

consulting psychologist may be required to be submitted with the claim for payment.

This subdivision is intended to provide payment of benefits for mental or nervous disorder treatments performed by a licensed consulting psychologist in a hospital and is not intended to change or add benefits for those services provided in policies or contracts to which this subdivision applies.

**Sec. 2. EFFECTIVE DATE; APPLICATION.**

Section 1 is effective July 1, 1983 and applies to all applicable policies and contracts issued, renewed, or delivered on or after that date.

Approved June 14, 1983

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**CHAPTER 355 — S.F.No. 607**

*An act relating to state employees; authorizing the deduction from salaries or wages of sums of money designated by them for certain combined charitable funds; amending Minnesota Statutes 1982, section 15.375, subdivision 2; proposing new law coded in Minnesota Statutes, chapter 309; repealing Minnesota Statutes 1982, section 15.375, subdivision 1.*

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

Section 1. Minnesota Statutes 1982, section 15.375, subdivision 2, is amended to read:

Subd. 2. The commissioner of finance, upon the written request of a state officer or employee, ~~may~~ shall deduct each payroll period from the salary or wages of the officer or employee the amount specified ~~therein in the written request for payment to the United Fund a registered combined charitable organization defined in section 2, and issue his warrant therefor in that amount to the United Fund that registered combined charitable organization.~~

**Sec. 2. [309.501] REGISTERED COMBINED CHARITABLE ORGANIZATIONS.**

Subdivision 1. DEFINITIONS. As used in this section, the following terms have the meanings given them.

“Registered combined charitable organization” means an organization

(1) which is tax exempt under section 501(c)3 of the Internal Revenue Code of 1954, as amended through December 31, 1980 (hereinafter “Internal Revenue Code”), and to which contributions are deductible under section 170 of the Internal Revenue Code;

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

(2) which secures funds for distribution to ten or more charitable agencies in a single, annual consolidated effort;

(3) which is governed by a voluntary board of directors which represents the broad interests of the public;

(4) which distributes at least 70 percent of its total collected income and revenue to the designated agencies it supports and expends no more than 30 percent of its total income and revenue for management and general costs and fund raising costs;

(5) and each designated agency supported by the recipient institution devotes substantially all of its activities directly to providing health, welfare, social, or other human services to individuals;

(6) and each designated agency supported by the recipient institution provides health, welfare, social, or other human services, in the community and surrounding area in which the recipient institution's fund drive takes place; and

(7) which has been registered with the commissioner of securities and real estate in the department of commerce in accordance with this section.

"Charitable agency" means a governmental agency or an organization (1) which is tax exempt under section 501(c)3 of the Internal Revenue Code; (2) to which contributions are deductible under section 170 of the Internal Revenue Code; and (3) which is in compliance with the provisions of this chapter.

Subd. 2. DESIGNATED CONTRIBUTIONS. A registered combined charitable organization may offer a state officer or employee the option of designating in writing that the amount deducted in section 1 be designated to any charitable agency, whether or not the charitable agency receives funds from the single, annual consolidated effort. A registered charitable organization which offers this option shall provide a list of charitable agencies receiving funds and the amount each charitable agency receives in the annual report required pursuant to section 309.53.

Subd. 3. REGISTRATION. An organization may apply to the commissioner of securities and real estate in the department of commerce as a registered combined charitable organization. An organization which applies to the commissioner shall provide the commissioner with all information the commissioner deems necessary to identify the charitable and tax exempt status of the organization and its compliance with the provisions of this chapter.

A registered combined charitable organization shall disclose in its solicitation and its annual report filed under section 309.53:

(a) gross dollars received in contributions in the prior year;

(b) names of and amount of money distributed to each charitable agency by the combined charitable organization;

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(c) percentage of gross dollars contributed which was directly received by the charitable agencies; and

(d) projected percentage of the contribution to be received by the charitable agencies in the year for which the solicitation is being made.

If participating charitable agencies are required to pay any fees to the combined charitable organization, it shall also be disclosed in the solicitation and annual report. In the annual report the combined charitable organization shall include a list of charitable agencies to which donors specifically designated funds, and the amount designated to each agency. Notwithstanding section 309.53, subdivision 1a, each charitable agency shall file the report required in section 309.53. The commissioner shall consult with the attorney general to determine if the combined charitable organization and its charitable agencies are in compliance with chapter 309. The commissioner shall register or not register the application of an organization within 60 days. No organization may apply to the commissioner more than once in a 12-month period. Registered combined charitable organizations shall file the report required in section 309.53. The commissioner shall notify the commissioner of finance in writing of his decision to register an organization under this section.

**Sec. 3. [309.502] RULES.**

The commissioner shall promulgate rules to implement the provisions of sections 1 and 2. The rules shall not require the modification of any existing payroll deduction fund drive for state employees previously authorized by section 15.375, subdivision 1.

**Sec. 4. REPEALER.**

Minnesota Statutes 1982, section 15.375, subdivision 1, is repealed.

Approved June 14, 1983

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**CHAPTER 356 — S.F.No. 634**

*An act relating to game and fish; imposing a surcharge on fishing licenses for development and improvement of state fishing resources; authorizing designation of experimental and specialized fishing waters; authorizing additional notice of netting season; increasing certain license fees; prohibiting angling and use of tip-ups while spearing in a dark house; prohibiting issuance of new commercial game fish netting licenses; allowing designation of lakes for taking of certain muskellunge; reducing the seasonal commercial walleye take in Lake of the Woods and Rainy Lake; authorizing the state to buy the*

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