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State Register:

Judicial Notice Shall Be Taken of Material Published in the State Register

The State Register is the official publication of the State of Minnesota, containing executive and commissioners' orders, proposed and adopted rules, official and revenue notices, professional, technical and consulting contracts, non-state bids and public contracts, contract awards, grants, and a monthly calendar of cases to be heard by the state supreme court.

A Contracts Supplement is published Tuesday, Wednesday and Friday and contains bids and proposals, including printing bids.

Printing Schedule and Submission Deadlines -

Vol. 17 Issue Number	*Submission deadline for Adopted and Proposed Rules, Commissioners' Orders**	*Submission deadline for Executive Orders, Contracts, and Official Notices**	Issue Date
39	Monday 15 March	Monday 22 March	Monday 29 March
40	Monday 22 March	Monday 29 March	Monday 5 April
41	Monday 29 March	Monday 5 April	Monday 12 April
42	Monday 5 April	Monday 12 April	Monday 19 April

^{*}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.

Instructions for submission of documents may be obtained from the *State Register* editorial offices, 117 University Ave., St. Paul, Minnesota 55155, (612) 297-7963, TDD (Minnesota Relay Service), Metro Area (612) 297-5353, Greater MN 1-800-627-3529.

The State Register is published every Monday (Tuesday when Monday is a holiday) by the State of Minnesota, Department of Administration, Print Communications Division, 117 University Avenue, St. Paul, Minnesota 55155, pursuant to Minnesota Statutes § 14.46. A State Register Contracts Supplement is published every Tuesday, Wednesday and Friday. The Monday edition is the vehicle for conveying all information about state agency rulemaking, including official notices; proposed, adopted and emergency rules. It also contains executive orders of the governor; commissioners' orders; state contracts and advertised bids; professional, technical and consulting contracts; non-state public contracts; state grants; decisions of the supreme court; a monthly calendar of scheduled cases before the supreme court; and other announcements. The State Register Contracts Supplement contains additional state contracts and advertised bids.

In accordance with expressed legislative intent that the *State Register* be self-supporting, the following subscription rates have been established: the Monday edition costs \$150.00 per year and includes an index issue published in August (single issues are available at the address listed above for \$3.50 per copy); the combined four editions cost \$195.00 (subscriptions are not available for just the *Contracts Supplement*); trial subscriptions are available for \$60.00, includes four editions, last for 13 weeks, and may be converted to a full subscription anytime by making up the price difference. No refunds will be made in the event of subscription cancellation.

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FOR LEGISLATIVE NEWS

Publications containing news and information from the Minnesota Senate and 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.

Session Review—Summarizes actions of the Minnesota Senate.

Contact: Senate Public Information Office

Room 231 State Capitol, St. Paul, MN 55155

(612) 296-0504

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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.

Session Summary—Summarizes all bills that both the Minnesota House of Representatives and Minnesota Senate passed during their regular and special sessions.

Contact: House Information Office

Room 175 State Office Building, St. Paul, MN 55155

(612) 296-2146

^{**}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.

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NOTICE: How to Follow State Agency Rulemaking in the State Register

The State Register is the official source, and only complete listing, for all state agency rulemaking in its various stages. State agencies are required to publish notice of their rulemaking action in the State Register. Published every Monday, the State Register makes it easy to follow and participate in the important rulemaking process. Approximately 75 state agencies have the authority to issue rules. Each agency is assigned specific Minnesota Rule chapter numbers. Every odd-numbered year the Minnesota Rules are published. This is a ten-volume bound collection of all adopted rules in effect at the time. Supplements are published to update this set of rules. Proposed and adopted emergency rules do not appear in this set because of their short-term nature, but are published in the State Register.

If an agency seeks outside opinion before issuing new rules or rule amendments, it must publish a NOTICE OF INTENT TO SOLICIT OUT-SIDE OPINION in the Official Notices section of the State Register. When rules are first drafted, state agencies publish them as Proposed Rules, along with a notice of hearing, or notice of intent to adopt rules without a hearing in the case of noncontroversial rules. This notice asks for comment on the rules as proposed. Proposed emergency rules and withdrawn proposed rules are also published in the State Register. After proposed rules have gone through the comment period, and have been rewritten into their final form, they again appear in the State Register as Adopted Rules. These final adopted rules are not printed in their entirety in the State Register, only the changes made since their publication as Proposed Rules. To see the full rule, as adopted and in effect, a person simply needs two issues of the State Register, the issue the rule appeared in as proposed, and later as adopted. For a more detailed description of the rulemaking process, see the Minnesota Guidebook to State Agency Services.

The State Register features partial and cumulative listings of rules in this section on the following schedule: issues 1-13 inclusive; issues 14-25 inclusive; issue 26, cumulative for issues 1-26; issues 27-38 inclusive; issue 39, cumulative for 1-39; issues 40-51 inclusive; and issue 52, cumulative for 1-52. An annual subject matter index for rules appears in August. For copies of the State Register, a subscription, the annual index, the Minnesota Rules or the Minnesota Guidebook to State Agency Services, contact the Print Communications Division, 117 University Avenue, St. Paul, MN 55155 (612) 297-3000 or toll-free in Minnesota 1-800-657-3757.

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4760.0010; .0015 s.1,2,3,4,5, and 7; .0030; .0040; .0045;	.0360; .0370; .0380; .0390; .0400; .0410; .0420; .0430; .0440; .0450; .0460; .0470; .0480; .0490; .0500; .0510;
.0050; .0500; .0510 s.1,2,4,5,6,7, and 8; .0530 s.1; .0540 (proposed repealer)	.0520; .0530; .0540; .0550; .0560; .0570; .0580; .0590;
4761.0100; .0200; .0300; .0400; .0500; .0600; .0700;	.0600; .0610; .0620; .0630; .0640; .0650 (proposed)
.0710; .0720; .0730; .0740; .0750; .0760; .0780; .0790;	5227.0100; .0120; .0130 (proposed)
.0795 (proposed)	5228.0100; .0110; .0120; .0130 (proposed)
	5230.5000; .5010; .5015; .5020; .5025; .5250; .5300;
Higher Education Coordinating Board	.5350; .5400; .5605; .5610; .5615; .5620; .5625; .5630;
4810.3010; .3030; .3040; 4188.0100; .0110; .0120;	.5635; .5640; .5645; .5650; .5655; .5660; .5665; .5675;
.0130; .0140; .0150; .0170; 4812.0100; .0110; .0120;	.5680; .5690; .5700; .5710; .5820; .5825; .5915; .5925;
.0130; .0140; .0150; .0160; .0170 (proposed)	.5930; .5935; .5940; .5945; .5950; .5960; .6100; .6110;
4810.3010; .3030; .3040; 4811.0100; .0120; .0130;	.6115; .6120; .6125; .6130; .6200 (adopted)
.0140; .0150; .0160; .0170; 4812.0100; .0110; .0120;	Medical Practice Board
.0130; .0140; .0150; .0160; .0170 (adopted)	
4830.8510; .8535; .8540; .8550; .8570; .8575 (adopted)	5600.2500 (proposed)
4830.8560; .8580 (repealed)	5605.0100 (proposed)

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Natural Resources Department	(proposed)
	7200.0100; .0600; .0700; .0800; .0810; .1300; .1900;
6132.0100; .0200; .0300; .1000; .1100; .1200; .1300;	.2000; .2300; .2500; .3000; .3620; .4500; .4900; .5100;
.1400; .2000; .2100; .2200; .2300; .2400; .2500; .2600; .2700; .2800; .2900; .3000; .3100; .3200; .4000; .4100;	.5300; .6000; (proposed)
.4200; .4300; .4400; .4500; .4600; .4700; .4800; .4900;	7200.0100 s.4,10; .3900; .6000 s.3,4, and 5
.5000; .5100; .5200; .5300 (proposed)	(proposed repealer)
6232.1700; 6236.0700; .0900; .1000 (adopted emergency) 1274	7200.0650; .1300; .3000; .3400; .6100 (proposed)
6287.0100; .0200; .0300; .0400; .0500; .0600; .0700;	7200.6160 (proposed)
.0800; .0900 (proposed)	7200.0100; .0600; .0650; .0700; .0800; .0810; .1200; .1300;
Pharmacy Board	.1900; .2000; .2300; .2500; .3000; .3400; .3610; .3620;
·	.3810; .3820; .3830; .3840; .4500; .4900; .5100; .5300;
6800.0100; .0300; .0350; .0500; .0700; .0800; .0910;	.6000; .6100; .6160 (adopted)
.0950; .1010; .1050; .1150; .1210; .1250; .1300; .1460; .1500; .2150; .2250; .2300; .2400; .2500; .2700; .2810;	7200.0100, s.4,10; .3900; .6000, s.3,4,5 (repealed)
.3000; .3100; .3120; .3300; .3350; .3400; .3450;	Public Safety Department
.3510; .3850; .3950; .4150; .4210; .4220; .4230; .4240;	7403.0100; .0200; .0300; .0400; .0500; .0600; .0800;
.4250; .4400; .4500; .4600; .4700; .5100; .5200; .5300;	.0850; .0900; .1200; .1300; .1400 (proposed)
.5350; .5400; .5600; .6200; .6300; .6500; .6700; .7100;	7403.0100 s.5; .0400 s.3; .0500 s.2; .0600 s.2; .0700;
.7510; .7520; .7530; .7900; .7950; .8000; .8001; .8002;	.0800 s.3; .0900 s.5; .1000; .1100 (proposed repealer) 1152
.8003; .8004; .8005; .8006; .8008; .8100; .8300; .8400;	7403.0100; .0200; .0300; .0400; .0500; .0600; .0800; .0850;
.8500; .8600; .8700; .9200; .9700; .9900; .9923; .9924;	.0900; .1200; .1300; .1400 (adopted)
.9950; .9951; .9952; .9953; .9954 (proposed)	7403.0100 s.5; .0400 s.3; .0500 s.2; .0600 s.2; .0700;
6800.4400 s.2; .7400 s.6 (proposed repealer)	.0800 s.3; .0900 s.5; .1000; .1100 (repealed)
Podiatric Medicine Board	7409.3700; .3720; .3730; .3740; .3750; .3760;
6900.0010; .0300 (proposed)	.3770 (proposed)
	7409.3700; .3710; .3720; .3730; .3740; .3750; .3760;
Pollution Control Agency	.3770 (adopted)
7001.0140; .0180; 7002.0005; .0015; .0025; .0035;	7410.2600; .2610 s.5, 6 (proposed repealer)
.0045; .0055; .0065; .0075; .0085; .0095; 7005.0100;	7410.2610 (proposed)
.1875; .1976 (adopted) 440	7410.2610 (adopted)
7001.0623; 7045.0020; .0120; .0135; .0139; .0141;	(proposed)
.0145; .0292; .0528; .0546; .0628; .0644 (adopted)	7411.0400; .0610; .0700 (adopted)
7002.0010; .0020; .0030; .0040; .0050; .0060; .0070;	7504.0100; .0200; .0300; .0400; .0500; .0600
.0080; .0090; .0100; .0110; .0180 s.4 (repealed)	(adopted emergency rules)
7005.3020; .3040; .3050 (adopted)	7505.3000 (proposed repealer)
7005.3010 renumbered to 7005.3020 (renumbered)	7505.3100; .3200; .3400; .3500; .3700; .3800; .3900;
and 14a; 7005.3040 s.2, 3, 4, 5, 7, and 8 (repealed)	.4000 (proposed)
7005.5030 (adopted)	7505.3500 (adopted)
7035.0300; 7037.0100; .0200; .0300; .0400; .0500;	7510.5500; .5520; .5530; .5540; .5550; .5560; .5570 (proposed) 219
.0600; .0700; .0800; .0900; .1000; .1100; .1200; .1300;	7510.5500; .5510; .5520; .5530; .5540; .5550; .5560;
.1400; .1500; .1600; .1700; .1800; .1900; .2000; .2100;	.5570 (withdrawn)
.2200; .2300; .2400; .2500; .2600; .2700; .2800; .2900;	7510.5520; .5530; .5540; .5550; .5570 (adopted) 1830
.3000; .3100; .3200; .3300; .3400; .3500; .3600; .3700;	7515.0210 (adopted)
(proposed)	7520.0650; .1000; .1100 (proposed)
7044.0100; .0200; .0250; .0350; .0450; .0600; .0650;	7520.0650; .1000; .1100 (adopted)
.0750; .0850; .0950; .1100 (proposed)	7570.0010; .0020; .0030; .0040; .0050 (proposed)
7044.0200 s.5,6, and 8; .0500 s.2; .1200 (proposed repealer) . 1396	7660.0010; .0020; .0100 (proposed)
7050.0216 (adopted)	7660.0010; .0020; .0100 (adopted)
7077.0400 as .0111; .0150 as .0272; .0155 as .0275; .0405	Gambling Control Board
as .0278; .0410 as .0280; .0415 as .0281; .0425 as .0284;	7861.0010; .0060; .0100; 7863.0020 (proposed)
.0440 as .0288; .0445 as .0292 (proposed renumbering) 2006	7861.0010; .0060; .0100; 7863.0020 (proposed)
7077.0105, subparts 4, 16, 20, 21, 22, 23, 33, 34, 35, 36, 40, 42, and 46; 7077.0110; 7077.0120; 7077.0125; 7077.0130;	7861.0010; .0120; 7865.0025 (proposed)
7077.0135; 7077.0140; 7077.0145; 7077.0150, subpart 4;	7861.0100 s.1, 4, 5 (proposed repealer)
7077.0160; 7077.0200; 7077.0205; 7077.0210; 7077.0215;	7861.0100 s.1,4 and 5 (proposed repealer)
7077.0220; 7077.0220; 7077.0230; 7077.0210; 7077.0240;	Minnesota Racing Commission
7077.0245; 7077.0250; 7077.0255; 7077.0260; 7077.0265;	7869.0100; 7870.0180; .0190; .0200; .0210; .0220; .0221;
7077.0305; 7077.0420; 7077.0430; 7077.0435; 7077.0605;	.0240; .0250; .0260; .0270; .0280; .0290; .0300; .0310; .0320;
7077.0630; 7077.0635; 7077.0645; 7077.0655; 7077.0660;	.0330; .0340; .0350; .0360; .0370; .0380; .0390;
and 7077.0705, subparts 5a, 7, 12a, 16, and 18 (repealed) 2006	.0400; .0410; .0420; .0430; .0450; .0470; .0500; .0510;
7044.0450 (adopted)	
	7871.0005; .0010; .0020; .0030; .0080; .0100; .0110;
·	.0115; .0120; .0130; .0140; .0160; 7873.0110; .0120;
Psychology Board 7200.0100; .3400; .3610; .3810; .3820; .3830; .3840	

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7879.0100; 7897.0100; .0130 (adopted)	.0270; .0280; .0290; .0300; .0350; .0400; .0500; .0505;
7869.0100 19, 33a, and 65a; 7870.0500 s.6, 7, 8, 9 and 10	.0510; .0520; .0530; .0540; .0550; .0600; .0610; .0620;
and 22; 7871.0010 s.2; 7871.0020 s.1, 7871.0070; .0090;	.0630; .0700; .0720; .0730; .0740; .0750; .0760; .1010;
.0150; 7873. 0120 .s.2; 7873.0300 (repealed)	.1020; .1030; .1040; .1050; .1060 (proposed)
7870.0800; 7871.0010; .0020; .0090; .0120; 7874.0100;	Teaching Board
7875.0100; .0200; 7877.0135; .0170; 7878.0170;	_
.0200; 7883.0100; .0160; .0170; 7892.0100;	8700.0210; 8750.3010 (proposed)
7895.0300 (proposed)	Transportation Department
7871.0100; 7873.0400 (proposed repealer)	8820.0100; .2500; .4000; .4010; .4020; .4030; .4040;
· · · · · · · · · · · · · · · · · · ·	.4050; .4060; .4070; .4080; .4090; .9980; .9985; .9990
State Retirement System	(proposed)
7905.0900; .1400; .1700; .1900; .2300 (adopted)	8820.0100; .2500; .4000; .4010; .4020; .4030; .4040;
7900.1500 (proposed repealer)	.4050; .4060; .4070; .4080; .4090; .9980 (proposed)
Revenue Department	8840.5900; .5910; .6100 (adopted)
8002.0300 (proposed)	8850.8050 (adopted)
8002.0300 (adopted)	Transportation Regulation Board
8017.6000 (adopted)	· · · · · · · · · · · · · · · · · · ·
8017.7000 (proposed)	8895.0100; .0200; .0300; .0400; .0500; .0600; .0700;
	.0800; .0900; .1000; .1100 (adopted) 570
8017.7000 (withdrawn) 482 8130.2100 (proposed) 847	8920.0100; .0150; .0200; .0300; .0400; .0500; .0600;
	.0700; .0800. 0900; .1000; .1100; .1200; .1300; .1400;
8130.2100 (adopted)	.1500; .1550; .1600; .1700; .1800; .1900; .2000; .2100;
8130.2000; .5500 s.3,4,5 (proposed repealer)	.2200; .2300; .2400; .2500; .2600; .2700; .2800; .2900;
8130.2200 (withdrawn)	.3000; .3100; .3200; .3300; .3400; .3500; .3600; .3700;
8130.4900 (proposed)	.3800; .3900; .4000 (adopted)
8130.5500 (proposed)	Department of Veterans Affairs
8130.6200 (proposed)	9055.0015; .0020; .0030; .0060; .0080; .0085; .0090;
8130.9250 (proposed)	.0095; .0105 (proposed)
8130.9200 (proposed repealer)	• •
8130.9700 (proposed)	Veterinary Medicine Board
8130.9700 s.6 (proposed repealer)	9100.0100; .0200; .0300; .0400; .0500; .0600; .0700;
8130.9910 (proposed)	.0800; .0900 (proposed)
8160.0300 (proposed)	9100.0100; .0200; .0300; .0400; .0500; .0600; .0700;
8160.0500 (adopted)	.0800; .0900 (adopted)
8160.0620; .0630 (proposed)	Waste Management Office
8160.0620; .0630 (adopted)	9205.0400; .0410; .0420; .0430; .0445 (adopted)
8165.0100 (adopted)	9205.0410 s.2, 3, 5, 8, 9, 10, 12, 13, 14, 15; .0420 s.4;
8170.0100 (proposed)	.0440; .0450; .0460; .0470; .0480 (repealed)
8170.0100 (adopted)	9210.0700; .0710; .0720; .0740; .0750; .0760; .0770
8125.0200; .0300; .0400; .0410; .0500; .0700; .1300;	
.1400 (adopted)	(proposed)
8125.0300 s.2, 3, 4, 6; .0600 s.3; .0700 s.1, 5, 6, 9;	9210.0710 s.8 (proposed repealer)
.0800; .1400 s.1, 3, 8 (repealed)	9215.0500; .0510; .0520; .0530; .0540; .0550; .0560;
8130.1100 (proposed)	.0570; .0580; .0590; .0600; .0610; .0620; .0630; .0640;
8130.2200 (proposed)	.0650; .0660; .0670; .0680; .0690; .0700; .0710; .0720;
8160.0500 (proposed)	.0730; .0740; .0750; .0760; .0770; .0780; .0790; .0800;
8165.0100 (proposed)	.0810; .0820; .0830; .0840; .0850; .0860; .0870; .0880;
Secretary of State	.0890; .0900; .0910; .0920; .0930; .0940; .0950 (proposed) 271
·	9215.0500; .0510; .0520; .0530; .0540; .0550; .0560;
8200.6300; 8205.1000; 8210.0200; .0250; .3000;	.0570; .0580; .0590; .0600; .0610; .0620; .0630; .0640;
.3015; .9910; .9916; .9917; .9918; .9920; .9930; .9935;	.0650; .0660; .0670; .0680; .0690; .0700; .0710; .0720;
8220.1150; .1650; 8230.0250; .3950; .4050; .4350;	.0730; .0740; .0750; .0760; .0770; .0780; .0790; .0800;
8235.0200; .0800; 8240.1300; .1650; .1655;	.0810; .0820; .0830; .0840; .0850; .0860; .0870; .0890;
8250.0350; .0360 (adopted)	.0900; .0910; .0920; .0930; .0940; .0950 (adopted)
8210.0300; .0500; .0600; .0700; .3000; .3010; .9920;	9215.0100; .0110; .0120; .0130; .0140; .0150; .0160;
.9925; .9930; 8255.0020 (adopted)	.0170; .0180; .0190; .0200; .0210; .0220; .0230;
8260.0100; .0200; .0300; .0400; .0500 (proposed repealer) 1877	.0240; .0250; .0300; .0310; .0320; .0330; .0340;
8260.0600; .0700; .0800; .0900; .1000; .1100 (proposed) 1866	.0350; .0360; .0370; .0380; .0390; .0400; .0410;
8265.0100; .0200; .0300; .0400; .0500; .0600 (proposed) 2263	.0420 (proposed repealer)
Water and Soil Resources Board	9215.0100; .0110; .0120; .0130; .0140; .0150; .0160;
8410.0010; .0020; .0030; .0040; .0050; .0060; .0070;	.0170; .0180; .0190; .0200; .0210; .0220; .0230; .0240;
0080; .0090; 0100; .0110; .0120; .0130; .0140; .0150;	:0250; .0300; .0310; .0320; .0330; .0340; .0350; .0360;
.0160; .0170; .0180 (adopted)	.0370; .0380; .0390; .0400; .0410; .0420 (repealed)
8420.0100; .0105; .0110; .0112; .0115; .0120; .0200;	Human Services Department
.0210; .0220; .0230; .0235; .0240; .0245; .0250; .0260;	9505.0175; .0221; .0287; .0365 (proposed)
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9505.0175; .0260; .0322; .0323 (adopted)	9535.1700; .1705; .1710; .1715; .1720; .1725; .1730;	
9505.0215 (proposed)	.1735; .1740; .1745; .1750; .1755; .1760 (adopted)	922
9505.0260 s.4; .0323 s.22 (repealed)	9543.0100; 9560.0214; .0218; .0220; .0222; .0228;	606
9505.0323 (proposed)	.0230; .0230; .0232 (proposed)	
9505.0324 (adopted)	9560.0214 s.9; .0222 s.9 (proposed repealer) 1	
9505.0365 s.4 (proposed repealer)	9575.0350; .1500 (proposed)	
9505.0476; .0477; .0478; .0479; .0480; .0481; .0482; .0483;	9575.0350; .1500 (adopted)	829
.0484; .0485; .0486; .0487; .0488; .0489; .0490; and .0491	9585.0010; .0020; .0030; .0040 (proposed)	
s.1, 2, 3, 4, 5, 6, 9, 10 (proposed repealer)	Minnesota Housing Finance Agency	
9505.0476; .0477; .0478; .0479; .0480; .0481; .0482;	4900.1540 (adopted)	105
.0483; .0484; .0485; .0486; .0487; .0488; .0489; .0490;	4900.2005 (adopted)	
.0491 s.1,2.3,4,5,6,9, and 10 (repealed)	4900.2005, s.4 (repealed)	105
9505.0175; .0260;; .0322; .0323 (proposed)	4900.3100; .3110; .3120; .3130 (adopted)	712
9505.0260 s.4; 0323 s.22; .0476; .0477; .0478; .0479;	4900.3110 s.11 (repealed)	
.0480; .0481; .0482; .0483; .0484; .0485; .0486; .0487;	Labor and Industry	
.0488; .0489; .0490; .0491 s.1, 2, 3, 4, 5, 6, 9, and	5205.0010 (adopted)	106
10 (proposed repealer) 58 9505.0324 (proposed) 58	5210.0150 (adopted)	1156
9506.0010; .0020; .0030; .0040; .0050; .0060; .0070;	5227.0100; .0110; .0120; .0130 (adopted)	791
.0080; .0090; .0100; .0110 (proposed emergency)	Mediation Service Bureau	
9506.0010; .0020; .0030; .0040; .0050; .0060; .0070;	5510.4510; .4520; .4530; .4540; .4550 (proposed)	05/
.0080; .0090; .0100; .0110 (adopted emergency) 1792	Board of Medical Practice)J7
9510.2000; .2010; .2020; .2030; .2040; .2050 (proposed) 431		020
9510.2000; .2010; .2020; .2030; .2040; .2050 (proposed) 1266	5600.2500 (adopted)	829
9520.0900; .0902; .0903; .0904; .0905; .0906; .0907;	Natural Resources Department	
.0908; .0909; .0910; .0912; .0914; .0916; .0917; .0918;	6132.0300; .1000; .1100; .1200; .1300; .2200; .2500;	
.0919; .0920; .0922; .0923; .0924; .0926 (proposed)	.2600; .3200; .4500; .4800; .4900 (adopted)	
9520.0900; .0902; .0903; .0904; .0905; .0906; .0907;	6268.0010; .0030; .0040 (proposed)	.749
.0908; .0909; .0910; .0912; .0914; .0916; .0917; .0918;	Pollution Control	
.0919; .0920; .0922; .0923; .0924; .0926 (adopted)	7005.0100; 7007.3000; 7011.0050; .0555; .0560; .0565;	
9525.0900; .0910; .1029; .0920; .0930; .0935; .0940; .0950; .0965; .0970; .0980; .0995; .0996; .1000;	.0570; .0830; .0925; .0950; .1005; .1150; .1350; .1435;	
.1020 (proposed)	.1520; .1550; .1635; .1730; .1820; .1840; .1880; .1920;	
9525.0900 s.5, 11, 18, 20; 9525.0930, s.2, 3, 4, 5, 6;	.2020; .2050; .2080; .2350; .2400; .2450; .2500; .2550;	
9525.0940; s.2, 3; 9525.0950, s.4; 9525.0960; .9525.0970,	.2555; .2560; .2565; .2570; .2575; .2580; .2600; .2650;	
s.2, 3; 9525.0990 (proposed repealer)	.2700; .2750; .2800; .2850; .2900; .2950; .3000; .3050;	
9525.2700; .2710; .2730; .2740; .2750; .2760; .2770;	.3100; .3150; .3200; .3250; .3300; .3350; .3400; .3450;	
.2780; .2800; .2810 (proposed)	.9900; .9910; .9920; .9930; .9940; .9950; .9960; .9970; .9980; .9990; 7017.1010; 7019.0100 (proposed)	252
9525.2710 s.14,16,18,21,30,33; .2750 s.3; .2760 s.3;	7005.3040 (proposed)	
.2770 s.3,4; .2780 s.1,6 (proposed repealer) 2101	7011.0810; .0910; .1610; .1710; .1800; .1805; .1810;	
9525.3010; .3015; .3020; .3025; .3030; .3035; .3040; .3045;	.1815; .9924; .9941; .9942; .9943; .9944; .9945; .9951;	
.3050; .3055; .3060; .3065; .3070; .3075; .3080; .3085;	.9952; .9953; .9954; .9955 (proposed repealer) 2	2263
3090; .3095; .3100 (proposed)	7077.0100; .0105; .0111; .0115; .0165; .0167; .0169;	
9525.3010; .3015; .3020; .3030; .3035; .3040; .3045; .3050; .3055; .3060; .3065; .3070; .3075; .3080; .3085;	.0171; .0173; .0175; .0176; .0177; .0179; .0181; .0185;	
.3090; .3095; .3100 (adopted)	.0186; .0187; .0189; .0191; .0195; .0196; .0197; .0272;	
9530.4250; .6300; .7030 (proposed)	.0274; .0276; .0286; .0290; .0292; .0300; .0310; .0325;	
9535.0100; .0200; .0300; .0400; .0500; .0600; .0700; .0800;	.0111; .0278; .0280; .0281; .0284; .0288; .0292; .0505;	
.0900; .1000; .1100; .1200; .1300; .1400; .1500; .1600	.0600; .0610; .0615; .0620; .0625; .0640; .0650; .0700;	
(proposed repealer)	.0705; .0710; .0713; .0720; .0725; .0730; .0735; .0750;	001
9535.0100; .0200; .0300; .0400; .0500; .0600; .0700;	.0755 (proposed)	70 I
.0800; .0900; .1000; .1100; .1200; .1300; .1400; .1500;	State Treasurer Office	
.1600 (repealed) 922	9700.0100; .0200; .0300; .0400 (proposed)	
9535.1700; .1705; .1710; .1715; .1720; .1725; .1730; .1735;	9700.0100; .0200; .0300; .0400 (adopted)	33/
1740: 1745: 1750: 1755: 1760 (proposed) 88		

Proposed Rules

Pursuant to Minn. Stat. §§ 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.

Board of Podiatric Medicine

Proposed Permanent Rules Relating to Infection Control

Notice of Intent to Adopt a Rule Without a Public Hearing Unless 25 or More Persons Request a Hearing and Notice of Hearing if 25 or More Requests for Hearing are Received

The Minnesota Board of Podiatric Medicine intends to adopt a permanent rule without a public hearing under the noncontroversial rulemaking procedures set forth in *Minnesota Statutes*, §§ 14.22 to 14.28 (1992). If, however, 25 or more persons submit a written request for a hearing on the rule by May 3, 1993, a public hearing will be held on May 24, 1993. To find out whether the rule will be adopted without a hearing or if the hearing will be held, you should contact the agency contact person after May 3, 1993 and before May 24, 1993.

Comments or questions on the rule and written requests for a public hearing on the rule must be submitted to:

Frank Fly Infection Control Rules Coordinator 2700 University Avenue West, Suite 40 St. Paul, Minnesota 55114 Telephone (612) 642-0402 Fax (612) 643-3535

The proposed rule is about continuing education in infection control including bloodborne diseases. The statutory authority to adopt this rule is contained in *Minnesota Statutes* § 214.12, subd. 2 (1992). A copy of the proposed rule is published in the *State Register* and attached to this notice as mailed. A free copy may be obtained by calling the agency contact person.

You have until 4:30 p.m. on May 3, 1993 to submit written comments in support of or in opposition to the proposed rule or any part or subpart of the rule. Your comments must be in writing and received by the agency contact person by the due date. Comments are encouraged. Your comments should identify the portion of the proposed rule addressed, the reason for the comments and any changes proposed.

In addition to submitting comments, you may also request that a public hearing be held on the rule. Your request for a public hearing must be in writing and must be received by the agency contact person by 4:30 p.m. on May 3, 1993. Your written request for a public hearing must include your name, address, and telephone number. You are encouraged to identify the portion of the proposed rule which caused your request, the reason for the request, and any changes you want made to the proposed rule. If 25 or more persons submit a written request for a hearing, a public hearing will be held unless a sufficient number withdraw their requests in writing.

The proposed rule may be modified, either as a result of public comment or as a result of the rule hearing process. Modifications must not result in a substantial change in the proposed rule as printed in the *State Register* and must be supported by data and views submitted to the agency or presented at the hearing. If the proposed rule affects you in any way, you are encouraged to participate in the rulemaking process.

The hearing scheduled for May 24, 1993 will be canceled if the agency does not receive requests from 25 or more persons that a hearing be held on the rule. If you requested a public hearing, the agency will notify you before the scheduled hearing whether or not the hearing will be held. You may also call Frank Fly at (612) 642-0402 after May 3, 1993, to find out whether the hearing will be held.

If 25 or more persons submit written requests for a public hearing on the rule, a hearing will be held following the procedures in *Minnesota Statutes* §§ 14.14 to 14.20 (1992). The hearing will be held on May 24, 1993 in Conference Room A, 2700 University

Ave. W., beginning at 9:00 a.m., and will continue until all interested persons have been heard. The hearing will continue, if necessary, at additional times and places as determined during the hearing by the administrative law judge. The administrative law judge assigned to conduct the hearing is Jon Lunde. Judge Lunde can be reached at the Office of Administrative Hearings, 100 Washington Ave. S., Minneapolis, MN 55401; telephone 341-7600.

If a hearing is held, you and all interested or affected persons, including representatives of associations or other interested groups, will have an opportunity to participate. You may present your views either orally at the hearing or in writing at any time prior to the close of the hearing record. All evidence presented should relate to the proposed rule. You may also mail written material to the administrative law judge to be recorded in the hearing record for five working days after the public hearing ends. This five-day comment period may be extended for a longer period not to exceed 20 calendar days if ordered by the administrative law judge at the hearing. Comments received during this period will be available for review at the Office of Administrative Hearings. You and the agency may respond in writing within five business days after the submission period ends to any new information submitted. All written materials and responses submitted to the administrative law judge must be received at the Office of Administrative Hearings no later than 4:30 p.m. on the due date. No additional evidence may be submitted during the five-day period. This rule hearing procedure is governed by *Minnesota Rules*, parts 1400.0200 to 1400.1200 and *Minnesota Statutes*, §§ 14.14 to 14.20 (1992). Questions about procedure may be directed to the administrative law judge.

A statement of need and reasonableness is now available from the agency contact person. This statement describes the need for and reasonableness of each provision of the proposed rule. It also includes a summary of all the evidence and argument which the agency anticipates presenting at the hearing, if one is held. The statement may also be reviewed and copies obtained at the cost of reproduction from the Office of Administrative Hearings.

It is the position of the Board that it is not subject to *Minnesota Statutes* § 14.115 (1992) regarding small business considerations in rulemaking. The basis for this position, and the Board's evaluation of the applicability of the methods contained in *Minnesota Statutes* § 14.115, subd. 2 (1992) for reducing the impact of the proposed rules should it be determined that the Board is governed by § 14.115, are addressed in the statement of need and reasonableness.

Minnesota Statutes, chapter 10A requires each lobbyist to register with the Ethical Practices Board. Questions regarding this requirement may be directed to the Ethical Practices Board at 100 Centennial Office Building, 658 Cedar St., St. Paul, MN 55155; telephone 296-5148.

Promulgation of the proposed rules will not result in the expenditure of public monies by local public bodies nor have an impact on agricultural land; therefore, no further information need be provided under *Minnesota Statutes* § 14.11 (1992).

If no hearing is required, after the end of the comment period the agency may adopt the rule. The rule and supporting documents will then be submitted to the Attorney General for review as to legality and form to the extent form relates to legality. You may request to be notified of the date the rule is submitted to the Attorney General or be notified of the Attorney General's decision on the rule. If you wish to be so notified, or wish to receive a copy of the adopted rule, submit your request to the agency contact person listed above.

If a hearing is held, after the close of the hearing record, the administrative law judge will issue a report on the proposed rule. You may request to be notified of the date on which the administrative law judge's report will be available, after which date the agency may not take any final action on the rule for a period of five working days. If you want to be notified about the report, you may so indicate at the hearing. After the hearing, you may request notification by sending a written request to the administrative law judge. You may also request notification of the date on which the rule is adopted and filed with the Secretary of State. The agency's notice of adoption must be mailed on the same day that the rule is filed. If you want to be notified of the adoption, you may so indicate at the hearing or send a request in writing to the agency contact person at any time prior to the filing of the rule with the Secretary of State.

Dated: 29 March 1993

Lois E. Mizuno Executive Director

Rules as Proposed 6900.0010 DEFINITIONS.

[For text of subps 1 and 1a, see M.R.]

Proposed Rules 3

Subp. 3a. Bloodborne diseases. "Bloodborne diseases" means diseases that are spread through exposure to, or inoculation of, or injection of blood, or through exposure to blood contained in body fluids, tissues, or organs. Bloodborne diseases include infection caused by such agents as the human immunodeficiency virus (HIV) and hepatitis B virus (HBV).

[For text of subp 4, see M.R.]

Subp. 4a. Infection control. "Infection control" means programs, procedures, and methods to reduce the transmission of agents of infection for the purpose of preventing or decreasing the incidence of infectious diseases.

[For text of subps 5 to 8, see M.R.]

6900.0300 CONTINUING EDUCATION.

Subpart 1. Requirement. Except as provided in subpart 1a, every podiatrist licensed to practice in Minnesota shall obtain 30 clock hours of continuing education in each two-year cycle of license renewal, at least two hours of which must be in the subject of infection control, including bloodborne diseases.

<u>Subp. 1a.</u> **Prorating continuing education hours.** The number of continuing education hours required during the initial licensure period is that fraction of 30 hours, to the nearest whole hour, that is represented by the ratio of the number of days the license is held in the initial licensure period to 730 days. <u>Continuing education in infection control, including bloodborne diseases, is required for renewal periods beginning on or after July 1, 1993. For initial licensure periods of less than two years and for the renewal period ending June 30, 1994, one continuing education hour in infection control is required.</u>

[For text of subps 2 to 4, see M.R.]

Board of Medical Practice

Proposed Permanent Rules Relating to Continuing Education in Infection Control

Notice of Intent to Adopt a Rule Without a Public Hearing Unless 25 or More Persons Request a Hearing and Notice of Hearing if 25 or More Requests for Hearing are Received

The Minnesota Board of Medical Practice intends to adopt a permanent rule without a public hearing under the noncontroversial rulemaking procedures set forth in *Minnesota Statutes*, §§ 14.22 to 14.28 (1992). If, however, 25 or more persons submit a written request for a hearing on the rule by May 3, 1993, a public hearing will be held on May 24, 1993. To find out whether the rule will be adopted without a hearing or if the hearing will be held, you should contact the agency contact person after May 3, 1993 and before May 24, 1993.

Comments or questions on the rule and written requests for a public hearing on the rule must be submitted to:

Frank Fly Infection Control Rules Coordinator 2700 University Avenue West, Suite 40 St. Paul, Minnesota 55114 Telephone (612) 642-0402 Fax (612) 643-3535

The proposed rule is about continuing education in infection control including bloodborne diseases. The statutory authority to adopt this rule is contained in *Minnesota Statutes* § 214.12, subd. 2 (1992). A copy of the proposed rule is published in the *State Register* and attached to this notice as mailed. A free copy may be obtained by calling the agency contact person.

You have until 4:30 p.m. on May 3, 1993 to submit written comments in support of or in opposition to the proposed rule or any part or subpart of the rule. Your comments must be in writing and received by the agency contact person by the due date. Comments are encouraged. Your comments should identify the portion of the proposed rule addressed, the reason for the comments and any changes proposed.

In addition to submitting comments, you may also request that a public hearing be held on the rule. Your request for a public hearing must be in writing and must be received by the agency contact person by 4:30 p.m. on May 3, 1993. Your written request for a public hearing must include your name, address, and telephone number. You are encouraged to identify the portion of the proposed rule which caused your request, the reason for the request, and any changes you want made to the proposed rule. If 25 or more persons submit a written request for a hearing, a public hearing will be held unless a sufficient number withdraw their requests in writing.

The proposed rule may be modified, either as a result of public comment or as a result of the rule hearing process. Modifications must not result in a substantial change in the proposed rule as printed in the *State Register* and must be supported by data and views submitted to the agency or presented at the hearing. If the proposed rule affects you in any way, you are encouraged to participate in the rulemaking process.

The hearing scheduled for May 24, 1993 will be canceled if the agency does not receive requests from 25 or more persons that a hearing be held on the rule. If you requested a public hearing, the agency will notify you before the scheduled hearing whether or not the hearing will be held. You may also call Frank Fly at (612) 642-0402 after May 3, 1993, to find out whether the hearing will be held.

If 25 or more persons submit written requests for a public hearing on the rule, a hearing will be held following the procedures in *Minnesota Statutes* §§ 14.14 to 14.20 (1992). The hearing will be held on May 24, 1993 in Conference Room A, 2700 University Ave. W., beginning at 9:00 a.m., and will continue until all interested persons have been heard. The hearing will continue, if necessary, at additional times and places as determined during the hearing by the administrative law judge. The administrative law judge assigned to conduct the hearing is Jon Lunde. Judge Lunde can be reached at the Office of Administrative Hearings, 100 Washington Ave. S., Minneapolis, MN 55401; telephone 341-7600.

If a hearing is held, you and all interested or affected persons, including representatives of associations or other interested groups, will have an opportunity to participate. You may present your views either orally at the hearing or in writing at any time prior to the close of the hearing record. All evidence presented should relate to the proposed rule. You may also mail written material to the administrative law judge to be recorded in the hearing record for five working days after the public hearing ends. This five-day comment period may be extended for a longer period not to exceed 20 calendar days if ordered by the administrative law judge at the hearing. Comments received during this period will be available for review at the Office of Administrative Hearings. You and the agency may respond in writing within five business days after the submission period ends to any new information submitted. All written materials and responses submitted to the administrative law judge must be received at the Office of Administrative Hearings no later than 4:30 p.m. on the due date. No additional evidence may be submitted during the five-day period. This rule hearing procedure is governed by *Minnesota Rules*, parts 1400.0200 to 1400.1200 and *Minnesota Statutes*, §§ 14.14 to 14.20 (1992). Questions about procedure may be directed to the administrative law judge.

A statement of need and reasonableness is now available from the agency contact person. This statement describes the need for and reasonableness of each provision of the proposed rule. It also includes a summary of all the evidence and argument which the agency anticipates presenting at the hearing, if one is held. The statement may also be reviewed and copies obtained at the cost of reproduction from the Office of Administrative Hearings.

It is the position of the Board that it is not subject to *Minnesota Statutes* § 14.115 (1992) regarding small business considerations in rulemaking. The basis for this position, and the Board's evaluation of the applicability of the methods contained in *Minnesota Statutes* § 14.115, subd. 2 (1992) for reducing the impact of the proposed rules should it be determined that the Board is governed by § 14.115, are addressed in the statement of need and reasonableness.

Minnesota Statutes, chapter 10A requires each lobbyist to register with the Ethical Practices Board. Questions regarding this requirement may be directed to the Ethical Practices Board at 100 Centennial Office Building, 658 Cedar St., St. Paul, MN 55155; telephone 296-5148.

Promulgation of the proposed rules will not result in the expenditure of public monies by local public bodies nor have an impact on agricultural land; therefore, no further information need be provided under *Minnesota Statutes* § 14.11 (1992).

If no hearing is required, after the end of the comment period the agency may adopt the rule. The rule and supporting documents will then be submitted to the Attorney General for review as to legality and form to the extent form relates to legality. You may request to be notified of the date the rule is submitted to the Attorney General or be notified of the Attorney General's decision on the rule. If you wish to be so notified, or wish to receive a copy of the adopted rule, submit your request to the agency contact person listed above.

If a hearing is held, after the close of the hearing record, the administrative law judge will issue a report on the proposed rule. You may request to be notified of the date on which the administrative law judge's report will be available, after which date the agency may not take any final action on the rule for a period of five working days. If you want to be notified about the report, you may so indicate at the hearing. After the hearing, you may request notification by sending a written request to the administrative law judge. You may also request notification of the date on which the rule is adopted and filed with the Secretary of State. The agency's notice of adoption must be mailed on the same day that the rule is filed. If you want to be notified of the adoption, you may so indicate at the hearing or send a request in writing to the agency contact person at any time prior to the filing of the rule with the Secretary of State.

Dated: 15 April 1993

H. Leonard Roche
Executive Director

Proposed Rules =

Rules as Proposed

5605.0100 CONTINUING EDUCATION CYCLES.

During three-year cycles, each physician licensed to practice by this board shall obtain 75 hours of continuing medical education credit as required by this chapter, with at least three hours in the subject of infection control, including blood borne diseases. "Infection control" means programs, procedures, and methods to reduce the transmission of agents of infection for the purpose of preventing or decreasing the incidence of infectious diseases. "Blood borne diseases" means diseases that are spread through exposure to, inoculation of, or injection of blood, or through exposure to blood contained in body fluids, tissues, or organs. Blood borne diseases include infection caused by such agents as the human immunodeficiency virus (HIV) and hepatitis B virus (HBV). Infection control continuing education credits must be obtained from the category 1 activities in part 5605.0300, item A. Continuing education in infection control is required for renewal periods beginning on or after July 1, 1993. For initial continuing education periods of less than three years, one continuing education hour in infection control is required for each remaining full year.

Board of Chiropractic Examiners

Proposed Permanent Rules Relating to Continuing Education in Infection Control

Notice of Intent to Adopt a Rule Without a Public Hearing Unless 25 or More Persons Request a Hearing and Notice of Hearing if 25 or More Requests for Hearing are Received

The Minnesota Board of Chiropractic Examiners intends to adopt a permanent rule without a public hearing under the noncontroversial rulemaking procedures set forth in *Minnesota Statutes*, §§ 14.22 to 14.28 (1992). If, however, 25 or more persons submit a written request for a hearing on the rule by May 3, 1993, a public hearing will be held on May 24, 1993. To find out whether the rule will be adopted without a hearing or if the hearing will be held, you should contact the agency contact person after May 3, 1993 and before May 24, 1993.

Comments or questions on the rule and written requests for a public hearing on the rule must be submitted to:

Frank Fly Infection Control Rules Coordinator 2700 University Avenue West, Suite 40 St. Paul, Minnesota 55114 Telephone (612) 642-0402 Fax (612) 643-3535

The proposed rule is about continuing education in infection control including bloodborne diseases. The statutory authority to adopt this rule is contained in *Minnesota Statutes* § 214.12, subd. 2 (1992). A copy of the proposed rule is published in the *State Register* and attached to this notice as mailed. A free copy may be obtained by calling the agency contact person.

You have until 4:30 p.m. on May 3, 1993 to submit written comments in support of or in opposition to the proposed rule or any part or subpart of the rule. Your comments must be in writing and received by the agency contact person by the due date. Comments are encouraged. Your comments should identify the portion of the proposed rule addressed, the reason for the comments and any changes proposed.

In addition to submitting comments, you may also request that a public hearing be held on the rule. Your request for a public hearing must be in writing and must be received by the agency contact person by 4:30 p.m. on May 3, 1993. Your written request for a public hearing must include your name, address, and telephone number. You are encouraged to identify the portion of the proposed rule which caused your request, the reason for the request, and any changes you want made to the proposed rule. If 25 or more persons submit a written request for a hearing, a public hearing will be held unless a sufficient number withdraw their requests in writing.

The proposed rule may be modified, either as a result of public comment or as a result of the rule hearing process. Modifications must not result in a substantial change in the proposed rule as printed in the *State Register* and must be supported by data and views submitted to the agency or presented at the hearing. If the proposed rule affects you in any way, you are encouraged to participate in the rulemaking process.

The hearing scheduled for May 24, 1993 will be canceled if the agency does not receive requests from 25 or more persons that a hearing be held on the rule. If you requested a public hearing, the agency will notify you before the scheduled hearing whether or not the hearing will be held. You may also call Frank Fly at (612) 642-0402 after May 3, 1993 to find out whether the hearing will be held.

If 25 or more persons submit written requests for a public hearing on the rule, a hearing will be held following the procedures in *Minnesota Statutes* §§ 14.14 to 14.20 (1992). The hearing will be held on May 24, 1993 in Conference Room A, 2700 University Ave. W., beginning at 9:00 a.m., and will continue until all interested persons have been heard. The hearing will continue, if necessary,

at additional times and places as determined during the hearing by the administrative law judge. The administrative law judge assigned to conduct the hearing is Jon Lunde. Judge Lunde can be reached at the Office of Administrative Hearings, 100 Washington Ave. S., Minneapolis, MN 55401; telephone 341-7600.

If a hearing is held, you and all interested or affected persons, including representatives of associations or other interested groups, will have an opportunity to participate. You may present your views either orally at the hearing or in writing at any time prior to the close of the hearing record. All evidence presented should relate to the proposed rule. You may also mail written material to the administrative law judge to be recorded in the hearing record for five working days after the public hearing ends. This five-day comment period may be extended for a longer period not to exceed 20 calendar days if ordered by the administrative law judge at the hearing. Comments received during this period will be available for review at the Office of Administrative Hearings. You and the agency may respond in writing within five business days after the submission period ends to any new information submitted. All written materials and responses submitted to the administrative law judge must be received at the Office of Administrative Hearings no later than 4:30 p.m. on the due date. No additional evidence may be submitted during the five-day period. This rule hearing procedure is governed by *Minnesota Rules*, parts 1400.0200 to 1400.1200 and *Minnesota Statutes*, §§ 14.14 to 14.20 (1992). Questions about procedure may be directed to the administrative law judge.

A statement of need and reasonableness is now available from the agency contact person. This statement describes the need for and reasonableness of each provision of the proposed rule. It also includes a summary of all the evidence and argument which the agency anticipates presenting at the hearing, if one is held. The statement may also be reviewed and copies obtained at the cost of reproduction from the Office of Administrative Hearings.

It is the position of the Board that it is not subject to *Minnesota Statutes* § 14.115 (1992) regarding small business considerations in rulemaking. The basis for this position, and the Board's evaluation of the applicability of the methods contained in *Minnesota Statutes* § 14.115, subd. 2 (1992) for reducing the impact of the proposed rules should it be determined that the Board is governed by § 14.115, are addressed in the statement of need and reasonableness.

Minnesota Statutes, chapter 10A requires each lobbyist to register with the Ethical Practices Board. Questions regarding this requirement may be directed to the Ethical Practices Board at 100 Centennial Office Building, 658 Cedar St., St. Paul, MN 55155; telephone 296-5148.

Promulgation of the proposed rules will not result in the expenditure of public monies by local public bodies nor have an impact on agricultural land; therefore, no further information need be provided under *Minnesota Statutes* § 14.11 (1992).

If no hearing is required, after the end of the comment period the agency may adopt the rule. The rule and supporting documents will then be submitted to the Attorney General for review as to legality and form to the extent form relates to legality. You may request to be notified of the date the rule is submitted to the Attorney General or be notified of the Attorney General's decision on the rule. If you wish to be so notified, or wish to receive a copy of the adopted rule, submit your request to the agency contact person listed above.

If a hearing is held, after the close of the hearing record, the administrative law judge will issue a report on the proposed rule. You may request to be notified of the date on which the administrative law judge's report will be available, after which date the agency may not take any final action on the rule for a period of five working days. If you want to be notified about the report, you may so indicate at the hearing. After the hearing, you may request notification by sending a written request to the administrative law judge. You may also request notification of the date on which the rule is adopted and filed with the Secretary of State. The agency's notice of adoption must be mailed on the same day that the rule is filed. If you want to be notified of the adoption, you may so indicate at the hearing or send a request in writing to the agency contact person at any time prior to the filing of the rule with the Secretary of State.

Dated: 29 March 1993

Larry Spice, D.C. Executive Director

Rules as Proposed 2500.0100 DEFINITIONS.

[For text of subps 1 to 3, see M.R.]

Subp. 3a. Blood borne diseases. "Blood borne diseases" means diseases that are spread through the exposure to, inoculation, or

Proposed Rules =

injection of blood; or exposure to blood contained in body fluids, tissues, or organs. Blood borne diseases include infection caused by such agents as the human immunodeficiency virus (HIV) and hepatitis B virus (HBV).

Subp. 3b. Board. "Board" means the Minnesota Board of Chiropractic Examiners.

[For text of subps 4 to 7, see M.R.]

Subp. 7a. Infection control. "Infection control" means programs, procedures, and methods to reduce the transmission of agents of infection for the purpose of preventing or decreasing the incidence of infectious diseases.

[For text of subps 8 to 11, see M.R.]

2500.1200 CONTINUING EDUCATION.

[For text of subpart 1, see M.R.]

Subp. 2. **Biennial requirement.** Except as otherwise provided in this part, every person licensed to practice chiropractic in this state shall, as a prerequisite for the continued renewal of a license, attend a minimum of 40 continuing education units during the two preceding calendar years of continuing education courses recognized and approved by the board. At least six of the continuing education units shall be devoted to radiographic safety, technique, and/or interpretation. At least two of the continuing education units must be in the subject of infection control, including blood borne diseases. Continuing education in infection control is required for renewal cycles beginning on or after January 1, 1994.

[For text of subps 4 and 5, see M.R.]

Board of Dentistry

Proposed Permanent Rules Relating to Continuing Education in Infection Control

Notice of Intent to Adopt a Rule Without a Public Hearing Unless 25 or More Persons Request a Hearing and Notice of Hearing if 25 or More Requests for Hearing are Received

The Minnesota Board of Dentistry intends to adopt a permanent rule without a public hearing under the noncontroversial rulemaking procedures set forth in *Minnesota Statutes*, §§ 14.22 to 14.28 (1992). If, however, 25 or more persons submit a written request for a hearing on the rule by May 3, 1993, a public hearing will be held on May 24, 1993. To find out whether the rule will be adopted without a hearing or if the hearing will be held, you should contact the agency contact person after May 3, 1993, and before May 24, 1993.

Comments or questions on the rule and written requests for a public hearing on the rule must be submitted to:

Frank Fly Infection Control Rules Coordinator 2700 University Avenue West, Suite 40 St. Paul, Minnesota 55114 Telephone (612) 642-0402 Fax (612) 643-3535

The proposed rule is about continuing education. The statutory authority to adopt this rule is contained in *Minnesota Statutes* § 214.12, subd. 2 (1992). A copy of the proposed rule is published in the *State Register* and a free copy may be obtained from the agency contact person listed above. The proposed rule provides for five clinical hours of continuing dental education (CDE) in a five year cycle in infection control including bloodborne diseases, with proration of hours for periods of less than five years remaining in a cycle; and more carefully describes a clinical subject for CDE, the five year cycle, and exemption from CDE for licensees not practicing in Minnesota.

You have until 4:30 p.m. on May 3, 1993 to submit written comments in support of or in opposition to the proposed rule or any part or subpart of the rule. Your comments must be in writing and received by the agency contact person by the due date. Comments are encouraged. Your comments should identify the portion of the proposed rule addressed, the reason for the comments and any changes proposed.

In addition to submitting comments, you may also request that a public hearing be held on the rule. Your request for a public hearing must be in writing and must be received by the agency contact person by 4:30 p.m. on May 3, 1993. Your written request for a public hearing must include your name, address, and telephone number. You are encouraged to identify the portion of the proposed rule which caused your request, the reason for the request, and any changes you want made to the proposed rule. If 25 or more persons submit a written request for a hearing, a public hearing will be held unless a sufficient number withdraw their requests in writing.

The proposed rule may be modified, either as a result of public comment or as a result of the rule hearing process. Modifications

must not result in a substantial change in the proposed rule as printed in the *State Register* and must be supported by data and views submitted to the agency or presented at the hearing. If the proposed rule affects you in any way, you are encouraged to participate in the rulemaking process.

The hearing scheduled for May 24, 1993 will be canceled if the agency does not receive requests from 25 or more persons that a hearing be held on the rule. If you requested a public hearing, the agency will notify you before the scheduled hearing whether or not the hearing will be held. You may also call Frank Fly at (612) 642-0402 after May 3, 1993, to find out whether the hearing will be held.

If 25 or more persons submit written requests for a public hearing on the rule, a hearing will be held following the procedures in *Minnesota Statutes* §§ 14.14 to 14.20 (1992). The hearing will be held on May 24, 1993 in Conference Room A, 2700 University Ave. W., beginning at 9:00 a.m., and will continue until all interested persons have been heard. The hearing will continue, if necessary, at additional times and places as determined during the hearing by the administrative law judge. The administrative law judge assigned to conduct the hearing is Jon Lunde. Judge Lunde can be reached at the Office of Administrative Hearings, 100 Washington Ave. S., Minneapolis, MN 55401; telephone 341-7600.

If a hearing is held, you and all interested or affected persons, including representatives of associations or other interested groups, will have an opportunity to participate. You may present your views either orally at the hearing or in writing at any time prior to the close of the hearing record. All evidence presented should relate to the proposed rule. You may also mail written material to the administrative law judge to be recorded in the hearing record for five working days after the public hearing ends. This five-day comment period may be extended for a longer period not to exceed 20 calendar days if ordered by the administrative law judge at the hearing. Comments received during this period will be available for review at the Office of Administrative Hearings. You and the agency may respond in writing within five business days after the submission period ends to any new information submitted. All written materials and responses submitted to the administrative law judge must be received at the Office of Administrative Hearings no later than 4:30 p.m. on the due date. No additional evidence may be submitted during the five-day period. This rule hearing procedure is governed by *Minnesota Rules*, parts 1400.0200 to 1400.1200 and *Minnesota Statutes*, §§ 14.14 to 14.20 (1992). Questions about procedure may be directed to the administrative law judge.

A statement of need and reasonableness is now available from the agency contact person. This statement describes the need for and reasonableness of each provision of the proposed rule. It also includes a summary of all the evidence and argument which the agency anticipates presenting at the hearing, if one is held. The statement may also be reviewed and copies obtained at the cost of reproduction from the Office of Administrative Hearings.

It is the position of the Board that it is not subject to *Minnesota Statutes* § 14.115 (1992) regarding small business considerations in rulemaking. The basis for this position, and the Board's evaluation of the applicability of the methods contained in *Minnesota Statutes* § 14.115, subd. 2 (1992) for reducing the impact of the proposed rules should it be determined that the Board is governed by § 14.115, are addressed in the statement of need and reasonableness.

Minnesota Statutes, chapter 10A requires each lobbyist to register with the Ethical Practices Board. Questions regarding this requirement may be directed to the Ethical Practices Board at 100 Centennial Office Building, 658 Cedar St., St. Paul, MN 55155; telephone 296-5148.

Promulgation of the proposed rules will not result in the expenditure of public monies by local public bodies nor have an impact on agricultural land; therefore, no further information need be provided under *Minnesota Statutes* § 14.11 (1992).

If no hearing is required, after the end of the comment period the agency may adopt the rule. The rule and supporting documents will then be submitted to the Attorney General for review as to legality and form to the extent form relates to legality. You may request to be notified of the date the rule is submitted to the Attorney General or be notified of the Attorney General's decision on the rule. If you wish to be so notified, or wish to receive a copy of the adopted rule, submit your request to the agency contact person listed above.

If a hearing is held, after the close of the hearing record, the administrative law judge will issue a report on the proposed rule. You may request to be notified of the date on which the administrative law judge's report will be available, after which date the agency may not take any final action on the rule for a period of five working days. If you want to be notified about the report, you may so indicate at the hearing. After the hearing, you may request notification by sending a written request to the administrative law judge. You may also request notification of the date on which the rule is adopted and filed with the Secretary of State. The agency's notice of adoption must be mailed on the same day that the rule is filed. If you want to be notified of the adoption, you may so indicate at

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the hearing or send a request in writing to the agency contact person at any time prior to the filing of the rule with the Secretary of State.

Dated: 29 March 1993

Richard N. Davids Executive Director

Rules as Proposed 3100.0100 DEFINITIONS.

[For text of subps 1 to 5, see M.R.]

Subp. 5a. Blood borne diseases. "Blood borne diseases" means diseases that are spread through the exposure to, inoculation of, or injection of blood; or exposure to blood contained in body fluids, tissues, or organs. Blood borne diseases include infection caused by such agents as the human immunodeficiency virus (HIV) and hepatitis B virus (HBV).

[For text of subps 6 to 12a, see M.R.]

Subp. 12b. Infection control. "Infection control" means programs, procedures, and methods to reduce the transmission of agents of infection for the purpose of preventing or decreasing the incidence of infectious diseases.

[For text of subps 13 to 21, see M.R.]

3100.4100 CONTINUING DENTAL EDUCATION.

Subpart 1. Evidence of attendance. Each licensee and registrant shall provide evidence on forms supplied by the board, that the person has attended or participated of attendance at, or participation in, continuing dental education (CDE) as required by parts 3100.4100 to 3100.4600. Such evidence must be presented to the board on preprinted cards supplied by the board.

Subp. 2. Minimum Required credit hours. The minimum number of required hours of approved CDE for each five years five-year cycle shall be: for dentists, 75 hours; for dental hygienists, 40 hours; and for registered dental assistants, 25 hours. Of these hours, dentists may earn no more than 45 must complete a minimum of 60 hours, dental hygienists no more than eight a minimum of 32 hours, and registered dental assistants no more than five a minimum of 20 hours on nonclinical clinical subjects relating to the dental profession practice of dentistry.

Clinical subjects are those subjects directly related to the provision of dental care and treatment to patients.

Nonclinical subjects relating to the dental profession practice of dentistry are those which cover skills related to dental services in general subjects which are not directly related to, but are nevertheless supportive of, the provision of clinical services to patients. Examples of nonclinical subjects relating to the dental profession are patient management, the legal and ethical responsibilities of the dental profession, and stress management.

Examples of subjects that are not considered to be related to the dental profession eligible for CDE credit are estate planning, financial planning, marketing, investments, and personal health, and personal growth.

Subp. 2a. Required credit hours on infection control. During each five-year cycle, licensees and registrants must complete a minimum of five clinical hours of CDE in the subject of infection control, including blood borne diseases. The requirement for CDE clinical credits on infection control is effective beginning July 1, 1993. For licensees and registrants with less than five years remaining in their current CDE cycle, one clinical infection control CDE credit per full remaining year is required.

Subp. 3. Five-year cycles. The five-year cycles shall be established as follows.

Each person licensed prior to July 1, 1977, shall remain within the five-year time cycle already assigned to that person under *Minnesota Statutes* 1974, section 150A.09, subdivision 2.

Each person registered on or before June 30, 1977, shall commence the first five-year cycle on July 1, 1977.

Each person initially licensed after July 1, 1977, and each person initially registered after June 30, 1977, shall commence the first five year cycle on July 1 following the date of initial licensure or registration.

The anniversary date for completing CDE credits shall be June 30.

The first five-year cycle for each licensee or registrant shall commence on July 1 following the date of initial licensure or registration. Each five-year cycle shall end on June 30, and a new five-year cycle shall commence on July 1. Five-year cycles will continue in this fashion from the date of initial licensure or registration even if there is a CDE exemption under subpart 4, or even if the license or registration is revoked, suspended, conditioned, or not renewed for any reason for any length of time.

Subp. 4. Exemptions. A licensee or registrant who pays an annual license or registration renewal fee is exempt from complying with the CDE requirements if he or she files five-year cycle credit hour requirement, by filing with the board an affidavit specifying that the licensee or registrant does not practice, including on a volunteer or free basis, within the state.

Subp. 5. Expiration Removal of exemption. A licensee or registrant claiming exemption under subpart 4 who subsequently decides would like the exemption removed to resume practice within the state or for any other reason shall submit to the board, before resuming practice, a written notice of the intended change intent to have the exemption removed and evidence of having completed CDE requirements credit hours equivalent to what the requirements total credit hours would have been without the exemption for the five years immediately preceding the date of receipt of the notice of the intent to resume practice. If the licensee or registrant has not complied with the CDE requirements, the licensee or registrant must comply with part 3100.1850, subpart 2, if the licensee or registrant had been exempt from complying with CDE requirements if the licensee or registrant had not claimed the exemption. Any CDE credit hours taken to have the exemption removed shall not count towards meeting the requirement of the current five-year cycle. Or, the licensee or registrant may have the exemption removed by successfully completing part 3100.1850, subpart 2, if the licensee or registrant had been exempt for less than five years and with or by successfully completing part 3100.1850, subpart 3, if exempt more than five years.

The licensee or registrant may not resume practice until will be notified by the board that the evidence submitted is acceptable. The licensee or registrant will be placed into the CDE cycle that he or she would have been in if the exemption was not claimed was approved by the board and the exemption removed.

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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 Agriculture

Rural Finance Authority

Adopted Permanent Rules Relating to Agriculture Business Loan Enterprise Program

Notice of Adoption of a Rule Exempt From Rulemaking Provisions of Minnesota Statutes, Chapter 14

Notice is hereby given that the Rural Finance Authority Board has adopted a rule governing the Agriculture Business Loan Enterprise Program. The statutory authority to adopt this rule is *Minnesota Statutes*, section 41C.13.

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

Dated: 26 February 1993

Rural Finance Authority Board Elton Redalen, Chairman

Rules as Adopted (all new material)

1652.0010 ESTABLISHMENT OF PROGRAM; PROGRAM RULES.

Subpart 1. **Establishment of program.** The authority, by its Resolution No. 92-06, has established an agricultural business enterprise loan program, comprising the issuance of bonds to finance loans to be made to a small business, as defined in *Minnesota Statutes*, section 41C.02, subdivision 2.

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- Subp. 2. **Authority and purpose.** Parts 1652.0010 to 1652.0080 are adopted by the authority pursuant to *Minnesota Statutes*, section 41C.13, to define and provide for the administration of the program.
- Subp. 3. **Application.** Parts 1652.0010 to 1652.0080 apply to all applications for and loans made and bonds issued pursuant to the program, the use of loan proceeds, all loan applicants, and all eligible borrowers and lenders participating in the program.

1652.0020 DEFINITIONS.

- Subpart 1. Scope. The definitions in this part apply to parts 1652.0010 to 1652.0080.
- Subp. 2. Act. "Act" means the Minnesota Agricultural Development Act, Minnesota Statutes, chapter 41C.
- Subp. 3. **Agricultural business activity.** "Agricultural business activity" means the general processing of agricultural products and the manufacturing, assembly, or fabrication of agriculture-related equipment.
- Subp. 4. Applicant. "Applicant" means a small business who submits a completed application for a loan under the program to the authority.
- Subp. 5. Application. "Application" means an application for a loan under the program in the form prescribed by the authority or its executive director.
- Subp. 6. Authority. "Authority" means the Minnesota Rural Finance Authority established by *Minnesota Statutes*, section 41B.025, acting through its board or its duly authorized officers.
- Subp. 7. **Bond.** "Bond" means a special, limited obligation revenue bond issued by the authority to an eligible lender to finance a loan to an eligible borrower for an eligible purpose pursuant to a loan agreement between the eligible lender and the authority.
 - Subp. 8. Borrower. "Borrower" means an eligible borrower who has received a loan under the program.
- Subp. 9. Code. "Code" means the Internal Revenue Code of 1986, as amended, and all rules, regulations, and revenue procedures issued under it.
- Subp. 10. **Depreciable agricultural business property.** "Depreciable agricultural business property" means property of a character that is subject to the allowance for depreciation under the code and that is to be owned and used by an eligible borrower in an agricultural business enterprise.
- Subp. 11. Eligible borrower. "Eligible borrower" means a small business, as defined in *Minnesota Statutes*, section 645.445, subdivision 2, that:
 - A. will engage in an agricultural business enterprise;
- B. will be the "principal user" of the property financed under the code, and will materially and substantially participate in the operation of the business of which the property is a part; and
- C. has not received other similar tax-exempt financing from the authority in an amount which, together with the current loan, exceeds \$250,000.
- Subp. 12. Eligible lender. "Eligible lender" means a bank, credit union, savings and loan association, insurance company, or other financial institution authorized to do business in Minnesota, or an individual.
- Subp. 13. Eligible purpose. "Eligible purpose" means the acquisition or improvement of real or personal property for use in new or expanded operations of an agricultural business enterprise located or to be located in a Minnesota community with a population of 5,000 or less.
- Subp. 14. Executive director. "Executive director" means the authority's executive director or any other officer duly authorized to act on behalf of the authority's board or its executive director.
- Subp. 15. Improvements. "Improvements" means items that, when complete, become part of the real or personal property used in an agricultural business enterprise.
 - Subp. 16. Lender. "Lender" means an eligible lender who has purchased a bond under the program.
- Subp. 17. Loan. "Loan" means the loan of the proceeds of a bond to an eligible borrower for an eligible purpose pursuant to a loan agreement between the authority and the eligible borrower.
- Subp. 18. **Principal user.** "Principal user" means a person who is a principal owner, a principal lessee, a principal output purchaser, or an "other" principal user as defined in the code.
 - Subp. 19. **Program.** "Program" means the agricultural business enterprise loan program established by the authority.
- Subp. 20. **Related person.** "Related person" means a spouse, a lineal descendent, a brother or sister, or a partnership or corporation owned, directly or indirectly, more than 50 percent by the borrower or one or more of the persons listed in this subpart.

1652,0030 BORROWER ELIGIBILITY.

- Subpart 1. Eligibility. To be eligible for a loan under the program an applicant must be an eligible borrower.
- Subp. 2. **Certification.** An applicant must certify to the authority in each loan application that the applicant understands and meets the definition of eligible borrower for the program.

1652.0040 OPERATION OF PROGRAM.

Subpart 1. Loan transactions and security.

- A. The authority shall make loans to eligible borrowers for eligible purposes pursuant to a loan agreement between the authority as lender and the eligible borrower as borrower. The loans must be evidenced by promissory notes payable to the authority or its assigns, and except as provided in item E must be unsecured.
 - B. A loan may not be made if it violates any of the restrictions in subitems (1) to (6).
- (1) The amount of a loan, together with the amount of any similar loan made to the same borrower or a related person or entity, may not exceed \$250,000.
- (2) Ninety-five percent of the loan proceeds must be expended for an eligible purpose, and not more than two percent of the loan proceeds may be used to pay loan transaction costs.
- (3) The maturity of a loan or portion of a loan made to finance improvements or depreciable property to be used in an agricultural business enterprise may not exceed 120 percent of the useful life of the improvements or property under the code.
- (4) Not more than five percent of the loan proceeds may be used to refinance existing indebtedness, or to finance the purchase or improvement of a residence or working capital or inventory. Use of loan proceeds for reimbursement of costs incurred before adoption by the authority of a preliminary resolution approving a loan and the issuance of a bond to fund it as described in part 1652.0060 or money borrowed to pay such costs constitutes use of loan proceeds for working capital or refinancing.
- (5) All loan proceeds must be expended within six months of the loan closing or the first date on which loan proceeds are disbursed, whichever is later, or all proceeds must be expended within 18 months of the loan closing or the first date on which loan proceeds are disbursed, whichever is later, in which event the borrower must furnish to the authority all information as to the investment of loan proceeds and any money required to be rebated to the United States under section 148 of the code.
- (6) Loan proceeds may not be used to finance the purchase of land, improvements, or depreciable property from a related person or entity.
- C. The authority shall issue a bond to provide money to fund each loan. The authority has no other money available for this purpose. The bond must be issued to the eligible lender who has agreed with the eligible borrower to finance the eligible borrower's loan by jointly submitting a loan application in accordance with part 1652.0050. The bond must be issued in fully registered form pursuant to a loan agreement between the lender and the authority.
- D. The bond must be a special, limited obligation of the authority payable solely from loan payments payable by the eligible borrower under the borrower's loan agreement and the promissory note evidencing the loan, which will be assigned to the lender and pledged to the payment of the principal of and interest on the bond, without recourse to the authority. The bond must not be a general obligation of the authority, the state of Minnesota, or any department, agency, or political subdivision of the state, and the full faith and credit of the authority, the state, or any department, agency, or political subdivision of the state must not be pledged for its payment.
- E. A bond may be additionally secured by a mortgage on or security interest in the property financed or other property provided by the borrower, or by personal guaranties made by the borrower or another individual. All agreements and documents providing or evidencing such additional security must be entered into between the borrower or another individual and the lender. The authority may not be a party to the agreement or document and may not be responsible in any way with respect to the authorization, execution, effectiveness, or adequacy of the additional security.
- Subp. 2. Loan evaluation. The lender must determine and evaluate the eligible borrower's financial condition, net worth, and ability to repay the loan of the bond proceeds to be made by the authority, and the lender is solely responsible for that determination. The authority may not make any independent evaluation of any of these matters, but must rely upon certifications provided to it by the applicant and the lender as part of an application.

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- Subp. 3. Loan terms. The payment terms of each loan and the bond that will be issued to fund the loan must be identical and, subject to the applicable provisions of state and federal law or the code, must be established by the eligible borrower and the lender.
- Subp. 4. Loan documents. Except as provided in subpart 1 with respect to certain loan security agreements, all loan and bond transactions must be evidenced by use of the authority's standard loan documents. The documentation must include loan agreements, a promissory note, a bond, various closing certificates, legal opinions, and other documents the authority requires.

Subp. 5. Tax exemption.

- A. The authority shall try to issue each bond as a "qualified small issue bond" within the meaning of section 144(a) of the code. Interest payable on a qualified small issue bond is not includable in gross income of the recipient for federal income tax purposes, or in net income of individuals, estates, or trusts for Minnesota income tax purposes. At the loan closing, the authority shall furnish to the lender an opinion of an attorney or firm of attorneys nationally recognized as bond counsel as to the validity of the bond and the tax-exempt nature of the interest payable on the bond, addressed to the lender. The form of that opinion is available upon request to the authority by any eligible lender joining in a loan application.
- B. The lender may not rely upon information provided by the authority as to state and federal tax warranties or covenants made by the authority in the loan documents, but may rely on the legal opinion.
- C. The lender is responsible to determine the applicability and effect of other state and federal laws on the lender's income, deductions, or tax status for state and federal tax purposes as a result of the purchase of a bond.
- Subp. 6. Use of bond proceeds; certification. Bond proceeds may not be used for a purpose other than an eligible purpose or by a person other than an eligible borrower. Following disbursement of the bond proceeds, the lender and borrower may be required to certify to the authority that the proceeds were used for an eligible purpose by an eligible borrower, and evidencing compliance with subpart 1, item B.
- Subp. 7. Assignment of bond. A lender may assign a bond in whole or in part to any person, but the lender is responsible for compliance with all state and federal laws applicable to the assignment. Servicing of the loan may also be assigned, but must at all times be with an eligible lender. The authority must be notified in writing prior to assignment of servicing of a loan.
- Subp. 8. Assumption of loans, substitution of collateral, and transfer of property. Loans may not be assumed without the prior approval of the authority, and then only if the purchaser of the property is an eligible borrower. The benefits of the loan made at the tax-exempt rate from the proceeds of an authority bond must remain with an eligible borrower, and no other person or entity to whom property is traded or otherwise transferred may obtain the benefits of the authority loan.

1652.0050 APPLICATION PROCEDURES.

Subpart 1. Application.

- A. An applicant and an eligible lender who wish to request the authority to make a loan to the applicant and issue a bond to the lender to fund the loan must jointly complete, sign, and submit to the authority an application, and prepare and submit to the authority all supporting documents identified in the application.
- B. The lender shall present these documents to the authority. Presentation of the documents constitutes an offer to purchase a bond to fund the loan.
- C. Lenders shall use their own forms of financial statement and other forms considered necessary to document the eligibility of the applicant. Financial statements must be dated as of a date not more than 15 days before the date on which the application is submitted to the authority.
- Subp. 2. **Application fee.** The applicant shall provide to the eligible lender for submission to the authority with the application, a check payable to the Minnesota Department of Agriculture in an amount established by the authority under *Minnesota Statutes*, section 41C.12, as an application fee. The fee is not refundable.
- Subp. 3. **Volume cap allocation charge.** The applicant shall also provide to the eligible lender for submission to the authority with the application, a check payable to the Minnesota Department of Agriculture in the amount determined under *Minnesota Statutes*, section 474A.03, as a volume cap allocation fee. If the application is approved and the authority makes application for a volume cap allocation as described in part 1652.0060, subpart 2, the check must be endorsed to the commissioner of finance in payment of the application fee imposed by *Minnesota Statutes*, chapter 474A. If the application is rejected the volume cap allocation fee must be returned to the applicant.
- Subp. 4. Authority review. The executive director shall review the information provided and accept or reject the application. If the information provided is not sufficient to make a determination, the executive director shall request additional information from the lender and applicant. The executive director's review must include, but is not limited to, whether the loan complies with the act and parts 1652.0010 to 1652.0080. The authority shall notify the lender whether the application has been approved or rejected. If the application is not approved, a written notice must state the reasons for disapproval.

- Subp. 5. Administrative reconsideration. If a proposed application is not approved by the executive director, the applicant or the lender may petition the executive director for an administrative reconsideration. The petition must be in writing and must be sent within 15 business days of the date of the disapproval. The petition must state the petitioner's reasons for disagreeing with the disapproval and may include additional information relevant to the request for reconsideration. Within 15 business days of receiving the petition, the executive director shall send a written response to the petitioner upholding or reversing the original decision and giving the reasons for the decision.
- Subp. 6. Appeal. A petitioner may appeal the executive director's reconsideration directly to the authority's board, by written notice to the executive director within 15 business days of receiving the executive director's reconsideration decision. The decision of the board is final.

1652.0060 HEARING AND OTHER PROCEDURAL REQUIREMENTS.

- Subpart 1. **Hearing and approval requirement.** Under section 147(f) of the code, in order to make the interest payable on a bond excludable from gross income for federal tax purposes, prior to the issuance of the bond, the authority or its designated representative must hold a public hearing on the issuance of the bond, and the issuance of the bond must be approved by an "applicable elected representative" of the state, which means, in this case, the governor or another elected official of the state designated by the governor. Notice of the hearing must be published at least 14 days before the hearing in a newspaper of general circulation in the state and where the property is being financed is or is to be located. The notice must set the date, time, place, and purpose of the hearing; the authority's intention to issue the bond; the maximum principal amount of the bond to be issued; the source of payment of the bond; the purpose for which the proceeds of the bond will be loaned to the borrower; the name of the borrower; and the location of the property being acquired with the proceeds of the loan or where it will be used.
- Subp. 2. Volume cap allocation requirement. Under section 146 of the code, in order to make the interest payable on a bond excludable from gross income for federal tax purposes, the authority must obtain a volume cap allocation in an amount equal to the amount of the bond, pursuant to the state volume cap allocation law, *Minnesota Statutes*, chapter 474A. In order to obtain a volume cap allocation the authority must submit an application for it to the state Department of Finance together with a preliminary resolution of the authority approving the loan and the issuance of a bond to fund it, a statement of bond counsel that the proposed bond requires an allocation under *Minnesota Statutes*, chapter 474A, and a statement that the bond is a "qualified small issue bond" within the meaning of section 144 of the code. The authority has no control over whether a volume cap allocation will be received with respect to any volume cap application submitted by it.
- Subp. 3. Executive director authority. If upon review of a loan application and all supporting documents and other information requested by the authority in connection with the application, the executive director or the program director determines that the application is in compliance with the program and parts 1652.0010 to 1652.0080, the executive director may:
- A. cause a preliminary resolution approving the loan and the issuance of the bond requested by the application to be placed upon the agenda of the next meeting of the authority for consideration by it;
- B. establish a date, time, and place of the public hearing required as described in subpart 1 and cause notice to be published, which date must be at least three business days after the meeting of the authority at which the preliminary resolution approving the loan and bond described in the notice will be considered by the authority;
 - C. conduct, or designate other members of the authority's staff to conduct, the public hearing; and
- D. following adoption of the preliminary resolution by the authority, make application for a volume cap allocation as described in subpart 2.
- Subp. 4. **Preliminary resolution.** The authority shall consider the adoption of the preliminary resolution described in subpart 3 at its first meeting following approval of an application by the executive director or program director.
- Subp. 5. **Public hearing.** Each public hearing must be held at the offices of the authority during regular business hours on regular business days. A person appearing at the hearing must be allowed to present views either orally or in writing. The person conducting the hearing shall make a written record of the hearing and all information or views presented at the hearing. The record must be maintained as part of the public records of the authority.
- Subp. 6. **Public approval.** Following the public hearing, if no information is presented indicating that the loan to be made and the bond to be issued are not in accordance with the program and parts 1652.0010 to 1652.0080, the executive director shall cause to be prepared and sent to the governor's office, or the office of the elected official of the state designated by the governor, a statement

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describing each bond or series of bonds it proposes to issue, along with a summary of the public comments received at the hearing. Any information received at the hearing must be presented to the authority at its next meeting, at which the authority shall confirm or take further action on the application in question that may be indicated.

1652.0070 LOAN DOCUMENTS; CLOSING PROCEDURES.

- Subpart 1. Loan documents. The executive director shall cause to be prepared and revised from time to time as necessary, standard forms of all loan documents and closing documents necessary to evidence a bond and related loan transaction, and shall provide the forms to all applicants and prospective lenders. All bond and loan transactions must be done on standard forms, with only insertions and changes necessary to accurately reflect the transaction in question or to assure compliance with the code.
- Subp. 2. Lender's responsibility. The lender should use its own form of additional security documents (mortgage, security agreement, or guarantee) it believes are necessary and appropriate under the particular loan circumstances. These items must be referenced in the bond documents. Any additional requirements not specifically provided for in the bond documents, such as insurance coverage and amounts, must also be added. It is the lender's responsibility to ensure that any security documents that the lender requires in a transaction have been completed and signed, and that any financing statements have been filed, mortgages recorded, or any other necessary steps taken to protect the lender's interests. The authority makes no warranties or representations with respect to the effectiveness, validity, or priority of any liens or security interests, that a lender has, or believes it may have, with respect to a particular loan or bond.
- Subp. 3. Authority's responsibility. The authority shall by resolution authorize all documents to be executed by it and is responsible for the preparation, execution, and delivery by the borrower and the authority of the authority's loan documents and closing documents; compliance with the procedures specified in part 1652.0060; the issuance of necessary legal opinions by the authority's bond counsel; the filing with the Internal Revenue Service of all reports and forms required to be filed in connection with the issuance of a bond; and the furnishing of fully executed copies of those items to the borrower and the lender.
- Subp. 4. **Origination fee and closing costs.** At the loan closing, the applicant shall deliver to the authority a check payable to the Minnesota Department of Agriculture in an amount equal to 1.5 percent of the amount of the loan as an origination fee. The authority shall estimate and the borrower shall pay all closing costs at closing. Loan proceeds may be used to pay closing costs subject to the limitation established by the code which is described in part 1652.0040, subpart 1, item B, subitem (2).

1652.0080 GENERAL MATTERS.

- Subpart 1. Forms. The executive director shall prepare and, as needed, revise and amend forms necessary for administration and implementation of the program. The number and type of forms must be sufficient to safeguard the interests of the authority. The authority shall annually assess the effectiveness of parts 1652.0010 to 1652.0080 and its administrative procedures, including all forms, and make any modifications which, in the judgment of the authority, are necessary or would facilitate efficient operation of the program.
- Subp. 2. Waivers. The authority or the executive director may waive or vary particular provisions of parts 1652.0010 to 1652.0080 to conform to requirements of the code necessary to make the interest on any bond excludable from gross income of the recipient for federal tax purposes, or to avoid inequitable, harsh, or unforseen results from the application of parts 1652.0010 to 1652.0080. No waiver may conflict with *Minnesota Statutes*, chapter 41C.
- Subp. 3. **Right to audit.** The authority shall have the right to audit at any time the records of the lender and the borrower relating to a loan and bond to ensure that bond proceeds were used for an eligible purpose by an eligible borrower.
- Subp. 4. **Data privacy.** Financial information, including credit reports, financial statements, and net worth calculations received by the authority regarding any loan and the name of each eligible borrower who is the recipient of a loan are private data under *Minnesota Statutes*, chapter 13, and section 41B.211, and may be disclosed only in accordance with *Minnesota Statutes*, chapter 13 and section 41B.211. The name of an eligible borrower, the proposed amount of any loan, the purpose of the loan, and the location of the property to be acquired with the loan proceeds or the location where it is to be used must be disclosed as provided in part 1652.0060 and as required by the code in order to make the interest payable on the bond issued to fund the loan excludable from gross income for federal tax purposes.

Pollution Control Agency

Groundwater and Solid Waste Division

Adopted Permanent Rules Relating to Priority Assessment Criteria

The rules proposed and published at *State Register*, Volume 17, Number 23, pages 1392-1396, December 7, 1992 (17 SR 1392), are adopted with the following modifications:

Rules as Adopted

7044.0450 CLASSIFICATION AND RECLASSIFICATION OF SITES.

Subp. 3. Reclassification of site. The commissioner of agriculture may reclassify a site or an operable unit of a site between updates in the permanent list of priorities based on completion of response actions for that class at the site or an operable unit of the site. A site may be reclassified based on the findings and recommendations of a remedial investigation and feasibility study.

Official Notices =

Pursuant to the provisions of Minnesota Statutes § 14.10, 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 Agriculture

Agronomy Services Division

Notice of Special Local Need Registration

On March 16, 1993, the Minnesota Department of Agriculture issued a Special Local Need (SLN) registration for Stampede 80 EDF herbicide manufactured by Rohm and Haas Company, Philadelphia, PA, for the control of green and yellow foxtail in oats.

A federal or state agency, a local unit of government, or any person or groups of persons filing with the commissioner a petition that contains the signatures and addresses of 500 or more individuals of legal voting age, shall have 30 days from publication of notice in the *State Register* to file written objections with the commissioner regarding the issuance of the special local need registration.

Objections may be submitted to: Calvin E. Blanchard, Minnesota Department of Agriculture, Agronomy Services Division, 90 West Plato Boulevard, St. Paul, MN 55107. Comment deadline is April 28, 1993.

Board of Animal Health

Notice of Board Meeting

A meeting of the Board of Animal Health has been scheduled for Friday, April 23, 1993, at the Board offices. The meeting is to start at 9:30 a.m. in conference room 1. The Board offices are located at 90 W. Plato Blvd., St. Paul, MN 55107.

Information about this meeting may be obtained by calling the Board office at (612) 296-2942, extension 16.

Thomas J. Hagerty, DVM Executive Secretary

Minnesota Lawful Gambling Control Board

Notice of Intent to Solicit Outside Information Regarding Proposed Rules Governing Bingo

NOTICE IS HEREBY GIVEN that the Minnesota Lawful Gambling Control Board (Board) is seeking information or opinions from outside the agency sources in preparing to propose the adoption of rules governing bingo. The adoption of the rules is authorized by *Minnesota Statutes*, section 349.151, subdivision 4, clause (5), which allows the Board to make rules authorized by Chapter 349.

Official Notices:

The Board requests information and opinions concerning the subject matter of the rule. Interested persons or groups may submit data or views in writing or orally. Written or oral statements or comments should be directed to:

Nan Connor

Minnesota Lawful Gambling Control Board 1711 West County Road B, Suite 300 South

Roseville, MN 55113 Phone: (612) 639-4000

Oral statements will be received during regular business hours, 8:00 a.m. to 4:30 p.m., Monday through Friday.

All statements of information and opinion will be accepted until September 1, 1993. Any written materials received by the Board shall become part of the rulemaking record to be submitted to the Attorney General or Administrative Law Judge in the event that the rules are adopted.

Dated: 15 March 1993

Harry W. Baltzer, Executive Director Gambling Control Board

Department of Labor and Industry

Labor Standards Division

Notice of Prevailing Wage Determinations for Commercial Projects

Effective March 29, 1993 the commissioner has determined prevailing wage rates statewide by county for applicable prevailing wage projects.

Certifications will be made for specific construction projects upon the request of letting entities prior to advertising state funded projects.

A request to determine or ascertain prevailing wage rates, for all trades and occupations required on any contemplated project should be made not less than 60 days before soliciting bids.

Copies of the certifications for the projects may be obtained by identifying the project and writing the Minnesota Department of Labor and Industry. Prevailing Wage Section, 443 Lafayette Road, St. Paul, Minnesota 55155-4306, or calling (612) 296-6452. The charges for the cost of copying and mailing are \$1.36 per project.

John B. Lennes, Jr. Commissioner

Labor and Industry Department

Labor Standards Division

Notice of Prevailing Wage Certifications for Commercial Construction Projects

Effective March 29, 1993 prevailing wage rates are certified for commercial construction projects in: Hennepin county: Bloomington Public Schools/Poplar Bridge Elementary/Washburn Elementary/Westwood Elementary/Valleyview Elementary/Southwood Elementary/Hillcrest Elementary/F. Wilson Pons Community Center/Olson Elementary & Junior High Pavement Rehabilitation-Bloomington, Bloomington Education Center Pool Roof-Bloomington, Indian Mounds Elementary Kitchen Remodeling-Bloomington, Hubert Olson Junior High Auditorium Replacement, Bloomington, Ceiling Pool Roof & Hardware Oak Grove Middle School/Jefferson Senior High/Kennedy Senior High/Olson Junior High-Bloomington, Kennedy Senior High School Elevator/Ramp & Food Service Room-Bloomington, Sheridan School Remodeling-Minneapolis; St. Louis county: International Wolf Center Exterior Work-Ely, Thompson Hill Rest Area Remodeling-Duluth.

Copies of the certified wage rates for these projects may be obtained by writing the Minnesota Department of Labor and Industry. Prevailing Wage Section, 443 Lafayette Road, St. Paul, Minnesota 55155-4306. The charge for the cost of copying and mailing are \$1.36 per project. Make check or money order payable to the State of Minnesota.

John B. Lennes, Jr. Commissioner

Department of Natural Resources

Notice of Sale of State Metallic Minerals Leases

Notice is hereby given that a sale of leases to prospect for, mine and remove metallic minerals in trust fund lands, lands and minerals forfeited for non-payment of taxes, lands and minerals otherwise acquired, and other state-owned land under the jurisdiction of the Commissioner of Natural Resources, and located in portions of Beltrami, Lake of the Woods, Roseau and Saint Louis counties, is scheduled to be held on May 6, 1993, at 2:00 p.m. The sale will take place in the Fourth Floor Conference Room, DNR Building, 500 Lafayette Road, Saint Paul, Minnesota.

The Commissioner of Natural Resources, c/o Division of Minerals, Box 45, 500 Lafayette Road, Saint Paul, Minnesota 55155-4045, will receive sealed bids and applications for leases covering minerals in state lands, in accordance with *Minnesota Rules*, parts 6125.0100 through 6125.0700, the metallic minerals rules, issued under the authority of *Minnesota Statutes*, sections 93.08 through 93.12 and 93.25.

Each application and bid, together with a certified check, cashier's check, or bank money order, payable to the State Treasurer in the sum of \$100.00, must be submitted in a bid envelope obtained from the Commissioner. All bids must be received by the Commissioner at the office of the Division of Minerals, Fourth Floor, DNR Building, 500 Lafayette Road, Saint Paul, Minnesota 55155-4045, before 4:30 p.m. of May 5, 1993.

On May 6, 1993, at the time specified, the Commissioner or his representative, together with a designated member of the State Executive Council, will publicly open the bids and announce the amount of each bid separately. At a subsequent time leases will be awarded by the Commissioner, with the approval of the State Executive Council, to the highest bidder for the respective mining units, but no bids will be accepted that do not equal or exceed the base royalty rates set forth in the rules or that do not comply with all provisions of the rules. The right is reserved to the State, through the Executive Council, to reject any or all bids.

The purpose of Minnesota's metallic minerals rules is to promote and regulate the prospecting for, mining and removal of metallic minerals on state-owned and state-administered lands. These rules, and the leases issued under the rules, authorize exploration and development of these minerals and impose certain requirements on the lease. The requirements include: the payment of minimum rentals which increase with the passage of time, the payment of royalty for all ore mined and removed, the submission of data and other reports, and the addressing of certain environmental considerations. In addition, the lessee must comply with all applicable regulatory laws. No land or water areas within the Boundary Waters Canoe Area Wilderness or Voyageurs National Park are included in this or any state mineral lease sale.

In the absence of satisfactorily demonstrated past technical and financial competence to perform under similar circumstances, a bidder may be required to provide evidence of technical and financial competence to perform under the state's lease to prospect for, mine and remove metallic minerals. The information requested by the Commissioner must be submitted within 30 days of the date of the request. The State, through the Executive Council, may refuse to award a lease to any bidder not supplying satisfactory evidence of technical and financial competence to perform under the state lease.

Upon the award of a lease, the check submitted with the bid will be deposited with the State Treasurer as a fee for the lease. All bids not accepted will become void, and the checks accompanying such bids will be returned to the respective bidders.

Application and bid forms, bid envelopes, instructions on how bids are to be submitted, copies of the rules (*Minnesota Rules*, parts 6125.0100 through 6125.0700) and copies of the Mining Unit Book, listing the land areas designated by the Commissioner as mining units, may be obtained from William C. Brice, Director, Division of Minerals, Box 45, DNR Building, 500 Lafayette Road, Saint Paul, Minnesota 55155-4045.

The Mining Unit Book will be available at least thirty days prior to May 6, 1993. Application for each copy of the Mining Unit Book must be accompanied by a check or money order, payable to the State Treasurer in the sum of \$25.00, as a fee for such Mining Unit Book, plus \$1.63 State of Minnesota Sales Tax. Unit books will also be available for inspection at the Hibbing and Saint Paul offices of the Division of Minerals.

Dated: 29 March 1993

Rodney W. Sando, Commissioner Department of Natural Resources Saint Paul, Minnesota

Pollution Control Agency

Air Quality Division

Notice of Intent to Issue a Statewide General Permit Governing Natural Gas Transmission Compressor Facilities and Solicitation of Public Comments

NOTICE IS HEREBY GIVEN, that the Minnesota Pollution Control Agency (Agency) is proposing to issue a statewide general permit governing natural gas transmission compressor facilities. The issuance of the general permit is authorized by *Minnesota Rules* pt. 7001.0210, subp. 2 (1991), which allows the Agency to issue a general permit if "...the Agency finds that it is appropriate to issue a single permit to a category of permittees, whose operations, emissions, activities, discharges or facilities are the same or substantially similar...".

The proposed general permit would apply to natural gas transmission compressor facilities at which internal combustion engines drive compressors to maintain pressure and flowrate in long-distance natural gas pipelines. The draft general permit contains emission limits to which the emission units at these facilities are subject under *Minnesota Rules* and other conditions which must be followed.

The preliminary determination to issue the general permit is tentative. There are three formal procedures for public participation in the Agency's consideration of the proposed general permit. These procedures are set forth in *Minnesota Rules* parts 7001.0100 to 7001.0130. First, interested persons may submit written comments on the proposed permit. Second, interested persons may request the Agency to hold a public information meeting. Third, interested persons may request the Agency to hold a contested case hearing, which is conducted by the Office of Administrative Hearings pursuant to the Administrative Procedures Act.

Interested persons who submit comments or requests to the Agency shall set forth:

- 1. a statement of the person's interest in the permit application or the draft general permit;
- 2. a statement of the action the person wishes the Agency to take, including specific references to the section of the draft general permit that the person believes should be changed; and
- 3. the reasons supporting the person's position, stated with sufficient specificity as to allow the Director of the Division of Air Quality to investigate the merits of the person's positions.

The public comment period commences March 29, 1993 and terminates April 28, 1993. Comments and requests should be mailed to:

David L. Beil Air Quality Division Minnesota Pollution Control Agency 520 Lafayette Road North St. Paul, Minnesota 55155

All written comments and requests for public information meetings or contested case hearings received during the public comment period will be considered by the Division Manager, Air Quality Division. The Division Manager, Air Quality Division, will issue a final determination in a timely manner after the expiration of the public comment period.

A copy of the draft general permit and technical support document will be mailed to any interested person upon the Agency's receipt of a written request. Additional materials relating to the issuance of this general permit are available for inspection at the Minnesota Pollution Control Agency, Division of Air Quality, 520 Lafayette Road North, St. Paul, Minnesota 55155, phone (612) 296-7810 and at the Agency's Regional Offices at the addresses and phone numbers following between the hours of 8:00 a.m. and 4:30 p.m., Monday through Friday.

MPCA Regional Offices

Region 1 Duluth Government Center

Room 704

320 West Second Street Duluth, Minnesota 55802 Phone (218) 723-4660

Region 2 1601 Minnesota Drive

Brainerd, Minnesota 56401 Phone (218) 828-2492

Official Notices

Region 3 Lake Avenue Plaza

714 Lake Avenue

Suite 220

Detroit Lakes, Minnesota 56501

Phone (218) 847-1519

Region 4 700 North Seventh Street

Marshall, Minnesota 56258

Phone (507) 537-7146 or 537-7147

Region 5 2116 Campus Drive South East

Rochester, Minnesota 55904

Phone (507) 285-7343

Dated: 18 March 1993

Lisa J. Thorvig
Division Manager
Air Quality Division
Minnesota Pollution Control Agency

Department of Transportation

Intermodal Programs Division

Notice of Intent to Solicit Outside Opinion Regarding Proposed Rules Governing the Establishment, Vacation, Relocation, Consolidation, and Separation of Grades at Public Grade Crossings, Minimum Standards for Visibility at Public and Private Grade Crossings, Minimum Safety Standards for Private Grade Crossings and the Revision of Existing Rules Governing Railroads

NOTICE IS HEREBY GIVEN that the State Department of Transportation is seeking information and opinion from sources outside the agency in preparing proposed rules that will contain standards governing the establishment, vacation, relocation, consolidation, and separation of grades at public grade crossings. These rules are to be added to the rules governing Railroad-Highway Grade Crossings and are tentatively proposed to be numbered 8830.2700 and titled "Authorization of railroad grade crossings". The adoption of these rules is authorized by Minnesota Statutes, section 219.073, which requires the Commissioner to adopt rules that contain standards governing the establishment, vacation, relocation, consolidation, and separation of grades at public grade crossings to enhance public safety by reducing the number grade crossings. The Department is also seeking information and opinions from sources outside the agency in preparing proposed rules that will contain minimum safety standards at all private grade crossings. These rules are to be added to the rules governing Railroad-Highway Grade Crossings and are tentatively proposed to be numbered 8830.4000 and titled "Private Crossing Standards". The adoption of these rules is authorized by Minnesota Statutes, section 219.165, which requires the Commissioner to adopt rules that establish minimum safety standards at all private railroad grade crossings in the state. The department is further seeking information and opinions from sources outside the agency in preparing proposed rules that will contain minimum standards for visibility at public and private grade crossings. These rules are to be added to the rules governing Railroad-Highway Grade Crossings and are tentatively proposed to be numbered 8830.4100 and titled "Visibility Standards". The adoption of these rules is authorized by Minnesota Statutes, section 219.384, which requires the Commissioner to adopt rules that contain standards governing visibility at public and private grade crossings. In addition, the department is seeking information and opinions from sources outside the agency in reviewing and revising the existing rules governing railroads, the Minnesota Department of Transportation agency rules, Chapter 8830, regarding:

Engineering Rules and Specifications part 8830.0100 through part 8830.0200 Railroad-Highway Grade Crossings part 8830.0300 through part 8830.2700

Railroad Bridges part 8830.2800 through part 8830.2900

Track Clearances part 8830.3000

Official Notices

Safety Reports and Standards part 8830.3100 through part 8830.3300

Railroad Accounting part 8830.3400 through part 8830.3500

Abandonment part 8830.3600 through part 8830.3700

Railroad Tariffs part 8830.3800 through part 8830.3900

Railroad Service Improvements part 8830.5100 through part 8830.5700

State Rail Bank Program part 8830.5800 through part 8830.5860

Rail User Loan Guarantee Program part 8830.6100 through part 8830.6700

Exhibits, Figures, and Tables part 8830.9900 through part 8830.9950

The State Department of Transportation requests information and comments concerning the subject matter of the rules. Interested persons or groups may submit statements of information or comments on the subject matter orally or in writing. Written comments should be addressed to: Robert Swanson, Railroad Administration Section, 925 Kelly Annex Transportation Building, 395 John Ireland Boulevard, St. Paul, Minnesota 55155. Oral statements will be received during regular business hours over the telephone at (612) 296-2472 and in person at the above address.

All statements of information and comment shall be accepted until April 28, 1993. Any written material received by the State Department of Transportation shall become part of the record in the event that the rules are adopted.

Dated: 22 March 1993

James N. Denn Commissioner

Professional, Technical & Consulting Contracts =

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 final submission date of completed contract proposal. Certain quasi-state agencies are exempted from some of the provisions of this statute.

Minnesota Department of Agriculture

Market Development and Promotion Division

Notice of Extension of Deadline for Proposals

The Minnesota Department of Agriculture is requesting proposals to conduct surveys and gather information relating to use of ethanol-blended gasoline in non-automotive gas engines.

Notice was published in March 15, 1993 State Register, page 2220. Deadline is extended until April 9, 1993.

Contact: Ralph Groschen, Director (612) 297-2223

Department of Corrections

Minnesota Correctional Facility—Stillwater Stillwater, MN 55082

Notice of Request for Proposals for Providing Food Services

NOTICE IS HEREBY GIVEN that the Minnesota Correctional Facility—Stillwater is requesting proposals for the professional management of our Food Service activity for the period of July 1, 1993 through June 30, 1995. The estimated cost of this project should not exceed \$610,000; the estimated cost for the period of July 1, 1993 to June 30, 1994 should not exceed \$305,000, the estimated cost for the period of July 1, 1994 to June 30, 1995 should not exceed \$305,000. These amounts are only estimates at this time. The actual contract amount will be dependent on the appropriate funds available at the time the contract is written. The proposal shall include all civilian personnel to operate the service. The proposals must be submitted by 4:00 p.m., April 23, 1993, to: John S. Twohig, Associate Warden of Administration. Please contact Mr. Twohig at (612) 779-2708, if interested.

Department of Corrections

Minnesota Correctional Facility—Oak Park Heights Stillwater, Minnesota 55082

Notice of Request for Proposals for Providing Inmate Dental Services

NOTICE IS HEREBY GIVEN that the Minnesota Correctional Facility—Oak Park Heights is requesting proposals for providing dental services to inmates. The contract period will run from July 1, 1993 through June 30, 1995. The estimated cost will not exceed \$76,000 for the two year contract period. Specific details on the purpose and scope of these services can be obtained by calling Ken Carlson, Health Services Director, at (612) 779-1436. The proposals must be submitted by 4:30 p.m. on April 23, 1993 to: Ken Carlson, MCF-OPH, Box 10, Stillwater, MN 55082.

Department of Corrections

Minnesota Correctional Facility—Oak Park Heights Stillwater, Minnesota 55082

Notice of Request for Proposals for Providing Education Services

NOTICE IS HEREBY GIVEN that the Minnesota Correctional Facility—Oak Park Heights is requesting proposals for the professional delivery of education services to the inmates at Minnesota Correctional Facility—Oak Park Heights for the period of July 1, 1993 through June 30, 1995. The estimated cost will not exceed \$558,000 for the two year contract period. The proposals must be submitted by 4:30 p.m., April 23, 1993 to: Erik Skon, Associate Warden/Operations. Please contact Mr. Skon at (612) 779-1488, if interested or for additional information.

Minnesota Correctional Facility—Red Wing

Notice of Availability of Contract for Speech Therapist Services

The program at the Minnesota Correctional Facility—Red Wing requires the services of a speech therapist from 7/1/93 to 6/30/95. The contractor will provide the needed therapy for clients with special or severe speech problems at MCF—Red Wing. Total cost for the biennium is limited to \$9,275.00.

For further information on this contract contact:

John Odden, Director of Education Minnesota Correctional Facility—Red Wing 1079 Highway 292 Red Wing, Minnesota 55066 Telephone: (612) 388-7154

Final submission date for this contract is April 30, 1993.

Notice of Availability of Contract for Physician Services

The program at the Minnesota Correctional Facility—Red Wing requires the services of a licensed physician from 7/1/93 to 6/30/94. This person will provide medical services to the clients at MCF—Red Wing. This person will provide 6 hours per week. Annual cost is limited to \$24,236.00.

Notice of Availability of Contract for Dental Lab Services

The program at the Minnesota Correctional Facility—Red Wing requires the services of a dental lab from 7/1/93 to 6/30/95. This laboratory will fabricate those dental appliances as prescribed by the dentist at MCF—Red Wing. Total cost for the biennium is limited to \$8,000.00.

Notice of Availability of Contract for Oral Surgical Services

The program at the Minnesota Correctional Facility—Red Wing requires the services of an oral surgeon from 7/1/93 to 6/30/95. The contractor will perform special surgical procedures that cannot be provided at MCF—Red Wing. Total cost for the biennium is limited to \$6,000.00.

Notice of Availability of Contract for Dietetic Services

The program at the Minnesota Correctional Facility—Red Wing requires the services of a licensed dietician from 7/1/93 to 6/30/94. This person will provide professional dietetic consultation, enabling dietetic staff to provide hygienic dietetic services that meet the daily nutritional needs of residents, ensures that special dietary needs are met, and provides palatable, attractive and acceptable meals. The consultant will provide a minimum of 30 hours per month of professional services. Annual cost is limited to \$6,300.00.

Notice of Availability of Contract for Pharmacist Services

The program at the Minnesota Correctional Facility—Red Wing requires the services of a registered pharmacist from 7/1/93 to 6/30/95. Person(s) will provide pharmacist services to staff the on-site pharmacy, dispensing prescriptions to residents. The pharmacist also is responsible for the development and implementation of pharmacy services policy, and assuring compliance with all Minnesota Board of Pharmacy regulations. The pharmacist will provide services approximately 3 hours per week. Total cost for the biennium is limited to \$9,984.00.

For further information on these contracts, contact:

Kenneth Williams, Assistant Superintendent Minnesota Correctional Facility—Red Wing 1079 Highway 292 Red Wing, Minnesota 55066

Telephone: (612) 388-7154

Final submission date for these contracts is April 30, 1993.

Notice of Availability of Contract for Psychological Evaluation Services

The program at the Minnesota Correctional Facility—Red Wing requires the services of a licensed psychologist from 7/1/93 to 6/30/95. This person will provide the written psychological evaluation—through testing, interviews, etc., on up to a twice weekly basis for all new admissions to the institution, to re-test selected youth based upon specific staff referral, plus limited staff training in the area of his/her expertise. Payment is \$320.00 per 8 hour day. Total cost for the biennium is limited to \$60,800.00.

Notice of Availability of Contract for Sexual Therapy Services

The program at the Minnesota Correctional Facility—Red Wing requires the services of a sexual therapist from 7/1/93 to 6/30/95. The contractor will provide consultant services to residents for criminal sexual misconduct or identified as having been victims of sexual abuse. Total cost for the biennium is limited to \$30,000.00.

Notice of Availability of Contract for Religious Services

The program at the Minnesota Correctional Facility—Red Wing requires the services of a person from 7/1/93 to 6/30/95 to provide spiritual guidance and counseling for the students at MCF—Red Wing as requested. This person will provide up to 18 hours per week for 50 weeks annually at \$11.33 per hour. Total cost for the biennium is limited to \$20,394.00.

Notice of Availability of Contract for Volunteer Services Coordinator

The program at the Minnesota Correctional Facility—Red Wing requires the services of a volunteer coordinator. Position requires

up to 50 hours per week. Responsibilities include the providing of professional volunteer services for juvenile clients at the institution through the recruiting and training of volunteers, plus the development of a coordinated scheduling of the volunteers to augment the ongoing programs. Payment is \$2,629.00 per month. Total cost for the biennium is limited to \$63,096.00.

In accordance with the provisions of *Minnesota Statutes*, 1981 Supplement, Section 363.073; for all contracts estimated to be in excess of \$50,000, all responders having more than 20 full-time employees at any time during the previous 12 months must have an affirmative action plan approved by the Commissioner of Human Rights before a proposal may be accepted. Your proposal will be rejected unless it includes one of the following:

- 1. A copy of your firm's current certificate of compliance issued by the Commissioner of Human Rights; or
- 2. A letter from Human Rights certifying that your firm has a current certificate of compliance.
- 3. A notarized letter certifying that your firm has not had more than 20 full-time employees in Minnesota at any time during the previous 12 months.

For further information on these contracts contact:

John Handy, Program Director Minnesota Correctional Facility—Red Wing 1079 Highway 292

Red Wing, Minnesota 55066 Telephone: (612) 388-7154

Final submission date for these contracts is: April 30, 1993.

Department of Jobs and Training

Notice of Request for Proposal for Independent Living—Part A 1993

The Minnesota Department of Jobs and Training, Division of Services for the Blind, is publishing notice that the request listed below is available and will be awarded for the current year 1993 (June 1, 1993 to September 30, 1993).

Division of Services for the Blind of the Department of Jobs and Training (DJT) is seeking organizations to conduct one to one mentoring relationships for ten to fifteen blind and visually impaired transition age individuals at the college and high school levels. The mentors would be successful, employed blind persons. The focus of the mentoring would be on independent living skills and issues that support vocational success. This could include issues on how successfully employed blind persons handle the use of readers, transportation concerns, co-worker relationships, daily living skills that impact employment, etc.

The Director of said organizations will be responsible to staff of the SSB Independent Living Program with regard to program performance. SSB's total contribution towards the activity described in the RFP will not exceed \$7,200 (seven thousand two hundred dollars). Any additional costs incurred in the facilitation of this program is the sole responsibility of the bidder. The program must be provided between June 1, 1993 and September 30, 1993.

Inquiries and requests for copies of the RFP should be directed to:

Chuck Hutchinson, Rehabilitation Specialist Services for the Blind and Visually Handicapped 2200 University Avenue West, Suite 240 St. Paul, Minnesota 55114-1840 Telephone: 612/642-0862

All proposals must be received by the close of business (4:30 p.m.), May 3, 1993.

Department of Human Services

Long Term Care Options Project

Request for Expression of Interest and Information

Introduction

Under the authority of Minnesota Statutes Section 256B.69 and 1992 Minnesota Laws, chapter 513, the Minnesota Department of Human Services (DHS) is soliciting formal letters of interest and additional information (listed in Section II) from organizations interested participating in the Long Term Care Options Project (LTCOP), a long term care managed care demonstration project which combines Medicaid and Medicare funding into one capitation. The project wishes to include the development of demonstrations in

urban, suburban, and rural Minnesota. This request is the first step in the process of identifying potential participants in the LTCOP. Details of the LTCOP demonstration will be negotiated with the organizations that are selected from among those responding to this request. Organizations submitting responses to this initial request will be given priority consideration for participation in the LTCOP. Organizations not responding to this request may not be able to be considered for participation at a later date.

Organizations interested in responding to this request should contact Susan McCreary at 612-296-1724 for a description of the overall project which contains details on the proposed reimbursement structure, lists of Medicaid and Medicare covered services, the suggested clinical components, and the draft requirements for the final Request for Proposals.

Section I. Background

A. General Information

In July 1992, the Minnesota Department of Human Services (DHS) was awarded a \$235,424 planning grant from the Robert Wood Johnson Foundation (RWJF) to fund the development of the LTCOP demonstration. In the fall of 1993, DHS plans to submit proposals to the RWJF and to the Health Care Financing Administration (HCFA) to implement this demonstration. DHS will also be submitting requests for Medicaid and Medicare waivers to HCFA. The final Request for Proposal (RFP) for the LTCOP will be issued during the last quarter of 1993. The demonstration project is projected to run for five years, beginning July 1, 1994. Plans responding to this request should be aware that as a demonstration project, the LTCOP will include an evaluation component.

In addition to the activities mentioned in the previous paragraph, DHS will be involved throughout the development and implementation of the LTCOP in many ways including negotiations with HCFA, provision of technical assistance, contract management, project evaluation, payments of capitated payments to managed care organizations (MCOs), etc.

B. Target Population

The target population for the LTCOP includes those individuals aged 65 or older, living either in institutional or non-institutional settings, who are eligible for both Medicaid and Medicare (known as "dual eligibles").

Currently, there are approximately 47,000 dual eligibles in Minnesota. Of these, approximately two-thirds (31,000) are institutionalized and one-third (16,000) are community-based. Of the one-third dual eligibles who are community-based, approximately one-fourth (4,000) are nursing home certifiable and, therefore, are eligible for Elderly Waiver services.

C. Enrollment

In counties that operate under the Prepaid Medical Assistance Program (PMAP), the LTCOP will be offered as an alternative to the prepaid health plans that are offered as part of the mandatory enrollment for Medicaid recipients. Currently, Medicaid recipients in PMAP counties are enrolled at the time of initial eligibility. In non-PMAP counties, the LTCOP will be offered as an alternative to standard, fee-for-service coverage. While a minimum number of enrollees per MCO has not been determined, enrollee numbers must be adequate for a viable demonstration.

D. LTCOP Objectives

The objectives of the LTCOP include the following:

- enhanced levels of enrollee functioning:
- improved administrative efficiency and coordination of services;
- greater enrollee and family satisfaction;
- greater utilization of community based services, including physician visits, nurse practitioners and other midlevel personnel, assisted living arrangements, social services, and in-home services;
 - improved integration and coordination of medical services with community based housing and social services;
- containment of expenditures for the Medical Assistance and Medicare programs as evidenced by, for example, decreased use of inpatient hospital care, emergency rooms, and nursing facility utilization;
 - adequate payment for services provided.

These objectives will be used as a basis for evaluation of the LTCOP. Specific criteria for measuring achievement towards these objectives will be developed by the state in conjunction with the MCOs.

E. Reimbursement Structure

The LTCOP will reimburse MCOs with Medicare and Medical Assistance funds on a capitated basis in exchange for implementation of health care delivery models capable of providing the full continuum of health and social services covered under Medicare, Medicaid¹, and the Elderly Waiver² program to dual eligibles. The capitation and pooling of funds is designed to give the MCOs more flexibility in providing high quality and appropriate services to enrollees, and to contain Medicare and Medical Assistance expenditures. Two rate structure options are being proposed at this time. One model excludes the nursing facility per diem from being managed directly

by the MCO while the other model includes the per diem in the capitation amount. Details on the proposed rate setting structure for the LTCOP will be included in the supplemental materials provided to those organizations requesting them. DHS is expecting involvement of MCOs chosen through this request in negotiating the details of the reimbursement and risk sharing arrangements.

F. Services To Be Provided

The MCOs will be responsible for providing comprehensive health care to enrollees regardless of the site of care and enrollees' residence. The benefits to be managed by the MCOs could include all services allowed under Medical Assistance, Medicare A and B, and the Elderly Waiver program including personal care attendants. Lists of the services covered under Medicare, Medicaid and the Elderly Waiver are included in the supplemental materials that will be provided to organizations requesting them.

G. MCO Administrative/Start-up Costs

At this point, costs associated with start-up and administration of the LTCOP would need to be paid by the MCOs. The DHS will be seeking funds from the RWJF and HCFA for potential start up costs.

H. Definition of MCOs

DHS will be requesting a number of Medicare and Medicaid waivers from HCFA. One of the goals of the waiver process will be to obtain HCFA's approval to allow participation in the LTCOP of managed care entities in addition to Health Maintenance Organizations (HMOs) and Competitive Medical Plans (CMPs) as long as these entities meet the clinical, organizational, financial, and administrative requirements stated in Section II that will be essential to carrying out the LTCOP. At this point, DHS believes that various types of organizational structures have potential of meeting the objectives of the LTCOP including HMOs, integrated service networks, government sponsored networks, chronic care networks, and other types of provider/insurer affiliations. Negotiations between organizations identified as potential demonstration sites, DHS, and HCFA will be needed to work out further details of the project requirements.

I. Commitment of MCOs

By responding to this request, MCOs are indicating that they are willing to work on the LTCOP with the state towards:

- (1) Development of a health care delivery system that will carry out a clinical system designed to meet the needs of a frail elderly population requiring chronic care which is capable of meeting the objectives of this project.
- (2) Development of affiliations with the various types of public and private providers and organizations that would need to be involved in such a health care delivery system.
- (3) Development of risk sharing strategies in which they would be a partner in sharing financial risk for the project along with HCFA and the State of Minnesota for the first 1-3 years of the project, with the goal of eventually assuming full risk for the project (with the exception of individual stoploss insurance).
- (4) Inclusion of the MCO's name in proposals that will be submitted to HCFA and the RWJF as a potential demonstration participant in the LTCOP.

Section II. Requirements for Responding to this Request

Entities wishing to respond to this request should submit the following items:

- (1) A formal letter of interest in participating in the LTCOP demonstration from the chief administrative officer of the interested entity, including indication of support from any potential partners in the proposed MCO.
- (2) Responses to items in Section II-A (1-6) (below). Responses need not exceed 25-35 pages and should summarize to the best ability of the respondent, current planning for the demonstration recognizing that some details must be negotiated between MCOs, DHS and HCFA.

A. Description of Managed Care Organizations

In order to identify the most viable demonstration participants, interested entities must provide descriptions of their potential MCOs, noting how they would meet the objectives of the LTCOP (stated in Section I-D). The state recognizes respondents' limited ability, at this point, to describe their proposed organizational, clinical and administrative systems in detail. The state also recognizes that it is likely that models proposed at this early date would change. However, in order for the state to be able to identify viable entities participants in the LTCOP, please try to address the following items:

One of the two reimbursement models being proposed at this time keeps the Medicaid nursing facility per diem separate from the capitation to the MCO maintaining the current nursing facility case mix reimbursed system.

² The Elderly Waiver program is one which allows provision of additional home and community based services to those eligible for Medicare and Medical Assistance who are also nursing home certifiable.

1. Organizational Structure

- Describe the proposed organizational structure of the MCO, including organizational participants, governance and level of commitment of participants.
- Briefly describe any experience of the MCO in providing care to the elderly population in a variety of settings (institutional and community based).
 - Describe how participation in this project fits with the overall mission of the MCO.

2. Provider Information

In general terms, identify which organizations would provide the various required services and under what arrangements (capitated, contracted, etc.). Please address the following points:

- Identify any relationships currently in place that would continue as part of the LTCOP if the MCO was selected as a demonstration site.
 - Identify any relationships that would need to be developed if the MCO was selected as a demonstration site.

3. Financial/Risk Capability

- Describe the ability of the MCO to accept financial risk.
- Describe the experience or ability of the MCO to manage costs across various health care settings and provider types.
- To the best of your ability, describe the approach that the MCO might utilize to determine how financial risk could be apportioned among participating entities, if applicable.

4. Service Delivery Plan

During the first few months of development of the LTCOP, our geriatric clinical consultants developed guidelines for a model clinical delivery system capable of providing the desired clinical services within the proposed funding scheme. This model will be included as a reference for MCOs when they respond to this request. DHS expects, however, that various MCOs will develop a variety of clinical models and/or systems to meet the goals of the LTCOP. For this reason, we are using an approach which allows MCOs to describe their own methods for meeting the goals of the project.

Provide a summary description of your service delivery plan and clinical systems that would be implemented to meet the goals of the LTCOP. Using the format of your choice, address as many of the following items as possible noting any previous experience of the MCO in these areas. Please note which elements are currently in place and which would need to be developed:

- How access to primary care, acute care and long term care services would be assured and how this care would be integrated and coordinated.
- The mechanism of authority that will be implemented to promote appropriate utilization and control costs such as the case management system that will be used, management of subspecialty care costs, assignment of case managers, multidisciplinary team management of medical and care planning and information, guidelines for developing treatment/care plans, loci of responsibility for clinical management, etc.
- How professionals such as geriatricians and geriatric nurse practitioners would be utilized within the MCO to assure high quality of care and appropriate utilization of services.
- Methods for assessing risk status of all institutionalized and non-institutionalized enrollees including polypharmacy screening and functional assessments.
- Methods for performing discharge planning from inpatient hospitalizations and sub-acute and rehabilitative nursing home stays.
- Methods to insure flow of pertinent clinical and logistical information between the various points of service (for example the nursing home, assisted living setting, private home, primary care and specialty clinics, home health care agency, hospital, ancillary providers, etc.).
- Methods that MCO will use to identify the need for and assure the provision of appropriate gero-psychiatric and other mental health services.
- Strategies for identifying institutionalized enrollees whose needs could be met as well or better in a non-institutionalized setting and how those needs would be met.
 - Arrangements that would be made to incorporate use of non-institutional services into the MCO.
 - Methods for ensuring smooth transitions for enrollees who move among various settings in which care is provided.
 - In MCOs proposing use of an open network of nursing facilities, note how service delivery systems would be implemented

across a broader geographic area and a larger number of facilities (discussion of the open network model is found in the supplemental materials which will be provided to MCOs upon request).

- The MCO's current or proposed methods for delivering services to a culturally diverse elderly population.
- The process for obtaining patient and family input into care.
- How relationships with county social service and public health agencies would be incorporated into the MCO's service delivery system (state specific strategies).

5. Projected Population Served

While the state recognizes that MCOs cannot provide accurate data on enrollment at this time, it is requested that plans project the following information to the best of their ability:

- Estimate how many enrollees the MCO projects it would be capable of serving per year and the geographic areas most likely to be served.
- If possible, estimate the proportion of enrollees that the MCO anticipates would initially enroll (a) from the community and (b) from institutional settings.
 - Identify methods for working with counties in enrollment efforts.

6. Administrative Capacity

Provide a summary description of your administrative capacity and administrative systems that would be utilized or implemented to meet the goals of the LTCOP. Please note which items are currently in place and which would have to be developed. Indicate which functions, if any, would be performed by a third party administrator (TPA). In discussing your administrative capacity, please address the following items:

- The MCO's administrative capacity to manage utilization of services information, claims and data processing, enrollment and status changes, staffing and staff training, customer service, etc.
 - The capacity of the MCO's information and data systems to relate care costs to care outcomes for decision making purposes.
- Grievance System—The approach that would be used to receive, record and respond to complaints from enrollees and family members. Please refer to the grievance procedure outlined in the draft final RFP which is part of the supplemental materials available.
- Quality Assurance—The general approach that would be used to assure that quality assurance activities would be carried out. Please note that minimum requirements will be included in the final RFP after discussions between DHS and prospective participants.
- Evaluation Participation—Plase specifically address the MCO's capability to collect and report information necessary for evaluation of clinical delivery patterns on key patient diagnoses, levels of functional well being, and/or specific conditions. For example, describe the MCO's information systems and the types of data routinely collected.

Section III. Evaluation of Information Submitted

A review team from DHS, with input from the consultants for the LTCOP, will evaluate each proposal and make a recommendation as to which entities should be included as potential demonstration sites for the LTCOP. The review team will make its recommendations to the Department in May 1993. The Commissioner reserves the right to reject, at her discretion, any and all proposals. MCOs responding to the LTCOP Request For Expression of Interest and Information will be evaluated on the quality of the responses which indicate their capacity to:

- 1. Provide cost effective management of enrollee benefits;
- 2. Meet the necessary administrative requirements for Medicare and Medicaid (eg. claims processing and enrollment related functions);
 - 3. Manage the necessary financial risk;
 - 4. Provide a feasible organizational structure for the proposed MCO;
 - 5. Integrate the provision of primary, acute and long term care services to enrollees;
- 6. Implement a feasible health services delivery system which meets the medical and psycho-social needs of an elderly population, many of whom have chronic care needs and/or have complex medical problems; (models are included in the supplemental materials);
 - 7. Have internal systems of accountability and quality assurance including a formal grievance procedure;
 - 8. Coordinate with community-based housing, social services, counties and other relevant public agencies;
 - 9. Provide necessary data, including on cost and utilization, and be willing to participate in evaluation efforts.

10. Demonstrate interest and commit the necessary resources to the administration and start up of the project;

The MCO's performance, where relevant, under other contracts with the Department of Human Services relevant to the Medical Assistance or General Assistance Medical Care programs will also be considered.

Section IV. Submittal of Proposals

An original and two (2) copies of the proposals should be submitted to:

Susan M. McCreary Minnesota Department of Human Services Managed Health Care Division 444 Lafayette Road St. Paul, Minnesota 55155-3854 612-296-1724

All proposals must be received at the above address by 4:30 p.m. on Friday, May 14, 1993 in order to be considered. Please contact Susan McCreary or Pamela Parker with any questions regarding this request.

Long Term Care Options Project

Director: Pamela J. Parker

612-296-2140

Supervisor: Kathleen Schuler

612-297-4668

Coordinated Care Division Director: Gary Miles 612-296-2741

Human Services Department

Request for Proposals for Medical Services

NOTICE IS HEREBY GIVEN that Brainerd Regional Human Services Center is seeking the following services for the period July 1, 1993 through June 30, 1994. These services are to be performed as requested by the administration of the Brainerd Regional Human Services Center.

- 1. Services of Board Certified or Board Eligible Psychiatrists to provide consultation services in psychiatry in Timberland Mental Health Adult and Children's Programs, LARC Developmental Disabilities Program, and Woodhaven Senior Community—five days per week. 52 weeks per year, plus on-call when assigned. Perform and record psychiatric diagnostic evaluations on newly admitted mentally ill adult and adolescent patients, provide treatment recommendations, review patient progress, meet regularly with treatment teams. On-call assignments are made on an "on-call/call-in" basis for one-week time periods, i.e., 4:30 p.m. to 8:00 a.m. (15.5 hours) each Monday, Tuesday, Wednesday, Thursday and Friday; and 8:00 a.m. to 8:00 a.m. (24 hours) each Saturday, Sunday, and Holiday if a Holiday occurs during the assignment. During on-call coverage contractor must be reachable by phone at all times, and if called in, must be able to respond within twenty (20) minutes. Multiple contracts will be awarded in order to provide the total required psychiatric services. The amount of the contracts is estimated not to exceed \$400,000.00.
- 2. Services of a radiologist to interpret X-Ray films taken by the center's X-Ray Technician. The amount of contract is estimated not to exceed \$16,000.00.

Direct inquiries and responses to:

Keith R. Bernard, Hospital Services Director Brainerd Regional Human Services Center 1777 Highway 18 East Brainerd, MN 56401 218/828-2220

Responses on the above services must be received by 11:00 a.m., April 16, 1993.

For copies of the full Request for Proposals, please contact Keith R. Bernard.

Award of any of these contracts is contingent upon the availability of funds. This request does not obligate the State and the State reserves the right to cancel this solicitation.

State Board of Technical Colleges

Proposals are Being Solicited for Joint Programs by Community Based Organizations and Technical Colleges for the Conduct of Special Vocational Services and Activities that Address the Needs of Educationally and Economically Disadvantaged Youth, Ages 16-21 inclusive, Seeking to Enroll in Vocational Education Programs

Priority will be given to projects that can demonstrate allowable services as part of a youth apprenticeship and/or secondary to post secondary transition program and/or for collaborative projects that can demonstrate that they build on demonstrated effectiveness of existing initiatives. Projects may be two years in length, not to exceed \$30,000 per year, with second year funding dependent upon successful completion of first year stated performance standards. Projects will begin July 1, 1993 and operate until June 30, 1994. Approximately \$190,000 is available for the funding of an estimated 6 to 7 projects.

Bidders Conferences will be held in April 1993. The purpose of these meetings is to discuss the proposal process and to answer any questions related to the RFP. Final awards will be made no later than June 11, 1993.

To obtain a copy of the Community Based Organization proposal application form or to obtain further information on the Bidders Conferences, please contact Bruce Nauth, State Board of Technical Colleges (612) 296-8493. Attendance at, or registration for, the Bidders Conferences is not required.

Proposals must be **received** by Bruce Nauth, State Board of Technical Colleges, Suite 130, Capitol Square Building, 550 Cedar Street, St. Paul, Minnesota 55101, by 4:00 p.m., Tuesday, June 1, 1993.

State Board of Technical Colleges

JTPA/Education Coordination Activities are Authorized Under Section 123 of the Job Training Partnership Act, as Amended, 1992. The Act Appropriates Funds to be Utilized to Provide Services to Eligible Participants through Coordination Agreements

In 1993, the Education/Coordination funds will be used to serve targeted groups through coordination agreements between Service Delivery Areas (SDA's), education agencies, and community based organizations. A Request for Proposals (RFP) is being issued to invite interested parties to submit a proposal. Specifically this solicitation seeks collaborative projects to provide educational and employment and training services to eligible at-risk youth and women. For at-risk youth category, projects providing activities for transitions from secondary to post-secondary education and/or transitions from secondary education to the workplace, including youth apprenticeships, and which collaborate with organized labor, will receive extra points. Projects serving eligible women should provide coordinated approaches, including model programs to train, place, and retain women in nontraditional employment. Projects may be two years in length, not to exceed \$50,000 per year, with second year funding dependent upon successful completion of first year stated performance standards. Projects will begin July 1, 1993 and operate until June 30, 1994. Approximately \$450,000 will be available for an expected 9 to 10 awards.

Bidders Conferences will be held in April 1993. The purpose of these meetings is to discuss the proposal process and to answer any questions related to the RFP. Final awards will be made no later than June 11, 1993.

To obtain a copy of the Education Coordination proposal application form or to obtain further information on the Bidders Conferences, please contact Bruce Nauth, State Board of Technical Colleges (612) 296-8493. Attendance at, or registration for, the Bidders Conferences is not required.

Proposals must be **received** by Bruce Nauth, State Board of Technical Colleges, Suite 130, Capitol Square Building, 550 Cedar Street, St. Paul, Minnesota 55101, by 4:00 p.m., Friday, May 21, 1993.

Teachers Retirement Association

Request for Proposal

NOTICE OF AVAILABILITY—ACTUARIAL CONSULTANT CONTRACT—7-1-93 to 6-30-95, Minnesota Teachers Retirement Association, Suite 500, Gallery Building, 17 West Exchange St., St. Paul, MN 55102—Tel. (612) 296-2409. Contact Persons: Gary Austin or John Gardner.

Provide actuarial consultant services to the Association; perform annual actuarial valuations as provided by *Minnesota Statutes* 354.06, Subd. 2a., Clause (6); the valuations shall be performed according to the requirements of *Minnesota Statutes* 356.215; consult with the Executive Director and staff of the Association on any matters of an actuarial nature; make any necessary special statistical

studies for the information of the Board of Trustees; prepare cost estimates for up to twelve legislative proposals relating to benefit changes; recommend to the Board appropriate mortality tables and actuarially equivalent forms of optional annuity plans; review the appropriateness of the assumptions used in the annual actuarial valuations and recommend changes if needed; and perform any other services of an actuarial nature that the Executive Director or Board may request. Final Submission Date—April 30, 1993.

State Grants :

In addition to requests by state agencies for technical/professional services (published in the State Contracts section), the State Register also publishes notices about grant funds available through any agency or branch of state government. Although some grant programs specifically require printing in a statewide publication such as the State Register, there is no requirement for publication in the State Register itself.

Agencies are encouraged to publish grant notices, and to provide financial estimates as well as sufficient time for interested parties to respond.

Department of Education

Division of School Management and Support Services

Availability of Federal Funds for Adult Basic Education

The Minnesota Department of Education Announces the Availability of Funds for the 1993-1994 School Year to Subsidize Adult Basic Education Under Public Law 91-230, as Amended

Public Law 91-230's purpose is to continue providing and expanding the availability of appropriate learning opportunities for adults with education needs below the level equivalent to high school completion that will:

- 1. Enable these adults to acquire the basic literacy, coping and learning-to-learn skills necessary to function fully and effectively in their own environments and in society at large;
 - 2. Enable these adults who so desire to continue their education to at least the level of secondary school completion, and;
- 3. Enable these adults to secure and benefit from continued training and education that will further enhance their employability, productiveness, and responsible citizenship.

Applications for program design approval and funding to carry out the purposes of this act may be submitted by local educational agencies and by public or private agencies, organizations, and institutions with priority given to applications representing consortia of all available resources and services.

Application procedures and forms may be obtained after March 15, 1993, by writing to: Brian Kanes, Coordinator, Adult Basic Education, Minnesota Department of Education, 995 Capitol Square Building, 550 Cedar Street, St. Paul, MN 55101. To be considered for approval all completed applications must be delivered to the Department of Education's Community Education and Learner Services Section on or before June 1, 1993.

Department of Education

Division of School Management and Support Services

Availability of Federal Funds for Adult Basic Education for Special Experimental Demonstration Projects and Teacher Training

The Minnesota Department of Education announces the availability of Section 353 funds for the 1993-1994 fiscal year for special experimental demonstration projects and teacher training under Public Law 91-230, as amended.

Not less than 15 percent of the funds granted to Minnesota under the Adult Education Act each year will be made available for:

ADULT BASIC EDUCATION SPECIAL PROJECTS that:

Involve the use of innovative methods (including methods for educating persons of limited English proficiency), systems, materials or programs that may have significance in developing and implementing the self-directed, learner-centered ABE described in the Minnesota State Plan for Adult Education, or be of special value in promoting that effective adult learning; or

Involve Adult Basic Education programs, including learning opportunities for limited English proficient adults, which are

part of community learning centers, carried out in cooperation with other Federal, Federally assisted, State or local programs that have unusual promise of promoting a comprehensive, coordinated approach to addressing appropriately the needs of educationally disadvantaged adults;

and for ABE STAFF DEVELOPMENT PROJECTS that:

enable persons engaged, or preparing to engage, as personnel in Adult Basic Education programs to carry out the purposes of the Adult Education Act as described in the Minnesota State Plan for Adult Education.

Applications for program design approval and funding to carry out the purposes of this act may be submitted by local educational agencies, and by public or private agencies, organizations, and institutions with priority given to applications representing consortia of all available resources and services.

Application procedures and forms may be obtained after March 15, 1993, by writing to: Barry Shaffer, Adult Basic Education, Minnesota Department of Education, 996 Capitol Square Building, 550 Cedar Street, St. Paul, MN 55101.

To be considered for approval, all completed applications must be delivered to the Department of Education's Community Education and Learner Services Section on or before June 1, 1993.

Department of Human Services

Family and Children's Services Division

Request for Proposals to Develop a Supportive Services Delivery System Not Otherwise Available for Families of Disabled Infants with Life-Threatening Conditions

The Minnesota Department of Human Services is soliciting proposals from private and public agencies to develop a follow-up support delivery services system model for families who had a child with life-threatening conditions in a Neonatal Unit. For this grant to succeed it needs to be a multi-agency effort with defined roles and responsibility summarized in an Interagency Agreement.

This Request for Proposals does not obligate the State to complete the project, and the State reserves the right to cancel the solicitation if it is considered to be in its best interest.

The Department has estimated that the cost of this grant contract will not exceed \$41,000.00. All proposals must be submitted no later than May 7, 1993.

For a copy of a more detailed explanation of this Request for Proposals, please contact:

Suzanne B. Pollack
Department of Human Services
Family and Children's Services Division
Early Intervention/Child Protection Section
444 Lafayette Road
St. Paul, Minnesota 55155-3830
(612) 297-3634

Human Services Department

Request for Proposals

Children's Justice Act Grant Project

The Minnesota Department of Human Services, Family and Children's Services Division, is soliciting proposals from qualified agencies to establish projects to improve the cooperation and coordination between child protective services, law enforcement agencies, and county attorneys' offices in the assessment, investigation, adjudication and prosecution of child maltreatment cases. Interagency collaboration is required and multi-county cooperative efforts are encouraged when appropriate. A total of approximately \$60,500.00 is available for qualified applicants. The State will consider awards of up to \$10,000.00 per applicant.

Minimum Qualifications: Qualified applicants must be agencies which collaborate in providing local, county, regional or state child protective, law enforcement or county attorney services. Applicants will be eligible only if their proposals are accompanied by letters of commitment from the other agencies, indicating their involvement in the proposal. The proposal must describe how the grant funds will be used to: (a) improve coordination between the child protective services agency, county attorney's office and the local law enforcement agencies and (b) reduce trauma to child maltreatment victims.

State Grants

Persons involved in the application process should have experience and expertise in child maltreatment investigations and must have knowledge of the statutes and laws related to child protection and criminal law violations involving child victims. The applicants must be knowledgeable about child protection practices and personnel involved in child maltreatment cases across the State of Minnesota. THE DEADLINE FOR PROPOSALS IS MAY 14, 1993.

To apply, write for a Request for Proposals at the:

Minnesota Department of Human Services Family and Children's Services Division, Child Protective Services 444 Lafayette Road Saint Paul, Minnesota 55155-3830

Or Call: (612) 296-2217

For more information, call: Lori Holmes (612) 297-2358 or Inta Sellars (612) 296-0813, Protective Services Program Consultants, or leave a message at (612) 296-2217.

The Family and Children's Services Division and the State reserve the right to reject any and all proposals submitted.

Department of Jobs and Training

Notice of Availability of Funds for the Emergency Shelter Grants Program

The Minnesota Department of Jobs and Training announces the availability of FFY 1993 Emergency Shelter Grants Program (ESGP) funds. The purpose of this grant is to assist programs that provide shelter or transitional housing to homeless individuals or provide homeless prevention services. Eligible activities include:

- 1) Renovation, rehabilitation or conversion of buildings to be used as shelters or transitional housing for the homeless.
- 2) Operating costs of shelter or transitional housing including rent, maintenance, insurance, utilities, furnishings, or up to ten percent for staff costs for operations.
- 3) Provision of essential services to residents of shelter or transitional housing programs including (but not limited to) services concerned with employment, physical health, mental health, substance abuse, education, or general support; and staff salary necessary to provide these services.
 - 4) Homeless prevention activities or programs designed to prevent the incidence of homelessness.

FUNDING CATEGORIES

A total of \$400,000 is available to be awarded under four categories as follows:

Category I—\$275,000 will be set aside for areas of the state serving more than one percent of the sheltered population as determined by the Department of Jobs and Training Quarterly Shelter Survey. Areas qualifying for a set aside are listed below:

Area	<u>Amount</u>
Anoka	\$ 23,707
Bemidji	14,647
Hennepin	128,767
Moorhead	9,765
Koochiching-Itasca	9,819
Mankato	10,416
Rochester	22,676
St. Paul	16,307
Scott-Carver-Dakota	9,873
St. Cloud	16,437
Crookston	12,586
TOTAL	\$275,000

Category H—\$40,000 will be awarded through a statewide competition to areas of the state serving less than one percent of the sheltered population in the state.

Category III—\$35,000 will be awarded through a statewide competition to applicants from areas of the state which must rely on the use of motels or other commercial facilities for sheltering homeless individuals.

Non-State Public Bids and Contracts

Category IV—\$30,000 will be awarded through a statewide competition to programs which address the causes of homelessness on a statewide level. Emergency mortgage, rental and utility assistance are not eligible activities under this category.

Administrative Costs—\$20,000 will be used to defray the administrative costs of the program. The Department of Jobs and Training will provide each grantee which has more than one subgrantee an administrative allowance of 2.5 percent of its grant amount. The remaining funds will be used by the Department to pay for state administrative costs.

ELIGIBLE APPLICANTS

Eligible applicants include units of general local government and non-profit organizations. A private non-profit organization applying for assistance must certify that the local unit of government in which the project is located approves the project, and that the project is consistent with the applicable Comprehensive Housing Affordability Strategy.

Application packages can be obtained by calling Vicki Castano in the Community Based Services Division at (612) 296-1459.

All applications must be received by the Community Based Services Division no later than 5:00 p.m., April 28, 1993.

Further information can be obtained by calling Patrick Leary at (612) 297-3409 or Judy Johnson at (612) 296-5759.

Non-State Public Bids and Contracts =

The State Register also serves as a central marketplace for contracts let out on bid by the public sector. The Register meets state and federal guidelines for statewide circulation of public notices. Any tax-supported institution or government jurisdiction may advertise contracts and requests for proposals from the private sector.

It is recommended that contracts and RFPs include the following: 1) name of contact person; 2) institution name, address, and telephone number; 3) brief description of project and tasks; 4) cost estimate; and 5) final submission date of completed contract proposal. Allow at least three weeks from publication date (four weeks from date article is submitted for publication). Surveys show that subscribers are interested in hearing about contracts for estimates as low as \$1,000. Contact the editor for further details.

Minnesota Workers' Compensation Assigned Risk Plan

Non-State Contracts

Notice of Request for Proposals ("RFP") for Services to be Provided to the Minnesota Workers' Compensation Assigned Risk Plan ("Plan")

The Plan is seeking proposals to provide general administration and managed care services. General administration services include: policy issuance and premium collection services; premium audit services; loss control services; and claims administration services. Managed care services include medical management, disability management and loss prevention.

The Ramsey County District Court has recently issued an opinon that, even though the Plan is not a state agency, it should follow certain contracting procedures that apply to state agencies. The Plan disagrees with this decision and is appealing. However, in this particular situation the Plan intends to follow the procedures set forth in *Minnesota Statutes* Section 16B.17.

A response from a single entity for both general administration and managed care services will be accepted. Proposers should be aware, however, that is has been decided by the court in the Ramsey County District Court action now under appeal that *Minnesota Statutes* Section 176.1351 does not permit the same entity or related entities to contract with the Plan to provide both general administration and managed care services. For that reason, the Plan is likely to look more favorably upon a submission that does not contemplate the same party or two related parties providing both managed care services and general administration services.

Because the Plan has determined that there should be substantial savings to the Plan if the managed care and general administrative services are carefully and fully coordinated. The Plan believes submissions made jointly by a managed care vendor and a general administration services vendor are most likely to result in savings to the Plan, although responses for general administration services only or managed care services only will not be automatically rejected. An entity may participate in more than one proposal.

An entity proposing to provide general administration services must either be an insurance company licensed pursuant to *Minnesota Statutes* Section 60A.06, subd. 1, clause (5), paragraph (b), or a self-insurance administrator licensed pursuant to *Minnesota Statutes* Section 176.181, subd. 2, clause (2), paragraph (a). An entity proposing to provide managed care services must, at a minimum, have an application for certification pending at the Department of Labor and Industry.

Interested parties may obtain the RFP by written request to Mark R. Sheehan, Plan Administrator, Minnesota Workers' Compensation Assigned Risk Plan, 4500 Park Glen Road, Suite 410, Minneapolis, MN 55416. Written request will be accepted by fax at (612) 922-5423. Responses to the RFP will be due at 4:00 p.m., April 19, 1993.

Pursuant to the provisions of Minn. Stat. § 14.10, an agency must make reasonable effort to publicize the availability of any services contract or professional and technical services contract which has an estimated cost of over \$2,000.

Commodities contracts with an estimated value of \$15,000 or more are listed under the Materials Management 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 whose initials appear in parentheses next to the commodity for bid, by calling (612) 296-6152.

Department of Administration

Contracts and Requisitions Open for Bid: Call 296-2600 for information on a specific bid, or to request a specific bid.

COMMODITY CODE KEY

A = Sealed Bid B = Write for Price

C = Request for Proposal

D = Request for Information

E = \$0-\$1,500 Estimated

E = \$0-\$1,500 Estimat Dollar Value

F = \$1,500-\$5,000 Estimated

Dollar Value

G = \$5,000-\$15,000

Estimated Dollar Value

H = \$15,000-\$50,000 Sealed

Bid

I = \$50,000 and Over Sealed Bid/Human Rights

Compliance Required

J = Targeted Vendors Only K = Local Service Needed

L = No Substitute

M = Installation Needed

N = Pre-Bid Conference

O = Insurance or

Bonding Required

Materials Management Division: Commodities and Requisitions Awarded

Item: Heat Exchanger Parts and Supplies

Req.#: 02310-36682-01

Awarded to: Mulcahy Bernard J Company, Inc., Bloomington, MN Awarded amount: \$15,090.00

Awarded date: March 22, 1993 Expir/deliv date: June 1, 1993

Shipped to: North Hennepin Community

College

Item: Service, Advertising Req.#: 04261-32203-01 Awarded to: Minneapolis, St. Paul Magazine, Minneapolis, MN Awarded amount: \$8,725.00 Awarded date: March 22, 1993

Expir/deliv date: May 1, 1993 Shipped to: Minnesota Department of

Agriculture

Item: Office Machine, Miscellaneous

Req.#: 04631-32202-01

Awarded to: Richfield Stationers,

Richfield, MN

Awarded amount: \$317.03 Awarded date: March 22, 1993 Expir/deliv date: April 1, 1993 Shipped to: Minnesota Department of

Agriculture

Item: Radio, 2-Way, Mobile Equipment

(Over \$500)

Req.#: 07500-42167-01 **Awarded to:** Motorola C & E, Inc.,

Bloomington, MN

Awarded amount: \$29,375.00 Awarded date: March 22, 1993 Expir/deliv date: April 1, 1993

Shipped to: Various Locations

Item: Radio, 2-Way, Mobile Equipment

(Over \$500)

Req.#: 07500-42183-01

Awarded to: Motorola C & E, Inc.,

Bloomington, MN

Awarded amount: \$61,890.64 Awarded date: March 22, 1993 Expir/deliv date: May 24, 1993

Shipped to: Minnesota Department of

Transportation

Item: Radio, 2-Way, Mobile Equipment

(Over \$500)

Req.#: 07500-42184-01

Awarded to: Motorola C & E, Inc.,

Bloomington, MN

Awarded amount: \$8,178.86 Awarded date: March 22, 1993 Expir/deliv date: June 7, 1993 Shipped to: Various Locations

Item: Plastic Material Req.#: 07700-42173-01

Awarded to: Polar Plastics, Oakdale,

MN

Awarded amount: \$2,600.00 Awarded date: March 22, 1993 Expir/deliv date: April 15, 1993 Shipped to: Bemidji State University Item: Surveillance System Req.#: 26070-14996-01

Awarded to: Elcor International, Inc.,

Long Island City, NY Awarded amount: \$1,517.00 Awarded date: March 22, 1993 Expir/deliv date: April 5, 1993 Shipped to: Bemidji State University

Item: Photo Developing Equipment

Req.#: 26073-24545-01

Awarded to: National Camera Exchange,

Minneapolis, MN

Awarded amount: \$1,367.95 Awarded date: March 22, 1993 Expir/deliv date: April 5, 1993 Shipped to: St. Cloud State University

Item: Microscope
Req.#: 27140-30060-01
Awarded to: Leeds Precision
Instruments, Minneapolis, MN
Awarded amount: \$10,296.00
Awarded date: March 22, 1993
Expir/deliv date: March 25, 1993
Shipped to: Brainerd Community
College

Item: School Supplies, Miscellaneous

Req.#: 27150-50365-01

Awarded to: Butler Paper Company, St.

Paul, MN

Awarded amount: \$560.00 Awarded date: March 22, 1993 Expir/deliv date: April 9, 1993 Shipped to: Mesabi Community College

Item: Laboratory/Science Supplies

Req.#: 27156-11114-01

Awarded to: Pasco Scientific Company,

Roseville, CA

Awarded amount: \$4,531.00 Awarded date: March 22, 1993 Expir/deliv date: April 30, 1993 Shipped to: Normandale Community

College

Item: Television Req.#: 27146-93521-01

Awarded to: Don's Television & Radio,

St. Paul, MN

Awarded amount: \$2,969.67 Awarded date: March 22, 1993 Expir/deliv date: March 30, 1993 Shipped to: Worthington Community

College

Item: Footwear, Waders Req.#: 29006-31023-01

Awarded to: Eagar J L, Inc., North Salt

Lake, UT

Awarded amount: \$2,265.50 Awarded date: March 22, 1993 Expir/deliv date: April 10, 1993 Shipped to: Department of Natural Resources—Southern Service Center

Item: Fish Hatchery Equipment, Miscellaneous Req.#: 29005-16860-01 Awarded to: Aquafarms Canada Limited, Feversham, Ontario

Awarded amount: \$133,000.00 Awarded date: March 22, 1993 Expir/deliv date: June 1, 1993

Shipped to: Department of Natural Resources—Peterson Hatchery

Item: Computer, Personal Req.#: 30000-18791-01

Awarded to: Parker Association,

Wayzata, MN

Awarded amount: \$1,223.00 Awarded date: March 22, 1993 Expir/deliv date: March 22, 1993 Shipped to: State Planning Agency Item: Projection Viewer, Computer

Req.#: 55000-32485-01 Awarded to: Parker Associates,

Wayzata, MN

Awarded amount: \$6,260.00 Awarded date: March 22, 1993 Expir/deliv date: April 1, 1993 Shipped to: Department of Human

Services

Item: Copy Machine, Medium Speed; 15

to 50 CPM

Req.#: 55000-32468-01

Awarded to: Monroe Systems Business,

Mendota Heights, MN **Awarded amount:** \$15,732.00

Awarded date: March 22, 1993 Expir/deliv date: April 1, 1993 Shipped to: Department of Human

Services

Item: Bus, Passenger Req.#: 55103-06348-01

Awarded to: Minnesota Body & Equipment Company, Shakopee, MN Awarded amount: \$31,295.00

Awarded date: March 22, 1993 Expir/deliv date: August 15, 1993 Shipped to: Moose Lake Regional

Treatment Center

Item: Oven, Kitchen Req.#: 78550-93365-01

Awarded to: Premier Restaurant,

Minneapolis, MN

Awarded amount: \$1,099.00
Awarded date: Minnesota Correctional

Facility

Item: Training Aids and Supplies,
Armament

Allianien

Req.#: 78550-93377-01

Awarded to: Macho Products, Inc., Palm

Bay, FL

Awarded amount: \$2,215.70 Awarded date: March 22, 1993 Expir/deliv date: March 31, 1993 Shipped to: Minnesota Correctional

Facility

Item: Training Aids and Supplies,

Armament

Req.#: 78550-93378-01 Awarded to: Streicher Don Guns,

Minneapolis, MN

Awarded amount: \$403.00 Awarded date: March 22, 1993 Expir/deliv date: March 31, 1993 Shipped to: Minnesota Correctional

Facility

Item: Cleaning Compounds,

Miscellaneous

Req.#: 78830-11640-01

Awarded to: Island Ent of Grey Cloud,

St. Paul Park, MN

Awarded amount: \$1,504.50 Awarded date: March 22, 1993 Expir/deliv date: March 30, 1993 Shipped to: Minnesota Correctional

Facility

Item: Furniture, Office, Miscellaneous

Req.#: 79000-33432-01

Awarded to: The Pink Companies,

Plymouth, MN

Awarded amount: \$10,000.00 Awarded date: March 22, 1993 Expir/deliv date: April 23, 1993 Shipped to: Minnesota Department of

Transportation

Item: Furniture, Office, Miscellaneous

Req.#: 79000-33433-01

Awarded to: The Pink Companies,

Plymouth, MN

Awarded amount: \$8,600.00 Awarded date: March 22, 1993 Expir/deliv date: April 23, 1993 Shipped to: Minnesota Department of

Transportation

Item: Panel/Furniture and Parts,

Modular Office **Req.#:** 79000-33435-01

Awarded to: The Pink Companies,

Plymouth, MN

Awarded amount: \$55,659.44
Awarded date: Minnesota Department

of Transportation

Item: Trailer, Flatbed; To 8 Ton

Req.#: 80300-93270-01

Awarded to: Sauk Centre Welding, Sauk

Centre, MN

Awarded amount: \$2,271.32 Awarded date: March 22, 1993 Expir/deliv date: April 5, 1993 Shipped to: Weights and Measures

Division

Item: Truck Light: To 11,000 GVW Req.#: 80300-93209-01 Awarded to: Superior Ford, Minneapolis, MN Awarded amount: \$26,189.00

Awarded date: March 22, 1993 Expir/deliv date: July 1, 1993 Shipped to: Weights and Measures

Division

Item: Audio/Video Equipment,

Miscellaneous

Req.#: 26071-63128-01

Awarded to: Alpha Video & Audio,

Bloomington, MN

Awarded amount: \$2,980.00 Awarded date: March 22, 1993 Expir/deliv date: March 25, 1993 Shipped to: Mankato State University

Item: Computer Network Supplies

Req.#: 26072-04121-01

Awarded to: Emcomm, Loretto, MN Awarded amount: \$18,151.00 Awarded date: March 22, 1993 Expir/deliv date: April 1, 1993 Shipped to: Moorhead State University

Item: Computer, Personal Req.#: 26073-24542-01

Awarded to: Gateway 2000, North Sioux

City, SD

Awarded amount: \$6,330.00 Awarded date: March 22, 1993 Expir/deliv date: April 3, 1993 Shipped to: St. Cloud State University

Item: Television

Req.#: 26073-24528-01 **Awarded to:** Blumberg

Communications, Minneapolis, MN Awarded amount: \$3,426.00 Awarded date: March 22, 1993 Expir/deliv date: April 3, 1993 Shipped to: St. Cloud State University

Item: Audio/Video Equipment,

Miscellaneous **Req.#:** 26073-24527-01

Awarded to: EPA Audio Visual,

Rockford, MN

Awarded amount: \$854.84 Awarded date: March 22, 1993 Expir/deliv date: April 3, 1993 Shipped to: St. Cloud State University Item: Recorder, Video Tape/Disc Req.#: 26073-24543-01

Awarded to: EPA Audio Visual,

Rockford, MN

Awarded amount: \$575.69 Awarded date: March 22, 1993 Expir/deliv date: April 3, 1993 Shipped to: St. Cloud State University

Item: Laboratory/Science Equipment, Miscellaneous Req.#: 26073-24510-01

Awarded to: Hach Company, Loveland,

CO

Awarded amount: \$23,141.61 Awarded date: March 22, 1993 Expir/deliv date: March 30, 1993 Shipped to: St. Cloud State University

Item: Microscope Req.#: 26073-24539-01

Awarded to: North Central Instruments,

Minneapolis, MN

Awarded amount: \$366.00 Awarded date: March 22, 1993 Expir/deliv date: April 3, 1993 Shipped to: St. Cloud State University

Item: Software, Personal Computer

Req.#: 79000-33452-01

Awarded to: Precision Measuring,

Richmond, MN

Awarded amount: \$12,700.00 Awarded date: March 17, 1993 Expir/deliv date: April 19, 1993 Shipped to: Minnesota Department of

Transportation

Item: Scale/Balance, Laboratory,

Precision

Req.#: 79900-43701-01

Awarded to: Kennedy Scales, Inc.,

Minneapolis, MN

Awarded amount: \$3,395.00 Awarded date: March 17, 1993 Expir/deliv date: March 17, 1993 Shipped to: Minnesota Department of

Transportation

Item: Truck Body, Cab and Frame

Components

Req.#: 80300-93223-01

Awarded to: Kolstad Company, Inc.,

Minneapolis, MN

Awarded amount: \$3,168.00 Awarded date: March 17, 1993 Expir/deliv date: April 15, 1993 Shipped to: Weights and Measures

Division

Item: Computer, Personal Req.#: 30000-18795-01

Awarded to: X Out of Business, X Awarded amount: \$3,518.00 Awarded date: March 17, 1993 Expir/deliv date: April 1, 1993 Shipped to: State Planning Agency

Item: Magnifier, Optical Req.#: 32100-34858-01

Awarded to: Dazor Manufacturing Corporation, St. Louis, MO Awarded amount: \$785.20 Awarded date: March 17, 1993 Expir/deliv date: March 30, 1993 Shipped to: Minnesota Pollution Control

Agency

Item: Cartridge, Toner/Ribbon, Printer,

Recycled

Req.#: 36000-31768-01

Awarded to: Lasersharp, Inc., Hastings,

MN

Awarded amount: \$1,860.00 Awarded date: March 17, 1993 Expir/deliv date: April 15, 1993 Shipped to: Board of Vocational-

Technical Education

Item: Hardware, Miscellaneous Req.#: 78790-30774-01

Awarded to: Straughan Hardware,

Minneapolis, MN

Awarded amount: \$2,321.30 Awarded date: March 17, 1993 Expir/deliv date: April 16, 1993 Shipped to: Minnesota Correctional

Facility—Faribault

Item: Rescue Equipment, Miscellaneous

Req.#: 78790-30803-01

Awarded to: Acme Electric Motor, Inc.,

Grand Forks, ND

Awarded amount: \$1,828.95 Awarded date: March 17, 1993 Expir/deliv date: April 1, 1993 Shipped to: Minnesota Correctional

Facility—Faribault

Item: Seating, Office Req.#: 78830-11802-01

Awarded to: Dallas Midwest Company,

Dallas, TX

Awarded amount: \$615.80 Awarded date: March 17, 1993 Expir/deliv date: March 26, 1993 Shipped to: Minnesota Correctional

Facility

Item: Truck, Heavy Duty; Over 26,001

GVW

Req.#: 79382-02574-01

Awarded to: Mack Trucks, Inc., St.

Paul, MN

Awarded amount: \$169,755.00 Awarded date: March 17, 1993 Expir/deliv date: August 1, 1993 Shipped to: Minnesota Department of

Transportation

Item: Tractor, Parts and Accessories

Req.#: 79382-02606-01

Awarded to: Doyle W E Equipment Company, Burnsville, MN Awarded amount: \$25,180.00 Awarded date: March 17, 1993 Expir/deliv date: April 8, 1993 Shipped to: Various Locations

Item: Audio/Video Equipment,

Miscellaneous

Req.#: 26073-24482-01

Awarded to: Audio Visual Wholesalers,

Plymouth, MN

Awarded amount: \$9,375.00 Awarded date: March 17, 1993 Expir/deliv date: March 30, 1993 Shipped to: St. Cloud State University

Item: Monitor. Video (Not Computer)

Req.#: 26073-24504-01

Awarded to: Alpha Video & Audio,

Bloomington, MN

Awarded amount: \$2,565.00 Awarded date: March 17, 1993 Expir/deliv date: March 18, 1993 Shipped to: St. Cloud State University

Item: Monitor, Video (Not Computer)

Req.#: 27144-44439-01

Awarded to: Audio Visual Wholesalers,

Plymouth, MN

Awarded amount: \$864.95 Awarded date: March 17, 1993 Expir/deliv date: March 30, 1993 Shipped to: Itasca Community College Item: Laboratory/Science Equipment,

Miscellaneous

Req.#: 27144-44440-01

Awarded to: Carolina Bio Supply Company, Burlington, NC Awarded amount: \$624.75 Awarded date: March 17, 1993 Expir/deliv date: March 30, 1993 Shipped to: Itasca Community College

Item: Cap and Gown, Graduation

Req.#: 27151-93143-01

Awarded to: Jostens, Inc., Savage, MN Awarded amount: \$5,900.00 Awarded date: March 17, 1993 Expir/deliv date: April 30, 1993

Shipped to: Minneapolis Community

College

Item: Video Equipment, Parts and

Accessories

Req.#: 27153-10455-01

Awarded to: Aldy Graphic Supply, Inc.,

Minneapolis, MN

Awarded amount: \$1,699.00 Awarded date: March 17, 1993 Expir/deliv date: March 25, 1993 Shipped to: North Hennepin Community

College

Item: Vehicle, Utility Req.#: 29001-25682-01

Awarded to: Fargo Harley Davidson,

West Fargo, ND

Awarded amount: \$9,195.75 Awarded date: March 17, 1993 Expir/deliv date: May 1, 1993 Shipped to: Department of Natural

Resources

Item: Computer, Personal Req.#: 30000-18796-01

Awarded to: PC Tailors, Roseville, MN

Awarded amount: \$892.00
Awarded date: March 17, 1993
Expir/deliv date: April 1, 1993
Shipped to: State Planning Agency

Item: Computer Network Equipment

Req.#: 26072-04117-01

Awarded to: Emcomm, Loretto, MN Awarded amount: \$5,654.50 Awarded date: March 17, 1993 Expir/deliv date: April 1, 1993

Shipped to: Moorhead State University

Item: Computer Network Supplies

Req.#: 26072-04120-01

Awarded to: KMJ Communications Company, Minneapolis, MN Awarded amount: \$1,615.75

Awarded date: March 17, 1993 Expir/deliv date: April 1, 1993 Shipped to: Moorhead State University

Item: Computer Network Supplies

Req.#: 26072-04123-01 Awarded to: Unique Software Corporation, Eagan, MN Awarded amount: \$8,375.00 Awarded date: March 17, 1993 Expir/deliv date: April 1, 1993 Shipped to: Moorhead State University

Item: Training Aids and Supplies,

Scientific

Req.#: 26072-04103-01

Awarded to: Arbor Scientific, Ann

Arbor, MI

Awarded amount: \$3,828.00 Awarded date: March 17, 1993 Expir/deliv date: April 15, 1993 Shipped to: Moorhead State University

Item: Microscope
Req.#: 26072-04104-01
Awarded to: Leeds Precision
Instruments, Minneapolis, MN
Awarded amount: \$3,578.72
Awarded date: March 17, 1993
Expir/deliv date: March 30, 1993
Shipped to: Moorhead State University

Item: Computer, Personal Req.#: 26073-24536-01

Awarded to: Gateway 2000, North Sioux

City, SD

Awarded amount: \$1,930.00 Awarded date: March 17, 1993 Expir/deliv date: April 17, 1993 Shipped to: St. Cloud State University

Item: Computer, Personal Req.#: 26073-24538-01

Awarded to: Gateway 2000, North Sioux

City, SD

Awarded amount: \$3,290.00 Awarded date: March 17, 1993 Expir/deliv date: April 17, 1993 Shipped to: St. Cloud State University

Item: Computer Network Equipment

Req.#: 26073-24533-01 Awarded to: Parker Associates,

Wayzata, MN

Awarded amount: \$844.60 Awarded date: March 17, 1993 Expir/deliv date: April 3, 1993 Shipped to: St. Cloud State University

Item: Table, Folding Req.#: 02310-36663-01

Awarded to: S & T Office Products,

Inc., St. Paul, MN

Awarded amount: \$7,823.20 Awarded date: March 17, 1993 Expir/deliv date: April 21, 1993 Shipped to: Rainy River Community

College

Item: Laboratory/Science Supplies

Req.#: 04641-32111-01

Awarded to: Nuclear Associates, Carle

Place, NY

Awarded amount: \$570.00 Awarded date: March 17, 1993 Expir/deliv date: March 25, 1993 Shipped to: Minnesota Department of Agriculture

Item: Drive, Disk or Tape, Computer

Req.#: 12900-17029-01 Awarded to: Parker Associates.

Wayzata, MN

Awarded amount: \$1,759.40 Awarded date: March 17, 1993 Expir/deliv date: March 31, 1993 Shipped to: Minnesota Department of

Health

Item: Handicapped Device, Visual

Req.#: 21701-53792-01

Awarded to: Telesensory Systems, Inc.,

Mountain View, CA

Awarded amount: \$4,870.00

Awarded date: March 17, 100

Awarded date: March 17, 1993 Expir/deliv date: April 16, 1993 Shipped to: Minnesota Department of

Jobs and Training

Item: Handicapped Device, Visual

Req.#: 21701-53872-01

Awarded to: Telesensory Systems, Inc.,

Mountain View, CA

Awarded amount: \$2,985.00 Awarded date: March 17, 1993 Expir/deliv date: April 16, 1993 Shipped to: Minnesota Department of

Jobs and Training

Item: Handicapped Device, Visual

Req.#: 21701-53877-01

Awarded to: Telesensory Systems, Inc.,

Mountain View, CA

Awarded amount: \$2,985.00

Awarded date: March 17, 1993

Expir/deliv date: April 16, 1993

Shipped to: Minnesota Department of

Jobs and Training

Item: Handicapped Device, Visual

Req.#: 21701-53878-01

Awarded to: Telesensory Systems, Inc.,

Mountain View, CA

Awarded amount: \$3,645.00 Awarded date: March 17, 1993 Expir/deliv date: April 16, 1993 Shipped to: Minnesota Department of

Jobs and Training

Item: Contractor, Painting, Interior

Req.#: 26071-53098-01

Awarded to: Reichel & Son, Mankato,

M

Awarded amount: \$7,500.00 Awarded date: March 17, 1993 Expir/deliv date: March 22, 1993 Shipped to: Mankato State University

Item: Trees and Shrubs Req.#: 79050-70169-01

Awarded to: Wilson Nursery Sales,

Chanhassen, MN

Awarded amount: \$731.50 Awarded date: March 18, 1993 Expir/deliv date: May 1, 1993 Shipped to: Various Locations

Item: Trees and Shrubs Req.#: 79350-01245-02

Awarded to: Cross Nurseries, Inc.,

Lakeville, MN

Awarded amount: \$414.75 Awarded date: March 18, 1993

Expir/deliv date:

Shipped to: Various Locations

Item: Trees and Shrubs Req.#: 79750-01262-01

Awarded to: Wilson Nursery Sales,

Chanhassen, MN

Awarded amount: \$1,367.00 Awarded date: March 18, 1993 Expir/deliv date: May 12, 1993 Shipped to: Minnesota Department of

Transportation

Item: Radio, 2-Way, Stationary Equipment (Over \$500) Req.#: 79000-73704-01

Awarded to: Motorola C & E, Inc.,

Bloomington, MN

Awarded amount: \$96,101.20 Awarded date: March 18, 1993 Expir/deliv date: June 1, 1993 Shipped to: Minnesota Department of

Transportation

Item: Communication Equipment,

Microwave

Req.#: 79000-73705-01

Awarded to: Motorola C & E, Inc.,

Bloomington, MN

Awarded amount: \$23,990.00 Awarded date: March 18, 1993 Expir/deliv date: June 1, 1993 Shipped to: Minnesota Department of

Transportation

Item: Storage Units, Mobile, Parts

Req.#: 80300-93268-01

Awarded to: Hi Tensile Welding, Forest

Lake, MN

Awarded amount: \$1,057.00 Awarded date: March 18, 1993 Expir/deliv date: April 16, 1993 Shipped to: Weights and Measures

Division

Item: Public Address Equipment,

Wireless

Req.#: 78550-93376-01

Awarded to: Streicher Don Guns,

Minneapolis, MN

Awarded amount: \$450.00 Awarded date: March 18, 1993 Expir/deliv date: March 31, 1993 Shipped to: Minnesota Correctional

Facility

Item: Weapon, Chemical Req.#: 78550-93375-01

Awarded to: Streicher Don Guns,

Minneapolis, MN

Awarded amount: \$4,205.86 Awarded date: March 18, 1993 Expir/deliv date: March 31, 1993 Shipped to: Minnesota Correctional

Facility

Item: Washer, Laundry, Commercial

Req.#: 78790-30759-01

Awarded to: Quality TV & Appliance,

Faribault, MN

Awarded amount: \$7,452.00 Awarded date: March 18, 1993 Expir/deliv date: April 30, 1993 Shipped to: Minnesota Correctional

Facility—Faribault

Item: Trees and Shrubs Req.#: 79050-70166-02

Awarded to: K Distel & Associates,

Golden Valley, MN Awarded amount: \$3,823.75 Awarded date: March 18, 1993 Expir/deliv date: May 22, 1993 Shipped to: Various Locations

Item: Trees and Shrubs Req.#: 79050-70168-01

Awarded to: K Distel & Associates,

Golden Valley, MN Awarded amount: \$1,767.50 Awarded date: March 18, 1993 Expir/deliv date: March 29, 1993

Shipped to: Various Locations

Item: Trees and Shrubs Req.#: 79050-70169-02

Awarded to: K Distel & Associates,

Golden Valley, MN

Awarded amount: \$2,775.00 Awarded date: March 18, 1993 Expir/deliv date: May 1, 1993 Shipped to: Various Locations

Item: Trees and Shrubs Req.#: 79050-70166-01

Awarded to: Alpine Nursery, Houston,

MN

Awarded amount: \$11,453.90 Awarded date: March 18, 1993 Expir/deliv date: May 22, 1993 Shipped to: Various Locations

Item: Trees and Shrubs Req.#: 79050-70166-03

Awarded to: Wilson Nursery Sales,

Chanhassen, MN

Awarded amount: \$11,568.00 Awarded date: March 18, 1993 Expir/deliv date: May 22, 1993 Shipped to: Various Locations Item: Cap and Gown, Graduation

Req.#: 27151-93143-02

Awarded to: Jostens, Inc., Eden Prairie,

MN

Awarded amount: \$5,900.00 Awarded date: March 18, 1993 Expir/deliv date: April 30, 1993 Shipped to: Minneapolis Community

College

Item: Clothing, Uniform, Miscellaneous

Req.#: 27156-11099-01

Awarded to: American Linen Supply Company, Minneapolis, MN Awarded amount: \$2,000.00 Awarded date: March 18, 1993 Expir/deliv date: April 1, 1993 Shipped to: Normandale Community

College

Item: Sign (Not Powered, Not Highway)

Req.#: 29000-60359-01

Awarded to: Gopher Sign Company, St.

Paul, MN

Awarded amount: \$1,695.00 Awarded date: March 18, 1993 Expir/deliv date: April 1, 1993 Shipped to: Department of Natural Resources—Southern Service Center

Item: Copy Machine Supplies Req.#: 37001-30958-01

Awarded to: Xerox Corporation,

Owatonna, MN

Awarded amount: \$600.00 Awarded date: March 18, 1993 Expir/deliv date: May 5, 1993

Shipped to: Minnesota Academy for the

Deaf

Item: Tool, Hand, Carpenters, Electric

Powered

Req.#: 37001-30873-01

Awarded to: Peterson G C Machinery Company, Minneapolis, MN

Awarded amount: \$331.00 ·
Awarded date: March 18, 1993
Expir/deliv date: March 31, 1993
Shipped to: Minnesota Academy for the

Deaf

Item: Handicapped Equipment,

Miscellaneous

Req.#: 37001-30911-01

Awarded to: Rec Supply Company, Inc.,

Bismarck, ND

Awarded amount: \$2,400.00 Awarded date: March 18, 1993 Expir/deliv date: April 16, 1993 Shipped to: Minnesota Academy for the

Deaf

Item: Hardware, Door Lock and Hinging

Req.#: 75250-30393-01

Awarded to: Humac Engine &
Equipment, Bloomington, MN

Awarded amount: \$706.21

Awarded date: March 18, 1993

Expir/deliv date: April 16, 1993

Shipped to: Minnesota Veterans Home

Item: Furniture, Library, Miscellaneous

Req.#: 78500-40194-01

Awarded to: Gaylord Brothers, Inc.,

Syracuse, NY

Awarded amount: \$1,078.50 Awarded date: March 18, 1993 Expir/deliv date: April 15, 1993 Shipped to: Minnesota Correctional

Facility

Item: Trees and Shrubs Req.#: 01000-07264-01

Awarded to: Lee Nursery, Inc., Fertile,

MN

Awarded amount: \$5,117.00 Awarded date: March 18, 1993 Expir/deliv date: April 15, 1993 Shipped to: Facilities Management

Office

Item: Furniture, Computer, Miscellaneous

Req.#: 02310-36591-01

Awarded to: Facilities Group, Edina,

MN

Awarded amount: \$20,610.00 Awarded date: March 18, 1993 Expir/deliv date: May 7, 1993 Shipped to: Rainy River Community

College

Item: Contractor, Elevator and Escalator

Req.#: 21200-53789-01

Awarded to: Eagle Elevator Corporation,

St. Paul, MN

Awarded amount: \$3,466.00 Awarded date: March 18, 1993 Expir/deliv date: March 26, 1993 Shipped to: Minnesota Department of

Jobs and Training

Item: Service, Testing Laboratory

Req.#: 26071-60477-01

Awarded to: MVTL Lab, Inc., New

Ulm, MN

Awarded amount: \$2,850.00 Awarded date: March 18, 1993 Expir/deliv date: March 30, 1993 Shipped to: Mankato State University

Item: Printing Equipment,

Miscellaneous

Req.#: 26071-38641-01

Awarded to: AM Multigraphics, Eagan.

MN

Awarded amount: \$1,872.00 Awarded date: March 18, 1993 Expir/deliv date: April 30, 1993 Shipped to: Mankato State University

Item: Training Tape, Video, Miscellaneous

Req.#: 26073-24388-01

Awarded to: Encyclopedia Brittanica,

Chicago, IL

Awarded amount: \$9,974.00 Awarded date: March 18, 1993 Expir/deliv date: April 30, 1993 Shipped to: St. Cloud State University

Item: Training Devices, Miscellaneous

Req.#: 26073-24305-01

Awarded to: Rhino Robots, Inc.,

Champaign, IL

Awarded amount: \$7,995.00 Awarded date: March 18, 1993 Expir/deliv date: March 30, 1993 Shipped to: St. Cloud State University

Item: Scating, Office Req.#: 26073-24529-01

Awarded to: S & T Office Products, St.

Cloud, MN

Awarded amount: \$660.00 Awarded date: March 18, 1993 Expir/deliv date: April 3, 1993 Shipped to: St. Cloud State University

Item: Van/Bus, Handicap Equipped

Req.#: 79000-32108-01

Awarded to: Minnesota Body & Equipment Company, Shakopee, MN

Awarded amount: \$5,708.40 Awarded date: March 19, 1993 Expir/deliv date: August 15, 1993 Shipped to: Various Locations Item: Van/Bus, Handicap Equipped

Req.#: 79000-32109-01

Awarded to: Minnesota Body &

Equipment Company, Shakopee, MN Awarded amount: \$5,808.60 Awarded date: March 19, 1993 Expir/deliv date: August 15, 1993 Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped

Req.#: 79000-32110-01

Awarded to: Minnesota Body & Equipment Company, Shakopee, MN

Awarded amount: \$5,808.60 Awarded date: March 19, 1993 Expir/deliv date: August 15, 1993 Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped

Req.#: 79000-32111-01

Awarded to: Minnesota Body & Equipment Company, Shakopee, MN

Awarded amount: \$6,362.40 Awarded date: March 19, 1993 Expir/deliv date: August 15, 1993 Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped

Req.#: 79000-32113-01

Awarded to: Minnesota Body &

Equipment Company, Shakopee, MN Awarded amount: \$6,228.00 Awarded date: March 19, 1993 Expir/deliv date: August 15, 1993 Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped

Req.#: 79000-32115-01

Awarded to: Minnesota Body & Equipment Company, Shakopee, MN

Awarded amount: \$6,353.20 Awarded date: March 19, 1993 Expir/deliv date: August 15, 1993 Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped

Req.#: 79000-32117-01

Awarded to: Minnesota Body & Equipment Company, Shakopee, MN

Awarded amount: \$5,693.40 Awarded date: March 19, 1993 Expir/deliv date: August 15, 1993 Shipped to: Various Locations Item: Van/Bus, Handicap Equipped

Req.#: 79000-32095-01

Awarded to: Minnesota Body & Equipment Company, Shakopee, MN

Awarded amount: \$5,807.60 Awarded date: March 19, 1993 Expir/deliv date: August 15, 1993 Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped

Req.#: 79000-32096-01

Awarded to: Minnesota Body & Equipment Company, Shakopee, MN

Awarded amount: \$5,685.40 Awarded date: March 19, 1993 Expir/deliv date: August 15, 1993 Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped

Req.#: 79000-32097-01

Awarded to: Minnesota Body & Equipment Company, Shakopee, MN

Awarded amount: \$5,685.40 Awarded date: March 19, 1993 Expir/deliv date: August 15, 1993 Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped

Req.#: 79000-32098-01

Awarded to: Minnesota Body &

Equipment Company, Shakopee, MN Awarded amount: \$5,701.40 Awarded date: March 19, 1993 Expir/deliv date: August 15, 1993 Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped

Req.#: 79000-32099-01

Awarded to: Minnesota Body &

Equipment Company, Shakopee, MN Awarded amount: \$6,218.80

Awarded amount: \$6,218.80 Awarded date: March 19, 1993 Expir/deliv date: August 15, 1993 Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped

Req.#: 79000-32101-01

Awarded to: Minnesota Body &

Equipment Company, Shakopee, MN Awarded amount: \$5,675.40 Awarded date: March 19, 1993 Expir/deliv date: August 15, 1993 Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32102-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$5,683.40
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32104-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$5,682.40
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32082-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$6,263.80
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32083-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$7,437.40
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32084-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$6,376.40
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32085-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$6,259.00
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32086-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$5,808.60
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32089-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$5,808.60
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32091-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$7,836.60
Awarded date: March 19, 1993
Expir/deliv date: September 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32093-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$7,476.00
Awarded date: March 19, 1993
Expir/deliv date: September 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32070-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$23,234.40
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32071-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$23,234.40
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32072-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$25,449.60
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32074-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$24,912.00
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32076-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$25,412.80
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32078-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$22,773.60
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32079-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$5,821.60
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32080-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$6,310.20
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32057-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$22,741.60
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32058-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$22,741.60
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32059-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$22,805.60
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32060-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$24,875.20
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32062-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$22,701.60
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32063-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$22,733.60
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32065-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$22,729.60
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32069-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$22,833.60
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32044-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$29,749.60
Awarded date: March 19, 1993
Expir/deliv date: September 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32045-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$25,505.60
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32046-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$25,036.00
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32047-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$23,234.40
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32050-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$23,234.40
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32052-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$31,346.40
Awarded date: March 19, 1993
Expir/deliv date: September 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32054-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$29,904.00
Awarded date: March 19, 1993
Expir/deliv date: September 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32056-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$23,230.40
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Pallet
Req.#: 78830-11648-01
Awarded to: Hubert Dist. Company,
Inc., Harrison, OH
Awarded amount: \$1,955.00
Awarded date: March 19, 1993
Expir/deliv date: April 12, 1993
Shipped to: Minnesota Correctional
Facility

Item: Monitor, Video (Not Computer)
Req.#: 79000-33411-01
Awarded to: Alpha Video & Audio,
Bloomington, MN
Awarded amount: \$556.00
Awarded date: March 19, 1993
Expir/deliv date: March 30, 1993
Shipped to: Minnesota Department of
Transportation

Item: Sign, Highway, Powered
Req.#: 79382-02588-01
Awarded to: Warning Lites of
Minnesota, Inc., Minneapolis, MN
Awarded amount: \$72,642.00
Awarded date: March 19, 1993
Expir/deliv date: May 1, 1993
Shipped to: Minnesota Department of
Transportation

Equipment (Under \$500)

Req.#: 79000-33319-01

Awarded to: Andrew Corporation,
Orland Park, IL

Awarded amount: \$11,552.54

Awarded date: March 19, 1993

Expir/deliv date: March 24, 1993

Shipped to: Minnesota Department of
Transportation

Item: Radio, 2-Way, Stationary

Item: Radio, 2-Way, Stationary
Equipment (Under \$500)
Req.#: 79000-33320-01
Awarded to: Andrew Corporation,
Orland Park, IL
Awarded amount: \$22,473.82
Awarded date: March 19, 1993
Expir/deliv date: March 24, 1993
Shipped to: Minnesota Department of

Transportation

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32040-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$23,286.40
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32041-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN
Awarded amount: \$25,240.80
Awarded date: March 19, 1993
Expir/deliv date: August 15, 1993
Shipped to: Various Locations

Item: Van/Bus, Handicap Equipped
Req.#: 79000-32043-01
Awarded to: Minnesota Body &
Equipment Company, Shakopee, MN

Awarded amount: \$25,055.20 Awarded date: March 19, 1993 Expir/deliv date: August 15, 1993 Shipped to: Various Locations

Item: Recorder, Video Tape/Disc

Req.#: 55000-32484-01

Awarded to: Diversified Business,
Minneapolis, MN

Awarded amount: \$1,314.32

Awarded date: March 19, 1993

Expir/deliv date: March 30, 1993

Shipped to: Department of Human
Services

Item: Surveillance System
Req.#: 55304-09482-01
Awarded to: General Security,
Minneapolis, MN
Awarded amount: \$4,356.50
Awarded date: March 19, 1993
Expir/deliv date: April 1, 1993
Shipped to: Brainerd Regional Human
Service

Item: Plywood
Req.#: 55303-93566-01
Awarded to: Knox Lumber, Burnsville,
MN
Awarded amount: \$6,122.16
Awarded date: March 19, 1993
Expir/deliv date: March 30, 1993
Shipped to: Faribault Regional Center

Item: Training Aids and Supplies,
Armament
Req.#: 78550-93379-01
Awarded to: Larson Greg Sports,
Brainerd, MN
Awarded amount: \$962.28
Awarded date: March 19, 1993
Expir/deliv date: March 31, 1993
Shipped to: Minnesota Correctional
Facility

Item: Meat
Req.#: 78620-00494-01
Awarded to: Professional Food Systems,
South St. Paul, MN
Awarded amount: \$20,866.55
Awarded date: March 19, 1993
Expir/deliv date: April 5, 1993
Shipped to: Minnesota Correctional
Facility

Awarded to: Acme Electric Motor, Inc., Fargo, ND Awarded amount: \$1,870.00 Awarded date: March 19, 1993 Expir/deliv date: April 9, 1993 Shipped to: Minnesota Correctional Facility

Item: Tool, Woodwork Machine

Req.#: 78760-03267-01

Item: Detector, Gas Hazard
Req.#: 78790-30804-01
Awarded to: Continental Safety
Equipment, Eagan, MN
Awarded amount: \$2,196.00
Awarded date: March 19, 1993
Expir/deliv date: April 1, 1993
Shipped to: Minnesota Correctional
Facility—Faribault

Item: Public Address Equipment, Wired Req.#: 78830-11637-01
Awarded to: Ness Electric, Inc., Minneapolis, MN
Awarded amount: \$934.45
Awarded date: March 19, 1993
Expir/deliv date: March 31, 1993
Shipped to: Minnesota Correctional Facility

Req.#: 27146-93520-01 Awarded to: EPA Audio Visual, Rockford, MN Awarded amount: \$1,765.00 Awarded date: March 19, 1993 Expir/deliv date: March 31, 1993 Shipped to: Worthington Community College

Item: Camera, Video Tape

Item: Snowmobile
Req.#: 29002-22955-02
Awarded to: Arctco, Inc., Thief River
Falls, MN
Awarded amount: \$733.00

Awarded amount: \$733.00 Awarded date: March 19, 1993 Expir/deliv date: March 19, 1993 Shipped to: Department of Natural Resources Regional Headquarters

Item: Snowmobile Req.#: 29002-22956-02

Awarded to: Arctco, Inc., Thief River

Falls, MN

Awarded amount: \$245.00 Awarded date: March 19, 1993 Expir/deliv date: March 19, 1993 Shipped to: Department of Natural Resources Regional Headquarters

Item: Fence, Wire Req.#: 29002-23151-01

Awarded to: Archers Supply Company,

Little Falls, MN

Awarded amount: \$3,735.46 Awarded date: March 19, 1993 Expir/deliv date: May 1, 1993 Shipped to: Various Locations

Item: Computer, Personal Req.#: 30000-18795-01 Awarded to: Portico Computers II,

Awarded to: Portico Compute

Minneapolis, MN

Awarded amount: \$3,518.00 Awarded date: March 19, 1993 Expir/deliv date: April 1, 1993 Shipped to: State Planning Agency

Item: Office Supplies, Miscellaneous

Req.#: 36000-31773-01

Awarded to: Tierney Brothers, Inc.,

Minneapolis, MN

Awarded amount: \$1,205.10
Awarded date: March 19, 1993
Expir/deliv date: April 15, 1993
Shipped to: Board of Vocational-Technical Education

Item: Bar Code Reading Equipment

Req.#: 42209-18836-01

Awarded to: Dytec North, Inc., St. Paul,

MN

Awarded amount: \$9,648.00 Awarded date: March 19, 1993 Expir/deliv date: April 3, 1993 Shipped to: Department of Labor and

Industry

Item: Software, Personal Computer

Req.#: 42190-18880-01

Awarded to: Intercomputer, Cincinnati,

OH

Awarded amount: \$990.00 Awarded date: March 19, 1993 Expir/deliv date: April 17, 1993 Shipped to: Department of Labor and

Industry

Item: Computer, Personal Req.#: 26073-24421-01

Awarded to: PC Tailors, Roseville, MN Awarded amount: \$3,218.00 Awarded date: March 19, 1993 Expir/deliv date: April 1, 1993 Shipped to: St. Cloud State University

Item: Video Equipment, Parts and

Accessories

Req.#: 26073-24491-01 **Awarded to:** EPA Audio Visual,

Rockford, MN

Awarded amount: \$18,191.77 Awarded date: March 19, 1993 Expir/deliv date: March 30, 1993 Shipped to: St. Cloud State University

Item: Laboratory/Science Equipment,

Miscellaneous

Req.#: 26073-24498-01

Awarded to: Burleigh Instruments, Inc.,

Fishers, NY

Awarded amount: \$10,790.00 Awarded date: March 19, 1993 Expir/deliv date: March 30, 1993 Shipped to: St. Cloud State University

Item: Musical Instruments, String

Req.#: 26073-24440-01

Awarded to: Follands David Violins,

Northfield, MN

Awarded amount: \$5,017.86 Awarded date: March 19, 1993 Expir/deliv date: June 1, 1993 Shipped to: St. Cloud State University

Item: Bag, Promotional Req.#: 27000-53849-02

Awarded to: Spartan Promotional

Group, St. Paul, MN

Awarded amount: \$3,137.00

Awarded date: March 19, 1993

Expir/deliv date: August 1, 1993

Shipped to: Community College Board

Item: Video Equipment, Parts and

Accessories

Req.#: 27000-10460-01

Awarded to: Alpha Video & Audio,

Bloomington, MN
Awarded amount: \$690.00
Awarded date: March 19, 1993

Expir/deliv date: April 9, 1993 Shipped to: North Hennepin Community

College

Item: Furniture, Laboratory,

Miscellaneous

Req.#: 27148-61149-01

Awarded to: JGC Equipment Company,

Blaine, MN

Awarded amount: \$1,662.21 Awarded date: March 19, 1993 Expir/deliv date: March 30, 1993 Shipped to: Rochester Community

College

Item: Security System **Req.#:** 27145-07819-01

Awarded to: 3M Safety & Security, St.

Paul. MN

Awarded amount: \$4,665.00 Awarded date: March 19, 1993 Expir/deliv date: March 31, 1993 Shipped to: Willmar Community

College

Item: Sports Supplies, Miscellaneous

Req.#: 26070-14998-01

Awarded to: Sports Imports, Columbus,

OH

Awarded amount: \$2,390.30 Awarded date: March 19, 1993 Expir/deliv date: April 23, 1993 Shipped to: Bemidji State University

Item: Table, Folding Req.#: 26070-15091-01

Awarded to: Facilities Group, Edina,

MN

Awarded amount: \$1,065.00 Awarded date: March 19, 1993 Expir/deliv date: May 18, 1993 Shipped to: Bemidji State University

Item: Seating, Chair, Folding Req.#: 26070-15092-01

Awarded to: Facilities Group, Edina,

MN

Awarded amount: \$2,000.00 Awarded date: March 19, 1993 Expir/deliv date: May 18, 1993 Shipped to: Bemidji State University

Item: Printer, Computer Req.#: 26072-04096-01

Awarded to: Mathison Company, Fargo,

ND

Awarded amount: \$10,236.58 Awarded date: March 19, 1993 Expir/deliv date: April 1, 1993

Shipped to: Moorhead State University

Item: Recorder, Video Tape/Disc Req.#: 26072-04111-01

Awarded to: Alpha Video & Audio,

Bloomington, MN

Awarded amount: \$6,486.00 Awarded date: March 19, 1993 Expir/deliv date: April 1, 1993 Shipped to: Moorhead State University

Item: Microscope Reg.#: 26072-04118-01 Awarded to: Leeds Precision Instruments, Minneapolis, MN **Awarded amount: \$6,051.18** Awarded date: Moorhead State University

Item: Lighting, Stage/Theater Req.#: 26072-04109-01

Awarded to: Secoa, Minneapolis, MN **Awarded amount: \$14,595.30** Awarded date: March 19, 1993 Expir/deliv date: April 1, 1993 **Shipped to:** Moorhead State University

Item: Football Equipment Req.#: 26072-04094-01

Awarded to: Fitzharris Athletic, St.

Cloud, MN

Awarded amount: \$1,390.50 Awarded date: March 19, 1993 Expir/deliv date: April 30, 1993 Shipped to: Moorhead State University

Item: Water Testing/Sampling

Equipment

Req.#: 04111-31967-01

Awarded to: Tech Sales Company,

Minneapolis, MN

Awarded amount: \$4,056.50 Awarded date: March 19, 1993 Expir/deliv date: April 1, 1993 **Shipped to:** Minnesota Department of

Agriculture

Item: Telephone System, Voice Mail/

Response

Req.#: 07700-27221-04

Awarded to: Cool Air Mechanical, St.

Paul, MN

Awarded amount: \$968.0 Awarded date: March 19, 1993 Expir/deliv date: May 10, 1993 **Shipped to:** Various Locations

Item: Telephone System, Voice Mail/

Response

Req.#: 07700-27221-02

Awarded to: Ameridata Systems, Inc.,

St. Paul, MN

Awarded amount: \$13,382.00 Awarded date: March 19, 1993 Expir/deliv date: May 14, 1993 **Shipped to:** Various Locations

Item: Telephone System, Voice Mail/

Response

Req.#: 07700-27221-01

Awarded to: Norstan Business Systems,

Maple Grove, MN

Awarded amount: \$242,027,96 Awarded date: March 19, 1993 Expir/deliv date: May 14, 1993 **Shipped to:** Various Locations

Item: Telephone System, Voice Mail/

Response

Req.#: 07700-27221-03

Awarded to: Lindell Electric, Inc.,

Blaine, MN

Awarded amount: \$4,465.00 Awarded date: March 19, 1993 Expir/deliv date: May 10, 1993 Shipped to: Various Locations

Item: Radio, 2-Way, Mobile Equipment

(Over \$500)

Req.#: 07500-42166-01

Awarded to: Comm. Center, Richfield,

MN

Awarded amount: \$2,530.00 Awarded date: March 19, 1993 Expir/deliv date: April 1, 1993 Shipped to: Various Locations

Item: Service, Auto Body Repair; Non

Metro Area

Req.#: 07500-42172-01

Awarded to: Dicks Auto Body, Hager

City, WI

Awarded amount: \$3,750.07 Awarded date: March 19, 1993 Expir/deliv date: March 22, 1993 Shipped to: Department of Public Safety

Item: Auto, Leased Reg.#: 07300-41871-01

Awarded to: National Fleet Sales, Edina,

Awarded amount: \$1,455.90 Awarded date: March 19, 1993 Expir/deliv date: April 1, 1993 Shipped to: Department of Public Safety

Req.#: 78620-00495-01

Awarded to: Granite City Meats, Sauk

Rapids, MN

Item: Poultry

Awarded amount: \$1,375.00 Awarded date: March 23, 1993 Expir/deliv date: April 12, 1993 **Shipped to:** Minnesota Correctional

Facility

Item: Poultry

Req.#: 78620-00495-02

Awarded to: Professional Food Systems,

South St. Paul, MN

Awarded amount: \$2,918.70 Awarded date: March 23, 1993 Expir/deliv date: April 12, 1993 **Shipped to:** Minnesota Correctional

Facility

Item: Air Purification Equipment

Req.#: 79000-33162-01

Awarded to: Pro Tec Design, Inc.,

Minneapolis, MN

Awarded amount: \$7,252.60 Awarded date: March 23, 1993 Expir/deliv date: April 30, 1993 Shipped to: Minnesota Department of

Transportation

Item: Truck Parts and Supplies, Miscellaneous

Req.#: 79990-00387-01

Awarded to: Spray Control Systems,

Inc., Blooming Prairie, MN **Awarded amount: \$6,991.82** Awarded date: March 23, 1993 Expir/deliv date: April 15, 1993 Shipped to: Minnesota Department of

Transportation

Item: Photo Developing Supplies, Miscellaneous

Req.#: 26073-24552-01

Awarded to: Calumet Photographic,

Bensenville, IL

Awarded amount: \$746.65 Awarded date: March 23, 1993 Expir/deliv date: April 10, 1993 Shipped to: St. Cloud State University

Item: Tractor, Loader, Skid Steer

Req.#: 26073-24368-01

Awarded to: Lano Equipment, Inc.,

Shakopee, MN

Awarded amount: \$15,995.00 Awarded date: March 23, 1993 Expir/deliv date: April 1, 1993 Shipped to: St. Cloud State University

Item: Microscope
Req.#: 27151-93153-01
Awarded to: Fisher Scientific
Corporation, Itasca, IL
Awarded amount: \$1,610.79
Awarded date: March 23, 1993
Expir/deliv date: March 31, 1993
Shipped to: Minneapolis Community

College

Item: Scale/Balance, Laboratory,

Precision

Req.#: 27156-11107-01

Awarded to: VWR Scientific, Chicago,

IL

Awarded amount: \$1,946.39 Awarded date: March 23, 1993 Expir/deliv date: April 1, 1993 Shipped to: Normandale Community

College

Item: Scale/Balance, Laboratory,

Precision

Req.#: 27156-11106-01

Awarded to: Bio Med Engineering

Company, St. Paul, MN
Awarded amount: \$3,090.00
Awarded date: March 23, 1993
Expir/deliv date: April 1, 1993
Shipped to: Normandale Community

College

Item: Monitor, Video, Computer

Req.#: 27148-61158-01

Awarded to: Computerland, Plymouth,

MN

Awarded amount: \$1,580.00 Awarded date: March 23, 1993 Expir/deliv date: April 3, 1993 Shipped to: Rochester Community

College

Item: Battery, Industrial Req.#: 32100-34964-01

Awarded to: Tech Sales, Company,

Minneapolis, MN

Awarded amount: \$615.00
Awarded date: March 23, 1993
Expir/deliv date: April 16, 1993
Shipped to: Minnesota Pollution Control

Agency

Item: Service, Heating (Water/Steam)

Repair/Maintenance Req.#: 55100-05123-01

Awarded to: LBP Mechanical, Inc.,

Minneapolis, MN

Awarded amount: \$3,785.00 Awarded date: March 23, 1993 Expir/deliv date: April 16, 1993 Shipped to: Anoka Metro Regional

Treatment Center

Item: Service, Heat/AC/Vent Equipment, Repair/Maintenance

Req.#: 02307-34353-01

Awarded to: Honeywell, Inc., Edina,

MN

Awarded amount: \$6,400.00 Awarded date: March 23, 1993 Expir/deliv date: April 1, 1993 Shipped to: State of Minnesota

Item: Service, Testing Laboratory

Req.#: 04111-31944-01

Awarded to: Agvise Lab, Benson, MN

Awarded amount: \$564.00 Awarded date: March 23, 1993 Expir/deliv date: March 25, 1993 Shipped to: Minnesota Department of

Agriculture

Item: Office Supplies, Miscellaneous

Req.#: 12300-15816-01

Awarded to: Mid America Business Systems, Minneapolis, MN

Awarded amount: \$13,495.00 Awarded date: March 23, 1993 Expir/deliv date: May 14, 1993 Shipped to: Minnesota Department of

Health

Item: Prosthetic Supplies
Req.#: 21605-06150-01
Awarded to: Winkley Company,

Minneapolis, MN

Awarded amount: \$1,975.00 Awarded date: March 23, 1993 Expir/deliv date: March 31, 1993 Shipped to: Various Locations

Item: Laboratory/Science Supplies

Req.#: 24500-30659-01 Awarded to: Continental Safety Equipment, Eagan, MN Awarded amount: \$490.00 Awarded date: March 23, 1993 Expir/deliv date: April 20, 1993 Shipped to: Minnesota Department of

Employee Relations

Item: Air Conditioning Equipment,

Commercial

Req.#: 26070-15088-01

Awarded to: Goodin Company, St. Paul,

MN

Awarded amount: \$1,506.15 Awarded date: March 23, 1993 Expir/deliv date: April 20, 1993 Shipped to: Bemidji State University

Item: Computer Network Equipment

Req.#: 26071-48287-01

Awarded to: Emcomm, Loretto, MN Awarded amount: \$2,266.00 Awarded date: March 23, 1993 Expir/deliv date: March 26, 1993 Shipped to: Mankato State University

Item: Printer, Computer Req.#: 26073-24485-02

Awarded to: Cedar Computer Center,

Edina, MN

Awarded amount: \$2,349.88 Awarded date: March 23, 1993 Expir/deliv date: March 31, 1993 Shipped to: St. Cloud State University

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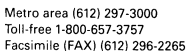
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