Subd. 3. **RECONSIDERATION OF LICENSE DISQUALIFICATION.** (a) Within 30 days after receiving notice of possible disqualification under subdivision 2, the individual who is the subject of the review may request reconsideration of the notice of possible disqualification. The individual must submit the request for reconsideration to the commissioner in writing. The individual must present information to show that the information the commissioner relied upon is incorrect or not applicable for disqualification of the individual being reviewed.

(b) The commissioner may set aside the disqualification if the commissioner finds that the information the commissioner relied upon is incorrect or not applicable for disqualification of the individual being reviewed.

(c) The commissioner shall notify the applicant or license holder in writing of the reconsideration decision within 15 working days after receiving the request for reconsideration. The disqualification takes effect 20 days after the person receives the reconsideration decision, unless the person requests a contested ense hearing under subdivision 4.

Sec. 2. REPEALER.

Minnesota Statutes 1994, section 171.166, subdivision 4, is repealed.

Presented to the governor April 17, 1995

Signed by the governor April 18, 1995, 2:14 p.m.

CHAPTER 57-S.F.No. 204

An act relating to state government; requiring reporting on and certain analysis of federal mandates imposed on state agencies.

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

Section 1. FEDERAL MANDATES.

Subdivision 1. REPORTING. Each agency that administers a program supported in whole or in part by federal funds or that administers a program subject to significant federal mandates shall report the information required by this section at a time and in the manner prescribed by the commissioner of finance. The commissioner of finance, in conjunction with the director of the office of strategic and long-range planning, shall compile this information and submit it to the legislature by January 15, 1996.

<u>Subd.</u> <u>2.</u> CONTENTS OF REPORTS. For each program supported by federal funds, and for programs subject to significant federal mandates but not supported by federal funds, the agency shall report:

New language is indicated by <u>underline</u>, deletions by strikeout.

(1) the anticipated amount of federal funding for the program for each fiscal year of the next biennium;

(2) the proposed amount of state funding associated with the program, and the source of this state funding;

(3) the extent to which the state funding associated with the program is mandated by federal law;

(4) the extent to which the state funding mandated by federal law is in compliance with state policy;

(5) the cost to the state of federal mandates above the level of spending that is in compliance with state policy;

(6) how costs to the state that are not in compliance with state policy can be minimized, by means such as changing state laws, rules, or policies, seeking waivers of federal requirements, taking administrative action, or taking legal action; and

(7) the extent to which the agency could achieve the outcomes desired by the federal mandate in a less expensive or more efficient manner if the federal mandate were modified or repealed.

For purposes of clauses (4) to (6), state policy must be determined first by reference to state laws, and then by reference to state administrative rules. If an agency determines under clause (6) that costs imposed by federal mandates are not in compliance with state policy, the agency shall take all steps consistent with its legal authority to minimize these costs.

Subd. 3. COMMISSIONER OF FINANCE. The commissioner of finance:

(1) shall determine which agencies need not report under this section because they are not subject to significant federal mandates;

(2) shall report on significant federal mandates that apply broadly to all agencies, such as mandates affecting terms and conditions of employment for state employees; and

(3) may determine that certain federal mandates, such as federal civil rights laws, are not subject to this section because the policies expressed in those mandates are identical or very similar to policies expressed in state law.

Presented to the governor April 17, 1995

Signed by the governor April 18, 1995, 12:25 p.m.

New language is indicated by underline, deletions by strikeout.