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1.1	ARTICLE 1
1.2	MISCELLANEOUS CORRECTIONS
1.3	Section 1. Explanation.
1.4	This amendment corrects an erroneous cross-reference. The Uniform Partnership
1.5	Act was codified in Minnesota Statutes, chapter 323, but was repealed January 1, 2002.
1.6	It is now codified in Minnesota Statutes, chapter 323A.
1.7	Sec. 2. Explanation.
1.8	This amendment removes obsolete language. The cross-reference to Minnesota
1.9	Statutes, section 6.74, in Minnesota Statutes, section 13.602, subdivision 2, paragraph
1.10	(c), is obsolete, because the data-sharing provisions were stricken by Laws 1999, chapter
1.11	99, section 5.
1.12	Sec. 3. Explanation.
1.13	This amendment updates a range reference. Minnesota Statutes, section 161.3428,
1.14	was repealed in Laws 2014, chapter 227, article 1, section 23.
1.15	Sec. 4. Explanation.
1.16	This amendment removes obsolete language. Minnesota Statutes, section 626.5593
1.17	was repealed by Laws 2014, chapter 262, article 1, section 12.
1.18	Sec. 5. Explanation.
1.19	This amendment corrects an erroneous cross-reference. Minnesota Statutes, section
1.20	16A.126, subdivision 1, allows the commissioner of administration to set rates an agency
1.21	must pay to a revolving fund. Minnesota Statutes, section 16B.2975, subdivision 4, not
1.22	subdivision 3, establishes the surplus services revolving fund.
1.23	Sec. 6. Explanation.
1.24	This amendment makes a grammatical correction.
1.25	Sec. 7. Explanation.
1.26	This amendment removes obsolete language. Minnesota Statutes, section 256.9792
1.27	was repealed by Laws 2014, chapter 262, article 1, section 12.

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Sec. 8. Explanation.

This amendment removes an erroneous cross-reference. Minnesota Statutes, section 81A.08, was repealed in Laws 2014, chapter 222, article 1, section 58.

Sec. 9. Explanation.

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This amendment corrects erroneous references in the agency disclosure form for real estate brokers and salespersons. The paragraph relating to the facilitator relationship is paragraph IV, not paragraph V.

Sec. 10. Explanation.

This amendment corrects a technical drafting error. The word "closing" was erroneously added when this provision was amended by Laws 2014, chapter 199, section 31. This statute is intended to establish a retention period for all documents related to a real estate transaction. The term "closing document" does not appear anywhere else in Minnesota Statutes. This amendment was brought to the attention of the revisor and recommended for inclusion by the Minnesota Association of Realtors.

Sec. 11. Explanation.

2.15 This section strikes a reference to an expired statute. Minnesota Statutes, section 41A.10, expired January 1, 2015.

Sec. 12. Explanation.

This amendment removes obsolete language. Minnesota Statutes, section 116L.12, was repealed in Laws 2014, chapter 271, article 1, section 3.

Sec. 13. Explanation.

This amendment corrects two erroneous cross-references. The program that had been in Minnesota Statutes, section 124D.42, subdivision 6, clause (3), was moved to subdivision 8, by Laws 2009, chapter 96, article 2, sections 45 and 46. Paragraph (b), clause (2), was renumbered to clause (3), by Laws 2014, chapter 272, article 1, section 1.

Sec. 14. Explanation.

2.26 This amendment corrects a typographical error.

Sec. 15. Explanation.

2.28 This amendment corrects the official name of the association.

3.1 Sec. 16. Explanation.

This amendment corrects incomplete cross-references by adding the correct

3.3 paragraph citation.

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3.4 Sec. 17. Explanation.

This amendment corrects a grammatical error.

Sec. 18. Explanation.

This amendment corrects an erroneous cross-reference to a paragraph that was

relettered by Laws 2009, chapter 96, article 2, section 41.

Sec. 19. **Explanation.**

This amendment makes a terminology change consistent with Laws 1999, chapter

3.11 205, article 1, section 44.

Sec. 20. Explanation.

3.13 This amendment corrects an internal cross-reference. The required data referred to

in this provision is in paragraph (b), not paragraph (a).

3.15 Sec. 21. Explanation.

3.16 This amendment updates a cross-reference. For fiscal year 2016 and later, a district's

special education aid is calculated according to Minnesota Statutes, section 125A.76,

subdivision 2a, not subdivision 2, as provided by Laws 2013, chapter 116, article 5,

3.19 section 18, the effective date.

Sec. 22. Explanation.

This amendment updates a cross-reference. For fiscal year 2016 and later, a district's

special education aid is calculated according to Minnesota Statutes, section 125A.76,

subdivision 2a, not subdivision 2, as provided by Laws 2013, chapter 116, article 5,

section 18, the effective date.

Sec. 23. Explanation.

This amendment removes obsolete language. Minnesota Statutes, section 124D.86,

was repealed for fiscal year 2014 and later by Laws 2011, First Special Session chapter

3.28 11, article 2, section 51.

Sec. 24. Explanation.

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This amendment updates two cross-references. For fiscal year 2015 and later, the alternative teacher compensation levy and alternative teacher compensation equalization aid are respectively calculated according to Minnesota Statutes, section 122A.415, subdivisions 5 and 6, as provided by Laws 2013, chapter 116, article 3, sections 18 and 19.

Sec. 25. Explanation.

This amendment updates two cross-references. For fiscal year 2015 and later, the alternative teacher compensation levy and alternative teacher compensation equalization aid are respectively calculated according to Minnesota Statutes, section 122A.415, subdivisions 5 and 6, as provided by Laws 2013, chapter 116, article 3, sections 18 and 19.

Sec. 26. Explanation.

This amendment corrects two erroneous references. In paragraph (c), clause (1), preadmission screenings must be conducted according to Minnesota Statutes, section 256.975, subdivisions 7a to 7c, not only according to subdivision 7a. In paragraph (c), clause (2), long-term care consultation assessments must be completed according to Minnesota Statutes, section 256B.0911, not according to Minnesota Statutes, section 256.975, subdivisions 7a to 7c.

Sec. 27. Explanation.

This amendment deletes an obsolete reference and inserts an omitted cross-reference. Minnesota Statutes, section 144.214, was repealed in Laws 2014, chapter 275, article 1, section 139. When Minnesota Statutes, section 144.2131, relating to the security of vital records, was enacted by Laws 2013, chapter 108, a corresponding cross-reference was not included in this subdivision.

Sec. 28. Explanation.

4.25 This amendment clarifies a cross-reference. The notice provisions in Minnesota 4.26 Statutes, section 572B.15, are contained in subsection (c).

Sec. 29. Explanation.

This amendment corrects a range reference. Minnesota Statutes, section 161.3428, was repealed by Laws 2014, chapter 227, article 1, section 23.

Sec. 30. Explanation.

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This amendment removes expired text. The text being removed expired June 30, 2013, under Laws 2008, chapter 350, article 1, section 17, and Laws 2008, chapter 366, article 9, section 5, the effective dates.

Sec. 31. Explanation.

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This amendment removes expired text. The text being removed expired on June 30, 2013, under Laws 2008, chapter 350, article 1, section 40, the effective date.

Sec. 32. Explanation.

This amendment removes expired text. The text being removed expired under Laws 2008, chapter 350, article 1, section 41, and Laws 2008, chapter 366, article 9, section 9, the effective dates.

Sec. 33. Explanation.

This amendment corrects an erroneous reference. The accountability measurement requirements under Minnesota Statutes, section 116J.997, were repealed by Laws 2014, chapter 312, article 3, section 23.

Sec. 34. Explanation.

This amendment removes obsolete language. Minnesota Statutes, section 241.34, was repealed by Laws 2014, chapter 218, section 10.

5.18 Sec. 35. Explanation.

This amendment removes obsolete language. Minnesota Statutes, section 241.34, was repealed by Laws 2014, chapter 218, section 10.

Sec. 36. Explanation.

This amendment corrects a range reference. Minnesota Statutes, section 241.34, was repealed by Laws 2014, chapter 218, section 10.

Sec. 37. Explanation.

This amendment clarifies a cross-reference. A mandatory life sentence under Minnesota Statutes, section 609.185, relating to the crime of murder in the first degree, is found in clauses (3), (5), and (6) of paragraph (a).

Sec. 38. Explanation.

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This amendment corrects an erroneous cross-reference. Minnesota Statutes, section 245.715, which establishes qualifications for community mental health centers to receive federal block grant funds for mental health services, was repealed in Laws 2014, chapter 262, article 3, section 18. The correct reference is to Minnesota Statutes, section 245.62, which authorizes the establishment of community mental health centers.

Sec. 39. Explanation.

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This amendment removes obsolete language. Minnesota Statutes, section 245.4872, relating to planning for a children's mental health system, was repealed in Laws 2014, chapter 262, article 3, section 18.

Sec. 40. Explanation.

This amendment removes obsolete language. Minnesota Statutes, section 245.4875, subdivision 6, was repealed by Laws 2014, chapter 262, article 3, section 18.

Sec. 41. Explanation.

This amendment removes obsolete language. Minnesota Statutes, section 245.4872, relating to planning for a children's mental health system, was repealed in Laws 2014, chapter 262, article 3, section 18.

Sec. 42. Explanation.

This amendment removes obsolete language. Minnesota Statutes, section 245.4875, subdivision 6, which required counties to establish coordinating councils for children's mental health services, was repealed by Laws 2014, chapter 262, article 3, section 18.

Sec. 43. Explanation.

This amendment removes obsolete language. Minnesota Statutes, section 245.4875, subdivision 6, which required counties to establish coordinating councils for children's mental health services, was repealed by Laws 2014, chapter 262, article 3, section 18.

Sec. 44. Explanation.

This amendment removes obsolete language. Minnesota Statutes, sections 245.4933 and 245.494, relating to local children's mental health collaboratives, were repealed in Laws 2014, chapter 262, article 3, section 18.

Sec. 45. Explanation.

This amendment updates a cross-reference. Minnesota Statutes, section 254B.05, subdivision 5, paragraph (d), relating to adolescent residential programs providing chemical dependency services, was relettered as paragraph (e) by Laws 2014, chapter 228, article 4, section 1.

Sec. 46. Explanation.

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This amendment updates a cross-reference. Minnesota Statutes, section 152.126, subdivision 1, paragraph (b), which defines controlled substances for purposes of the prescription monitoring program, was relettered as paragraph (c) in Laws 2014, chapter 291, article 2, section 3.

Sec. 47. Explanation.

This amendment removes duplicative language and corrects terminology. Minnesota Statutes, section 245A.50, subdivision 4, was amended by Laws 2013, chapter 108, article 3, section 21, to require at least one caregiver in a family child care home to have been trained in CPR techniques for infants and children. Laws 2014, chapter 228, article 2, section 14, amended the same subdivision to require the same training, but placed the requirement in a different place in the sentence. This amendment removes the duplicative language. It also changes a term from "staff person's" to "caregiver's" to make the terms used in the subdivision consistent.

Sec. 48. Explanation.

This amendment removes duplicative language requiring background studies of community first services and supports workers. Laws 2014, chapter 250, section 5, amended Minnesota Statutes, section 245C.03, subdivision 2, to require background studies for community first services and supports workers required to be studied under the section governing the community first services and supports program. A similar requirement is found in Minnesota Statutes, section 245C.03, subdivision 9, as added by Laws 2014, chapter 312, article 26, section 1. The Department of Human Services was consulted in preparing this correction.

Sec. 49. Explanation.

This amendment updates a cross-reference. Minnesota Statutes, section 245C.04, subdivision 1, paragraph (i), was relettered as paragraph (g) in Laws 2014, chapter 262, article 5, section 3.

Sec. 50. Explanation.

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This amendment corrects an erroneous cross-reference. Minnesota Statutes, section 245D.061, subdivision 9, governs license holder policies and procedures for the emergency use of manual restraints. There is no subdivision 10 in that section.

Sec. 51. Explanation.

This amendment corrects an erroneous internal reference. Minnesota Statutes, section 253B.07, subdivision 6, relating to civil commitment apprehend and hold orders, was repealed and replaced by Minnesota Statutes, section 253B.07, subdivision 2b, by Laws 1997, chapter 217, article 1, sections 42 and 118.

Sec. 52. Explanation.

This amendment corrects an internal reference and a cross-reference. Subdivision 5, the subdivision being amended, is in section 254B.05, so a reference to that section is not necessary. Section 254B.01, subdivision 8, does not exist. "Culturally specific programs" are defined in section 254B.01, subdivision 4a.

Sec. 53. Explanation.

This amendment corrects a reference. In section 41 of this bill, Minnesota Statutes, section 245.4874, subdivision 1, is amended to remove an obsolete reference, by striking a clause and renumbering the remaining clauses. After renumbering, the clause governing children's mental health screenings is clause (12), not clause (13).

Sec. 54. Explanation.

This amendment corrects terminology. An unusual length of stay triggers an outlier payment, not a transfer payment. The Department of Human Services was consulted in and recommended this correction.

Sec. 55. Explanation.

This amendment corrects an internal reference. Minnesota Statutes, section 256.969, subdivision 9, paragraph (b), relating to the medical assistance disproportionate population adjustment for hospital admissions occurring on or after July 1, 1993, was relettered as paragraph (a) in Laws 2014, chapter 262, article 2, section 2.

Sec. 56. Explanation.

This amendment corrects an erroneous reference. Subdivision 4 of this statute, not Minnesota Statutes, section 256B.0652, subdivision 4, allows medical assistance payment for home care nursing services under certain circumstances.

Sec. 57. Explanation.

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This amendment updates a cross-reference. Minnesota Statutes, section 256.969, subdivision 9, paragraph (b), was relettered as paragraph (a) by Laws 2014, chapter 262, article 2, section 2.

Sec. 58. Explanation.

This amendment removes a provision relating to critical access dental clinics that did not receive federal approval under a request submitted by the Department of Human Services to the Centers for Medicare and Medicaid Services. This provision was enacted in Laws 2012, chapter 247, article 1, section 17, as paragraph (d) and was subsequently relettered as paragraph (c). It was effective July 1, 2012, or upon federal approval, whichever is later. Since federal approval was denied in June of 2013, it cannot become effective and is being repealed by amendment. The Department of Human Services was consulted in preparing this amendment.

Sec. 59. Explanation.

This amendment corrects an internal reference. There are no subdivisions in Minnesota Statutes, section 256J.14, so the definitions in paragraph (a) apply to the section, not the subdivision.

Sec. 60. Explanation.

This amendment reinstates language that was erroneously deleted. The language specifies that Minnesota permanency demonstration title IV-E waiver payments are excluded when determining a family's available income for purposes of the Minnesota family investment program. This language and an accompanying reference to Minnesota Statutes, section 256.01, subdivision 14a, were removed after the subdivision was repealed by Laws 2014, chapter 262, article 1, section 12. Following removal of the language, the Department of Human Services determined that Minnesota permanency demonstration title IV-E waiver payments should continue to be excluded when determining a family's available income for MFIP. This is because while the demonstration project is closed to new entrants, counties continue to make payments to families that are still participating in the demonstration project. The amendment is retroactive to January 1, 2015; the date the

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Department of Human Services would begin excluding the payments. This amendment was requested by the Department of Human Services.

Sec. 61. Explanation.

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This amendment corrects an erroneous reference. The standards for county reporting requirements in Minnesota Statutes, section 256.01, subdivision 2, are in paragraph (q), not paragraph (17).

Sec. 62. Explanation.

Minnesota Statutes, section 241.0221, relating to juvenile detention services subsidies for counties, was repealed in Laws 2014, chapter 218, section 10. The reference to Minnesota Statutes, section 241.0221, is still valid but should be made specific to the edition of Minnesota Statutes on July 1, 1999.

Sec. 63. Explanation.

This amendment corrects an erroneous reference. Minnesota Statutes, section 268.035, subdivision 20, clause (30), was renumbered as clause (29) in Laws 2014, chapter 251, article 2, section 5.

Sec. 64. Explanation.

This amendment strikes an erroneous cross-reference. Paragraph (m) of Minnesota

Statutes, section 297A.61, subdivision 3, was removed by Laws 2014, chapter 150,

article 2, section 1.

Sec. 65. Explanation.

This amendment makes a terminology change that was missed when Minnesota Statutes, section 297E.02, subdivision 6, was amended by Laws 2012, chapter 299, article 4, section 6.

Sec. 66. Explanation.

This amendment clarifies a cross-reference. The provision in Minnesota Statutes, section 609.185, which relates to the crime of murder in the first degree, is contained in clause (5) of paragraph (a).

Sec. 67. Explanation.

This amendment corrects an erroneous reference. The reference should be to the entirety of Minnesota Statutes, chapter 299F, which contains all of the fire marshal's duties, and not Minnesota Statutes, section 299F.01, alone, which only establishes the Division of Fire Marshal.

Sec. 68. Explanation.

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This amendment codes permanent law in Minnesota Statutes. Minnesota Statutes, section 299L.02, subdivision 5, authorizes the director of alcohol and gambling enforcement to conduct a background investigation and charge a fee to cover the cost of the investigation. Subdivision 7 of the section even states how much of the fee shall be deposited in the general fund, but nowhere does the statute indicate how much the fee is. Pursuant to Laws 2002, chapter 220, article 7, section 4, subdivision 4, the fee for a background check pursuant to Minnesota Statutes, section 3.9221, is \$15; but the only way to find this information is by referencing the session law. This amendment puts the amount of the fee in the statute that authorizes the director to charge the fee so the provision is easier to locate, cite, and amend. The Department of Public Safety was consulted in the preparation of this amendment.

Sec. 69. Explanation.

This amendment codes permanent law in Minnesota Statutes. Minnesota Statutes, section 299L.07, subdivision 5, authorizes the director of alcohol and gambling enforcement to conduct a background investigation and charge a fee to cover the cost of the investigation. The provision even states how much of the fee shall be deposited in the general fund, but does not say how much the fee is. Pursuant to Laws 2002, chapter 220, article 7, section 4, subdivision 4, the fee is \$15; but the only way to find this information is by referencing the session law. This amendment puts the amount of the fee in the statute that authorizes the director to charge the fee so the provision is easier to locate, cite, and amend. The Department of Public Safety was consulted in the preparation of this amendment.

Sec. 70. Explanation.

This amendment corrects a reference to the Federal Bankruptcy Code. That code is contained in title 11, not title 12, of the United States Code.

Sec. 71. Explanation.

This amendment corrects an erroneous cross-reference. The definition of "cost to wholesaler" contained in Minnesota Statutes, section 325D.32, subdivision 10, of the Uniform Cigarette Sales Act, is in paragraph (a), not clause (1).

Sec. 72. Explanation.

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This amendment clarifies an internal reference. Income eligibility in Minnesota Statutes, section 325E.028, subdivision 1, is contained in clause (1) of paragraph (a).

Sec. 73. Explanation.

This amendment updates a range reference. This statute designates certain money to be credited to the construction code fund. Provisions in Minnesota Statutes, section 181.723, dealing with independent contractor registration, were renumbered as Minnesota Statutes, section 326B.701.

Sec. 74. Explanation.

This amendment corrects an erroneous cross-reference. Minnesota Statutes, section 403.025, subdivision 7, paragraph (d), relating to emergency telecommunications system contract language for dispute resolution, was relettered in Laws 2014, chapter 212, article 2, section 1, as paragraph (c).

Sec. 75. Explanation.

This amendment clarifies a cross-reference. Minnesota Statutes, sections 237.33 to 237.40, were repealed by Laws 2012, chapter 222, article 1, section 58. The reference to those sections is still valid but should be made specific to the edition of Minnesota Statutes where they last appeared.

Sec. 76. Explanation.

This amendment removes obsolete language. Laws 1997, chapter 231, article 1, section 8, eliminated class 5c property.

Sec. 77. Explanation.

This amendment updates a cross-reference. The provision now coded in Minnesota Statutes, section 123B.195, was formerly coded as Minnesota Statutes, section 471.88, subdivision 16.

Sec. 78. Explanation.

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13.1	This amendment corrects an error	neous reference to	the Minnesota	Constitution.
13.2	Section 6, not section 5, of article V pro-	vides for the oath o	f office referred	d to in this section.

Sec. 79. Explanation.

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This amendment strikes obsolete language that relates only to 2014.

Sec. 80. Explanation.

This amendment strikes obsolete language that relates only to 2014.

Sec. 81. Explanation.

This amendment strikes obsolete language that relates only to 2014.

Sec. 82. Explanation.

This amendment strikes obsolete language that relates only to 2014.

13.11 Sec. 83. Explanation.

This amendment strikes obsolete language that relates only to 2014.

13.13 Sec. 84. Explanation.

This amendment strikes obsolete language applicable only to 2013.

13.15 Sec. 85. Explanation.

This amendment strikes obsolete language that relates only to 2014.

13.17 Sec. 86. Explanation.

This amendment updates a provision and strikes obsolete language within it that relates only to 2014. "The amount certified to be paid in the previous year" is \$10,000,000.

13.20 Sec. 87. Explanation.

This amendment strikes obsolete language that relates only to 2013 and 2014.

13.22 Sec. 88. Explanation.

This amendment strikes obsolete language that relates only to 2013 and 2014.

13.24 Sec. 89. Explanation.

This amendment corrects an obsolete reference to Minnesota Rules, part 8100.0800, which was repealed by Laws 2014, chapter 308, article 9, section 94.

Sec. 90. Explanation.

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This amendment strikes obsolete language that relates only to 2009.

Sec. 91. Explanation.

This amendment strikes obsolete language that relates only to 2014.

Sec. 92. Explanation.

This amendment strikes obsolete language that relates only to 2014.

Sec. 93. Explanation.

This amendment corrects obsolete language regarding unemployment insurance appeals. Decisions regarding unemployment insurance appeals are made by unemployment law judges pursuant to Minnesota Statutes, section 268.105, not the commissioner of employment and economic development. Laws 1999, chapter 107, section 66, changed the term "claimant" to "applicant."

14.15 Sec. 94. Explanation.

This amendment corrects an erroneous cross-reference. A "common interest community" is defined in section 515B.1-103(10), not 515B.1-103(c)(10).

14.18 Sec. 95. Explanation.

This amendment corrects an erroneous cross-reference. Minnesota Statutes, section 524.1-201, clause (26), not clause (20), defines the term "guardian."

14.21 Sec. 96. Explanation.

This amendment corrects an erroneous cross-reference. Minnesota Statutes, section 572.10, relating to appointment of arbitrators, was repealed in Laws 2010, chapter 264, article 1, section 32, and replaced by Minnesota Statutes, section 572B.11.

Sec. 97. Explanation.

This amendment corrects an erroneous cross-reference. Minnesota Statutes, section 572.12, relating to arbitration, was repealed in Laws 2010, chapter 264, article 1, section 32, and replaced by Minnesota Statutes, section 572B.15.

Sec. 98. Explanation.

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This amendment clarifies a cross-reference. The provisions in Minnesota Statutes, section 609.185, that relate to the crime of murder in the first degree are contained in clauses (3), (5), and (6) of paragraph (a).

Sec. 99. Explanation.

This amendment clarifies a cross-reference. The provision in Minnesota Statutes, section 609.185, that relates to the crime of murder in the first degree is in clause (3) of paragraph (a).

Sec. 100. Explanation.

This amendment clarifies a cross-reference. The provision in Minnesota Statutes, section 609.185, that relates to the crime of murder in the first degree is contained in clause (5) of paragraph (a).

Sec. 101. Explanation.

This amendment corrects an erroneous internal reference. There are no subdivisions in Minnesota Statutes, section 609.266. The correct reference should be to "this section."

Sec. 102. Explanation.

This amendment corrects an erroneous cross-reference. Minnesota Statutes, section 609.21, relating to criminal vehicular homicide and operation, was recodified as Minnesota Statutes, sections 609.2112, 609.2113, and 609.2114. The reference to Minnesota Statutes, section 609.21, is still valid but should be made specific to the edition of Minnesota Statutes where it last appeared.

Sec. 103. Explanation.

This amendment corrects an erroneous reference. Minnesota Statutes, chapter 245B, which governed services for persons with developmental disabilities, was repealed in 2013 and replaced by Minnesota Statutes, chapter 245D.

Sec. 104. Explanation.

This amendment removes obsolete language. Minnesota Statutes, section 626.8462, was repealed by Laws 2014, chapter 244, section 3.

Sec. 105. Explanation.

This amendment corrects an obsolete reference to the Minneapolis Community College. The reference should be to the Minneapolis Community and Technical College as the Minneapolis Community College merged with the Minneapolis Technical College under the umbrella of the Minnesota State Colleges and Universities System in 1996.

Sec. 106. Explanation.

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This amendment corrects an erroneous reference. Minnesota Statutes, section 609.21, relating to criminal vehicular homicide and operation, was recodified as Minnesota Statutes, sections 609.2112, 609.2113, and 609.2114. The reference to Minnesota Statutes, section 609.21, is still valid but should be made specific to the edition of Minnesota Statutes where it last appeared.

Sec. 107. Explanation.

This amendment makes a conforming effective date change to Laws 2013, chapter 143, article 8, section 40. Laws 2013, chapter 143, article 8, sections 26 and 40, struck language in Minnesota Statutes, sections 297A.68, subdivision 5, and 297A.75, subdivision 1, which resulted in making the refundable sales tax on capital equipment an upfront exemption. These changes were effective for sales and purchases made after August 31, 2014. Laws 2014, chapter 150, article 2, section 40, delayed the effective date for when the sales tax exemption for capital equipment becomes an upfront exemption from September 1, 2014, to July 1, 2015. However, only Laws 2013, chapter 143, article 8, section 26, the effective date, was amended, and not Laws 2013, article 8, section 40, the effective date. This amendment corrects that error.

Sec. 108. Explanation.

This amendment clarifies an effective date. Minnesota Statutes, section 256B.85, which establishes the community first services and supports program, is effective upon federal approval of the program, and federal approval has not yet been obtained. When Minnesota Statutes, section 256B.85, was amended in 2014, the amendments to that section were not made effective upon federal approval. This amendment makes the 2014 amendments effective upon federal approval, consistent with the effective date of the section as enacted.

Sec. 109. Explanation.

Subdivision 1. **Obsolete language.** This amendment instructs the revisor to remove obsolete terminology from Minnesota Statutes. The term "writ of restitution" was

eliminated and replaced with the term "writ of recovery" when landlord and tenant law was recodified by Laws 1999, chapter 199.

- Subd. 2. **Obsolete language.** In 1994, the United States Department of Agriculture renamed the Soil Conservation Service to the National Resources Conservation Service. This section corrects obsolete references to the Soil Conservation Service.
- Subd. 3. **Erroneous reference.** This amendment corrects range references to reflect current numbering of the statutes. The former range reference of Minnesota Statutes, sections 326B.93 to 326B.998, is obsolete due to renumbering of Minnesota Statutes, section 326B.93, in 2014. The correct range for boiler inspections begins with Minnesota Statutes, section 326B.95. In case of high pressure piping, the correct range is Minnesota Statutes, sections 326B.90 to 326B.925.
- Subd. 4. **Erroneous reference.** This amendment corrects erroneous references from renumbering of clauses in the 2014 pension omnibus bill, Laws 2014, chapter 296.
 - Subd. 5. **Erroneous reference.** This instruction directs the revisor of statutes to update an obsolete reference in Minnesota Rules. Minnesota Statutes, section 145A.10, subdivision 1, which specified powers and duties for community health boards, was repealed by Laws 2014, chapter 291, article 7, section 29. The responsibilities and duties of community health boards are now specified in Minnesota Statutes, section 145A.04, subdivisions 1 and 1a. This correction was requested by the Department of Human Services.
 - Subd. 6. **Coding placement.** This amendment instructs the revisor to code Minnesota Statutes, section 144.13, in the most appropriate place in Minnesota Statutes, chapter 144.
 - Subd. 7. **Obsolete terminology.** This amendment directs the revisor to correct obsolete terminology in Minnesota Statutes. The Office of Vital Statistics was changed to the Office of Vital Records in Laws 2013, chapter 108, article 12, section 17.
- 17.27 Subd. 8. **Erroneous reference.** This amendment corrects an erroneous reference in Minnesota Rules.
 - Subd. 9. **Terminology and references.** This amendment instructs the revisor to correct terminology and cross-references in Minnesota Statutes. Laws 2014, chapter 291, article 7, section 28, changed the reference "board of health" or "local boards of health" to "community health board" or "community health boards" and changed the reference to Minnesota Statutes, section 145A.02, subdivision 2, to Minnesota Statutes, section 145A.02, subdivision 5, but did not include all the references where these terms appear in Minnesota Statutes.

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Subd. 10. **Headnote.** This revisor instruction more clearly identifies the crime and avoids confusion about the use of the term "terroristic" and the application of the crime which ranges from threatening to commit a crime of violence to the threat of the use of explosives or an explosive device or a replica firearm or BB gun. Staff at the Minnesota Supreme Court was consulted and agrees that "Threats of Violence" better represents the broad parameters of the crime.

- Subd. 11. **Obsolete terminology.** This amendment instructs the revisor to remove from forms obsolete references to general assistance medical care (GAMC). The GAMC program ended February 28, 2011, and enrollees were automatically moved to medical assistance (MA), Minnesota's Medicaid program.
- 18.11 Subd. 12. **Erroneous reference.** This amendment instructs the revisor to correct an erroneous cross-reference.
 - Subd. 13. **Obsolete terminology.** This amendment instructs the revisor to correct references to the Minnesota Counties Intergovernmental Trust.

Sec. 110. Explanation.

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- Subdivision 1. **Obsolete subdivision.** Minnesota Statutes, section 256.9691, was repealed by Laws 2014, chapter 262, article 2, section 18. Because of the repealer,
 Minnesota Statutes, section 13.381, subdivision 17, which references section 256.9691, is obsolete.
- Subd. 2. **Obsolete subdivision.** Minnesota Statutes, section 119B.232, was repealed by Laws 2014, chapter 262, article 1, section 12. Because of the repealer, Minnesota Statutes, section 13.46, subdivision 13, which referenced Minnesota Statutes, section 119B.232, is obsolete.
 - Subd. 3. **Obsolete subdivision.** Minnesota Statutes, section 216C.44, was repealed by Laws 2014, chapter 222, article 1, section 58. Because of the repealer, Minnesota Statutes, section 13.681, subdivision 7, which references section 216C.44, is obsolete.
 - Subd. 4. **Obsolete subdivision.** This amendment repeals an obsolete provision. Minnesota Statutes, 126C.01, subdivision 9, defined the term, "training and experience index." That term does not appear anywhere in Minnesota Statutes and was last used in a section repealed by Laws 2011, First Special Session chapter 11, article 1, section 37.
 - Subd. 5. **Obsolete section.** This amendment repeals a section that was overlooked when Minnesota Statutes, sections 239.001 to 239.003, the Metric Implementation and Standards Act, were repealed by Laws 2014, chapter 222, article 1, section 58.
- Subd. 6. **Obsolete subdivision.** This amendment repeals an obsolete subdivision.

 Minnesota Statutes, section 256B.0657, which established a self-directed supports option

for personal care assistance services in the medical assistance program, was repealed by Laws 2014, chapter 262, article 4, section 9. This subdivision provided for medical assistance coverage of the self-directed supports option and is now obsolete.

- Subd. 7. **Obsolete subdivision.** This amendment repeals a subdivision that is no longer effective. Subdivision 9a was added by Laws 2009, chapter 88, article 2, section 15, and was effective for final enforcement actions issued after January 1, 2010, and before December 31, 2013.
- Subd. 8. **Obsolete section.** This amendment removes an obsolete statute. Minnesota Statutes, section 469.1816, enacted by Laws 2009, chapter 88, article 2, section 35, was effective only for taxes payable in 2010 through 2014. The section is no longer effective and is obsolete.
- Subd. 9. **Conflict resolution.** Laws 2014, chapter 228, article 1, section 2, amended Minnesota Statutes, section 13.46, subdivision 4, paragraph (b), clause (5), relating to data on disqualified persons in connection with certain human services licenses. This clause was also stricken in Laws 2014, chapter 262, article 5, section 1. The two amendments could not be merged editorially. The chapter 262 amendment was printed in the main text because it was the latest in enactment, and the chapter 228 amendment was printed as a note. This repealer allows the revisor to remove the conflict note. The Department of Human Services requested this correction.
- Subd. 10. **Conflict resolution.** Laws 2014, chapter 291, article 10, section 4, amended Minnesota Statutes, section 256B.5016, subdivision 1, allowing a managed care pilot program for services provided in intermediate care facilities for persons with developmental disabilities. Minnesota Statutes, section 256B.5016, was also repealed by Laws 2014, chapter 262, article 4, section 9. The repeal was printed in the main text and the amendment was printed as a note. The amendment was not substantive. This repealer resolves the conflict and allows the revisor to remove the note containing the amendment. The Department of Human Services was consulted in preparing this repealer.
- Subd. 11. **Conflict resolution.** Laws 2014, chapter 291, article 11, section 15, amended Minnesota Statutes, section 256J.32, subdivision 6, relating to participant recertification under MFIP. This subdivision was also repealed by Laws 2014, chapter 312, article 28, section 37. The repeal was printed in the main text and the amendment was printed as a note. This repealer resolves the conflict and allows the revisor to remove the note containing the amendment.
- Subd. 12. **Conflict resolution.** Laws 2014, chapter 291, article 11, section 16, amended Minnesota Statutes, section 256J.32, subdivision 8, allowing county agencies to accept personal statements from MFIP applicants or participants. This subdivision was

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also repealed by Laws 2014, chapter 312, article 28, section 37. The repeal was printed in the main text and the amendment was printed as a note. This repealer resolves the conflict and allows the revisor to remove the note containing the amendment.

Subd. 13. **Conflict resolution.** Laws 2014, chapter 291, article 11, section 21, amended Minnesota Statutes, section 256J.53, subdivision 2, relating to approval of postsecondary education or training in MFIP. That subdivision was also amended in Laws 2014, chapter 312, article 25, section 10. The two amendments could not be merged editorially. The chapter 291 amendment was printed in the main text because it was the latest in enactment, and the chapter 312 amendment was printed as a note. This repealer resolves the conflict and allows the revisor to print the note as the main text. The Department of Human Services was consulted in preparing this correction.

Subd. 14. **Conflict resolution.** Laws 2014, chapter 312, article 25, section 11, amended Minnesota Statutes, section 256J.53, subdivision 5, establishing requirements for MFIP recipients after postsecondary education or training. That section was also amended in Laws 2014, chapter 291, article 11, section 22. The two amendments could not be merged editorially. The chapter 291 amendment was printed in the main text because it was the latest in enactment, and the chapter 312 amendment was printed as a note. This repealer resolves the conflict and allows the revisor to remove the note. The Department of Human Services was consulted in preparing this correction.

Subd. 15. **Conflict resolution.** Laws 2014, chapter 312, article 28, section 1, amended Minnesota Statutes, section 254B.04, subdivision 3, relating to contributions for chemical dependency services from service recipients. This section was also repealed by Laws 2014, chapter 262, article 3, section 18. The repeal was printed in the main text and the amendment was printed as a note. The amendment was not substantive. This repealer resolves the conflict and allows the revisor to remove the note containing the amendment.

Subd. 16. **Obsolete rule.** This section repeals a Minnesota Rules part that was inadvertently not repealed in the Minnesota Housing Finance Agency's unsession bill in Laws 2014, chapter 161, article 3, section 1. The entire special needs housing for adults with chronic chemical dependency program was repealed, and therefore this part relating to definitions is obsolete.

Subd. 17. **Rule effective date clarification.** This section repeals effective date subparts that conflict with the general effective date of these rules adopted in the State Register in volume 39, page 822.

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21.1 ARTICLE 2

21.2 **NONSUBSTANTIVE CROSS-REFERENCES**

Section 1. Explanation.

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The revisor of statutes is required by Laws 1999, chapter 227, section 22, to locate references to data practices laws codified outside Minnesota Statutes, chapter 13, adjacent to their particular service area codified in Minnesota Statutes, chapter 13. Sections 1 to 8 of this article add references in Minnesota Statutes, chapter 13, to data practices laws codified outside Minnesota Statutes, chapter 13, and corrects erroneous references in Minnesota Statutes, chapter 13.

Sec. 2. Explanation.

The revisor of statutes is required by Minnesota Laws 2005, chapter 136, article 14, section 18, to identify, categorize, and cross-reference statutes that impose collateral sanctions into a statutory chapter codified as Minnesota Statutes, chapter 609B. Section 9 adds a reference in Minnesota Statutes, chapter 609B, to a collateral sanction codified in Minnesota Statutes, section 80G.04.

APPENDIX Article locations in H1972-1mem

ARTICLE 1	MISCELLANEOUS CORRECTIONS	Page.Ln 1.1
ARTICLE 2	NONSUBSTANTIVE CROSS-REFERENCES	Page.Ln 21.1