

State



STATE OF
MINNESOTA

Register

HIGHLIGHTS:

Employee Exposure to Benzene

—Emergency Rule from the Department of Labor and Industry

Continuing Education for Accountants

—Public Opinion Sought by the State Board of Accountancy

Conventional Home Loan Assistance and Protection Act

—Public Opinion Sought by the Department of Commerce

Metropolitan Sports Facility

—Request for Proposals from the Metropolitan Sports Facilities Commission

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Natural Resource Permit Application

Negative Declaration

Request for Proposals for EIS Preparation

Draft EIS Completion

Notice of Public Meeting

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MoH 1031724

Department of Agriculture

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 Agr 1188, 1189, 1190911, 1665

Cable Communications Board

MCCB 2, 20, 46-56, 61-62, 64-77, 80, 91, 99, 103, 111-113, 121, 134, 136, 166-168, 171, 201, 2251633

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Board of Health

MHD 195, 198, 246-2541749

Department of Labor and Industry

MOSHC 11560

Livestock Sanitary Board

LSB 411562
 LSB 321731

Public Service Commission

PSC 31477

*New rules, both proposed and adopted, and which have never been disseminated or published, are not included in the List of MCAR Rules Affected. Rules which are listed as "uncodified" have been disseminated, but have never been published in the MCAR.

RULES

Department of Labor and Industry

Emergency Rule Regarding Employee Exposure to Benzene

Please take notice that E. I. Malone, Commissioner, Minnesota Department of Labor and Industry, has determined that employees are exposed to grave danger from exposure to Benzene and that the following Rule, promulgated pursuant to Minn. Stat. § 182.655, Subd. 11 (1976), as an emergency temporary Occupational Safety and Health Standard is necessary to protect employees from such danger. The Rule is as follows:

Minnesota Occupational Safety and Health Codes and Rules are hereby changed and modified by incorporating and adopting by reference the following change made to Title 29 of the Code of Federal Regulations:

Part 1910 Emergency Temporary Occupational Safety and Health Standards as published in Volume 42, No. 85 of the Federal Register on Tuesday, May 3, 1977, pages 22525 through 22529; amended Volume 42, No. 90 of Federal Register on Tuesday, May 10, 1977, page 23601 which contain new standards for occupational exposure to benzene and which include: a new Section 1910.20 "Benzene;" an amendment to Section 1910.1000 and a new Section 1910.1028 "Benzene." These standards are issued as emergency temporary standards (ETS), will take effect on June 13, 1977, and will be superseded by permanent standards within six months. They apply to all employments covered by the Minnesota Occupational Safety and Health Act.

A complete copy of the specific standard modification above is available by writing Deputy Commissioner, Minnesota Department of Labor and Industry, 500 Space Center Building, 444 Lafayette Road, St. Paul, Minnesota 55101.

PROPOSED RULES

Cable Communications Board

Variances, Rulemaking, Contested Cases, Delegation of Authority, Definitions, Renewal of a Certificate of Confirmation, Franchise Procedures, Franchise Standards, Franchise Amendments, Interconnection, Cable System Report to Board, and Cable Service Territories

Notice of Hearing

In the Notice of Hearing appearing in the State Register, Vol. 1, Number 45, regarding proposed rules of the Minnesota Cable Communications Board, several entries summarizing the proposed rules were not printed. Therefore, the complete Notice of Hearing is reprinted herein. Readers are directed to consult State Register, Vol. 1, Number 45 for the proposed rules, which are the subject of the hearing.

Notice is hereby given that a public hearing in the above-entitled matter will be held in Room 83, of the State Office Building, Wabasha St., St. Paul, Minnesota, on June 21, 1977, commencing at 1:30 p.m., reconvening at 7:30 p.m., and continuing until all persons have had an opportunity to be heard.

All interested or affected persons will have an opportunity to participate. Statements may be made orally and written materials may be submitted at the hearing. In addition, written materials may be submitted by mail to Mr. Howard Kaibel, State Office of Hearing Examiners, 1745 University Avenue, St. Paul, Minnesota, 55104, either before the hearing or within 20 days after the close of the hearing.

The statutory authority of the Minnesota Cable Communications Board to promulgate the proposed rules is contained in Minn. Stat. § 238.06, subd. 1 (1976).

The following changes in Board rules are proposed for adoption:

Definitions—

Add definitions of "Twin Cities Metropolitan Area" and "Board"; add "municipality" to the definition of "person."

Variances—

Add a provision requiring that requests for variances be submitted 20 days in advance of the Board meeting at which action is requested.

Rulemaking—

Change rules to conform with the Rules of the Office of the Hearing Examiners and Minn. Stat. Chapter 15 (1976).

Contested Cases—

Change rules to conform with Minn. Stat. Chapter 15 (1976) and the Rules of the Office of Hearing Examiners. Amend remaining rules regarding the Board's decision in contested cases.

Delegations of Authority—

Add a rule designating authority for determining eligibility for MCCC 113 (proposed alternative franchising procedure) to Executive Director.

Renewal of a Certificate of Confirmation—

Amend rules by: clarifying those MCCB rules to be complied with in order to receive a regular certificate of confirmation; setting the effective date for regular certificates from the date of adoption of municipal ordinance; allowing franchisee to operate a cable communications system while Board is considering the application for the renewal of the certificate of confirmation; clarifying conditions necessary for the renewal of a certificate; changing the term of renewal of a certificate from 5 to 10 years; specifying the date from which the 10 year period for renewal of a certificate is determined.

Franchising Procedures—

Amend rules by: Adding a short term procedure for franchising to be used by selected municipalities as an alternative to present franchising procedures outlined in MCCC 111; deleting the requirement that persons making application for a municipality's cable communications franchise submit applications on a standardized form designated by the franchising authority; altering language regarding the criteria and priorities by which municipalities will judge franchise applications.

KEY: New rules and material proposed to be added to an existing rule are printed in **boldface**. Material proposed to be deleted from an existing rule is printed in [single brackets]. Underlining indicates additions to proposed rules, while [[double brackets]] indicate matter stricken from proposed rules. Existing material is printed in standard type face.

PROPOSED RULES

Franchise Renewal Procedures—

Amend rules by defining the conditions necessitating that a franchising authority and a franchisee follow procedures for renewing a franchise.

Franchise Standards—

Amend standard regarding minimum channel capacity required of cable communications systems by specifying the requirements of system capacity for 12 and 20 channel minimums based on system size, location, or population of the franchised territory. Amend standard regarding minimum requirements for the provision of channels for use by the public, educational or governmental authorities, by: specifying that subscribers receiving any or all services offered by a cable communications company be provided with some or all channels made available for access; specifying the minimum requirements for the provision of such access channels based on system size, location, or population of the franchised municipality; requiring that personnel and equipment used for playing back prerecorded programs be made available by the cable communications system operator at no charge; specifying that compliance with the rule will not require the installation of "converters"; specifying that rules established by the franchisee governing any or all access channels be filed with the MCCB. Amend standard regarding the minimum equipment required of cable communications systems by specifying that requirements for equipment to be made available by the cable communications system operator for use in production or transmission of programming for access uses be based on system size, location, or population of the franchised municipality.

Franchise Amendments—

Amend rule by excepting from Board approval those amendments to franchises dealing with rates for monthly subscriber services.

Interconnection—

Amend rules to conform with the 1976 changes to Chapter 238 of the Minnesota Statutes by: redefining "regional channel" and "regional channel entity"; stating Board's authority to order interconnection of cable communications systems; specifying that compliance with the rule to provide a regional channel will not require the installation of "converters"; stating the Board's authority to designate a regional channel entity; stating the Board's authority to approve an interconnection entity.

Cable System Reports to Board—

Amend rule by clarifying that annual reports by cable communications system operators are due on the first of May each year.

Cable Service Territories—

Add provision to rule specifying a period for comment by the Metropolitan Council on a proposed cable service territory.

The following changes will be made in the MSAR (Cable Board Rules and Regulations) at the time of their revised final printing:

1. The word "Commission" will be changed to "Board" pursuant to Minn. Stat. § 15.012.
2. All statutory cites will be updated so as to reflect the most recent edition of Minnesota Statutes.
3. Rule citations will be changed from MCCC to MCCB.
4. All rules will be changed to conform to the following format:

MCCB. 1
A.
1.
a.
(1)
(a)
(i)
(aa)

Testimony or other evidence to be submitted for consideration should be pertinent to the matter at hand and may be presented either orally or in writing at the public hearing or by mailing a statement to Mr. Howard Kaibel, State Office of Hearing Examiners, 1745 University Avenue, St. Paul, Minnesota, 55104. If the person submitting a statement cannot be present to read their statement at the time of the hearing, the statement will be entered into the record. For those wishing to submit written statements or exhibits, it is requested that at least three copies of such statement, exhibit or summary be furnished at the hearing. The record will remain open for receipt of briefs or other written material relative to the proposed rule for 20 days subsequent to the public hearing.

Copies of the proposed rules will be available after May 16, 1977, at the Cable Board's offices and free copies may be obtained by writing to the Minnesota Cable Communications Board, 500 Rice St., St. Paul, Minnesota, 55103. Additional copies will be available at the door on the date of the hearing. A "Statement of Need" explaining why the Minnesota Cable Communications Board feels the proposed rules are necessary and a "Statement of Evidence" outlining the testimony the Cable Board will be introducing will be filed with the Hearing Examiner's Office at least 25 days prior to the hearing and will be available there for public inspection.

PROPOSED RULES

Please be advised that Minnesota Statutes, Chapter 10A, requires each lobbyist to register with the Ethical Practices Board within five days after he commences lobbying. Lobbying includes attempting to influence rulemaking by communicating or urging others to communicate with public officials. A lobbyist is generally any individual who spends more than \$250 per year for lobbying or any individual who is engaged for pay or authorized to spend money by another

individual or association and who spends more than \$250 per year or five hours per month at lobbying. The statute provides certain exceptions. Questions should be directed to the Ethical Practices Board, 41 State Office Building, St. Paul, Minnesota, 55155, phone (612) 296-5615.

Robert J. McDonald, Executive Director
Minnesota Cable Communications Board

KEY: New rules and material proposed to be added to an existing rule are printed in **boldface**. Material proposed to be deleted from an existing rule is printed in [single brackets]. Underlining indicates additions to proposed rules, while [[double brackets]] indicate matter stricken from proposed rules. Existing material is printed in standard type face.

OFFICIAL NOTICES

Department of Revenue

Notice of Intent to Solicit Outside Opinion on Rules Governing Sales and Use Tax

The Department of Revenue is drafting amendments to the rules relating to sales and use tax. The rules are authorized by Minn. Stat. § 297A.29 (1976). The rules for which amendments are being considered deal with the application and administration of the sales and use tax.

All interested or affected persons or groups are requested to participate. Statements of information and comment may be made orally or in writing. Written statements of information and comment may be addressed to:

Mr. Donald Mundahl, Director
Sales & Use Tax Division
Department of Revenue
9th Floor, Capitol Square Building
550 Cedar Street
St. Paul, Minnesota 55101

Oral statements of information and comment will be received during regular business hours over the telephone at (612) 296-2896, and in person at the above address.

All statements of information and comment must be received by July 15, 1977. Any written materials received by the Agency shall become part of the hearing record.

George W. Winter
Deputy Commissioner

Teachers Retirement Association

Board of Trustees Meeting

The Board of Trustees, Minnesota Teachers Retirement Association, will hold a meeting on Wednesday, June 29, 1977, at 3 p.m. in the office of the Association, 302 Capitol Square Building, 550 Cedar Street, St. Paul, Minnesota, to consider matters which may properly come before the Board.

State Board of Accountancy

Notice of Intent to Solicit Outside Opinion on Rules Regarding Continuing Education Requirement

Notice is hereby given that the State Board of Accountancy has begun consideration of proposed rules governing

continuing education for certified public accountants in accordance with Minn. Stat. §§ 214.12 and 326.18 (1976). In order to adequately determine the nature and utility of such rules, the Board of Accountancy hereby requests information and comments from all interested individuals or groups concerning the subject matter of the proposed rules.

The proposed rules, if adopted, would establish a continuing education requirement for licensed certified public accountants as a condition to the retention of their licenses.

All interested or affected persons or groups are requested to participate. Statements of information and comment may be in writing. Written statements of information and comment may be addressed to:

Marian Flanagan
Executive Secretary
Board of Accountancy
500 Metro Square Building
Saint Paul, Minnesota 55101

All statements of information and comment must be received within fourteen (14) days of the publication of this notice.

Leonard A. Rapoport
Chairman, Board of Accountancy
500 Metro Square Building
Saint Paul, Minnesota 55101

Department of Commerce

Notice of Intent to Solicit Outside Opinion on Rules Regarding Home Loans Made Pursuant to the Conventional Home Loan Assistance and Protection Act

Notice is hereby given that the Banking Division is seeking information or opinions from sources outside the agency in preparing to propose the repeal or amendment of rules governing home loans made pursuant to the Conventional Home Loan Assistance and Protection Act, Minn. Stat. § 47.20, as amended. Any interested persons may submit data or views on this subject in writing or orally to:

James Miller
Banking Division
500 Metro Square Building
St. Paul, Minnesota 55101
Telephone: 612-296-2132

Any written material received by the agency shall become

OFFICIAL NOTICES

a part of the hearing record in the event the rules governing this subject are repealed or amended.

Robert A. Mampel
Commissioner of Banks

Department of Education

Notice of Intent to Solicit Outside Opinion Regarding Rules for Pre-School Health and Developmental Screening Programs

The Department of Education is drafting rules and emergency rules to implement S.F. 743 enacted by the 1977 Minnesota Legislature, requiring that every school board provide a voluntary health and developmental screening program for children once before entering kindergarten.

The Department invites interested persons or groups to provide information, comment, and advice on the subject, in writing or orally, to E. Raymond Peterson, Assistant Commissioner of Education, or Reynold Erickson, Director of Pupil Personnel Services, Minnesota State Department of Education, 657 Capitol Square Building, 550 Cedar Street, St. Paul, MN 55101.

All materials to be considered in the original draft should be submitted by June 27, 1977. Written statements will be made part of the public hearing record.

Energy Agency

Notice of Intent to Solicit Outside Opinion on Rules Establishing Permissible Hours of Operation and Setting Standards Governing the Quantity and the Efficiency of Outdoor Display Lighting

Notice is hereby given that the Minnesota Energy Agency (hereinafter the "agency") is seeking information or opinions from sources outside the agency in preparing to propose the adoption of rules establishing permissible hours of operation and setting standards governing the quantity and the efficiency of outdoor display lighting. The rules are required by Laws of 1977, ch. 381, § 11 which amends Minn. Stat. § 116H.12 (1976) by adding subdivisions 1a and 1b.

The agency requests information and comments concerning the subject matter of the proposed rules. Interested or affected persons or groups may submit statements of information and comment orally or in writing. Written statements may be addressed to:

Richard A. Wallen
Minnesota Energy Agency
740 American Center Building
150 East Kellogg Boulevard
St. Paul, MN 55101

Oral statements will be received during regular business hours over the telephone at (612) 296-7457, and in person at the above address.

All statements of information and comment must be received by August 26, 1977. Any written material received by the agency shall become part of the hearing record when rules governing this subject are promulgated.

Richard A. Wallen
Director, Certificate
of Need Program
Minnesota Energy Agency

Metropolitan Sports Facilities Commission

Request for Preliminary Location and Schematic Site Plan Proposals

Notice is hereby given that the Metropolitan Sports Facilities Commission, established by Laws of 1977, ch. 89, will now seek preliminary location and schematic site plan proposals from all interested parties for new or remodeled sports facilities in the Metropolitan Area.

Laws of 1977, ch. 89, § 9, subd. 2, requires the Commission, by August 1, 1977, to select from the preliminary location and schematic site plan proposals received not more than three locations in the Metropolitan Area for further study and consideration. Preliminary location and schematic site plan proposals shall be in conformance with the criteria set forth in this notice.

All proposals submitted in response to this request shall address and comply with all provisions contained in Laws of 1977, ch. 89, irrespective of the provisions contained herein. In addition the Commission reserves the right to waive any formality with respect to proposals received, to request further elaboration regarding any such proposal, and do other things as may be necessary with respect to proposals received irrespective of the provisions contained herein.

OFFICIAL NOTICES

"Sports Facility" for the purpose of this request for preliminary location and schematic site proposals means real or personal property comprising a stadium or stadiums suitable for university or major-league baseball, or for university or major-league professional football and soccer, or both, together with adjacent parking facilities. Location and schematic site plan proposals shall address a facility or facilities with a seating capacity of approximately 65,000 persons sufficient in size to accommodate the requisite purposes of the facility. Actual design of the sports facility or facilities will be carried out by the Commission. Each preliminary location and schematic site plan proposal shall include:

A. Site information:

1. Exact location.
2. Land ownership by parcel.
3. Precise description of improvements, if any, now on the site, including employment and residence numbers.
4. A description of public utilities currently serving the site.
5. Soil borings — soil type, depth to bedrock, depth to watertable, and bearing strength.
6. A statement regarding whether groundwater will be appropriated.
7. Percentage of site that will be paved.
8. Current zoning classification of the site.
9. Any other public or private restrictions on site usage.
10. A location map of the site delineating adjacent land uses within one mile of the site boundaries and land ownership immediately adjacent to the site.
11. A timetable for site acquisition and relocation as well as the timetable for the delivery or transfer of the site to the Commission.
12. An identification of who will be responsible for performing site acquisition and relocation.

B. Governmental commitments by resolution:

1. A statement by the situs local governmental unit of general support for the facility or facilities and its location.
2. A statement of the situs local governmental unit's willingness to allocate public utility capacity to the facility.
3. A commitment from the city, county, and state, as appropriate to make necessary public improvements to serve the proposed location.

4. Any contributions which will be made by the situs local governmental unit.

5. A commitment that official controls will be amended if necessary to accommodate the proposal if it is ultimately selected by the Commission.

C. Access to the facility or facilities:

1. Highway accessibility from the rest of the metropolitan area and the state.
2. Approximate number of on-site parking spaces for (a) cars and (b) buses.
3. Access to off-site parking spaces.
4. Access to public transit.
5. Facilities for handling pedestrian movement.

D. The Commission may give consideration to the following factors, and if possible, it is requested that proposals include information with regard to the same:

1. The feasibility of funding a portion of the total cost through a grant or grants from the economic development administration of the federal government.
2. The feasibility of constructing a waste facility or solar energy system to provide energy for heating and ventilating the sports stadium, and a statement on specific availability and feasibility of proposed energy systems and resources.
3. An assessment of the impact of the proposed facility on growth and development patterns in the proposing community and surrounding communities.
4. The net gain or loss of property taxes to all governmental units.

In order to be considered, all proposals must be received by the secretary of the Commission at 300 Metro Square Building, 7th and Robert Streets, St. Paul, Minnesota, 55101, before 10:00 a.m. on June 27, 1977. No proposals received afterward will be considered by the Commission. Ten (10) copies of each proposal shall be submitted with each response.

Any proposal or other action by a political subdivision required by this request shall be supported by a resolution of its governing body, which resolution must be filed with the Secretary of the Commission on or before July 15, 1977.

Further information may be obtained by contacting Jerry Bell, Metropolitan Council staff liaison, at the aforementioned address or by calling 612-291-6405.

Dan J. Brutger, Chairman

EQC MONITOR

Minnesota Environmental Quality Council, 550 Cedar Street, St. Paul, MN, (612) 296-2723

Natural Resource Permit Application

St. Louis County

Name of Permit: State Disposal System Permit

Applicant: Amax Exploration, Inc.

Project Location: St. Louis County, NE ¼, Section 32, R12W, T60N

Project Description: Expansion of an exploratory shaft for determining the mineral potential of an ore body.

No Environmental Assessment Worksheet (EAW) preparation is anticipated.

A Public Meeting will be held in connection with the modification of this permit on Thursday, June 30, 1977, at 7 P.M. in the Minnesota Pollution Control Agency Board Room located at the address below.

Comments and requests for additional information on this project should be submitted at the Public Meeting on June 30, or by July 13, 1977 to:

Ms. Maggie Lindberg
Minnesota Pollution Control Agency
1935 W. County Road B-2
Roseville, MN 55113
(612) 296-7382

Negative Declaration (No EIS)

Village Green Golf Course and Subdivision Clay County

The Environmental Assessment Worksheet (EAW) listed below has been filed with the EQC. This EAW determined that an EIS is not needed on this project because it is not a major action and does not have the potential for significant environmental effects. **The EQC will reconsider this finding only if objections are filed by July 13, 1977.** MEQC Rule 28B indicates the procedures for filing objections to a Negative Declaration.

Proposer: Golf Course—City of Moorhead
Subdivision—The Park Company

Responsible Agency: City of Moorhead

Project Description: Construction of a residential area and nine-hole regulation golf course. The residential development would consist of single family dwellings (209 units), duplexes (100 units), condominiums (312 units) and apartments (203 units). There would also be a commercial area of 125,000 square feet located on the eastern edge of the development.

Project Location: Moorhead, Clay County; portions of NE¼ Sec. 21 and portions of N½ Sec. 22, R48W, Twp. 139N.

Copies of the EAW and supporting documentation are on file for public review at:

City Hall, Planning Office
500 Center Avenue
Moorhead, MN 56560
(218) 236-8220
Hours: 8 a.m. to 4:30 p.m., Monday-Friday
and
Brauer & Associates, Inc.
6440 Flying Cloud Drive
Eden Prairie, MN 55343
(612) 941-1660
Hours: 8 a.m. to 5 p.m., Monday-Friday

For further information on this EAW contact:

Dick Reis, Planning Director
P.O. Box 779
City of Moorhead
(218) 236-8220

State Planning Agency

Request for Proposals for EIS Preparation on Sports Facilities

The Minnesota State Planning Agency is requesting proposals from consultant firms to complete three Environmental Impact Statements (EISs) for sports facilities at three potential sites within the Twin Cities Metropolitan Area. A prime consultant will be selected to provide project management for preparation of all three EISs with consortiums or firms specializing in specific sub-areas also being considered.

Written proposals must be received by the State Planning Agency no later than July 1, 1977. Consultants will be selected by August 8, 1977 and will be required to complete all draft EIS documents by December 4, 1977.

Copies of the Request for Proposals may be obtained at Room 100, Capitol Square Building, 550 Cedar St., St. Paul, Minnesota 55101, (612) 296-2757.

Draft EIS Completion

Tenth Street South St. Cloud

The Minnesota Department of Transportation (DOT) has submitted to the EQC the Draft Environmental Impact Statement (EIS) on the proposed upgrading of the Tenth Street Corridor in the south-central portion of the St. Cloud Metropolitan Area.

A public hearing regarding this Draft EIS will be held at 8:00 p.m. on July 19, 1977 at the Ballroom at Atwood Memorial Center, 6th Street and 1st Avenue South, St. Cloud State University, St. Cloud, Minnesota. Comments will be received through July 29, 1977 by:

Gordon M. Fay, Director
Office of State Aid, D.O.T.
Room 420, Transportation Building
St. Paul, Minnesota 55155

For further information about this Draft EIS contact:

Darryl E. Durgin
MDOT District Engineer
Box H, 301 Laurel Street
Brainerd, Minnesota 56401
(218) 829-3553

or

E. Dean Carlson
FHWA Division Administrator
Suite 490 Metro Square Bldg.
St. Paul, Minnesota 55101
(612) 725-7001

Pollution Control Agency Division of Water Quality

Notice of Public Meeting

A tentative project list for the Fiscal Year 1977 wastewater treatment facility construction grants program has been prepared. In order to provide interested persons and organizations an opportunity to be heard regarding adoption of the tentative list, public meetings will be held at:

Moorhead, Minnesota
City Council Chamber
City Hall
500 Center Avenue
June 22, 1977 at 7:00 p.m.

Minnesota Pollution Control
Agency, Central Office
1935 West County Road B-2
Roseville, Minnesota 55113
June 24, 1977, at 10:00 a.m.

All interested persons and organizations are encouraged to submit comments or other evidence. Oral comment and evidence will be received only at the meeting(s). Written comment and testimony may be submitted on or before July 1, 1977, and should be sent to the Executive Director, Minnesota Pollution Control Agency, 1935 West County Road B-2, Roseville, Minnesota 55113.

All oral and written comment and testimony submitted in accordance with the foregoing instructions will be considered. Based upon this comment and evidence, a final project list will be prepared and presented to the Agency Board for final approval.

Errata

- 1 S.R. 1620: change “—4” to “8½”, at EA 803 B.
- 1 S.R. 1601: underline “46”, at MEQC 41.
- 1 S.R. 1603: change “IS” to “EIS”, at MEQC 44 B.
- 1 S.R. 1603: underline “in” before “MEQC 43 A”, at MEQC 45 A.
- 1 S.R. 1604: underline “and B” before “as they pertain”, at MEQC 45 A.
- 1 S.R. 1604: change “prupose” to “purpose”, at MEQC 45 G.
- 1 S.R. 1627: change “education” to “educational”, at HECB 902 D.
- 1 S.R. 1628: underline “required for registration” and “A.64”, at HECB 904.
- 1 S.R. 1628: underline “C.”, at HECB 904 C.
- 1 S.R. 1628: underline “D.”, at HECB 904 D.
- 1 S.R. 1628: change “(c)” to “(e)”, at HECB 904 D.

12. 1 S.R. 1628: underline "or", at HECB 904 D.7.
13. 1 S.R. 1629: underline "is" before "approved by the Board", at HECB 905 D.
14. 1 S.R. 1629: change "aprpoval" to "approval", at HECB 906.
15. 1 S.R. 1629: remove underlining from "meet", at HECB 906 A.
16. 1 S.R. 1629: underline "and", at HECB 906 A.
17. 1 S.R. 1629: remove underlining from "must meet" before "the policies", at HECB 906 B.
18. 1 S.R. 1630: remove underlining from "the" before "educational", at HECB 907 A.
19. 1 S.R. 1630: change "refuding" to "refunding", at HECB 907 B.
20. 1 S.R. 1630: underline ";", at HECB 907 C.
21. 1 S.R. 1630: underline "fered", at HECB 907 E.
22. 1 S.R. 1630: underline "H.", at HECB 907 H.
23. 1 S.R. 1632: insert space between "obligations" and "not", at HECB 917.
24. 1 S.R. 1632: change "900" to "990", at HECB 990.
25. 1 S.R. 1709: underline "or" before "contained false", at MEQC 102 E.4.a.
26. 1 S.R. 1710: change "to" to "in" before "MEQC 105 has been", at MEQC 102 F.
27. 1 S.R. 1713: insert after MEQC 115 B.3.f. the following:
 - g. Maintain information on state environmental programs.
 - h. Maintain a list or directory of pertinent state agency contacts in each region and in St. Paul as well as a list of local government unit contacts for its region.
- C. Grants. Within 30 days after receipt of a completed grant application, the Director of the State Planning Agency shall approve the grant or notify the Regional Development Commission in writing of the reasons why the grant application was denied.

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