

(4) Each eligible individual who is unemployed in any week shall be paid with respect to such week a benefit in an amount equal to his weekly benefit amount less that part of his earnings, payable to him with respect to such week which is in excess of \$12. Such benefit, if not a multiple of \$1, shall be computed to the next higher multiple of \$1.

(5) The provisions of this subdivision shall apply to claims for benefits which establish a benefit year subsequent to ~~June 28, 1969~~ June 27, 1971.

Approved May 20, 1971.

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## CHAPTER 409—S.F.No.778

[Coded]

*An act establishing a building code for mobile homes; providing for its enforcement; providing penalties.*

Be it enacted by the Legislature of the State of Minnesota:

Section 1. [327.31] **MOBILE HOMES; BUILDING CODE; DEFINITIONS.** Subdivision 1. Unless clearly indicated otherwise by the context, the terms defined by this section have the meanings given them.

Subd. 2. "Authorized representative" includes any person, firm or corporation, or employee thereof, approved or hired by the commissioner to perform inspection services.

Subd. 3. "Code" means the standards code promulgated by the American National Standards Institute and identified as ANSI A119.1, including all revisions thereof in effect at the time of the passage of this act, and further revisions adopted by the commissioner.

Subd. 4. "Commissioner" means the commissioner of administration.

Subd. 5. "Dealer" means any person, other than a manufacturer, as defined in this act, who sells three or more mobile homes in any consecutive twelve month period.

Subd. 6. "Mobile home" means a factory-built structure or structures equipped with the necessary service connections and made

**Changes or additions indicated by underline, deletions by ~~strikeout~~.**

so as to be readily movable as a unit or units on its or their own running gear and designed to be used as a dwelling unit or units without a permanent foundation. The phrase 'without a permanent foundation' indicates that the support system is constructed with the intent that the mobile home placed thereon will be moved from time to time at the convenience of the owner.

Subd. 7. "Person" means a person, partnership, corporation or other legal entity.

Subd. 8. "Seal" means a device or insignia issued by the commissioner to be displayed on the mobile home to evidence compliance with the code.

**Sec. 2. [327.32] UNIFORM STANDARDS CODE ESTABLISHED.** Subdivision 1. After July 1, 1972, no person shall:

(a) Sell, or offer for sale, in this state, any mobile home manufactured after January 1, 1972;

(b) Manufacture any mobile home in this state; or

(c) Park any mobile home manufactured after January 1, 1972, in any mobile home park in this state; unless the mobile home complies with the code and bears a seal issued by the commissioner, and is accompanied by a certificate by the manufacturer or dealer, both evidencing that it so complies with the code.

Subd. 2. The commissioner shall issue seals to any manufacturer or dealer upon application supported by such evidence as the commissioner deems necessary to establish that the seals will be affixed only to mobile homes which comply with the code.

Subd. 3. No person shall alter any mobile home to which a seal has been affixed if such alteration causes such mobile home to be in violation of the code. The commissioner may make rules regarding alterations and permits therefor.

Subd. 4. Upon a showing that another state provides for the sealing of mobile homes upon compliance with standards which are at least equal to those provided in the code, the commissioner may, by rule, provide that a seal affixed under the authority of such state shall have the same effect as a seal affixed under authority of this state, and thereafter any mobile home which bears the seal of such state shall not be required to bear the seal of this state as provided in subdivision 1 hereof. The commissioner may make any such rule contingent upon such other state granting reciprocal effect to seals affixed under authority of this state.

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Subd. 5. No mobile home which bears a seal as provided herein shall be required by any agency or political subdivision of this state to comply with any other building, plumbing, heating, or electrical code or any construction standards other than the code as defined in this act, nor be subject to any other state or local building inspection, except as the commissioner shall, by rule, provide in the case of alterations.

Sec. 3. [327.33] ADMINISTRATION. Subdivision 1. The commissioner shall, through his own inspectors or through a designated recognized inspection service acting as his authorized representative perform sufficient inspections of manufacturing premises and mobile homes to insure that the provisions of this act are being complied with. The commissioner shall have the exclusive right to conduct such inspections.

Subd. 2. The commissioner shall by rule establish reasonable fees for seals or inspection or both which are sufficient to cover all costs incurred in the administration of this act. All fees received by the commissioner shall be deposited in the state treasury and credited to the general fund.

Subd. 3. The commissioner may adopt such other rules as may be necessary to administer and enforce the act, including such periodic revisions of the code as he may deem necessary to protect the health and safety of the public. Revisions shall, to the extent practicable, be uniform with those adopted by other states. All rules shall be adopted in the manner prescribed by Minnesota Statutes 1969, Sections 15.0411 to 15.0417.

Subd. 4. The commissioner may appoint such employees within the department of administration as he may deem necessary for the administration of this act.

Sec. 4. [327.34] PENALTIES. Subdivision 1. It shall be a misdemeanor for any person,

(a) to sell, or offer to sell, any mobile home manufactured after July 1, 1972 which does not comply with the code or if manufactured after July 1, 1972 which does not bear a seal as required by this act;

(b) to affix a seal, or cause a seal to be affixed, to any mobile home which does not comply with the code;

(c) to alter a mobile home in a manner prohibited by this act;

(d) to fail to correct a code violation in a mobile home owned, manufactured, or sold by him within 90 days of being ordered to do so in writing by an authorized representative of the commissioner; or

(e) to interfere with, obstruct, or hinder any authorized representative of the commissioner in the performance of his duties.

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Subd. 2. The issuance of seals to any manufacturer convicted of a violation of this act may be suspended by the commissioner, and no further seals shall be issued to any such manufacturer except upon proof satisfactory to the commissioner that the conditions which brought about the violation have been remedied.

Subd. 3. Seals remain the property of the department of administration and may be removed by the commissioner from any mobile home which is in violation of the code.

Approved May 20, 1971.

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### CHAPTER 410—S.F.No.910

*An act relating to the basic sciences, changing the subject matter included in this term; changing the times when examinations shall be given; increasing the compensation to members of the state board of examiners in the basic sciences; changing the examination requirements prerequisite to achieving a certificate of registration in the basic sciences; raising the fee for registration without examination; changing the scope of reciprocity; raising the fee for registration by reciprocity; changing the fee for reinstatement; amending Minnesota Statutes 1969, Sections 146.01; 146.05; 146.06, Subdivision 1; 146.07; 146.08; 146.09; and 146.19.*

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1969, Section 146.01, is amended to read:

**146.01 HEALTH; BASIC SCIENCES; PRACTICING HEALING AND PRACTICE OF HEALING; FEES.** Wherever the term "basic sciences" is used in this chapter, and not otherwise specifically defined, the same shall be understood and construed to mean and include all matters pertaining to anatomy, physiology, pathology, bacteriology, ~~hygiene~~, and chemistry, so far as the same relate to the human system or mind as generally treated in each or all of these subjects. Wherever the term "practicing healing" or "practice of healing" is used in this chapter, unless otherwise specifically defined, the same shall be understood and construed to mean and include any person not hereinafter excepted from the provisions of this chapter, who shall in any manner for any fee, gift, compensation, or reward, or in expectation thereof, engage in, or hold himself out to the public as

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