The Minnesota

# State Register JUL 0 9 1993

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# State Register =

# Judicial Notice Shall Be Taken of Material Published in the State Register

The State Register is the official publication of the State of Minnesota, containing executive and commissioners' orders, proposed and adopted rules, official and revenue notices, professional, technical and consulting contracts, non-state bids and public contracts, contract awards, grants, and a monthly calendar of cases to be heard by the state supreme court.

A Contracts Supplement is published Tuesday, Wednesday and Friday and contains bids and proposals, including printing bids.

# **Printing Schedule and Submission Deadlines**

Vol. 18	*Submission deadline for	*Submission deadline for	,	
Issue	Adopted and Proposed Rules,	Executive Orders, Contracts,	Issue	
Number	Commissioners' Orders**	and Official Notices**	Date	
2	Monday 28 June	Friday 2 July	Monday 12 July	
3	Friday 2 July	Monday 12 July	Monday 19 July	
4	Monday 12 July	Monday 19 July	Monday 26 July	
5	Monday 19 July	Monday 26 July	Monday 2 August	

<sup>\*</sup>Deadline extensions may be possible at the editor's discretion; however, none will be made beyond the second Wednesday (12 calendar days) preceding the issue date for rules, proposed rules and executive orders, or beyond the Wednesday (5 calendar days) preceding the issue date for official notices. Requests for deadline extensions should be made only in valid emergency situations.

Instructions for submission of documents may be obtained from the *State Register* editorial offices, 117 University Ave., St. Paul, Minnesota 55155, (612) 297-7963, TDD (Minnesota Relay Service), Metro Area (612) 297-5353, Greater MN 1-800-627-3529.

The State Register is published every Monday (Tuesday when Monday is a holiday) by the State of Minnesota, Department of Administration, Print Communications Division, 117 University Avenue, St. Paul, Minnesota 55155, pursuant to Minnesota Statutes § 14.46. A State Register Contracts Supplement is published every Tuesday, Wednesday and Friday. The Monday edition is the vehicle for conveying all information about state agency rulemaking, including official notices; hearing notices; proposed, adopted and emergency rules. It also contains executive orders of the governor; commissioners' orders; state contracts and advertised bids; professional, technical and consulting contracts; non-state public contracts; state grants; decisions of the supreme court; a monthly calendar of scheduled cases before the supreme court; and other announcements. The State Register Contracts Supplement contains additional state contracts and advertised bids.

In accordance with expressed legislative intent that the State Register be self-supporting, the following subscription rates have been established: the Monday edition costs \$150.00 per year and includes an index issue published in August (single issues are available at the address listed above for \$3.50 per copy); the combined four editions cost \$195.00 (subscriptions are not available for just the Contracts Supplement); trial subscriptions are available for \$60.00, includes four editions, last for 13 weeks, and may be converted to a full subscription anytime by making up the price difference. No refunds will be made in the event of subscription cancellation.

Both editions are delivered postpaid to points in the United States, second class postage paid for the State Register at St. Paul, MN, first class for the Contracts Supplement. Publication Number 326630 (ISSN 0146-7751).

Subscribers who do not receive a copy of an issue should notify the *State Register* circulation manager immediately at (612) 296-0931. Copies of back issues may not be available more than two weeks after publication.

Arne H. Carlson, Governor

Dana B. Badgerow, Commissioner Department of Administration Kathi Lynch, Director

**Print Communications Division** 

Debbie George, Circulation Manager

Jane E. Schmidley, Acting Editor

612/297-7963

# FOR LEGISLATIVE NEWS

Publications containing news and information from the Minnesota Senate and House of Representatives are available free to concerned citizens and the news media. To be placed on the mailing list, write or call the offices listed below:

# **SENATE**

**Briefly-Preview**—Senate news and committee calendar; published weekly during legislative sessions.

Perspectives—Publication about the Senate.

Session Review—Summarizes actions of the Minnesota Senate.

Contact: Senate Public Information Office

Room 231 State Capitol, St. Paul, MN 55155

(612) 296-0504

# HOUSE

Session Weekly—House committees, committee assignments of individual representatives; news on committee meetings and action. House action and bill introductions

This Week—weekly interim bulletin of the House.

Session Summary—Summarizes all bills that both the Minnesota House of Representatives and Minnesota Senate passed during their regular and special sessions.

Contact: House Information Office

Room 175 State Office Building, St. Paul, MN 55155

(612) 296-2146

<sup>\*\*</sup>Notices of public hearings on proposed rules and notices of intent to adopt rules without a public hearing are published in the Proposed Rules section and must be submitted two weeks prior to the issue date.

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# Minnesota Rules: Amendments and Additions:

## NOTICE: How to Follow State Agency Rulemaking in the State Register

The State Register is the official source, and only complete listing, for all state agency rulemaking in its various stages. State agencies are required to publish notice of their rulemaking action in the State Register. Published every Monday, the State Register makes it easy to follow and participate in the important rulemaking process. Approximately 75 state agencies have the authority to issue rules. Each agency is assigned specific Minnesota Rule chapter numbers. Every odd-numbered year the Minnesota Rules are published. This is a ten-volume bound collection of all adopted rules in effect at the time. Supplements are published to update this set of rules. Proposed and adopted emergency rules do not appear in this set because of their short-term nature, but are published in the State Register.

If an agency seeks outside opinion before issuing new rules or rule amendments, it must publish a NOTICE OF INTENT TO SOLICIT OUT-SIDE OPINION in the Official Notices section of the State Register. When rules are first drafted, state agencies publish them as Proposed Rules, along with a notice of hearing, or notice of intent to adopt rules without a hearing in the case of noncontroversial rules. This notice asks for comment on the rules as proposed. Proposed emergency rules and withdrawn proposed rules are also published in the State Register. After proposed rules have gone through the comment period, and have been rewritten into their final form, they again appear in the State Register as Adopted Rules. These final adopted rules are not printed in their entirety in the State Register, only the changes made since their publication as Proposed Rules. To see the full rule, as adopted and in effect, a person simply needs two issues of the State Register, the issue the rule appeared in as proposed, and later as adopted. For a more detailed description of the rulemaking process, see the Minnesota Guidebook to State Agency Services.

The State Register features partial and cumulative listings of rules in this section on the following schedule: issues 1-13 inclusive; issues 14-25 inclusive; issue 26, cumulative for issues 1-26; issues 27-38 inclusive; issue 39, cumulative for 1-39; issues 40-51 inclusive; and issue 52, cumulative for 1-52. An annual subject matter index for rules appears in August. For copies of the State Register, a subscription, the annual index, the Minnesota Rules or the Minnesota Guidebook to State Agency Services, contact the Print Communications Division, 117 University Avenue, St. Paul, MN 55155 (612) 297-3000 or toll-free in Minnesota 1-800-657-3757.

#### Issue 2 inclusive

Accountancy Board		
100.0900; .1300; .1400; .1500; .2110; .3000; .3100;	.0700; .0800; .1200; .1300; .1400; .1500; .1600; .1700; .1800;	
.3200; .3600 (proposed)	.2000; .2100; .2200; .2400; .2500; .2600; .2700; .2800;	
Agriculture Department	.2900; .3000; .3100; .3200; .3300; .3400; .3500; .3600;	
550.3200; .3210; .3220; .3230; .3240; .3250; .3260;	.3700; .3800; .3900; .4000; .4100; .4200; .4300; .4400;	
.3270; .3280; .3290; .3300; .3310, .3320 (adopted)	.4500; .4600; .4700; 6234.0100; .0200; .0300; .0400;	
Commerce Department	.0600; .0700; .0800; .0900; .1000; .1100; .1200; .1300;	
2675.6100; .6120; .6141; .6142; .6143; .6250 (proposed) 80	.1400; .1500; .1600; .1700; .1800; .1900; .2000; .2100;	
2675.6120, s.5; .6141, S.2,3,4,5,6; .6142, s.2; .6143, s.5; .6200;	.2200; .2300; .2400; .2500; .2600; .2700; .3500;	
.6260; .6301 (proposed repealer)	6236.0100; .0200; .0300; .0400; .0500; .0600; .0700;	
Health Department	.0800; .0900; .1100; .1300; 6238.0100; .0200; .0300;	
•	.0400; .0500; .0600; .0700; .0800; .0900; .1000; .1100; 6240.0100; .0200; .0300; .0400; .0500; .0700; .0800;	
1655.1070; .1072; .1074; .1076; .1078; .1080; .1082;	.0900; .1000; .1200; .1500; .1600; .1700; .1800; .1900;	
.1084; .1086; .1088, .1090; .1092; .1094; .1096; .1098	.2000; .2100; .2300; .2400; .2500; .2600; 6242,0100;	
(adopted)	.0200; .0300; .0400; .0900; 6250.0100; .0200; .0300;	
1700.0100; .0200; .0300; .0400; .0500; .0600; .0700; .0800; .0900; .1000; .1100; .1200; .1300; .1400; .1500;	.0400; .0500; .0600; .0700; .0800; .0900; .1000; .1100;	
.1600; .1700; .1800 (proposed repealer)	.1200; 6252.0100; .0200; .0300; .0350; .0400; .0500;	
1736.0010; .0020; .0030; .0040; .0050; .0060; .0070;	6254.0300; .0700; .0800; 6256.0500; 6258.0100;	
.0080; .0090; .0100; .0110; .0120; .0130 (proposed)	.0200; .0300; .0400; .0500; .0600; .0700; .0800; .0900;	
Higher Education Coordinating Board	6260.0100; .0200; .0300; .0400; .0500; .0600; .0700;	
	.0800; .0900; .1000; .1100; .1200; .1300; .1400; .1500;	
1812.0100; .0110; .0130; .0140; .0150; 4830.0300;	.1600; .1700; .1800; .1900; .2000; .2100; .2200; .2300;	
.0400; .6510; .6610; .9005; .9015; .9020; .9025; .90300 (proposed)	.2400; 6262.0100; .0200; .0300; .0400; .0500;	
(830.0400, s.6; .0500; .1550; .1551; .1552; .1553; .1554;	6264.0100; .0200; .0300; 6266.0100; .0200; .0300;	
.1555; .1556; .1561; .1562; .1563; .1564; .1565	.0400; .0500; .0600; .0700; 6280.0100; .0200; .0300;	
(proposed repealer)	.0400; .0500; .0600; .0700; .0800; .0900; .1000; .1100;	
830.2200; .2300; .2400 (proposed)	6282.0100; .0200; .0300; .0400; .0500; 6284.0100;	
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# **Proposed Rules**

Pursuant to Minn. Stat. §§ 14.22, an agency may propose to adopt, amend, suspend or repeal rules without first holding a public hearing, as long as the agency determines that the rules will be noncontroversial in nature. The agency must first publish a notice of intent to adopt rules without a public hearing, together with the proposed rules, in the State Register. The notice must advise the public:

- 1. that they have 30 days in which to submit comment on the proposed rules;
- 2. that no public hearing will be held unless 25 or more persons make a written request for a hearing within the 30-day comment period;
- 3, of the manner in which persons shall request a hearing on the proposed rules; and
- 4. that the rule may be modified if the modifications are supported by the data and views submitted.

If, during the 30-day comment period, 25 or more persons submit to the agency a written request for a hearing of the proposed rules, the agency must proceed under the provisions of §§ 14.14-14.20, which state that if an agency decides to hold a public hearing, it must publish a notice of intent in the State Register.

Pursuant to Minn. Stat. §§ 14.29 and 14.30, agencies may propose emergency rules under certain circumstances. Proposed emergency rules are published in the *State Register* and, for at least 25 days thereafter, interested persons may submit data and views in writing to the proposing agency.

# **Board of Accountancy**

# **Proposed Permanent Rules Relating to Fees and Examinations**

# Notice of Intent to Adopt Rules Without a Public Hearing

NOTICE IS HEREBY GIVEN that the Minnesota Board of Accountancy (hereinafter "Board") intends to adopt the above-entitled rules without a public hearing following the procedures set forth in the Administrative Procedure Act for adopting rules without a public hearing in *Minnesota Statutes* §§ 14.22 to 14.28 (1992). The statutory authority to adopt the rules is *Minnesota Statutes* § 326.18 (1992).

All persons have 30 days in which to submit comment in support of or in opposition to the proposed rules or any part or subpart of the rules. Comment is encouraged. Each comment should identify the portion of the proposed rules addressed, the reason for the comment, and any change proposed.

Any person may make a written request for a public hearing on the rules within the 30-day comment period. If 25 or more persons submit a written request for a public hearing within the 30-day comment period, a public hearing will be held unless a sufficient number withdraw their request in writing. Any person requesting a public hearing should state his or her name and address and is encouraged to identify the portion of the proposed rules addressed, the reason for the request, and any change proposed. If a public hearing is required, the Board will proceed pursuant to *Minnesota Statutes* §§ 14.131 to 14.20 (1992).

Comments or written requests for a public hearing must be submitted to:

David J. O'Connell Executive Secretary Minnesota Board of Accountancy 133 East Seventh Street St. Paul, Minnesota 55101 Telephone: (612) 296-7937

The proposed rules may be modified if the modifications are supported by data and views submitted to the Board and do not result in a substantial change in the proposed rules as noticed.

A copy of the proposed rules is attached to this notice.

A Statement of Need and Reasonableness that describes the need for and reasonableness of each provision of the proposed rules and identifies the data and information relied upon to support the proposed rules has been prepared and is available from Mr. O'Connell upon request.

If no hearing is required, upon adoption of the rules, the rules and the required supporting documents will be submitted to the Attorney General for review as to legality and form to the extent form relates to legality. Any person may request notification of the

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# **Proposed Rules**

date of submission to the Attorney General. Persons who wish to be advised of the submission of this material to the Attorney General or who wish to receive a copy of the adopted rules must submit the written request to Mr. O'Connell.

Dated: 28 June 1993

David J. O'Connell Executive Secretary

#### **Rules as Proposed**

#### 1100.0900 EXPIRATION OF APPLICATION.

An application for CPA examination or reexamination expires five years from the date of the board's approval to sit for the initial examination. Once an application has expired, the board shall require a new application, new supporting documentation, and examination in all subjects sections if the file has not been reactivated during the five-year period.

#### 1100.1300 EXAMINATIONS AND CERTIFICATION FOR CPA APPLICANTS.

[For text of subps 1 to 5, see M.R.]

Subp. 6. Attendance. An applicant shall be present and prepared to engage in the work promptly at the hours appointed. An applicant who is unable to be present shall notify the board as soon as reasonably possible, but no later than 4:30 p.m. on the day before the first day of the complete examination. Failure to do so shall be considered just cause for exclusion and forfeiture of the examination fee. An applicant who is unable to be present at the examination for which an application was approved by the board shall reapply for a later examination consistent with the examination application deadlines in part 1100.0800 and furnish current information on forms provided by the board. First time applicants shall take all sections of the examination. An applicant shall apply for and be present at the next examination given or the applicant's fee shall be forfeited.

[For text of subps 7 and 8, see M.R.]

Subp. 9. Passing grade. To pass an examination an applicant must receive a grade of at least 75 percent in each of the subjects sections covered by the examination.

[For text of subp 10, see M.R.]

#### 1100.1400 CPA REEXAMINATIONS.

- Subpart 1. Applicants who fail three or more subjects sections. An applicant who fails three or more subjects sections and receives no grade less than 50 shall be allowed to sit for reexamination at the next examination given and shall be required to retake all subjects sections of the examination. An applicant who fails three or more subjects sections and receives a grade of less than 50 in any subject section shall not be allowed to sit for reexamination at the next examination but may sit for subsequent examinations.
- Subp. 2. Applicants who pass two subjects sections. An applicant who has passed two of the subjects sections given in the written examination and received no grade less than 50 in the subjects sections failed shall be reexamined only in the subjects sections failed.

An applicant who passed two of the subjects sections given in the examination and received one or more grades less than 50 has failed the examination and shall retake all subjects sections of the examination.

- Subp. 3. Applicants who pass three subjects sections. An applicant who has passed three of the subjects sections in one examination shall be reexamined only in the subject section failed.
- Subp. 4. **Application for reexamination.** An applicant for reexamination shall apply for and be reexamined in all failed subjects sections at each examination for which the applicant applies.
- Subp. 5. Conditioning. An applicant for reexamination under subparts 2 and 3 shall be reexamined in all subjects sections unless the applicant passes the remaining subjects sections within the next five examinations given by the board.

#### 1100.1500 RECIPROCITY WITH OTHER STATES.

[For text of subpart 1, see M.R.]

Subp. 2. **Application.** An applicant who has passed two or more parts sections of the uniform examination under the jurisdiction of the accountancy board of another state may request that the board recognize and adopt said passing grades. The request shall be granted if the board determines the applicant satisfied all of the qualifications which would have been required had application been made to the Minnesota board on the date of original application to the other accountancy board.

[For text of subp 3, see M.R.]

#### 1100.2110 TYPES OF LICENSES.

A license is required for persons who:

A. engage in the practice of public accounting; and

B. hold certified public accountant or licensed public accountant certificates, are eligible for licensure as certified public accountants or licensed public accountants, and who are <u>self-employed</u> or employed by certified public accountants, licensed public accountants, or certified public accountants or licensed public accountant or partnerships. For purposes of this chapter, such a license shall be referred to as an active license.

Persons who have held active licenses in the past who are not currently engaged in the practice of public accounting and are exempt from the continuing professional education requirements of parts 1100.6400 to 1100.7900 pursuant to part 1100.6700, subpart 1, shall be licensed. For purposes of this chapter, such a license shall be referred to as an inactive license.

#### 1100.3000 CORPORATION'S LICENSE APPLICATION.

An application for license must be made on the form provided by the board and must be accompanied by a certified copy of the articles of incorporation filed with the Minnesota secretary of state and the first annual report. Applications must be accompanied by the appropriate fee as provided in part 1100.3600, in the form of a money order or check made payable to "Minnesota Board of Accountancy."

A corporation incorporated as a business corporation under *Minnesota Statutes*, chapter 302A, before December 31, 1985, shall be licensed by the board provided that the corporation amends its articles to conform to *Minnesota Statutes*, sections 319A.07 to 319A.17 and 319A.21.

To qualify under this part, the amended articles must be in effect and filed with the board by March 1, 1992.

A corporation that does not amend and file its articles by March 1, 1992, and a corporation applying for initial licensure after December 31, 1985, must incorporate under the Minnesota Professional Corporations Act, *Minnesota Statutes*, chapter 319A.

To qualify under this part, a corporation incorporated in another state must be incorporated as a corporation under the laws of that state provided the laws are at least equivalent to the Minnesota Professional Corporations Act, *Minnesota Statutes*, chapter 319A.

A foreign corporation, incorporated as a business corporation, shall amend its articles, bylaws, and buy-sell agreements in accordance with the Minnesota Professional Corporations Act, *Minnesota Statutes*, chapter 319A.

#### 1100.3100 FIRST ANNUAL REPORT APPLICATION FOR INITIAL CORPORATION LICENSE.

The first annual report application for an initial corporation license shall be filed with the board accompanied by a fee of \$100 payable to the "Minnesota Board of Accountancy" as provided in part 1100.3600, subpart 1, item G, and shall include the following:

[For text of items A to D, see M.R.]

# 1100.3200 NOTICE OF CORPORATION'S LICENSE REQUIREMENTS; RESPONSIBILITY FOR FILING APPLICATION AND FEE.

The board shall notify each currently licensed corporation of the requirement of the annual report licensing requirements for the succeeding year. In the absence of such notification, it is the responsibility of each corporation in public practice to file the annual report, apply for annual a license renewal, and pay the appropriate fee as provided in part 1100.3600, subpart 4 2. The corporation is responsible for determining that each of its CPA or LPA shareholders and employees practicing public accounting in Minnesota is also currently licensed as an individual with the board.

#### 1100.3600 FEES.

Subpart 1. Initial application fees. Applications shall be accompanied by fees <u>payable to the "Minnesota Board of Accountancy"</u> in the amounts described in items A to G.

[For text of item A, see M.R.]

B. Application for certified public accountant reexamination in failed subjects sections, \$40 per subject section but not in excess of \$150. Accounting practice is considered to be two subjects. Part 1100.1400, subpart 4, provides that applicants shall apply for reexamination in all failed subjects.

[For text of items C to F, see M.R.]

- G. Application for initial corporation license and first annual report, \$100.
- Subp. 2. Annual license renewal fees. Annual license renewal fees shall be as follows:

[For text of items A to C, see M.R.]

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# **Proposed Rules**

D. corporations, in addition to the \$25 annual reporting fee in part 1100.3200, a \$10 processing fee \$35.

[For text of subps 2a to 4, see M.R.]

# **Department of Commerce**

# **Proposed Permanent Rules Relating to Credit Unions**

# Notice of Intent to Adopt Rules Without a Public Hearing

The Minnesota Department of Commerce intends to adopt permanent rules without a public hearing following the procedures set forth in the Administrative Procedure Act, *Minnesota Statutes*, sections 14.22 to 14.28. You have 30 days to submit written comments on the proposed rules and, during that 30 day period, you may also submit a written request that a hearing be held on the rules.

**Agency Contact Person.** Comments or questions on the rules and written requests for a public hearing on the rules must be submitted to:

Donna M. Watz, Staff Attorney Minnesota Department of Commerce 133 East 7th Street St. Paul, MN 55101 (612) 297-1118

Subject of Rule and Statutory Authority. The proposed rules amend provisions regulating credit unions and reflect changes in federal and state law that impact accounting standards and documentation necessary to properly operate federally insured depository institutions. The statutory authority to adopt these rules is *Minnesota Statutes*, sections 46.01 subdivision 2 and 45.023. The proposed rules are published in the *State Register* and attached to this notice as mailed.

Comments. You have until 4:30 p.m. on August 12, 1993, to submit written comments in support or in opposition to the proposed rules or any part or subpart of the rules. Your comment must be in writing and received by the agency contact person by the due date. Comment is encouraged. Your comment should identify the portion of the proposed rules addressed, the reason for the comment, and any change proposed.

Request for a Hearing. In addition to submitting comments, you may also request that a hearing be held on the rules. Your request for a public hearing must be in writing and be received by the agency contact person by 4:30 p.m. on August 12, 1993. Your request for a public hearing must include your name and address. You are encouraged to identify the portion of the proposed rules which caused your request, the reason for the request, and any changes you want made to the proposed rules. If 25 or more persons submit a written request for a hearing, a public hearing will be held unless a sufficient number withdraw their requests in writing. If a public hearing is required, the agency will follow the procedures in *Minnesota Statutes*, sections 14,131 to 14,20.

Modifications. The proposed rules may be modified as a result of public comment. The modifications must be supported by data and views submitted to the agency and may not result in substantial change in the proposed rules as printed in the *State Register*. If the proposed rules affect you in any way, you are encouraged to participate in the rulemaking process.

**Statement of Need and Reasonableness.** A statement of need and reasonableness is now available from the agency contact person. This statement describes the need for and reasonableness of each provision of the proposed rules and identifies the data and information relied upon to support the proposed rules.

**Small Business Considerations.** The provisions of *Minnesota Statutes*, section 14.115, subdivision 4 have been reviewed and it has been determined that these proposed rules will not adversely affect small businesses.

Expenditure of Public Money by Local Public Bodies. The provisions of *Minnesota Statutes*, section 14.11, subdivision 1 have been reviewed and it has been determined that these proposed rules will not require the expenditure of public money by local public bodies greater than \$100,000 in the two years following rules adoption.

Impact on Agricultural Lands. The provisions of *Minnesota Statutes*, section 14.11, subdivision 2 have been reviewed and it has been determined that these proposed rules will not affect agricultural land.

Adoption and Review of the Rule. If no hearing is required, after the end of the comment period the agency may adopt the rules. The rules and supporting documents will then be submitted to the attorney general for review as to legality and form to the extent form relates to legality. You may request to be notified of the date the rules are submitted to the attorney general or be notified of the attorney general's decision on the rules. If you want to be so notified, or wish to receive a copy of the adopted rules, submit your written request to the agency contact person listed above.

Dated: 28 June 1993

Bert J. McKasy Commissioner of Commerce

## **Rules as Proposed**

## 2675.6100 BOOKS, RECORDS, AND REPORTS.

[For text of subps 2 to 5a, see M.R.]

Subp. 5b. Inactive and segregated accounts. If the board determines that an account is inactive and segregated identifies the account by code or some other means, it must be issued a statement at least annually. Statements on inactive accounts must be issued under the control of the supervisory committee.

[For text of subp 5c, see M.R.]

Subp. 6. Issuing account numbers. A number as determined by the board of directors in a predetermined set pattern must be assigned to each member in sequence upon that person's election to membership, and that number may never be reissued to another member. Each member's assigned number must appear on the member's individual record of accounts for shares, deposits, and loans.

#### 2675.6120 OTHER REAL ESTATE.

Subpart 1. Transfers. Whenever real estate is acquired by a credit union through foreclosure or by deed in lieu of foreclosure, it must be transferred from loans to an account titled "Other Real Estate" on the date upon which the credit union actually acquired title of sheriff's certificate or other conveyance.

[For text of subps 2 to 4, see M.R.]

Subp. 5. [See repealer.]

Subp. 6. Unsold other real estate. Other real estate that is not sold must be charged off annually through earnings at the rate of at least ten percent of the original amount. The charge-off period begins at the end of the redemption period if the other real estate was acquired through foreclosure or on the date of the deed if the other real estate was acquired via a deed in lieu of foreclosure. The first charge off shall be prorated based upon the number of full months in the first year since the charge-off period began.

# 2675.6141 REAL ESTATE MORTGAGES.

Subpart 1. Loans. Credit unions may make loans upon the security of real estate if it is a first lien on the real estate. Additionally, credit unions may take a junior lien if the loan is made:

- A. to secure debts previously contracted;
- B. if at least 80 percent of the principal balance is guaranteed or insured by a governmental agency or nationally recognized insurer; or
- C. to secure a loan if the total unpaid aggregate of all outstanding liens against the same real estate, including the credit union's proposed lien, does not exceed 80 percent of its appraised value. A loan made under *Minnesota Statutes*, section 52.165, is deemed to comply with this rule part if it was in compliance at the date of its origination.
- Subp. 1a. Written policy. A credit union taking a lien on real estate as security must maintain a written policy approved annually by its board of directors which at a minimum addresses:
  - A. written appraisal or valuation reports made in conjunction with federal, state, and board requirements;
- B. description of fee title, validity of the credit union's lien, position of the lien, and documentation of methods used to make these determinations;
  - C. evidence of adequate insurance with loss payable clause payable to the credit union; and
- D. exemption of documentation requirements, for any single loan or class of loans, if the loan documents reflect that the lien has been taken as collateral solely through an abundance of caution and where the terms of the transaction as a consequence have not been made more favorable than they would have been in the absence of a lien.
  - Subp. 2. [See repealer.]
  - Subp. 3. [See repealer.]
  - Subp. 4. [See repealer.]
  - Subp. 5. [See repealer.]
  - Subp. 6. [See repealer.]

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# Proposed Rules =

#### 2675,6142 PERSONAL LOANS.

- Subpart 1. Fees. Charges, other than interest authorized by law, may not be made for any non-real estate loan except that there may be charged to the borrower or included in the amount financed: As specified by board resolution, a credit union may require members to pay fees in connection with the making, closing, disbursing, extending, readjusting, or renewing of any loan. The fees must be disclosed to the member.
- A. Fees paid or to be paid by the credit union to any public officer for filing, recording, or releasing in a public office an instrument securing the loan.
- B. Premiums or charge for insurance protecting the lender against the risk of loss from not filing or recording a security agreement or financing statement and in lieu of filing the agreement or statement. The premium or charge may not exceed the actual premium or charge made by the insurance company to the lender or the actual costs if the documents were filed, recorded, or released in any public office.
- C. The premium on any life, accident and health, property, or other insurance written upon or in connection with a loan; provided notification is given in writing that the borrower has the option of furnishing this coverage through existing policies of insurance owned or controlled by the borrower or of furnishing the coverage through any insurer authorized to transact business in this state. The premium may not be included as part of the loan and must be accounted for as a separate receivable unless advanced as part of the principal at the time of origination or payments are increased to provide amortization of the premium within the original maturity of the loan.
- Subp. 1a. Other charges. The borrower may be charged, or included in the amount financed, the premium on any life, accident and health, property, or other insurance written upon or in connection with a loan if notification is given in writing that the borrower has the option of furnishing this coverage through existing policies of insurance owned or controlled by the borrower of furnishing the coverage through any insurer authorized to transact business in this state. The premium may not be included as part of the loan and must be accounted for as a separate receivable unless advanced as part of the principal at the time of origination or payments are increased to provide amortization of the premium within the original maturity of the loan.
  - Subp. 2. [See repealer.]
- Subp. 3. Written policy. A written loan policy is required to be reviewed and approved annually by the board. A detailed description of the frequency and depth of financial review of various classes of loans must be included in the policy.

# 2675.6143 DELINQUENT LOANS.

[For text of subps 1 to 3, see M.R.]

- Subp. 4. Delinquent loan report. A detailed report on delinquent loans must be reviewed at each board meeting and made a part of the minutes. The report must include a summary of collection activity, the number of new additions to the delinquent loan list, and a review of loans on the prior month's delinquent loan list which have been extended or rewritten. The board shall verify by direct examination or otherwise that the record of delinquent loans is reasonably accurate. Each credit union board will develop and implement a program to ensure that the board is kept informed on the status of delinquent loans and collection actions monthly.
  - Subp. 5. [See repealer.]
- Subp. 5a. Loan reserve requirements and dividends. Before declaration of a dividend, the board of directors shall ascertain that:
- A. the allowance for a loan losses account is fully funded as determined by the board's internal risk rating system to present fairly the financial position and meet the requirements of the agreement for insurance of accounts; and
  - B. that statutory reserve transfers are made in accordance with statute.

Notification to the commissioner of commerce of dividends paid will be required if the dividends paid exceed earnings for the period declared. Accrual accounting adjustments may be made for those credit unions operating on a cash, modified cash, or partial accrual account basis.

[For text of subp 6, see M.R.]

#### 2675.6250 FIDELITY BONDS.

[For text of subpart 1, see M.R.]

Subp. 3. **Minimum provisions.** The board of directors shall at least once a year approve the amount of fidelity insurance to be carried for the ensuing year. The board of directors may establish minimum amounts of bond coverage and maximum deductible amounts.

**REPEALER.** Minnesota Rules, parts 2675.6120, subpart 5; 2675.6141, subparts 2, 3, 4, 5, and 6; 2675.6142, subpart 2; 2675.6143, subpart 5; 2675.6260; and 2675.6301, are repealed.

# **Adopted Rules**

The adoption of a rule becomes effective after the requirements of Minn. Stat. §14.14-14.28 have been met and five working days after the rule is published in *State Register*, unless a later date is required by statutes or specified in the rule.

If an adopted rule is identical to its proposed form as previously published, a notice of adoption and a citation to its previous State Register publication will be printed.

If an adopted rule differs from its proposed form, language which has been deleted will be printed with strikeouts and new language will be underlined. The rule's previous *State Register* publication will be cited.

An emergency rule becomes effective five working days after the approval of the Attorney General as specified in Minn. Stat. §14.33 and upon the approval of the Revisor of Statutes as specified in §14.36. Notice of approval by the Attorney General will be published as soon as practicable, and the adopted emergency rule will be published in the manner provided for adopted rules under §14.18.

# **Department of Natural Resources**

# **Adopted Permanent Game and Fish Rules**

The rules proposed and published at State Register, Volume 17, Number 43, pages 2550-2688, April 26, 1993 (17 SR 2550), are adopted as proposed.

# **Department of Revenue**

# Adopted Permanent Rules Relating to Sales and Use Tax; Utilities and Fuels

The rules proposed and published at *State Register*, Volume 17, Number 11, pages 564-569, September 14, 1992 (17 SR 564) and Volume 17, Number 31, pages 1865-1866, February 1, 1993 (17 SR 1865), are adopted with the following modifications:

## **Rules as Adopted**

# 8130.1100 UTILITIES AND RESIDENTIAL HEATING FUELS.

- Subp. 2. Definitions. The definitions in items A to F apply to this part.
- A. "Billing month," for natural gas or electricity, means the month the bill is dated regardless of when the service was rendered. Billing month means the meter reading date if there is no date on the bill. If a utility uses a system of cycle billing and 12 revenue months per year, the billing month may be the utility's revenue month. Each qualifying eustomer must receive six months of service exempt from taxation.
  - Subp. 3. Exceptions Exemptions. The following are exempt from sales and use tax:
- B. For the billing months of the heating season, natural gas or electricity sold for residential use to customers who are metered and billed as residential users and who use natural gas or electricity for their primary source of residential heat. When gas or electricity is exempt as a heating fuel, all other gas or electricity used through the same meter shall also be exempt for the six-month heating season. Each qualifying customer must receive six months of service exempt from taxation. See subpart 7 for tax treatment of residential customers on utility budget plans.
- Subp. 4. Charges included in sales price. All charges associated with furnishing utilities or making utility service available, except fees for the safe drinking water testing program mandated by federal law, are considered part of the sales price and are subject to tax. If the utility service being provided is exempt from tax, the additional charges are also exempt. If the utility service being provided is partially exempt from tax, the additional charges will be exempt to the same extent the utility service is exempt. The following are examples of taxable charges that are included in the base on which the sales tax is charged. These charges are taxable even if minimal or no services are consumed:
  - A. demand charge;
  - B. fee for the safe drinking water testing program mandated by federal law, sometimes referred to as a connection fee;
  - C. B. fixed or basic monthly charge;
  - D. C. franchise fee;

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# Adopted Rules =

- E. D. fuel clause adjustment;
- F. E. minimum charge;
- G. F. reconnection fee;
- H. G. service charge;
- **H.** H. service connection charge;
- J. I. standby fee; and
- K. J. surcharge.
- Subp. 5. Credits determined before and after the sale. Credits or dividends, such as capital contribution credits, interruptible service credits, and patronage dividends, are not included in the amount subject to sales tax if the credit and the amount of the credit are determined prior to the sale. These credits are included in the amount subject to sales tax if the credit or the amount of the credit is determined by events that happen after the sale has occurred. The examples in items A to C illustrate these situations.
- B. A utility company and a manufacturer enter into an interruptible service agreement. Under this agreement, the manufacturer agrees to allow the utility company to control its water heaters during peak kilowatt demand periods and must use 500 kilowatts during the period. In exchange, the utility company gives the manufacture manufacturer an \$8 rebate each month. If 500 kilowatts are not used during the period, no rebate is given. The rebate can only be used as a credit against the next bill, and if service is not continued the credit is forfeited. In this case, whether a credit will be allowed is not determined until after the sale occurs. Therefore, the amount of the credit must be included in the sales price when calculating the amount of sales tax due.
  - Subp. 6. Commercial and residential use.
    - C. Examples of a residence that is also used as a commercial property:
- (5) "C" owns a resort and rents out cabins on a weekly basis during the summer months. During the months of September through May, the cabins are rented as rental units on a monthly basis. The cabins are heated by propane fuel from one storage tank. Fuel used to heat the cabins rented on a monthly basis from September through May is exempt as residential heating fuel. However, fuel used during the summer months to operate cabins rented weekly is taxable. "B" "C" may purchase the fuel exempt for residential heating, but must pay use tax on fuel during the summer months.
- D. Where a building houses both residential quarters and commercial operations, a utility's good faith reliance upon its customer's claiming of the residential heating fuel exemption will relieve the utility from liability for the tax if it is later determined that the exemption was improperly claimed. The utility must exercise reasonable care and judgment before allowing the customer to use the exemption for the utility to be relieved of liability under this item.

REPEALER. Minnesota Rules, part 8130.7000, is repealed.

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# **Emergency Rules**

#### **Proposed Emergency Rules**

According to Minn. Stat. of 1984, §§14.29-14.30, state agencies may propose adoption of emergency rules if: 1) expressly required; 2) authorized by statute; or 3) if the manner permitted by a directive (given by statute, federal law or court order) does not allow for compliance with sections 14.14-14.28. The agency must, however, publish a notice of intent to adopt emergency rules, along with the rules themselves, in the *State Register*. The notice must advise the public:

- 1) that a free copy of the proposed emergency rule is available upon request from the agency;
- 2) that notice of the date that the rule is submitted to the attorney general will be mailed to persons requesting notification;
- 3) that the public has at least 25 days after publication of the proposed emergency rule to submit data and views in writing; and
- 4) that the emergency rule may be modified if the data and views submitted support such modification.

#### **Adopted Emergency Rules**

Emergency rules take effect five working days after approval by the attorney general, and after compliance with Minn. Stat. §§14.29-14.365. As soon as possible, emergency rules are published in the State Register in the manner provided for in section 14.18.

Emergency rules are effective for the period stated in the notice of intent to adopt emergency rules. This may not exceed 180 days.

#### Continued/Extended Emergency Rules

Adopted emergency rules may be continued in effect (extended) for an additional 180 days. To do this, the agency must give notice by: 1) publishing notice in the *State Register*: and 2) mailing the same notice to all persons who requested notification on rulemaking. No emergency rule may remain in effect 361 days after its original effective date. At that point, permanent rules adopted according to Minn. Stat. 14.14-14.28 supercede emergency rules.

# **Department of Natural Resources**

# Adopted Expedited Emergency Rules Relating to Game and Fish; Moose Season Quotas and Zone Changes

# **Notice of Adoption of Emergency Rules**

NOTICE IS HEREBY GIVEN that the above entitled proposed rules have been adopted through the process prescribed by *Minnesota Statutes*, section 14.29, subd. 4(b). The statutory authority for the contents of these rules is *Minnesota Statutes*, sections 97A.431, subdivision 1 and 97B.505. The form, content, and adoption procedure for these rules have been approved by the Office of the Revisor of Statutes and the Minnesota Attorney General's Office.

Dated: 2 July 1993

Rodney W. Sando, Commissioner Department of Natural Resources

#### Rules as Adopted (all new material)

# 6232.3850 [Emergency] 1993 QUOTAS FOR TAKING MOOSE.

The number of available licenses for the 1993 moose hunting season is as follows:

- A. Moose Zone 2, 20:
- B. Moose Zone 3, 70;
- C. Moose Zone 4, 40;
- D. Moose Zone 5, 100;
- E. Moose Zone 6, 15;
- F. Moose Zone 7, 20:
- G. Moose Zone 8A, 60;
- H. Moose Zone 8B, 20;
- I. Moose Zone 9, 40;
- J. Moose Zone 10, 40;

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# **Emergency Rules I**

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K. Moose Zone 14, 10;
L. Moose Zone 15, 4:
M. Moose Zone 16, 4;
N. Moose Zone 17, 2;
O. Moose Zone 20, 24:
P. Moose Zone 21, 3;
Q. Moose Zone 22, 12;
R. Moose Zone 23, 11;
S. Moose Zone 24, 14;
T. Moose Zone 25, 19;
U. Moose Zone 29, 13:
V. Moose Zone 30, 9:
W. Moose Zone 31, 12;
X. Moose Zone 32, 11;
Y. Moose Zone 33, 5;
Z. Moose Zone 34, 7;
AA. Moose Zone 35, 3;
BB. Moose Zone 60, 5;
CC. Moose Zone 61, 15;
DD. Moose Zone 62, 40;
EE. Moose Zone 63, 20;
FF. Moose Zone 70, 8;
GG. Moose Zone 71, 3;
HH. Moose Zone 72, 12;
II. Moose Zone 73, 14:
JJ. Moose Zone 74, 8;
KK. Moose Zone 76, 17:
LL. Moose Zone 77, 8:
MM. Moose Zone 78, 5;
NN. Moose Zone 79, 10; and
OO. Moose Zone 80, 7.
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Total licenses available - 760.

## 6232.4100 [Emergency] MOOSE ZONES.

Subpart 1. Moose Zone 1A. Moose Zone 1A consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of State Trunk Highway (STH) 89 and County State Aid Highway (CSAH) 42, Beltrami County; thence along STH 89 to CSAH 44, Beltrami County; thence along CSAH 44 to County Road (CR) 704, Beltrami County; thence along CR 704 to Dick's Parkway Forest Road, Beltrami County; thence along Dick's Parkway Forest Road to CSAH 5, Roseau County; thence along CSAH 5 to the Tangnes Forest Road, Roseau County; thence along the Tangnes Forest Road to the Krull Forest Road; thence in a southeasterly direction along the Krull Forest Road to CSAH 2, Lake of the Woods County; thence along CSAH 2 to STH 11; thence along STH 11 to STH 89; thence along STH 89 to CSAH 20, Roseau County; thence along CSAH 20 to CSAH 9, Roseau County; thence along CSAH 9 to CSAH 54, Marshall County; thence along CSAH 2, Marshall County; thence along CSAH 2, Beltrami County; thence along CSAH 42 to the point of beginning.

Subp. 2. Moose Zone 1B. Moose Zone 1B consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of State Trunk Highway (STH) 11 and STH 313; thence along STH 313 to the northern boundary

of the state; thence west along the north boundary of the state to STH 310; thence along STH 310 to STH 11; thence along STH 11 to the point of beginning.

- Subp. 3. Moose Zone 2. Moose Zone 2 consists of the Agassiz National Wildlife Refuge and the State Eckvoll, Elm Lake, and Mud Lac Wildlife Management Areas in Marshall county.
- Subp. 4. Moose Zone 3. Moose Zone 3 consists of that portion of the state lying within the following described boundary, except that part comprising Moose Zone 2:

Beginning at the intersection of State Trunk Highway (STH) 11 and STH 32; thence along STH 11 to STH 89; thence along STH 89 to County State Aid Highway (CSAH) 20, Roseau County; thence along CSAH 20 to CSAH 9, Roseau County; thence along CSAH 9 to CSAH 54, Marshall County; thence along CSAH 54 to CSAH 28, Pennington County; thence along CSAH 28 to STH 1; thence along STH 1 to STH 32; thence along STH 32 to the point of beginning.

Subp. 5. Moose Zone 4. Moose Zone 4 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of State Trunk Highway (STH) 11 and U.S. Highway 59; thence along STH 11 to STH 32; thence along STH 32 to U.S. Highway 59; thence along U.S. Highway 59 to the point of beginning.

Subp. 6. Moose Zone 5. Moose Zone 5 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of State Trunk Highway (STH) 11 and U.S. Highway 59; thence along STH 11 to STH 310; thence along STH 310 to the northerly boundary of the state; thence west along the northerly boundary of the state to U.S. Highway 59; thence along U.S. Highway 59 to the point of beginning.

Subp. 7. Moose Zone 6. Moose Zone 6 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of U.S. Highway 59 and State Trunk Highway (STH) 11; thence along U.S. Highway 59 to the northerly boundary of the state; thence west along the northerly boundary of the state to U.S. Highway 75; thence along U.S. Highway 75 to STH 11; thence east along STH 11 to the point of beginning.

Subp. 8. Moose Zone 7. Moose Zone 7 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of State Trunk Highway (STH) 11 and U.S. Highway 75; thence along STH 11 to U.S. Highway 59; thence along U.S. Highway 59 to County State Aid Highway (CSAH) 28, Marshall County; thence along CSAH 28 to CSAH 4, Marshall County; thence along CSAH 4 to U.S. Highway 75; thence along U.S. Highway 75 to the point of beginning.

Subp. 9. Moose Zone 8. Moose Zone 8 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of County State Aid Highway (CSAH) 4, Marshall County and U.S. Highway 75; thence along CSAH 4 to CSAH 28, Marshall County; thence along CSAH 28 to U.S. Highway 59; thence along U.S. Highway 59 to State Trunk Highway (STH) 32; thence along STH 32 to CSAH 3, Pennington County; thence along CSAH 3 to CSAH 21, Polk County; thence along CSAH 21 to U.S. Highway 75; thence along U.S. Highway 75 to the point of beginning.

Subp. 9a. Moose Zones 8A and 8B. Moose Zones 8A and 8B consist of that portion of the state lying within the following described boundaries:

#### A. Moose Zone 8A:

Beginning at the intersection of County State Aid Highway (CSAH) 28, Marshall County and CSAH 11, Marshall County; thence along CSAH 28 to U.S. Highway 59; thence along U.S. Highway 59 to State Trunk Highway (STH) 32; thence along STH 32 to CSAH 3, Pennington County; thence along CSAH 3 to CSAH 10, Pennington County; thence along CSAH 10 to STH 1; thence along STH 1 to CSAH 11, Pennington County; thence along CSAH 11 to the point of beginning.

#### B. Moose Zone 8B:

Beginning at the intersection of County State Aid Highway (CSAH) 4, Marshall County and U.S. Highway 75; thence along CSAH 4 to CSAH 28, Marshall County; thence along CSAH 28 to CSAH 11, Marshall County; thence along CSAH 11 to CSAH 11, Pennington County; thence along CSAH 11 to State Trunk Highway (STH) 1; thence along STH 1 to CSAH 10, Pennington County; thence along CSAH 10 to CSAH 3, Pennington County; thence along CSAH 3 to CSAH 21, Polk County; thence along CSAH 21 to U.S. Highway 75; thence along U.S. Highway 75 to the point of beginning.

Subp. 10. Moose Zone 9. Moose Zone 9 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of U.S. Highway 2 and U.S. Highway 75; thence along U.S. Highway 75 to County State Aid Highway (CSAH) 21, Polk County; thence along CSAH 21 to CSAH 3, Pennington County; thence along CSAH 3 to State Trunk Highway (STH) 32; thence on STH 32 to CSAH 1, Polk County; thence along CSAH 1 to STH 9; thence along STH 9 to U.S. Highway 2; thence along U.S. Highway 2 to the point of beginning.

# **Emergency Rules =**

Subp. 11. Moose Zone 10. Moose Zone 10 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of County State Aid Highway (CSAH) 41, Polk County and CSAH 8, Polk County; thence along CSAH 41 to State Trunk Highway (STH) 32; thence along STH 32 to STH 1; thence along STH 1 to CSAH 27, Pennington County; thence along CSAH 27 to CSAH 2, Polk County; thence along CSAH 2 to STH 92; thence along STH 92 to CSAH 8, Red Lake County; thence along CSAH 8 to CSAH 8, Polk County; thence along CSAH 8 to the point of beginning.

Subp. 12. Moose Zone 11. Moose Zone 11 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of State Trunk Highway 11 and County State Aid Highway (CSAH) 17, Lake of the Woods County; thence along CSAH 17 to the north boundary line of Section 8, Township 163 N, Range 34 W; thence west along said section boundary line to the shore of Lake of the Woods; thence easterly along the south shoreline of said lake to the intersection of said shoreline with the line between Range 32 West and Range 33 West; thence along said range line to County State Aid Highway (CSAH) 4, Lake of the Woods County; thence along CSAH 4 to State Trunk Highway 11; thence along State Trunk Highway 11 to the point of beginning.

Subp. 13. Moose Zone 12. Moose Zone 12 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of U.S. Highway 75 and the northern boundary of the state; thence along U.S. Highway 75 to County State Aid Highway (CSAH) 5, Marshall County; thence along CSAH 5 to its intersection with State Trunk Highway (STH) 220; thence due west from said intersection to the west boundary of the state; thence along the west and north boundaries of the state to the point of beginning.

Subp. 14. Moose Zone 13. Moose Zone 13 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of U.S. Highway 75 and County State Aid Highway (CSAH) 19, Polk County; thence along CSAH 19, Polk County, to its junction with CSAH 64, Polk County; thence due west to the western boundary of the state; thence northward along the west boundary of the state to a point due west of the junction of CSAH 5, Marshall County and State Trunk Highway (STH) 220; thence due east to said junction; thence along CSAH 5 to U.S. Highway 75; thence along U.S. Highway 75 to the point of beginning.

Subp. 15. Moose Zone 14. Moose Zone 14 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of County State Aid Highway (CSAH) 1, Polk County and State Trunk Highway (STH) 32; thence along CSAH 1 to STH 9; thence along STH 9 to CSAH 39, Norman County; thence along CSAH 39 to STH 113; thence along STH 113 to the west boundary of the White Earth Indian Reservation; thence along the west and north boundaries of said Reservation to U.S. Highway 59; thence along U.S. Highway 59 to CSAH 41, Polk County; thence along CSAH 41 to STH 32; thence along STH 32 to the point of beginning.

Subp. 16. Moose Zone 15. Moose Zone 15 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of State Trunk Highway (STH) 32 and County State Aid Highway (CSAH) 39, Norman County; thence along CSAH 39 to STH 9; thence along STH 9 to U.S. Highway 10; thence along U.S. Highway 10 to STH 32; thence along STH 32 to the point of beginning.

Subp. 17. Moose Zone 16. Moose Zone 16 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of State Trunk Highway (STH) 32 and U.S. Highway 10; thence along STH 32 to County State Aid Highway (CSAH) 35, Clay County; thence along CSAH 35 to CSAH 21, Otter Tail County; thence along CSAH 21 to STH 108; thence along STH 108 to CSAH 21, Wilkin County; thence along CSAH 21 to CSAH 16, Wilkin County; thence along CSAH 16 to CSAH 15, Wilkin County; thence along CSAH 15 to CSAH 20, Wilkin County; thence along CSAH 20 to CSAH 11, Wilkin County; thence along CSAH 11 to CSAH 21, Clay County; thence along CSAH 21 to CSAH 10, Clay County; thence along CSAH 10 to STH 9; thence along STH 9 to U.S. Highway 10; thence along U.S. Highway 10 to the point of beginning.

Subp. 18. Moose Zone 17. Moose Zone 17 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of County State Aid Highway (CSAH) 3, Mahnomen County and the north boundary of Mahnomen County; thence along the north, west, and south boundaries of Mahnomen County to CSAH 13, Mahnomen County; thence along CSAH 13 to State Trunk Highway (STH) 113; thence along STH 113 to CSAH 3, Mahnomen County; thence along CSAH 3 to the point of beginning.

Subp. 19. Moose Zone 20. Moose Zone 20 consists of that portion of the state lying within the following described boundary:

Beginning at the campground on Kawishiwi Lake; thence in a southerly direction along Forest Road 354 to Hog Creek; thence downstream in a southwesterly direction along Hog Creek to Perent Lake; thence in a westerly direction through the center of Perent Lake to the outlet of the Perent River; thence in a westerly direction along the Perent River to Isabella Lake; thence in a westerly direction along the south shore of Isabella Lake to the Isabella River; thence in a westerly direction along the Isabella River to Bald Eagle Lake; thence in a northwesterly direction through the center of Bald Eagle, Gabbro and Little Gabbro Lakes to the westernmost

outlet of Little Gabbro Lake; thence downstream in a northerly direction to the South Kawishiwi River; thence in a northeasterly direction along the South Kawishiwi River to the Kawishiwi River; thence in an easterly direction along the Kawishiwi River to County State Aid Highway (CSAH) 18 (Fernberg Road), Lake County; thence in a northerly direction along CSAH 18 to Forest Trail 147 (Kekekabic Trail); thence in a northeasterly direction along Forest Trail 147 to Strup Lake; thence in a southerly direction across all portages and along all streams through Strup, Wisini, Ahmakose, and Gerund Lakes to Fraser Lake; thence in an easterly direction along the north shore of Fraser Lake to the easternmost part of Fraser Lake; thence in an easterly direction across all portages and along all streams through the north end of Sagus Lake, Roe and Cap Lakes to Boulder Lake; thence in a southerly direction through the center of Boulder Lake, across the portage connecting Boulder and Adams Lake to Adams Lake; thence in a southerly direction to the south shore of Adams Lake; thence along the south shore of Adams Lake to the portage connecting Adams Lake and Beaver Lake; thence in a southwesterly direction across said portage to Beaver Lake; thence in a southwesterly and southerly direction through Beaver Lake to the southeast end of Beaver Lake; thence in a southwesterly direction along Unnamed streams, through Whiz and Bow Lakes, to Amber Lake; thence in a southeasterly direction through Amber Lake to the Kawishiwi River; thence in a northeasterly direction along the Kawishiwi River to Record Creek; thence in a southerly direction along Record Creek to the portage connecting Record Creek and Malberg Lake; thence in an easterly direction across said portage to Malberg Lake; thence in a southeasterly direction through Malberg Lake, through Koma Lake, and along the Kawishiwi River to Lake Polly; thence in a southwesterly direction through the center of Lake Polly to the Kawishiwi River; thence upstream in a southerly direction along the Kawishiwi River, through Kawasachong and Square Lakes to Kawishiwi Lake; thence in a southeasterly direction through the center of Kawishiwi Lake to the point of beginning.

Subp. 20. Moose Zone 21. Moose Zone 21 consists of that portion of the state lying within the following described boundary:

Beginning at the junction of State Trunk Highway (STH) 169 and County State Aid Highway (CSAH) 21, St. Louis County; thence along CSAH 21 to CSAH 70, St. Louis County; thence along CSAH 70 to Forest Road (FR) 112; thence along FR 112 to FR 424; thence along FR 424 to the Erie Mining Company railroad; thence along said railroad to FR 116; thence along FR 116 to FR 114; thence along FR 114 to FR 112; thence along FR 112 to FR 1431; thence along FR 1431 to FR 424; thence along FR 424 to FR 178; thence along FR 178 to FR 1860; thence along FR 1860 to the shore of Birch Lake; thence along the east shore of Birch Lake to the South Kawishiwi River; thence along the east and south shore of said river to the Kawishiwi River; thence westerly along the southerly shores of said river to Farm Lake; thence along the east and south shores of Farm Lake to the boat ramp on the west shore of Farm Lake; thence along the boat ramp road to Section Thirty Road; thence along said road to STH 169; thence along STH 169 to the point of beginning.

Subp. 21. Moose Zone 22. Moose Zone 22 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of State Trunk Highway (STH) 1 and County State Aid Highway (CSAH) 2, Lake County; thence in a southerly direction along CSAH 2 to the Erie Mining Company Railroad; thence in a westerly direction along the Erie Mining Company Railroad to the Reserve Mining Company Railroad; thence in a northerly direction along the Reserve Mining Company Railroad to Forest Road (FR) 116; thence along FR 116 to FR 114; thence along FR 114 to FR 112; thence along FR 112 to FR 1431; thence along FR 1431 to FR 424; thence along FR 424 to FR 178; thence along FR 178 to FR 1860; thence along FR 1860 to the shore of Birch Lake; thence in a northerly direction along the east shore of Birch Lake to the South Kawishiwi River; thence upstream in a northeasterly direction along the east and south shore of the South Kawishiwi River to the westernmost outlet of Little Gabbro Lake; thence upstream in a southerly direction to Little Gabbro Lake; thence in an easterly direction through the center of Little Gabbro Lake to Gabbro Lake; thence in an easterly direction through the center of Bald Eagle Lake at the inlet of the Snake River; thence upstream in a southerly direction along the Snake River to FR 173; thence along FR 173 to STH 1; thence along STH 1 to the point of beginning.

Subp. 22. Moose Zone 23. Moose Zone 23 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of State Trunk Highway (STH) 1 and Forest Road (FR) 173; thence in an easterly direction along FR 173 to the Snake River; thence in a northerly direction along the Snake River to Bald Eagle Lake; thence in a northerly direction along the east shore of Bald Eagle Lake to the Isabella River; thence upstream in an easterly direction along the Isabella River to Isabella Lake; thence in an easterly direction along the southwest shore of Isabella Lake to Forest Center Landing and FR 377; thence along FR 377 to FR 373; thence along FR 373 to FR 173; thence along FR 173 to FR 369; thence along FR 369 to FR 172; thence along FR 172 to STH 1; thence along STH 1 to the point of beginning.

Subp. 23. Moose Zone 24. Moose Zone 24 consists of that portion of the state lying within the following described boundary:

Beginning at the Forest Center Landing on the south shore of Isabella Lake; thence in an easterly direction along the south shore of Isabella Lake to the Perent River; thence upstream in an easterly direction along the Perent River to Perent Lake; thence in an easterly direction through the center of Perent Lake to the east shore of Perent Lake at Hog Creek; thence upstream in a northeasterly direction along Hog Creek to Forest Road (FR) 354; thence along Forest Road 354 to County State Aid Highway (CSAH) 7, Lake County; thence along CSAH 7 to FR 172; thence along FR 172 to FR 369; thence along FR 369 to FR 173; thence along FR 173 to FR 373; thence along FR 377 to the point of beginning.

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Subp. 24. Moose Zone 25. Moose Zone 25 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of County State Aid Highway (CSAH) 2, Cook County, and Forest Road (FR) 166; thence along FR 166 to CSAH 7, Lake County; thence along CSAH 7 to FR 354; thence along FR 354 to the south shore of Kawishiwi Lake; thence in a northwesterly direction through the center of Kawishiwi Lake to the outlet of the Kawishiwi River; thence in a northerly direction along the Kawishiwi River, through Square and Kawasachong Lakes, to Lake Polly; thence in an easterly direction through the center of Lake Polly to the Phoebe River; thence upstream in an easterly direction along the Phoebe River, through Hazel and Knight Lakes, to Phoebe Lake; thence along the north shore of Phoebe Lake to the unnamed flowage which enters Phoebe Lake from Grace Lake; thence upstream in an easterly direction along the southwest shore of Grace Lake to the portage connecting Grace and Beth Lakes; thence in an easterly direction along said portage to Beth Lake; thence in an easterly direction along said portage to Alton Lake; thence in an easterly direction along the south and east shores of Alton Lake to the portage connecting Alton and Sawbill Lakes; thence in an easterly direction along said portage to Sawbill Lake; thence in a southerly direction along the west shore of Sawbill Lake to the Sawbill Campground and CSAH 2, Cook County; thence along CSAH 2 to the point of beginning.

Subp. 25. Moose Zone 29. Moose Zone 29 consists of that portion of the state lying within the following described boundary:

Beginning on State Trunk Highway (STH) 1 at Isabella; thence in a southerly direction along State Trunk Highway 1 to the Erie Mining Company Railroad; thence in a westerly direction along the Erie Mining Company Railroad to Forest Road (FR) 102; thence along FR 102 to FR 104; thence along FR 104 to County State Aid Highway (CSAH) 2, Lake County; thence along CSAH 2 to STH 1; thence along STH 1 to the point of beginning.

Subp. 26. Moose Zone 30. Moose Zone 30 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of County State Aid Highway (CSAH) 2, Lake County and Forest Road (FR) 122; thence along FR 122 to CSAH 44, St. Louis County; thence along CSAH 44 to CSAH 16, St. Louis County; thence along CSAH 16 to the Soudan Branch of the Duluth, Missabe and Iron Range Railway Company (DM&IR); thence along said railroad to the Erie Mining Company railroad in Section 17, T. 59N, R. 14W; thence eastward along the Erie Mining Company railroad to CSAH 2, Lake County; thence along CSAH 2 to the point of beginning.

Subp. 27. Moose Zone 31. Moose Zone 31 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of State Trunk Highway (STH) 1 and County State Aid Highway (CSAH) 4, Lake County; thence in a southwesterly direction along CSAH 4, Lake County, to the North Shore Snowmobile Trail at Lax Lake; thence in a southwesterly direction along the North Shore Snowmobile Trail to the Reserve Mining Company Railroad; thence in a northwesterly direction along the Reserve Mining Company Railroad to Forest Road (FR) 107; thence along FR 107 to CSAH 203, Lake County; thence along CSAH 203 to CSAH 2, Lake County; thence along CSAH 2 to FR 104; thence along FR 104 to FR 102; thence along FR 102 to the Erie Mining Company Railroad; thence along the Erie Mining Company Railroad to STH 1; thence along STH 1 to the point of beginning.

Subp. 28. Moose Zone 32. Moose Zone 32 consists of that portion of the state lying within the following described boundary:

Beginning on the Little Indian Sioux River at its intersection with County State Aid Highway (CSAH) 116 (Echo Trail) St. Louis County; thence in a northerly direction along the Little Indian Sioux River to Upper Pauness Lake; thence in a northerly direction along the east shore of Upper Pauness Lake to the outlet of Upper Pauness Lake; thence in an easterly and northerly direction through Lower Pauness Lake to the outlet of the Little Indian Sioux River; thence in a northerly direction along the Little Indian Sioux River to the Canadian Border; thence in a northerly, easterly and southeasterly direction along the Canadian Border through Loon, Lac La Croix, Bottle, Iron and Crooked Lakes to the Horse River near the southeastern tip of Crooked Lake; thence upstream in a southwesterly direction along the Horse River to Horse Lake; thence in a southerly direction along the east shore of Horse Lake to the southern tip of Horse Lake; thence in a southwesterly direction across all portages and along all streams connecting Tin Can Mike, Sandpit and Range Lakes, thence to the access trail on the south shore of Range Lake; thence in a southerly direction along the access trail to the Range Lake access road; thence along said road in a southwesterly direction to Forest Road (FR) 1036; thence along FR 1036 to FR 459; thence along FR 459 to CSAH 116 (Echo Trail), St. Louis County; thence along CSAH 116 to the point of beginning.

Subp. 29. Moose Zone 33. Moose Zone 33 consists of that portion of the state lying within the following described boundary:

Beginning at the junction of County State Aid Highway (CSAH) 116 (Echo Trail), St. Louis County, and Forest Road 200; thence in a southerly direction along Forest Road 200 to Hilda Creek; thence upstream in an easterly and southerly direction along Hilda Creek to Oriniack Lake; thence in a southerly direction along the north and east shore of Oriniack Lake to the portage connecting Oriniack and Trout Lakes; thence in a southeasterly direction across said portage to Trout Lake; thence in an easterly direction along the north shore of Trout Lake to the portage connecting the north arm of Trout Lake to Little Trout Lake; thence in an easterly direction along the north shore of Little Trout Lake to the portage connecting Little Trout Lake and the Little Indian Sioux River; thence in an easterly direction across said portage to the Little

Indian Sioux River; thence upstream in an easterly direction along the Little Indian Sioux River to Otter Lake; thence in an easterly direction through Otter and Cummings Lake to Forest Trail 163; thence in an easterly direction along Forest Trail 163 to CSAH 644, St. Louis County; thence along CSAH 644 to CSAH 116, St. Louis County; thence along CSAH 116 to the point of beginning.

Subp. 29a. Moose Zone 34. Moose Zone 34 consists of that portion of the state lying within the following described boundaries:

Beginning at the intersection of County State Aid Highway (CSAH) 116 (Echo Trail), St. Louis County and Forest Road (FR) 200; thence along FR 200 to Hilda Creek; thence along Hilda Creek to Oriniack Lake; thence along the north and east shore of Oriniack Lake to the portage connecting Oriniack Lake and Trout Lake; thence along said portage to Trout Lake; thence along the north and east shores of Trout Lake to the portage connecting Trout Lake and Vermilion Lake; thence along said portage to Vermilion Lake; thence along the north shore of Vermilion Lake to the Vermilion River; thence along the Vermilion River to CSAH 24, St. Louis County; thence along CSAH 216 to the point of beginning.

Subp. 29b. Moose Zone 35. Moose Zone 35 consists of that portion of the state lying within the following described boundaries:

Beginning at the intersection of the Little Indian Sioux River and County State Aid Highway (CSAH) 116 (Echo Trail), St. Louis County; thence along the Little Indian Sioux River to Upper Pauness Lake; thence along the east shore of Upper Pauness Lake to the outlet of Upper Pauness Lake; thence along said outlet to Lower Pauness Lake; thence along the east shore of Lower Pauness Lake to the Little Indian Sioux River; thence along the Little Indian Sioux River to the Canadian border; thence along the Canadian border through Loon, Loon River, Little Vermilion, and Sand Pit Lakes; thence through King Williams Narrows to the east shore of Crane Lake; thence along the east and south shore of Crane Lake to the Vermilion River; thence along the Vermilion River to CSAH 24, St. Louis County; thence along CSAH 24 to CSAH 116, St. Louis County; thence along CSAH 116 to the point of beginning.

Subp. 30. Moose Zone 60. Moose Zone 60 consists of that portion of the state lying within the following described boundary:

Beginning at McFarland Lake north of Hovland; thence in a westerly direction to Pine Lake; thence in a westerly direction through Pine Lake to the range line between Range 2 East and Range 3 East; thence in a southerly direction along said range line across land and the waters of Long Lake and Stump Lake to Fault Lake; thence in a westerly direction through all streams and swamps connecting Fault, Bronco, Shelf, Kiowa, Crocodile, and East Bearskin Lakes; thence northeasterly across East Bearskin Lake to the portage trail to Flour Lake; thence in a northerly direction across said portage trail to Flour Lake; thence along the eastern shore of Flour Lake to the stream to Moon Lake; thence along said stream to Moon Lake; thence along the western shore of Moon Lake to the northwest corner of Moon Lake; thence overland in a northwesterly direction approximately 1,000 feet to Deer Lake; thence in a northerly direction across Deer Lake to the portage trail to Caribou Lake; thence in a northerly direction along said portage trail to Caribou Lake; thence along the western shore of Caribou Lake to the portage trail to Clearwater Lake; thence in a westerly direction across the portage trail to Clearwater Lake; thence in a westerly direction through Clearwater Lake to the western end of the lake; thence overland in a westerly direction approximately 100 yards (crossing CSAH 66, Cook County) to an unnumbered road bed leading to Daniels Lake; thence in a westerly direction along said road bed to Daniels Lake; thence in a northeasterly direction through Daniels Lake to its outlet stream; thence in a northeasterly direction along said stream to the United States-Canada international boundary; thence in an easterly direction along said boundary through Rove, Watap, Mountain, Fan, Lily, Moose, and North Fowl Lakes to Royal River; thence in a westerly direction along Royal River to John Lake; thence in a westerly direction along the south shore of John Lake to the outlet of Little John Lake; thence in a southerly direction through Little John Lake to McFarland Lake, the point of beginning.

Subp. 31. Moose Zone 61. Moose Zone 61 consists of that portion of the state lying within the following described boundary:

Beginning on the south shore of Sea Gull Lake at a point where Sea Gull Lake touches the midpoint of the section line between Sections 14 and 15 of Township 65 North, Range 5 West (T. 65N, R. 5W); thence in a southeasterly direction along the shore of Sea Gull Lake to the stream entering Sea Gull Lake from Loop Lake; thence in a southerly direction along said stream through Loop Lake to the southern shore of Elusion Lake; thence in a southerly direction along the portage trail to Glee Lake; thence in a southeasterly direction through Glee Lake to its outlet stream to Fay Lake; thence in a southeasterly direction along said stream to Fay Lake; thence in a westerly direction through Fay Lake and along Chub River through Warclub and Seahorse Lakes to the southern tip of Seahorse Lake; thence in a southerly direction along the stream to French Lake; thence in a southeasterly direction along the northeast shore of French Lake to the portage trail to Gillis Lake; thence in a southerly direction across said portage to Gillis Lake; thence along the northern, eastern and southern shores of Gillis Lake to the stream to Crooked Lake; thence in a southeasterly direction along said stream to Crooked Lake; thence along the eastern shore of Crooked Lake to the stream to Tarry Lake; thence in a southerly direction along said stream to Tarry Lake; thence along the northern, eastern and southern shores of Tarry Lake to the stream to Mora Lake; thence in a southerly direction along said stream to Mora Lake; thence along the eastern and southern shores of Mora Lake to the stream to Time Lake; thence in a southeasterly direction along all streams and through Time, Whipped, Fente, and Afton Lakes to Frost River; thence in an easterly direction along Frost River, through Pencil, Chase, and Octopus Lakes to the eastern end of Octopus Lake; thence in a southeasterly direction along an unnamed flowage to Noodle Lake; thence in a southwesterly direction along an unnamed flowage to Wing Lake; thence in a southeasterly direction through Wing Lake to its easternmost tip; thence overland and across Guard Lake for approximately 1,800 feet total in an easterly direction to Ranger Lake; thence in a southeasterly direction through Ranger Lake to its outlet to Cherokee Lake, thence in an easterly direction along said outlet to Cherokee Lake; thence in a

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northeasterly direction through Cherokee Lake and along all streams through Town and Cash Lakes to the southeast corner of Cash Lake; thence in an easterly direction along an unnamed flowage to the center of the South Half of Section 32 of T. 64N, R. 3W; thence overland for approximately 0.6 miles in an easterly direction to the unnamed lake in the Southwest Quarter of Section 33, T. 64N, R. 3W; thence in an easterly direction through said unnamed lake and along its outlet stream to Davis Lake; thence in an easterly direction and along all streams and portages through Davis, Pup, Winchell, Gaskin, and Icicle Lakes to the east end of Icicle Lake; thence overland approximately 0.1 mile in an easterly direction to Snack Lake; thence in an easterly direction through Snack Lake and its outlet stream to Vista Lake; thence in a northerly direction along all streams and portages between Vista, Horseshoe, Caribou, and Lizz Lakes to Poplar Lake; thence in a westerly direction along the southern and western shores of Poplar Lake to the stream to Skipper Lake; thence in a westerly direction along said stream and other streams or swamps through Skipper, Little Rush, Rush, Banadad, Sebeka, Ross, George, Lower George, Rib, Cross Bay, and Snipe Lakes to the northwest corner of Snipe Lake; thence overland approximately 0.4 miles in a northwesterly direction to the northeast corner of Missing Link Lake; thence in a westerly direction along the northern shore of Missing Link Lake to the portage to Round Lake; thence in a northeasterly direction along said portage to Round Lake; thence in a northwesterly direction along the southwest shore of Round Lake to the flowage to West Round Lake; thence in a westerly direction across said flowage, along all streams, and through West Round, Edith, Brant, then in a northerly direction through Gotter, Flying, Bingshack, and Honker Lakes to the center of the north shore of Honker Lake; thence overland for approximately 0.3 miles in a northerly direction to a swamp flowing northerly to Squat Lake; thence in a northerly direction through said swamp to Squat Lake; thence in a northeasterly direction through Squat Lake to the outlet to the unnamed lake in the Northeast Quarter of Section 19 of T. 65N, R. 4W; thence in a northerly direction along said outlet to said unnamed lake; thence in a northerly direction through said unnamed lake and along all streams and ponds to the north shore of the unnamed pond in the Northwest Quarter of the Southwest Quarter of Section 18 of T. 65N, R. 4W; thence overland for approximately 200 feet in a northerly direction to Arc Lake; thence in a northeasterly direction to the northern end of Arc Lake; thence overland for approximately 0.3 miles in a northerly direction to an unnamed stream to Sea Gull Lake; thence in a northerly direction along said stream to the south shore of Sea Gull Lake; thence in a southeasterly direction along the south shore of Sea Gull Lake to the point of beginning.

Subp. 32. Moose Zone 62. Moose Zone 62 consists of that portion of the state lying within the following described boundary:

Beginning at the Sawbill Campground at the southern end of Sawbill Lake; thence in a westerly direction across Sawbill Lake to the portage connecting Sawbill and Alton Lakes; thence in a westerly direction along said portage to Alton Lake; thence in a southwesterly direction through Alton Lake to the portage to Beth Lake; thence in a westerly direction along said portage to Beth Lake; thence in a westerly direction through Beth Lake to the portage to Grace Lake; thence in a westerly direction along said portage to Grace Lake; thence in a northwesterly direction along the southwest shore of Grace Lake to the unnamed flowage which leads to Phoebe Lake; thence in a westerly direction along said unnamed flowage to Phoebe Lake; thence in a westerly direction along the north shore of Phoebe Lake to Phoebe River; thence in a northwesterly direction along Phoebe River, through Knight and Hazel Lakes to Lake Polly; thence in a northwesterly direction through Lake Polly to the Kawishiwi River; thence in a northerly direction along the Kawishiwi River, through Koma Lake, to Malberg Lake; thence in a northwesterly direction through Malberg Lake to the portage trail in the northwest corner of Malberg Lake leading to Kawishiwi River; thence in a northwesterly direction along said portage to Kawishiwi River; thence in a northeasterly direction along Kawishiwi River through Kivaniva, Kivandeba, and John Ek Lakes to the south end of John Ek Lake; thence overland for approximately 100 feet in an easterly direction to an unnamed flowage; thence in an easterly direction along said unnamed flowage across the South Half of the North Half of Section 31 of Township 64 North, Range 5 West (T. 64N, R. 5W) to an unnamed lake in the Northeast Quarter of the Northeast Quarter of said Section 31, T. 64N, R. 5W; thence overland for approximately 600 feet in a southeasterly direction to an unnamed pond in the Southwest Quarter of the Northwest Quarter of Section 32, T. 64N, R. 5W; thence overland for approximately 0.3 miles in an easterly direction to an unnamed flowage leading to Teat Lake; thence in an easterly direction along said unnamed flowage through Teat and Lawless Lakes to the eastern end of Lawless Lake; thence overland and all waters for approximately 0.8 miles in a southeasterly direction to Mesaba Lake; thence in a northeasterly direction through Mesaba Lake to an unnamed stream to Hub Lake; thence in a northerly direction along said unnamed stream to Hub Lake; thence along the east and south shores of Hub Lake to the stream leading to Chuck Lake; thence in an easterly direction along said stream, through Chuck and Florence Lakes to the northeast tip of Florence Lake; thence overland for approximately 100 feet in a northeasterly direction to Caper Lake; thence in a northerly direction through Caper Lake and along the unnamed flowage to the north to Frost River; thence in an easterly direction along Frost River, through Pencil, Chase and Octopus Lakes to the eastern end of Octopus Lake; thence in a southeasterly direction along an unnamed flowage to Noodle Lake; thence in a southwesterly direction along an unnamed flowage to Wing Lake; thence in a southeasterly direction through Wing Lake to its easternmost tip; thence overland and across Guard Lake for approximately 1,800 feet total in an easterly direction to Ranger Lake; thence in a southeasterly direction through Ranger Lake to its outlet to Cherokee Lake; thence in an easterly direction along said outlet to Cherokee Lake; thence in a northeasterly direction through Cherokee Lake and along all streams through Town and Cash Lakes to the southeast corner of Cash Lake; thence in an easterly direction along an unnamed flowage to the center of the South Half of Section 32 of T. 64N, R. 3W; thence overland for approximately 0.6 miles in an easterly direction to the unnamed lake in the Southwest Quarter of Section 33, T. 64N, R. 3W; thence in an easterly direction through said unnamed lake and along its outlet stream to Davis Lake; thence in an easterly direction and along all streams and portages through Davis, Pup, Winchell, Gaskin, and Icicle Lakes to the east end of Icicle Lake; thence overland approximately 0.1 mile in an easterly direction to Snack Lake; thence in an easterly direction through Snack Lake and its

outlet stream to Vista Lake; thence in a southerly direction through Vista Lake, along its inlet from Misquah Lake, and through Misquah Lake to its southern tip; thence overland approximately 0.6 miles in a southerly direction to Little Trout Lake; thence in a southerly direction and along all streams through Little Trout, Slough, Iota, Dugout, Swede, and Dane Lakes to the southern tip of Dane Lake; thence overland approximately 800 feet in a southerly direction to Ball Club Lake; thence in a westerly direction through Ball Club Lake and along Ball Club Creek through Cleaver Lake to the unnamed lake in the West Half of Section 27 of T. 63N, R. 2W; thence in a northwesterly direction along the north shore of said lake to its inlet stream at the northern extremity of the lake; thence upstream in a northwesterly direction along said stream to Fishhook Lake; thence in a westerly direction to the westernmost point of Fishhook Lake; thence overland for approximately one-tenth mile in a southwesterly direction to the unnamed lake in the Southeast Quarter of Section 20, T. 63N, R. 2W; thence in a westerly direction through said unnamed lake to its outlet stream; thence in a westerly direction along said outlet stream to Brule Lake; thence in a westerly direction along the south shore of Brule Lake to Jock Mock Bay of Brule Lake; thence in a westerly direction along the south shore of Jock Mock Bay to the portage trail to Juno Lake; thence in a southerly direction across said portage to Juno Lake; thence in a westerly direction through Juno Lake to the portage to Vern Lake; thence in a southeasterly direction through Vern Lake to East Pipe Lake; thence in a westerly direction across all portages and through Pipe Lake to Pipe Creek; thence in a westerly direction along Pipe Creek to Temperance River (Kelly Lake); thence in a southwesterly direction along Temperance River to the portage to Burnt Lake; thence in a northwesterly direction across said portage to Burnt Lake; thence in a northwesterly direction through Burnt Lake, across all portages and through Smoke Lake to the east shore of Sawbill Lake; thence in a southerly direction along the east shore of Sawbill Lake to Sawbill Campground, to the point of beginning.

Subp. 33. Moose Zone 63. Moose Zone 63 consists of that portion of the state lying within the following described boundary:

Beginning at the point where the Cook and Lake County boundaries meet the United States-Canada international boundary; thence in a southwesterly direction along the U.S.-Canada international boundary through Swamp, Cypress, and Knife Lakes to the section line between Sections 28 and 29 of Township 65 North, Range 7 West (T. 65N, R. 7W) in Knife Lake; thence in a southerly direction along said section line to the shore of Knife lake; thence overland for approximately 0.6 miles in a southerly direction to Skoota Lake; thence in a southerly direction to the south shore of Skoota Lake; thence overland for approximately 0.1 miles in a southerly direction through Grubstake Lake; thence in an easterly direction through Grubstake Lake to its easternmost tip; thence in an easterly direction along a swampy flowage to Kekekabic Lake; thence in an easterly direction along the south shore of Kekekabic Lake to the stream to Strup Lake; thence in a southerly direction along said stream through Strup and Wisini Lakes to the southernmost tip of Wisini Lake; thence in a southerly direction across the portage trail to Ahmakose Lake; thence in a southwesterly direction through Ahmakose Lake and its outlet stream to Gerund Lake; thence in a southeasterly direction through Gerund Lake and its outlet stream to Fraser Lake; thence in an easterly direction through Fraser Lake to the portage trail to Sagus Lake; thence along said portage trail and along all streams through Sagus, Roe, and Cap Lakes to the eastern end of Cap Lake; thence overland for approximately 0.4 miles in a south-southeasterly direction to Boulder Lake; thence in a southwesterly direction through Boulder Lake and along its outlet stream to Adams Lake; thence in a southerly direction to the southwest tip of Adams Lake; thence overland for approximately 0.25 miles in a southwesterly direction to Beaver Lake; thence in southwesterly and southeasterly directions through Beaver Lake to the stream entering Beaver Lake from the east near the southern tip of Beaver Lake; thence in an easterly direction along said stream to the unnamed lake approximately 0.1 miles to the east; thence in a southerly direction through said unnamed lake and the stream connecting it to Kawishiwi River; thence in a southerly direction along Kawishiwi River, through River Lake, to the unnamed flowage to the east in the Southeast Quarter of Section 14 of T. 63N, R. 7W; thence in an easterly direction along said unnamed flowage across Sections 14 and 13 of T. 63N, R. 7W, and part of Section 18 of T. 63N, R. 6W, to Record Lake; thence in a northeasterly direction through Record Lake to the Northeast corner of Record Lake; thence overland for approximately 1200 feet in a northeasterly direction to Malberg Lake; thence in a northwesterly direction through Malberg Lake to the portage trail in the northwest corner of Malberg Lake leading to Kawishiwi River; thence in a northwesterly direction along said portage to Kawishiwi River; thence in a northwesterly direction along Kawishiwi River through Kivaniva, Kivandeba, and John Ek Lakes to the south end of John Ek Lake; thence overland for approximately 100 feet in an easterly direction to an unnamed flowage; thence in an easterly direction along said unnamed flowage across the South Half of the South Half of Section 31 of T. 64N, R. 5W, to an unnamed lake in the Northeast Quarter of the Northeast Quarter of said Section 31 of T. 64N, R. 5W; thence overland for approximately 600 feet in a southeasterly direction to an unnamed pond in the Southwest Ouarter of the Northwest Ouarter of Section 32 of T. 64N, R. 5W; thence overland for approximately 0.3 miles in an easterly direction to an unnamed flowage leading to Teat Lake; thence in an easterly direction along said unnamed flowage through Teat and Lawless Lakes to the eastern end of Lawless Lake; thence overland and all waters for approximately 0.8 miles in a southeasterly direction to Mesaba Lake; thence in a northeasterly direction through Mesaba Lake to an unnamed stream to Hub Lake; thence in a northerly direction along said unnamed stream to Hub Lake; thence along the east and south shores of Hub Lake to the stream leading to Chuck Lake; thence in an easterly direction along said stream, through Chuck and Florence Lakes to the northeast tip of Florence Lake; thence overland for approximately 100 feet in a northeasterly direction to Caper Lake; thence in a northerly direction through Caper Lake and along the unnamed flowage to the north to Frost River; thence in a northwesterly direction along Frost River, and all streams, through Afton, Fente, Whipped, and Time Lakes to Mora Lake; thence along the southern and eastern shores of Mora Lake to the stream to Tarry Lake; thence in a northerly direction along said stream to Tarry Lake; thence along the eastern shore of Tarry Lake to the stream to Crooked Lake; thence in a northerly direction along said stream to Crooked Lake; thence along the eastern shore of Crooked Lake to the stream to Gillis Lake; thence in a northwesterly direction along said stream to Gillis

# Emergency Rules =

Lake; thence along the southern, eastern, and northern shores of Gillis Lake to the portage trail to French Lake; thence in a northerly direction along said portage trail to French Lake; thence along the northeastern shore of French Lake to the stream to Seahorse Lake; thence in a northerly direction along said stream to Seahorse, Warclub, and Fay Lakes to the stream to Glee Lake; thence in a northwesterly direction along said stream through Glee Lake to its northwesternmost corner; thence in a northerly direction along the portage trail to Elusion Lake; thence in a northwesterly direction along all streams through Elusion and Loop Lakes and a series of unnamed ponds to Sea Gull Lake on the section line between Sections 14 and 15 of T. 65N, R. 5W; thence in westerly and northerly directions along the south and west shores of Sea Gull Lake to its junction with Alpine Lake in the Northeast Quarter of Section 9 of T. 65N, R. 5W; thence along the northeastern shore of Alpine Lake to the portage to Red Rock Lake; thence in a northerly direction along said portage to Red Rock Lake; thence in a northerly direction through Red Rock Lake to Red Rock Bay; thence in a northerly direction along the west shore of Red Rock Bay to Rocky Point on American Point of Saganaga Lake; thence in a northerly direction from Rocky Point to the United States-Canada international boundary; thence in a southwesterly direction along the international boundary through Saganaga and Swamp Lakes to the point of beginning.

Subp. 34. Moose Zone 70. Moose Zone 70 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of County State Aid Highway (CSAH) 16, Cook County, and Swamp River; thence in an easterly direction along Swamp River to Jackson Creek; thence in easterly and northeasterly directions along Jackson Creek, through Jackson Lake, to the unnamed creek entering Jackson Lake; thence in an east-northeasterly direction along said unnamed creek, adjoining swamp and upland, to an unnamed lake in the Northeast Quarter of Section 13 of T. 63N, R. 4E; thence in an easterly direction to the Reservation River and the Grand Portage Indian Reservation Boundary; thence in a northwesterly direction along the Grand Portage Indian Reservation Boundary to Pigeon River and the United States-Canada international boundary; thence in a northwesterly direction along the United States-Canada international boundary on the Pigeon River and South Fowl Lake to North Fowl Lake and Royal River; thence in a westerly direction along Royal River to John Lake; thence in a westerly direction along the south shore of John Lake to the outlet of Little John Lake; thence in a southerly direction through Little John Lake to McFarland Lake; thence in a westerly direction through McFarland Lake to Pine Lake; thence in a westerly direction through Pine Lake to the range line between Range 2 East and Range 3 East; thence in a southerly direction along said range line across land and the waters of Long Lake and Stump Lake to Fault Lake; thence in a westerly direction through Fault Lake, Bronco Lake, and the stream flowing into Bronco Lake from the west to Puff Creek; thence in a southwesterly direction along Puff Creek to its junction with an unnamed creek on the section line between Sections 14 and 15 of Township 64N, Range 2 East (T. 64N, R. 2E); thence in a southeasterly direction along said unnamed creek to Tittle Lake; thence in a southeasterly direction through swamp for approximately one-half mile to the unnamed lake in the Southwest Quarter of Section 13 of T. 64N, R. 2E; thence in a southwesterly direction through approximately one-half mile of swamp to Greenwood Lake at a location in the Southeast Quarter of the Northeast Quarter of Section 23, T. 64N, R. 2E; thence in a southwesterly direction through Greenwood Lake to its outlet at Greenwood River; thence in a southerly direction along Greenwood River to its junction with Brule River; thence in a southeasterly direction along Brule River to the section line between Sections 9 and 10 of T. 62N, R. 3E; thence overland in an easterly direction for approximately 800 feet to Flute Reed River; thence in a northeasterly direction along Flute Reed River, through its headwaters swamp, to the flowage entering it from Moosehorn Lake; thence in an easterly direction along said flowage from Moosehorn Lake to Grand Portage State Forest Road (GPSFR) 2. Cook County; thence along GPSFR 2 to CSAH 16, Cook County; thence along CSAH 16 to the point of beginning.

Subp. 35. Moose Zone 71. Moose Zone 71 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of U.S. Highway 61 and the Devil Track River; thence northeasterly along U.S. Highway 61 to the Range Line between R. 4E and R. 5E; thence north along said Range Line to an unnamed lake in the Northeast Quarter of Section 13 of T. 63N, R. 4E; thence west-southwesterly to an unnamed creek entering Jackson Lake; thence along said creek, through Jackson Lake to Jackson Creek; thence along Jackson Creek to the Swamp River; thence along the Swamp River to County State Aid Highway (CSAH) 16, Cook County; thence along CSAH 16 to Grand Portage State Forest Road (GPSFR) 2, Cook County; thence northwesterly along GPSFR 2 to the flowage from Moosehorn Lake toward the headwaters swamp of the Flute Reed River; thence along said flowage to the Flute Reed River; thence overland in a westerly direction to the junction at the Brule River and an unnamed stream near the center of the line between Sections 9 and 10 of T. 62N, R. 3E; thence along said unnamed stream to a trail (abandoned roadbed) in the Northwest Quarter of Section 9, T. 62N, R. 3E; thence in a southerly direction along said trail for approximately 1.6 miles to its junction with a second trail (abandoned roadbed); thence in a westerly direction along said third trail for approximately 2.25 miles to CSAH 14, Cook County; thence along CSAH 14 to CSAH 60, Cook County; thence in a westerly direction along CSAH 60 to its junction with the Devil Track River; thence along the Devil Track River to the point of beginning.

Subp. 36. Moose Zone 72. Moose Zone 72 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of County State Aid Highway (CSAH) 12, Cook County, and Forest Road 146; thence in a northerly direction along Forest Road 146 to the access on East Bearskin Lake; thence in an easterly direction through East Bearskin Lake to the stream to Crocodile Lake; thence in a southeasterly direction along said stream to Crocodile Lake; thence in an easterly

direction through Crocodile Lake, along Crocodile River, through Kiowa Lake, to the east end of Kiowa Lake; thence in an easterly direction from the east end of Kiowa Lake through the swamp connecting it to Shelf Lake; thence in an easterly direction through Shelf Lake; thence in an easterly direction along the stream from Shelf Lake to its junction with Puff Creek; thence in a southwesterly direction along Puff Creek to its junction with an unnamed creek on the section line between Sections 14 and 15 of Township 64N, Range 2E (T. 64N, R. 2E); thence in a southeasterly direction along said unnamed creek to Tittle Lake; thence in a southeasterly direction through swamp for approximately one-half mile to the unnamed lake in the Southwest Quarter of Section 13 of T. 64N, R. 2E; thence in a southwesterly direction through approximately one-half mile of swamp to Greenwood Lake at a location in the Southeast Quarter of the Northeast Quarter of Section 23, T. 64N, R. 2E; thence in a southwesterly direction through Greenwood Lake to its outlet at Greenwood River; thence in a southerly direction along Greenwood River to its junction with Brule River; thence in a westerly direction along Brule River to South Brule River; thence in an easterly direction along South Brule River through Bower Trout and Marshall Lakes to Dugout Lake; thence in a northwesterly direction through Dugout Lake to the stream connecting it to Iota Lake; thence in a northerly direction along said stream and through Iota, Slough, and Little Trout Lakes; thence in a westerly direction across Little Trout Lake to the northwest corner of the lake; thence in a northerly direction overland approximately 0.6 miles to Misquah Lake; thence in a northerly direction along all streams and portages between Misquah, Vista, Horseshoe, Caribou, and Lizz Lakes to Poplar Lake; thence in an easterly direction through Poplar Lake to the stream to Road Lake; thence in an easterly direction along the stream to Road Lake to CSAH 12, Cook County; thence along CSAH 12 to the point of beginning.

Subp. 37. Moose Zone 73. Moose Zone 73 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of County State Aid Highway (CSAH) 12, Cook County, and CSAH 8, Cook County; thence along CSAH 8 to CSAH 27, Cook County; thence along CSAH 27 to Forest Road (FR) 323; thence along FR 323 to Ball Club Lake; thence in a northeasterly direction across Ball Club Lake to the opposite shore; thence northwesterly and westerly along said shore to the easterly tip of the bay; thence in a northerly direction overland from the tip of said bay for approximately 800 feet to Dane Lake; thence in a northerly direction through Dane Lake to its outlet stream; thence in a northwesterly direction along said stream to Swede Lake; thence in northeasterly and easterly directions through Swede Lake to its outlet stream; thence in easterly and northerly directions along said outlet streams to South Brule River at Dugout Lake; thence in an easterly direction along South Brule River through Dugout, Marshall and Bower Trout Lakes to its junction with the North Brule River to form Brule River; thence in a southeasterly direction along the Brule River to the unnamed stream entering the Brule River near the center of the eastern edge of Section 9, Township 62 North, Range 3 East (T. 62N, R. 3E); thence along said unnamed stream to a trail (abandoned roadbed) in the Northwest Quarter of Section 9, T. 62N, R. 3E; thence in a southerly direction along said trail for approximately 1.6 miles to its junction with a second trail (abandoned roadbed); thence in a westerly direction along said second trail for approximately 2.25 miles to CSAH 14, Cook County; thence along CSAH 14 to CSAH 60, Cook County; thence along CSAH 60 to CSAH 12, Cook County; thence along CSAH 14 to CSAH 60, Cook County; thence along CSAH 12, Cook County; thence along CSAH 12 to the point of beginning.

Subp. 38. Moose Zone 74. Moose Zone 74 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of County State Aid Highway (CSAH) 12, Cook County, and Forest Road 146; thence in a northerly direction along CSAH 12 to the stream connecting Road Lake to Poplar Lake; thence in a westerly direction along said stream to Poplar Lake; thence in a westerly direction along the southern and western shores of Poplar Lake to the stream to Skipper Lake; thence in a westerly direction along said stream and other streams or swamps through Skipper, Little Rush, Rush, Banadad, Sebeka, Ross, Seal, George, Lower George, Rib, Cross Bay, and Snipe Lakes to the northwest corner of Snipe Lake; thence overland approximately 0.4 miles in a northwesterly direction to the northeast corner of Missing Link Lake; thence in a westerly direction along the northern shore of Missing Link Lake to the portage to Round Lake; thence in a northeasterly direction along said portage to Round Lake; thence in a northwesterly direction along the southwest shore of Round Lake to the flowage to West Round Lake; thence in a westerly direction across said flowage, along all streams, and through West Round, Edith, Brant, then in a northerly direction through Gotter, Flying, Bingshack, and Honker Lakes to the center of the north shore of Honker Lake; thence overland for approximately 0.3 miles in a northerly direction to a swamp flowing northerly to Squat Lake; thence in a northerly direction through said swamp to Squat Lake; thence in a northeasterly direction through Squat Lake to the outlet to the unnamed lake in the Northeast Quarter of Section 19 of Township 65 North, Range 4 West (T. 65N, R. 4W); thence in a northerly direction along said outlet to said unnamed lake; thence in a northerly direction through said unnamed lake and along all streams and ponds to the north shore of the unnamed pond in the Northwest Quarter of the Southwest Quarter of Section 18, T. 65N, R. 4W; thence overland for approximately 200 feet in a northerly direction to Arc Lake; thence in a northeasterly direction to the northern end of Arc Lake; thence overland for approximately 0.3 miles in a northerly direction to an unnamed stream to Sea Gull Lake; thence in a northerly direction along said stream to the south shore of Sea Gull Lake; thence in westerly and northerly directions along the south and west shores of Sea Gull Lake to its junction with Alpine Lake in the Northeast Quarter of Section 9, T. 65N, R. 5W; thence along the northeastern shore of Alpine Lake to the portage to Red Rock Lake; thence in a northeasterly direction along said portage to Red Rock Lake; thence in a northerly direction through Red Rock Lake to Red Rock Bay; thence in a northerly direction along the west shore of Red Rock Bay to Rocky Point on American Point of Saganaga Lake; thence in a northerly direction from Rocky Point to the United States-Canada international boundary; thence in easterly and southerly directions along the international boundary through Saganaga, Maraboeuf,

# **Emergency Rules**

Gneiss, Granite, Clove, Magnetic, Gunflint, Little Gunflint, North, South, Rat, and Rose Lakes to the east end of Rose Lake; thence in a southwesterly direction along the stream leading to Daniels Lake; thence in a southwesterly direction through Daniels Lake to an unnumbered road bed in the Northwest Quarter of the Northwest Quarter of Section 35, T. 65N, R. 1W; thence in an easterly direction along said unnumbered road bed to CSAH 66, Cook County; thence overland in an easterly direction across CSAH 66, Cook County, for approximately 100 yards to Clearwater Lake; thence in an easterly direction through Clearwater Lake to the portage to Caribou Lake; thence along the southwest shore of Caribou Lake to the portage to Deer Lake; thence in a southerly direction along said portage to Deer Lake; thence in a southwesterly direction to the south shore of Deer Lake; thence in a southeasterly direction overland approximately 1,000 feet to Moon Lake; thence along the western shore of Moon Lake to the stream to Flour Lake; thence in a westerly direction along said stream to Flour Lake; thence along the eastern shore of Flour Lake to the portage trail to East Bearskin Lake; thence in a southerly direction along said portage to East Bearskin Lake; thence in a westerly direction through East Bearskin Lake to the public access and Forest Road 146; thence along Forest Road 146 to the point of beginning.

Subp. 39. Moose Zone 75. Moose Zone 75 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of U.S. Highway 61 and Cascade River; thence in a northerly direction along Cascade River to the unnamed creek near the center of Section 24 of Township 61 North, Range 2 West (T. 61N, R. 2W); thence in an easterly direction along said unnamed creek to its headwaters swamp on the section line between Sections 16 and 21, T. 61N, R 2W; thence in an easterly direction along said section line for approximately 1 mile through said swamp and upland to County State Aid Highway (CSAH) 48, Cook County; thence along CSAH 48 to CSAH 7, Cook County; thence along CSAH 6, Cook County; thence along CSAH 8, Cook County; thence along CSAH 12, Cook County; thence along CSAH 12 to CSAH 60, Cook County; thence in an easterly direction along CSAH 60 to Devil Track River; thence along Devil Track River to U.S. Highway 61; thence along U.S. Highway 61 to the point of beginning.

Subp. 40. Moose Zone 76. Moose Zone 76 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of County State Aid Highway (CSAH) 6, Cook County, and CSAH 8, Cook County; thence along CSAH 8 to CSAH 27, Cook County; thence along CSAH 27 to Forest Road (FR) 323; thence along FR 323 to Ball Club Lake; thence in a northwesterly direction along the south shore of Ball Club Lake to Ball Club Creek; thence in a westerly direction along Ball Club Creek through Cleaver Lake to the unnamed lake in the West Half of Section 27 of Township 63 North, Range 2 West (T. 63N, R. 2W); thence in a northwesterly direction along the north shore of said lake to its inlet stream at the northern extremity of the lake; thence upstream in a northwesterly direction along said stream to Fishhook Lake; thence in a westerly direction to the westernmost point of Fishhook Lake; thence overland for approximately one-tenth mile in a southwesterly direction to the unnamed lake in the Southeast Quarter of Section 20, T. 63N, R. 2W; thence in a westerly direction through said unnamed lake to its outlet stream; thence in a westerly direction along said outlet stream to Brule Lake; thence in a westerly direction along the south shore of Brule Lake to the Brule Lake access and FR 326; thence along FR 326 to FR 165; thence along FR 165 to FR 153; thence along FR 153 to CSAH 4, Cook County; thence along CSAH 4 to Caribou Creek; thence in a northeasterly direction along Caribou Creek to Caribou Lake; thence in a northeasterly direction along the northwest shores of Caribou Lake and Bigsby Lake to Murmur Creek; thence in a northeasterly direction along Murmur Creek to FR 332; thence along FR 332 to CSAH 45, Cook County; thence along CSAH 45 to the Cascade River; thence in a northerly direction along the Cascade River to the unnamed creek near the center of Section 24 of T. 61N, R. 2W; thence in an easterly direction along said unnamed creek to its headwaters swamp on the section line between Sections 16 and 21, T. 61N. R. 2W; thence in an easterly direction along said section line for approximately one mile through said swamp and upland to CSAH 48, Cook County; thence along CSAH 48 to CSAH 7, Cook County; thence along CSAH 7 to CSAH 6, Cook County; thence along CSAH 6 to the point of beginning.

Subp. 41. Moose Zone 77. Moose Zone 77 consists of that portion of the state lying within the following described boundary:

Beginning at the Sawbill Campground at the southern end of Sawbill Lake; thence in a northerly direction along the east shore of Sawbill Lake to the portage connecting Sawbill and Smoke Lakes; thence in an easterly direction along said portage to Smoke Lake; thence in an easterly direction through Smoke Lake to the portage connecting Smoke and Burnt Lakes; thence along said portage to Burnt Lake; thence in a southeasterly direction through Burnt Lake to the portage connecting Burnt Lake and the Temperance River (Kelly Lake); thence in a southeasterly direction along said portage to the Temperance River; thence upstream in a northerly direction along the Temperance River (Kelly Lake) to Pipe Creek; thence upstream in an easterly direction along Pipe Creek, across all portages and through Pipe Lake to East Pipe Lake; thence in a northerly direction along the west shore of East Pipe Lake to the outlet of East Pipe Lake; thence in a northwesterly direction through Vern Lake to the north end of Vern Lake; thence across the portage connecting Vern Lake to Juno Lake; thence in an easterly direction across the portage connecting Juno Lake and Jock Mock Bay of Brule Lake, to Brule Lake; thence in an easterly direction along the south shore of Brule Lake to the Brule Lake access and Forest Road (FR) 326; thence along FR 326 to FR 165; thence along FR 165 to FR 153; thence along FR 153 to County State Aid Highway (CSAH) 4, Cook County; thence along CSAH 4 to Caribou Creek; thence in a southwesterly direction along the Poplar River to an unnamed creek in Section 20 of Township 60 North, Range 3 West; thence in a northerly direction along said unnamed creek to the Range Line between Range 3 West and Range 4 West of Township 60 North; thence in a northerly direction along said

Range Line to Six Mile Creek; thence in a southwesterly direction along Six Mile Creek to CSAH 2, Cook County; thence along CSAH 2 to the point of beginning.

Subp. 42. Moose Zone 78. Moose Zone 78 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of U.S. Highway 61 and the Temperance River; thence in a northerly direction along Temperance River to Six Mile Creek; thence in a northeasterly direction along Six Mile Creek to the Range Line between Range 3 West and Range 4 West of Township 60 North; thence in a southerly direction along said Range Line to the unnamed creek in Section 19 of Township 60 North, Range 4 West; thence in an easterly direction along said unnamed creek to the Poplar River; thence in a northeasterly direction along the Poplar River to Caribou Creek; thence upstream on Caribou Creek through Caribou Lake and Bigsby Lake; thence upstream along Murmur Creek to Forest Road (FR) 332; thence along FR 332 to County State Aid Highway (CSAH) 45, Cook County; thence along CSAH 45, Cook County, to the Cascade River; thence along the Cascade River to U.S. Highway 61; thence along U.S. Highway 61 to the point of beginning.

Subp. 43. Moose Zone 79. Moose Zone 79 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of State Trunk Highway 1 and U.S. Highway 61; thence along State Trunk Highway 1 to County State Aid Highway (CSAH) 7, Lake County; thence along CSAH 7 to Forest Road (FR) 166; thence along FR 166 to the Temperance River; thence in a southerly direction along Temperance River to U.S. Highway 61; thence along U.S. Highway 61 to the point of beginning.

Subp. 44. Moose Zone 80. Moose Zone 80 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of State Trunk Highway (STH) 1 and Forest Road (FR) 172; thence along STH 1 to County State Aid Highway (CSAH) 7, Lake County; thence along CSAH 7 to FR 172; thence along FR 172 to the point of beginning.

APPLICABILITY. Minnesota Rules, part 6232.4100 [Emergency], subpart 9a, supersedes all other language pertaining to Moose Zones 8, 8A, and 8B through the effective period of this rule.

EFFECTIVE PERIOD. This rule is effective through December 31, 1993.

REPEALER. Commissioner's Order Number 2450, section 1, parts 6232.4400 and 6232.4700, subpart 9, are repealed.

# **Department of Natural Resources**

# Adopted Expedited Emergency Game and Fish Rules; Fall Turkey Quotas and Zone Changes

# **Notice of Adoption of Emergency Rules**

NOTICE IS HEREBY GIVEN that the above entitled proposed rules have been adopted through the process prescribed by *Minnesota Statutes*, section 14.29, subd. 4(b). The statutory authority for the contents of these rules is *Minnesota Statutes*, sections 97A.045, subdivision 2 and 97B.711, subdivisions 1 and 3. The form, content, and adoption procedure for these rules have been approved by the Office of the Revisor of Statutes and the Minnesota Attorney General's Office.

Dated: 2 July 1993

Rodney W. Sando, Commissioner Department of Natural Resources

#### Rules as Adopted (all new material)

## 6236.0700 [Emergency] FALL TURKEY SEASON.

Subpart 1. Open dates. The fall turkey season consists of two five-day periods, the first period beginning the Wednesday nearest October 15 and the second beginning the Wednesday nearest October 22.

- Subp. 2. Shooting hours. Shooting hours for turkeys during the fall season are one-half hour before sunrise to sunset.
- Subp. 3. Bag limit. The bag limit for the fall season is one turkey of either sex or any age.
- Subp. 4. Open areas. Turkey Zones 1 through 5 are open for the fall turkey season.

# 6236.0850 [Emergency] TURKEY HUNT QUOTAS.

	Zone Quotas						
Time Period	Dates	1	2	3	4	5	
Α	Oct. 13-17	200	400	400	100	100	
В	Oct. 20-24	200	400	400	100	100	
Total		400	800	800	200	200	
Grand Total				2,400			

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# **Emergency Rules I**

**APPLICATION.** Minnesota Rules, part 6236.0700 [Emergency], subpart 4, supersedes all other language pertaining to open areas for the fall turkey season through the effective period of this rule.

EFFECTIVE PERIOD. This rule is effective through December 31, 1993.

REPEALER. Commissioner's Order Number 2450, section 1, parts 6236.0800, subpart 4; and 6236.1000, are repealed.

# **Department of Natural Resources**

# **Proposed Expedited Emergency Rules Relating to Game and Fish**

# Notice of Intent to Adopt an Emergency Rule

The Department of Natural Resources intends to adopt an emergency game and fish rule following the procedures set forth in the Administrative Procedure Act, *Minnesota Statutes*, section 14.29, subdivision 4(a). You may submit written comments on the proposed emergency rule within 25 days.

Agency Contact Person. Comments or questions on rule must be submitted to:

Chuck Armstrong
Department of Natural Resources
500 Lafayette Road
St. Paul, Minnesota 55155-4033
Telephone (612) 297-7031
Fax (612) 296-4799

Subject of Emergency Rule and Statutory Authority. The proposed emergency rule is about miscellaneous game and fish items. The statutory authority to adopt this emergency rule is *Minnesota Statutes*, sections 97A.045, subdivisions 2 and 4; 97A.091, subdivision 2; 97A.137, subdivision 2; 97A.401, subdivision 4; 97A.431, subdivisions 1 and 4; 97B.301, subdivision 4; 97B.305; 97B.311; 97B.411; 97B.505; 97B.605; 97B.711, subdivisions 1 and 3; 97B.721; 97B.803; 97B.911; 97B.915; 97B.921; 97B.925. A copy of the proposed rule is published in the *State Register*. The items in the rule pertain to special provisions for state game refuges, Camp Ripley archery hunt; firearms deer management permits, bonus deer muzzleloader, deer hunting in the Rothsay Wildlife Management Area, moose hunting of refuges, tagging and registration of turkeys, special provisions for taking turkeys, game refuges open to the taking of geese, fishing regulations for Lake Superior, and importing live fish. A free copy of the proposed emergency rule is available upon request from the agency contact person listed above.

Comments. You have until 4:30 p.m., August 6, 1993 to submit written data and views on the proposed emergency rule or any part or subpart of the emergency rule. Your comment must be in writing and received by the agency contact person by the due date.

Modifications. The proposed emergency rule may be modified as a result of public comment. The modifications must be supported by data and views submitted to the agency and may not result is substantial change in the proposed emergency rule as printed in the *State Register*. If the proposed emergency rule affects you in any way, you are encouraged to participate in the rulemaking process.

Expenditure of Public Money by Local Public Bodies. This rule will not require the expenditure of public money by local public bodies; therefore, *Minnesota Statutes*, section 14.11, subdivision 1 does not apply.

Impact on Agriculture Lands. This rule does not adversely affect agricultural land; therefore, *Minnesota Statutes*, section 14.11, subdivision 2 does not apply.

Adoption and Review of Emergency Rule. After the end of the comment period, the agency may adopt the emergency rule. The rule and supporting documents will then be submitted to the attorney general for review as to legality and form to the extent form relates to legality. You may request to be notified of the date the rule is submitted to the attorney general or be notified of the attorney general's decision on the rule. If you wish to be so notified, or wish to receive a copy of the adopted rule, submit your request to the agency contact person listed above.

Effective Period for Emergency Rule. The emergency rule will take effect five working days after approval by the attorney general and be effective for 18 months.

Dated: 29 June 1993

Rodney W. Sando Commissioner

## Rules as Proposed (all new material)

#### WILDLIFE MANAGEMENT AREAS

# 6230.0400 [Emergency] SPECIAL PROVISIONS FOR STATE GAME REFUGES.

- Subpart 1. Albert Lea Game Refuge, Freeborn county. The Albert Lea Game Refuge in Freeborn county is open to:
  - A. small game hunting, except waterfowl;
  - B. trapping;
  - C. deer and bear hunting by firearms; and
  - D. deer and bear hunting by archery.
- Subp. 2. Bemidji Game Refuge, Beltrami county. The Bemidji Game Refuge in Beltrami county is open to:
  - A. small game hunting, except waterfowl, through October 31;
  - B. trapping for beaver, mink, and muskrat only; and
  - C. deer and bear hunting by archery.
- Subp. 3. Camp Ripley State Game Refuge, Morrison county. Hunting in the Camp Ripley State Game Refuge in Morrison county is allowed only by permit as provided by parts 6232.0900 to 6232.1100.
  - Subp. 4. Claremont Game Refuge, Dodge county. The Claremont Game Refuge in Dodge county is open to:
    - A. small game hunting, except waterfowl;
    - B. trapping; and
    - C. deer and bear hunting by archery.
  - Subp. 5. Clay County Game Refuge, Clay county. The Clay County Game Refuge in Clay county is open to:
    - A. deer and bear hunting by firearms; and
    - B. deer and bear hunting by archery.
  - Subp. 6. Clearbrook Game Refuge, Clearwater county. The Clearbrook Game Refuge in Clearwater county is open to:
    - A. small game hunting, except waterfowl, through December 31;
    - B. trapping through December 31;
    - C. deer and bear hunting by firearms; and
    - D. deer and bear hunting by archery.
  - Subp. 7. Cross Lake Game Refuge, Crow Wing county. The Cross Lake Game Refuge in Crow Wing county is open to:
    - A. trapping; and
    - B. deer and bear hunting by archery.
- Subp. 8. East Minnesota River Game Refuge, Blue Earth and Le Sueur counties. The East Minnesota River Game Refuge in Blue Earth and Le Sueur counties is open to deer and bear hunting by archery, except during the firearms deer season.
  - Subp. 9. Elizabeth Lake Game Refuge, Isanti county. The Elizabeth Lake Game Refuge in Isanti county is open to:
    - A. small game hunting, except waterfowl;
    - B. trapping;
    - C. deer and bear hunting by firearms; and
    - D. deer and bear hunting by archery.
  - Subp. 10. Erhard's Grove Game Refuge, Otter Tail county. The Erhard's Grove Game Refuge in Otter Tail county is open to:
    - A. deer and bear hunting by firearms; and
    - B. deer and bear hunting by archery.
  - Subp. 11. Evansville Game Refuge, Douglas county. The Evansville Game Refuge in Douglas county is open to:
    - A. trapping; and
    - B. deer and bear hunting by firearms.

# **Emergency Rules**

- Subp. 12. Fayal Township Game Refuge, St. Louis county. The Fayal Township Game Refuge in St. Louis county is open to:
  - A. small game hunting;
  - B. trapping;
  - C. deer and bear hunting by firearms; and
  - D. deer and bear hunting by archery.
- Subp. 13. Fish Lake-Ann River Game Refuge, Kanabec county. The Fish Lake-Ann River Game Refuge in Kanabec county is open to trapping.
  - Subp. 14. Fox Lake Game Refuge, Martin county. The Fox Lake Game Refuge in Martin county is open to:
    - A. small game hunting, except waterfowl;
    - B. trapping;
    - C. special goose hunts;
    - D. deer and bear hunting by firearms; and
    - E. deer and bear hunting by archery.
  - Subp. 15. German Lake Game Refuge, Isanti county. The German Lake Game Refuge in Isanti county is open to:
    - A. small game hunting, except waterfowl;
    - B. trapping;
    - C. deer and bear hunting by firearms; and
    - D. deer and bear hunting by archery.
- Subp. 16. Glencoe Izaak Walton League Game Refuge, McLeod county. The Glencoe Izaak Walton League Game Refuge in McLeod county is open to trapping.
  - Subp. 17. Gopher Campfire Game Refuge, McLeod county. The Gopher Campfire Game Refuge in McLeod county is open to:
    - A. trapping; and
    - B. deer and bear hunting by archery.
- Subp. 18. Hanley Falls Game Refuge, Yellow Medicine county. The Hanley Falls Game Refuge in Yellow Medicine county is open to deer and bear hunting by archery.
  - Subp. 19. Hiawatha Game Refuge, Pipestone county. The Hiawatha Game Refuge in Pipestone county is open to:
    - A. small game hunting, except waterfowl, by shotgun only;
    - B. trapping; and
    - C. deer and bear hunting by archery.
- Subp. 20. Howard Lake Game Refuge, Wright county. The Howard Lake Game Refuge in Wright county is open to trapping.
- Subp. 21. Itasca State Park, Becker, Clearwater, and Hubbard counties. Itasca State Park in Becker, Clearwater, and Hubbard counties is open to firearms deer hunting, except where posted as closed.
- Subp. 22. Lac qui Parle Game Refuge, Chippewa and Lac qui Parle counties. The following special provisions apply to the Lac qui Parle Game Refuge, Chippewa, and Lac qui Parle counties:
- A. Those portions within the Lac qui Parle State Recreational Area, Mission Site, or that are posted to prohibit trespass are closed to hunting. The remainder of the refuge is open to deer hunting and to small game hunting, except during the goose season in the Lac qui Parle Goose Zone where small game hunting is allowed only at designated hunting stations as provided by parts 6230.0500 to 6230.1100.
- B. From September 20 to December 1, a person may not trespass on any part of the refuge which is posted with signs prohibiting trespass during this period, except that, beginning the day after the goose season closes within the Lac qui Parle Goose Zone, fishing is permitted in the posted area.
  - C. A person may not trespass on Rosemoen Island at any time during the year.
  - Subp. 23. Lake Ripley Game Refuge, Meeker county. The Lake Ripley Game Refuge in Meeker county is open to:
    - A. small game hunting, except waterfowl, after the waterfowl season; and
    - B. trapping after the waterfowl season.

- Subp. 24. Lake Winona Game Refuge, Douglas county. The Lake Winona Game Refuge in Douglas county is open to trapping.
- Subp. 25. Linn Lake Game Refuge, Chisago county. The Linn Lake Game Refuge in Chisago county is open to:
  - A. small game hunting, except waterfowl;
  - B. trapping;
  - C. deer and bear hunting by firearms; and
  - D. deer and bear hunting by archery.
- Subp. 26. Little Pine Lake Game Refuge, Otter Tail county. The Little Pine Lake Game Refuge in Otter Tail county is open to trapping.
  - Subp. 27. Lost Lake Game Refuge, Fillmore county. The Lost Lake Game Refuge in Fillmore county is open to:
    - A. small game hunting;
    - B. trapping;
    - C. deer and bear hunting by firearms; and
    - D. deer and bear hunting by archery.
  - Subp. 28. Lower Pigeon Lake Game Refuge, Itasca county. The Lower Pigeon Lake Game Refuge in Itasca county is open to:
    - A. deer and bear hunting by firearms; and
    - B. deer and bear hunting by archery.
  - Subp. 29. Madelia Game Refuge, Watonwan county. The Madelia Game Refuge in Watonwan county is open to:
    - A. small game hunting;
    - B. trapping;
    - C. deer and bear hunting by firearms; and
    - D. deer and bear hunting by archery.
- Subp. 30. Minnetonka Game Refuge, Carver and Hennepin counties. The Minnetonka Game Refuge in Carver and Hennepin counties is open to:
  - A. small game hunting;
  - B. trapping;
  - C. deer and bear hunting by firearms; and
  - D. deer and bear hunting by archery.
  - Subp. 31. Moscow Game Refuge, Freeborn county. The Moscow Game Refuge in Freeborn county is open to:
    - A. small game hunting, except waterfowl;
    - B. trapping;
    - C. deer and bear hunting by firearms; and
    - D. deer and bear hunting by archery.
- Subp. 32. Nerstrand Woods Game Refuge, Rice county. The Nerstrand Woods Game Refuge in Rice county is open to deer hunting by muzzleloader special permit only.
  - Subp. 33. Oak Lake Game Refuge, Polk county. The Oak Lake Game Refuge in Polk county is open to trapping.
  - Subp. 34. Ocheda Lake Game Refuge, Nobles county. The Ocheda Lake Game Refuge in Nobles county is open to trapping.
  - Subp. 35. Park Rapids Game Refuge, Hubbard county. The Park Rapids Game Refuge in Hubbard county is open to trapping.
  - Subp. 36. Paul Bunyan Game Refuge, Hubbard county. The Paul Bunyan Game Refuge in Hubbard county is open to:
    - A. small game hunting, except waterfowl, through the Thursday nearest November 4;
    - B. trapping;
    - C. deer hunting by muzzleloader during the muzzleloader season; and
    - D. deer and bear hunting by archery through the Thursday nearest November 4.

# **Emergency Rules**

- Subp. 37. Pigeon River Flowage Game Refuge, Itasca county. The Pigeon River Flowage Game Refuge in Itasca county is open to:
  - A. deer and bear hunting by firearms; and
  - B. deer and bear hunting by archery.
- Subp. 38. Pine County Game Refuge, Units 1, 2, and 3, Pine county. The Pine County Game Refuge, Units 1, 2, and 3 in Pine county are open to:
  - A. small game hunting;
  - B. trapping; and
  - C. deer and bear hunting by archery.
- Subp. 39. Polk-Clearwater Game Refuge, Polk and Clearwater counties. The Polk-Clearwater Game Refuge in Polk and Clearwater counties is open to:
  - A. trapping; and
  - B. deer and bear hunting by archery.
  - Subp. 40. Rochester Refuge, Olmsted county. The Rochester Refuge in Olmsted county is open to:
    - A. small game hunting, except waterfowl;
    - B. trapping;
    - C. deer and bear hunting by firearms and bow and arrow; and
    - D. the taking of unprotected wild animals at any time and by any legal method.
  - Subp. 41. St. Croix River Game Refuge, Washington county. The St. Croix Game Refuge in Washington county is open to:
    - A. small game hunting;
    - B. trapping;
    - C. deer and bear hunting by firearms; and
    - D. deer and bear hunting by archery.
  - Subp. 42. St. James Game Refuge, Watonwan county. The St. James Game Refuge in Watonwan county is open to:
    - A. trapping; and
    - B. special goose hunts.
  - Subp. 43. Sand Dunes Game Refuge, Sherburne county. The Sand Dunes Game Refuge in Sherburne county is open to:
    - A. small game hunting;
    - B. trapping;
    - C. deer and bear hunting by firearms; and
    - D. deer and bear hunting by archery.
  - Subp. 44. Sandstone Game Refuge, Pine county. The Sandstone Game Refuge in Pine county is open to:
    - A. small game hunting;
    - B. trapping; and
    - C. deer and bear hunting by archery.
  - Subp. 45. Schoolcraft Game Refuge, Hubbard county. The Schoolcraft Game Refuge in Hubbard county is open to:
    - A. small game hunting, except waterfowl, through the Thursday nearest November 4;
    - B. trapping; and
    - C. deer and bear hunting by archery through the Thursday nearest November 4.
  - Subp. 46. Stearns County Game Refuge, Stearns county. The Stearns County Game Refuge in Stearns county is open to:
    - A. small game hunting;
    - B. trapping;
    - C. deer and bear hunting by firearms; and

- D. deer and bear hunting by archery.
- Subp. 47. Stillwater Game Refuge, Washington county. The Stillwater Game Refuge in Washington county is open to:
  - A. small game hunting;
  - B. trapping;
  - C. deer and bear hunting by firearms; and
  - D. deer and bear hunting by archery.
- Subp. 48. Sunnyside Township Game Refuge, Wilkin county. The Sunnyside Township Game Refuge in Wilkin county is open to trapping.
- Subp. 49. Swan Lake Number 2 Game Refuge, Nicollet county. The Swan Lake Number 2 Game Refuge in Nicollet county is open to:
  - A. small game hunting;
  - B. trapping;
  - C. deer and bear hunting by firearms; and
  - D. deer and bear hunting by archery.
- Subp. 50. Talcot Lake Waterfowl Refuge, Cottonwood county. Waterfowl hunting, in an area adjacent to the Talcot Lake Waterfowl Refuge in Cottonwood county, is prohibited within the right-of-way of State Trunk Highway 62 from the Cottonwood-Murray county line on the west to the junction with County State Aid Highway 7, Cottonwood county, on the east.
  - Subp. 51. Warroad Game Refuge, Roseau county. The Warroad Game Refuge in Roseau county is open to trapping.
  - Subp. 52. Whitewater Game Refuge, Winona county. The Whitewater Game Refuge in Winona county is open to:
- A. small game hunting, except waterfowl, by bow and arrow or firearms using No. 4 buckshot or smaller diameter lead or steel shot or .22 caliber rimfire only;
  - B. trapping by permit; and
  - C. firearms deer hunting only by permit.

#### **BIG GAME**

#### 6232.0900 [Emergency] CAMP RIPLEY ARCHERY HUNT.

- Subpart 1. Deer season and hunter quota. Camp Ripley may be open, by permit only, for the taking of deer by archery. Open dates are the two-day period beginning the third Thursday in October and the two-day period beginning the last Saturday in October.
- Subp. 2. Permit required to hunt. Only persons possessing a valid Minnesota archery deer hunting license and a permit validated for the Camp Ripley Archery Hunt will be permitted to enter Camp Ripley. Permits are not transferable between individuals or hunting dates.

# 6232.1000 [Emergency] APPLICATION PROCESS FOR CAMP RIPLEY ARCHERY HUNT.

Subpart 1. Preference drawing. Persons with preference from the previous drawings will be issued Camp Ripley preference permits by correctly and completely filling out and submitting the preference application mailed to them by the department.

The total number of permits issued for all hunting periods may not exceed the quota. If more preference applications are received than that allotted for a single hunting period, a preference drawing will be held. Those unsuccessful in this preference drawing will be offered permits for the alternate hunting period, when available. In the event there are permits remaining after preference permits have been issued, a random drawing will be conducted from general applicants to reach the quota. Persons may not hunt in more than one hunting period.

- Subp. 2. General drawing. This subpart applies to the Camp Ripley archery hunt general drawing.
- A. All applicants without preference must enter the general drawing by submitting an application form. This form is available by sending a stamped, self-addressed, business-sized envelope to the archery hunt, or acquired at this address between 8:00 a.m. and 4:30 p.m., Monday through Friday.
- B. Up to six persons may apply as a group by submitting their individual applications in one envelope. Either all members of a group will be selected or none will be selected.
  - C. All general applicants will be notified of the results by mail.
  - Subp. 3. Application requirements. Applicants for permits must:
    - A. personally sign the application;

# Emergency Rules =

- B. apply for only one drawing;
- C. apply for only one of the hunting periods;
- D. submit no more than one application per year;
- E. mail or deliver the application with the nonrefundable application fee of \$6 per hunter to be received on or before the Friday nearest August 17; and
  - F. pay application fees by cashier's check, money order, or personal check.

# 6232.1100 [Emergency] SPECIAL RESTRICTIONS FOR CAMP RIPLEY ARCHERY HUNT.

Subpart 1. Access to Camp Ripley. This subpart applies to access into Camp Ripley during the archery hunt.

- A. Archers with valid permits must enter and leave Camp Ripley only by way of the southeast railroad gate and only from 1:00 p.m. on the day before the hunt to 8:00 p.m. on the last day of the hunt.
- B. Permittees will be issued a current map of Camp Ripley showing areas of Camp Ripley that are closed to hunting. A person may not enter any closed area, except for the road from the southeast railroad gate through the checkpoint to the open hunting area. A zoning system may be used to regulate access into various portions of the open areas of Camp Ripley.
  - C. Permittees must register at the department checkpoint prior to hunting each day.
- D. Permittees will be allowed beyond the department checkpoint only from one hour before sunrise to one hour after sunset on each day open for hunting, or as otherwise authorized by the commissioner.
- E. Hunters may not pursue wounded deer into closed areas, except with prior approval and when escorted by an agent of the commissioner.
  - F. Persons or vehicles, while on any road or trail, may not pass beyond any barrier, gate, or warning sign.
- G. All-terrain vehicles are not permitted in Camp Ripley during the Camp Ripley archery hunt. All vehicles are restricted to operating only on designated roads.
  - H. Vehicles in line at the checkpoint must be occupied. Permittees must stay with their vehicles.
- Subp. 2. Tree stands and blinds in Camp Ripley. Only portable stands or blinds may be used and must be removed each day at the close of hunting hours and do no permanent damage.
- Subp. 3. Transportation of deer. Deer may not be removed from Camp Ripley or transported beyond the department checkpoint until registered at the checkpoint.
- Subp. 4. Closing of season. The commissioner may close the season without prior notice, if necessary to accommodate military training priorities or in case of weather emergency.
- Subp. 5. Taking of porcupines and coyotes allowed. Porcupines and coyotes may be taken by persons lawfully hunting deer in Camp Ripley.

# 6232.1900 [Emergency] FIREARMS DEER MANAGEMENT PERMITS.

- Subpart 1. Undersubscribed antlerless permit areas. Firearms deer management permits are authorized in antlerless permit areas where the number of applications is less than the number of permits available. The number of deer management permits authorized is up to 1-1/2 times the difference between the number of available permits and the number of antlerless permits issued. A deer management permit for an undersubscribed antlerless permit area is valid only within the area designated on the management permit. Hunters randomly drawn from permittees in each undersubscribed area who have checked the bonus option on their antlerless permit application will be authorized to purchase a management permit. A deer management permit may be purchased by submitting the certificate and fee to the license bureau, a Minnesota county auditors' office, or other authorized agents. Deer management permits may be purchased throughout the regular firearms season.
- Subp. 2. Special hunt areas. Deer management permits may be issued for those special hunt areas listed in the annual hunting regulations. A deer management permit for a special hunt area is valid only within the area designated on that permit. The maximum number of deer management permits authorized is equal to the number of special permits issued for each special hunt area. Deer management permits must be purchased only at the headquarters for special hunt areas and prior to hunting in the special area, except as specifically authorized. Special hunt personnel are authorized to sell deer management permits.

# 6232.2450 [Emergency] BONUS DEER BY MUZZLELOADER.

Deer management permits may be issued for muzzleloader hunting areas listed in the annual hunting regulations. Deer management permits may be purchased from the license bureau, county auditor, or other authorized agents. Permits may also be purchased at the headquarters for special hunt areas and prior to the permit holder hunting in the special area. Special hunt personnel are authorized to sell deer management permits.

## 6232.2550 [Emergency] ROTHSAY WILDLIFE MANAGEMENT AREA.

The Rothsay Wildlife Management Area Sanctuary in Wilkin county is open to deer hunting during the established seasons in the zones in which it is located.

#### 6232.3900 [Emergency] MOOSE HUNTING ON REFUGES.

Subpart 1. Agassiz National Wildlife Refuge. Subject to federal regulations, the Agassiz National Wildlife Refuge, Marshall county, is open to the taking of moose during an authorized season.

Subp. 2. Clay County Refuge and Rothsay Wildlife Management Area. The Clay County Refuge in Zone 15 and the sanctuary within the Rothsay Wildlife Management Area in Zone 16 are open for the taking of moose during an authorized season.

#### **TURKEY HUNTING**

# 6236.0600 [Emergency] SPRING TURKEY SEASON.

- Subpart 1. Open dates. The spring turkey season opens the Wednesday nearest April 15 and consists of seven consecutive five-day periods.
  - Subp. 2. Shooting hours. Shooting hours for turkeys during the spring season are from one-half hour before sunrise to 12 noon.
  - Subp. 3. Bag limit. The bag limit for the spring season is one bearded turkey.
  - Subp. 4. Open areas. Eleven turkey zones, numbered between 1 and 21, are open during the spring turkey season.
  - Subp. 5. Registration. Turkeys must be registered no later than 2:00 p.m. of the day taken during the spring turkey season.

## 6236.0700 [Emergency] FALL TURKEY SEASON.

- Subpart 1. Open dates. The fall turkey season consists of two five-day periods, the first period beginning the Wednesday nearest October 15 and the second beginning the Wednesday nearest October 22.
  - Subp. 2. Shooting hours. Shooting hours for turkeys during the fall season are one-half hour before sunrise to sunset.
  - Subp. 3. Bag limit. The bag limit for the fall season is one turkey of either sex or any age.
  - Subp. 4. Open areas. Turkey Zones 1 through 4 are open for the fall turkey season.
  - Subp. 5. Registration. Turkeys must be registered within 24 hours after being taken during the fall turkey season.

#### 6236.0900 [Emergency] SPECIAL PROVISIONS FOR TAKING TURKEYS.

- Subpart 1. Use of dogs. A person may not be accompanied by a dog or dogs while taking turkeys.
- Subp. 2. Electronic devices. Turkeys may not be taken with the aid of any electronic device.
- Subp. 3. Live decoys. The use of live decoys is prohibited while taking turkeys.
- Subp. 4. Game refuges open to taking turkeys. The Lost Lake Refuge in Fillmore county and the Whitewater State Game Refuge in Winona county are open for the taking of turkeys during the open seasons.
- Subp. 5. Wildlife management areas open to taking turkeys. That portion of the Carlos Avery Wildlife Management Area posted with "Wildlife Sanctuary Do Not Trespass" signs that lies within zone 20 is open for the taking of turkeys during the spring turkey season.

#### 6236.0950 [Emergency] TAGGING TURKEYS.

Immediately after taking a turkey, the hunter must punch date of kill, sign, and attach the tag provided with the license to the turkey as specified on the tag. This tag must remain attached to the turkey during transit.

## 6236.1000 [Emergency] TURKEY REGISTRATION.

A person taking a turkey must register the turkey at a designated registration station within the time specified for that season. The feathers, head, and feet must remain on the turkey until it is registered. An unregistered turkey may not be possessed outside the zone where taken unless it is being transported in a direct route to a registration station. Registration stations will be listed in materials provided to all licensees.

#### **MIGRATORY BIRDS**

# 6240.1850 [Emergency] GAME REFUGES OPEN TO THE TAKING OF GEESE.

The Fox Lake Game Refuge in Martin County, the Douglas County Goose Refuge in Douglas County, and the Otter Tail County Goose Refuge in Otter Tail County are open to Canada goose hunting during the early and regular goose seasons.

#### FISHING REGULATIONS AND REQUIREMENTS

#### 6262.0100 [Emergency] GENERAL RESTRICTIONS ON TAKING FISH.

Subpart 1. Angling hours. Angling hours on all streams and rivers from Lake Superior upstream to posted boundaries are from one hour before sunrise to one hour after sunset during the open season.

Angling hours for trout in streams south of U.S. Highway 12 begin at 10:00 a.m. on the opening day.

Angling hours for all other species on all inland waters are continuous during the open season, except for certain waters which are subject to experimental or special regulations.

- Subp. 2. **Identification of fish houses.** The metal tag supplied with the annual fish house license must be attached to the structure no more than six inches below the top edge of the exterior side of the door. On structures with openings other than doors, the tag must be attached to the material on the right side of opening when facing structure and not more than six inches below the top of opening.
- Subp. 3. Take A Kid Fishing Weekend. Take A Kid Fishing Weekend is the first Saturday and Sunday after the first Monday in June.
- Subp. 4. Importing live fish. A person may not import into the state live fish eggs, fish spawn, or immature or adult fish without a permit issued by the commissioner.

#### 6262.0300 [Emergency] FISHING REGULATIONS FOR LAKE SUPERIOR.

- Subpart 1. General Lake Superior fishing regulations. Fish may not be taken in Lake Superior except as provided by this part or under permit.
- Subp. 2. Number of lines allowed. No more than two lines with one bait attached to each line may be used to take fish on Lake Superior, except that only one line may be used within 100 yards of the mouth of any flowing stream.
- Subp. 3. Transportation restrictions. While on any portion of the Minnesota waters of Lake Superior, a person licensed to take fish by angling or as otherwise authorized by Minnesota, Wisconsin, Michigan, or the province of Ontario, may not possess or transport more than the daily limit of fish allowed under any one but not more than one of their licenses.
- Subp. 4. Taking smelt from Lake Superior. Smelt may be taken by licensed anglers from Lake Superior and tributary streams subject to the following provisions:
- A. smelt may be taken with the use of dip nets and minnow seines not more than 25 feet in length nor more than four feet in depth. Seines may not be used in any stream, except the St. Louis River, and seines may not be used in Lake Superior within 100 feet of the mouth of any stream;
  - B. live smelt may not be possessed or transported; and
  - C. taking of smelt at any time is prohibited in the following streams tributary to Lake Superior:
    - (1) French River, St. Louis county;
    - (2) Sucker River, St. Louis county;
    - (3) Little Sucker River, St. Louis county;
    - (4) Silver Creek, Lake county;
      - (5) Encampment River, Lake county; and
      - (6) Crow Creek, Lake county.
- Subp. 5. Prohibition on taking fish for bait purposes. The taking of fish for bait purposes from all Minnesota waters of Lake Superior and all waters of the St. Louis River downstream of the Fond du Lac Dam in St. Louis and Carlton counties, including any and all outflows, estuaries, streams, creeks, or waters adjacent to or flowing into these waters is prohibited.
- Subp. 6. Lake Superior open season, daily and possession limits. Angling season and daily and possession limits for Lake Superior are as follows:

Species
A. Trout, including
Splake (except
Lake Trout)

Open Season Continuous Daily and Possession Limits

5 in aggregate. Brook and brown trout and splake must be at least 10 inches in length. No more than 3 may be 16 inches or longer. Only 3 may be rainbow trout (including steelhead) of which only 1 may have unclipped fins. A rainbow trout with unclipped fins must be at least 28 inches in length and a rainbow trout with a clipped fin must be at least 16 inches in length. Clipped rainbow trout have their adipose fin removed and must show a healed scar.

# **Emergency Rules**

Species Open Season Daily and Possession Limits

B. Lake Trout December 1 through 3

September 10
C. Salmon Continuous 10 in aggregate. All must be at least 10 inches in length. Only

1 may be an Atlantic salmon.

D. Smelt Continuous Smelt may be possessed without limit and may be bought or sold

at any time.

All other species may be taken as allowed by inland regulations.

# **Department of Natural Resources**

Proposed Emergency Game and Fish Rules; Fish Toxicants, Controlled Hunting Zones, Big Game, Small Game, Pelting Fees, Turkey Hunting, Migratory Birds, Game Farms, Rough Fish, Lake Superior Fishing Guides, Minnows, Amphibians and Turtles, Crayfish, and Fishing Regulations and Requirements

## Notice of Intent to Adopt an Emergency Rule

The Department of Natural Resources intends to adopt an emergency rule following the procedures set forth in the Administrative Procedure Act, *Minnesota Statutes*, sections 14.29 to 14.36. You may submit written comments on the proposed emergency rule within 25 days.

Agency Contact Person. Comments or questions on rule must be submitted to:

Chuck Armstrong
Department of Natural Resources
500 Lafayette Road
St. Paul, Minnesota 55155-4033
Telephone (612) 297-7031
Fax (612) 296-4799

Subject of Emergency Rule and Statutory Authority. The proposed emergency rule is about miscellaneous game and fish items. The statutory authority to adopt this emergency rule is 1993 Laws of Minnesota, Chapter 231, Section 70; Minnesota Statutes, sections 97A.055, subdivision 4; 97A.092; 97A.095, subdivision 2; 97A.105, subdivision 9; 97A.431, subdivisions 1 and 4; 97A.551, subdivision 4; 97B.711, subdivision 3; 97B.811, subdivision 5; 97C.051, subdivision 1; 97C.205; 97C.311, subdivision 2; 97C.391, subdivision 1; 97C.505, subdivision 1; 97C.601, subdivision 6; 97C.865, subdivision 2; 97C.871. A copy of the proposed rule is published in the State Register. The items in the rule pertain to fish toxicants, transportation of fish, labeling and packing fish under a fish packer license, controlled hunting zones, taking moose, general restrictions for taking small game, taking ruffed grouse and spruce goose, taking sharp-tailed grouse, taking pheasants, taking gray partridge, pelting fees, taking turkeys, general restrictions for taking and possession of migratory game birds, game farms, taking rough fish, taking white-fish and ciscoes, Lake Superior fishing guides, taking minnows, taking frogs, taking crayfish, and general regulations on taking fish. A free copy of the proposed emergency rule is available upon request from the agency contact person listed above.

Comments. You have until 4:30 p.m., August 6, 1993 to submit written data and views on the proposed emergency rule or any part or subpart of the emergency rule. Your comment must be in writing and received by the agency contact person by the due date.

Modifications. The proposed emergency rule may be modified as a result of public comment. The modifications must be supported by data and views submitted to the agency and may not result in substantial change in the proposed emergency rule as printed in the State Register. If the proposed emergency rule affects you in any way, you are encouraged to participate in the rulemaking process.

Expenditure of Public Money by Local Public Bodies. This rule will not require the expenditure of public money by local public bodies; therefore, *Minnesota Statutes*, section 14.11, subdivision 1 does not apply.

Impact on Agriculture Lands. This rule does not adversely affect agricultural land; therefore, *Minnesota Statutes*, section 14.11, subdivision 2 does not apply.

Adoption and Review of Emergency Rule. After the end of the comment period, the agency may adopt the emergency rule. The rule and supporting documents will then be submitted to the attorney general for review as to legality and form to the extent form relates to legality. You may request to be notified of the date the rule is submitted to the attorney general or be notified of the attorney general's decision on the rule. If you wish to be so notified, or wish to receive a copy of the adopted rule, submit your request to the agency contact person listed above.

# **Emergency Rules =**

Effective Period for Emergency Rule. The emergency rule will take effect five working days after approval by the attorney general and be effective for 180 days. The emergency rule will be continued in effect for an additional 180 days if the agency gives notice of continuation in accordance with *Minnesota Statutes*, section 14.35.

Dated: 29 June 1993

Rodney W. Sando Commissioner

Rules as Proposed (all new material)

#### **FISH TOXICANTS**

# 6212.2900 [Emergency] INSURANCE POLICY REQUIRED WITH RELEASE OF FISH TOXICANTS.

If the public has lawful access to a body of water to which piscicides will be applied, a permit may not be issued until the commissioner has received a copy of an insurance policy, from a company authorized to do business in this state, stating that the permittee has in effect insurance covering any liability for property damage in the amount of not less than \$20,000 for each accident in the aggregate, and against liability for personal injury in the amount of not less than \$25,000 for each person and \$50,000 for each accident. The policy must specifically provide that it cannot be canceled or terminated, except upon ten days written notice to the commissioner.

## 6212.3000 [Emergency] CANCELLATION OR TERMINATION OF FISH TOXICANT PERMIT.

The commissioner may cancel or terminate a permit to release fish toxicants at any time for any violation of its provisions or of part 6212.2900 [Emergency].

#### TRANSPORTATION OF FISH

## 6214.0200 [Emergency] DEFINITIONS.

- Subpart 1. Scope. The terms used in this chapter have the meaning given them in this part.
- Subp. 2. Dressed fish. "Dressed fish" means fish that may have heads, entrails, gills, and either the scales or skin removed.
- Subp. 3. Fillet. "Fillet" means a portion, not including the cheeks, of the flesh of a fish that has been removed. Scales or skin may be removed or intact.

#### 6214.0300 [Emergency] PREPARATION AND PACKING OF FISH FOR TRANSPORTATION.

- Subpart 1. Restrictions on packing and wrapping fish. All fish that are being transported or shipped by residents or nonresidents must be packed and wrapped in such a way that they may be readily unpacked, unwrapped, separated, examined, and counted.
- Subp. 2. Retention of patch of skin on dressed fish. Except for bullheads, sunfish, and crappies, all dressed fish and fillets must retain, in a place other than the belly, a patch of skin, measuring at least one square inch, with scales intact. Dressed and filleted sauger will be counted as walleye.
- Subp. 3. Restriction on number of fillets per fish. A fish may not be reduced to more than two fillets, except that fish cheeks may be packaged separately and are not counted as fillets.
- Subp. 4. Restriction on fish with statewide length limits. Fish having statewide length limits may only be possessed in the field, transported, or shipped undressed, except as provided by *Minnesota Statutes*, section 97A.551, subdivision 4.
- Subp. 5. Fish with length limits on specific waters. Where length limits are in effect only on specific waters, fish covered by length limits and possessed by anglers while on those waters must be undressed.

# 6214.0400 [Emergency] LABELING AND PACKING OF FISH UNDER A FISH PACKER LICENSE.

Fish packed by a licensed fish packer must be packed and labeled in accordance with the following provisions:

- A. Between March 15 and November 30 completely filleted sauger will be counted as walleye except that sauger may be packed in a filleted condition with skin, dorsal fin, and tail attached. Between December 1 and March 14, filleted sauger will not be counted as walleye, if packages are properly labeled.
  - B. A fish may not be reduced to more than two fillets, except that fish cheeks may be packaged separately.
- C. Fish having statewide length limits may only be packed undressed. Fish from waters where length limits differ from statewide regulations may be packed dressed.
- D. Each package of fish must be individually labeled by the licensed fish packer. The label must be marked legibly in ink and contain the following information:
  - (1) name, address, and license number of the person who lawfully possesses the fish;
  - (2) name and address of consignee, if different from subitem (1);

- (3) name and license number of the fish packer who packed the fish;
- (4) contents of package, including species, number of fish, and net weight; and
- (5) date of packaging.

#### **CONTROLLED HUNTING ZONES**

## 6230.0500 [Emergency] GENERAL REGULATIONS FOR CONTROLLED HUNTING ZONES.

The following regulations apply to all persons within a controlled hunting zone:

- A. Except for the retrieval of downed birds, the taking of waterfowl is limited to the area within ten feet of each designated hunting station provided a person complies with all other refuge and trespass regulations.
  - B. Only one hunting group, consisting of no more than three hunters, may occupy a designated hunting station at a time.
  - C. Persons occupying a hunting station must fulfill all license requirements to hunt waterfowl.
  - D. A person may not leave any refuse, offal, or feathers in the controlled hunting zone or in any parking lot.
  - E. Alcoholic beverages may not be consumed or possessed at any of the hunting stations.
  - F. A person may not loiter in areas between the designated hunting stations.
  - G. Dogs must be on a leash except within ten feet of stations or while retrieving, and must be under control at all times.
- H. After each party member has bagged a limit of Canada geese, or expended a limit of shells, the party must promptly leave the station.
  - I. No trailers of any kind are allowed in designated parking lots.

## 6230.0600 [Emergency] DESCRIPTIONS OF CONTROLLED HUNTING ZONES.

- Subpart 1. Establishment of controlled hunting zones. Controlled hunting zones with designated hunting stations are established on portions of or adjacent to certain wildlife management areas and game refuges as described.
- Subp. 2. Thief Lake Zone, Marshall county. On the Thief Lake Wildlife Management Area in Marshall county, the controlled hunting zone includes the following:

The Southwest Quarter of Section 8, the Northwest Quarter of the Southwest Quarter (NW 1/4 SW 1/4) of Section 9, the Northwest Quarter of the Southwest Quarter (NW 1/4 SW 1/4) of Section 11, the West Half (W 1/2) of Section 17, and the Northwest Quarter (NW 1/4) of Section 20; as well as portions of the South Half of the Southeast Quarter (S 1/2 SE 1/4) of Section 8, the South Half of the South Half (S 1/2 S 1/2) of Section 9, the South Half (S 1/2) of Section 10, the South Half of the South Half (S 1/2 S 1/2) of Section 11, the Northwest Quarter of the Southeast Quarter (NW 1/4 SE 1/4) of Section 20, Township 158 North, Range 41 West.

- Subp. 3. Lac qui Parle Zone, Chippewa, Swift, Big Stone, and Lac qui Parle counties. The following areas are included in controlled hunting zones in the Lac qui Parle Zone in Chippewa, Swift, Big Stone, and Lac qui Parle counties:
- A. On the Lac qui Parle Wildlife Management Area in Chippewa, Swift, Big Stone, and Lac qui Parle Counties, the controlled hunting zone includes the following:

The Northwest Quarter of the Southwest Quarter (NW 1/4 SW 1/4) and the Southeast Quarter of the Southwest Quarter (SE 1/4 SW 1/4) of Section 32, Township 119 North, Range 42 West, and the Northwest Quarter of the Northeast Quarter (NW 1/4 NE 1/4) and the East Half of the Northwest Quarter (E 1/2 NW 1/4) of Section 5, Township 118 North, Range 42 West, all in Lac qui Parle County.

And also the East Half of the Northwest Quarter (E 1/2 NW 1/4), the East Half of the Southwest Quarter (E 1/2 SW 1/4) and the West Half of the West Half of the Southeast Quarter (W 1/2 W 1/2 SE 1/4) of Section 12, Township 118 North, Range 42 West, the Southeast Quarter of the Southwest Quarter (SE 1/4 SW 1/4), the Northeast Quarter (NE 1/4) except that part lying northeasterly of State Hwy. 7, the Northeast Quarter of the Southeast Quarter (NE 1/4 SE 1/4), and those parts of the Northwest Quarter (NW 1/4) owned by the state and posted as "Wildlife Management Area, Controlled Hunting Zone," all in Section 1, Township 118 North, Range 42 West, all in Chippewa County.

And also all state owned land posted as "Wildlife Management Area, Controlled Hunting Zone" located between U.S. Hwy. 59 and County State Aid Highway 33, Chippewa County, in Sections 6 and 7, Township 118 North, Range 41 West, all in Chippewa County.

And also the West Half of the Northwest Quarter (W 1/2 NW 1/4), the Southwest Quarter (SW 1/4), the West Half of the Southeast Quarter (W 1/2 SE 1/4) and the Southeast Quarter of the Southeast Quarter (SE 1/4 SE 1/4) of Section 36, Township 119 North, Range 42 West, all in Chippewa County.

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B. On the Lac qui Parle Game Refuge in Chippewa and Lac qui Parle counties, the controlled hunting zone includes the 200 yard wide area which is outside of and immediately adjacent to the area within the following described boundary:

Beginning at the intersection of County State Aid Highway (CSAH) 13, Chippewa County, and CSAH 33, Lac qui Parle County, thence East along CSAH 13 to the southeast corner of Section 13, Township 118 North, Range 42 West, thence North along the Township road to the northeast corner of said Section 13, thence West along the township road to the southeast corner of the West Half of the West Half of the Southeast Quarter (W 1/2 W 1/2 SE 1/4) of Section 12, Township 118 North, Range 42 West; and beginning at the northeast corner of the West Half of the Southwest Quarter (W 1/2 SW 1/4) of Section 12, Township 118 North, Range 42 West, thence West along the North side of said West Half of the Southwest Quarter (W 1/2 SW 1/4) of Section 12, Township 118 North, Range 42 West, to County Road 32, Chippewa County, thence North along County Road 32 to the intersection of CSAH 12, Chippewa County, thence West along CSAH 12 to the intersection of County Road 31, Chippewa County, thence along County Road 31 to State Trunk Highway 40; and beginning at the intersection of State Trunk Highway 40 and CSAH 33 in Lac qui Parle County, thence southeasterly along CSAH 33 to the intersection with CSAH 13, Chippewa County, the point of beginning.

- C. Designated hunting stations are also established in Lac qui Parle State Recreation Area, Lac qui Parle county, where waterfowl hunting is permitted subject to the provisions of part 6230.0700 [Emergency].
- Subp. 4. Elm Lake Zone, Marshall county. On the Elm Lake Wildlife Management Area in Marshall county, the controlled hunting zone includes the following:

The North 200 yards of Sections 1 and 2, Township 155 North, Range 41 West, adjacent to the South boundary of the Agassiz National Wildlife Refuge.

- Subp. 5. Roseau River Zone, Roseau county. The following areas are included in the controlled hunting zones in the Roseau River Zone in Roseau county:
  - A. On the Roseau River Wildlife Management Area in Roseau county, the controlled hunting area includes the following:

The South Half of the South Half (S 1/2 S 1/2) of Section 12, and the South Half of the South Half (S 1/2 S 1/2) of Section 11, Township 163 North, Range 42 West.

B. On the Roseau River Game Refuge in Roseau county, the controlled hunting zone includes the 200 yard wide area which is east of and immediately adjacent to the following described portion of the refuge boundary:

Beginning at the northeast corner of Section 1, Township 163 North, Range 42 West; thence South 1-3/4 miles along County State Aid Highway 3 to the southeast corner of the North Half of the Southeast Quarter (N 1/2 SE 1/4) of Section 12, Township 163 North, Range 42 West.

Subp. 6. Rochester Zone, Olmsted county. On the Rochester Game Refuge in Olmsted county, the controlled hunting zone includes the 200 yard wide area lying outside of the refuge and immediately adjacent to the following described portion of the refuge boundary:

Beginning at the intersection of County State Aid Highway 117 and County Road 8; thence along the southern, western and northern boundaries of the refuge to the center of Section 18, Township 107 North, Range 13 West.

- Subp. 7. **Talcot Lake Zone.** On the Talcot Lake Game Refuge and Sanctuary in Cottonwood county, the controlled hunting zones include the East Side Zone and the West Side Zone:
- A. The East Side Zone is the 200 yard wide area which is outside of the Talcot Lake Game Refuge and Sanctuary and immediately adjacent to the following described boundary as posted:

Beginning along County State Aid Highway (CSAH) 7, Cottonwood County at the center of Section 17, Township 105 North, Range 38 West; thence South along CSAH 7 to State Trunk Highway (STH) 62.

B. The West Side Zone is the 200 yard wide area which is west and north of and immediately adjacent to the following described boundaries:

Starting at a point on the north shore of Talcot Lake 600 feet east of the west line of Section 19, Cottonwood County, Township 105 North, Range 38 West; thence North to the north line of Section 19, Township 105 North, Range 38 West; thence North to a point 325 feet north of the south line and 600 feet east of the west line of Section 18, Cottonwood County, Township 105 North, Range 38 West; thence due East to the north-south refuge line.

Subp. 8. Orwell Zone. On the Orwell Wildlife Management Area Sanctuary in Otter Tail county, the controlled hunting zone includes the following:

The west 200 yards of Section 26, Township 132 North, Range 44 West, adjacent to County Road 15 from the northwest corner of the Orwell Wildlife Sanctuary South to the Otter Tail River.

## 6230.0700 [Emergency] THIEF LAKE (EARLY) AND LAC QUI PARLE SPECIAL PROVISIONS.

Subpart 1. Time periods for special provisions. In addition to the regulations provided by part 6230.0500 [Emergency], the

following subparts apply to all persons. In the Thief Lake controlled hunting zone, the regulations in this part apply during the period from the opening day of the goose season to the Monday nearest October 22. In the Lac qui Parle controlled hunting zones, these regulations apply during the open season for taking geese in the Lac qui Parle Goose Zone.

- Subp. 2. **Hunting stations.** Waterfowl and small game hunters may reserve designated hunting stations in accordance with regulations available at the Thief Lake and Lac qui Parle Wildlife Management Area Headquarters. Reservation dates may not be changed.
- Subp. 3. Back tag permit required. A person may not hunt migratory waterfowl or small game in the controlled hunting zone without first registering at the check station and obtaining a back tag permit. Back tags must be worn as specified on the permit. Hunters age 18 or older will be charged a \$3 daily fee for the Lac qui Parle back tag permit. Failure to comply with the provisions of the permit or special provisions relating to the controlled hunt will result in immediate revocation of the permit for that day.
  - Subp. 4. Transfer of permits prohibited. Transfer of back tag permits to other hunters is prohibited.
- Subp. 5. Limitation on number of shells possessed. Only persons hunting may bring shotgun shells into the controlled hunting zone. A waterfowl or small game hunter may not bring in more than six shells per day or have in possession more than six shells at any one time.
- Subp. 6. Firearms must be cased. Waterfowl and small game hunters must have firearms cased, except within ten feet of assigned hunting stations.
- Subp. 7. Actions after taking bag limit. Within one hour of hunt completion each party member must personally return their entry permit to the check station and submit any geese taken for inspection.
- Subp. 8. Limitation on number of trips. Waterfowl and small game hunters are limited to three trips per season either as a guest or a successful applicant except when vacancies exist. Hunters are limited to one trip per day to the hunting stations.

#### 6230.0800 [Emergency] THIEF LAKE (LATE) SPECIAL PROVISIONS.

- Subpart 1. Time period for special provisions. In addition to the general regulations, the following subparts apply to waterfowl hunters in the Thief Lake Controlled Hunt Zone during the period from the Tuesday nearest October 23 to the close of the goose season.
- Subp. 2. Designated hunting station. Waterfowl hunters must use designated hunting stations and on a first come first served basis. Hunters are limited to one trip per day to the hunting stations.
- Subp. 3. Revocation of permit. Failure to comply with the provisions of the permit or special provisions relating to the controlled hunt will result in immediate revocation of the permit for that day.
- Subp. 4. Firearms must be cased. Waterfowl hunters must have their firearms cased except within ten feet of their designated hunting station.

## 6230.0900 [Emergency] ELM LAKE SPECIAL PROVISIONS.

- Subpart 1. Time period for special provisions. In addition to the general regulations, the following subparts apply to all persons in the Elm Lake Controlled Hunting Zone during the period from the opening date of the goose season to the Monday nearest October 22 and in the Orwell Controlled Hunting Zone during the regular goose season.
- Subp. 2. Designated hunting stations. Hunters may hunt only at the designated hunting stations having numbers corresponding to their parking stall number.
- Subp. 3. Restrictions on entry to zone. Persons may not enter the controlled hunting zone except when their vehicles are occupying numbered parking stalls in the designated parking lot in the controlled hunting zone. Persons other than those hunting at a designated station in the controlled hunting zone may not occupy a numbered stall in a designated parking lot.
  - Subp. 4. Firearms must be cased. All firearms must be cased except within ten feet of a hunting station.
- Subp. 5. Restrictions on occupancy of designated parking lot and hunting stations. A person may not park in or otherwise occupy any parking stall in the designated parking lot or occupy any designated hunting station during any two consecutive days or from one hour after the close of daily waterfowl shooting hours to 8:00 p.m.

#### 6230.1000 [Emergency] ROSEAU RIVER AND ROCHESTER REGULATIONS.

- Subpart 1. Time period for special provisions. In addition to the general regulations, the following subparts apply to all persons in the Roseau River and Rochester Controlled Hunting Zones during the open goose seasons.
- Subp. 2. Limitations on persons hunting. The wildlife manager may limit persons hunting to one day of hunting in every three if the manager determines that it is necessary to provide for the equitable allocation of hunting opportunities. If hunting is limited, the manager will stamp the date on the small game hunting license or firearms safety certificate of each person at a restricted hunting station. Persons may hunt at any restricted station on the day stamped but may not occupy a restricted station for the next two days. Restricted stations will be posted.

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Subp. 3. Restrictions on occupancy of designated parking lot and hunting stations. A person may not occupy a hunting station or a designated parking lot from one hour after the close of daily waterfowl shooting hours to 8:00 p.m.

## 6230.1100 [Emergency] TALCOT LAKE SPECIAL PROVISIONS.

- Subpart 1. **Time period for special provisions.** In addition to the general regulations, the following subparts apply to all persons in the Talcot Lake Controlled Hunting Zone during the open Canada goose season.
  - Subp. 2. Hunting prohibited. Hunting, other than waterfowl, is prohibited in the West Side Controlled Hunting Zone.
- Subp. 3. Limitations on persons hunting. The wildlife manager may limit persons to one day of hunting in every three if the manager determines that it is necessary to provide for the equitable allocation of hunting opportunities. If hunting is limited, the manager will stamp the date on the small game hunting license or firearms safety certificate of each person at a restricted hunting station. Persons may hunt at any restricted station on the day stamped but may not occupy a restricted station for the next two days. Restricted stations will be posted.
- Subp. 4. **Designated hunting stations.** Waterfowl hunters must hunt only at the designated hunting stations having numbers corresponding to their parking stall number.
- Subp. 5. Restrictions on entry to zone. Persons may not occupy a hunting station within the controlled hunting zone except when their vehicles are occupying numbered parking stalls in a designated parking lot in the controlled hunting zone. Persons other than those hunting at a designated hunting station may not occupy a numbered stall or park in a designated parking lot.
- Subp. 6. Restrictions on occupancy of designated parking stall and hunting stations. A person may not park in or otherwise occupy any parking stall in the designated parking lot or occupy any designated hunting station from 10:00 p.m. to 5:00 a.m.

#### **BIG GAME**

## 6232.3700 [Emergency] GENERAL REGULATIONS FOR TAKING MOOSE.

- Subpart 1. Party hunting. Licensees may not hunt moose without having the unused seal in their possession. Licensed parties may not assist other licensed parties in taking moose.
- Subp. 2. Mixed-weapons parties. Licensed moose hunt parties may consist of individuals hunting with bow and arrow and individuals hunting with firearms.
- Subp. 3. Blaze orange requirement. The visible portion of the hunter's cap, if worn, and outer garments, above the waist excluding sleeves and gloves, must be bright red or blaze orange or be covered by these colors. Blaze orange includes a camouflage pattern of at least 50 percent blaze orange within each square foot.
- Subp. 4. Registration. Moose must be registered, at a designated moose registration station in the area, within 48 hours after taking.
- Subp. 5. **Dividing of moose.** Moose may be skinned, quartered, or further divided prior to transportation and registration, but all edible meat, and all other parts of the moose not left in the field, must be presented at the same time.
- Subp. 6. Orientation required. Persons licensed for the Northeast Area must attend an orientation session and have their licenses validated prior to hunting. The four licensees in a party need not attend the same orientation session.
- Subp. 7. **Tagging.** A moose may not be transported or possessed unless the seal bearing the license number of the party taking the moose and the year of its issue has been affixed to the carcass by attaching it between the tendon and the bone of a hind leg and fastened around either the bone or the tendon, around the base of either antler, or through a slit cut through either ear.

The seal must be fastened so that it cannot be readily removed.

- Subp. 8. License requirement. A moose license is valid for a party of four persons only for the zone selected.
- Subp. 9. Bag limit. The bag limit of moose is one of any age or sex per licensed party of four hunters. Only one moose may be taken by a party.

## 6232.3800 [Emergency] APPLICATION PROCEDURES FOR A MOOSE LICENSE.

- Subpart 1. General procedures. The provisions in this part apply to applications for moose licenses.
  - A. A person may apply for only one of the open zones.
- B. A person may apply only once and must apply in a party of four. All party members must apply for the same zone and personally sign the application.
- C. Up to 20 percent of the licenses in each zone of the Northwest Area may be issued in a separate landowner and tenant drawing. The following persons are eligible for this separate drawing:
  - (1) owners of at least 160 acres of agricultural or grazing land, within the zone applied for;

- (2) tenants living on at least 160 acres of agricultural or grazing land, within the zone applied for; or
- (3) family members of qualifying landowners, if they live on the qualifying property and are part of the farming operation. Family members include those related by blood, marriage, or adoption.

Applicants unsuccessful in the landowner and tenant drawing will be included in the selection process for the remaining licenses in the same zone. Landowner and tenant party applications that include individuals who do not meet the requirements for this license will be removed from the landowner and tenant drawing and will not be entered into the general drawing.

- D. Applications for the general and landowner and tenant drawing must be made on the appropriate forms and in accordance with instructions.
  - E. The application deadline is the Friday nearest June 15.
- F. An application fee of \$12 in the form of a cashier's check, money order, or personal check must accompany each party's application. Any check returned to the department for nonpayment invalidates the application and will be destroyed. Refunds of application fees may not be made for any reason.
  - G. Successful applicants will receive instructions for obtaining their licenses.
- Subp. 2. Modification of quota numbers for group applications. The quota of licenses or permits for a drawing may be increased to accommodate group members if the last applicant to be selected is a member of a group.

#### 6232.4000 [Emergency] NUISANCE MOOSE.

Nuisance moose may be taken under special authorization by licensed moose hunters from September 1 to December 31 under the following conditions:

- A. Conservation officers may authorize licensed hunters to take nuisance moose after the officer has verified that a nuisance problem exists.
- B. An authorized party taking a nuisance moose must register it with the authorizing conservation officer within 48 hours after taking.
  - C. Once a party has taken a nuisance moose, the moose license is no longer valid.
- D. Hunters authorized to take nuisance moose are subject to all provisions of parts 6232.3600 to 6232.4100 not inconsistent with this part and all laws relating to taking wild animals.
- E. Authorization may only be granted to parties of four hunters who have a valid moose hunting license. Priority must be given to parties with licenses valid for the zone in which the damage is occurring. Authorization may be granted for nuisance moose outside zones open to hunting. Only one party may hunt under an authorization. Each authorization is restricted to a specified location.

## **SMALL GAME**

## 6234.0100 [Emergency] GENERAL RESTRICTIONS FOR TAKING SMALL GAME.

- Subpart 1. Use of handguns. All species of small game which may lawfully be taken with a rifle may also be taken with a handgun, subject to the same caliber restrictions that apply to rifles.
- Subp. 2. Unattended electronic devices prohibited. A person may not use an unattended electronic device for the purpose of taking small game, except game birds.
- Subp. 3. Wounded game included in bag limit. Wounded or captured game reduced to possession must be killed before being removed from the site where taken, and once reduced to possession must be included in a person's daily bag limit.

#### 6234.0200 [Emergency] TAKING RUFFED GROUSE AND SPRUCE GROUSE.

- Subpart 1. Bag and possession limits. A person may not take more than an aggregate of five ruffed grouse and spruce grouse per day or possess an aggregate of more than ten ruffed grouse and spruce grouse at a time.
- Subp. 2. **Open season.** Ruffed grouse and spruce grouse may be taken by firearm or bow and arrow from the Saturday on or nearest September 16 to December 31.

#### 6234.0300 [Emergency] TAKING SHARP-TAILED GROUSE.

- Subpart 1. Bag limits. A person may not take more than three sharp-tailed grouse per day or possess more than six sharp-tailed grouse at a time.
- Subp. 2. Open area. The open area to take sharp-tailed grouse is statewide except in that portion of the state lying within the following described boundary:

Beginning on U.S. Highway 2 at the west boundary of the state; thence along U.S. Highway 2 to Cass Lake; thence along State

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Trunk Highway (STH) 371 to Little Falls; thence along STH 27 to the west boundary of the state; thence along the west boundary of the state to the point of beginning.

Subp. 3. Open season. Sharp-tailed grouse may be taken by firearm or bow and arrow from the Saturday on or nearest September 16 to November 30.

#### 6234.0400 [Emergency] TAKING PHEASANTS.

- Subpart 1. Bag and possession limits. A person may not take more than two cock pheasants per day or possess more than six cock pheasants at a time.
- Subp. 2. Open season. Only cock (male) pheasants may be taken by firearm or bow and arrow from the Saturday on or nearest October 13 to the Sunday on or nearest December 16 from 9:00 a.m. to sunset each day.
- Subp. 3. Firearm restriction. A person may not take pheasants with a rifle or handgun other than a .22 caliber rimfire using short, long, or long rifle ammunition.

## 6234.0500 [Emergency] TAKING GRAY PARTRIDGE.

- Subpart 1. **Open season.** Gray (Hungarian) partridge may be taken by firearm or bow and arrow from the Saturday on or nearest September 16 to December 31.
- Subp. 2. Rifle restriction. A person may not take gray partridge with a rifle or handgun other than a .22 caliber rimfire using short, long, or long rifle ammunition.

#### PELTING FEES

## 6234.2800 [Emergency] PAYMENT OF PELTING FEES.

If a person recovers, treats, preserves, or transports the pelt of any fur-bearing animal that was accidentally killed, or lawfully killed while causing or threatening injury or damage, the person may be entitled to a pelting fee equal to 25 percent of the proceeds of the sale of the pelt. A pelting fee will not be paid on muskrats.

## 6234.2900 [Emergency] PELTING FEE RESTRICTIONS.

The provisions in items A and B apply to the payment of pelting fees.

- A. A person must provide the pelt and carcass to the commissioner at the earliest opportunity.
- B. Claims for pelting fees must be submitted on forms provided by the commissioner. Claims will not be paid until the commissioner has certified that the claimant has used due care in recovering, treating, preserving, and transporting the pelt to maintain its value.

#### TURKEY HUNTING

#### 6236.0100 [Emergency] DEFINITIONS.

- Subpart 1. Scope. The terms used in this chapter have the meanings given them in this part.
- Subp. 2. Agricultural or grazing land. "Agricultural land" or "grazing land" has the meaning given "agricultural land" under *Minnesota Statutes*, section 97B.001.
- Subp. 3. Bearded turkey. "Bearded turkey" means a turkey with a visible beard. A beard is a feathered appendage protruding from the breast and generally found only on males.
- Subp. 4. Landowner or tenant. "Landowner" or "tenant" means a person who is an owner or tenant of and who lives on at least 40 acres of agricultural or grazing land within the zone being applied for.
- Subp. 5. Legal bow and arrow. "Legal bow and arrow" means a bow that has a pull of no less than 40 pounds, at or before full draw, and that is not drawn, held, or released by a mechanical device. Arrowheads must be:
  - A. sharp and have a minimum of two metal cutting edges;
  - B. of a barbless broadhead design;
  - C. of a diameter of at least seven-eighths of an inch; or
  - D. of a blunt head design.
- Subp. 6. Legal firearms. "Legal firearms" means shotguns 20 gauge or larger, or muzzleloading shotguns 12 gauge or larger, using fine shot size No. 4, 5, or 6.

## 6236.0550 [Emergency] FIREARM AND BOW AND ARROW RESTRICTIONS.

While afield hunting turkeys, licensees may not have in possession or control any firearm or bow and arrow except those defined as legal as provided by part 6236.0100 [Emergency].

#### **MIGRATORY BIRDS**

#### 6240.0200 [Emergency] GENERAL RESTRICTIONS FOR TAKING AND POSSESSION OF MIGRATORY GAME BIRDS.

- Subpart 1. Shooting hours. Shooting hours for migratory game birds are one-half hour before sunrise to sunset, except as follows:
- A. on the opening day of the duck season, shooting hours for all migratory game birds, except woodcock, are 12:00 noon to 4:00 p.m.; and
  - B. from the opening day of the migratory waterfowl season to the Friday nearest October 19, shooting hours end at 4:00 p.m.
- Subp. 2. Possession limits. The possession limit is twice the daily limit, except for rails where the daily and possession limits are the same. All restrictions specific to a species or gender apply.
- Subp. 3. Blinds on public lands and public waters. An unoccupied blind on public land or in public waters is available for use by the public and is not the property of the person who constructed it.
- Subp. 4. Use of motorized watercraft. A person may use motorized watercraft in the waterfowl feeding and resting area established on South Heron Lake during the goose season established in part 6240.1600.

#### **GAME FARMS**

#### 6242.0500 [Emergency] GAME FARM LICENSE REQUIREMENTS.

The game farm license must specify the species which may be propagated or sold.

## 6242.0600 [Emergency] GAME FARM LICENSE CONDITIONS.

A game farm license may be issued to an applicant who:

- A. is primarily responsible for the care of the animals;
- B. has adequate knowledge to properly care for the species involved;
- C. provides a fenced area of adequate size on the premises to effectively confine the animals to be kept;
- D. provides clean and healthy facilities to house, breed, and maintain the animals; and
- E. provides for adequate food, water, shelter, sanitation, protection from injury, and prevention of overcrowding.

Failure to meet these requirements may be grounds for revocation or nonrenewal of the license.

#### 6242.0700 [Emergency] INSPECTION OF FACILITIES.

The facilities of the game farm licensee and the animals may be inspected by the commissioner during reasonable hours.

## 6242.0800 [Emergency] ACQUISITION OF GAME FARM ANIMALS.

A game farm licensee may acquire protected captive-reared mammals and game birds or their eggs only from a licensed game farm operator or other person exempt from the licensing requirement.

#### 6242.0900 [Emergency] RESTRICTIONS ON SALE OR DISPOSAL OF GAME FARM ANIMALS.

- Subpart 1. Sales receipt requirement. For every sale or disposal of an animal, animal parts, or products, the game farm licensee must complete a sales receipt, provided by the commissioner, containing the following information:
  - A. name, address, and game farm license number of licensee;
  - B. name and address of purchaser or person to whom sale or disposal is made;
  - C. species, number, and kinds of animals, parts, or products sold or disposed; and
  - D. identification numbers, if the animals sold or disposed of are marked with numbered tags, bands, or tattoos.
- Subp. 2. Department receives original of sales receipt. The original copy of the sales receipt of a game farm animal must be mailed to the Division of Enforcement within 48 hours of completion of the transaction. A second copy must be given to the purchaser or receiver at the time the transaction is made. A third copy must be retained by the licensee and be subject to inspection by the commissioner. A fourth copy must be submitted to the local conservation officer.

## 6242.1000 [Emergency] REQUIRED GAME FARM RECORDS.

Game farm licensees must keep complete and current business records for all species, except upland game birds, in a record book provided by the commissioner. These records must include the following:

A. for each animal acquired other than by birth on the licensee's game farm: the sex (if known), species, name and address of the source from which acquired, date of acquisition, and number on any band, tag, or tattoo attached to the animal before or after acquisition;

## **Emergency Rules =**

- B. for each animal born on the licensee's game farm: the sex (if known), species, date of birth, and number of any band, tag, or tattoo subsequently attached to the animal;
- C. for each animal sold or disposed of other than by death: the same information as provided by part 6242.0900 [Emergency]; and
- D. for each animal which dies or is destroyed on the licensee's game farm: the sex (if known), species, date of death, and number of any band, tag, or tattoo attached to the animal.

The licensee's copies of all sale and disposal receipts required to be kept must be kept with the record book and are considered part of it.

Records required to be kept by this part must be entered into the record book within 48 hours, and any receipts required to be kept must be open to inspection by the commissioner.

#### 6242.1100 [Emergency] REPORTS ON OPERATIONS.

On or before March 15 of each year, licensees must submit, on forms provided by the commissioner, reports of their game farm operations during the preceding license year. These reports must be one of two types:

- A. for upland game birds and waterfowl, an inventory of all livestock acquired, hatched, possessed, sold, deceased, or disposed of; and
  - B. for all other species, a report of the required records.

These reports must be submitted to the Division of Enforcement.

#### 6242.1200 [Emergency] ENDANGERED SPECIES.

A game farm license is not a license to possess, breed, propagate, sell, or dispose of any endangered species, unless the endangered species is specifically listed on the game farm license and has been lawfully obtained.

#### **ROUGH FISH**

## 6252.0100 [Emergency] SEASONS AND METHODS FOR TAKING ROUGH FISH.

Rough fish may be taken by resident licensed individuals, in accordance with *Minnesota Statutes*, sections 97C.371 and 97C.373, by the following methods during the period May 1 to, but not including, the third Monday in February. Rough fish may be taken by these methods between sunrise and sunset in all inland waters, except where the taking of fish is otherwise prohibited by law or rule:

- A. Harpooning equipment may not be used within 1,000 feet of an established swimming beach. Harpooning equipment may be discharged only when both the equipment and operator are entirely beneath the surface of the water and may not be carried in a cocked position while out of the water.
- B. Rough fish may be taken by archery provided that the arrows used are tethered or controlled by an attached line. The use of crossbows is prohibited.
  - C. Rough fish may be taken by means of hand-held dip nets having a diameter not exceeding 24 inches.

## 6252.0300 [Emergency] RESTRICTIONS ON TAKING ROUGH FISH.

Except as provided by *Minnesota Statutes*, section 97C.345, rough fish may not be taken by spearing, harpooning, archery, or dip netting in any designated trout stream or lake, posted spawning area, or any water where spawning, trapping, or hatchery operations are being carried on.

## 6252.0350 [Emergency] PROHIBITION ON RETURNING ROUGH FISH TO WATERS.

Rough fish taken by spearing, harpooning, archery, or dip netting may not be returned to the water and rough fish may not be left on the banks of any water of the state.

## 6252.0500 [Emergency] OPEN SEASONS FOR TAKING WHITEFISH AND CISCOES.

- Subpart 1. Schedules designating open seasons for certain waters. The waters listed in each of the following schedules will be open during the designated seasons to the netting of whitefish and ciscoes. Unless otherwise indicated, the names of the bodies of water refer to lakes.
- Subp. 2. Schedule I. All bodies of water listed in this schedule, known as Schedule I, are to be opened and closed on a 48-hour notice posted at lake accesses and other public places, provided that a gill net or any part of a gill net may not be set in any water deeper than six feet, measured from the lake bottom to the top surface of the water or ice.

	County	Whitefish minimum mesh size 3½ inches allowed	Ciscoe minimum mesh size 1¾ inches allowed
Balsam, Big, T.58, 59, R.24, S.5 + Various	Itasca		X
Basswood, T.64, 65, R.9, 10, 11, S. Var.	Lake		X
Bear Island, T.61, R.13, S. Var.	St. Louis		X
Deer, T.56, R.26, 27; T.57, R.26, 27, S. Var.	Itasca	x	
Ely, T.57, 58, R.17, S. Var.	St. Louis		X
Fall, T.63, R.11, 12, S. Var.; T.64, R.11, S. Var.	Lake, St. Louis		X
Flour, T.64, R.1E, 1W	Cook		X
Green, T.120, R.33, 34; T.121, R.33, 34	Kandiyohi	X	
Ida, T.129, 130, R.38	Douglas	X	
Mille Lacs	Aitkin Crow Wing Mille Lacs	x	
Nashwauk, T.57, R.23, 24, S.7 + Var.	Itasca		X
Newton, T.63, 64, R.11, S. Var.	Lake	x	
Ojibway, T.63, R.9, 10, S. Var.	Lake		X
Poplar, T.64, R.1W, 2W	Cook	X	
Rachel, T.127, R.39	Douglas		X
Reilley (O'Reilly), T.56, R.24, S.5, 6	Itasca		X
Shagawa, T.63, R.12, S. Var.	St. Louis	X	
Straight, T.140, R.36, S.6 + Var.	Becker	X	
Vermillion, T.61, R.16; T.62, R.14, 15, 16, 17; T.63, R.15, 16, 17, 18 - all except Pike Bay, south and west of a north-south line at narrowest portion between Echo Point and Punchers Point, T.62,	S. Lauia		v
R.15, S.19 + Var.	St. Louis		X

Subp. 3. **Schedule II.** All bodies of water listed in this schedule, known as Schedule II, are open during the dates indicated by one of the following symbols:

- A = Second Friday of October to first Sunday of December;
- B = First Friday of November to second Sunday of December; or
- C = Second Friday of November to second Sunday of December.

Open dates
В
В
В
В
В

		Whitefish minimum mesh size 3½ inches	Ciscoe minimum mesh size 1¾ inches	Open
	County	allowed	allowed	dates
Bemidji, Little, T.142, R.39, S.23 + Var.	Becker	X		В
Benedict, T.142, R.32	Hubbard	X		В
Black Bear, T.46, R.29, 30; T.47, R.29, 30	Crow Wing		X	В
Blackduck, T.149, R.31	Beltrami	X		В
Blackwater, T.140, R.29, S.25 + Var.	Cass	X		В
Bowstring, T.146, R.25, 26; T.147, R.25, 26	Itasca	X		В
Bowstring, Little, T.58, R.27, S.23 + Var.	Itasca	X		В
Boy, T.142, R.27, 28	Cass	X		В
Buffalo, T.140, R.40, 41; T.141, R.40	Becker	X		C
Burgen, T.127, 128, R.37	Douglas	X		В
Buzzle, Big, T.148, R.35	Beltrami		X	В
Caribou, T.65, R.1E	Cook	X		Α
Carr, T.146, R.33	Beltrami	X		В
Cass, T.145, 146, R.30, 31	Beltrami, Cass	X		В
Clear, T.137, R.28	Crow Wing		X	В
Clearwater, T.149, R.35, 36	Beltrami Clearwater	x		В
Cotton, T.139, 140, R.40	Becker	X		В
Crane, T.67, R.16, 17	St. Louis		X	Α
Crooked, T.144, R.31	Cass	x		В
Crooked, T.45, R.28, S.16 + Var.	Crow Wing	x		В
Crow Wing, Fifth and Sixth Lakes (channel between), T.140, R.33, S.20	Hubbard	X		В
Crow Wing, Seventh and Eighth Lakes (channel				
between), T.140, R.33, S.12 + Var.	Hubbard	X		В
Crow Wing, Ninth, T.140, 141, R.32	Hubbard	X		В
Crystal, T.136, R.42	Otter Tail	X		С
Curfman, T.138, R.41	Becker	X		В
Cut Foot Sioux, T.146, 147, R.27	Itasca	X		В
Deer, T.148, R.34	Beltrami	X		В
Deer, T.64, R.1E, S.4 + Var.; T.65, R.1E, S.32 + Var.	Cook		x	Α
Deer, T.62, R.24, S. Var.	Itasca	X		В
Detroit, T.138, 139, R.41	Becker	X		В
Eagle, T.45, R.29	Crow Wing		X	В
Elbow, Big, T.142, R.38, 39	Becker	X		С
Eunice, T.138, R.42, S.26 + Var.	Becker	X		В
Fish, T.137, R.42	Otter Tail	X		C

	County	Whitefish minimum mesh size 3½ inches allowed	Ciscoe minimum mesh size 1¾ inches allowed	Open dates
Eigh Hardy T140 D 24 25	Hubbard		anoweu	
Fish Hook, T.140, R.34, 35 Floyd, Big, T.139, R.41	Becker	X X		B B
Fox, East, T.138, R.27	Crow Wing	X		В
Fox, West, T.138, R.27	Crow Wing	X		В
Franklin, T.136, 137, R.42	Otter Tail	X		C
Gilstad, T.148, 149, R.30	Beltrami	X		В
Graham, T.137, 138, R.40	Becker, Otter Tail	X		В
Grant, T.146, 147, R.34	Beltrami	Λ	x	В
Graves, T.58, R.26	Itasca	X	Λ	В
Gull, T.134, R.29, 30; T.135, R.29	Cass, Crow Wing	X		В
Gull, Upper, T.135, R.29	Cass, Crow Wing	X		В
Hanging Horn, Big, T.46, R.19	Carlton	X		В
Howard, T.141, R.31	Cass	74	X	В
Ice Cracking, T.141, R.38, 39	Becker	X		C
Isabella, T.61, R.8; T.62, R.7, 8	Lake	X		A
Island, T.141, R.35	Hubbard	X		В
Island, T.150, R.28	Itasca	X		В
Jack, T.141, 142, R.30	Cass		X	В
Jessie, T.147, 148, R.25	Itasca	X		В
Jessie, Little, T.147, R.25	Itasca		X	В
Jewett, T.134, R.43	Otter Tail	X		С
Kabekona, T.142, R.32; T.143, R.32, 33	Hubbard	X		В
Kabetogama, T.69, 70, R.19-22	Koochiching St. Louis		X	Α
Kimble, T.137, R.28	Crow Wing	•	X	В
Kitchie, T.146, 147, R.30	Beltrami	X		В
Lake of the Woods	Lake of the Woods Roseau	X		Α
Latoka, T.128, R.38	Douglas	X		В
Leaf, East, T.134, R.37, 38	Otter Tail	X		С
Leaf, Middle, T.134, R.38	Otter Tail	X		C
Leaf, West, T.134, R.38	Otter Tail	X		C
Leavitt, T.139, R.25, 26	Cass	X		В
Leech, including Kabekona Bay and all other bays, T.141, R.29, 31; T.142, R.28, 29, 30, 31, 32; T.143, R.28, 29, 30, 31; T.144, R.28, 29, 30	Cass, Hubbard	x		A
Lida, T.135, 136, R.42	Otter Tail	X		С
Lizzie, T.136, 137, R.42	Otter Tail	X		С
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	County	Whitefish minimum mesh size 3½ inches allowed	Ciscoe minimum mesh size 1¾ inches allowed	Open dates
Long, T.138, 139, R.41	Becker	x		В
Long, T.139, 140, R.34	Hubbard	X		В
Long, T.134, R.42, 43	Otter Tail	X		C
Long, Lower South, T.44, R.29, 30	Crow Wing	X		В
McCraney, T.143, R.40, S.25 + Var.	Mahnomen	X		В
Many Point, T.141, R.38; T.142, R.38, 39	Becker	X		В
Maple, T.60, R.27	Itasca	X		В
Margaret (Kilpatrick), T.135, R.29	Cass	X		В
Marquette, T.146, R.33	Beltrami	X		В
Maud, T.138, R.42	Becker	X		В
Melissa, T.138, R.41	Becker	X		В
Mitchell, T.138, R.27	Crow Wing	X		В
Moore, T.142, R.38, S.5; T.143, R.38, S.32	Becker, Clearwater	<b>x</b> ·		В
Movil, T.147, 148, R.33	Beltrami	X		В
Murphy, T.137, R.39, S.6; T.138, R.39, S.31	Becker, Otter Tail	X		В
Namakan, T.68, R.17, 18; T.69, R.17, 18, 19, except the narrows between Namakan and Sand Point Lakes	St. Louis		х	A
Net (Burnett), T.142, R.40, S.17 + Var.	Becker	X		В
Nisswa, T.135, R.29	Crow Wing	X		В
Oak (Mud), T.143, R.32, S.27	Hubbard	X		В
Osakis, T.128, R.35, 36; T.129, R.35	Douglas, Todd	X		В
Ossawinamakee (Long), T.136, 137, R.28	Crow Wing	X		В
Pelican, T.135, R.27, 28; T.136, R.27, 28	Crow Wing	X		В
Pelican, Big, T.137, R.42, 43	Otter Tail	X		С
Pike, T.142, R.38	Becker	X		В
Pike, East, T.65, R.2E, 3E	Cook		X	Α
Pike Bay, T.145, R.30, 31	Cass	X		В
Pillager, T.133, 134, R.30	Cass		X	В
Pimushe, T.147, 148, R.30, 31	Beltrami	X		В
Pine, Big, T.136, 137, R.38	Otter Tail	X		С
Pine, Little, T.136, R.39; T.137, R.38, 39	Otter Tail	X		С
Pine Mountain, T.138, R.30; T.139, R.30, 31	Cass		X	В
Plantaganette, T.145, R.33, 34; T.146, R.33	Beltrami, Hubbard	X		В
Pokegama, T.54, R.25, 26; T.55, R.25, 26	Itasca		X	В
Portage, T.141, R.31	Cass		X	В
Portage, T.45, R.28, S.29 + Var.	Crow Wing	X		В

	County	Whitefish minimum mesh size 3½ inches allowed	Ciscoe minimum mesh size 1¾ inches allowed	Open dates
Potato and Eagle Lakes (channel between),	** 11	v		
T.141, R.35, S.22	Hubbard	X		В
Prairie, T.50, R.20	St. Louis	X		В
Pug Hole Lake, T.140, R.26, S.2 + Var.	Cass		X	В
Rainy, T.69-71, R.17-24	Koochiching St. Louis		x	Α
Round, T.141, R.38, 39	Becker	X		В
Round, T.134, R.28, 29; T.135, R.28, 29	Crow Wing	X		В
Round, T.148, R.27, 28	Itasca		X	В
Roy, T.135, R.29	Cass, Crow Wing	X		В
Rush Island, T.148, R.26, S.15 + Var.	Itasca	X		В
Sand, Big, T.147, 148, R.26	Itasca	X		В
Sand Point, T.67, R.16, 17; T.68, R.16, 17, except the narrows between Sand Point and Namakan Lakes and Sand Point and Little Vermillion Lakes	St. Louis		x	A
Sandy, T.149, R.35	Beltrami		X	В
Sandy, Big, T.49, R.23, 24; T.50, R.23, 24	Aitkin	X		В
Sauk, Big, T.126, 127, R.34	Stearns, Todd	X		В
Serpent, T.46, R.28, 29	Crow Wing		X	В
Silver Island, T.60, R.6; T.61, R.6, 7	Lake	X		Α
Snyder (Snider), T.143, R.39, 40	Mahnomen	X		В
Stalker, T.132, R.41	Otter Tail	X		С
Star, T.137, R.28	Crow Wing	X		В
Star, T.135, R.40, 41; T.136, R.41	Otter Tail	X		С
Steamboat, T.144, R.31, 32	Cass, Hubbard	X		В
Strawberry, T.141, 142, R.40	Becker		X	В
Sucker, Lower (Big Sucker), T.144, R.30; T.145, R.29, 30	Cass	x		В
Swan, T.55, 56, R.22, 23, S. Var.	Itasca		X	В
Ten Mile, T.140, R.30, 31; T.141, R.30, 31	Cass		X	С
Thunder, Big, T.140, R.26	Cass	X		В
Tulaby, T.142, 143, R.39	Becker Mahnomen	X		В
Turtle, Big, T.148, R.33	Beltrami	X		В
Turtle, Big, T.59, R.26, 27; T.60, R.26, 27	Itasca		X	В
Turtle, Little, T.148, R.31, 32	Beltrami	X		В
Turtle River Lake, T.147, 148, R.32	Beltrami	X		В
Twin Lakes, T.56, R.23, 24	Itasca	X		В
Victoria, T.128, R.37	Douglas	X		В

•• • • • • • • • • • • • • • • • • • •	County	Whitefish minimum mesh size 3½ inches allowed	Ciscoe minimum mesh size 1¾ inches allowed	Open dates
Wabedo, T.140, R.28	Cass	X		В
Washburn, T.139, 140, R.26	Cass	X		В
White Earth, T.142, 143, R.40	Becker, Mahnomen	X		В
Wilson Bay, T.134, R.29, 30	Cass	X		В
Wimer, T.137, R.40	Otter Tail	X		С
Winnibigoshish, T.145, R.27, 28, 29; T.146, R.27, 28, 29; T.147, R.27, 28	Cass, Itasca	x		В
Winnibigoshish, Little, T.145, R.26, 27; T.146, R.26, 27, except those portions within one-fourth mile of river channels	Cass, Itasca		X	В
Wolf, Big, T.145, 146, R.32, S. Var.	Beltrami, Hubbard	X		В
Woman, T.140, R.28, 29; T.141, R.28, 29	Cass	X		В

## 6252.0600 [Emergency] TIME RESTRICTIONS ON TAKING WHITEFISH AND CISCOES.

Gill nets may not be set after sunset or raised before sunrise. All gill nets must be operated only by the licensee. Gill nets must be tended at least once every 24 hours. A person may use only one gill net.

#### LAKE SUPERIOR FISHING GUIDES

## 6252.0900 [Emergency] LICENSE REQUIREMENTS FOR LAKE SUPERIOR FISHING GUIDES.

License applicants must be at least 18 years of age at the time the license is issued and possess a valid United States Coast Guard operator's license appropriate for the watercraft to be used. Applications are available from the License Bureau and must be submitted to the Lake Superior Area Fisheries Supervisor.

## 6252.1000 [Emergency] REOUIRED RECORD KEEPING.

Licensed Lake Superior fishing guides must keep accurate records on forms provided by the commissioner. Records must be kept on a monthly basis and must be submitted on or before the tenth day of each month for the preceding month. Records must be submitted whether or not the licensee engaged in guiding during the reporting month, except that records need not be submitted for the months of November through April unless the licensee has engaged in guiding during those months. Records must be submitted to the Lake Superior Area Fisheries Supervisor.

Failure to submit any required records will invalidate any subsequent application for licensure as a guide for up to a three-year period, upon determination by the commissioner.

#### **MINNOWS**

## 6254.0100 [Emergency] PERMITTED ACTIVITIES FOR TAKING MINNOWS.

Subpart 1. Minnow retailer's license required for retail purposes. A person possessing a valid minnow retailer's license, as provided by Minnesota Statutes, section 97C.501, may buy and possess any amount of minnows, for the purpose of reselling them at retail, and may transport minnows from the place of wholesale purchase to an established, stationary place of business located in the state and owned or operated by the licensee, where the minnows are sold at retail, or to a licensed private fish hatchery or aquatic farm.

- Subp. 2. Required vehicle licenses. The provisions in items A and B apply to license requirements on vehicles used to transport minnows.
- A. A vehicle may not be used to contain or transport more than 24 dozen minnows in this state unless it is licensed for that purpose by the commissioner, except as defined under *Minnesota Statutes*, section 97C.501. Vehicle licenses must be kept in the vehicle and must be available for inspection by the commissioner at all reasonable times. Minnow dealers and retailers may obtain vehicle licenses only for vehicles registered in this state. A motor vehicle licensed as a common carrier is not required to be licensed under the game and fish laws to transport minnows for another person.

- B. Each vehicle licensed for the transport of minnows must be identified with the licensee's name and town of residence as it appears on the retailer's, dealer's, exporter's, or hauler's license. Required vehicle identification must be displayed so that it is readily visible from either side of the vehicle in letters and numbers not less than 2-1/2 inches high and with a three-eighths inch wide stroke. Required vehicle identification may be permanently affixed to vehicles or displayed on removable plates or placards placed on opposite doors of the vehicle or on tanks carried on the vehicle. In addition, vehicle identification for vehicles used to transport minnows out of the state must bear the exporting dealer's or hauler's license number.
- Subp. 3. Angling license requirement exemption. A properly endorsed aquatic farm or private fish hatchery license allows the licensee to conduct activities provided by subparts 1 and 2 and exempts the licensee from angling license requirements when conducting activities specified under this part.

## 6254.0200 [Emergency] WATERS OPEN TO TAKING MINNOWS.

Minnows may be taken from all waters of the state, except that minnows may be taken from the waters described in items A to E only if the taker possesses a permit issued by the commissioner:

- A. waters within the boundaries of wildlife management areas;
- B. waters within the boundaries of state parks;
- C. within 50 yards of any site where loons are nesting; and
- D. waters described in parts 6254.0300 and 6254.0400 [Emergency] where taking for commercial purposes is specifically prohibited or regulated by the commissioner.
  - E. designated trout waters as provided by *Minnesota Statutes*, section 97C.505, subdivision 5.

## 6254.0400 [Emergency] WATERS WITH RESTRICTIONS ON EQUIPMENT USED FOR TAKING MINNOWS.

Taking minnows with a seine is prohibited in the waters described in items A and B; however, taking minnows by the use of traps or other legal means is permitted:

- A. Otter Creek in Mower County: that portion of the main stream in T.101, R.17, S.28,29,30,31; and T.101, R.18, S.36 from the Nevada Road bridge in S.28 to the Iowa border; and
- B. Zumbro River in Wabasha County: that portion of the main river in T.109, R.14, S.6,7,8,9,10,17 from the Village of Mazeppa to its junction with the South Branch of the Zumbro River.

## 6254.0500 [Emergency] ALLOWABLE METHODS FOR TAKING MINNOWS.

Minnows may be taken in traps subject to the conditions in items A to C.

- A. Minnow traps must be identified in a permanent and legible manner. The traps of persons licensed to take minnows must display the name, town of residence, and aquatic farm or private fish hatchery license number of the minnow dealer to whom they belong. The traps of persons other than dealers and aquatic farm and private fish hatchery operators must display the name, full street address, and town of residence of the person to whom they belong. The required information must be displayed on a waterproof tag securely attached to the trap or be branded or stamped into a permanent portion of the trap. On leech traps, the required information may also be painted on the trap with oil base paint or indelible ink. Identification on nonsubmerged traps must be unobscured and located above the water surface.
- B. A single string of minnow traps, attached together, may not extend across more than one-half the width of any stream, nor may a single string of minnow traps be placed within 50 feet in any direction of any portion of another single string. In open water, an individually placed minnow trap may not be placed within 20 feet in any direction of any portion of another such trap, except that submerged traps may be set four traps at one site, set side by side within 12 inches of one another, at intervals of not less than 20 feet in any direction of any portion of other such minnow trap sets. A minnow dealer may not set a trap within 50 feet in any direction of any portion of another minnow dealer's trap.
- C. Minnow traps must be lifted and emptied of minnows and other fish as frequently as necessary to prevent the loss of minnows or other fish, provided that under no circumstances may minnow traps be emptied less frequently than once every 72 hours between April 1 and October 31 and once every seven days between November 1 and March 31. All traps must be removed from the water and shoreline immediately upon ceasing trapping operations.

## 6254,0600 [Emergency] REQUIREMENTS TO HOLD AND MOVE MORE THAN 24 DOZEN MINNOWS.

- Subpart 1. Restrictions apply to quantities of minnows in excess of 24 dozen. This part applies only to quantities of minnows in excess 24 dozen.
- Subp. 2. Water volume for handling and transporting minnows. After being taken, minnows may not be moved in less water than the volume that will sustain them in good condition.

## Emergency Rules =

- Subp. 3. Oxygen content and temperature requirements. All containers used to hold minnows other than for transport must be provided with aerating equipment or with a continuous flow of water which at all times maintains sufficient dissolved oxygen to sustain the minnows in good condition, except that containers so equipped are not required for holding leeches. Leeches may not be held in any container in which the dissolved oxygen in the water or the temperature is not maintained at a level that will sustain the leeches in good condition. Minnows, including leeches, may be transported only in containers in which the dissolved oxygen in the water is maintained at a level that will sustain the minnows in good condition.
- Subp. 4. Inspection of minnow containers. Minnows must be transported only in containers that permit inspection of the minnows by the commissioner at any time.
- Subp. 5. Required reporting. Minnow dealers and exporting minnow dealers must report, on forms provided by the commissioner, for the previous calendar year. Reports must be submitted prior to February 1 of each year to the address identified on the form. A minnow dealer's license or exporting minnow dealer's license may not be renewed until the yearly report has been received.
- Subp. 6. Exemption from water volume, oxygen, and temperature requirements. Subparts 2 and 3 do not apply to persons licensed as aquatic farm or private fish hatchery operators.

## **AMPHIBIANS AND TURTLES**

#### **AMPHIBIANS**

## 6256.0100 [Emergency] ALLOWED TIMES FOR TAKING FROGS.

Frogs may only be taken between sunrise and sunset, except as otherwise permitted.

## 6256.0200 [Emergency] SPECIES AND SIZE LIMITS FOR TAKING FROGS.

Only leopard frogs (Rana pipiens) and bull frogs (Rana catesbiana) more than six inches long may be taken or possessed for purposes other than bait.

## 6256.0300 [Emergency] PERMITS FOR IMPORTING FROGS.

Live frogs may not be imported for purposes other than bait, unless authorized by a specific permit issued by the commissioner.

## 6256.0400 [Emergency] REPORTS, RECORDS, AND INSPECTIONS TO TAKE FROGS FOR NONBAIT.

All licensees and permittees who have taken frogs for purposes other than bait must report activities of the previous license year, on forms provided by the commissioner, before relicensing.

All licensees and permittees who take or possess frogs for purposes other than bait must keep a record book that includes the number or weight of each species of frog acquired by taking or purchase and sold, the name and address of each purchaser and seller, and the date of each transaction. These records must be kept current within 48 hours of a transaction.

#### **CRAYFISH**

#### 6260.2500 [Emergency] GENERAL RESTRICTIONS ON TAKING CRAYFISH.

- Subpart 1. Seasons and size restrictions. The open season for taking crayfish is April 1 through November 30. Crayfish less than one inch in length from tip of rostrum to tip of tail must be returned unharmed to the water.
- Subp. 2. Gear and marking requirements. The following provisions in this subpart apply to gear and marking requirements on the taking of crayfish:
- A. Crayfish may be harvested with gear allowed for rough fish and minnows in addition to gear specified in parts 6260.2500 to 6260.3400 [Emergency]. Crayfish traps or harvesting devices must be identified in a permanent and legible manner with a plastic or metal tag not smaller than one inch by three inches bearing the user's name and address.
  - B. The mesh size for crayfish traps may not be less than one-half inch, stretch measure.
  - C. Crayfish drop nets must be of rectangular shaped mesh webbing sewn to a rigid frame, lifted by ropes and a hoisting pole.
  - D. Floats used to mark traps may not be larger than four inches square or four inches in diameter.
  - E. Rough fish parts may be used within a crayfish trap as bait.

## 6260.2600 [Emergency] SALE OF CRAYFISH.

All crayfish species in this state may be harvested and crayfish may be cultured for sale for food and processed bait. Crayfish may not be sold for live bait or aquarium use within this state.

#### 6260.2700 [Emergency] TENDING CRAYFISH TRAPS.

Crayfish traps may be lifted from one hour before sunrise until one hour after sunset. Crayfish traps must be lifted at least once in each 24 hour period weather permitting. All trapped fish must be returned to the water.

#### 6260.2800 [Emergency] DISPOSAL OF CRAYFISH.

Dead crayfish or the shells or meats of crayfish may not be returned to the water or deposited on any shoreline or adjacent area.

#### 6260.2900 [Emergency] TRANSPORTATION AND STOCKING OF CRAYFISH.

The transportation of any crayfish from one body of water to another within the state is prohibited, except by written permission from the commissioner.

#### 6260.3000 [Emergency] IMPORTATION OF CRAYFISH PROHIBITED.

The placement in waters of the state of any crayfish imported from outside the state is prohibited, except under permit by the commissioner.

## 6260.3100 [Emergency] PENALTIES FOR VIOLATION.

Violation of any provision of state law pertaining to the harvest of crayfish, parts 6260.2500 to 6260.3400 [Emergency], or any terms or conditions of any permit may result in the permit being revoked.

## 6260.3200 [Emergency] TAKING OF CRAYFISH FOR PERSONAL USE.

- Subpart 1. License requirement for taking crayfish for personal use. A person possessing a valid resident or nonresident angling license may take and possess for personal use not more than 25 pounds of live, whole freshwater crayfish.
  - Subp. 2. Sale of crayfish taken for personal use prohibited. Crayfish taken for personal use may not be sold.
- Subp. 3. Locations for taking crayfish for personal use. Crayfish may be harvested for personal use in any waters of the state where fish may be taken by angling, and to which the harvester has legal access, unless otherwise posted.
  - Subp. 4. Use of crayfish for bait. Live crayfish taken may be used as bait only in the body of water where taken.

## 6260.3300 [Emergency] TAKING CRAYFISH FOR COMMERCIAL USE.

- Subpart 1. Permits and resident angling license requirements. A person taking or possessing more than 25 pounds of live, whole freshwater crayfish must first obtain a written permit from the commissioner. This permit is required to harvest crayfish for sale.
- Subp. 2. Persons allowed to assist permit holders. Only persons listed on the permit may assist the permit holder in any phase of the crayfish harvesting operations.
  - Subp. 3. Commercial use permit procedures. Permits may be issued upon application pursuant to the criteria in this subpart:
    - A. Application must be made on forms, provided by the commissioner, and must be submitted to the area fisheries office.
- B. Permits will be issued only to residents who possess a valid Minnesota angling license or are otherwise exempt from angling license requirements.
- C. A person working for a permit holder must possess a valid Minnesota angling license or be otherwise exempt from angling license requirements.
  - D. Applications must be signed by the applicant. Failure to properly and fully complete an application may result in its rejection.

## 6260.3400 [Emergency] PERMIT CONDITIONS FOR COMMERCIAL CRAYFISH OPERATIONS.

- Subpart 1. **Permit duration.** A permit is not valid for more than one season and may be issued for shorter periods of time at the discretion of the commissioner.
- Subp. 2. **Permit revocation.** The commissioner may revoke any permit upon determination that revocation is necessary for protection of natural resources.
- Subp. 3. Variance of harvest operations. Any variance from permit conditions requires a written amendment which must be attached to and become part of the permit.
- Subp. 4. Importation of crayfish. The importation of live crayfish or crayfish eggs into the state is prohibited except by written permit from the commissioner. Permits to import live crayfish for processing may only be issued provided no live crayfish are allowed to exit the processing facility.
- Subp. 5. Required records. Permit holders must keep records of all crayfish sales transactions. Records must be verifiable with supporting sales slips and include the number or weight of all species of crayfish acquired by taking or purchase and sold, name and address of buyer, and date of each transaction. Records must be kept current within 48 hours. Failure to keep complete and current records may result in immediate revocation of the permit and may render the permit holder ineligible for future permits.
- Subp. 6. Commercial sale, purchase, and transportation of crayfish. Crayfish legally harvested may be bought, sold, and transported for food purposes and as processed bait only.

Crayfish must be kept separated from live fish when being transported within the state.

## Emergency Rules =

- Subp. 7. Exportation of crayfish. Crayfish legally possessed may be exported for any purpose.
- Subp. 8. Notification of harvest operations. The permit holder must inform the area fisheries office at least 24 hours in advance of the start of harvest operations for each water body.
- Subp. 9. Responsibility for harvest activities. The permit holder must be in personal attendance at harvest operations and is responsible for all harvest activities. All members of the crew must be listed on the permit.
- Subp. 10. **Identification of harvest sites.** Crayfish harvest sites will be identified to the area fisheries office by name and legal description or, if available, the Division of Waters inventory number.

## FISHING REGULATIONS AND REQUIREMENTS

## 6262.0100 [Emergency] GENERAL RESTRICTIONS ON TAKING FISH.

Subpart 1. Angling hours. Angling hours on all streams and rivers from Lake Superior upstream to posted boundaries are from one hour before sunrise to one hour after sunset during the open season.

Angling hours for trout in streams south of U.S. Highway 12 begin at 10:00 a.m. on the opening day.

Angling hours for all other species on all inland waters are continuous during the open season, except for certain waters which are subject to experimental or special regulations.

- Subp. 2. Identification of fish houses. The metal tag supplied with the annual fish house license must be attached to the structure no more than six inches below the top edge of the exterior side of the door. On structures with openings other than doors, the tag must be attached to the material on the right side of opening when facing structure and not more than six inches below the top of opening.
- Subp. 3. Take A Kid Fishing Weekend. Take A Kid Fishing Weekend is the first Saturday and Sunday after the first Monday in June.
- Subp. 4. Transporting and stocking live fish. Except as provided in *Minnesota Statutes*, section 97C.525, subdivision 1, a person may not transport or stock in any waters of the state live fish eggs, fish spawn, or immature or adult fish of any species without a permit issued by the commissioner. An angling license does not authorize a person to import, transport, or stock live fish.
- Subp. 5. Commercially transporting and stocking live fish. Except as provided in *Minnesota Statutes*, sections 17.4984 and 97C.211, a person may not transport or stock in any waters of the state live fish eggs, fish spawn, or immature or adult fish of any species without a permit or license issued by the commissioner.

## Official Notices =

Pursuant to the provisions of Minnesota Statutes § 14.10, an agency, in preparing proposed rules, may seek information or opinion from sources outside the agency. Notices of intent to solicit outside opinion must be published in the State Register and all interested persons afforded the opportunity to submit data or views on the subject, either orally or in writing.

The State Register also publishes other official notices of state agencies, notices of meetings, and matters of public interest.

## **Department of Health**

NOTICE IS HEREBY GIVEN to all Health Care Providers (defined below), that, under Minnesota Laws 1993, Chapter 345, Article 2, Section 5, Subdivision 2, the commissioner of health shall establish limits on the increase in revenue for each health care provider, for calendar year 1994 and 1995. The limits must be the same as the annual rate of growth in health care spending established under section 62J.04, subdivision 1, paragraph (b). The commissioner may adjust final figures for case mix complexity, inpatient to outpatient conversion, payer mix, out-of-period settlements, taxes, donations, grants and legislative initiatives that materially change health care costs, as long as these adjustments are consistent with the methodology submitted by the health care provider to the commissioner, and approved by the commissioner as actuarially justified. The methodology to be used for adjustments must be submitted to the commissioner by September 1, 1993.

The Minnesota Department of Health will assist trade associations of health care providers in Minnesota, their representatives and members, in coordinating the submission of any proposed methodologies as described above and to enable an efficient evaluation of the proposals. Any additional information regarding this notice may be obtained by writing to Ven Manda, Health Care Delivery Systems, Minnesota Department of Health, 717 E. Delaware Street, Minneapolis 55440, or calling (612) 623-5596.

Health Care provider, as defined by *Minnesota Statutes* Article 6, Section 1, Subdivision 8, means a person or organization other than a nursing home that provides health care or medical care services under Minnesota for a fee, and is eligible for reimbursement under the Medical Assistance program under chapter 256B.

## **Health Department**

## **Health Technology Advisory Committee (HTAC)**

Applications are being sought from persons interested in possible future vacancies on the Health Technology Advisory Committee (HTAC), formerly the Health Planning Advisory Committee (HPAC), of the Minnesota Health Care Commission. The Health Technology Advisory Committee is appointed by the Minnesota Health Care Commission. Committee membership must include at least one person representing physicians, at least one person representing hospitals, and at least one person representing the health care technology industry. The Committee currently includes members representing other interests as well. Seventeen members are currently on the Committee.

The Health Technology Advisory Committee is charged to:

Develop criteria and processes for evaluating health care technology assessments made by other entities; conduct evaluations of specific technologies and their specific use and application; report the results of the evaluations to the Commissioner of Health and the Minnesota Health Care Commission.

The Health Technology Advisory Committee will recommend to the Minnesota Health Care Commission and the Commissioner of Health methods to control the diffusion and use of technology within the regulated all-payer system for services provided outside of an integrated services network. The Committee will consult with the Commission on a report to the Legislature and the Governor regarding the necessity of a health technology advisory committee to address the use and distribution of health technology under a reformed health care system which includes integrated service networks, global limits on growth, and a regulated all-payer system. The Committee will also consult with the Commissioner of Health and the Commission on issues of cost allocation for medical education and research.

Committee meetings are scheduled for the first and third Thursdays of each month, at locations to be announced.

Questions regarding the Committee or the application process should be directed to David Haugen at the address below or at (612) 623-5375. Send applications to:

Health Technology Advisory Committee (HTAC) Minnesota Health Care Commission Attention: John Chiotti 717 Delaware Street SE Minneapolis, MN 55440

## **Labor and Industry Department**

## **Labor Standards Division**

## **Notice of Prevailing Wage Certifications for Commercial Construction Projects**

Effective July 12, 1993 prevailing wage rates are certified for commercial construction projects in: Blue Earth county: MSU Nelson Hall Fire Damage Remodeling-Mankato. Cass county: Ah Gwah Ching Center Elevator Repairs-Walker. Hennepin county: Two Public Building Reroofing-City of Crystal. Kandiyohi county: Willmar Regional Training Center Auditorium Demolishing-Willmar. Mcleod county: Hutchinson Public Schools Masonry Restoration-Hutchinson. Nicollet county: Garfield School Window Covering-North Mankato. Ottertail county: Fergus Falls Community College Reroofing-Fergus Falls. Roseau county: Pinecreek Border Airport Runway Reconstruction-Pinecreek. St. Louis county: U of M Tuckpointing of Stadium Apartments-Duluth. Scott county: City of Savage Public Works Addition-Savage.

Copies of the certified wage rates for these projects may be obtained by writing the Minnesota Department of Labor and Industry, Prevailing Wage Section, 443 Lafayette Road, St. Paul, Minnesota 55155-4306. The charge for the cost of copying and mailing are \$1.36 per project. Make check or money order payable to the State of Minnesota.

John B. Lennes, Jr. Commissioner

## **Minnesota State Retirement System**

## **Board of Directors, Regular Meeting**

The regular meeting of the Board of Directors, Minnesota State Retirement System, will be held on Friday, July 16, 1993 at 9:00 a.m. in the office of the System, 175 W. Lafayette Frontage Rd., St. Paul, Minnesota.

## **State Grants :**

In addition to requests by state agencies for technical/professional services (published in the State Contracts section), the *State Register* also publishes notices about grant funds available through any agency or branch of state government. Although some grant programs specifically require printing in a statewide publication such as the *State Register*, there is no requirement for publication in the *State Register* itself.

Agencies are encouraged to publish grant notices, and to provide financial estimates as well as sufficient time for interested parties to respond.

## **Department of Human Services**

## Family and Children's Services Division

## Notice of Request for Proposals for Child Care Service Development/Technical Assistance Awards Grant Funding

The Department of Human Services is soliciting proposals from public and private nonprofit agencies and for-profit child care services organizations to administer child care technical assistance awards grants to licensed family child care providers in Minnesota through funding from the State's Child Care Services Grant Funds.

The purpose of this Request for Proposals is to solicit organizationally capable agencies with established involvement and expertise in child care services to submit proposals to manage the notification, selection, distribution and supervision of technical assistance awards for licensed child care providers in their region (or metropolitan county). Each technical assistance awards program will offer grants of between \$100 and \$1,000 to child care providers for the following purposes:

- a. facility improvements including, but not limited to, improvements to meet licensing requirements and expand licensed capacity;
  - b. toys and equipment;
  - c. start-up costs; and
  - d. staff training and development costs.

The distribution of funds to agencies applying for this special category of service development grant to administer the technical assistance awards is determined strictly in accordance with the formula set forth in *Minnesota Statutes*, chapter 256H.22, subdivision 2.

Proposals will be reviewed and recommended for funding by a statewide advisory committee appointed by the Commissioner and representing each of the State's economic development regions and the following constituent groups: family child care providers, child care centers, parent users, health services, social services, public schools and other citizens with demonstrated interest in child care issues. Selection of proposals will be based on the following criteria:

- 1. (30%) Documentation of organizational capability and established involvement with child care services.
- 2. (20%) Demonstration of partnership, community education and public awareness building efforts.
- 3. (20%) Design and methods for monitoring accessibility to, and effectiveness of, the program.
- 4. (15%) Evidence of ability to provide information, expertise and individual assistance to family child care providers.
- 5. (15%) Willingness to collaborate with the Department to standardize access to technical assistance awards while being innovative and creative in implementing grants with individual providers.

For complete information regarding the Request for Proposals, contact Jennette Hanson, Child Care Grants Administrator, at (612) 296-5590, Department of Human Services, Family and Children's Services Division, 444 Lafayette Road, St. Paul, MN 55155-3832. **Proposals are due no later than September 1, 1993.** 

Department of Administration procedures require that notice of any consultant services contract or professional and technical services contract which has an estimated cost of over \$10,000 be printed in the State Register. These procedures also require that the following information be included in the notice: name of contact person, agency name and address, description of project and tasks, cost estimate, and final submission date of completed contract proposal. Certain quasi-state agencies are exempted from some of the provisions of this statute.

## **Minnesota Department of Commerce**

## Request for Proposal (RFP) for Businesses Wishing to Act as Auctioneer for the Sale of Items Left in Abandoned Safe Deposit Boxes

The Minnesota Department of Commerce is requesting proposals from qualified businesses to auction items being held in abandoned safe deposit boxes. The inventory of personal property to be auctioned is composed primarily of coins, jewelry, stamps, silver and collectible items. This auction will be Saturday, October 16, 1993.

One original and two copies of the proposal should be submitted to the Minnesota Department of Commerce, Unclaimed Property Section, 133 E. 7th St., St. Paul, MN 55101, Attention: Sandy Mackenthun, no later than 4:00 p.m., July 30, 1993.

Questions and request for copies of the RFP should be directed to the Unclaimed Property Section at (612) 296-2568.

## **Minnesota Department of Commerce**

## Request for Proposal (RFP) for Businesses Wishing to Act as Appraisers Prior to Sale of Items Left in Abandoned Safe Deposit Boxes

The Minnesota Department of Commerce is requesting proposals from qualified businesses to appraise items being held in abandoned safe deposit boxes. The inventory of personal property to be appraised is composed primarily of coins, jewelry, stamps, silver and collectible items. The appraisal and inventory of items must be completed by September 17, 1993. The scheduled date of the auction is Saturday, October 16, 1993.

One original and two copies of the proposal should be submitted to the Minnesota Department of Commerce, Unclaimed Property Section, 133 E. 7th St., St. Paul, MN 55101, Attention: Sandy Mackenthun, no later than 4:00 p.m., July 30, 1993.

Questions and requests for copies of the RFP should be directed to the Unclaimed Property Section at (612) 296-2568.

## **Department of Health**

## **AIDS/STD Prevention Services Section**

## **Request for Proposals for HIV Case Management Services Programs**

#### Purnose

The Minnesota Department of Health (MDH) has funds available for the development, implementation and evaluation of case management services for persons with HIV disease. The purpose of HIV case management is to provide a comprehensive system of support to persons at all stages of HIV disease. Case management assists persons with HIV disease by:

- finding and coordinating the appropriate health and social services;
- assessing problems and providing support to individuals in making behavior changes that reduce further transmission of HIV; and
  - documenting problems faced by clients in finding or using care services.

## **Amount**

Funding of up to \$855,000 is available to fund community-based and health care providing programs for the development, implementation and evaluation of case management services for persons with HIV disease. Providers of these services will be selected on a competitive basis; the amount of the award will be dependent on the total number of individuals to be served by the provider.

#### Duration

The grant period is established for twelve months, January 1, 1994—December 31, 1994. Continuation funding will be dependent upon the availability of state and federal HIV services funds to the MDH.

## **Eligibility**

- 1. Community health boards, non-profit organizations, and health care providers that can demonstrate administrative, organizational, programmatic, and fiscal capacity to develop, implement, and evaluate the proposed program are eligible to apply for these funds.
- 2. All applicants must demonstrate expertise in the area of HIV services, case management, or HIV case management and an ability to provide clinical supervision to case managers providing case management services.

## **Procedure for Grant Application**

The request for proposals packet is available upon request, including instructions, format, necessary forms, and selected readings. A technical meeting will be held on Thursday, July 22, from 9:00–11:00 a.m. Call for information. For further information about this Request for Proposals, you may contact Fraser Nelson at the above address or at 612/623-5721. No other MDH personnel may be contacted concerning this Request for Proposals.

Agencies seeking MDH funding for HIV services programming are required to submit ten (10) copies of the completed proposal by 4:30 p.m., Wednesday, September 1, 1993.

Proposals are to be submitted by the specified data and time to:

Fraser Nelson, HIV Services Coordinator AIDS/STD Prevention Services Section Minnesota Department of Health 717 Delaware Street S.E., P.O. Box 9441 Minneapolis, Minnesota 55440-9441 (612) 623-5721

## **Department of Health**

## Request for Proposals for Exception to the Nursing Home Moratorium

#### Purposes

The Interagency Long Term Care Planning Committee (INTERCOM) is accepting proposals from nursing homes and boarding care homes requesting an exception to the nursing home moratorium. The Commissioner of Health, in coordination with the Commissioner of Human Services, may approve such requests under conditions listed in *Minnesota Statutes* 144A.073. These conditions refer to four categories of exceptions which are defined as:

- (a) "Conversion" means the relocation of a nursing home bed from a nursing home to an attached hospital.
- (b) "Renovation" means extensive remodeling of, or construction of an addition to, a facility on an existing site with a total cost exceeding ten percent of the appraised value of the facility or \$200,000, whichever is less. (MINNESOTA STATUTES § 144A.071 NOW ALLOWS PROJECTS WITH COSTS LESS THAN \$500,000 OR 25% OF THE FACILITY'S APPRAISED VALUE TO PROCEED WITHOUT APPLYING FOR AN EXCEPTION UNDER THIS PROCESS.)
  - (c) "Replacement" means the demolition or reconstruction of all or part of an existing facility.
- (d) "Upgrading" means a change in the level of licensure of a bed from a boarding care bed to a nursing home bed in a certified boarding care facility.

#### **Emergency Rules**

Rules governing procedures for exceptions to the nursing home bed moratorium were effective November 7, 1988 and notice of their adoption was published in the *State Register* on November 28, 1988. These emergency rules were reinstated by notice of adoption published in the *State Register* on July 6, 1993.

#### Appropriation Available

The commissioner of health may license or certify beds through the exception review process, provided the projected total annual increased state medical assistance costs of all licenses or certifications granted during the biennium under these exceptions to the moratorium do not exceed \$550,000.

## Eligibility

A proposal for an exception to the moratorium may be submitted by an organization or individual authorized by a facility's governing board or management to prepare and submit a proposal to the Interagency Long Term Care Planning Committee.

## Procedure for Receiving Complete Request for Proposals (RFP)

The complete request for proposals, including instructions, format and necessary forms, is available upon written or facsimile request to:

Pat Robertson

Minnesota Department of Health—Health Resources Division

P.O. Box 64900

393 North Dunlap Street

St. Paul, MN 55164-0900

Fax # (612) 643-2593

#### Questions Concerning the RFP

Prospective applicants may submit any questions relating to the RFP in writing to the Executive Director (see address below). (NO ANSWERS WILL BE PROVIDED IN RESPONSE TO PHONE CALLS.) Each question must cite the particular RFP page to which it refers. Copies of all questions and their answers will be provided to all prospective applicants who have requested Application materials. Only responses in writing by the Executive Director will be considered official. Responses to questions will be mailed July 30, August 20, and September 24, 1993. The closing date for the receipt of questions will be 4:30, September 20, 1993. In addition, prospective applicants will be notified of a Technical Assistance workshop to be scheduled in August.

## Procedures for Submitting Proposals

Please submit 5 copies of the completed proposal by 4:30, October 11, 1993:

Anne P. Kane, Executive Director
Interagency Long Term Care Planning Committee
Minnesota Department of Health—Health Resources Division
P.O. Box 64900
393 North Dunlap Street
St. Paul, MN 55164-0900

## **Department of Human Services**

## **Fergus Falls Regional Treatment Center**

## **Request for Proposals to Provide Psychiatric Services**

The Minnesota Department of Human Services is soliciting proposals from qualified parties to provide psychiatric services to inpatients at the Fergus Falls Regional Treatment Center, Fergus Falls, Minnesota.

#### I. SCOPE OF PROJECT

The psychiatrist selected will need to be a Board Eligible or Board Certified psychiatrist trained in the assessment and evaluation of acute psychiatric patients. The psychiatrist must have a good working knowledge of psychotropics and the Jarvis procedures required in the State of Minnesota. The psychiatrist chosen will generally be assigned to the fifteen-bed admission services of the Regional Treatment Center.

#### II. GOALS AND OBJECTIVES

The goals of the project is to provide prompt and accurate assessment of newly admitted patients. The psychiatrist must have the ability to work closely with the treatment team and developing the treatment plan within stated guidelines, and must oversee the carrying out of the treatment plan. All legal requirements for the admission, treatment, and discharge of the patients must be followed. JCAHO and HCFA guidelines are used throughout the Regional Treatment Center.

#### III. PROJECT TASKS

- 1. Assess and evaluate newly admitted psychiatric patients.
- 2. Timely dictation of results according to established guidelines.
- 3. Treatment team leader.
- 4. Deal with any psychiatric emergencies that may occur.
- 5. Refer psychiatric patient to medical sources if patient requires medical treatment in addition to psychiatric treatment.

## IV. HUMAN RIGHTS COMPLIANCE

It is hereby agreed between the parties that *Minnesota Statutes*, section 363.073 and *Minnesota Rules*, parts 5000.3400 to 5000.3600 are incorporated into any contract between these parties based upon the specification or any modification to it. A copy of *Minnesota Statutes*, section 363.073 and *Minnesota Rules*, parts 5000.3400 to 5000.3600 is available upon request from the contracting agency, the Department of Human Services.

#### V. SUBMISSION OF PROPOSAL

All proposals must be sent to and received by:

Leonard Woytassek, MD Medical Director Fergus Falls Regional Treatment Center PO Box 157 Fergus Falls, MN 56538-0157

not later than 12:00 noon on July 26, 1993.

#### VI. FIXED PROJECT COSTS

\$266,000.00

#### VII. COMPLETION DATE

The projects will be completed by June 30,1994.

## VIII. PROPOSAL CONTENTS

- 1. A Board Eligible or Board Certified psychiatrist.
- 2. Ability to provide detailed and accurate assessment of psychiatric patients, and to outline with the treatment team the plan for treatment.
  - 3. Knowledge of the legal requirements for the admission and treatment of patients within a Regional Treatment Center.

#### XI. EVALUATION

Proposals will be evaluated based on the following factors:

- 1. Psychiatric qualifications and experience.
- 2. Team leadership ability and ability to properly interact with the team.
- 3. Timeliness of and completeness of required reports following Hospital guidelines.

#### X. DEPARTMENT CONTACTS

Prospective responders who have any questions over this proposal may call:

Leonard Woytassek, MD Medical Director Fergus Falls Regional Treatment Center PO Box 157 Fergus Falls, MN 56538-0157 (218) 739-7200

## **Department of Human Services**

## **Fergus Falls Regional Treatment Center**

## Request for Proposals to Provide the Services of Locum Tenens Psychiatrists

Fergus Falls Regional Treatment Center, MN Department of Human Services, is soliciting proposals from qualified consultants to supply the following physicians licensed to practice in the State of Minnesota:

Services of a full time locum tenens board eligible or certified psychiatrist at the Fergus Falls Regional Treatment Center for diagnosis and treatment of emotional disorders of mentally ill, chemically dependent and mentally retarded clients.

Contract will be written for the period of July 1, 1993 through June 30, 1994. More detailed written information on position responsibilities may be obtained by contacting Leonard Woytassek, MD, Medical Director, Fergus Falls Regional Treatment Center, PO Box 157, Fergus Falls, MN 56538-0157. Telephone: (218) 739-7200.

## **Department of Human Services**

## **Mental Health Division**

## **Request for Proposals to Contract for Inpatient Hospital Psychiatric Services**

The Commissioner of Human Services has established that there is a need for additional inpatient hospital psychiatric services within the Anoka Metro Regional Treatment Center (AMRTC) catchment area for persons committed as mentally ill. This area includes the counties of Anoka, Dakota, Hennepin, Ramsey, Sherburne and Washington. As a result of this determination, the Minnesota Department of Human Services is requesting proposals related to providing inpatient hospital psychiatric services to persons eligible under the Medical Assistance Program. Services would be provided to persons with serious and persistent mental illness, who have been judicially committed as mentally ill. Patients will be dually committed to the contracting hospital(s) and the AMRTC.

The contracting hospital(s) will serve committed patients age eighteen or over whose total course of treatment can be completed and who can be discharged back to a placement in the community within 45 days of admission to the hospital. Patients in need of active chemical dependency treatment and persons eligible under the General Assistance Medical Care Program are not included in this contract. Committed patients whose treatment will require a length of stay of more than 45 days will be transferred to the AMRTC for treatment. The average daily census for this program is anticipated to be 20 patients.

The contract will be for a one year period beginning October 1, 1993. The cost of the contract may not exceed \$4,500,000. This request, however, does not oblige the state to accept a proposal or complete the contract.

The deadline for receipt of proposals is August 13, 1993, at 4:00 p.m. Selection and notification of contract award will occur by August 27, 1993. A detailed description of the contract requirements and specifications for submission of the proposal may be obtained from:

Elaine Timmer, CEO Anoka-Metro Regional Treatment Center 3300 4th Avenue North

Anoka, Minnesota 55303-1119 (612) 422-4284

## Minnesota Workers' Compensation Assigned Risk Plan

# Notice of Request for Proposals for Services to be Provided to the Minnesota Workers' Compensation Assigned Risk Plan ("Plan")

The Plan is seeking joint proposals, submitted by two partnered entities, to provide general administrative and managed care services. General administrative services include but are not limited to: policy issuance and premium collection services; premium audit services; and loss control services. Managed care services include but are not limited to: medical management and disability management. Claims administration services, which have historically been provided to the Plan by the general administrative services vendors, may be provided by either vendor or a combination of both.

Because the Plan believes that there will be substantial savings to the Plan if the services provided by the two vendors are carefully and fully coordinated, only proposals which provide both general administrative and managed care services will be accepted. The Plan will not award more than 50 percent of its business to any one pair of vendors making a joint proposal.

An entity proposing to provide general administrative services must either be an insurance company licensed pursuant to *Minnesota Statutes* Section 60A.06, subdivision 1, clause (5), paragraph (b), or a self-insurance administrator licensed pursuant to *Minnesota Statutes* Section 176.181, subdivision 2, clause (2), paragraph (a). An entity proposing to provide managed care services must have received provisional certification from the Minnesota Department of Labor and Industry under the emergency rules relating to managed care plans. If permanent rules relating to certification of managed care plans are adopted between July 12, 1993 and October 15, 1993, the entity proposing to provide managed care services must have an application for certification under the permanent rules pending with the Department of Labor and Industry by November 1, 1993.

Minnesota Statutes Section 79.251, subdivision 1, clause (6) specifies that the Plan is not a state agency. Accordingly, the RFP process is not governed by the contracting procedures applicable to state agencies set forth in Minnesota Statutes and Rules. Any entity which responds to this RFP must expressly acknowledge in its proposal its understanding that the contracting procedure requirements which apply to state agencies do not apply to the Plan.

Interested parties may obtain the RFP by written request to Mark R. Sheehan, Plan Administrator, Minnesota Workers' Compensation Assigned Risk Plan, 4500 Park Glen Road, Minneapolis, MN 55416. Written requests will be accepted by fax at (612) 922-5423. Responses to the RFP will be due at 4:00 p.m., November 1, 1993.

## **Southwest State University**

# Specifications for Professional Services in the Field of Telecommunications, ITV and Multimedia Systems

Southwest State University in Marshall, Minnesota, is seeking the services of a professional in the field of video telecommunications, interactive television and instructional multimedia systems to assist in the development of a campus facility that is equipped to accommodate fully interactive voice and video teleconferencing, interactive television and instructional multimedia presentations.

The consultant should be familiar with current technologies associated with fiber optics, DS1, satellite and microwave transmission devices that would accommodate video conferencing, interactive instructional television and multimedia presentations.

The consultant is expected to provide direct guidance to a campus task force in the development of a feasibility study designed to assess the facilities needed for the project.

With the completion of the needs assessment, the consultant should make recommendations as to the equipment and facilities required to accommodate the project.

ADDITIONAL FACTORS: The consultant must have demonstrated ability in an undertaking of this type and have a successful history of dealing with group directed projects. Furthermore, the consultant must demonstrate experience in the field of video teleconferencing, interactive television and multimedia systems for academic facilities.

TIME LINES: The initial assessment and equipment/facility recommendation phase of the project should begin by September 1, 1993 and be completed no later than May 31, 1994.

BUDGET: The initial phase of this project has a budget of \$15,000.

DEADLINE FOR PROPOSALS: Proposals from prospective consultants are due at the Business Administration Department (LC 129) at Southwest State University no later than 4:30 p.m. on June 30, 1993. The proposal must be signed in ink by a responsible officer of the company. Proposals should be sent to:

George Seldat, Assistant Professor Business Administration Department Southwest State University Marshall, MN 56258 Phone: (507) 537-6488 office

537-6223 secretary

Fax: (507) 537-7154

## **University of Minnesota**

# <u>Announcement Re</u>: New Service Contract System for Design/Engineer Consulting Services at the University of Minnesota

The University of Minnesota Facilities Management Department is establishing a new Service Contract System for all design/ engineering consulting services for projects that are less than \$750,000 total project cost or are otherwise not required to be submitted to the State Designer Selection Board for consultant selection.

WE ARE INTERESTED IN DEVELOPING UNIVERSITY OF MINNESOTA SERVICE CONTRACTS WITH THE FOLLOWING DESIGN/ENGINEER CONSULTANTS:

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Electrical (medical/research)
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_	Environmental Assessment
_	Elevator Consultant
	Soil Borings/Surveys
	Testing Companies
_	Acoustics
	Media/Electronics
	Asbestos Abatement Consultant
	Hazardous Materials Abatement Consultant
	Underground Tank Removal
	Special Inspections
	Vibration Consultant
_	Lighting Consultant
	Theater Consultant
	Forensics
_	Waterproofing Specialist
	Security & Access Consultant

A packet of information is available to all interested design/engineering consultant firms by calling (612) 625-6882 and leaving your name, firm name, address and phone number on the message service, after which a packet of information will be mailed to you. The deadline for the responses is October 1, 1993.

## Getaway in Style

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Room at the Inn Minnesota. Looking for a weekday or weekend get-away? For a business meeting or simply pleasure? This is the only guide to more than 60 historic "Bed & Breakfast" homes, hotels, and country inns. 160pp. Stock #19-72-SR, \$9.95 plus tax.

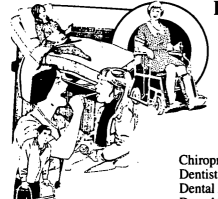
**Roughing It Elegantly.** A guide for the canoe camper visiting the BWCA, Voyageurs Park and Quetico Provincial Park. Full of practical tips and information: planning, organizing, packing, site location, and camp set-up. Simple, creative, enjoyable meals are a major feature. 159pp. Stock #9-3-SR, \$9.95 plus tax.

A Paddler's Guide to the Boundary Waters Canoe Area, 78 pages of detailed maps and descriptions of 31 wilderness canoe routes in the Superior National Forest of Northern Minnesota. Includes what to bring along on canoe trips, regulations, canoe tips and detailed information for self-guided tours. Stock #19-17-SR, \$4.95.

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Chemical Dependency Programs Directory 1993-94. Features comprehensive listings for programs ranging from prevention/intervention services to a wide range of treatment services. Each type of program includes a listing of facilities and description of programs. Stock No. 1-12-SR, \$17.00 + tax.

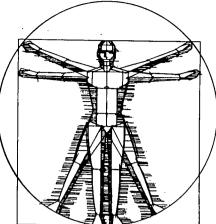
**Process parenting—Breaking the Addictive Cycle.** This training manual provides parent education and treatment techniques for professionals working with recovering chemically dependent parents or dysfunctional families. Stock No. 5-4-SR, \$15.00 + tax.

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## A Helping Hand for the Chemically Dependent

Directory of Chemical Dependency Programs in Minnesota.

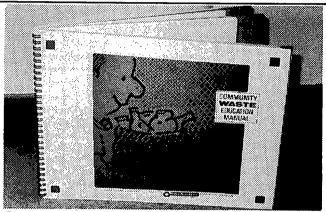
This 250-page directory lists prevention and intervention programs including county social service agencies, mental health centers, other information and referral programs, self-help programs and employee assistance programs. It also lists DWI (Driving While Intoxicated) clinics and detoxification centers. Outlining Minnesota's continuum of care, the Minn. Dept. of Human Services Directory lists treatment services under three headings: **Primary Residential Programs**—freestanding facilities, hospital-based facilities and state regional treatment centers; **Intermediate/Extended Residential Programs**—halfway houses, extended care facilities, and board and lodging facilities; **Non-Residential Programs**—freestanding facilities and hospital-based facilities. Stock #1-12-SR. \$17.00 + \$1.10 tax



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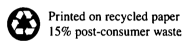
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