Volume 10
Printing Schedule

Submission Deadlines

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*Deadline extensions may be possible at the editor's discretion; however, none will be made beyond the second Wednesday (12 calendar days) preceding the issue date for rules, proposed rules and executive orders, or beyond the Wednesday (5 calendar days) preceding the issue date for official notices. Requests for deadline extensions should be made only in valid emergency situations.

**Notices of public hearings on proposed rules and notices of intent to adopt rules without a public hearing are published in the Proposed Rules section and must be submitted two weeks prior to the issue date.

Instructions for submission of documents may be obtained from the Office of the State Register, 504 Rice Street, St. Paul, Minnesota 55103, (612) 296-4273.

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The *State Register* is the official publication of the State of Minnesota, containing executive orders of the governor, proposed and adopted rules of state agencies, and official notices to the public. Judicial notice shall be taken of material published in the *State Register*.

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FOR LEGISLATIVE NEWS

Publications containing news and information from the Minnesota Senate House of Representatives are available free to concerned citizens and the news media. To be placed on the mailing list, write or call the offices listed below:

**SENATE**

*Briefly-Preview*—Senate news and committee calendar; published weekly during legislative sessions.

*Perspectives*—Publication about the Senate.

Contact: Senate Public Information Office
Room 111 State Capitol, St. Paul, MN 55155
(612) 296-0504

**HOUSE**

*Session Weekly*—House committees, committee assignments of individual representatives; news on committee meetings and action. House action and bill introductions

*This Week*—weekly interim bulletin of the House.

Contact: House Information Office
Room 175 State Office Building, St. Paul, MN 55155
(612) 296-2146

Cover graphic: Minnesota State Capitol, Ink drawing by Ric James.
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NOTICE

How to Follow State Agency Rulemaking Action in the State Register

State agencies must publish notice of their rulemaking action in the State Register. If an agency seeks outside opinion before promulgating new rules or rule amendments, it must publish a NOTICE OF INTENT TO SOLICIT OUTSIDE OPINION also.

The PROPOSED RULES section contains:

• Calendar of public hearings on proposed rules.
• Proposed new rules (including notice of hearing and/or notice of intent to adopt rules without a hearing).
• Proposed amendments to rules already in existence in the Minnesota Rules.
• Proposed emergency rules.
• Withdrawal of proposed rules (option; not required).

The ADOPTED RULES section contains:

• Notice of adoption of new rules and rule amendments adopted without change from the previously published proposed rules.
• Adopted amendments to rules already in existence in the Minnesota Rules.
• Notice of adoption of emergency rules.
• Adopted amendments to emergency rules (changes made since the proposed version was published).
• Extensions of emergency rules beyond their original effective date.

The OFFICIAL NOTICES section includes (but is not limited to):

• Notice of intent to solicit outside opinion before promulgating rules.
• Additional hearings on proposed rules not listed in original proposed rules calendar.

ALL ADOPTED RULES and ADOPTED AMENDMENTS TO EXISTING RULES published in the State Register and filed with the Secretary of State before April 8, 1985 are published in the Minnesota Rules 1985. ADOPTED RULES and ADOPTED AMENDMENTS TO EXISTING RULES filed after April 8, 1985 will be included in a supplement scheduled for publication in Spring, 1986. Proposed and adopted EMERGENCY (formerly called TEMPORARY) RULES appear in the State Register but are generally not published in the Minnesota Rules due to the short-term nature of their legal effectiveness. Those that are long-term may be published.

The State Register publishes partial and cumulative listings of rule in the MINNESOTA RULES AMENDMENTS AND ADDITIONS list on the following schedule:

| Issues 1-13, inclusive | Issue 39, cumulative for 1-39 |
| Issues 14-25, inclusive | Issues 40-51, inclusive |
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PROPOSED RULES

Pursuant to Minn. Stat. of 1984, §§ 14.22, an agency may propose to adopt, amend, suspend or repeal rules without first holding a public hearing, as long as the agency determines that the rules will be noncontroversial in nature. The agency must first publish a notice of intent to adopt rules without a public hearing, together with the proposed rules, in the State Register. The notice must advise the public:

1. that they have 30 days in which to submit comment on the proposed rules;
2. that no public hearing will be held unless 25 or more persons make a written request for a hearing within the 30-day comment period;
3. of the manner in which persons shall request a hearing on the proposed rules; and
4. that the rule may be modified if the modifications are supported by the data and views submitted.

If, during the 30-day comment period, 25 or more persons submit to the agency a written request for a hearing of the proposed rules, the agency must proceed under the provisions of §§ 14.14-14.20, which state that if an agency decides to hold a public hearing, it must publish a notice of intent in the State Register.

Pursuant to Minn. Stat. §§ 14.29 and 14.30, agencies may propose emergency rules under certain circumstances. Proposed emergency rules are published in the State Register and, for at least 25 days thereafter, interested persons may submit data and views in writing to the proposing agency.

Minnesota Housing Finance Agency

Housing Loans and Grants

Proposed Rules Relating to Income Limits for the Home Improvement Loan Program and Accessibility Programs

Notice is hereby given that the Minnesota Housing Finance Agency ("agency") proposes to adopt the above-entitled rules without a public hearing. The agency has determined that the proposed adoption of these rules will be noncontroversial in nature and has elected to follow the procedures set forth in Minn. Stat. Sec. 14.21 to 14.28.

Persons interested in these rules shall have 30 days to submit comments in support of or in opposition to the proposed rules within the 30-day comment period. Such comments are encouraged, and should identify the portion of the proposed rule addressed, the reason for the comment, and any change proposed. The proposed rule may be modified as the result of comments received if the modifications are supported by the data and views submitted to the agency and do not result in a substantial change in the proposed language. Unless twenty-five or more persons submit written requests for a public hearing on the proposed rule within the 30-day comment period, a public hearing will not be held. In the event a public hearing is required, the agency will proceed according to the provisions of Minn. Stat. Sec. 14.14 et. seq. Any person requesting a public hearing should state his or her name and address, and is encouraged to identify the portion of the proposed rule addressed, the reason for the request, and any change proposed.

Persons who wish to submit comments or a written request for a public hearing should submit such comments or request to:

Kathleen J. Johnson
Legal Division
Minnesota Housing Finance Agency
Suite 300
400 Sibley Street
St. Paul, Minnesota 55101
Telephone: 612/296-9793

Authority for the adoption of these rules is contained in Minn. Stat. Sec. 462A.06, Subd. 4 and 11. Additionally, a Statement of Need and Reasonableness that describes the need for and reasonableness of each provision of the proposed rules, and that identifies the data and information relied upon to support the proposed rules has been prepared and is available from Kathleen J. Johnson upon request.

Upon adoption of the final rules without a public hearing, the proposed rules, this notice, the Statement of Need and Reasonableness, all written comments received, and the final rules as adopted will be delivered to a designee of the Attorney General for review as to form and legality, including the issue of substantial change, and to determine whether the agency has the authority to adopt the rules and whether the record demonstrates a rational basis for the need for and reasonableness of the proposed rules. Persons who wish to receive notice of the date of submission of these rules to the Attorney General for review, or who wish to receive a free copy of the final rules as adopted, should make such requests to Kathleen J. Johnson.

A copy of the proposed rule is attached to this notice. Additional copies may be obtained by contacting Kathleen J. Johnson.

Please be advised that Minn. Stat. Ch. 10A.03 requires each lobbyist to register with the State Ethical Practices Board within five (5) days after he or she commences lobbying. A lobbyist is defined in Minn. Stat. Sec. 10A.01, Subd. 11 as any individual:

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STATE REGISTER, Monday 12 May 1986

(CITE 10 S.R. 2282)
(a) Engaged for pay or other consideration, or authorized by another individual or association to spend money, who spends more than five hours in any month or more than $250.00, not including his own travel expenses and membership dues, in any year, for the purpose of attempting to influence legislative or administrative action by communicating or urging others to communicate with public officials; or

(b) Who spends more than $250.00, not including his own traveling expenses and membership dues, in any year for the purpose of attempting to influence legislative or administrative action by communicating or urging others to communicate with public officials.

The statute provides certain exceptions. Questions should be directed to the Ethical Practices Board, 41 State Office Building, St. Paul, Minnesota 55155 (612) 296-5615.

9 May 1986

James J. Solem
Executive Director

Rule as Proposed

4900.0010 DEFINITIONS.

Subpart 1. to 22. [Unchanged.]

Subp. 23. Persons and families of low and moderate income. "Persons and families of low and moderate income" means:

A. to D. [Unchanged.]

E. With respect to home improvement loans and accessibility improvement assistance pursuant to parts 4900.0510 and 4900.0710, those persons and families whose adjusted income does not exceed $24,000 or such lower amount as the agency may establish to assure that the interest on obligations of the agency will be exempt from federal income taxation.

Department of Labor and Industry
Workers’ Compensation Division

Proposed Repeal of Reimbursement of Benefits Rules

Notice of Intent to Repeal Rules without a Public Hearing.

Notice is hereby given that the Department of Labor and Industry, Workers’ Compensation Division, proposes to repeal the above-captioned rules to Minn. Rules, parts 5222.0100-5222.1000 without a public hearing. The Department has determined that the proposed repeal of these rules will be noncontroversial in nature and has elected to follow the procedures set forth in Minn. Stat. §§ 14.21-14.28 (1984).

Persons or groups interested in these rules shall have 30 days to submit comments on the proposed repeal. Comments in support of or in opposition to the proposed repeal are encouraged. Each comment should identify the portion of the rules addressed, the reason for the comment, and any change proposed. The proposed repeal may be modified if the modifications are supported by the data and views submitted to the Department and do not result in a substantial change.

A public hearing will be held if 25 or more persons submit written requests for a public hearing on the proposed repeal within the 30-day comment period. If a public hearing is required, the Department will proceed according to the provisions of Minn. Stat. §§ 14.131-14.20 (1984). Any person requesting a public hearing should state his or her name and address, and is encouraged to identify the portion of the rules addressed, the reason for the request, and any change proposed.
PROPOSED RULES

Comments or written requests for a public hearing should be submitted to:

Steve Keefe  
Commissioner, Department of Labor and Industry  
5th Floor, Space Center Bldg.  
444 Lafayette Road  
St. Paul, Minnesota 55101  
(612) 296-2342

Authority for the repeal of these rules is contained in Minn. Stat. §§ 176.132, Subd. 4; 175.12(2); and 176.83, Subd. 7 (1984). A Statement of Need and Reasonableness that describes the grounds for the repeal of these rules is available from the Commissioner upon request at the above address.

The rules to be repealed govern procedures for reimbursement by the special compensation fund of supplementary benefits, and are commonly referred to as the “McClish” rules.

The repeal of these rules will have no qualitative or quantitative impact on small business.

Upon repeal of the rules without a public hearing, all jurisdictional documents, the Statement of Need and Reasonableness, all written comments and requests for hearing received, and the order of repeal will be delivered to the Attorney General. The documents will then be reviewed by the Attorney General as to legality and form as it relates to legality, including the issues of substantial change, the agency’s authority to repeal the rules and the existence of a rational basis for the repeal. Persons who wish to be notified of the submission of this material to the Attorney General, including modifications to the rules as originally proposed, or who wish to receive a free copy of the final order, should submit a written request to the Commissioner at the above address.

28 April 1986.

Steve Keefe  
Commissioner, Department of Labor and Industry

Rules as Proposed (all new material)

REPEALER. Minnesota Rules, parts 5222.0100; 5222.0200; 5222.0300; 5222.0400; 5222.0500; 5222.0600; 5222.0700; 5222.0800; 5222.0900; and 5222.1000 are repealed.

Public Employees Retirement Association

Proposed Rules Relating to Membership of Elected Officials

Notice of Proposed Adoption of a Rule without a Public Hearing

Notice is hereby given that the Public Employees Retirement Association (PERA) proposes to adopt the above-entitled rule without a public hearing following the procedures set forth in Minnesota Statutes, sections 14.22 to 14.28. The specific statutory authority to adopt the rule is Minnesota Statutes, section 353.03.

Persons interested in this rule shall have 30 days in which to submit comment in support of or in opposition to the proposed rule or any part or subpart of the rule and comment is encouraged. Each comment should identify the portion of the proposed rule addressed, the reason for the comment, and any change proposed.

Any person may make a written request for a public hearing on the rule within the 30-day comment period. If 25 or more persons submit a written request for a public hearing within the 30-day comment period, a public hearing will be held unless a sufficient number withdraw their request. Any person requesting a public hearing should state his or her name and address, and is encouraged to identify the portion of the proposed rule addressed, the reason for the request, and any change proposed, if a public hearing is required, PERA will proceed pursuant to Minnesota Statutes, sections 14.131 to 14.20.

Persons who wish to submit comments or a written request for a public hearing must submit such comments or requests to:

Allen Eldridge  
Public Employees Retirement Association  
Suite 200-Skyway Level  
514 St. Peter Street  
St. Paul, Minnesota 55102  
(612) 297-3570
The proposed rule may be modified if the modifications are supported by data and the weight of the arguments do not result in a substantial change in the proposed rule as noticed.

A copy of the proposed rule is attached to this notice.

A Statement of Need and Reasonableness that describes the need for and reasonableness of each provision of the proposed rule and identified the data and information relied upon to support the proposed rule has been prepared and is available from Allen Eldridge upon request.

If no hearing is required, upon adoption of the rule, the rule and the required supporting documents will be delivered to the Attorney General for review as to legality and form to the extent the form relates to legality. Any person may request notification of the date of submission to the Attorney General. Persons who wish to be advised of the submission of this material to the Attorney General, or who wish to receive a copy of the adopted rule, must submit the written request to Allen Eldridge.

James M. Hacking, Executive Director
Public Employees Retirement Association

Rules as Proposed (all new material)

7950.0100 DEFINITIONS.

Subpart 1. Scope. As used in parts 7950.0100 to 7950.0400, the following terms have the meanings given.

Subp. 2. PERA. "PERA" means the Public Employees Retirement Association.

Subp. 3. Public official. "Public official" means a person who: (1) is a public employee within the meaning of Minnesota Statutes, section 353.01, subdivision 2; and (2) is elected to an elective office, or appointed to fill a vacancy in an elective office.

Subp. 4. First day of employment as a public official. "First day of employment as a public official" means the earlier of: (1) the date specified as the beginning of the term of office; (2) the date the oath of office is taken; or (3) the date employment actually commences.

Subp. 5. Appointed official. "Appointed official" means a person who: (1) is a public employee and a member of PERA within the meaning of Minnesota Statutes, section 353.01; and (2) is appointed to a nonelective office.

Subp. 6. Prior service. "Prior service" means service as a public official in an elective office other than the elective office with respect to which an option to become a member of PERA is exercised in accordance with part 7950.0300.

7950.0200 MEMBERSHIP STATUS UPON ASSUMING EMPLOYMENT.

A public official shall not be considered to be a member of PERA unless an option to become a member is exercised in accordance with part 7950.0300.

7950.0300 OPTION TO BECOME A MEMBER.

Subpart 1. Option. If, following the effective date of this part, a public official is elected to, or appointed to fill a vacancy in, an elective office, the public official shall have the right to exercise an option to become a member of PERA. The option shall be exercised by filing an application for membership on forms prescribed by the executive director of PERA within 90 days after the first day of employment as a public official.

Subp. 2. Failure to exercise. If an option to become a member of PERA is not exercised within 90 days after the first day of employment as a public official, the option shall expire and the public official shall cease to have an option to become a member of PERA during incumbency in the elective office with respect to which the option was available.

Subp. 3. Effective date. If an option referred to in subpart 1 is exercised within the requisite 90-day period, membership in PERA shall relate back to, and shall commence from, the first day of employment as a public official in the elective office with respect to which the option is exercised. Membership cannot be withdrawn or terminated during incumbency in the elective office with respect to which the option is exercised.

Subp. 4. Rights not included. The exercise of an option to become a member of PERA shall not cover, or otherwise apply to, any prior service as a public official in any elective office other than the elective office with respect to which the option is exercised.

KEY: PROPOSED RULES SECTION — Underlining indicates additions to existing rule language. Strike outs indicate deletions from existing rule language. If a proposed rule is totally new, it is designated "all new material." ADOPTED RULES SECTION — Underlining indicates additions to proposed rule language. Strike outs indicate deletions from proposed rule language.
exercise of an option to become a member of PERA does not allow a public official the right to buy back service credit for any service in an elective office other than the elective office with respect to which the option is exercised.

Subp. 5. Current officials. Any current public official who has not exercised the option to become a member of PERA shall retain the option of becoming a member only for a period of 90 days after the effective date of this part. The option must be exercised by filing an application for membership on forms prescribed by the executive director of PERA within the 90-day period. If the option is not exercised within 90 days after the effective date of this part, the option shall expire and the public official shall cease to have an option to become a member of PERA during incumbency in the elective office with respect to which the option was available.

Subp. 6. Rules governing. Any current public official who does exercise the option to become a member of PERA in accordance with subpart 5 is subject to subparts 3 and 4 except to the extent that the provisions of subpart 4 are superseded by part 7950.0400.

7950.0400 BUY BACK OF PRIOR SERVICE.

Subpart 1. Current public officials. A current public official who presently is a member of PERA or a current public official who exercises the option to become a member of PERA in accordance with part 7950.0300, subpart 5 who had prior service as a public official of any governmental subdivision shall have the option to buy back credit for prior service by making payment of the appropriate amount of: (1) the employee contribution at the rate in effect at the time the service was rendered plus six percent interest compounded annually; (2) the employer contribution at the rate in effect at the time the service was rendered; and (3) the employer additional contribution at the rate in effect at the time the service was rendered. This option to buy back prior service must be exercised within one year after the effective date of this part. If the option is not exercised within one year, the option shall expire.

Subp. 2. Appointed officials. An appointed official who is a public employee within the meaning of Minnesota Statutes, section 353.01, subdivision 2, and who presently is a member of PERA, shall have the option to buy back credit for prior service as a public official by making payment of the appropriate amount of: (1) the employee contribution at the rate in effect at the time the service was rendered plus six percent interest compounded annually; (2) the employer contribution at the rate in effect at the time the service was rendered; and (3) the employer additional contribution at the rate in effect at the time the service was rendered. This option to buy back prior service must be exercised within the period of one year after the effective date of this part. If the option is not exercised within one year, the option shall expire.

EFFECTIVE DATE. Parts 7950.0100 to 7950.0400 are effective 90 days after the notice of adoption is published in the State Register.

Department of Revenue

Proposed Rule Relating to Banking Affiliated Returns

Notice of Intent to Adopt a Rule without a Public Hearing

Notice is hereby given that the Department of Revenue proposes to adopt Minnesota Rules Part 8019.0400, Bank Affiliated Returns, without a public hearing. The Commissioner of Revenue has determined that the proposed adoption of this rule will be noncontroversial in nature and has elected to follow the procedures set forth in Minnesota Statutes, Section 14.21 to 14.28.

Minnesota Statutes, Section 290.37, Subd. 1(a) permits the Commissioner of Revenue to adopt rules for the filing of one return on behalf of the members of an affiliated group of corporations that are required to file a combined report if the affiliated group includes a bank. The Commissioner of Revenue has determined that allowing such groups of affiliated corporations to elect to file one return on behalf of the group is desirable. The proposed rule will allow eligible corporations to file a single estimated tax statement thus reducing potential penalties and interest charges and will reduce the paperwork involved in filing several tax returns. Therefore the Commissioner proposes to adopt Minnesota Rules Part 8019.0400.

1. A 30-day comment period commencing from the date of publication of this notice is established. The Department of Revenue encourages all interested persons to submit comments in support of or opposition to the proposed rule. Comments should be mailed to the address that follows.

2. Each comment should identify the portion of the rule addressed, the reason for the comment and any proposed change(s).

3. If 25 or more persons submit a written request for a public hearing within the 30-day comment period, a public hearing will be held.

4. Any interested person may request a public hearing by writing to the address that follows. The request must contain the name and address of the person requesting the hearing. Any person requesting a hearing may also identify the portion of the proposed rule addressed, the reason for the hearing request and any proposed change(s) in the rule.

5. This proposed rule may be modified if the modifications are supported by the data and views submitted.
6. Copies of the proposed rule and a Statement of Need and Reasonableness which describes the need for and reasonableness of the Rule and identifies the data and information relied upon to support the proposed rule, are available. Persons who wish to submit written comments, request that a public hearing be held, request a copy of the Statement of Need and Reasonableness or request a free copy of the rule should contact:

Harriet J. Sims, Attorney
Minnesota Department of Revenue
Corporation Income Tax Division
P. O. Box 64452
St. Paul, MN 55145
(612) 297-4058

7. Upon adoption as the final rule without public hearing, the proposed rule, this notice, the Statement of Need and Reasonableness, all written comments received, and the final rule as adopted will be delivered to the Attorney General for review as to form and legality, including the issue of substantial change. Persons who wish to be advised of the submission of this material to the Attorney General or who wish to receive a copy of the final rule, as proposed for adoption, should submit a written statement of such request to Ms. Sims.

The proposed rule is summarized as follows:

1. Part 8019.0400, Subpart 1, In General, introduces the rule and sets forth the general terms of the election to file one return.

2. Part 8019.0400, Subp. 2, Definitions, provides definitions of terms used in the rule. The terms "unitary group", "bank", "bank affiliated return" and "key corporation" are defined in items A-D of this subpart.

3. Part 8019.0400, Subp. 3, Combined Report, explains that members of a unitary group are required to be included on a combined report for purposes of this rule if they would be otherwise required to be included on a combined report.

4. Part 8019.0400, Subp. 4, Eligibility Requirements, sets forth the conditions which unitary groups must meet in order to be eligible to elect to file one return on behalf of the group.

5. Part 8019.0400, Subp. 5, Election to File Return, describes how the election to file a bank affiliated return must be made.

6. Part 8019.0400, Subp. 6, Filing Requirements, states that the key corporation is responsible for filing the bank affiliated return and explains how bank affiliated returns and claims for refund must be filed.

7. Part 8019.0400, Subp. 7, Payment of Tax, requires the members of the bank affiliated group to compute their separate tax liability, and then compute the group's aggregate tax liability. The key corporation and each corporation in the group are severally liable for the tax liability.

8. Part 8019.0400, Subp. 8, Extensions, provides that extensions must be filed by the key corporation.

9. Part 8019.0400, Subp. 9, Estimated Payments, provides that the key corporation is responsible for paying the estimated tax liability of the group.

10. Part 8019.0400, Subp. 10, Net Operating Losses, provides that net operating losses may be carried forward or back in the same manner as they would be if combined reports were filed and that net operating losses may be carried from a year which began prior to July 1, 1981 into years beginning after that date.

11. Part 8019.0400, Subp. 11, Applicability, provides that the rule is effective for tax years beginning after December 31, 1984.

The agency's authority to adopt the proposed rule is contained in Minnesota Statutes, Sections 290.52 and 290.37, Subd. (a). The agency estimates that there will be no cost to local public bodies in the state to implement the rule for the next two years within the meaning of Minnesota Statutes Section 14.11, Subp. 1. The entire text of the proposed rule is attached to this notice.

T. J. Triplett
Commissioner of Revenue
PROPOSED RULES

Order for Notice of Intent to Adopt a Rule without Public Hearing

It is ordered this 25th day of April, 1986 that Notice of Intent to Adopt a Rule Without Public Hearing in the above entitled manner be given to all persons who have registered their names with the Department of Revenue for that purpose and be published in the State Register.

T. J. Triplett
Commissioner of Revenue

Rule as Proposed (all new material)

8019.0400 BANK AFFILIATED RETURNS.

Subpart 1. In general. Members of a unitary group required to be included on a combined report may elect to file a return on behalf of all corporations in the group.

Subp. 2. Definitions. For the purposes of this part, the following terms have the meanings given to them.

A. "Unitary group" means two or more corporations which are engaged in business operations as defined in Minnesota Statutes, section 290.17, subdivision 2, paragraph (4), and part 8019.0100, and are required or permitted to file a combined report under Minnesota Statutes, sections 290.20, 290.34, and part 8019.0300.

B. "Bank" means a bank or trust company incorporated and doing business under the laws of the United States, the District of Columbia or any state and the substantial part of its business consists of receiving deposits and making loans and discounts, or of exercising fiduciary powers similar to those permitted to national banks under authority of the comptroller of the currency and which is subject by law to supervision and examination by a state or federal authority having supervision over banking institutions. Bank does not include domestic building and loan associations, credit unions, finance corporations, or acceptance companies.

C. "Bank affiliated return" is one return which includes all corporations included in the unitary group which are required to be included on a combined report during the taxable year for which the return is filed. The bank affiliated return is filed by one corporation elected by the group to be the key corporation.

D. "Key corporation" is the parent or other member of the unitary group that has elected to file a bank affiliated return, chosen by the group to file the return. The key corporation must have nexus with Minnesota during the taxable year for which the return is filed.

Subp. 3. Combined report. Members of a unitary group are required to be included on a combined report for purposes of this part if they would be included on the combined report under Minnesota Statutes, section 290.34, subdivision 2.

Subp. 4. Eligibility requirements. A unitary group which meets all of the following conditions during the entire taxable year may elect to file a bank affiliated return:

A. the unitary group must contain at least one bank which has nexus with Minnesota;
B. each member of the unitary group must use the same accounting period;
C. each member of the unitary group must use the same accounting method; and
D. the unitary group must make the election to file a bank affiliated return in the manner prescribed in subpart 5.

Subp. 5. Election to file return. A representative of each corporation in the unitary group shall sign a written election to be included in the bank affiliated return. The name and Minnesota and/or federal employer identification number of all corporations included on the bank affiliated return must be listed on the election. The election must be filed with the tax return and must appoint a key corporation from among the group. Each corporation in the unitary group shall grant power of attorney to the key corporation to represent it on all tax matters relating to the bank affiliated return. The election is binding for all subsequent tax years and may be rescinded or modified only with the commissioner’s permission. The key corporation may be changed only with the commissioner’s permission.

Subp. 6. Filing requirements. The key corporation is responsible for filing the bank affiliated return. The return must be signed by a person designated by the key corporation who has knowledge of the contents of the return. All taxes, estimated taxes, payments, or charges must be paid in the name of the key corporation on behalf of the corporations on the bank affiliated return. The key corporation is responsible for all changes in tax liability and assessments. Claims for refund must be filed by the key corporation on behalf of the corporations on the bank affiliated return. Refund checks must be made payable to the key corporation.

If all corporations that would be included in the combined report cannot be included on a bank affiliated return, a bank affiliated return may not be filed and separate returns based on a combined report must be filed.

Subp. 7. Payment of tax. The members of the unitary group shall compute their income (loss) for the taxable year. The separate income (loss) of each member of the unitary group is subject to apportionment under Minnesota Statutes, sections 290.17, 290.19,
and parts 8017.3000, 8019.0200, and 8019.0300, or Minnesota Statutes, section 290.171 and part 8017.5000. The members of the unitary group shall compute their aggregate tax for the taxable year. The key corporation and each of the corporations on the bank affiliated return are severally liable for the tax for such year on or before the due date or extended due date.

Subp. 8. Extensions. Extensions under Minnesota Statutes, section 290.42, paragraph (6), must be filed by the key corporation on behalf of the corporations included in the bank affiliated return. A list of corporations included in the return must be filed with the extension.

Subp. 9. Estimated payments. The key corporation shall pay the total estimated group liability for the taxable year. Where corporations included in the bank affiliated return filed separate returns for the prior year, the prior year’s tax for purposes of determining whether the taxpayer is covered by an exception to the penalty for underpayment of estimated tax is the combined amount of the prior year’s tax liabilities of all corporations included in the bank affiliated return.

A bank affiliated group is considered a “large corporation” for purposes of Minnesota Statutes, section 290.934, subdivision 4, paragraph (b), if any member of the group’s taxable net income was $1,000,000 or more during the three taxable years immediately preceding the taxable year involved.

Subp. 10. Net operating losses. A net operating loss from a year in which a combined report was filed may be carried to a year in which a bank affiliated return is filed. The net operating loss of each corporation on the combined report may be carried forward or back and deducted against the net income of that member of the bank affiliated group. The net operating loss deduction is allowed to the extent of the apportionment ratio of the loss year, or the year to which the loss is carried, whichever is smaller.

A net operating loss from a year in which a bank affiliated return was filed may be carried to a year in which combined reports were filed. The net operating loss of each member of the bank affiliated group may be carried forward or back and deducted against the net income of that member on the combined report. The net operating loss deduction is allowed to the extent of the apportionment ratio of the loss year or the year to which the loss is carried, whichever is smaller.

A net operating loss from the taxable year which began before July 1, 1981, may be carried to a taxable year which begins after June 30, 1981. The provisions of Minnesota Statutes, section 290.095, subdivision 3, paragraph (c), must be applied to each member of the bank affiliated group as if each corporation in the group is not included on a bank affiliated return or combined report for that year, when the corporation would be included in a bank affiliated return or combined report for that year. This provision applies only if the corporation was a member of the unitary group prior to July 1, 1981.

Subp. 11. Applicability. This part applies to tax years beginning after December 31, 1984.
ADOPTED RULES

The adoption of a rule becomes effective after the requirements of Minn. Stat. § 14.14-14.28 have been met and five working days after the rule is published in State Register, unless a later date is required by statutes or specified in the rule.

If an adopted rule is identical to its proposed form as previously published, a notice of adoption and a citation to its previous State Register publication will be printed.

If an adopted rule differs from its proposed form, language which has been deleted will be printed with strikeouts and new language will be underlined. The rule’s previous State Register publication will be cited.

An emergency rule becomes effective five working days after the approval of the Attorney General as specified in Minn. Stat. § 14.33 and upon the approval of the Revisor of Statutes as specified in § 14.36. Notice of approval by the Attorney General will be published as soon as practicable, and the adopted emergency rule will be published in the manner provided for adopted rules under § 14.18.

Department of Commerce

Adopted Rules Relating to Brokerage Services by Financial Institutions

The rule proposed and published at State Register, Volume 10, Number 29, pages 1525-1528, January 13, 1986 (10 S.R. 1525) is adopted with the following modifications:

Rule as Adopted
2875.1590 BANKS, SAVINGS INSTITUTIONS, AND SAVINGS AND LOAN ASSOCIATIONS.

Subp. 3. Exemptions. The commissioner, upon written request, or upon a motion, may exempt a bank, savings institution, or savings and loan association, either conditionally or on specific terms and conditions, where the commissioner determines that the activities of the bank, savings institution, or savings and loan association are not within the intended meaning and purpose of this part.

Department of Health

Adopted Rules Relating to Phenylketonuria Testing Program, the Treatment for Positive Diagnosis, and a Registry of Cases

The rules proposed and published at State Register, Volume 10, Number 32, pages 1609-1611, February 3, 1986 (10 S.R. 1609) are adopted with the following modifications:

Rules as Adopted
4615.0760 RESPONSIBILITIES OF DEPARTMENT OF HEALTH.

Subp. 5. Classification of data. The department shall classify all data in the registry as private pursuant to Minnesota Statutes, section 13.38, the Minnesota Government Data Practices Act.

Minnesota Environmental Quality Board

Adopted Rules Relating to Exploratory Drilling for the Disposal of High Level Radioactive Waste

The rules proposed and published at State Register, Volume 10, Number 25, pages 1335-1343, December 16, 1985 (10 S.R. 1335) are adopted with the following modifications:

Rules as Adopted
4410.7900 DEFINITIONS.

Subp. 11. Shelterbelt. “Shelterbelt” means the barrier zone of grasses, shrubs, and trees, or any combination of them, planted to protect crops, soil, and other sensitive areas against erosion.

Subp. 13. Surface water. “Surface water” means water systems on the surface of the earth, including permanent lakes, streams and wetlands, intermittent streams, periodic wetlands and their respective watercourse beds, and wetland basins.

Subp. 14. Temporary abandonment. “Temporary abandonment” means the act of sealing, capping, or protecting a drill hole for the purpose of temporarily discontinuing use of the drill hole for a period of not more than five years.
4410.7906 PROCEDURE FOR THE ISSUANCE OF A DRILLING PERMIT.

Subp. 2. Content of an application for drilling permit. An application for a drilling permit shall be filed by the applicant with the board and shall include:

G. a time schedule for acquisition and construction of each right-of-way starting with the beginning of any investigative activities initial visual inspection of the right-of-way. The time schedule shall include the proposed commencement and finishing dates of each stage of investigative activities, and shall also include the proposed date of right-of-way clearance, temporary and permanent abandonment, right-of-way restoration activities, and the method and schedule of drill hole monitoring;

J. existing or potential point and nonpoint sources of pollution on or near the right-of-way that could contaminate surface water bodies or water-bearing formations underground because of the investigative activities.

Subp. 3. Acceptance of drilling permit application. Within 30 days of receipt of a permit application, the chair shall review it for completeness pursuant to subpart 2 and accept or reject the application. If the chair rejects the application, he shall upon rejection inform the applicant which deficiencies, if corrected, will allow the application to be accepted. Upon resubmission, the chair shall have 30 days to review the amended application and accept or reject it. After acceptance of an application, the applicant shall provide any additional relevant information that the chair or the board determines necessary for board approval of the application. The applicant shall supply extra copies of the application to the members of the board, to the technical representatives to the board designated by an agency member of the board, and five copies to the board’s staff.

Subp. 4. Copy of application to historical society and county auditor. When an applicant files a permit application with the board, the applicant shall simultaneously send a copy of the application to the Minnesota historical society, and to the office of the county auditor in each county or any portion of a county within the potentially impacted area. The county auditor shall retain and file the application in a manner making it accessible to the public.

4410.7908 INFORMATION MEETINGS.

Subpart 1. Information meetings required. The applicant or permittee, as appropriate, shall hold public information meetings as required by Minnesota Statutes, section 116C.724, subdivision 3, paragraph (b).

(1) The applicant shall hold one public meeting in the potentially impacted area after the permit application has been filed with the board and before the hearing required by part 4410.7950 4410.7910. At the meeting the applicant shall explain the scope of the planned investigative activities and the potential short- and long-term environmental, health, and safety impacts, if any, of the investigative activities.

4410.7914 RIGHT-OF-WAY CLEARANCE AND MAINTENANCE.

C. Where the right-of-way as planned contacts surface water bodies and roads, clearing by the permittee shall be done so that a screen of the maximum possible width of any existing natural vegetation is left along the right-of-way adjacent to the surface water body or road. If the natural vegetation that existed prior to clearing cannot be left as a screen and suitable natural regeneration is not likely to occur within one full growing season following right-of-way restoration, native types of shrubs and trees shall be planted by the permittee to provide an adequate screen. Where the right-of-way as planned contacts surface water bodies of any size and type, the permittee shall act in accordance with federal law, including Executive Order 11990, that protects wetlands of all sizes and types, in accordance with Minnesota Statutes, chapters 104 and 105, which cover shoreland management, floodplain management, wild and scenic rivers, and permits required for protected waters, and in accordance with any other federal, state, and local laws, regulations, and ordinances. The amount and species of vegetation that will be planted to replace the vegetation removed from any Minnesota highway right-of-way shall be specified by the Minnesota Department of Transportation or appropriate county or local authority.

E. Stream banks disturbed during right-of-way clearance or investigative activities shall be stabilized, reclaimed, and seeded revegetated by the permittee using native plant species indigenous to the area.

F. Areas where natural vegetation has been removed and suitable natural regeneration is not likely to occur within one full growing season, shall be reseeded revegetated by the permittee using native plant species indigenous to the area within one full growing season after temporary abandonment.

K. The permittee shall repair or replace all drainage tiles broken or damaged during right-of-way preparation or investigative activities unless otherwise negotiated with the landowner or tenant, as appropriate, on whose property the tiles are located.
ADOPTED RULES

Q. The permittee shall, unless negotiated with the landowner or tenant, as appropriate, restore other areas to substantially their original condition.

4410.7920 DRILL HOLE CONSTRUCTION STANDARDS.

A permittee shall comply with the following standards with respect to construction of a drill hole.

B. Drill holes not permanently abandoned within 30 days of completion must be constructed to the standards of the Minnesota Water Well Construction Code, chapter 4725, meet the requirements of part 4727.1100 regarding temporary abandonment of exploratory borings, and the requirements of any federal statutes and regulations applicable to deep wells.

4410.7928 SUBMISSION OF SPLITS AND DATA.

Subp. 2. Required data. Pursuant to Minnesota Statutes, section 116C.724, subdivision 3, the permittee or any person conducting geologic, hydrologic, or geophysical testing or any other studies relating to disposal is required to provide unrestricted access to both all raw and interpreted data to the chair and director of the Minnesota geological survey or their designated representatives within 30 days. The raw and interpreted data includes:

4410.7932 PERMIT REVOCATION.

Subpart 1. Initiation of revocation. The board may initiate action to revoke a drilling permit upon a prima facie showing by affidavit and documentation that a violation may have occurred or is likely to occur of the terms and conditions of the permit or parts 4410.7900 to 4410.7934 and Minnesota Statutes, section 116C.724, subdivision 2.

4410.7934 APPLICATION AND MONITORING FEES ASSESSMENTS.

Subpart 1. Application fees Initial assessment. Every applicant for a drilling permit shall pay to the board a base fee an initial assessment of $20,000 to be paid as follows:

A. 50 percent accompanying the application; and

B. 50 percent to be paid five days before the hearing held pursuant to part 4410.7910.

Subp. 2. Purpose of assessments and additional costs. If the actual cost of processing an application, or amendments, holding hearings, whether required or initiated by the board, or costs incurred through permit revocation, exceeds the above fee, the board shall assess the permittee any additional fees necessary to cover the actual costs. All money received pursuant to this subpart shall be deposited in the general fund.

The board shall assess to the permittee all costs incurred in monitoring the investigative activities. The permittee shall be assessed the purpose of the assessments is to cover the actual costs of processing an application or amendments, holding hearings, whether required by law or initiated by the board, or the costs incurred through permit revocation and monitoring the investigative activities, including staff and consultant expenses including housing, travel, office space within the potentially impacted area, equipment, administrative, logistical, and all other costs relating to the monitoring of the investigative activities. If the actual costs exceed the initial assessment the board shall assess the permittee any additional assessments necessary to cover the actual costs.

Subp. 3. Method of assessment. The costs assessed under subpart 2 shall be assessed quarterly, at least 30 days before the start of each calendar quarter, by the board against the permittee. The money paid pursuant to the assessment shall be paid to the board within 30 days after receipt of the assessment, which assessment shall constitute notice of the assessment and demand for payment thereof. The total amount which may be assessed to the permittee under authority of this part shall not exceed the sum of the costs incurred through the monitoring, processing, and related activities. Money received by the board pursuant to any assessment shall be paid to the general special revenue fund.
EMERGENCY RULES

Proposed Emergency Rules
According to Minn. Stat. of 1984, §§ 14.29-14.30, state agencies may propose adoption of emergency rules if: 1) expressly required; 2) authorized by statute; or 3) if the manner permitted by a directive (given by statute, federal law or court order) does not allow for compliance with sections 14.14-14.28. The agency must, however, publish a notice of intent to adopt emergency rules, along with the rules themselves, in the State Register. The notice must advise the public:

1) that a free copy of the proposed emergency rule is available upon request from the agency;
2) that notice of the date that the rule is submitted to the attorney general will be mailed to persons requesting notification;
3) that the public has at least 25 days after publication of the proposed emergency rule to submit data and views in writing; and
4) that the emergency rule may be modified if the data and views submitted support such modification.

Adopted Emergency Rules
Emergency rules take effect five working days after approval by the attorney general, and after compliance with Minn. Stat. §§ 14.29-14.365. As soon as possible, emergency rules are published in the State Register in the manner provided for in section 14.18.

Emergency rules are effective for the period stated in the notice of intent to adopt emergency rules. This may not exceed 180 days.

Continued/Extended Emergency Rules
Adopted emergency rules may be continued in effect (extended) for an additional 180 days. To do this, the agency must give notice by: 1) publishing notice in the State Register; and 2) mailing the same notice to all persons who requested notification on rulemaking. No emergency rule may remain in effect 361 days after its original effective date. At that point, permanent rules adopted according to Minn. Stat. 14.14-14.28 supercede emergency rules.

MINNESOTA RULES AMENDMENTS AND ADDITIONS

(Emergency rules published in this issue)

DEPARTMENT OF PUBLIC WELFARE
(Now HUMAN SERVICES)
9500.1450-.1474 ............................................. 2293

Department of Human Services

Extension of Emergency Rule Governing Medical Assistance Prepaid Demonstration Project

The emergency rules governing the Medical Assistance Prepaid Demonstration Project, Minnesota Rules, parts 9500.1450 to 9500.1474 (Emergency) published as adopted in the State Register on March 18, 1985 (CITE 9 S.R. 2063) are hereby extended until December 31, 1986. The authority for the extension of this emergency rule is contained in Minnesota Statutes, section 256.991. This notice is also being mailed to all persons registered with the Department of Human Services to receive notice of required rulemaking proceedings in connection with this project.
Pursuant to the provisions of Minn. Stat. § 15.0412, subd. 6, an agency, in preparing proposed rules, may seek information or opinion from sources outside the agency. Notices of intent to solicit outside opinion must be published in the State Register and all interested persons afforded the opportunity to submit data or views on the subject, either orally or in writing.

The State Register also publishes other official notices of state agencies, notices of meetings, and matters of public interest.

Department of Commerce

Notice of Adjustment in Dollar Amounts of Minnesota Regulated Loan Act

Commissioner of Commerce Michael A. Hatch announced today that an additional ten percent (10%) change will occur in dollar amounts under the Regulated Loan Act (The Act). The Act provides for periodic adjustment in dollar amounts that would be effective on July 1 in even-numbered years based on a percentage change in the Implicit Price Deflator for the Gross National Product.

Information obtained from the U.S. Department of Commerce, Economic Development Administration, in their monthly publication “Survey of Current Business” for February 1986, indicates the percentage change from the revised reference base to be 27% rounded to the nearest whole percentage point as required. The revised reference base index, from 1972 = 100 to 1982 = 100 for December 1980, was 89 and for December 1985, 113, an increase of 24 basis points or a percentage change of 26.96%. The statute requires that the change in the reference base index be 10% or more in order to adjust the dollar amounts. The portion of the percentage change in the index in excess of a multiple of ten percent shall be disregarded. Dollar amounts change only in multiples of ten percent of amounts appearing in law effective August 1, 1981.

According to Commissioner Hatch, this means the dollar limits enacted in 1981 will increase an additional 10% effective July 1, 1986. The original $35,000 loan maximum now at $38,500 since 1984 is raised to $42,000 with no more than $420 at 33% interest per annum and permits no real estate be taken as security unless the loan exceeds $3,240. Maximum fees remain limited to 1% of the principal balance or at least $300 for closing costs on real estate secured loans with a $180 charge for assumption of such loans. The default charge minimum was raised by 1985 statutory amendment effective June 25, 1985 from $2.20 to $4.00. This remains at $4.00 based on the revised reference base index, December 1984 which was 109.6 and for December 1985, 113, an increase of 3.4 basis points or a percentage change of 3.1% under the 10% required for an adjustment. The original $7,500 minimum principal amount for real estate secured loans on which discount points may be charged now at $8,250 since 1984 is raised to $9,000. The next published adjustment is scheduled on or before April 30, 1988 to be effective July 1, 1988, based on the December 1987 index.

Department of Commerce

Notice of Adjustment of Dollar Amounts of the Minnesota Personal Property Exemption

Commissioner of Commerce Michael A. Hatch announced today that a twenty percent (20%) increase will occur in the personal property exemption from creditor collection action under Minnesota Statutes, Chapter 550. Personal property exempted includes all wearing apparel, one watch, utensils and foodstuffs of the debtor and his family; and household furniture, household appliances, phonographs, and radio and telephone receivers. The exemption may not be waived except for purchase money security interest. A periodic adjustment of the $4,500 amount of personal property exempted would be effective on July 1 in even-numbered years based on a percentage change in the Implicit Price Deflator for the Gross National Product.

Information obtained from the U.S. Department of Commerce, Economic Development Administration, in their monthly publication “Survey of Current Business” for February 1986, indicates the percentage change from the reference base to be 20% rounded to the nearest whole percentage point as required. The revised reference base index, from 1972 = 100 to 1982 = 100 for December 1980, was 89 and for December 1985, 113, an increase of 24 basis points or a percentage change of 26.96%. The statute requires that the change in the reference base index be 10% or more in order to adjust the dollar amounts. The portion of the percentage change in the index in excess of a multiple of ten percent shall be disregarded. Dollar amounts change only in multiples of ten percent of amounts appearing in subdivision 4, currently $4,500.

According to Commissioner Hatch, this means the $4,500 limit as amended for personal property exemption in 1983 will increase 20% to $5,400. The next published adjustment is scheduled on or before April 30, 1988, for July 1, 1988, based on the December 1987 index.
Department of Energy and Economic Development, Business Financial Management Division

Notice of Tax Exempt Financing Issuance Authority

Notice of Availability

Pursuant to Minn. Laws 1986, Ch. 465, Article 1, Section 22

The Department gives notice that the amounts of tax exempt financing issuance authority available to qualified issuers as of May 5, 1986, is as follows:

COMPETITIVE POOL (EXISTING LAW)
Pursuant to Minn. Laws 1986, Ch. 465, Article 1, Section 13

Total Pool Available (Priority to Manufacturing Projects) $306,022,800.

For:
- Pollution Control/Waste Management Projects $ 70,064,560.
- Commercial Redevelopment Projects $ 95,312,980.

COMPETITIVE POOL (FEDERAL VOLUME LIMITATION ACT)
Pursuant to Minn. Laws 1986, Ch. 465, Article 1, Section 19

Total Pool Available (Priority to a—General Obligation Projects, b—Manufacturing Projects) $295,081,237.

For:
- Pollution Control/Waste Management Projects $ 59,856,247.
- Commercial Redevelopment/Multifamily Housing Projects $104,748,432.

QUALIFIED 501(c)(3) BOND POOL (FEDERAL VOLUME LIMITATION ACT)
Pursuant to Minn. Laws 186, Ch. 465, Article 1, Section 20

Total Pool Available $ 77,500,000.

Pursuant to Minnesota Laws 1986, Ch. 465, Article 1, Section 13, Subd. 2, Section 19, Subd. 2, Section 20, Subd. 3, and Section 21, Subd. 2, issuers requesting allocations of issuance authority must submit applications, any applicable deposit and any other supporting documents required. Application forms are available from the Department upon request.

Department of Energy and Economic Development, Energy Division

Outside Opinion Sought for Proposed Amendments to Residential Thermal Insulation Standards

Notice is hereby given that the Department of Energy and Economic Development, Energy Division (DEED) is seeking information or opinions from sources outside the agency in preparing amendments to Minn. Rules Chapter 4155, Residential Thermal Insulation Standards (as proposed at 9 S.R. 2424 and as adopted at 10 S.R. 1208). The adoption of these rules is authorized by Minnesota Statutes, sections 325F.20, subdivision I and 325F.21, subdivisions I and 2.

DEED requests information and comments on any part of the rules, but in particular on 4155.0120, subp. 14, Definitions; 4155.0130, subp. 1, Scope; 4155.0130 subp. 2, General testing and reporting requirements; 4155.0130 subp. 3, Cellulose fiber in loose-fill form; 4155.0130 subp. 4, Cellulose fiber spray applied; 4155.0130 subp. 10, Polystyrene in board form; 4155.0130 subp. 11, Polyurethane and polyisocyanurate in board form; 4155.0130 subp. 12, Reflective foil; 4155.0130 subp. 13, Urea formaldehyde foam field applied; 4155.0130 subp. 13, Urea formaldehyde foam insulation safety notice; and 4155.0150, subp. 2, Report of intended application and installation.

Interested persons may submit statements of information or comment orally or in writing. Written statements should be addressed to: Bruce Nelson, Insulation Standards Program, DEED, 900 American Center Building, 150 E. Kellogg Blvd., St. Paul,

(CITE 10 S.R. 2295)
OFFICIAL NOTICES

MN 55101. Oral statements will be received during regular business hours by telephone at (612) 297-2313 and in person at the above address.

All statements and comments pertaining to this matter shall be accepted until September 13, 1986, or until the end of the comment period for any proposed rules. Any written material received by DEED shall become part of the rulemaking record in the event that amendments to these rules are proposed.

Mark B. Dayton,
Commissioner

Department of Human Rights

Outside Opinion Sought on Proposed Rules Governing Processing of Discrimination Charges

Notice is hereby given that the Department of Human Rights is seeking information or opinions from persons or groups in preparing to promulgate new and amended rules governing case processing procedures.

The promulgation of these rules is authorized by Minnesota Statutes 363.05 subdivision 1 (8) (1984) which authorizes the commissioner to adopt suitable rules and regulations of effectuating the purposes of Chapter 363.

The Department of Human Rights requests information and comments concerning the subject matter of these rules, including comment on the issue of whether or not these rules and amendments are likely to have a qualitative or quantitative impact upon small businesses as defined by Minn. Statutes § 14.115. Interested or affected persons or groups may submit statements of information or comment orally or in writing. Written statements should be addressed to:

David Nelson, Management Services
Minnesota Department of Human Rights
500 Bremer Tower — 7th and Minnesota Streets
St. Paul, Minnesota 55101

Oral statements will be received during regular business hours over the telephone at (612) 296-5678.

All statements of information and comment shall be accepted until May 26, 1986. Any written material received by the Department of Human Rights pursuant to this notice shall become part of the rulemaking record in the event that the rules are promulgated.

Department of Jobs and Training

Notice of Solicitation of Outside Opinion Regarding Rules to Operate Employment and Training Services and the Child Care Sliding Fee Program

Pursuant to Minnesota Statutes, sections 14.10, notice is hereby given that the State Department of Jobs and Training is seeking information or opinions from sources outside the agency in preparing to propose the adoption of permanent rules governing the operation of the programs assigned the department by Minnesota Laws 1985, 1st Special Session Chapter 14, Article 9.

The adoption of these rules is authorized by Minnesota Statutes, Section 268.021, which permits the agency to adopt rules with respect to programs it administers. More specific rulemaking authority is given in sections 17, 30, 31, 40, 53, 66, 67, 71 and 72 of Minnesota Laws 1985, 1st Special Session, chapter 14, article 9, which amended Minnesota Statutes, chapters 256, 256D, and 268.

The State Department of Jobs and Training requests information and comments concerning the subject matter of the rules. Interested or affected persons or groups submitting data or views may wish to refer to the Proposed Emergency Rules Relating to Employment, parts 330l.0010-3301.0650, in the December 2, 1985 (Volume 10, Number 23) issue of the State Register, pp. 1240-1265 and the Adopted Rules in the March 17, 1986 (Volume 10, Number 38) issue, pp. 1911-1927. Data or views on the subject matter of concern may be submitted orally or in writing. Written statements should be addressed to:

Colleen Gunderson
Minnesota Department of Jobs and Training
390 North Robert Street, Room 302
St. Paul, MN 55101
Oral statements will be received during regular business hours over the telephone at 296-3669 and in person at the above address.

All statements of information and comments shall be accepted until August 1, 1986. Any written material received by the Department of Jobs and Training shall become part of the rulemaking record in the event that the rule is adopted.

5 May 1986

Joseph Samargia
Commissioner

Office of the Revisor of Statutes

Notice of Publication of Minnesota Rules 1986 Supplement Number 1

Minnesota Rules 1986 Supplement Number 1 is now available. This publication contains updates to Minnesota Rules 1985 and is composed of compiled rules of state agencies adopted between April 9, 1985 and December 2, 1985. The cost is $15 for the set. It may be purchased from the Minnesota Documents Division, Department of Administration, 117 University Avenue, St. Paul, MN 55155 (612) 297-3000. Orders must be prepaid. Minnesota Rules 1985 will be updated with a second supplement scheduled for December.

STATE CONTRACTS

Pursuant to the provisions of Minn. Stat. § 16.098, subd. 3, an agency must make reasonable effort to publicize the availability of any consultant services contract or professional and technical services contract which has an estimated cost of over $2,000.

Department of Administration procedures require that notice of any consultant services contract or professional and technical services contract which has an estimated cost of over $10,000 be printed in the State Register. These procedures also require that the following information be included in the notice: name of contact person, agency name and address, description of project and tasks, cost estimate, and completed contract proposal. Certain quasi-state agencies are exempted from some of the provisions of this statute.

Commodities contracts with an estimated value of $5,000 or more are listed under the Procurement Division, Department of Administration. All bids are open for 7-10 days before bidding deadline. For bid specifics, time lines, and other general information, contact the appropriate buyers by calling 296-6152. If the appropriate buyer is not available, contact Harvey Leach or Barbara Jolly at 296-3779.

Department of Administration
Procurement Division

Contracts and Requisitions Open for Bid

Call 296-6152 for Referral to Specific Buyers.

<table>
<thead>
<tr>
<th>Commodity for Bid</th>
<th>Bid Closing Date at 2 pm</th>
<th>Department or Division</th>
<th>Delivery Point</th>
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<tr>
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<td>Transportation</td>
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<td>Kitchen Equipment</td>
<td>May 13, 1986</td>
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<td>X-Ray Processor</td>
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<td>Geli Split Top Shield</td>
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### STATE CONTRACTS

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<td>Indirect Steam Generator</td>
<td>May 14, 1986</td>
<td>Mankato State University</td>
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<td>Macintosh Computers</td>
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<td>Department of Revenue</td>
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## Department of Administration

### Information Management Bureau

#### Notice of Availability of Contract for Back-up Systems Analysis

The Information Management Bureau (IMB), Department of Administration, for the state of Minnesota, is requesting a proposal from qualified firms to provide back-up systems analysis services to be used by the Bureau on an as-needed basis. This will involve basic systems analysis activities such as requirements definition, feasibility studies, system design, etc. This may involve back-up assistance to a staff analyst of the Bureau on a specific phase of a project, or taking responsibility for specific phases of a project—this work to be assigned at the discretion of the Bureau. This work may be on projects IMB does for any of the State agencies. The total amount expended for this activity will not exceed $300,000.00 for fiscal year 1987, (i.e., July 1, 1986 through June 30, 1987).
The full text of the Request for Proposal is available on request. Inquiries and responses must be directed to:

Susan C. Rose, Director  
Information Systems Development Division  
Information Management Bureau  
658 Cedar Street, Centennial Office Bldg.  
St. Paul, MN 55155  
(612) 296-6391

Responses must be received no later than 4 p.m. on May 23, 1986.

Department of Human Services, Moose Lake Regional Treatment Center

Notice of Request for Proposal for Medical Services

Notice is hereby given that the Moose Lake Regional Treatment Center, Mental Health Bureau, Department of Human Services, is seeking the services for the period July 1, 1986 thru June 30, 1987. These services are to be performed as requested by the Administration of the Moose Lake Regional Treatment Center.

Services of consultants who are trained and experienced in the specialty of Gerontology and in consultations in this field. The estimated amount of contract is $31,000.00.

Responses to these services must be received by June 9, 1986.

Direct inquiries to:
Frank R. Milczark  
Chief Executive Officer  
Moose Lake Regional Treatment Center  
1000 Lakeshore Drive  
Moose Lake, MN 55767  
(218) 485-4411 Ext. 242

Department of Human Services, Brainerd Regional Human Services Center

Notice of Request for Proposal for Services for Consultant Dietitian

Notice is hereby given that the Brainerd Regional Human Services Center, Mental Health Bureau, Department of Human Services, is seeking the following services for the period July 1, 1986 through June 30, 1987. These services are to be performed as requested by the Administration of the Brainerd Regional Human Services Center.

This request for proposal does not obligate the State to complete the projects and the State reserves the right to cancel the solicitation if it is considered to be in its best interest.

1. Services for a Consultant Dietitian to visit Brainerd Regional Human Services Center a minimum of three (3) visits per month. Review of menus, perform dietary assessments, provide in-service training to dietary employees, review sanitation and dietary procedures, other duties as assigned, and submit activity reports.

The estimated amount of this contract will not exceed $4,995.00.

Responses must be received by 11 a.m. May 26, 1986. Direct inquiries to:
Elmer O. Davis, Assistant Administrator (218) 828-2399  
Brainerd Regional Human Services Center  
1777 Highway 18 E.  
Brainerd, Minnesota 56401
Minnesota Public Utilities Commission
Request for Proposals for Communications Plan

The Minnesota Public Utilities Commission (Commission) has a unique responsibility as the state’s utility regulatory agency to inform the public, the legislature, the utility community and the media of its policies, its actions and accomplishments as well as its general role. With this objective in mind the Commission is seeking an individual or organization to design and develop a communications program which will increase awareness of the Commission’s role and services. Such a program should also establish an on-going communications program for the Commission which eventually would be entirely directed and implemented by the Commission.

Any program proposed for consideration should include at a minimum a plan for an annual report, consumer information and media relations training. It should represent a coordinated program which will enhance the recognition level of the Commission and its responsibilities. This solicitation does not include a request for bids to cover the costs of production or distribution of materials developed. Those will be solicited separately as materials are approved by the Commission.

Proposals should include a statement of objectives to illustrate respondents’ understanding of the Commission’s objectives and others which should be considered. Respondents should include work examples, references, an estimate of cost and a timetable. The Commission has allocated a maximum of $35,000 for this project. It reserves the right to reject any and all bids and to select a bid other than the lowest bid.

Questions regarding this Request for Proposals should be addressed to:
Mary Ellen Hennen, Executive Secretary
Minnesota Public Utilities Commission
780 American Center Building
St. Paul, MN 55101
612/296-7526

Written proposals are due at the above address by 4:00 Friday, May 23, 1986.

SUPREME COURT DECISIONS

Decisions Filed Friday 2 May 1986
Compiled by Wayne O. Tschimperle, Clerk

Rehabilitation services are not monetary benefits under Minn. Stat. § 176.102, subd. 11(a) (1984) and, therefore, may be retroactively awarded.
The retroactive application of Minn. Stat. § 176.102 (1984) is constitutional.
Affirmed. Yetka, J.

When an actor coerces a complainant so as to cause the complainant fear while accomplishing sexual contact, the requirement of coercion in Minn. Stat. § 609.345(c) (1984) is satisfied.
Certified questions answered in the affirmative. Wahl, J.

The offense of “child snatching” under Minn. Stat. § 609.26 (1984) is a felony from the day the child is wrongfully taken or retained, with the charge to be dismissed if the child is voluntarily returned within 14 days.
Reversed. Simonett, J.
A private party does not have a cause of action for a violation of the Unfair Claims Practices Act.  
Reversed. Simonett, J.  
Took no part, Coyne, J.  

C6-85-801  Metropolitan Rehabilitation Services, Inc., Relator v. Gladys Westberg, Director of Rehabilitation Services, Department of Labor and Industry. Workers' Compensation Court of Appeals.  
Workers' compensation statute and rules which prohibit a qualified rehabilitation consultant from being a rehabilitation service vendor do not infringe upon constitutional rights of freedom of association or equal protection.  
Affirmed. Kelley, J.  

Orders  

C9-85-1506  In re Sixth Judicial District District Court Vacancy. Supreme Court.  
Supreme Court order which adopts a plan for gradual termination of judicial officer positions and continues in the judicial position in the Sixth Judicial District, to be chambered in Carlton County as a district court judgeship. Amdahl, C.J.
Publications, Services, Subscriptions

Order Form on Back

For Information, Call 297-3000

NEW PUBLICATIONS:


RELATED PUBLICATIONS:

Aeronautical Chart, 1983. Map of Minnesota (folded 7½'' × 10¼''; open 31'' × 25'') showing all airports in the state. Airport data includes radio facilities. Code #1-10. $2.00.


Banking Rules 1985. Department of Commerce. Chapter 2675 from the Minnesota Rules containing the complete rules relating to loans, investments and banking procedures. Saddlestitched. Code #3-81. $5.00.


State Register Index. Contains cumulative finding aids to Volume 9 of the State Register, including Minnesota Rules Amendments and Additions, Executive Orders list & index, Agency & Subject Matter indices. Code #13-9 SR INDEX. $5.00.

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