be canceled without the insurer first giving 44.22 15 days written notice to the commissioner. The term of the insurance shall be concurrent 44.23 with the term of the license. 44.24

Subd. 3. Bond and insurance exemption. If a master plumber or restricted master 44.25 plumber who is in compliance with the bond and insurance requirements of subdivision 2, 44.26 employs a licensed plumber, the employee plumber shall not be required to meet the bond 44.27 and insurance requirements of subdivision 2. An individual who is an employee working 44.28 on the maintenance and repair of plumbing equipment, apparatus, or facilities owned or 44.29 leased by the individual's employer and which is within the limits of property owned or 44.30 leased, and operated or maintained by the individual's employer, shall not be required to 44.31 meet the bond and insurance requirements of subdivision 2. 44.32

44.33 Subd. 4. Fee. (a) Each person giving bond to the state under subdivision 2 shall pay
44.34 the department a bond registration fee of \$40 for one year or \$80 for two years.

(b) The commissioner shall in a manner determined by the commissioner, without
the need for any rulemaking under chapter 14, phase in the bond registration from one year

45.1 to two years so that the expiration of bond registration corresponds with the expiration of

45.2 the license issued under section 326B.475 or 326B.49, subdivision 1.

Subd. 5. Exterior connections. Persons licensed as manufactured home installers 45.3 under chapter 327B are not required to be licensed under sections 326B.42 to 326B.49 45.4 when connecting the exterior building drain sewer outlets to the aboveground building 45.5 sewer system and when connecting the exterior water line to the aboveground water 45.6 system to the manufactured home as described in National Manufactured Housing 45.7 Construction and Safety Standards Act of 1974, United States Code, title 42, section 5401 45.8 et seq. No additional licensure, bond, or insurance related to the scope of work permitted 45.9 under this subdivision may be required of a licensed manufactured home installer by 45.10 any unit of government. 45.11

45.12 Sec. 57. Minnesota Statutes 2008, section 326B.47, is amended to read:

45.13

#### **326B.47 PLUMBER'S APPRENTICES.**

45.14 Subdivision 1. Registration; supervision; records. (a) All plumber's apprentices
45.15 must be registered. To be a registered plumber's apprentice, an individual must either:
45.16 (1) be an individual employed in the trade of plumbing under an apprenticeship
45.17 agreement approved by the department under Minnesota Rules, part 5200.0300; or
45.18 (2) be an unlicensed individual registered with the commissioner under subdivision

45.19 3.

(b) A plumber's apprentice is authorized to assist in the installation of plumbing 45.20 only while under the direct supervision of a master, restricted master, journeyman, or 45.21 restricted journeyman plumber. The master, restricted master, journeyman, or restricted 45.22 journeyman plumber is responsible for ensuring that all plumbing work performed by the 45.23 plumber's apprentice complies with the plumbing code. The supervising master, restricted 45.24 master, journeyman, or restricted journeyman must be licensed and must be employed 45.25 by the same employer as the plumber's apprentice. Licensed individuals shall not permit 45.26 plumber's apprentices to perform plumbing work except under the direct supervision of 45.27 an individual actually licensed to perform such work. Plumber's apprentices shall not 45.28 supervise the performance of plumbing work or make assignments of plumbing work 45.29 to unlicensed individuals. 45.30 (c) Contractors employing plumber's apprentices to perform plumbing work shall 45.31 maintain records establishing compliance with this subdivision that shall identify all 45.32 plumber's apprentices performing plumbing work, and shall permit the department to 45.33

45.34 <u>examine and copy all such records.</u>

Subd. 2. Journeyman exam. A plumber's apprentice who has completed four 46.1 years of practical plumbing experience is eligible to take the journeyman plumbing 46.2 examination. Up to 24 months of practical plumbing experience prior to becoming a 46.3 plumber's apprentice may be applied to the four-year experience requirement. However, 46.4 none of this practical plumbing experience may be applied if the individual did not have 46.5 any practical plumbing experience in the 12-month period immediately prior to becoming 46.6 a plumber's apprentice. The Plumbing Board may adopt rules to evaluate whether 46.7 the individual's past practical plumbing experience is applicable in preparing for the 46.8 journeyman's examination. If two years after completing the training the individual has 46.9 not taken the examination, the four years of experience shall be forfeited. 46.10

46.11 The commissioner may allow an extension of the two-year period for taking the 46.12 exam for cases of hardship or other appropriate circumstances.

Subd. 3. Registration, rules, applications, renewals, and fees. An unlicensed 46.13 individual may register by completing and submitting to the commissioner a registration 46.14 46.15 an application form provided by the commissioner, with all fees required by section 326B.092. A completed registration application form must state the date the individual 46.16 began training, the individual's age, schooling, previous experience, and employer, 46.17 and other information required by the commissioner. The board may prescribe rules, 46.18 not inconsistent with this section, for the registration of unlicensed individuals. Each 46.19 applicant for initial registration as a plumber's apprentice shall pay the department an 46.20 application fee of \$25. Applications for initial registration may be submitted at any time. 46.21 Registration must be renewed annually and shall be for the period from July 1 of each year 46.22 to June 30 of the following year. Applications for renewal registration must be received 46.23 by the commissioner by June 30 of each registration period on forms provided by the 46.24 commissioner, and must be accompanied by a fee of \$25. An application for renewal 46.25 registration received on or after July 1 in any year but no more than three months after 46.26 expiration of the previously issued registration must pay the past due renewal fee plus a 46.27 late fee of \$25. No applications for renewal registration will be accepted more than three 46.28 months after expiration of the previously issued registration. 46.29

Sec. 58. Minnesota Statutes 2008, section 326B.475, subdivision 2, is amended to read:
Subd. 2. Use of license. A restricted master plumber and restricted journeyman
plumber may engage in the plumbing trade in all areas of the state except in cities and
towns with a population of more than 5,000 according to the <u>last</u> federal census.

47.1 Sec. 59. Minnesota Statutes 2009 Supplement, section 326B.475, subdivision 4,
47.2 is amended to read:

47.3 Subd. 4. Renewal; use period for license. (a) A restricted master plumber and
47.4 restricted journeyman plumber license must be renewed for as long as that licensee
47.5 engages in the plumbing trade. Notwithstanding section 326B.094, failure to renew a
47.6 restricted master plumber and restricted journeyman plumber license within 12 months
47.7 after the expiration date will result in permanent forfeiture of the restricted master plumber
47.8 and restricted journeyman plumber license.

(b) The commissioner shall in a manner determined by the commissioner, without
the need for any rulemaking under chapter 14, phase in the renewal of restricted master
plumber and restricted journeyman plumber licenses from one year to two years. By
June 30, 2011, all restricted master plumber and restricted journeyman plumber licenses
shall be two-year licenses.

47.14 Sec. 60. Minnesota Statutes 2009 Supplement, section 326B.49, subdivision 1, is
47.15 amended to read:

Subdivision 1. Application, examination, and license fees. (a) Applications for 47.16 master and journeyman plumber's licenses shall be made to the commissioner, with 47.17 fee all fees required by section 326B.092. Unless the applicant is entitled to a renewal, 47.18 the applicant shall be licensed by the commissioner only after passing a satisfactory 47.19 examination developed and administered by the commissioner, based upon rules adopted 47.20 by the Plumbing Board, showing fitness. Examination fees for both journeyman and 47.21 master plumbers shall be \$50 for each examination. Upon being notified of having 47.22 successfully passed the examination for original license the applicant shall submit an 47.23 application, with the license fee herein provided. The license fee for each initial master 47.24 plumber's license shall be \$240. The license fee for each initial journeyman plumber's 47.25 license shall be \$110. 47.26

(b) All initial master and journeyman plumber's licenses shall be effective for more
than one calendar year and shall expire on December 31 of the year after the year in which
the application is made. The license fee for each renewal master plumber's license shall be
\$120 for one year or \$240 for two years. The license fee for each renewal journeyman
plumber's license shall be \$55 for one year or \$110 for two years. All master plumber's
licenses shall expire on December 31 of each even-numbered year after issuance or
renewal. The commissioner shall in a manner determined by the commissioner, without

the need for any rulemaking under chapter 14, phase in the renewal of master and

48.1	journeyman plumber's licenses from one year to two years. By June 30, 2011, all renewed
48.2	master and journeyman plumber's licenses shall be two-year licenses.
48.3	(c) Any licensee who does not renew a license within two years after the license
48.4	expires is no longer eligible for renewal. Such an individual must retake and pass the
48.5	examination before a new license will be issued. A journeyman or master plumber who
48.6	submits a license renewal application after the time specified in rule but within two
48.7	years after the license expired must pay all past due renewal fees plus a late fee of \$25.
48.8	Applications for contractor licenses shall be made to the commissioner, with all fees
48.9	required by section 326B.092. All contractor licenses shall expire on December 31 of each
48.10	odd-numbered year after issuance or renewal.
48.11	(d) For purposes of calculating license fees and renewal license fees required under
48.12	section 326B.092:
48.13	(1) the following licenses shall be considered business licenses: plumbing contractor
48.14	and restricted plumbing contractor;
48.15	(2) the following licenses shall be considered master licenses: master plumber and
48.16	restricted master plumber;
48.17	(3) the following licenses shall be considered journeyman licenses: journeyman
48.18	plumber and restricted journeyman plumber; and
48.19	(4) the registration of a plumber's apprentice under section 326B.47, subdivision 3,
48.20	shall be considered an entry level license.
48.21	(e) For each filing of a certificate of responsible person by an employer, the fee is
48.22	<u>\$100.</u>
48.23	Sec. 61. Minnesota Statutes 2008, section 326B.50, is amended by adding a
48.24	subdivision to read:
48.25	Subd. 1a. Responsible licensed master. "Responsible licensed master" means the
48.26	licensed water conditioning master or licensed master plumber designated in writing by
48.27	the water conditioning contractor in the water conditioning contractor's license application,
48.28	or in another manner acceptable to the commissioner, as the individual responsible for
48.29	the water conditioning contractor's compliance with sections 326B.50 to 326B.59, all
48.30	rules adopted under these sections, the Minnesota Plumbing Code, and all orders issued
48.31	under section 326B.082.
48.32	Sec. 62. Minnesota Statutes 2008, section 326B.50, is amended by adding a

48.33 subdivision to read:

Subd. 2a. Water conditioning contractor. "Water conditioning contractor" 49.1 means a person who performs or offers to perform any water conditioning installation or 49.2 water conditioning servicing, with or without compensation, who is licensed as a water 49.3 conditioning contractor by the commissioner. 49.4 Sec. 63. Minnesota Statutes 2008, section 326B.50, is amended by adding a 49.5 subdivision to read: 49.6 Subd. 3a. Water conditioning journeyman. "Water conditioning journeyman" 497 means an individual, other than a water conditioning master, who has demonstrated 49.8 practical knowledge of water conditioning installation and servicing, and who is licensed 49.9 by the commissioner as a water conditioning journeyman. 49.10 Sec. 64. Minnesota Statutes 2008, section 326B.50, is amended by adding a 49.11 subdivision to read: 49.12 Subd. 3b. Water conditioning master. "Water conditioning master" means 49.13 an individual who has demonstrated skill in planning, superintending, installing, and 49.14 servicing water conditioning installations, and who is licensed by the commissioner as a 49.15 water conditioning master. 49.16 Sec. 65. Minnesota Statutes 2008, section 326B.54, is amended to read: 49.17 326B.54 VIOLATIONS TO BE REPORTED TO COMMISSIONER. 49.18 Such local authority as may be designated by any such ordinance for the issuance 49.19 of such water conditioning installation and servicing permits and approval of such plans 49.20 shall report to the commissioner persistent or willful violations of the same and any 49.21 incompetence of a licensed water conditioning contractor, licensed water conditioning 49.22 master, or licensed water conditioning installer journeyman observed by the local authority. 49.23 Sec. 66. Minnesota Statutes 2008, section 326B.55, as amended by Laws 2010, chapter 49.24 183, section 13, is amended to read: 49.25 **326B.55 LICENSING IN CERTAIN CITIES; QUALIFICATIONS; RULES.** 49.26 Subdivision 1. Licensing. (a) Except as provided in paragraph (d), no individual 49.27 shall perform water conditioning installation or water conditioning servicing unless 49.28 licensed by the commissioner as a master plumber, journeyman plumber, water 49.29 conditioning master, or water conditioning journeyman, or, in all areas of the state except 49.30 in cities and towns with a population of more than 5,000 according to the last federal 49.31 census, as a restricted master plumber or restricted journeyman plumber. 49.32

(b) Except as provided in paragraph (e), no person shall perform or offer to 50.1 50.2 perform water conditioning installation or water conditioning servicing with or without compensation unless the person obtains a water conditioning contractor's license. A water 50.3 conditioning contractor's license does not of itself qualify its holder to perform the water 50.4 conditioning installation or water conditioning servicing authorized by holding a water 50.5 conditioning master or water conditioning journeyman license. 50.6 (c) Except as provided in paragraph (d), no person shall engage in or work at the 50.7 business of water conditioning installation or servicing anywhere in the state unless (1)50.8 at all times an individual licensed as a master plumber or water conditioning contractor 50.9 master by the commissioner shall be, who is responsible for the proper installation and 50.10 servicing, is in charge of the water conditioning installation and servicing work of such 50.11 person, and (2) all installations, other than. 50.12 If a water conditioning contractor employs a licensed master, restricted master, 50.13 journeyman or restricted journeyman plumber, or a licensed water conditioning master 50.14 50.15 or journeyman, then the licensed individual does not need a separate water conditioning contractor license to perform water conditioning installation or servicing on behalf of the 50.16 employer within the scope of the individual's plumber license. 50.17 (d) No water conditioning contractor, water conditioning master, or water 50.18 conditioning journeyman license is required: 50.19 (1) for exchanges of portable water conditioning equipment, are performed by a 50.20 licensed water conditioning contractor or licensed water conditioning installer. Any 50.21 individual not so licensed may; or 50.22 50.23 (2) for an individual to perform water conditioning work that complies with the minimum standards prescribed by the Plumbing Board on premises or that part of premises 50.24 owned and occupied by the worker individual as a residence, unless otherwise prohibited 50.25 by a local ordinance. The scope of work that a master plumber, restricted master plumber, 50.26 journeyman plumber, or restricted journeyman plumber is authorized to perform as an 50.27 employee of a licensed water conditioning contractor shall be limited to the scope of work 50.28 that the licensed water conditioning contractor is licensed to perform. 50.29 Subd. 2. Qualifications for licensing. (a) A water conditioning <del>contractor</del> master 50.30 license shall be issued only to an individual who has demonstrated skill in planning, 50.31 superintending, and servicing water conditioning installations, and has successfully passed 50.32 the examination for water conditioning contractors masters. A water conditioning installer 50.33 journeyman license shall only be issued to an individual other than a water conditioning 50.34 contractor master who has demonstrated practical knowledge of water conditioning 50.35 installation, and has successfully passed the examination for water conditioning installers 50.36

51.1 journeymen. A water conditioning installer journeyman must successfully pass the

examination for water conditioning contractors masters before being licensed as a water
conditioning contractor master.

(b) Each water conditioning contractor must designate a responsible licensed master 51.4 plumber or a responsible licensed water conditioning master, who shall be responsible for 51.5 the performance of all water conditioning installation and servicing in accordance with the 51.6 requirements of sections 326B.50 to 326B.59, all rules adopted under sections 326B.50 to 51.7 326B.59, the Minnesota Plumbing Code, and all orders issued under section 326B.082. If 51.8 the water conditioning contractor is an individual or sole proprietorship, the responsible 51.9 licensed master must be the individual, proprietor, or managing employee. If the water 51.10 conditioning contractor is a partnership, the responsible licensed master must be a general 51.11 partner or managing employee. If the water conditioning contractor is a limited liability 51.12 company, the responsible licensed master must be a chief manager or managing employee. 51.13 If the water conditioning contractor is a corporation, the responsible licensed master must 51.14 51.15 be an officer or managing employee. If the responsible licensed master is a managing employee, the responsible licensed master must be actively engaged in performing water 51.16 conditioning work on behalf of the water conditioning contractor and cannot be employed 51.17 in any capacity as a water conditioning master or water conditioning journeyman for any 51.18 other water conditioning contractor. An individual must not be the responsible licensed 51.19 master for more than one water conditioning contractor. 51.20 (c) All applications and renewals for water conditioning contractor licenses shall 51.21 include a verified statement that the applicant or licensee has complied with paragraph (b). 51.22 (d) Each application and renewal for a water conditioning master license, water 51.23 conditioning journeyman license, or a water conditioning contractor license shall be 51.24 accompanied by all fees required by section 326B.092. 51.25 51.26 Subd. 3. Commissioner. The commissioner shall: (1) license water conditioning contractors, water conditioning masters, and installers 51.27 water conditioning journeymen; and 51.28 (2) collect an examination fee from each examinee for a license as a water 51.29 conditioning contractor and an examination fee from each examinee for a license as a 51.30 water conditioning installer in an amount set forth in section 326B.58 the fees required by 51.31 section 326B.092. 51.32

52.1 Sec. 67. Minnesota Statutes 2008, section 326B.56, as amended by Laws 2009, chapter
52.2 78, article 5, section 18, is amended to read:

#### 52.3

52.4

## 326B.56 <del>ALTERNATIVE STATE</del> BONDING AND INSURANCE REGULATION.

Subdivision 1. Bonds. (a) An applicant for a water conditioning contractor or 52.5 installer license or renewal thereof who is required by any political subdivision to give a 52.6 bond to obtain or maintain the license, may comply with any political subdivision bonding 52.7 requirement by giving As a condition of licensing, each water conditioning contractor 52.8 shall give and maintain a bond to the state as described in paragraph (b). No applicant for a 52.9 water conditioning contractor or installer license who maintains the bond under paragraph 52.10 (b) shall be otherwise required to meet the bond requirements of any political subdivision. 52.11 (b) Each bond given to the state under this subdivision shall be in the total sum of 52.12

\$3,000 conditioned upon the faithful and lawful performance of all water conditioning
contracting or installing work installation or servicing done within the state. The bond
shall be for the benefit of persons suffering injuries or damages due to the work. The bond
shall be filed with the commissioner and shall be written by a corporate surety licensed to
do business in this state. The bond must remain in effect at all times while the application
is pending and while the license is in effect.

Subd. 2. Insurance. (a) Each applicant for a water conditioning contractor or 52.19 installer license or renewal thereof who is required by any political subdivision to maintain 52.20 insurance to obtain or maintain the license may comply with any political subdivision's 52.21 insurance requirement by maintaining As a condition of licensing, each water conditioning 52.22 contractor shall have and maintain in effect the insurance described in paragraph (b). 52.23 No applicant for a water conditioning contractor or installer license who maintains the 52.24 insurance described in paragraph (b) shall be otherwise required to meet the insurance 52.25 requirements of any political subdivision. 52.26

(b) The insurance shall provide coverage, including products liability coverage, 52.27 for all damages in connection with licensed work for which the licensee is liable, with 52.28 personal damage limits of at least \$50,000 per person and \$100,000 per occurrence and 52.29 property damage insurance with limits of at least \$10,000. The insurance shall be written 52.30 by an insurer licensed to do business in this state and a certificate evidencing the insurance 52.31 shall be filed with the commissioner. The insurance must remain in effect at all times 52.32 while the application is pending and while the license is in effect. The insurance shall not 52.33 be canceled without the insurer first giving 15 days' written notice to the commissioner. 52.34

52.35 Subd. 3. **Bond and insurance exemption.** A water conditioning contractor or 52.36 installer who is an employee of a water conditioning contractor or installer, including

an employee engaged in the maintenance and repair of water conditioning equipment,
apparatus, or facilities owned, leased and operated, or maintained by the employer, is
not required to meet the bond and insurance requirements of subdivisions 1 and 2 or of
any political subdivision.

53.5 Subd. 4. Fee. (a) The commissioner shall collect a \$40 bond registration fee for 53.6 one year or \$80 for two years from each applicant for issuance or renewal of a water 53.7 conditioning contractor or installer license who elects to proceed under subdivisions 53.8 1 and 2.

(b) The commissioner shall in a manner determined by the commissioner, without
the need for any rulemaking under chapter 14, phase in the bond registration from one year
to two years so that the expiration of bond registration corresponds with the expiration of
the license issued under section 326B.55.

53.13 Sec. 68. Minnesota Statutes 2009 Supplement, section 326B.58, is amended to read:

53.14

#### 326B.58 FEES<u>; RENEWAL</u>.

(a) Examination fees for both water conditioning contractors and water conditioning 53.15 installers shall be \$50 for each examination. Each initial water conditioning contractor 53.16 and installer master and water conditioning journeyman license shall be effective for more 53.17 53.18 than one calendar year and shall expire on December 31 of the year after the year in which the application is made. The license fee for each initial water conditioning contractor's 53.19 license shall be \$140, except that the license fee shall be \$105 if the application is 53.20 submitted during the last three months of the calendar year. The license fee for each 53.21 renewal water conditioning contractor's license shall be \$70 for one year or \$140 for two 53.22 years. The license fee for each initial water conditioning installer license shall be \$70, 53.23 except that the license fee shall be \$52.50 if the application is submitted during the last 53.24 three months of the calendar year. The license fee for each renewal water conditioning 53.25 installer license shall be \$35 for one year or \$70 for two years. 53.26

(b) The commissioner shall in a manner determined by the commissioner, without
the need for any rulemaking under chapter 14, phase in the renewal of water conditioning
contractor and installer master and journeyman licenses from one year to two years. By
June 30, 2011, all renewed water conditioning contractor and installer licenses shall be
two-year licenses. The commissioner Plumbing Board may by rule prescribe for the
expiration and renewal of licenses.

(c) Any licensee who does not renew a license within two years after the license
expires is no longer eligible for renewal. Such an individual must retake and pass the
examination before a new license will be issued. A water conditioning contractor or water

conditioning installer who submits a license renewal application after the time specified 54.1 in rule but within two years after the license expired must pay all past due renewal fees 54.2 plus a late fee of \$25 All water conditioning contractor licenses shall expire on December 54.3 31 of the year after issuance or renewal. 54.4 (d) For purposes of calculating license fees and renewal fees required under section 54.5 326B.092: 54.6 (1) a water conditioning journeyman license shall be considered a journeyman 54.7 license; 54.8 (2) a water conditioning master license shall be considered a master license; and 54.9 (3) a water conditioning contractor license shall be considered a business license. 54.10 Sec. 69. Minnesota Statutes 2008, section 326B.805, subdivision 6, is amended to read: 54.11 Subd. 6. Exemptions. The license requirement does not apply to: 54.12 (1) an employee of a licensee performing work for the licensee; 54.13 54.14 (2) a material person, manufacturer, or retailer furnishing finished products, materials, or articles of merchandise who does not install or attach the items; 54.15 (3) an owner of residential real estate who builds or improves any structure on 54.16 residential real estate, if the building or improving is performed by the owner's bona fide 54.17 employees or by individual owners personally. This exemption does not apply to an 54.18 owner who constructs or improves property for purposes of speculation if the building 54.19 or improving is performed by the owner's bona fide employees or by individual owners 54.20 personally. A residential building contractor or residential remodeler will be presumed 54.21 54.22 to be building or improving for purposes of speculation if the contractor or remodeler constructs or improves more than one property within any 24-month period; 54.23 (4) an architect or professional engineer engaging in professional practice as defined 54.24 54.25 by section 326.02, subdivisions 2 and 3; (5) a person whose total gross annual receipts for performing specialty skills for 54.26 which licensure would be required under this section do not exceed \$15,000; 54.27 (6) a mechanical contractor; 54.28 (7) a plumber, electrician, or other person whose profession is otherwise subject to 54.29 statewide licensing, when engaged in the activity which is the subject of that licensure; 54.30 (8) specialty contractors who provide only one special skill as defined in section 54.31 326B.802; 54.32 (9) a school district, or a technical college governed under chapter 136F; and 54.33 (10) Habitat for Humanity and Builders Outreach Foundation, and their individual 54.34 volunteers when engaged in activities on their behalf. 54.35

To qualify for the exemption in clause (5), a person must obtain a certificate of exemption 55.1 from licensure from the commissioner. A certificate of exemption will be issued upon 55.2 the applicant's filing with the commissioner, an affidavit stating that the applicant does 55.3 not expect to exceed \$15,000 in gross annual receipts derived from performing services 55.4 which require licensure under this section during the calendar year in which the affidavit 55.5 is received. For the purposes of calculating fees under section 326B.092, a certificate of 55.6 exemption is an entry level license. To renew the exemption in clause (5), the applicant 55.7 must file an affidavit stating that the applicant did not exceed \$15,000 in gross annual 55.8 receipts during the past calendar year. If a person, operating under the exemption in 55.9 clause (5), exceeds \$15,000 in gross receipts during any calendar year, the person 55.10 must immediately surrender the exemption certificate of exemption and apply for the 55.11 appropriate license. The person must remain licensed until such time as the person's gross 55.12 annual receipts during a calendar year fall below \$15,000. The person may then apply for 55.13 an exemption for the next calendar year. 55.14

55.15 Sec. 70. Minnesota Statutes 2009 Supplement, section 326B.815, subdivision 1, 55.16 is amended to read:

Subdivision 1. Licensing fee Fees. (a) The licensing fee for persons licensed 55.17 pursuant to sections 326B.802 to 326B.885, except for manufactured home installers, 55.18 is \$200 for a two-year period. The For the purposes of calculating fees under section 55.19 326B.092, an initial or renewed residential contractor, residential remodeler, or residential 55.20 roofer license is a business license. Notwithstanding section 326B.092, the licensing fee 55.21 for manufactured home installers under section 327B.041 is \$300 for a three-year period. 55.22 (b) All initial and renewal licenses, except for manufactured home installer licenses, 55.23 shall be effective for two years and shall expire on March 31 of the year after the year in 55.24 55.25 which the application is made. The license fee for each renewal of a residential contractor, residential remodeler, or residential roofer license shall be \$100 for one year and \$200 55.26 for two years. 55.27

(c) The commissioner shall in a manner determined by the commissioner, without
the need for any rulemaking under chapter 14, phase in the renewal of residential
contractor, residential remodeler, and residential roofer licenses from one year to two
years. By June 30, 2011, all renewed residential contractor, residential remodeler, and
residential roofer licenses shall be two-year licenses.

55.33 Sec. 71. Minnesota Statutes 2008, section 326B.83, subdivision 1, is amended to read:

Subdivision 1. Form. (a) An applicant for a license under sections 326B.802 to 56.1 326B.885 must submit an application, under oath and accompanied by the license fee fees 56.2 required by section 326B.815 326B.092, on a form prescribed by the commissioner. 56.3 Within 30 business days of receiving all required information, the commissioner must 56.4 act on the license request. 56.5 (b) If one of the categories in the application does not apply, the applicant must 56.6 identify the category and state the reason the category does not apply. The commissioner 56.7 may refuse to issue a license if the application is not complete or contains unsatisfactory 56.8 information. 56.9

Sec. 72. Minnesota Statutes 2008, section 326B.83, subdivision 3, is amended to read:
Subd. 3. Examination. (a) Each qualifying person must satisfactorily complete pass
a written examination for the type of license requested. The commissioner may establish
the examination qualifications, including related education experience and education, the
examination procedure, and the examination for each licensing group. The examination
must include at a minimum the following areas:

(1) appropriate knowledge of technical terms commonly used and the knowledge ofreference materials and code books to be used for technical information; and

56.18 (2) understanding of the general principles of business management and other56.19 pertinent state laws.

56.20 (b) Each examination must be designed for the specified type of license requested.

56.21 (c) An individual's passing examination results expire two years from the
56.22 examination date. An individual who passes the examination but does not choose to apply
56.23 to act as a qualifying person for a licensee within two years from the examination date,

56.24 must, upon application provide:

(1) passing examination results within two years from the date of application; or
 (2) proof that the person has fulfilled the continuing education requirements in
 section 326B.821 in the manner required for a qualifying person of a licensee for each
 license period after the expiration of the examination results.

Sec. 73. Minnesota Statutes 2008, section 326B.83, subdivision 6, is amended to read:
Subd. 6. License. A nonresident of Minnesota may be licensed as a residential
building contractor, residential remodeler, residential roofer, or manufactured home
installer upon compliance with all the provisions of sections <u>326B.092 to 326B.098 and</u>
326B.802 to 326B.885.

57.1 Sec. 74. Minnesota Statutes 2009 Supplement, section 326B.86, subdivision 1, is 57.2 amended to read:

Subdivision 1. Bond. (a) Licensed manufactured home installers and licensed 57.3 residential roofers must post a biennial surety bond in the name of the licensee with the 57.4 commissioner, conditioned that the applicant shall faithfully perform the duties and in 57.5 all things comply with all laws, ordinances, and rules pertaining to the license or permit 57.6 applied for and all contracts entered into. The biennial bond must be continuous and 57.7 maintained for so long as the licensee remains licensed. The aggregate liability of the 57.8 surety on the bond to any and all persons, regardless of the number of claims made 57.9 against the bond, may not exceed the amount of the bond. The bond may be canceled as 57.10 to future liability by the surety upon 30 days' written notice mailed to the commissioner 57.11 by regular mail. 57.12

57.13 (b) A licensed residential roofer must post a bond of at least \$15,000.

57.14 (c) A licensed manufactured home installer must post a bond of at least \$2,500.

57.15 Bonds issued under sections 326B.802 to 326B.885 are not state bonds or contracts 57.16 for purposes of sections 8.05 and 16C.05, subdivision 2.

57.17 Sec. 75. Minnesota Statutes 2008, section 326B.865, is amended to read:

57.18

#### 326B.865 SIGN CONTRACTOR; BOND.

(a) A sign contractor may post a compliance bond with the commissioner, 57.19 conditioned that the sign contractor shall faithfully perform duties and comply with 57.20 laws, ordinances, rules, and contracts entered into for the installation of signs. The bond 57.21 must be renewed annually biennially and maintained for so long as determined by the 57.22 commissioner. The aggregate liability of the surety on the bond to any and all persons, 57.23 regardless of the number of claims made against the bond, may not exceed the annual 57.24 amount of the bond. The bond may be canceled as to future liability by the surety upon 30 57.25 days' written notice mailed to the commissioner by United States mail. 57.26

(b) The amount of the bond shall be \$8,000. The bond may be drawn upon only by a
local unit of government that requires sign contractors to post a compliance bond. The
bond is in lieu of any compliance bond required by a local unit of government.

(c) For purposes of this section, "sign" means a device, structure, fixture, or
placard using graphics, symbols, or written copy that is erected on the premises of an
establishment including the name of the establishment or identifying the merchandise,
services, activities, or entertainment available on the premises.

57.34

Sec. 76. Minnesota Statutes 2008, section 326B.921, subdivision 2, is amended to read:

Subd. 2. High pressure pipefitting business license. Before obtaining a permit
for high pressure piping work, a person must obtain or utilize a business with a high
pressure piping business license.

A person must have at all times as a full-time employee at least one individual holding a contracting high pressure pipefitter competency license. Only full-time employees who hold contracting high pressure pipefitter licenses are authorized to obtain high pressure piping permits in the name of the business. The contracting high pressure pipefitter competency license holder can be the employee of only one high pressure piping business at a time. An application for a high pressure piping business license shall include a verified statement that the applicant or licensee has complied with this subdivision.

To retain its business license without reapplication, a person holding a high pressure piping business license that ceases to employ an individual holding a contracting high pressure pipefitter competency license shall have 60 days from the last day of employment of its previous contracting pipefitter competency license holder to employ another license holder. The department must be notified no later than five days after the last day of employment of the previous license holder.

No high pressure pipefitting work may be performed during any period when the high pressure pipefitting business does not have a contracting high pressure pipefitter competency license holder on staff. If a license holder is not employed within 60 days after the last day of employment of the previous license holder, the pipefitting business license shall lapse.

58.22The board shall prescribe by rule procedures for application for and issuance of58.23business licenses.

Sec. 77. Minnesota Statutes 2008, section 326B.921, subdivision 4, is amended to read:
Subd. 4. Registration with commissioner. An unlicensed individual may
register to assist in the practical construction and installation of high pressure piping
and appurtenances while in the employ of a licensed high pressure piping business by
completing and submitting to the commissioner a registration form provided by the
commissioner, with all fees required by section 326B.092. The board may prescribe rules,
not inconsistent with this section, for the registration of unlicensed individuals.

An unlicensed individual applying for initial registration shall pay the department an
application fee of \$50. Applications for initial registration may be submitted at any time.
Registration must be renewed annually and shall be valid for one calendar year beginning
January 1. Applications for renewal registration must be submitted to the commissioner

- 59.1 before December 31 of each registration period on forms provided by the commissioner,
- 59.2 and must be accompanied by a fee of \$50. There shall be no refund of fees paid.
- Sec. 78. Minnesota Statutes 2008, section 326B.921, subdivision 7, is amended to read: 59.3 Subd. 7. License fee, registration, and renewal fees. The department shall charge 59.4 the following license fees: 59.5 (a) application for journeyman high pressure pipefitter competency license, \$120; 59.6 (b) renewal of journeyman high pressure pipefitter competency license, \$80; 59.7 (c) application for contracting high pressure pipefitter competency license, \$270; 59.8 (d) renewal of contracting high pressure pipefitter competency license, \$240; 59.9 (e) application for high pressure piping business license, \$450; 59.10 (f) application to inactivate a contracting high pressure pipefitter competency license 59.11 or inactivate a journeyman high pressure pipefitter competency license, \$40; and 59.12 (g) renewal of an inactive contracting high pressure pipefitter competency license or 59.13 59.14 inactive journeyman high pressure pipefitter competency license, \$40. If an application for renewal of an active or inactive journeyman high pressure 59.15 pipefitter competency license or active or inactive contracting high pressure pipefitter 59.16 competency license is received by the department after the date of expiration of the 59.17 license, a \$30 late renewal fee shall be added to the license renewal fee. 59.18 Payment must accompany the application for a license or renewal of a license. There 59.19 shall be no refund of fees paid. 59.20 For purposes of calculating license, registration, and renewal fees required under 59.21 section 326B.092: 59.22 (1) the registration of an unlicensed individual under subdivision 4 is an entry 59.23 level license; 59.24 59.25 (2) a journeyman high pressure pipefitter license is a journeyman license; (3) a contracting high pressure pipefitter license is a master license; and 59.26 (4) a high pressure piping business license is a business license. 59.27 Sec. 79. Minnesota Statutes 2008, section 326B.922, is amended to read: 59.28 326B.922 LICENSE APPLICATION AND RENEWAL. 59.29 (a) Application for a contracting high pressure pipefitter <del>competency or</del>, a 59.30 journeyman high pressure pipefitter <del>competency</del>, or a high pressure piping business 59.31 license shall be made to the department, with all fees required by section 326B.092. 59.32 59.33 (b) The applicant for a contracting high pressure pipefitter or a journeyman high pressure pipefitter license shall be licensed only after passing an examination developed 59.34

and administered by the department in accordance with rules adopted by the board. A
competency license issued by the department shall expire on December 31 of each year. A
renewal application must be received by the department within one year after expiration of
the competency license. A license that has been expired for more than one year cannot
be renewed, and can only be reissued if the applicant submits a new application for the
competency license, pays a new application fee, and retakes and passes the applicable
license examination.

(c) All initial contracting high pressure pipefitter licenses, journeyman high pressure 60.8 pipefitter licenses, and high pressure piping business licenses are effective for more than 60.9 one calendar year and expire on December 31 of the year after the year in which the 60.10 application is made. The commissioner shall in a manner determined by the commissioner, 60.11 without the need for any rulemaking under chapter 14, phase in the renewal of contracting 60.12 high pressure pipefitter, journeyman high pressure pipefitter, and high pressure piping 60.13 business licenses from one year to two years. By June 30, 2012, all such licenses shall be 60.14 60.15 two-year licenses.

60.16 Sec. 80. Minnesota Statutes 2009 Supplement, section 326B.94, subdivision 4, is 60.17 amended to read:

Subd. 4. Examinations, licensing. Every individual that operates a boat must 60.18 hold a current master's license issued by the commissioner, unless the individual holds 60.19 a valid, current charter boat captain's license issued by the United States Coast Guard. 60.20 The commissioner shall develop and administer an examination for all masters of boats 60.21 60.22 carrying passengers for hire on the inland waters of the state as to their qualifications and fitness. If found qualified and competent to perform their duties as a master of a boat 60.23 carrying passengers for hire, they shall be issued a license authorizing them to act as such 60.24 60.25 on the inland waters of the state. All initial master's licenses shall be for two years. The commissioner shall in a manner determined by the commissioner, without the need for 60.26 any rulemaking under chapter 14, phase in the renewal of master's licenses from one year 60.27 to two years. By June 30, 2011, all renewed master's licenses shall be two-year licenses. 60.28 Fees for the original issue and renewal of the license authorized under this section shall 60.29 be pursuant to section <del>326B.986, subdivision 2</del> 326B.092. 60.30

Sec. 81. Minnesota Statutes 2008, section 326B.978, subdivision 2, is amended to read:
Subd. 2. Applications. Any individual who desires an engineer's license shall
submit an application on a written or electronic form prescribed by the commissioner, at
least 15 days before the requested exam date. If the commissioner approves the applicant

- 61.1 for examination, the applicant may take the examination on one occasion within one
- 61.2 year from the date the commissioner receives the application with all fees required by
- 61.3 <u>section 326B.092</u>.
- 61.4 Sec. 82. Minnesota Statutes 2008, section 326B.978, is amended by adding a 61.5 subdivision to read:

61.6 <u>Subd. 19.</u> <u>Applicability.</u> <u>This section shall not apply to traction or hobby boiler</u>
61.7 engineer's licenses or provisional licenses.

- 61.8 Sec. 83. Minnesota Statutes 2009 Supplement, section 326B.986, subdivision 5,
  61.9 is amended to read:
- 61.10 Subd. 5. Boiler engineer license fees. (a) For the following licenses, the
- 61.11 nonrefundable license and application fee is:
- 61.12 (1) chief engineer's license, \$70;
- 61.13 (2) first class engineer's license, \$70;
- 61.14 (3) second class engineer's license, \$70;
- 61.15 (4) special engineer's license, \$40;
- 61.16 (5) traction or hobby boiler engineer's license, \$50; and
- 61.17 (6) provisional license, \$50.
- 61.18 (b) An engineer's license, except a provisional license, may be renewed upon
- 61.19 application and payment of a renewal fee of \$20 for one year or \$40 for two years. If

61.20 the renewal fee is paid later than 30 days after expiration, then a late fee of \$15 will be

- 61.21 added to the renewal fee.
- 61.22 (a) For purposes of calculating license fees and renewal license fees required under
   61.23 section 326B.092:
- 61.24 (1) the boiler special engineer license is an entry level license;
- 61.25 (2) the following licenses are journeyman licenses: first class engineer, Grade A;

61.26 first class engineer, Grade B; first class engineer, Grade C; second class engineer, Grade

61.27 A; second class engineer, Grade B; second class engineer, Grade C; and provisional

- 61.28 <u>license; and</u>
- 61.29 (3) the following licenses are master licenses: boiler chief engineer, Grade A; boiler
- 61.30 <u>chief engineer, Grade B; boiler chief engineer, Grade C; boiler commissioner inspector; or</u>
- 61.31 <u>traction or hobby boiler engineer.</u>
- 61.32 (b) Notwithstanding section 326B.092, subdivision 7, paragraph (a), the license
- 61.33 duration for steam traction and hobby engineer licenses are one year only for the purpose
- 61.34 of calculating license fees under section 326B.092, subdivision 7, paragraph (b).

- Sec. 84. Minnesota Statutes 2008, section 327.31, subdivision 17, is amended to read:
   Subd. 17. Installation. "Installation" of a manufactured home means assembly
   installation or reinstallation, at the site of occupancy, of all portions of a manufactured
   home, connection of the manufactured home to existing utility connections and installation
   of support and/or anchoring systems.
- 62.6 Sec. 85. Minnesota Statutes 2008, section 327.31, is amended by adding a subdivision62.7 to read:
- 62.8 <u>Subd. 21.</u> <u>Used manufactured home.</u> "Used manufactured home" means a home
  62.9 <u>being offered for sale not less than 24 months after the first purchaser took legal ownership</u>
  62.10 or possession of the home.
- 62.11 Sec. 86. Minnesota Statutes 2008, section 327.31, is amended by adding a subdivision62.12 to read:

62.13 <u>Subd. 22.</u> <u>Seller.</u> "Seller" means either the homeowner, manufactured home retailer
62.14 <u>or dealer, broker, or limited dealer or retailer.</u>

- Sec. 87. Minnesota Statutes 2008, section 327.32, subdivision 1, is amended to read: 62.15 Subdivision 1. Requirement; new manufactured homes. No person shall sell-62.16 or offer for sale, in this state, any new manufactured home manufactured after July 1, 62.17 1972, or manufacture any manufactured home in this state or install for occupancy any 62.18 manufactured home manufactured after July 1, 1972, in any manufactured home park in 62.19 62.20 this state unless the manufactured home complies with the Manufactured Home Building Code and: bears a label as required by the secretary. 62.21 (a) bears a seal issued by the commissioner, and is, whenever possible, accompanied 62.22 by a certificate by the manufacturer or dealer, both evidencing that it complies with the 62.23 Manufactured Home Building Code; or 62.24 (b) if manufactured after June 14, 1976, bears a label as required by the secretary. 62.25 Sec. 88. Minnesota Statutes 2008, section 327.32, is amended by adding a subdivision 62.26 to read: 62.27 Subd. 1a. Requirement; used manufactured homes. No person shall sell or 62.28 offer for sale in this state any used manufactured home manufactured after June 14, 62.29 1976, or install for occupancy any used manufactured home manufactured after June 62.30
- 62.31 <u>14, 1976, unless the used manufactured home complies with the Notice of Compliance</u>
- 62.32 Form as provided in this subdivision. If manufactured after June 14, 1976, the home

63.1	must bear a label as required by the secreta	ry. The Notice of Compliance Form shall be	
63.2	signed by the seller and purchaser indicatin	g which party is responsible for either making	
63.3	or paying for any necessary corrections prior to the sale and transferring ownership of		
63.4	the manufactured home.		
63.5	The Notice of Compliance Form shall be su	ubstantially in the following form:	
63.6	"Notice of Compliance Form a	as required in Minnesota Statutes,	
63.7	<u>section 327.3</u>	2, subdivision 1.	
63.8	This notice must be completed and signed	by the purchaser(s) and the seller(s) of the	
63.9	used manufactured home described in the p	ourchase agreement and on the bottom of this	
63.10	notice before the parties transfer ownership	of a used manufactured home constructed	
63.11	after June 14, 1976.		
63.12	Electric ranges and clothes dryers must hav	re required four-conductor cords and plugs.	
63.13	Complies	Correction required	
63.14	Initialed by Responsible Party: Buyer	<u>Seller</u>	
63.15	Solid fuel-burning fireplaces or stoves must	be listed for use in manufactured homes, Code	
63.16	of Federal Regulations, title 24, section 328	80.709(g), and installed correctly in accordance	
63.17	with their listing or standards (i.e., chimney	y, doors, hearth, combustion, or intake, etc.,	
63.18	Code of Federal Regulations, title 24, section	on 3280.709(g)).	
63.19	Complies	Correction required	
63.20	Initialed by Responsible Party: Buyer	<u>Seller</u>	
63.21	Gas water heaters and furnaces must be listed	ed for manufactured home use, Code of Federal	
63.22	Regulations, title 24, section 3280.709(a) a	nd (d)(1) and (2), and installed correctly, in	
63.23	accordance with their listing or standards.		
63.24	Complies	Correction required	
63.25	Initialed by Responsible Party: Buyer	<u>Seller</u>	
63.26	Smoke alarms are required to be installed a	and operational in accordance with Code of	
63.27	Federal Regulations, title 24, section 3280.	208.	
63.28	Complies	Correction required	
63.29	Initialed by Responsible Party: Buyer	<u>Seller</u>	
63.30	Carbon monoxide alarms or CO detectors t	hat are approved and operational are required	
63.31	to be installed within ten feet of each room	lawfully used for sleeping purposes.	
63.32	Complies	Correction required	
63.33	Initialed by Responsible Party: Buyer	<u>Seller</u>	

642       a net clear opening of 20 inches wide and 24 inches high, five square feet in ar         643       the bottom of windows opening no more than 36 inches above the floor. Locks         644       operating handles, tabs, or other operational devices shall not be located more         645       inches above the finished floor.         646       Complies       Correction required         647       Initialed by Responsible Party: Buyer       Seller         648       The furnace compartment of the home is required to have interior finish with a         649       spread rating not exceeding 25 feet, as specified in the 1976 United States Dep.         6410       Housing and Urban Development Code governing manufactured housing const         6411       Complies       Correction required         6412       Initialed by Responsible Party: Buyer       Seller         6413       The water heater enclosure in this home is required to have interior finish with         6414       spread rating not exceeding 25 feet, as specified in the 1976 United States Dep.         6415       Housing and Urban Development Code governing manufactured housing const         6416       Complies       Correction required         6417       Initialed by Responsible Party: Buyer       Seller         6418       The home complies with the snowload and heat zone requirements for the stat				
64.3       the bottom of windows opening no more than 36 inches above the floor. Locks         64.4       operating handles, tabs, or other operational devices shall not be located more         64.5       inches above the finished floor.         64.6       Complies	64.1	Egress windows are required in every bedroom with at least one operable window with		
644       operating handles, tabs, or other operational devices shall not be located more         645       inches above the finished floor.         646       Complies	64.2	a net clear opening of 20 inches wide and 24 inches high, five square feet in area, with		
64.5       inches above the finished floor.         64.6       Complies	64.3	the bottom of windows opening no more that	n 36 inches above the floor. Locks, latches,	
64.6       Complies	64.4	operating handles, tabs, or other operational	devices shall not be located more than 54	
64.7       Initialed by Responsible Party: Buyer, Seller         64.8       The furnace compartment of the home is required to have interior finish with a         64.9       spread rating not exceeding 25 feet, as specified in the 1976 United States Dep.         64.10       Housing and Urban Development Code governing manufactured housing const         64.11       Complies	64.5	inches above the finished floor.		
64.7       Initialed by Responsible Party: Buyer, Seller         64.8       The furnace compartment of the home is required to have interior finish with a         64.9       spread rating not exceeding 25 feet, as specified in the 1976 United States Dep.         64.10       Housing and Urban Development Code governing manufactured housing const         64.11       Complies	64.6	Complies	Correction required	
64.9       spread rating not exceeding 25 feet, as specified in the 1976 United States Dep.         64.10       Housing and Urban Development Code governing manufactured housing const         64.11       Complies       Correction required         64.12       Initialed by Responsible Party: Buyer Seller         64.13       The water heater enclosure in this home is required to have interior finish with         64.14       spread rating not exceeding 25 feet, as specified in the 1976 United States Dep.         64.15       Housing and Urban Development Code governing manufactured housing const         64.16       Complies         64.17       Initialed by Responsible Party: Buyer Seller         64.18       The home complies with the snowload and heat zone requirements for the state         64.19       Minnesota as indicated by the data plate.         64.20       Complies       Correction required         64.21       Initialed by Responsible Party: Buyer Seller         64.22       The parties to this agreement have initialed all required sections and agree by         64.23       signature to complete any necessary corrections prior to the sale or transfer of G         64.24       of the home described below as listed in the purchase agreement. The state of I         64.25       or a local building official has the authori	64.7			
64.9       spread rating not exceeding 25 feet, as specified in the 1976 United States Dep.         64.10       Housing and Urban Development Code governing manufactured housing const         64.11       Complies       Correction required         64.12       Initialed by Responsible Party: Buyer Seller         64.13       The water heater enclosure in this home is required to have interior finish with         64.14       spread rating not exceeding 25 feet, as specified in the 1976 United States Dep.         64.15       Housing and Urban Development Code governing manufactured housing const         64.16       Complies         64.17       Initialed by Responsible Party: Buyer Seller         64.18       The home complies with the snowload and heat zone requirements for the state         64.19       Minnesota as indicated by the data plate.         64.20       Complies       Correction required         64.21       Initialed by Responsible Party: Buyer Seller         64.22       The parties to this agreement have initialed all required sections and agree by         64.23       signature to complete any necessary corrections prior to the sale or transfer of G         64.24       of the home described below as listed in the purchase agreement. The state of I         64.25       or a local building official has the authori	(1.0			
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64.18       The home complies with the snowload and heat zone requirements for the stat         64.19       Minnesota as indicated by the data plate.         64.20       Complies	64.16	Complies	Correction required	
64.19       Minnesota as indicated by the data plate.         64.20       Complies	64.17	Initialed by Responsible Party: Buyer	Seller	
64.19       Minnesota as indicated by the data plate.         64.20       Complies	64 18	The home complies with the spowload and h	heat zone requirements for the state of	
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64.25       or a local building official has the authority to inspect the home in the manner of         64.26       Minnesota Statutes, section 327.33, prior to or after the sale to ensure compliant         64.27       properly executed as provided under the Manufactured Home Building Code.         64.28       Signature of Purchaser(s) of Home         64.29	64.23	signature to complete any necessary correction	ons prior to the sale or transfer of ownership	
64.26       Minnesota Statutes, section 327.33, prior to or after the sale to ensure compliant         64.27       properly executed as provided under the Manufactured Home Building Code.         64.28       Signature of Purchaser(s) of Home         64.29	64.24	of the home described below as listed in the	purchase agreement. The state of Minnesota	
64.27       properly executed as provided under the Manufactured Home Building Code.         64.28       Signature of Purchaser(s) of Home         64.29	64.25	or a local building official has the authority to inspect the home in the manner described in		
64.28       Signature of Purchaser(s) of Home         64.29	64.26	Minnesota Statutes, section 327.33, prior to e	or after the sale to ensure compliance was	
64.29	64.27	properly executed as provided under the Man	nufactured Home Building Code.	
64.30	64.28	Signature of Purchaser(s) of Home		
64.31Print name as appears on purchase agreementPrint name as appears on purcha agreement64.32agreementagreement64.33Signature of Seller(s) of Home date	64.29	date	date	
64.32     agreement     agreement       64.33     Signature of Seller(s) of Home	64.30	<u></u>		
64.33       Signature of Seller(s) of Home         64.34			Print name as appears on purchase	
64.34				
64.35			date	
64.36 Print name and license number, if applicable Print name and license number, if	64.35 64.36			

	<u>(Street address of home at time of sale)</u>
	<u>(City/State/Zip)</u>
	Name of manufacturer of home
	Model and Year
	<u>Serial Number"</u>
	Sec. 89. Minnesota Statutes 2008, section 327.32, is amended by adding a subdivision
	to read:
	Subd. 1b. Alternative design plan. An alternative frost-free design slab that is
	submitted to the department, stamped by a licensed professional engineer or architect,
	and is in compliance with either the federal installation standards in effect at the date of
	manufacture or the Minnesota State Building Code, when applicable, shall be issued a
	permit by the department within ten days.
	Sec. 90. Minnesota Statutes 2008, section 327.32, is amended by adding a subdivision
,	to read:
	Subd. 1c. Manufacturer's installation instructions; new home. All new
	single-section manufactured homes and new multisection manufactured homes shall be
	installed in compliance with either the manufacturer's installation instructions in effect at
	the date of manufacture or, when applicable, the Minnesota State Building Code.
	Sec. 91. Minnesota Statutes 2008, section 327.32, is amended by adding a subdivision
	to read:
	Subd. 1d. Manufacturer's installation instructions; used multisection homes.
	All used multisection manufactured homes shall be installed in compliance with the
	manufacturer's installation instructions in effect at the date of manufacture, approved
	addenda or, when applicable, the Minnesota State Building Code.
	Sec. 92. Minnesota Statutes 2008, section 327.32, is amended by adding a subdivision
	to read:
	Subd. 1e. Reinstallation requirements for single-section used manufactured
	homes. (a) All single-section used manufactured homes reinstalled less than 24 months
	from the date of installation by the first purchaser must be reinstalled in compliance with
	subdivision 1c. All single-section used manufactured homes reinstalled more than 24
	months from the date of installation by the first purchaser may be reinstalled without
	a frost-protected foundation if the home is reinstalled in compliance with Minnesota

66.1	Rules, chapter 1350, for above frost-line installations and the notice requirement of
66.2	subdivision 1f is complied with by the seller and the purchaser of the single-section used
66.3	manufactured home.
66.4	(b) The installer shall affix an installation seal issued by the department to the
66.5	outside of the home as required by the Minnesota State Building Code. The certificate
66.6	of installation issued by the installer of record shall clearly state that the home has been
66.7	reinstalled with an above frost-line foundation. Fees for inspection of a reinstallation and
66.8	for issuance of reinstallation seals shall follow the requirements of sections 326B.802
66.9	to 326B.885. Fees for review of plans, specifications, and on-site inspections shall be
66.10	those as specified in section 326B.153, subdivision 1, paragraph (c). Whenever an
66.11	installation certificate for an above frost-line installation is issued to a single-section used
66.12	manufactured home being listed for sale, the purchase agreement must disclose that the
66.13	home is installed on a nonfrost-protected foundation and recommend that the purchaser
66.14	have the home inspected to determine the effects of frost on the home.
66.15	Sec. 93. Minnesota Statutes 2008, section 327.32, is amended by adding a subdivision
66.16	to read:
66.17	Subd. 1f. Notice requirement. The seller of the single-section used manufactured
66.18	home being reinstalled under subdivision 1e shall provide the following notice to the
66.19	purchaser and secure signatures of all parties to the purchase agreement on or before
66.20	signing a purchase agreement prior to submitting an application for an installation
66.21	certificate. Whenever a current owner of a manufactured home reinstalls the manufactured
66.22	home under subdivision 1e, the current owner is not required to comply with the notice
66.23	requirement under this subdivision. The notice shall be in at least 14-point font, except the
66.24	heading, "WHICH MAY VOID WARRANTY," must be in capital letters, in 20-point font.
66.25	The notice must be printed on a separate sheet of paper in a color different than the paper
66.26	on which the purchase agreement is printed. The notice becomes a part of the purchase
66.27	agreement and shall be substantially in the following form:
66.28	"Notice of Reinstalling of a Single-Section Used Manufactured
66.29	Home Above Frost-Line;
66.30	WHICH MAY VOID WARRANTY
66.31	It is recommended that the single-section used manufactured home being reinstalled
66.32	follow the instructions in the manufacturer's installation manual. By signing this notice,
66.33	the purchaser(s) are acknowledging they have elected to use footings placed above the
66.34	local frost line in accordance with the Minnesota State Building Code.

The seller has explained the differences	between the manufacturer's installation
instructions and the installation system selected by the purchaser(s) with respect to	
possible effects of frost on the manufactured home.	
The purchaser(s) acknowledge by signin	ng this notice that there is no manufacturer's
riginal warranty remaining on the home	and recognize that any other extended or ancillary
varranty could be adversely affected if a	any applicable warranty stipulates that the home
e installed in accordance with the manu	facturer's installation manual to remain effective.
fter the reinstallation of the manufactu	red home, it is highly recommended that the
	ed home installer recheck the home's installation
	stem adjustments each freeze-thaw cycle.
The purchaser(s) of the used manufactur	ed home described below that is being reinstalled
-	and have been advised to contact the manufacturer
	abor and Industry if they desire additional
<u>-</u>	It is the intent of this notice to inform the
	d not to use a frost-protected foundation system
for the reinstallation of the manufactured home as originally required by the home's installation manual.	
Plain language notice.	
	e will be installed with footings placed above the
	et to adverse effects from frost heave that may
lamage this home. Purchaser(s) initials:	
	this home with footings placed above the local
	in a mortgage or mortgage insurance on this
	in a mortgage of mortgage insurance on tins
nome. Purchaser(s) initials:	f this hama with factings placed above the local
	f this home with footings placed above the local
	e home if any warranty is still in place on this
home. Purchaser(s) initials:	
Signature of Purchaser(s)	
Print name	Print name
(Street address of location where manufactured home is being reinstalle	<u>ed)</u>
(City/State/Zip)	

67.36 Name of manufacturer of home.....

	Model and year
	Serial number
	Name of licensed installer and license number or homeowner responsible for the
	installation of the home as described above.
	Installer name:
	License number:"
	Sec. 94. Minnesota Statutes 2008, section 327.34, subdivision 1, is amended to read:
	Subdivision 1. Generally. It shall be a misdemeanor for any person,
	(a) to sell, lease, or offer to sell or lease, any manufactured home manufactured
	after July 1, 1972 June 14, 1976, which does not comply with the Manufactured Home
	Building Code or which does not bear a seal or label as required by sections 327.31 to
	327.34, unless the action is subject to the provisions of section 327.35;
	(b) to affix a seal or label, or cause a seal or label to be affixed, to any manufactured
1	home which does not comply with the Manufactured Home Building Code unless the
	action is subject to the provisions of section 327.35;
	(c) to alter a manufactured home manufactured after July 1, 1972 June 14, 1976,
1	in a manner prohibited by sections 327.31 to 327.34; or
	(d) to fail to correct a Manufactured Home Building Code violation in a
1	manufactured home manufactured after July 1, 1972 June 14, 1976, which is owned,
	manufactured, or sold by that person, within 40 days of being ordered to do so in writing
	by an authorized representative of the commissioner, unless the correction is subject to the
	provisions of section 327.35; or.
	(e) to interfere with, obstruct, or hinder any authorized representative of the
	commissioner in the performance of duties relating to manufactured homes manufactured
	after July 1, 1972, and prior to June 15, 1976.
	Sec. 95. Minnesota Statutes 2008, section 327B.04, subdivision 2, is amended to read:
	Subd. 2. Subagency licenses. Any dealer who has a place of business at more than
	and la action shall designate and la action as its minainal place of husiness, and name as its

one location shall designate one location as its principal place of business, one name as its
principal name, and all other established places of business as subagencies. A subagency
license shall be required for each subagency. <u>Subagency license renewal must coincide</u>
<u>with the principal license date</u>. No dealer shall do business as a dealer under any other
name than the name on its license.

Sec. 96. Minnesota Statutes 2009 Supplement, section 327B.04, subdivision 7, is 69.1 amended to read: 69.2 Subd. 7. Licenses; when granted renewal. In addition to the requirements of this 69.3 section, each application for a license or license renewal must be accompanied by a fee in 69.4 an amount established by subdivision 7a all applicable fees required by section 326B.092. 69.5 The fees shall be set in an amount which over the fiscal biennium will produce revenues 69.6 approximately equal to the expenses which the commissioner expects to incur during that 69.7 fiscal biennium while administering and enforcing sections 327B.01 to 327B.12. The 69.8 commissioner shall grant or deny a license application or a renewal application within 60 69.9 days of its filing. If the license is granted, the commissioner shall license the applicant as a 69.10 dealer or manufacturer for the remainder of the licensure period. Upon application by the 69.11 licensee, the commissioner shall renew the license for a two-year period, if: 69.12 (1) the renewal application satisfies the requirements of subdivisions 3 and 4; 69.13 (2) the renewal applicant has made all listings, registrations, notices and reports 69.14 69.15 required by the commissioner during the preceding licensure period; and (3) the renewal applicant has paid all fees owed pursuant to sections 327B.01 to 69.16 327B.12 and all taxes, arrearages, and penalties owed to the state. 69.17 Sec. 97. Minnesota Statutes 2009 Supplement, section 327B.04, subdivision 7a, 69.18 is amended to read: 69.19 Subd. 7a. Fees. (a) Fees for licenses issued pursuant to this section are as follows: 69.20 shall be calculated pursuant to section 326B.092. 69.21 (1) initial dealer license for principal location, \$400. Fee is not refundable; 69.22 (2) initial dealer license for subagency location, \$80; 69.23 (3) dealer license biennial renewal, principal location, \$400; dealer subagency 69.24 69.25 location biennial renewal, \$160. Subagency license renewal must coincide with the principal license date; 69.26 (4) initial limited dealer license, \$200; 69.27 (5) change of bonding company, \$10; 69.28 (6) reinstatement of bond after cancellation notice has been received, \$10; 69.29 (7) checks returned without payment, \$15; and 69.30 (8) change of address, \$10. 69.31 (b) All initial limited dealer licenses shall be effective for more than one calendar 69.32 year and shall expire on December 31 of the year after the year in which the application 69.33

69.34 is made.

(c) The license fee for each renewed limited dealer license shall be \$100 for one year
and \$200 for two years. For the purposes of calculating fees under section 326B.092, any
license issued under this section is a business license, except that a subagency license is a
master license. The commissioner shall in a manner determined by the commissioner,
without the need for any rulemaking under chapter 14, phase in the renewal of limited
dealer licenses from one year to two years. By June 30, 2011, all renewed limited dealer
licenses shall be two-year licenses.

70.8

(d) All fees are not refundable.

70.9 Sec. 98. Minnesota Statutes 2009 Supplement, section 327B.04, subdivision 8, is70.10 amended to read:

Subd. 8. Limited dealer's license. The commissioner shall issue a limited dealer's 70.11 license to an owner of a manufactured home park authorizing the licensee as principal 70.12 only to engage in the sale, offering for sale, soliciting, or advertising the sale of used 70.13 70.14 manufactured homes located in the owned manufactured home park. The licensee must be the title holder of the homes and may engage in no more than ten sales during each year of 70.15 the two-year licensure period. An owner may, upon payment of the applicable fee and 70.16 70.17 compliance with this subdivision, obtain a separate license for each owned manufactured home park and is entitled to sell up to 20 homes per license period provided that only one 70.18 limited dealer license may be issued for each park. The license shall be issued after: 70.19

(1) receipt of an application on forms provided by the commissioner containingthe following information:

- (i) the identity of the applicant;
- (ii) the name under which the applicant will be licensed and do business in this state;

(iii) the name and address of the owned manufactured home park, including a copy
of the park license, serving as the basis for the issuance of the license;

70.26 (iv) the name, home, and business address of the applicant;

(v) the name, address, and telephone number of one individual that is designated
by the applicant to receive all communications and cooperate with all inspections and
investigations of the commissioner pertaining to the sale of manufactured homes in the
manufactured home park owned by the applicant;

(vi) whether the applicant or its designated individual has been convicted of a crime
within the previous ten years that is either related directly to the business for which the
license is sought or involved fraud, misrepresentation or misuse of funds, or has suffered a
judgment in a civil action involving fraud, misrepresentation, or conversion within the
previous five years or has had any government license or permit suspended or revoked

as a result of an action brought by a federal or state governmental agency in this or any
other state within the last five years; and

- (vii) the applicant's qualifications and business history, including whether the
  applicant or its designated individual has ever been adjudged bankrupt or insolvent, or has
  any unsatisfied court judgments outstanding against it or them;
- 71.6 (2) payment of the license fee established by subdivision 7a; and
- 71.7 (3) provision of a surety bond in the amount of \$5,000. A separate surety bond
  71.8 must be provided for each limited license.

The applicant need not comply with section 327B.04, subdivision 4, paragraph (e). 71.9 The holding of a limited dealer's license does not satisfy the requirement contained in 71.10 section 327B.04, subdivision 4, paragraph (e), for the licensee or salespersons with respect 71.11 to obtaining a dealer license. The commissioner may, upon application for a renewal of a 71.12 license, require only a verification that copies of sales documents have been retained and 71.13 payment of the renewal fee fees established by subdivision 7a section 326B.092. "Sales 71.14 71.15 documents" mean only the safety feature disclosure form defined in section 327C.07, subdivision 3a, title of the home, financing agreements, and purchase agreements. 71.16 The license holder shall, upon request of the commissioner, make available for 71.17

71.18 inspection during business hours sales documents required to be retained under this71.19 subdivision.

Sec. 99. Minnesota Statutes 2009 Supplement, section 327B.041, is amended to read:

71.21

#### 327B.041 MANUFACTURED HOME INSTALLERS.

(a) Manufactured home installers are subject to all of the fees in section 326B.092
 and the requirements of sections 326B.802 to 326B.885, except for the following:

(1) manufactured home installers are not subject to the continuing education
requirements of section 326B.821, but are subject to the continuing education requirements
established in rules adopted under section 327B.10;

(2) the examination requirement of section 326B.83, subdivision 3, for manufactured
home installers shall be satisfied by successful completion of a written examination
administered and developed specifically for the examination of manufactured home
installers. The examination must be administered and developed by the commissioner. The
commissioner and the state building official shall seek advice on the grading, monitoring,
and updating of examinations from the Minnesota Manufactured Housing Association;
(3) a local government unit may not place a surcharge on a license fee, and may not

charge a separate fee to installers;

(4) a dealer or distributor who does not install or repair manufactured homes is
exempt from licensure under sections 326B.802 to 326B.885;

- (5) the exemption under section 326B.805, subdivision 6, clause (5), does notapply; and
- (6) manufactured home installers are not subject to the contractor recovery fundin section 326B.89.

(b) The commissioner may waive all or part of the requirements for licensure
as a manufactured home installer for any individual who holds an unexpired license or
certificate issued by any other state or other United States jurisdiction if the licensing
requirements of that jurisdiction meet or exceed the corresponding licensing requirements
of the department and the individual complies with section 326B.092, subdivisions 1
and 3 to 7. For the purposes of calculating fees under section 326B.092, licensure as a
manufactured home installer is a business license.

72.14 Sec. 100. Minnesota Statutes 2008, section 471.59, subdivision 10, is amended to read: Subd. 10. Services performed by governmental units; commonality of powers. 72.15 Notwithstanding the provisions of subdivision 1 requiring commonality of powers 72.16 between parties to any agreement, the governing body of any governmental unit as 72.17 defined in subdivision 1 may enter into agreements with any other governmental unit 72.18 to perform on behalf of that unit any service or function which the governmental unit 72.19 providing the service or function is authorized to provide for itself. If the agreement 72.20 has the effect of eliminating or replacing a public employee who is part of a collective 72.21 bargaining agreement represented by an exclusive representative, and there is no provision 72.22 in the collective bargaining agreement detailing the effect of the action on the affected 72.23 public employee, negotiations on the effects to the employee of the job elimination or 72.24 72.25 restructuring must be conducted between the exclusive representative and the employer.

Sec. 101. Laws 2009, chapter 78, article 1, section 3, subdivision 2, is amended to read:

72.27	Subd. 2. Business and Community		<del>8,980,000</del>
72.28	Development	8,980,000	8,873,000

72.29	Ap	propriations by Fund	
72.30			<del>7,941,000</del>
72.31	General	7,941,000	7,834,000
72.32	Remediation	700,000	700,000
72.33 72.34	Workforce Development	339,000	339,000

(a) \$700,000 the first year and \$700,000 the 73.1 second year are from the remediation fund for 73.2 contaminated site cleanup and development 73.3 grants under Minnesota Statutes, section 73.4 116J.554. This appropriation is available 73.5 until expended. 73.6 (b) \$200,000 each year is from the general 73.7 fund for a grant to WomenVenture for 73.8 women's business development programs 73.9 and for programs that encourage and assist 73.10 women to enter nontraditional careers in the 73.11 trades; manual and technical occupations; 73.12 science, technology, engineering, and 73.13 mathematics-related occupations; and green 73.14 jobs. This appropriation may be matched 73.15 73.16 dollar for dollar with any resources available from the federal government for these 73.17 purposes with priority given to initiatives 73.18 73.19 that have a goal of increasing by at least ten percent the number of women in occupations 73.20 where women currently comprise less than 25 73.21 percent of the workforce. The appropriation 73.22 is available until expended. 73.23 (c) \$105,000 each year is from the general 73.24 73.25 fund and \$50,000 each year is from the workforce development fund for a grant to 73.26 the Metropolitan Economic Development 73.27 Association for continuing minority business 73.28 development programs in the metropolitan 73.29 area. This appropriation must be used for the 73.30 sole purpose of providing free or reduced 73.31 fee business consulting services to minority 73.32 entrepreneurs and contractors. 73.33 (d)(1) \$500,000 each year is from the 73.34 general fund for a grant to BioBusiness 73.35

74.1	Alliance of Minnesota for bioscience
74.2	business development programs to promote
74.3	and position the state as a global leader
74.4	in bioscience business activities. This
74.5	appropriation is added to the department's
74.6	base. These funds may be used to create,
74.7	recruit, retain, and expand biobusiness
74.8	activity in Minnesota; implement the
74.9	destination 2025 statewide plan; update
74.10	a statewide assessment of the bioscience
74.11	industry and the competitive position of
74.12	Minnesota-based bioscience businesses
74.13	relative to other states and other nations;
74.14	and develop and implement business and
74.15	scenario-planning models to create, recruit,
74.16	retain, and expand biobusiness activity in
74.17	Minnesota.
74.18	(2) The BioBusiness Alliance must report
74.19	each year by February 15 to the committees
74.20	of the house of representatives and the senate
74.21	having jurisdiction over bioscience industry
74.22	activity in Minnesota on the use of funds;
74.23	the number of bioscience businesses and
74.24	jobs created, recruited, retained, or expanded
74.25	in the state since the last reporting period;
74.26	the competitive position of the biobusiness
74.27	industry; and utilization rates and results of
74.28	the business and scenario-planning models
74.29	and outcomes resulting from utilization of
74.30	the business and scenario-planning models.
74.31	(e)(1) Of the money available in the
74.32	Minnesota Investment Fund, Minnesota
74.33	Statutes, section 116J.8731, to the
74.34	commissioner of the Department of
74.35	Employment and Economic Development,

vu to \$3,000,000 is appropriated in fiscal year

75.1	2010 for a loan to an aircraft manufacturing
75.2	and assembly company, associated with the
75.3	aerospace industry, for equipment utilized
75.4	to establish an aircraft completion center
75.5	at the Minneapolis-St. Paul International
75.6	Airport. The finishing center must use the
75.7	state's vocational training programs designed
75.8	specifically for aircraft maintenance training,
75.9	and to the extent possible, work to recruit
75.10	employees from these programs. The center
75.11	must create at least 200 new manufacturing
75.12	jobs within 24 months of receiving the
75.13	loan, and create not less than 500 new
75.14	manufacturing jobs over a five-year period
75.15	in Minnesota.
75.16	(2) This loan is not subject to loan limitations
75.17	under Minnesota Statutes, section 116J.8731,
75.18	subdivision 5. Any match requirements
75.19	under Minnesota Statutes, section 116J.8731,
75.20	subdivision 3, may be made from current
75.21	resources. This is a onetime appropriation
75.22	and is effective the day following final
75.23	enactment.
75.24	(f) \$65,000 each year is from the general
75.25	fund for a grant to the Minnesota Inventors
75.26	Congress, of which at least \$6,500 must be
75.27	used for youth inventors.
75.28	(g) \$200,000 the first year and \$200,000 the
75.29	second year are for the Office of Science and
75.30	Technology. This is a onetime appropriation.
75.31	(h) \$500,000 the first year and \$500,000 the
75.32	second year are for a grant to Enterprise
75.33	Minnesota, Inc., for the small business
75.34	growth acceleration program under
75.35	Minnesota Statutes, section 1160.115. This

76.1	is a onetime appropriation and is available
76.2	until expended.
76.3	(i)(1) \$100,000 each year is from the
76.4	workforce development fund for a grant
76.5	under Minnesota Statutes, section 116J.421,
76.6	to the Rural Policy and Development
76.7	Center at St. Peter, Minnesota. The grant
76.8	shall be used for research and policy
76.9	analysis on emerging economic and social
76.10	issues in rural Minnesota, to serve as a
76.11	policy resource center for rural Minnesota
76.12	communities, to encourage collaboration
76.13	across higher education institutions, to
76.14	provide interdisciplinary team approaches
76.15	to research and problem-solving in rural
76.16	communities, and to administer overall
76.17	operations of the center.
76.18	(2) The grant shall be provided upon the
76.19	condition that each state-appropriated
76.20	dollar be matched with a nonstate dollar.
76.21	Acceptable matching funds are nonstate
76.22	contributions that the center has received and
76.23	have not been used to match previous state
76.24	grants. Any funds not spent the first year are
76.25	available the second year.
76.26	(j) Notwithstanding Minnesota Statutes,
76.27	section 268.18, subdivision 2, \$414,000 of
76.28	funds collected for unemployment insurance
76.29	administration under this subdivision is
76.30	appropriated as follows: \$250,000 to Lake
76.31	County for ice storm damage; \$64,000 is for
76.32	the city of Green Isle for reimbursement of
76.33	fire relief efforts and other expenses incurred
76.34	as a result of the fire in the city of Green Isle;
76.35	and \$100,000 is to develop the construction

77.1	mitigation pilot program to make grants for
77.2	up to five projects statewide available to local
77.3	government units to mitigate the impacts of
77.4	transportation construction on local small
77.5	business. These are onetime appropriations
77.6	and are available until expended.
77.7	(k) Up to \$10,000,000 is appropriated from
77.8	the Minnesota minerals 21st century fund to
77.9	the commissioner of Iron Range resources
77.10	and rehabilitation to make a grant grants or
77.11	forgivable loan to a manufacturer loans to
77.12	manufacturers of windmill blades at a facility,
77.13	other renewable energy manufacturing, or
77.14	biomass products at facilities to be located
77.15	within the taconite tax relief area defined
77.16	in Minnesota Statutes, section 273.134. No
77.17	match is required for the renewable energy
77.18	manufacturing or biomass projects.
77.19	(1) \$1,000,000 is appropriated from the
77.20	Minnesota minerals 21st century fund to
77.21	the Board of Trustees of the Minnesota
77.22	State Colleges and Universities for a grant
77.23	to the Northeast Higher Education District
77.24	for planning, design, and construction of
77.25	classrooms and housing facilities for upper
77.26	division students in the engineering program.
77.27	(m)(1) \$189,000 each year is appropriated
77.28	from the workforce development fund for
77.29	grants of \$63,000 to eligible organizations
77.30	each year to assist in the development of
77.31	entrepreneurs and small businesses. Each
77.32	state grant dollar must be matched with \$1
77.33	of nonstate funds. Any balance in the first
77.34	year does not cancel but is available in the
77.35	second year.

(2) Three grants must be awarded to 78.1 78.2 continue or to develop a program. One grant must be awarded to the Riverbend 78.3 Center for Entrepreneurial Facilitation 78.4 in Blue Earth County, and two to other 78.5 organizations serving Faribault and Martin 78.6 Counties. Grant recipients must report to the 78.7 commissioner by February 1 of each year 78.8 that the organization receives a grant with the 78.9 number of customers served; the number of 78.10 businesses started, stabilized, or expanded; 78.11 the number of jobs created and retained; and 78.12 business success rates. The commissioner 78.13 must report to the house of representatives 78.14 78.15 and senate committees with jurisdiction over economic development finance on the 78.16 effectiveness of these programs for assisting 78.17 in the development of entrepreneurs and 78.18 small businesses. 78.19

78.20

#### Sec. 102. CUSTOMER SERVICE.

The commissioner must assign at least one full-time equivalent unemployment
 insurance customer service staff person to each workforce center to assist applicants in
 applying for benefits, accessing resource room resources, searching for jobs, accessing
 training and other services available to unemployed workers, and answer questions about
 unemployment benefits, options, and appeals.

78.26

#### Sec. 103. WORKFORCE SERVICES REPORT AND RECOMMENDATIONS.

By January 15, 2011, the governor's Workforce Development Council executive 78.27 committee shall submit a report to the senate and house of representatives committees 78.28 with jurisdiction over workforce development programs on the performance and outcomes 78.29 of the workforce centers, as required by Minnesota Statutes, section 116L.665, subdivision 78.30 4. This report must contain recommendations for an ongoing process to identify local gaps 78.31 in workforce services and ways to fill the gaps. The Department of Employment and 78.32 Economic Development and the workforce councils should be included in the process 78.33 for identifying service gaps. The governor's Workforce Development Council executive 78.34

- 79.1 <u>committee must submit draft-guiding principles to the legislature for review and feedback</u>
- 79.2 by August 12, 2010.

# 79.3 Sec. 104. <u>DEPARTMENT OF EMPLOYMENT AND ECONOMIC</u> 79.4 DEVELOPMENT BLOCK GRANT REPORT.

The commissioner of employment and economic development shall study and 79.5 report to the chairs and ranking minority members of the house of representatives and 79.6 senate committees having jurisdiction over economic development and workforce issues 79.7 on the use of block grant funding to be administered by the Workforce Development 79.8 Division and the Business and Community Development Division. The report must 79.9 include recommendations for the use of block grant funding including goals, grant award 79.10 79.11 criteria, RFP procedures, priorities for target populations and the services to be provided, and inclusion of all pass-through grants administered by the department including those 79.12 receiving direct state appropriations. The recommendations must contain specific 79.13 79.14 proposals on providing grant oversight, evaluation, and administration of allocated funds in order to maximize services to target populations. 79.15 Sec. 105. STUDY OF DIVISION OF GENERAL FUND REVENUE ACCOUNT. 79.16 (a) The Carlson School of Management at the University of Minnesota is requested 79.17 to study: 79.18 (1) the feasibility of dividing the state's general fund revenue account among 79.19 community financial institutions in order to ensure that state money benefits Minnesota 79.20 79.21 residents; and (2) the potential economic benefit to municipalities from an increase in their use of 79.22 community financial institutions as defined in clause (1). 79.23 79.24 (b) The results of the study must be reported to the legislature by December 1, 2010. For purposes of this section, "community financial institution" means a federally 79.25 insured bank or credit union, chartered as a bank or credit union by the state of 79.26

79.27 <u>Minnesota or the United States, that is headquartered in Minnesota and has no more than</u>
79.28 <u>\$2,500,000,000 in assets.</u>

79.29 Sec. 106. <u>APPROPRIATION.</u>

79.30 \$107,000 is appropriated from the general fund in fiscal year 2011 to the Minnesota
 79.31 Science and Technology Authority for the purposes of Minnesota Statutes, chapter 116W.

79.32 Sec. 107. <u>**REVISOR'S INSTRUCTION.</u>**</u>

80.1	In Minnesota Rules, the revisor of statutes shall change all references to Minnesota
80.2	Rules, part 1350.8300, to Minnesota Statutes, section 327B.04.
80.3	Sec. 108. <u>REPEALER.</u>
80.4	(a) Minnesota Statutes 2008, sections 326B.133, subdivisions 9 and 10; 326B.37,
80.5	subdivision 13; 326B.475, subdivisions 5 and 6; 326B.56, subdivision 3; 326B.885,
80.6	subdivisions 3 and 4; 326B.976; 327.32, subdivision 4; and 327C.07, subdivisions 3a
80.7	and 8, are repealed.
80.8	(b) Minnesota Statutes 2009 Supplement, section 326B.56, subdivision 4, is repealed.
80.9	(c) Minnesota Rules, parts 1301.0500; 1301.0900; 1301.1100, subparts 2, 3, and 4;
80.10	1350.7200, subpart 3; and 1350.8000, subpart 2, are repealed.
80.11	(d) Minnesota Statutes 2008, section 116J.657, is repealed.
0.0.10	EFECTIVE DATE Demonstrate (a) to (a) and effective Jammers 1, 2012 and at
80.12	<b>EFFECTIVE DATE.</b> Paragraphs (a) to (c) are effective January 1, 2012, except
80.13	that the repeal of Minnesota Statutes, sections 327.32, subdivision 4, and 327C.07,
80.14	subdivisions 3a and 8, are effective August 1, 2010. Paragraph (d) is effective July 1, 2010.
80.15	Sec. 109. EFFECTIVE DATE.
80.16	(a) Sections 32 to 83 and 95 to 99 are effective January 1, 2012.

80.17 (b) Sections 11 to 20, 101, and 106 are effective July 1, 2010.