Minnesota State Register

(Published every Monday (Tuesday when Monday is a holiday.)



Proposed, Adopted, Emergency, Expedited, Withdrawn, Vetoed Rules; Executive Orders; Appointments; Commissioners' Orders; Revenue Notices; Official Notices; State Grants & Loans; State Contracts; Non-State Public Bids, Contracts & Grants

> Monday 6 July 2015 Volume 40, Number 1 Pages 1 - 24

Minnesota State Register =

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

The Minnesota State Register is the official publication of the State of Minnesota's Executive Branch of government, published weekly to fulfill the legislative mandate set forth in *Minnesota Statutes*, Chapter 14, and *Minnesota Rules*, Chapter 1400. It contains:

- Proposed Rules
- Adopted Rules
- Exempt Rules

• Withdrawn Rules

- · Vetoed Rules
- Executive Orders of the Governor

Proclamations

- · Commissioners' Orders
- Revenue Notices

· State Grants and Loans

- Contracts for Professional, Technical and Consulting Services
- Non-State Public Bids, Contracts and Grants

Expedited Rules

• Official Notices

Appointments

Printing Schedule and Submission Deadlines									
Vol. 40 Issue Number	PUBLISH DATE (BOLDFACE shows altered publish date)		E CE shows	Deadline for: all Short Rules, Executive and Commissioner's Orders, Revenue and Official Notices, State Grants, Professional-Technical-Consulting Contracts, Non-State Bids and Public Contracts			Deadline for LONG, Complicated Rules (contact the editor to negotiate a deadline)		
# 2	Monday	13	July	Noon Tuesday	7	July	Noon Thursday	2	July
# 3	Monday	20	July	Noon Tuesday	14	July	Noon Thursday	9	July
# 4	Monday	27	July	Noon Tuesday	21	July	Noon Thursday	16	July
# 5	Monday	3	August	Noon Tuesday	28	July	Noon Thursday	23	July

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THE MINNESOTA STATE REGISTER IS PUBLISHED by Plant Management Division, Department of Administration, State of Minnesota, pursuant to Minnesota Statutes § 14.46 and is available on-line at website: http://www.comm.media.state.mn.us/bookstore/mnbookstore

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Minnesota Rules: Amendments and Additions

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 80 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. Supplements are published to update this set of rules. Generally speaking, proposed and adopted exempt rules do not appear in this set because of their short-term nature, but are published in the *State Register*.

An agency must first solicit **Comments on Planned Rules** or **Comments on Planned Rule Amendments** from the public on the subject matter of a possible rulemaking proposal under active consideration within the agency (*Minnesota Statutes* §§ 14.101). It does this by publishing a notice in the *State Register* at least 60 days before publication of a notice to adopt or a notice of hearing, or within 60 days of the effective date of any new statutory grant of required rulemaking.

When rules are first drafted, state agencies publish them as **Proposed Rules**, along with a notice of hearing, or a 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, but 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.

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 issues #1-39); issues #40-52 inclusive, with final index (#1-52, or 53 in some years). An annual subject matter index for rules was separately printed usually in August, but starting with Volume 19 now appears in the final issue of each volume. For copies or subscriptions to the *State Register*, contact Minnesota's Bookstore, 660 Olive Street (one block east of I-35E and one block north of University Ave), St. Paul, MN 55155, phone: (612) 297-3000, or toll-free 1-800-657-3757. TTY relay service phone number: (800) 627-3529

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A rule becomes effective after the requirements of *Minnesota Statutes* §§ 14.05-14.28 have been met and five working days after the rule is published in the *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.

KEY: Proposed Rules - <u>Underlining</u> indicates additions to existing rule language. <u>Strikeouts</u> indicate deletions from existing rule language. If a proposed rule is totally new, it is designated "all new material." **Adopted Rules** - <u>Underlining</u> indicates additions to proposed rule language. <u>Strikeout</u> indicates deletions from proposed rule language.

Minnesota Department of Labor and Industry (DLI)

Adopted Permanent Rules Establishing Criteria for Long-Term Treatment with Opioid Analgesic Medication for Workers' Compensation Injuries

The rules proposed and published at *State Register*, Volume 39, Number 37, pages 1334-1342, March 16, 2015 (39 SR 1334), are adopted with the following modifications:

5221.6040 DEFINITIONS.

[For text of subps 1 to 8 7, see M.R.]

Subp. 7a. **Illegal substance.** "Illegal substance" means a drug or other substance that is illegal under state or federal controlled substances law, but does not include a patient's use of medical cannabis permitted under *Minnesota Statutes*, sections 152.22 to 152.37.

[For text of subp 8, see M.R.]

5221.6110 LONG-TERM TREATMENT WITH OPIOID ANALGESIC MEDICATION.

Subp. 4. **Patient selection criteria.** Before initiating a plan for long-term treatment with opioid analgesic medication, the prescribing health care provider must determine that all of the following criteria are met:

F. a <u>qualitative</u> urine drug test confirms that the patient is not using any illegal substances.

Subp. 6. Opioid risk assessment; program of treatment.

G. All prescriptions for long-term treatment with opioid analgesic medication must be written only by the prescribing health care provider or the designated proxy. The patient must agree to inform the prescribing health care provider if short-term treatment with opioid analgesic medications or other controlled drugs is prescribed by other health care providers in the treatment of acute injuries or conditions so that overall care can be properly coordinated. Examples of acute medical problems are dental procedures, acute trauma, surgery, or emergency medical treatment. The patient must also agree to inform the prescribing health care provider of any use of medical cannabis permitted under *Minnesota Statutes*, sections 152.22 to 152.37.

Subp. 7. **Written treatment contract.** A patient receiving long-term treatment with opioid analgesic medication must enter into a written treatment contract with the prescribing health care provider as part of the integrated program of treatment. The written contract must be made part of the patient's medical record. A copy of the contract must be provided to the patient. Except when discontinuance is required by subpart 8, items E and F, the prescribing health care provider has discretion to discontinue treatment with opioid analgesic medication if the provider believes that the patient has not complied with the terms of the contract. Discontinuance must be according to a tapering schedule as described in subpart 6, item M. The contract must include the following:

- I. an agreement by the patient to:
 - (2) abstain from all illegal drugs substances;
- Subp. 8. **Monitoring long-term treatment with opioid analgesic medications.** The prescribing health care provider who is party to the treatment contract must monitor treatment that includes long-term prescription of opioid analgesic medications. The prescribing health care provider must document the monitoring in the medical record. Monitoring must include everything in items A to G.

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F. The prescribing health care provider has discretion to order urine drug testing as part of a patient's monitoring, except that monitoring must include urine drug testing at least twice per year for each patient who is taking more than 120 morphine-equivalent milligrams per day or is at high risk for dependence or abuse under subpart 6, item B.

(1) Urine drug testing protocol is within the discretion of the prescribing provider. After all tests requested by the prescribing provider are completed, urine drug testing is failed if it shows the presence of <u>an illegal substances substance</u> or if the results are inconsistent with the opiate and dosage prescribed. If the urine drug testing is failed, opioid medications must be discontinued using a schedule of tapering dosages as described in subpart 6, item M..

Minnesota Board of Water and Soil Resources (BWSR) Adopted Permanent Rules Relating to Local Water Management

The rules proposed and published at *State Register*, Volume 39, Number 14, pages 445-461, October 06, 2014 (39 SR 445), are adopted with the following modifications:

8410.0040 REMOVAL OF ORGANIZATION REPRESENTATIVES.

Subpart 1. **Removal for violations.** A manager of a watershed district or a member of a joint powers board may be removed from the position by a majority vote of the appointing authority before term expiration for violation of a code of ethics or bylaws of the watershed management organization or appointing authority or for malfeasance, nonfeasance, or misfeasance, after being provided an opportunity for a hearing before the appointing authority.

8410.0060 LAND AND WATER RESOURCES.

Subpart 1. **Requirements.** Each plan must contain information and a general analysis based on existing records, plans, and publications for the elements listed in items A to M or from a previous plan of the organization or a county groundwater plan. Information may be incorporated by reference if the data is generally described in the plan and the complete data and analysis is in a freely accessible location that is specified. At a minimum, the plan must include a map of the surface water resources within the boundaries of the organization. Elements to include that must be included in each plan are:

8410.0080 ESTABLISHMENT OF GOALS.

- Subp. 2. Water quantity. Water quantity goals must be established to address priority issues, at a minimum, considering volume, peak rate, base flow, <u>and</u> imperviousness, <u>or similar issues</u>. The goals must recognize current trend direction and the fundamental relationship between water quantity and land use.
- Subp. 7. **Groundwater.** Goals must be established to address groundwater-surface water interactions defined in approved and adopted county groundwater plans that are in effect. Organizations are encouraged to shall establish goals to address groundwater issues identified within the area of the organization in the Twin Cities Metropolitan Area Master Water Supply Plan, or the Metropolitan Council's subsequent equivalent, and source water protection plans, and local water supply plans. Additional goals may be established as determined by the organization.

8410.0105 IMPLEMENTATION ACTIONS.

- Subp. 5. **Data collection programs.** Each plan must address whether established water quality, water quantity, and other monitoring programs implemented by the organization and others are capable of producing an accurate evaluation of the progress being made toward the goals defined under part 8410.0080. The programs shall, at a minimum, include the location of sampling, the frequency of sampling, the proposed parameters to be measured, and the requirement of periodic analysis of the data. Each organization must annually submit the collected data consistent with state compatibility guidelines that has been quality-controlled and quality-assured to the appropriate state agency for entry into public databases.
- Subp. 7. **Incentive programs.** The plan must define, for cost share or grant programs, if any, the general purpose, scope, time period, amount of funds, funding source, general eligibility criteria for dispersing disbursing funds, and a clear link to the goals the program

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addresses.

Subp. 8. Waters restoration and protection program.

E. An organization may possess other authorities in addition to those listed in items A to D.

Subp. 9. Trading programs. An organization may establish and implement an environmental trading program that allows for water-related impacts to be offset at different locations than the site of impact.

Subp. 109. Local water plans.

B. A plan must include a schedule for implementation of local water plans that requires all local water plans to be adopted not less than one year but no more than two years before the local comprehensive plan is due. A plan must not deviate from the schedule. Extensions of local comprehensive plan due dates do not alter the schedule. Organizations may extend all or portions of local water plans to align with the local comprehensive plan schedule during the initial three years of transition to the revised amended rule. Notwithstanding local water plan schedules in previously approved plans, all local water plans must be adopted according to this subpart after December 31, 2016.

8410.0140 PLANAMENDMENTS.

Subp. 4. **Form of amendments.** Draft and final amendments must be bound paper pages unless may be sent electronically. A receiving entity agrees in advance may request to receive an amendment in electronic paper format. Draft amendments must show deleted text as stricken and new text as underlined. Unless the entire document is reprinted redone, all final amendments adopted by the organization must be printed in the form of replacement pages for the plan with each page renumbered as appropriate and each page including the effective date of the amendment.

8410.0150 ANNUAL REPORTING AND EVALUATION REQUIREMENTS.

Subp. 3a. Watershed management organization Web sites. An organization shall have a Web site that, at a minimum, contains the location, time, agenda, and minutes for organization meetings and hearings; contact information for the organization including a person capable of answering questions about the organization; the current watershed management plan; annual activity reports and audits for the past three years; rules and regulatory program, if any; a list of the organization's board members including identification of designated officers and the governmental organization that each board member represents for joint powers organizations and the county that each board member is appointed by for watershed districts; and a list of employees including postal and electronic mailing addresses and telephone numbers. The Web site shall be kept current on a monthly basis or more frequently.

8410.0160 PLAN STRUCTURE.

Subp. 6. **Adoption and implementation.** Each local water plan shall be adopted not less than one year but no more than two years before the local comprehensive plan is due. Extensions of local comprehensive plan due dates do not alter the local water plan schedule. Each local water plan must be adopted and implemented in accordance with the time requirements of Minnesota Statutes, section 103B.235, subdivision 4. Each local government unit must notify <u>affected organizations watershed management organizations with jurisdiction over area subject to the local water plan and the Metropolitan Council within 30 days of adoption and implementation of the local water plan or local water plan amendment, including the adoption of necessary official controls.</u>

8410.0180 DETERMINATIONS OF FAILURE TO IMPLEMENT.

Subp. 2. **Petition.** The board may shall establish just cause for determining whether a plan is being properly implemented by review of a written petition. A petition may be made by a plan review agency, board staff, a local government unit, or 50 residents with land in the area that is subject to the petition. A petition must be made in writing to the executive director of the board and must summarize the issues at dispute and the efforts the party made to resolve the problem.

Subp. 3. **Petition review process.**

A. Within 30 days of receiving a written petition, board staff are required to send a copy to the plan review agencies authorities and

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the organization and initiate a preliminary assessment including a review of relevant documents, review of comments from the plan review agencies authorities and the organization, and discussions with involved parties. The results of the preliminary assessment shall be reviewed with the executive director and a report prepared if the executive director determines just cause exists. Just cause may be established if no annual report or audit has been submitted compliant with the requirements in part 8410.0150, or if a plan has not been amended according to part 8410.0140, subpart 1, item C. Just cause may be established for other reasons according to subpart 3a. The executive director of the board may combine multiple petitions involving the same organization and process as one decision. If the executive director determines just cause does not exist, the petitioner, the organization, and the plan review agencies authorities shall be provided written notice of the decision. The executive director may require more frequent reporting and thorough evaluation than required under part 8410.0150.

B. If just cause is established, board staff shall conduct further investigation and prepare a report. The report shall conclude whether a failure to implement exists, define the exact nature of the failure to implement, and recommend a course of action. The report shall be sent to the petitioner, the organization, <u>and</u> the plan review agencies, and affected local governments authorities. Board staff shall provide written notification to all those to whom it sent the report of the time and location of a meeting to discuss the contents of the report.

Subp. 4. **Determinations.**

- A. On receipt of the information under subpart 3, items B and C, the board may:
 - (3) direct the organization to develop an amended plan within a reasonable time period;
 - (4) set a time period for the submission of an amended plan that reflects the complexity of the amendments;
 - (4) (5) direct staff or the dispute resolution committee to attempt to resolve the matter and to advise the board further; or
- (5) (6) issue findings of fact and conclusions of its investigation advising the affected organizations, county, or counties of the documented failure to implement the subject plan and advise the appropriate unit of government to complete its responsibility under Minnesota Statutes, section 103B.231, subdivision 3, paragraph (b) or (c), within a prescribed period of time.
- B. The board shall provide written notice of the determination to the petitioner, the organization, other local governments, and the plan review agencies authorities.

Subp. 5. Appeal of determinations or decisions.

C. After an appeal is granted, the appeal must be decided by the board within 60 days after submittal of written briefs for the appeal and conclusion of a hearing the close of the hearing record by the dispute resolution committee. Parties to the appeal are the appellant and the organization. The board or its executive director may elect to eombine join multiple appeals involving the same organization and process as actions into one decision. An appeal of a board decision may be taken to the state Court of Appeals and must be considered an appeal from a contested case decision for purposes of A party aggrieved by the board's final decision may seek judicial review under as provided in Minnesota Statutes, sections 14.63 to 14.69.

Expedited Emergency Rules

Provisions exist for the Commissioners of some state agencies to adopt expedited emergency rules when conditions exist that do not allow the Commissioner to comply with the requirements for emergency rules. The Commissioner must submit the rule to the attorney general for review and must publish a notice of adoption that includes a copy of the rule and the emergency conditions. Expedited emergency rules are effective upon publication in the State Register, and may be effective up to seven days before publication under certain emergency conditions.

Expedited emergency rules are effective for the period stated or up to 18 months. Specific *Minnesota Statute* citations accompanying these expedited emergency rules detail the agency's rulemaking authority.

KEY: Proposed Rules - <u>Underlining</u> indicates additions to existing rule language. <u>Strikeouts</u> indicate deletions from existing rule language. If a proposed rule is totally new, it is designated "all new material." **Adopted Rules** - <u>Underlining</u> indicates additions to proposed rule language. <u>Strikeout</u> indicates deletions from proposed rule language.

Minnesota Department of Natural Resources (DNR) Adopted Expedited Emergency Game and Fish Rules; 2015 Prairie Chicken Hunting

NOTICE IS HEREBY GIVEN that the above entitled rules have been adopted through the process prescribed by *Minnesota Statutes*, section 84.027, subdivision 13 (b). The statutory authority for the contents of the rule is *Minnesota Statutes*, sections 97A.434, and 97B.716.

The conditions that do not allow compliance with *Minnesota Statutes*, sections 97A.0451 to 97A.0459, are that population and harvest data needed for setting quotas for the prairie chicken season are only available on an annual basis. Permit area boundary changes for prairie chicken are intended to provide additional hunting opportunities and to better reflect hunter preference.

Dated: 11 June 2015 Tom Landwehr, Commissioner
Department of Natural Resources

6237.0400 TAKING PRAIRIE CHICKENS.

Subpart 1. **Open season and methods.** Prairie chickens may be taken during the <u>five-day nine-day</u> period beginning on the <u>last</u> Saturday <u>nearest October 20 in September</u>.

[For text of subps 2 and 3, see M.R.]

Subp. 4. **Open areas.** Prairie chicken permit areas are open for the prairie chicken season as prescribed by the commissioner. Prairie chicken licenses are valid only in the prairie chicken permit area specified on the license. The following prairie chicken permit areas, as described in part 6237.0550, are open with the prescribed quotas for the 2015 season: Permit Area Quota

A. 801A: 0-closed;

B. 803A: 10;

C. 804A: 12;

D. 805A: 12;

E. 806A: 12;

F. 807A: 20;

G. 808A: 15;

H. 809A: 15;

I. 810A: 15;

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J. 811A: 5;

K. 812A: 5; and

L. 813A: 5. Total: 126

[For text of subp 5, see M.R.]

6237.0550 PRAIRIE CHICKEN PERMIT AREA DESCRIPTION.

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

Subp. 2. [See repealer.]

Subp. 3. **Area 803A.** Prairie chicken permit area 803A consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of United States Highway (U.S.) 59 and State Trunk Highway (STH) 32; thence along U.S. 59 to U.S. 2; thence along U.S. 2 to STH 32; thence along STH 32 and Pennington County State-Aid Highway (CSAH) 3; thence along U.S. 59 to U.S. 2; thence along U.S. 75 to Polk CSAH 21; thence along Polk CSAH 21 to Pennington CSAH 3; thence along Pennington CSAH 3 to the point of beginning. [For text of subps 4 to 11, see M.R.]

Subp. 12. **Area 812A.** Prairie chicken permit area 812A consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of State Trunk Highway (STH) 32 and STH 113; thence along STH 113 to United States Highway (U.S.) 59; thence along U.S. 59 to U.S. 10; thence along U.S. 10 to STH 32; thence along STH 32 to the point of beginning.

Subp. 13. **Area 813A.** Prairie chicken permit area 813A consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of State Trunk Highway (STH) 32 and Polk County State-Aid Highway (CSAH) 1; thence along CSAH 1 to United States Highway (U.S.) 59; thence along U.S. 59 to STH 113; thence along STH 113 to STH 32; thence along STH 32 to the point of beginning.

REPEALER. Minnesota Rules, part 6237.0550, subpart 2, is repealed.

EFFECTIVE PERIOD. The emergency amendments to *Minnesota Rules*, parts 6237.0400 and 6237.0550, expire December 31, 2015. After the emergency amendments and repealer expire, the permanent rules as they read prior to those amendments or repealer again take effect, except as they may be amended by permanent rule.

Executive Orders

The governor has the authority to issue written statements or orders, called Executive Orders. as well as Emergency Executive Orders. The governor's authority is specified in the *Constitution of the State of Minnesota*, Article V, and in *Minnesota Statutes* § 4.035. Emergency Executive Orders, for protection from an imminent threat to health and safety, become effective immediately, are filed with the secretary of state, and published in the *State Register* as soon as possible after they are issued. Other Executive Orders become effective 15 days after publication in the *State Register* and filing with the secretary of state. Unless otherwise specified, an executive order expires 90 days after the date the governor who issued the order vacates office.

Office of the Governor

Waiver of *Minnesota Statutes*, section 14.127, subdivision 3 - Pursuant to *Minnesota Statutes*, Section 14.127, Subdivision 4(e)

I, MARK DAYTON, GOVERNOR OF THE STATE OF MINNESOTA, by virtue of the power vested in me by the Constitution and applicable statutes, do hereby issue this Waiver:

WHEREAS, the State of Minnesota is committed to improving the quality of life of persons with disabilities of all ages and persons age 65 and older;

WHEREAS, the State of Minnesota recognizes that improving the quality of life of such persons requires the use of positive supports and the implementation of the principles of the most integrated setting and person-centered planning, in accordance with the settlement agreement and subsequent court orders in *Jensen, et al. v. Minnesota Department of Human Services, et al.*, United States District Court File No. 09-CV-1775, and the court decision in *Olmstead v. L.C.*, 527 U.S. 581 (1999);

WHEREAS, the Minnesota Department of Human Services is adopting *Minnesota Rules*, Chapter 9544 to govern use of positive support strategies, safety interventions, and emergency use of manual restraint in services licensed by the Minnesota Department of Human Services;

WHEREAS, Minnesota Rules, Chapter 9544 is expected to take effect on August 31, 2015;

Whereas, pursuant to *Minnesota Statutes*, section 14.127, the Minnesota Department of Human Services determined that the cost of complying with *Minnesota Rules*, Chapter 9544 in the first year after the rule takes effect would not exceed \$25,000 for a small business or a small city;

Whereas, the Administrative Law Judge assigned to review the rulemaking pursuant to *Minnesota Statutes*, Chapter 14 disapproved the agency's cost determination under *Minnesota Statutes*, section 14.127;

Whereas, the Administrative Law Judge's disapproval of the agency's cost determination triggers the application of *Minnesota Statutes*, section 14.127, subdivision 3, which enables a small business or a small city to claim a temporary exemption from *Minnesota Rules*, Chapter 9544 until the Minnesota Legislature enacts a law approving the rules;

Whereas, *Minnesota Statutes*, section 14.127, subdivision 4, grants the governor authority to issue a waiver of the application of *Minnesota Statutes*, section 14.127, subdivision 3;

Whereas, the State of Minnesota recognizes that claims of temporary exemptions from *Minnesota Rules*, Chapter 9544 would undermine the purpose of the rule and the commitment of the State of Minnesota to improving the quality of life of persons with disabilities of all ages and persons age 65 and older;

Now, Therefore, I hereby waive application of Minnesota Statutes, section 14.127, subdivision 3, to *Minnesota Rules*, Chapter 9544. This waiver is effective August 31, 2015 and shall remain in effect for one year. I hereby reserve the authority to issue a subsequent waiver pursuant to *Minnesota Statutes*, section 14.127, subdivision 4(e), upon the expiration of this waiver.

In Testimony Whereof, I have set my hand on this 25th day of June, 2015.

Mark Dayton Governor

Official Notices

Pursuant to *Minnesota Statutes* §§ 14.101, an agency must first solicit comments from the public on the subject matter of a possible rulemaking proposal under active consideration within the agency by publishing a notice in the *State Register* at least 60 days before publication of a notice to adopt or a notice of hearing, and within 60 days of the effective date of any new statutory grant of required rulemaking.

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

Anoka County Law Library Notice of Change of Law Library Fees for Civil and Criminal Matters

Pursuant to *Minnesota Statute*, Chapter 134A,10, Subdiv ision 4, the Anoka County Law Library is requesting the pbulication fo the change of the law library fee for civil and criminal matters. including petty misdemeanors cases, in the district and conciliation courts of Anoka County:

CIVIL	PROBATE	CONCILIATION	FELONY/GROSS MISDEMEANOR	MISDEMEANOR	PETTY MISDEMEANOR
\$ 13	\$ 13	\$ 13	\$ 13	\$ 13	\$ 13

Minnesota Department of Employment and Economic Development (DEED)

Notice of Public Hearing by the Minnesota Department of Employment and Economic Development with Respect to Proposed Projects and the Provision of Funds from the Minnesota Job Creation Fund Program under *Minnesota Statutes* 116J.8748

NOTICE IS HEREBY GIVEN that the Minnesota Department of Employment and Economic Development ("DEED") will conduct a public hearing on Friday, July 17, 2015, at 1:00 p.m., or as soon thereafter as reasonably possible at 332 Minnesota Street, Suite E200, in Saint Paul, Minnesota, on a proposal to provide funding through the Minnesota Job Creation Fund Program pursuant to authority granted under *Minnesota Statutes* 116J.8748 and *Minnesota Rules* Chapter 4301. This hearing is conducted in accordance with *Minnesota Statutes* 116J.994, Subd. 5.

Description of Projects and Proposed JCF Funding:

Lifecore Biomedical, LLC may expand at 3515 Lyman Boulevard, Chaska (Carver County), Minnesota. The company is a manufacturer of aseptic formulation and filling of medical devices. The company may be expanding its facility in Chaska by adding 25,000 square feet. It will provide a cleanroom and QC Lab section. The total project cost is \$18,041,760 with \$11,160,260 of it being eligible for the capital investment rebate. The company expects to create 68 jobs at an average cash wage of \$27.17 per hour. The project may be eligible for a job creation award of up to \$334,000 and a capital investment rebate of up to \$500,000, depending on final project specifications.

Stars Hollow Company, a startup company, may expand at 12320 150th Street, Wadena (Wadena County), Minnesota. The company is a plant factory using artificial light and will produce certified organic produce, herbs, and fruits, all without the use of soil or traditional farming activities. The company is planning on building a facility in Wadena by building an almost 139,000 square foot warehouse type structure. The total project cost is \$3,419,453 with \$2,368,067 of it being eligible for the capital investment rebate.

Official Notices

The company expects to create 98 jobs at an average cash wage of \$18.56 per hour. The project may be eligible for a job creation award of up to \$500,000 and a capital investment rebate of up to \$177,605, depending on final project specifications.

All interested persons may appear and be heard at the time and place set forth above. Persons interested in participating via teleconference should contact Emily Johnson, Minnesota Job Creation Fund Program Manager at (651) 259-7450 or *Emily.A.Johnson@state.mn.us* prior to the date of the hearing for instructions on how to participate in the conference call.

Interested persons may mail written comments to Emily Johnson at the street or e-mail address set forth above prior to the date of the hearing set forth above. All persons who appear at the meeting or participate via teleconference will be given an opportunity to express their views with respect to the proposal to award funds from the Minnesota Job Creation Fund.

Minnesota Department of Transportation (Mn/DOT)

Notice to Bidders: Suspensions/Debarments as of January 12, 2015

NOTICE OF DEBARMENT

NOTICE IS HEREBY GIVEN that MnDOT has ordered that the following vendors be debarred for a period of three (3) years, effective May 6, 2013 until May 6, 2016:

- Gary Francis Bauerly and his affiliates, Rice, MN
- · Gary Bauerly, LLC and its affiliates, Rice, MN
- · Watab Hauling Co. and its affiliates, Rice, MN

NOTICE IS HEREBY GIVEN that MnDOT has ordered that the following vendors be debarred for a period of three (3) years, effective September 17, 2014 until September 17, 2017:

- · Jeffrey Plzak and his affiliates, Loretto, MN
- · Laurie Plzak and her affiliates, Loretto, MN
- Honda Electric Incorporated and its affiliates, Loretto, MN
- · Jeffrey and Laurie Plzak doing business as Honda Electric Logistics, and its affiliates, Loretto, MN

NOTICE IS HEREBY GIVEN that MnDOT has ordered that the following vendors be debarred for a period of three (3) years, effective January 12, 2015 until January 12, 2018:

- Marlin Dahl, Granada, MN
- Dahl Trucking, Elmore, MN
- · Elmore Truck and Trailer, Inc., Elmore, MN

Minnesota Statute section 161.315 prohibits the Commissioner, counties, towns, or home rule or statutory cities from awarding or approving the award of a contract for goods or services to a person who is suspended or debarred, including:

- 1) any contract under which a debarred or suspended person will serve as a subcontractor or material supplier,
- 2) any business or affiliate which the debarred or suspended person exercises substantial influence or control, and
- 3) any business or entity, which is sold or transferred by a debarred person to a relative or any other party over whose actions the debarred person exercises substantial influence or control, remains ineligible during the duration of the seller's or transfer's debarment.

Official Notices —

Minnesota Department of Transportation (Mn/DOT)

Office of Transportation System Management

Notice of Solicitation for Public Review and Comment on the Draft State Transportation Improvement Program (STIP) for State Fiscal Years 2016-2017-2018-2019 (July 1, 2015 through June 30, 2019)

The Minnesota Department of Transportation is offering an opportunity for public review and comment on a draft list of projects to be included in the *State Transportation Improvement Program* (STIP) for state fiscal years 2016-2017-2018-2019 (July 1, 2015 through June 30, 2019). The program of transportation projects annually utilizes about \$570 million federal funds, \$290 million of state trunk highway funds, plus funds from trunk highway bonds, local agencies and other sources. Projects include local road and bridge projects utilizing federal funds; transit capital investments; state highway road and bridge projects; Transportation Alternative Program (TAP) projects; Congestion Mitigation and Air Quality (CMAQ) projects; and other projects intending to utilize federal highway funds, federal transit funds, or state trunk highway funds. The draft list of projects in the STIP is available for review at the Department of Transportation District Offices:

District 1 - Duluth, 1123 Mesaba Avenue, Duluth, MN 55811 (Phone 218-725-2700)

District 2 – Bemidji, 3920 Highway 2 West, Bemidji, MN 56601 (Phone 218-755-6500)

District 3 – Baxter, 7694 Industrial Park Road, Baxter, MN 56425-8096 (Phone 800-657-3971)

District 4 - Detroit Lakes, 1000 Hwy. 10 West, Detroit Lakes, MN 56501 (Phone 800-657-3984)

District 6 – Rochester, 2900 48th Street NW, Rochester, MN 55901-5848 (Phone 507-286-7500)

District 7 - Mankato, 2151 Bassett Dr, Mankato, MN 56001-6888 (Phone 800-657-3747)

District 8 – Willmar, 2505 Transportation Road, Willmar, MN 56201 (Phone 800-657-3792)

Metro District - Water's Edge Building, 1500 W. Co. Rd. B-2, Roseville, MN 55113-3174 (Phone 651-234-7500)

Or the Office of Transportation System Management, Mail Stop 440, 395 John Ireland Boulevard, Third Floor South, St. Paul, MN 55155.

You have 30 days to submit written comments. Comments must be received by 4:30 p.m. on **July 29, 2015**. Comments are encouraged and should identify the portion of the STIP addressed, reason for the comment, and any change proposed.

Please direct all correspondence to: Deb Peña

Office of Transportation System Management Minnesota Department of Transportation

Mail Stop 440

395 John Ireland Boulevard St. Paul, MN 55155

E-mail: Debbie.Pena@state.mn.us

Phone: (651) 366-3775

Office Phone: (651) 366-3798

State Grants & Loans

In addition to requests by state agencies for technical/professional services (published in the State Contracts Section), the *State Register* also publishes notices about grants and loans available through any agency or branch of state government. Although some grant and loan 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 and loan notices, and to provide financial estimates as well as sufficient time for interested parties to respond.

SEE ALSO: Office of Grants Management (OGM) at: http://www.grants.state.mn.us/public/

Minnesota Housing Finance Agency (Minnesota Housing) Funding Available: Rental Rehabilitation Deferred Loan (RRDL) Pilot Program

Minnesota Housing announces the availability of up to \$7.5 million for moderate rehabilitation of existing affordable rental housing in Greater Minnesota through the Rental Rehabilitation Deferred Loan (RRDL) Pilot Program.

We encourage applications that meet the following priorities:

- Preservation of affordable housing opportunities in Greater Minnesota where the lack of affordable workforce housing is a barrier to economic prosperity.
- · Preservation of properties that contain Existing Federal Assistance or critical affordable units that are at risk of loss.

Eligible Applicants

Housing and Redevelopment Authorities, Community Action Programs, local nonprofit housing providers, units of local and/or tribal government, and joint powers boards of two or more of the aforementioned entities. For Specific Project applications, applicants may also be individuals and for-profit or nonprofit developers.

Applications may be submitted for one or both available funding types:

Program Model- Applicants apply to become a RRDL administrator for a specific service area.

Specific Project - Owners appy directly to Minnesota Housing for funding to rehabilitate a specific property

Deadline

Applications must be received by 5:00 p.m. CT on Monday, August 24, 2015.

Application

Application materials are available starting July 7, 2015 at *www.mnhousing.gov* (Home > Multifamily Rental Partners > Programs & Funding > Available Financing).

Contact Susan Haugen at (651) 296-9848 or susan.haugen@state.mn.us with questions.

State Contracts

In addition to the following listing of state contracts, readers are advised to check the Statewide Integrated Financial Tools (SWIFT) Supplier Portal at: http://supplier.swift.state.mn.us as well as the Office of Grants Management (OGM) at:

http://www.grants.state.mn.us/public/

Informal Solicitations: Informal soliciations for professional/technical (consultant) contracts valued at over \$5,000 through \$50,000, may either be advertised in the Supplier Portal (see link above) or posted on the Department of Administration, Materials Management Division's (MMD) Web site at: http://www.mmd.admin.state.mn.us/solicitations.htm.

Formal Solicitations: Department of Administration procedures require that formal soliciations (announcements for contracts with an estimated value over \$50,000) for professional/technical contracts must be advertised in the SWIFT Supplier Portal or alternatively, in the *Minnesota State Register* if the procuments is not being conducted in the SWFT system.

Minnesota State Colleges and Universities (MnSCU) Lake Superior College Request for Bids for Fitness Center Equipment

NOTICE IS HEREBY GIVEN that bids are being solicited for pricing of Fitness Center Equipment for use at Lake Superior College located in Duluth, Minnesota.

For additional information or to request a copy of the Request for Bids, please contact:

Michelle Phernetton, Purchasing **E-mail:** *purchasing@lsc.edu* Lake Superior College 2101 Trinity Road Duluth MN 55811

Telephone: (218) 733-5976 **Fax:** (218) 733-5977

Proposals are due at the Lake Superior College Business Office by 5:00 PM CT on Monday, July 13, 2015.

This notice and the Request for Proposal do not obligate the State of Minnesota, Minnesota State Colleges and Universities or Lake Superior College to award a contract; and reserves its right to withdraw from the RFP if it is considered to be in its best interest.

Minnesota State Colleges and Universities (MnSCU) Metropolitan State University Request for Proposal (RFP) for Digital Marketing

Metropolitan State University is requesting proposals from qualified, cost-conscious, and proven growth-success **digital** marketing vendors with an all-inclusive and/or specialized digital expertise in higher education, to identify, recommend, and implement online marketing initiatives using, but not limited to, online banner, SEO, SEM, mobile and social media, targeting prospective students through results-driven online platforms. Vendor/s will also provide dashboards and reports with measurable results.

Objectives of this digital marketing proposal include:

- Increasing awareness of Metropolitan State University
- Increasing enrollment at the university
- Positioning the university as the leading provider of high quality, accessible, affordable higher education to a diverse and non-traditional student population
- · Driving traffic to university website

To receive a complete copy of the proposal specifications, or for questions about the RFP, please contact Poh Lin Khoo, Director of Marketing and Communications, e-mail: pohlin.khoo@metrostate.edu

State Contracts

PROPOSAL CLOSE DATE IS FRIDAY, JULY 17, 2015 – 3:00 PM CDT. Sealed proposals received after this date and time will be returned to the responder unopened. Fax and e-mail responses will not be considered.

Minnesota State Colleges and Universities (MnSCU) System Office

Request for Proposals for Brand Identity System

The Minnesota State Colleges and Universities system office is requesting proposals to assist with the development and implementation of a Brand Identity System.

With each MnSCU college and university maintaining its own identity system, the MnSCU system operates as a house of brands.

Critical to the project is the need to convey a single, unified system message, with multiple routes of delivery, to those constituents and partners who can advocate and carry support for the mission of the system. Through this project, we expect to:

- · Introduce a new naming structure
- · Implement an endorser brand strategy to communicate the collective value of the 31 colleges and universities of MnSCU

Specifications for each proposal are available by visiting the Web site:

http://www.advancement.mnscu.edu/rfp/brandingRFP/index.html

or by contacting Carmen Shields, Minnesota State Colleges and Universities, Wells Fargo Place, 30 - 7th St. E., Suite 350, St. Paul, Minnesota 55101, **phone:** (651) 201-1566, or request by **e-mail:** *carmen.shields@so.mnscu.edu*.

Sealed bids must be received by 5:00 PM CDT, TUESDAY, JULY 21, 2015.

This request does not obligate Minnesota State Colleges and Universities to complete the proposed project, and the system reserves the right to cancel this solicitation if it is considered to be in its best interest.

The Minnesota State Colleges and Universities system is an Equal Opportunity employer and educator.

Minnesota Historical Society (MNHS)

REQUEST FOR BIDS For Environmental Remediation of the Solomon G. Comstock House, 506 Eighth Street South, Moorhead, MN 56560

The Minnesota Historical Society (Society) is seeking bids from qualified firms to provide all labor, materials, equipment, and supplies for the Environmental Remediation, Solomon G. Comstock House, 506 Eighth Street South, Moorhead, MN 56560 (the Site). The Work consists of, but is not limited to the remediation of lead dust hazards, exterior lead-based paint removal of coated foundation brick, and soil remediation. All work must be done in accordance with the Technical Specifications, Instructions to Bidders, General Conditions, Supplementary Conditions, and the Contract, as well as this Request for Bids.

There will be a MANDATORY pre-bid meeting for all interested parties on Wednesday July 14, 2015 at 1:00 P.M. Local Time at the Site, which is located at Solomon G. Comstock House, 506 Eighth Street South, Moorhead, MN 56560. The meeting shall take place in the House.

All bids must be received no later than 2:00 P.M. Local Time on Thursday, July 23, 2015 by Mary Green Toussaint, Acting Contracting Officer, Minnesota Historical Society, 345 Kellogg Boulevard West, St. Paul, MN 55102, or an authorized agent (Society staff located at the 1st floor Information Desk of the Minnesota History Center). Late bids will not be considered.

State Contracts =

Minnesota State Lottery

Request for Proposals for Sponsorship Agreements

Description of Opportunity

The Minnesota State Lottery develops sponsorship agreements throughout the year with organizations, events, and sports teams to create excitement for lottery players, to interest new players and increase the visibility of lottery games. The Lottery encourages and continually seeks new sponsorship agreements to help achieve current Lottery marketing goals.

Proposal Content

A sponsorship proposal presented to the Lottery should meet the following three criteria:

- 1. Maximize Lottery Visibility the event, sports or tie-in proposal should draw a large number of desired participants (typically 50,000 or more) whose demographics match the Lottery player profile. The Lottery is interested in effectively delivering its message of fun and entertainment to Minnesota adults whose demographics skew primarily towards those aged 25-64, with a household income of \$35,000-\$75,000, and having an educational background of some college or higher. The Lottery does not market to those under the age of 18, and family events with high levels of children present are generally not accepted. Attendance, on-site signage visibility and paid media exposure will be critical components that will be evaluated.
- 2. Enhance Lottery Image- the event, sports or tie-in proposal should inherently project the attitude that the Lottery is a fun and socially acceptable part of the community. The Lottery's presence should fit well within the lineup of other sponsors. The Lottery is interested in creating opportunities whereby the sponsorship can translate into sales revenue, either via on-site sales from a Lottery booth, from sales-generating promotions with Lottery retailers or from joint programs with the sponsor's media partners.
- **3. Provide Promotional Extensions** the event, sports or tie-in proposal should offer exciting, value-added ways to interact with our players and have opportunities to motivate attendees, listeners and viewers to participate in and purchase Lottery games. The proposal must include proper staffing availability or other considerations to help the Lottery implement any appropriate promotional extension ideas.

Proposals should address all pertinent elements of the sponsorship and how the Lottery criteria as stated above and on the Evaluation Form are to be met. To view or print copies of the Request for Proposal go to http://www.mnlottery.com/vendorops.html

This Solicitation does not obligate the state to award a contract or pursue a proposed sponsorship opportunity, and the state reserves the right to cancel the solicitation if it is considered to be in its best interest.

Questions

Questions concerning this Solicitation should be directed to:

Jason LaFrenz, Marketing Director Minnesota State Lottery 2645 Long Lake Road Roseville, MN 55113

Telephone: (651) 635-8230

Toll-free: 1-888-568-8379 ext. 230

Fax: (651) 297-7496 TTY: (651) 635-8268 E-mail: jasonla@mnlottery.com

Other personnel are not authorized to answer questions regarding this Solicitation.

Response Delivery

All responses must be in writing and delivered to the contact noted above. Proposals will be accepted on an ongoing basis.

State Contracts

Minnesota Department of Transportation (Mn/DOT)

Engineering Services Division

Notice of Potential Availability of Contracting Opportunities for a Variety of Highway Related Technical Activities ("Consultant Pre-Qualification Program")

This document is available in alternative formats for persons with disabilities by calling Kelly Arneson at (651) 366-4774; for persons who are hearing or speech impaired by calling Minnesota Relay Service at (800) 627-3529.

Mn/DOT, worked in conjunction with the Consultant Reform Committee, the American Council of Engineering Companies of Minnesota (ACEC/MN), and the Department of Administration, to develop the Consultant Pre-Qualification Program as a new method of consultant selection. The ultimate goal of the Pre-Qualification Program is to streamline the process of contracting for highway related professional/technical services. Mn/DOT awards most of its consultant contracts for highway-related technical activities using this method, however, Mn/DOT also reserves the right to use Request for Proposal (RFP) or other selection processes for particular projects.

Nothing in this solicitation requires Mn/DOT to use the Consultant Pre-Qualification Program.

Mn/DOT is currently requesting applications from consultants. Refer to Mn/DOT's Consultant Services web site, indicated below, to expenses are incurred in responding to this notice will be borne by the responder. Response to this notice becomes public information under the Minnesota Government Data Practices.

Consultant Pre-Qualification Program information, application requirements and applications forms are available on Mn/DOT's Consultant Services web site at: http://www.dot.state.mn.us/consult.

Send completed application material to:

Kelly Arneson Consultant Services Office of Technical Support Minnesota Department of Transportation 395 John Ireland Blvd. - Mail Stop 680 St. Paul, MN 55155

Minnesota Department of Transportation (Mn/DOT)

Engineering Services Division

Notice Concerning Professional/Technical Contract Opportunities and Taxpayers' Transportation Accountability Act Notices

NOTICE TO ALL: The Minnesota Department of Transportation (Mn/DOT) is now placing additional public notices for professional/technical contract opportunities on Mn/DOT's Consultant Services **website** at: **www.dot.state.mn.us/consult**

New Public notices may be added to the website on a daily basis and be available for the time period as indicated within the public notice. Mn/DOT is also posting notices as required by the Taxpayers' Transportation Accountability Act on the above referenced website.

Non-State Public Bids, Contracts & Grants

The *State Register* also serves as a central marketplace for contracts let out on bid by the public sector. The *State 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 commodity, project or tasks; 4) cost estimate; and 5) final submission date of completed contract proposal. Allow at least three weeks from publication date (four weeks from the date article is submitted for publication). Surveys show that subscribers are interested in hearing about contracts for estimates as low as \$1,000. Contact editor for futher details.

Besides the following listing, readers are advised to check: http://www.mmd.admin.state.mn.us/solicitations.htm as well as the Office of Grants Management (OGM) at: http://www.grants.state.mn.us/public/.

Dakota County Government Request for Proposals for Research/Planning Services

Request for Proposals for Outreach Services to Culturally Diverse Audiences

Dakota County seeks the services of professional consultants to assist the County in preparing a Parks Visitor Services Strategic Operations Plan to enhance recreation, recreation support services, outdoor education, events, rentals, marketing, volunteerism, and customer service. The County's Research and Planning RFP seeks teams or firms with expertise in recreation service research, evaluation, and strategic operations planning. The County's Diversity Outreach RFP seeks professional services to help build connections to groups in Dakota County, conduct interviews and focus group sessions that identify barriers to regional park visitation and potential solutions. The Planning and Outreach consultants will work on a team with Dakota County staff.

Both Requests for Proposals can be viewed online at http://www.co.dakota.mn.us/Government/DoingBusiness/Pages/default.aspx and is also available from any of the following staff:

Mary Jackson, Senior Planner, (952) 891-7039, mary.jackson@co.dakota.mn.us

Beth Landahl, Parks Visitor Services Manager, (952) 891-7964, beth.landahl@co.dakota.mn.us

Proposals on the Planning and Research RFP are due on July 14, 2015, 4:00 PM.

Proposals on the Diversity Outreach RFP are due on July 21, 2015, 4:00 PM.

Metropolitan Airports Commission (MAC)

Minneapolis-St. Paul International Airport

Notice of Call for Bids for Fire Alarm System Transition Program – 2015 Phase

MAC Contract No.: 106-3-505

Bids Close At: 2:00 p.m. July 14, 2015

Notice to Contractors: Sealed Bid Proposals for the listed above will be received by the MAC, a public corporation, at the office thereof located at 6040 - 28th Avenue South, Minnesota 55450, until the date and hour indicated above. The Contractor shall supply all materials, tools, equipment, transportation and labor necessary for the entire project

Note: You can sign up on our Web site (*www.metroairports.org*) to receive email notifications of new business opportunities or go directly to *https://public.govdelivery.com/accounts/MNORGMAC/subscriber/topics?gsp-CODE_RED* and choose this and other topics about which you are interested.

Targeted Group Businesses (TGB): The goal of the MAC for the utilization of TGB on this project is 4%.

Non-State Public Bids, Contracts & Grants

Bid Security: Each bid shall be accompanied by a "Bid-Security" in the form of a certified check made payable to the MAC in the amount of not less than five percent (5%) of the total bid, or a surety bond in the same amount, running to the MAC, with the surety company thereon duly authorized to do business in the State of Minnesota.

Availability of Bidding Documents: Bidding documents are on file for inspection at the office of Michaud Cooley Erickson; at the Minnesota Builders Exchange; Dodge Data & Analytics; and NAMC-UM Plan Room. Bidders desiring bidding documents may secure a complete set from: Franz Reprographics; 2781 Freeway Boulevard, Suite 100; Brooklyn Park, MN 55430; phone: (763) 503-3401; fax: (763) 503-3409. Make checks payable to: Michaud Cooley Erickson. Deposit per set (refundable): \$150.00. Requests for mailing sets will be invoiced for mailing charges. Deposit will be refunded upon return of bidding documents in good condition within 10 days of opening of bids.

MAC Internet Access of Additional Information: A comprehensive Notice of Call for Bids for this project will be available on June 29 & July 6, 2015, at MAC's web address of http://www.metroairports.org/Airport-Authority/Business-Opportunities/Solicitations.aspx (construction bids.)

Metropolitan Airports Commission (MAC)

Minneapolis-St. Paul International Airport

Notice of Call for Bids for 2015 Concourse A-B Reconfiguration

MAC Contract No. 106-2-795

Bids Close At: 2:00 PM on July 14, 2015

Notice to Contractors: Sealed Bid Proposals for the project listed above will be received by the MAC, a public corporation, at the office thereof located at 6040 28th Avenue South, Minneapolis, Minnesota 55450, until the date and hour indicated. This project provides for the switch of four jet bridges on the "A" Concourse with four jet bridges on the "B" Concourse. It also includes closing three gates on the "A" Concourse and eight gates on the "B" Concourse to allow for larger aircraft at the concourses. Work also includes relocating Great Lakes Aviation from Gate B14 to Gate B15. Site work includes miscellaneous removals, extensive pavement marking, and relocation of four fuel pits.

Note: You can sign up on our Web site (*www.metroairports.org*) to receive email notifications of new business opportunities or go directly to *https://public.govdelivery.com/accounts/MNORGMAC/subscriber/topics?gsp-CODE_RED* and choose this and other topics about which you are interested.

Targeted Group Businesses (TGB): The goal of the MAC for the utilization or TGB on this project is 2%.

Bid Security: Each bid shall be accompanied by a "Bid-Security" in the form of a certified check made payable to the MAC in the amount of not less than five percent (5%) of the total bid, or a surety bond in the same amount, running to the MAC, with the surety company thereon duly authorized to do business in the State of Minnesota.

Availability of Bidding Documents: Plans and Specifications are on file for inspection at the office of TKDA, the Minnesota Builders Exchange, Dodge Data and Analytics, and NAMC-UM Plan Room. Bidders desiring bidding documents may secure a complete set from: TKDA; 444 Cedar Street, Suite 1500; St. Paul, MN 55101; phone: (651) 292-4400; fax: (651) 292-0083. Make checks payable to: TKDA. Deposit per set (refundable): \$100.00. Requests for mailing sets will be invoiced for mailing charges. Deposit will be refunded upon return of bidding documents in good condition within 10 days of opening of bids.

MAC Internet Access of Additional Information: A comprehensive Notice of Call for Bids for this project will be available on June 29 & July 6, 2015, at MAC's web address of http://www.metroairports.org/Airport-Authority/Business-Opportunities/Solicitations.aspx (construction bids.)

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MAC Contract No.: 106-2-759

Bids Close At: 2:00 p.m. July 21, 2015

Notice To Contractors: Sealed Bid Proposals for the project listed above will be received by the MAC, a public corporation, at the office thereof located at 6040 - 28th Avenue South, Minnesota 55450, until the date and hour indicated. Major items of work include general, mechanical, and electrical construction.

NOTE: You can sign up on our Web site (*www.metroairports.org*) to receive email notifications of new business opportunities or go directly to *https://public.govdelivery.com/accounts/MNORGMAC/subscriber/topics?gsp-CODE_RED* and choose this and other topics about which you are interested.

Targeted Group Businesses (TGB): The goal of the MAC for the utilization of TGB is 4%.

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Availability Of Bidding Documents: Bidding documents are on file for inspection at the office of Miller Dunwiddie Architecture, Inc.; at the Minnesota Builders Exchange; Dodge Data and Analytics; and NAMC-UM Plan Room. Bidders desiring bidding documents may secure a complete set from Franz Reprographics; 2781 Freeway Blvd.; Brooklyn Center, MN 55430; phone: (763) 503-3401; fax: (763) 503-3409; e-mail: www.franzrepro.com. Make checks payable to: Miller Dunwiddie Architecture, Inc. Deposit per set (refundable): \$100.00. Requests for mailing sets will be invoiced for mailing charges. Deposit will be refunded upon return of bidding documents in good condition within 10 days of opening of bids.

MAC Internet Access of Additional Information: A comprehensive Notice of Call for Bids for this project will be available on July 6 & 13, 2015, at MAC's web address of http://www.metroairports.org/Airport-Authority/Business-Opportunities/Solicitations.aspx (construction bids.)

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