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Minnesota Rules 2023 is compiled, edited, published, and distributed by the Office of the Revisor of Statutes under the mandate of Minnesota Statutes, section 14.47. This publication is based on Minnesota Rules 2021 and Minnesota Rules 2022 Supplement and incorporates rules adopted through December 18, 2023.

Historically, several offices have been charged with the duty to compile and publish the administrative rules of state agencies. In 1945, the legislature gave a publication board the responsibility to establish "a uniform manner and form for the preparation, printing, and indexing of regulations."

The commissioner of administration, the attorney general, and the secretary of state (or their designees) served as the board's members. Under this mandate individual agencies published their own rules. No consolidated set of the rules of all agencies existed. Since the publications board neither met nor established any publishing standards, the format of the regulations varied widely.

In 1955 the revisor of statutes was directed to compile and index the rules while the board retained the publication duty and the commissioner of administration sold the rules. However, no funds were ever appropriated to the revisor to accomplish the mandated work, so the form of publication of the rules remained unchanged. In 1963 the compilation and indexing duties were shifted from the revisor back to the commissioner of administration.

Minnesota State Regulations. In 1970 the commissioner of administration printed an eleven-volume publication entitled "Minnesota State Regulations." This was the first attempt to publish a uniform set of regulations. It was supplemented quarterly by a service entitled "Minnesota State Regulations Service." The set and service simply collated those regulations individually printed by agencies. In 1975 the commissioner of administration became the publisher of the rules as well as compiler. The commissioner was also given the first legal mandate for a set to be published under a particular name. The law called for the publication of a "Manual of State Agency Rules." In response, on July 1, 1976, the commissioner retitled the old Minnesota State Regulations set but left it otherwise unchanged.

Minnesota Code of Agency Rules. In further response to the 1975 legislative mandate, in June 1977 the commissioner of administration began publishing an entirely new set of rules called the Minnesota Code of Agency Rules (MCAR). The change was important because it represented the first attempt at a comprehensive numbering system for the entire set. New binders were issued, and the set was expanded from 11 to 15 volumes. While the commissioner tried to give the set the appearance of an integrated publication with consistent numbering, in reality each agency controlled the printing of its rules and the conversion to the MCAR numbering system. As a result, many rules were never renumbered into the MCAR numbering scheme, and many other rules were never printed in the set.

The Recompilation Project. Laws of Minnesota 1980, chapter 615, provided for comprehensive changes in the publication of rules. It directed the revisor of statutes to formulate a plan for the compilation of permanent and, if practicable, temporary agency rules in a manner convenient for public use, to publish this compilation and any necessary pamphlets, supplements, or new rule compilations, and to sell them for a reasonable fee. During the recompilation, the revisor could change the order of rules and their format. The recompilation task included the preparation of appropriate tables, cross-references, explanatory notes, and indexes,
all absent from the Minnesota Code of Agency Rules. The revisor could integrate
the rules with the statutes or publish them separately and could use outside contractors
to do any of the work involved. The authority of the commissioner of administra-
tion to publish MCAR expired July 1, 1982.

**The MCAR Reprint.** The revisor reprinted MCAR in its entirety in a set of
70 paper-covered volumes as a substitute for the 15 loose-leaf volumes previously
used. The 1982 MCAR Reprint was intended only to fill the gap between the end
of MCAR and the first publication of Minnesota Rules.

In the reprint, rules remained in outline format, were still a mixture of the
MCAR and departmental numbering systems, and were not indexed. The reprint
did, however, contain the rules in force at its publication, including many not pub-
lished in the previously existing loose-leaf MCAR. Its format, one volume or more
for each agency, was more convenient than the larger loose-leaf volumes. To help
users in finding rules, the set contained a user's guide, an alphabetical listing of
agencies, a general table of contents, and individual chapter analyses. The set was
not supplemented, but users could rely on the State Register to find changes occur-
ing after the publication date of the set.

**Minnesota Rules 1983.** Minnesota Rules 1983 was compiled and the text of
MCAR was compared with the text on file with the Print Communications division
of the Department of Administration. Any discrepancy in the text was checked
against the secretary of state's files of original rules to ensure the accuracy of the
revisor's database. Rules were then renumbered and arranged into a uniform, com-
prehensive decimal numbering scheme that would allow for future integration of
amendments, repeals, and additions to agency rules. The 1983 edition contained a
concordance table showing the MCAR number and the corresponding Minnesota
Rules number assigned to it in its recompilation. Various tables, editorial headings,
editorial notes, and statutory authority citations were included to make the publica-
tion more useful as a source of information and as a drafting tool. Agencies were
asked to review their rules as recompiled and submit their comments and suggestions
prior to final publication. In addition, the revisor contracted for the preparation of
an index to the rules, the first time ever that agency rules had been indexed. When
Minnesota Rules 1983 appeared, it was distinctly different from the earlier publica-
tions of agency rules.

**Minnesota Rules 1984 Supplement.** A supplement to Minnesota Rules 1983
was published in November 1984. The supplement, published in pocket part format,
including parts, subparts, or items that were amended, repealed, or added in rules

**Minnesota Rules 1985.** Minnesota Rules 1985 implemented changes to rules
adopted through April 8, 1985, and changes directed by 1984–1985 legislative ac-
tions.

Minnesota Rules 1985 was the first republication of the complete set of admin-
istrative rules after the original recompilation was published in 1983, and included
several improvements. The number of volumes increased to ten from the previous
seven in 1983. The result was less bulk per volume, making the set easier to manage
and better able to accommodate pocket part supplements.

Another change was the inclusion of historical notes, the source of each change
to a part since the 1983 recompilation of the rules. The original plan was to trace
each rule back to its origin. However, researching the history of rules proved to be
difficult because the rules had lacked a standard numbering system and had some-
times gone unpublished. The difficulty was increased by the rearrangement, division, and combining of individual rules. For this reason, it was decided to include historical notes only for changes adopted after the 1983 edition.

An additional change implemented in 1985 was the inclusion of a table of amendments to rules in volume 10. The table listed those parts of Minnesota Rules affected by action after the original publication and the source where the notice of adoption appeared in the State Register. The table aided users in locating the source of changes to any individual part quickly and easily.

An effort was made in the 1985 edition to make changes in text resulting from agency reorganizations or terminology changes directed by actions of the legislature.

Laws of Minnesota 1984, chapter 640, section 25, codified as Minnesota Statutes, section 14.385, directed agencies to submit all rules exempt from the Administrative Procedure Act to the revisor for publication in Minnesota Rules. The law further provided that any exempt rule not submitted to the revisor for publication in Minnesota Rules no longer "has the force and effect of law as of January 1, 1985." In response to this legislative mandate, the revisor notified all state agencies of the requirement. Six agencies submitted rules to the revisor, and the rules were recompiled into the 1985 edition.

In 1985, the concordance table was reprinted with an additional part including those rules adopted after the original cut-off date in 1983. The combined tables provided users with a complete table reflecting the recompilation of all administrative rules from MCAR to Minnesota Rules format.

**Minnesota Rules 1986 Supplements.** Two supplements to Minnesota Rules 1985 were published in 1986. The first, published in April, contained changes to Minnesota Rules 1985 adopted through December 2, 1985. The second, printed in October, contained the changes printed in the first supplement as well as additional ones adopted through July 28, 1986.

**Minnesota Rules 1987.** Minnesota Rules 1987 implemented changes to rules adopted through March 30, 1987, and changes directed by 1986–1987 legislative actions. As part of the effort to make the rules as accurate as possible, the task of locating and updating obsolete terms and numerical references, begun in 1985, continued in 1987.

Several agency rules were renumbered into locations more appropriate to agency and subject matter. Selected rules of the Departments of Administration, Commerce, Energy and Economic Development, Health, Human Services, and the Environmental Quality Board fell under this category. Because of the extensive renumbering, rules that were renumbered were listed as a part of the table of amendments in volume 11. The addition of renumbered rules to the table aided users in finding a complete listing of all rules substantially altered after the 1985 edition in one location.

A new table was published for the first time in the 1987 edition of Minnesota Rules. The table listed the sections in Minnesota Statutes providing the authority for adopting administrative rules. By consulting the table, users could locate the rules adopted under any given statute cite.

Other tables were eliminated in the 1987 edition. The concordance table listing the relationship of MCAR and departmental numbering schemes to the Minnesota Rules numbering scheme was dropped in 1987. With the transition to Minnesota Rules complete, the need for continued publication of the table no longer existed;
the status of the table is now historical. The table of departmental abbreviations used in conjunction with the concordance table was also eliminated. Users can consult the 1985 edition should the need arise to use the historical information carried in the tables.


Several agency rules were renumbered into locations more appropriate to agency and subject matter. Selected rules of the Departments of Commerce, Jobs and Training, Energy and Economic Development, Public Service, and the Pollution Control Agency fell under this category. Rules that were renumbered were listed as a part of the table of amendments in Volume 11.


**Minnesota Rules 1991.** Minnesota Rules 1991 implemented changes to rules adopted through February 4, 1991, and changes directed by 1990–1991 legislative actions. In this edition, a second analytical table of chapters was added to aid users. The table listed the chapter number and title of each chapter in alphabetical arrangement by agency name. The alphabetical arrangement was consistent with that used in the index. In addition to the former analytical table listing the chapters in numerical order, users were provided a second table listing the chapters in alphabetical order by agency.

Changes in terminology and agency reorganization stemming from actions of the legislature were reflected in the 1991 edition. Some rules were renumbered into locations more appropriate to agency and subject matter. Rules renumbered were included in the table of amendments found in Volume 11.


**Minnesota Rules 1993.** Minnesota Rules 1993 implemented changes to rules adopted through October 25, 1993, and changes directed by 1992–1993 legislative actions. The number of volumes in this edition increased from 11 to 13. By increasing the number of volumes, certain subject areas were printed in a single volume. Users interested in those subject areas found access to the rules more convenient under the new volume divisions.

Another change in Minnesota Rules 1993 was the inclusion of a table that listed dates for State Register citations. A user could locate changes made in rules by checking the State Register citation in the historical note found after each rule part.
After locating a State Register citation, the user could check the new table and determine the date that the notice of adoption for that rule part was published in the State Register and the approximate effective date of the part (usually five working days after publication of the notice of adoption).

The text in Minnesota Rules 1993 was reviewed for the use of gender-specific references. Where appropriate, the gender-specific references were replaced with gender-neutral terms. In carrying out this "gender revision" of the rules, the revisor followed the guidelines for the gender revision of the 1986 Minnesota Statutes. Each agency reviewed and approved the changes in language made in its own set of rules. Notice of the gender project was published in the State Register, Volume 17, page 1279. While the revisor has ongoing editorial authority to substitute gender-neutral terms for gender-specific ones, many long-standing gender-specific references in place before the revisor was given the authority to make changes were corrected in the 1993 edition.


**Minnesota Rules 1999.** Minnesota Rules 1999 implemented changes to rules adopted through December 6, 1999, and changes directed by 1998–1999 legislative actions. Major changes were reflected from legislative action to reorganize laws relating to education.


**Minnesota Rules 2001.** Minnesota Rules 2001 implemented changes to rules adopted through October 29, 2001, and changes directed by 2000–2001 legislative actions. For example, the Department of Public Service was abolished and its duties transferred to the Department of Commerce and that change was reflected in the former rules of the Department of Public Service. In addition, as part of the legislature's effort to repeal obsolete rules, many rules were removed in this edition.

Minnesota Rules 2003. Minnesota Rules 2003 implemented changes to rules adopted through October 6, 2003, and changes directed by 2002–2003 legislative actions. It was published in soft cover. Another change in the 2003 edition was made in moving the User's Guide from Volume 1 to Volume 11, and including its location on the spine of that volume. The complete set of Minnesota Rules 2003 was printed in 11 rather than 13 volumes. In large part, the reduction in size can be attributed to the repeal of many forms that were a part of the rules of the Department of Commerce.


Minnesota Rules 2005. Minnesota Rules 2005 implemented changes to rules adopted through April 11, 2005, and changes directed by 2004–2005 legislative actions. It included the applied repeals to chapters 2800 (Real Estate Broker Licensing) and 2805 (Real Estate Broker Practice). Other changes were directed to text in chapter 8420 (Wetland Conservation).


Minnesota Rules 2007. Minnesota Rules 2007 implemented changes to rules adopted through August 20, 2007, and changes directed by 2006–2007 legislative actions. For example, cross-reference changes consistent with renumbering of portions of Minnesota Statutes were implemented, as well as directed changes in terminology. Rules of the Environmental Quality Board in chapters 4400, 4401, 4410, and 4415, were renumbered into chapters 7836, 7849, and 7852, reflecting a transfer of duties. In addition, "mentally retarded," "mental retardation," "handicapped," and similar terms have been changed to "developmentally disabled," "developmental disability," and "disabled, disability, or people with a disability," as appropriate, and as directed by Laws 2005, chapter 56.


Minnesota Rules 2009. Minnesota Rules 2009 implemented changes to rules adopted through September 21, 2009, and changes directed by 2008–2009 legislative actions. For example, the rules were updated to reflect the change to the name of the Department of Finance to the Department of Management and Budget. Rules transferring duties of the Environmental Quality Board as noted in this guide under Minnesota Rules 2007 were reorganized and recodified at the request of the Public Utilities Commission and the Department of Commerce in chapters 7849, 7850, and 7854. At the request of the Department of Public Safety we recodified chapter 1215 from the Department of Administration to the Department of Public Safety to reflect the transfer of authority under Laws 2003. For the first time, the rules were composed for publication in house by revisor's office staff.


Minnesota Rules 2013. Minnesota Rules 2013 implemented changes to rules adopted through October 14, 2013, and changes directed by 2012–2013 legislative actions. For example, Laws 2013, chapter 62, section 32, instructed the revisor to change a series of terms relating to disabilities. For the first time, Minnesota Rules in its entirety was reviewed and edited according to the editorial powers given to the revisor in Minnesota Statutes, section 14.47, subdivision 5.


II. USER'S GUIDE

HOW TO FIND A RULE

How the rules are organized. Rules are usually grouped under the state agency that administers them. Some agencies are allotted one chapter; others have
many chapters. The chapters generally appear in alphabetical order by agency name; that is, the rules of the Board of Accountancy appear first, and the rules of the Minnesota Zoological Board appear last. In instances where an agency name has been changed, the rules of the agency have not been moved to a new alphabetical location. For example, rules of the Department of Human Services retain their original alphabetical arrangement under the Department of Welfare. The chapter listings in the front of each volume will help you find the agency you are looking for. One of the tables lists a numerical arrangement of chapter numbers. A second table appears as an alphabetic arrangement by agency name.

Within each chapter the rules are arranged in a decimal numbering system.

In a part number, the four digits to the left of the decimal point match the chapter number. The four digits to the right of the decimal point assign a unique number to each rule in the chapter. No part number is smaller than .0001 or larger than .9999. All four decimal places are always expressed, even if they are filled by zeros.

**If you have a citation to Minnesota Rules.** Readers may consult Minnesota Rules to find material that some other document has cited. A typical citation looks like this: Minnesota Rules, part 4830.0100, subpart 5, item A. In court materials, a citation might appear in this form: Minn. R. 4830.0100, subp. 5, A. These numbers and letters tell you exactly where to look for the cited material.

To find the right volume and chapter, look at the first four digits of the part number before the decimal point. Part 4830.0100 is in chapter 4830. Look at the spines of the volumes to see which volume contains the chapter you need.

Each page of the text has a number in its upper left or right hand corner. The part number on the left indicates the part number of the text starting that page; the part number on the right indicates the part number of the text ending that page. To find the correct page, scan the numbers at the upper corners of each pair of facing pages. To find the part, scan the left margins.

To find smaller divisions, such as subparts, items, and subitems, scan the left margin of the part. Subparts are marked "Subpart 1," "Subp. 2" and so on. Items are marked with capital letters, subitems with arabic numbers in parentheses. Occasionally, smaller divisions appear--units, marked with lowercase letters in parentheses, and subunits, marked with lowercase roman numerals. Item letters are indented five spaces; subitem numbers, ten spaces; and so on.

**If you have a citation to MCAR.** If you have a citation in the form "3 MCAR S 2.001," you can find the correct text in Minnesota Rules by using the concordance table in Minnesota Rules 1985, volume 10.


**If you have a citation in some other form.** The departmental numbering system was in use before the MCAR system began. The departmental system uses an abbreviation for the department, or for a division within a department, and a number. A complete list of departmental abbreviations and their meanings appears in Minnesota Rules 1985, volume 10.

**If you cannot find the part being cited.** If a Minnesota Rules part does not appear where you expect it, first check the explanation of decimal numbering. If
you still cannot find the part number, check the supplement, if available, or look online at www.revisor.mn.gov/rules. Supplements to this edition may be published.

If neither the volume nor the supplement contains the part you need, consult the State Register, the weekly publication that gives official notice of proposed and adopted rules. Each issue of the State Register contains a table showing what existing parts have been amended and what new parts have been proposed or adopted in that issue. Begin by looking at the first issue to appear after the publication date of the pocket part you have checked; continue checking each later issue until you find the part you need.

If you have a title or subject. Unfortunately, in some documents, rules are not cited precisely but are referred to vaguely as "the rules on liquor license fees" or "the rules pertaining to pari-mutuel horse racing." If this is the only reference you have you will find it harder to locate the rules you need, but not impossible.

The index to the rules will help you most. For more detailed information on how to use the index, see the user's guide to the index in this volume.

The title of a chapter may tell you that it contains the rules you need. For example, chapter 1540 is entitled "Meat Inspection." If the chapter title does not help, consult the chapter analysis at the beginning of each chapter. The chapter analysis is a listing of all part numbers in the chapter followed by headings that summarize the contents of each part. Some chapters and chapter analyses contain editorial headings that point out the major subject areas within the chapter. In chapter 4830, for example, editorial headings such as "State Scholarships and Grants-in-Aid" and "Work-Study Grants" separate the part numbers applicable to each of those subjects.

If you have a statutory authority cite. If you have a citation to Minnesota Statutes and want to find the rules adopted under the statute, consult the statutory authority table in volume 11. The bold cite contains a Minnesota Statutes section number, and the citations indented under the statute number contain the Minnesota Rules citations for rules that are adopted under each statute.

Website search. Finally, rules can be searched on the revisor's website using key words or phrases. Go to www.revisor.mn.gov/rules.

INTERPRETING THE RULES

Headnotes. Every part has a headnote, a word or phrase in boldface capitals that tells the subject of the part. Subparts also have headnotes in boldface uppercase and lowercase letters. These headnotes are intended to be catchwords only. They are not part of the text of the rules.

The language of rules: using Minnesota Statutes, chapter 645. The rules in this publication have the force of law and are generally interpreted by courts according to the same criteria used for statutes. Many of these criteria appear in Minnesota Statutes, chapter 645, which contains the law on statutory construction. Knowing that chapter will help you understand words and phrases whose meaning might be in dispute.

The content of rules: using the rules and statutes together. Rules alone may not tell you everything about the requirements you must meet or the duties you must perform. It is best to read the statutes as well. There should be a set of Minnesota Statutes wherever there is a set of Minnesota Rules. To find the statutes most closely related to the rules you have read, check the statutory authority note at the end of each part.
Statutory authority. Agencies, departments, and boards may adopt rules only if given authority to do so by the legislature. Therefore, for any given rule there is a section in Minnesota Statutes or Laws of Minnesota that the state agency has cited as the source of the authority to adopt the rules. The authority is referred to as "statutory authority."

Minnesota Rules, as an aid to the user, provides a citation to the statutory authority for each part. The citation is printed at the end of each part and appears as follows:

Example:

6800.0600 POSTING LICENSE.

Each pharmacy license shall be posted in a conspicuous place in the pharmacy for which the license has been issued.

Statutory Authority: MS s 151.06; 151.19

In the example, Minnesota Statutes, sections 151.06 and 151.19, give the pharmacy board the authority to adopt rules on posting of licenses in a pharmacy.

The statutory authority information for the 1983 edition of Minnesota Rules was provided to the Office of the Revisor of Statutes by each agency. For rules adopted after the 1983 publication, the revisor's office obtains the statutory authority from information provided by the agency to the State Register when the rules are proposed.

Historical notes. A change in any part of Minnesota Rules adopted on or after August 1, 1983, is shown in a historical note after the affected part. This history contains a volume number and page number reference to the State Register where the notice of adoption for the action taken on each rule was published.

Example:

History: 8 SR 1079

This example indicates that the notice of adoption appears on page 1079 of volume 8 of the State Register. The notice refers the reader elsewhere for the full text of the change. The table of State Register citations in Volume 11 will tell you the corresponding dates relating to the State Register citations.

Notes. Throughout Minnesota Rules, editor's notes appear wherever special information about a chapter or part will aid the reader's understanding. Notes call a reader's attention to such things as a cross-reference to another rule that could not be translated to a Minnesota Rules number because the MCAR or departmental number was repealed or is nonexistent, a delayed repealer or effective date, to a rule or series of rules adopted by one agency but enforced by another, or to unconstitutional or vetoed rules.

Example:

1350.8000 LICENSE RENEWAL.

Subpart 1. Date of renewal. Licensees must renew their licenses pursuant to Minnesota Statutes, section 327B.04 and this part. The commissioner shall send out renewal notices by November 15 of the year a license expires. The renewal must be submitted on forms furnished by the commissioner for principal places of business and subagencies, accompanied by the fees in Minnesota Statutes, section 327B.04. License renewal applications must be received by the commissioner no later than December 15 of the year a license expires. All licenses expire at midnight, December 31 of the year of expiration.
Subp. 2. **Limited dealer license renewal.** A limited dealer, upon application for renewal, shall renew a limited dealer license pursuant to Minnesota Statutes, section 327B.04, subdivision 8.

**Statutory Authority:** MS s 327B.01 to 327B.12

**History:** 24 SR 1846; L 2010 c 347 art 3 s 74

**NOTE:** Subpart 2 is repealed by Laws 2010, chapter 347, article 3, section 75, effective January 1, 2012.

**IF YOU NEED HISTORICAL DATA**

If you need to find out how a rule was changed by amendment prior to this publication, you can trace the information by consulting the State Register which lists amendments and adoptions of rules. Since rules prior to recompilation were cited by MCAR or departmental numbers, the reverse concordance table in Minnesota Rules 1985, volume 10, will help you locate the rule number you will trace in the State Register.

The left column of the reverse concordance table lists Minnesota Rules numbers in decimal order. The right column lists the corresponding previously used MCAR or departmental abbreviation and number.

The table of amendments in this volume will help you locate changes to the rules adopted after July 1, 1983. The left column lists the part number followed by the State Register cite where the notice of adoption for the change can be found.

Minnesota Rules from 1982 to present can be found on the revisor's website at www.revisor.mn.gov/pubs.

**IF YOU FIND AN ERROR**

If you find an error or have a suggestion, please contact the Office of the Revisor of Statutes at (651) 296-2868 or send an e-mail to karen.lenertz@revisor.mn.gov.