

Minnesota State Register =

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

• Exempt Rules

• Revenue Notices

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
- Vetoed Rules
 Executive Orders of the Governor
- Commissioners' Orders

- Expedited Rules
 - Withdrawn Rules
 Proclamations

• Non-State Public Bids, Contracts and Grants

- Appointments Official Notices
 - State Grants and Loans

- Contracts for Professional, Technical and Consulting Services
- Printing Schedule and Submission Deadlines PUBLISH Deadline for: all Short Rules, Executive and Vol. 39 DATE Commissioner's Orders, Revenue and Official Notices, Deadline for LONG, Complicated Issue (BOLDFACE shows State Grants, Professional-Technical-Consulting Rules (contact the editor to Number altered publish date) Contracts, Non-State Bids and Public Contracts negotiate a deadline) NOON MONDAY 10 NOVEMBER #20 Monday 17 November Noon Thursday 6 November #21 Noon Tuesday 18 November Monday 24 November Noon Thursday 13 November #22 Monday 1 December **NOON MONDAY 24 NOVEMBER** Noon Thursday 20 November #23 Monday 8 December Noon Tuesday 2 December **NOON WEDNESDAY 26 November**

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Minnesota State Court System

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Federal Register

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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 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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Proposed Rules

Comments on Planned Rules or Rule Amendments. 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, and within 60 days of the effective date of any new statutory grant of required rulemaking.

Rules to be Adopted After a Hearing. After receiving comments and deciding to hold a public hearing on the rule, an agency drafts its rule. It then publishes its rules with a notice of hearing. All persons wishing to make a statement must register at the hearing. Anyone who wishes to submit written comments may do so at the hearing, or within five working days of the close of the hearing. Administrative law judges may, during the hearing, extend the period for receiving comments up to 20 calendar days. For five business days after the submission period the agency and interested persons may respond to any new information submitted during the written submission period and the record then is closed. The administrative law judge prepares a report within 30 days, stating findings of fact, conclusions and recommendations. After receiving the report, the agency decides whether to adopt, withdraw or modify the proposed rule based on consideration of the comments made during the rule hearing procedure and the report of the administrative law judge. The agency must wait five days after receiving the report before taking any action.

Rules to be Adopted Without a Hearing. Pursuant to *Minnesota Statutes* § 14.22, an agency may propose to adopt, amend, suspend or repeal rules without first holding a public hearing. An agency must first solicit **Comments on Planned Rules** or **Comments on Planned Rule Amendments** from the public. The agency then publishes a notice of intent to adopt rules without a public hearing, together with the proposed rules, in the *State Register*. 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*.

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)

Proposed Amendment to Rules Governing the Adoption of the 2012 International Building Code, *Minnesota Rules*, chapter 1305

DUAL NOTICE: Notice of Intent to Adopt Rules 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; Revisor's ID Number R-04142

Introduction. The Department of Labor and Industry intends to adopt rules without a public hearing following the procedures in the rules of the Office of Administrative Hearings, *Minnesota Rules*, parts 1400.2300 to 1400.2310, and the Administrative Procedure Act, *Minnesota Statutes*, sections 14.22 to 14.28. If, however, 25 or more persons submit a written request for a hearing on the rules by 4:30 p.m. on Friday, December 12, 2014, the Department will hold a public hearing in the Minnesota Room at the Department of Labor and Industry, 443 Lafayette Road North, St. Paul, Minnesota 55155, starting at 9:00 a.m. on Tuesday, January 20, 2015. To find out whether the Department will adopt the rules without a hearing or if it will hold the hearing, you should contact the agency contact person after December 12, 2014 and before January 20, 2015.

Agency Contact Person. Submit any comments or questions on the rules or written requests for a public hearing to the agency contact person. The agency contact person is: Colleen Clayton at the Department of Labor and Industry, 443 Lafayette Road N., St. Paul, Minnesota 55155, phone: (651) 284-5867, fax: (651) 284-5749, and e-mail at: *colleen.clayton@state.mn.us*.

Subject of Rules and Statutory Authority. The proposed rules are about the adoption of the 2012 International Building Code (IBC), with necessary amendments. The subject of the amendments include mandatory chapters of the 2012 IBC; references to other International Code Council codes; amended or added definitions; care facility classifications; Institutional Group I classifications; Residential Group R classifications; covered mall and open mall buildings; high rise buildings; motor vehicle-related occupancies; Group I-2 occupancies; Group I-3 occupancies; combustible storage; live/work units; Group I-1, R-1, R-2, and R-3 occupancies; Group E occupancies; unlimited area buildings; mixed use occupancy; combustible materials in Type I and Type II construction; penetrations; ducts and transfer openings; automatic sprinkler systems; portable fire extinguishers; fire alarm and detection systems; emergency alarm systems; smoke control systems; smoke and heat removal; post-fire exhaust systems; doors, gates, and turnstyles; stairways and handrails; guards; aisles; corridors; interior exit stairways and ramps; exit passageways; assembly areas; emergency escape and rescue; ventilation; access to unoccupied spaces; surrounding materials; performance requirements; installation of wall coverings; rooftop structures; solar photovoltaic panels/modules; live loads; required verification and inspection; damproofing and waterproofing; shallow foundations; lathing and furring for cement plaster; foam plastic insulation; minimum plumbing facilities; swimming pool enclosures and safety devices; window cleaning anchors; solar voltaic power systems; construction safeguards; and referenced standards.

Proposed Rules

The statutory authority to adopt the rules is *Minnesota Statutes*, sections 326B.02, subdivision 5, 326B.101, and 326B.106, subdivision 1. A copy of the proposed rules is published on the Department's website. The proposed rules can be viewed at: *http://www.dli.mn.gov/PDF/docket/1305docket.pdf*.

A free copy of the rules is available upon request from the agency contact person listed above.

Comments. You have until 4:30 p.m. on Friday, December 12, 2014, to submit written comment in support of or in opposition to the proposed rules or any part or subpart of the rules. Your comment must be in writing and received by the agency contact person by the due date. Comment is encouraged. Your comments should identify the portion of the proposed rules addressed, the reason for the comment, and any change proposed. You are encouraged to propose any change that you desire. Any comments that you have about the legality of the proposed rules must also be made during this comment period.

Request for a Hearing. In addition to submitting comments, you may also request that the Department hold a hearing on the rules. You must make your request for a public hearing in writing, which the agency contact person must receive by 4:30 p.m. on Friday, December 12, 2014. You must include your name and address in your written request. In addition, you must identify the portion of the proposed rules that you object to or state that you oppose the entire set of rules. Any request that does not comply with these requirements is not valid and the agency cannot count it when determining whether it must hold a public hearing. You are also encouraged to state the reason for the request and any changes you want made to the proposed rules.

Withdrawal of Requests. If 25 or more persons submit a valid written request for a hearing, the Department will hold a public hearing unless a sufficient number of persons withdraw their requests in writing. If enough requests for hearing are withdrawn to reduce the number below 25, the agency must give written notice of this to all persons who requested a hearing, explain the actions the agency took to affect the withdrawal, and ask for written comments on this action. If a public hearing is required, the agency will follow the procedures in *Minnesota Statutes*, sections 14.131 to 14.20.

Alternative Format/Accommodation. Upon request, this information can be made available in an alternative format, such as large print, braille, or audio. To make such a request or if you need an accommodation to make this hearing accessible, please contact the agency contact person at the address or telephone number listed above.

Modifications. The Department might modify the proposed rules, either as a result of public comment or as a result of the rule hearing process. It must support modifications by data and views submitted to the agency or presented at the hearing. The adopted rules may not be substantially different than these proposed rules unless the Department follows the procedure under *Minnesota Rules*, part 1400.2110. If the proposed rules affect you in any way, the Department encourages you to participate in the rulemaking process.

Cancellation of Hearing. The Department will cancel the hearing scheduled for January 20, 2015, if the agency does not receive requests for a hearing from 25 or more persons. If you requested a public hearing, the agency will notify you before the scheduled hearing whether the hearing will be held. You may also call the agency contact person at (651) 284-5867 after December 12, 2014 to find out whether the hearing will be held.

Notice of Hearing. If 25 or more persons submit valid written requests for a public hearing on the rules, the Department will hold a hearing following the procedures in *Minnesota Statutes*, sections 14.131 to 14.20. The Department will hold the hearing on the date and at the time and place listed above. The hearing will continue until all interested persons have been heard. Administrative Law Judge James R. Mortenson is assigned to conduct the hearing. Judge Mortenson's Legal Assistant Denise Collins can be reached at the Office of Administrative Hearings, 600 North Robert Street, P.O. Box 64620, Saint Paul, Minnesota 55164-0620, **telephone:** (651) 361-7900, and **fax:** (651) 539-0300 or **e-mail:** *denise.collins@state.mn.us*.

Hearing Procedure. If the Department holds a hearing, 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 before the hearing record closes. All evidence presented should relate to the proposed rules. You may also submit written material to the Administrative Law Judge to be recorded in the hearing record for five working days after the public hearing ends. At the hearing the Administrative Law Judge may order that this five-day comment period is extended for a longer period but not more than 20 calendar days. Following the comment period, there is a five-working-day rebuttal period when the agency and any interested person may respond in writing to any new information submitted. No one may submit additional evidence during the five-day rebuttal period. The Office of Administrative Law Judge no later than 4:30

Proposed Rules

p.m. on the due date. All comments or responses received will be available for review at the Office of Administrative Hearings. This rule hearing procedure is governed by *Minnesota Rules*, parts 1400.2000 to 1400.2240, and *Minnesota Statutes*, sections 14.131 to 14.20. You may direct questions about the procedure to the Administrative Law Judge.

The agency requests that any person submitting written views or data to the Administrative Law Judge before the hearing or during the comment or rebuttal period also submit a copy of the written views or data to the agency contact person at the address stated above.

Statement of Need and Reasonableness. The statement of need and reasonableness summarizes the justification for the proposed rules, including a description of who will be affected by the proposed rules and an estimate of the probable cost of the proposed rules. It is now available from the agency contact person. You may review or obtain copies for the cost of reproduction by contacting the agency contact person. A copy of the statement of need and reasonableness can be viewed on the Department's website at http://www.dli.mn.gov/PDF/docket/1305docket.pdf.

Lobbyist Registration. *Minnesota Statutes*, chapter 10A, requires each lobbyist to register with the State Campaign Finance and Public Disclosure Board. Ask any questions about this requirement of the Campaign Finance and Public Disclosure Board at: Suite #190, Centennial Building, 658 Cedar Street, St. Paul, Minnesota 55155, **telephone:** (651) 296-5148 or 1-800-657-3889.

Adoption Procedure if No Hearing. If no hearing is required, the agency may adopt the rules after the end of the comment period. The Department will submit the rules and supporting documents to the Office of Administrative Hearings for a legal review. You may ask to be notified of the date the rules are submitted to the office. If you want either to receive notice of this, to receive a copy of the adopted rules, or to register with the agency to receive notice of future rule proceedings, submit your request to the agency contact person listed above.

Adoption Procedure After a Hearing. If a hearing is held, after the close of the hearing record, the Administrative Law Judge will issue a report on the proposed rules. You may ask to be notified of the date that the Administrative Law Judge's report will become available, and can make this request at the hearing or in writing to the Administrative Law Judge. You may also ask to be notified of the date that the agency adopts the rules and the rules are filed with the Secretary of State by requesting this at the hearing or by writing to the agency contact person stated above.

Order. I order that the rulemaking hearing be held at the date, time, and location listed above.

Dated: 30 October 2014

Ken B. Peterson, Commissioner Department of Labor and Industry

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. Strikeouts 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. Strikeout indicates deletions from proposed rule language.

Minnesota Department of Natural Resources (DNR) Adopted Expedited Emergency Game and Fish Rules: Spring Turkey Hunt, Special Provisions for Wildlife Management Areas, and Common Crow Season

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 rules is *Minnesota Statutes*, sections 86A.06, 97A.045, 97A.137, 97A.435, 97B.112, 97B.723, and 97B.731.

The conditions that do not allow compliance with *Minnesota Statutes*, sections 97A.0451 to 97A.0459, are that distribution of licenses for the turkey season are subject to modification on an annual basis as the Department of Natural Resources refines the manner by which the season is conducted. Annual turkey population and harvest data used for selecting hunters and setting quotas and areas is gathered annually and analyzed in late summer. Adjustments to permit area boundaries and license quotas are based on annual and long-term population data as well as input from the public. The St. Michaels Meadows Wildlife Management Area is an integral part of a wetland restoration project but cannot sustain hunting due to its proximity to a large residential housing development. The crow season is being amended to meet requirements specified in *Minnesota Statutes* 97B.731. The Camp Ripley muzzleloader hunt is being amended to correct an error in a previously published rule.

Dated: October 10, 2014

Tom Landwehr, Commissioner Department of Natural Resources

6230.0200 SPECIAL PROVISIONS FOR WILDLIFE MANAGEMENT AREAS. [For text of subps 1 to 10, see M.R.]

Subp. 11. Areas with other restrictions.

[For text of items A to D, see M.R.]

E. The St. Michael Meadows Wildlife Management Area in Wright County is closed to firearms hunting, but open to trapping and archery deer hunting.

[For text of item F, see 39 SR 172] [For text of subp 12, see 38 SR 1277 and 39 SR 172] [For text of subp 13, see M.R.]

6232.2100 MUZZLELOADER SEASON AND AREAS.

[For text of subps 1 and 2, see M.R.] [For text of subp 3, see 39 SR 158]

Subp. 4. **2014 muzzleloader special hunt areas.** Muzzleloader hunters must possess a valid permit for the following special hunt areas authorized for the 2014 season:

[For text of items A to I, see 39 SR 158]

J. Camp Ripley Military Reservation in Morrison County is open December 1 to 3 for taking antlerless deer and legal bucks. Camp

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Expedited Emergency Rules

Ripley Military Reservation is open only to individuals with a special hunt permit. No more than 20_100 permits shall be issued to Minnesota residents who have served in any branch of the United States armed forces. Hunters may use bonus permits to take antlerless deer and may take a deer of either sex on a regular muzzleloader license. The bag limit is two one deer. This is special hunt area 945; [For text of items K and L, see 39 SR 158]

6236.0600 SPRING TURKEY SEASON.

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

Subp. 4. **Open areas.** Wild turkey permit areas are open for the spring turkey season as prescribed by the commissioner. Turkey licenses are valid for taking turkeys only in the wild turkey permit area specified on the license, except for archery-only licenses issued under Minnesota Statutes, section 97A.435, subdivision 5, paragraph (a), and youth turkey licenses.

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

6236.1060 TURKEY HUNT QUOTAS.

The following wild turkey permit areas are open for the 2015 spring wild turkey season with the quotas on numbers of permits for time periods A to C established below. An unlimited number of licenses are available for time periods D to H:

2015 Spring Wild Turkey Permit Area Quotas

		<u>Time Period</u>	~
Wild Turkey	<u>A</u>	<u>B</u>	<u>C</u>
<u>Permit Area</u>	<u>April 15-19</u>	<u>April 20-24</u>	<u>April 25-29</u>
<u>Number</u>			
<u>501</u>	<u>1,835</u>	<u>1,835</u>	<u>1,835</u>
<u>502</u>	<u>125</u>	<u>125</u>	<u>125</u>
<u>503</u>	<u>625</u>	<u>625</u>	<u>625</u>
<u>504</u>	<u>145</u>	<u>145</u>	<u>145</u>
<u>505</u>	<u>500</u>	<u>500</u>	<u>500</u>
<u>506</u>	<u>240</u>	<u>240</u>	<u>240</u>
<u>507</u>	<u>1,325</u>	<u>1,325</u>	<u>1,325</u>
<u>508</u>	<u>576</u>	<u>576</u>	<u>576</u>
<u>509</u>	$\underline{40}$	<u>40</u>	<u>40</u>
<u>510</u>	<u>500</u>	<u>500</u>	<u>500</u>
<u>511</u>	<u>20</u>	<u>20</u>	<u>20</u>
<u>512</u>	<u>5</u>	<u>5</u>	<u>5</u>

6240.2300 COMMON CROW SEASON.

Subpart 1. **Open dates.** Common crows may be taken from July 15 through October 15 and from March 1 through March 31 January 1 to 15, March 1 to 31, September 1 to October 31, and December 15 to 31.

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

REPEALER. The expedited emergency amendments to *Minnesota Rules*, parts 6230.0200, subpart 11, published in the *State Register*, volume 38, page 1145, February 24, 2014, and 6240.2300, subpart 1, volume 39, page 260, August 25, 2014, are repealed.

EFFECTIVE PERIOD. The expedited emergency amendments to *Minnesota Rules*, parts 6232.2100 and 6236.0600, expire July 1, 2015. The expedited emergency amendments to *Minnesota Rules*, parts 6230.0200 and 6240.2300, expire May 1, 2016. *Minnesota Rules*, part 6236.1060, expires July 1, 2015.

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

Emergency Executive Order 14-18: Amending Emergency Executive Order 14-17, Providing for Relief from Regulations to Motor Carriers and Drivers Operating in the State of Minnesota for Delivery of Propane

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

WHEREAS, due to late planting and maturing of corn crops in Minnesota, the propane industry is experiencing a distribution network shortage across the state, causing propane marketers to curtail deliveries to farmers due to transportation limitations; and

WHEREAS, localized terminal shortages are causing drivers to travel further to acquire product for marketers and farmers; and

WHEREAS, the pipeline system that provides propane service to Minnesota also serves Iowa, Nebraska, and Wisconsin where corn harvest has also begun, causing limited deliveries to multiple terminals; and

WHEREAS, long lines at terminals in southern Minnesota and drivers traveling longer distances to acquire product has depleted the available duty hours in accordance with Federal Motor Carrier Safety Regulations; and

WHEREAS, the same hazardous material drivers who transport propane also transport anhydrous ammonia; the anhydrous ammonia season is just beginning as well and will contribute to the hour shortage and driver availability; and

WHEREAS, getting behind in the transportation of propane could impact the propane industry's preparedness for the winter heating season.

NOW, THEREFORE, I hereby order that:

1. A state of emergency exists in Minnesota that requires relief from certain federal regulations incorporated in *Minnesota Statutes*, section 221.0314, subdivision 9, pertaining to hours of service for motor carriers and drivers providing direct assistance in emergency relief efforts.

2. Motor carriers and drivers transporting propane to affected areas of the state and providing direct assistance for emergency relief efforts, are exempted from paragraphs (b), (c), and (d) under the *Code of Federal Regulations*, title 49, part 395.3 which are incorporated in *Minnesota Statutes*, section 221.0314, subdivision 9, pertaining to hours of service.

3. Nothing in this order shall be construed to relieve motor carriers and drivers transporting supplies and materials and providing direct assistance for emergency relief efforts from the requirements under paragraph (a) of the *Code of Federal Regulations*, title 49, part 395.3 which states, in part, a driver may drive only during a period of 14 consecutive hours after coming on duty following 10 consecutive hours off duty.

4. Nothing in this order shall be construed to relieve motor carriers and drivers transporting supplies and materials and providing direct assistance for emergency relief efforts from regulations pertaining to driver qualifications; driving of commercial motor vehicles; commercial drivers' licenses; drug and alcohol testing for drivers; or equipment, parts, and accessories necessary for the safe operation of vehicles.

Executive Orders

5. No motor carrier or driver operating under the terms of this order shall require or allow an ill or fatigued driver to operate a motor vehicle. Any driver who informs a carrier that he or she needs immediate rest shall be given at least ten consecutive off-duty hours before the driver is required to return to service.

6. Upon the expiration of this order, or when a motor carrier or driver ceases to provide direct assistance to the emergency relief effort, a driver that has had at least thirty-four consecutive hours off-duty must be permitted to start his or her on-duty status hours and 60/70-hour clock at zero.

Pursuant to *Minnesota Statutes*, section 4.035, subdivision 2, this Emergency Executive Order is effective immediately and must be filed with the Secretary of State and published in the *State Register* as soon as possible after its issuance. Emergency relief from regulations for motor carriers and drivers transporting propane to affected areas of the state, shall remain in effect until November 23rd, 2014, or until the commercial motor carrier or driver ceases direct assistance in providing emergency relief, whichever occurs first. For purposes of this Emergency Executive Order, direct assistance is defined in *Minnesota Statutes*, section 221.0269, subdivision 3, paragraph (c). This Emergency Executive Order may be extended in accordance with *Minnesota Statutes*, section 221.0269, subdivision 2.

IN Testimony Whereof, I have set my hand on this 31st day of October, 2014.

Signed: Mark Dayton Governor

Filed According to Law

Signed: Mark Ritchie Secretary of State

Proclamations

Proclamations by the Governor (*Minnesota Statutes* § 4.04) may be published in the *State Register*. All proclamations of the Governor required or authorized by law shall be filed with the Secretary of State. Extra Sessions of the Legislature are called by means of a proclamation. The Governor also proclaims one day in each year as a day of solemn and public thanksgiving and no official state business may be transacted on that day.

State of Minnesota Office of the Governor Proclamation Declaring November as Hospice Month

St. Croix Hospice Foundation celebrates Hospice Month for all Minnesotans through Governor Dayton's 2014 Hospice Month Proclamation.

WHEREAS: Hospice care empowers people to live as fully as possible, surrounded and supported by family and loved ones, in spite of serious and life-limiting illness; and

WHEREAS: Hospice care affords patients and family members the highest quality assistance, delivered by an interdisciplinary team of skilled professionals, including: physicians; nurses; social workers; therapists; counselors; health aides; spiritual care providers; and others who make the wishes of the patient and family a priority; and

WHEREAS: Through pain management and symptom control, caregiver training and assistance, and emotional and spiritual support, patients are able to enjoy a more fulfilling life, even in life's waning moments; and

WHEREAS: 1.5 million Americans living with life-limiting illnesses and their families receive care from hospice programs, and 400,000 trained volunteers contribute 19 million hours of service to hospice programs annually; and

WHEREAS: Hospice care providers encourage people to learn more about options of care and share their wishes with family, loved ones, and healthcare professionals.

NOW, THEREFORE, I, MARK DAYTON, Governor of Minnesota, do hereby proclaim the month of November 2014, as: HOSPICE MONTH

in the State of Minnesota.

SECRETARY OF STATE IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Minnesota to be affixed at the State Capitol this 27th day of October.

Signed: Mark Dayton, Governor

Witness: Mark Ritchie Secretary of State

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.

Minnesota Comprehensive Health Association (MCHA) Notice for Board of Directors Meeting 18 November 2014

NOTICE IS HEREBY GIVEN that a meeting of the Minnesota Comprehensive Health Association's (MCHA) Board of Directors will be held at 1:00p.m. on Tuesday, November 18th, 2014.

If anyone wishes to attend or participate in this meeting please contact MCHA's Executive Office, **phone:** (952) 593-9609, for additional information.

Minnesota Department of Employment and Economic Development (DEED)

Notice of Public Hearing by the Minnesota Department of Employment and Economic Development with Respect to a Proposed Project 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, November 21 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 Project and Proposed JCF Funding:

Vascular Solutions, Inc., may expand at 6464 Sycamore Court North, Maple Grove (Hennepin County), Minnesota. The company is a Minnesota based company that is focused on bringing clinically advanced solutions to the medical world that includes catheter products, hemostat products, and vein products and services. The potential project involves expanding the company by purchasing, developing, and remodeling an adjacent 60,000 square foot building. The company expects to create 60 jobs at an average cash wage of \$31.77 per hour and make an eligible capital investment of \$8,700,000. The project is eligible for a job creation award of up to \$367,000 and a capital investment rebate of up to \$435,000.

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 Health (MDH)

Division of Health Policy

Notice of Proposed Revised Rules: Minnesota Uniform Companion Guide for the Implementation of the ASC X12N/005010X221A1 Health Care Claim Payment / Advice (835), version 9.0; and Minnesota Uniform Companion Guide for the Implementation of the ASC X12N/005010X279A1 Health Care Eligibility Benefit Inquiry and Response (270/271), version 9.0

NOTICE IS HEREBY GIVEN that the Minnesota Department of Health (MDH) is seeking information or opinions from outside sources regarding proposed revised versions (version 9.0) of the Minnesota Uniform Companion Guides (MUCGs) for the implementation of the following ASC X12N transactions:

ASC X12N/005010X221A1 Health Care Claim Payment/Advice (835); and ASC X12N/005010X279A1 Health Care Eligibility Benefit Inquiry and Response (270/2710).

Contact Person. MDH requests information and opinions concerning the applicability and functionality of proposed revisions be submitted to Susie Veness as described below. Interested persons or groups may submit data or views in writing, to be received no later than 4:00 p.m. December 10, 2014. Electronic submissions should be sent in Word format. Written statements should be addressed to Susie Veness, Minnesota Department of Health, P.O. Box 64882, St. Paul, MN 55164-0822, or submitted via **e-mail** at: *health.asaguides@state.mn.us* or faxed to: (651) 201-3830. **E-mail is preferred.**

Public Review Process. MDH will provide free copies of the proposed version 9.0 of the MUCGs above in paper or electronic PDF format, to persons and organizations interested in reviewing them. The proposed version will be available for viewing and downloading on November 11, 2014 at: *http://www.health.state.mn.us/asa/*. Comments and suggestions for improvements of the proposed rule will be accepted at the above address until 4 p.m. December 10, 2014.

After the Commissioner of Health has considered all comments received, the Commissioner will publish a notice of adoption of any revisions to the above referenced MUCG rules in the State Register. The adopted versions will be known as version 10.0 and will supersede any previous versions. The version 10.0 rules will take effect 30 days subsequent to the notice of adoption.

How to Obtain the Proposed Changes to Minnesota Uniform Companion Guides. Free copies of the proposed version 9.0 rules as described above are available for viewing or downloading on the World Wide Web at: *http://www.health.state.mn.us/asa/*. Persons who wish to obtain paper copies should call Susie Veness at MDH, (651) 201-5508, or fax a request to (651) 201-3830, or write or email to Susie Veness at the address above, and clearly identify the document(s) being requested.

Description of the Rules. *Minnesota Statutes*, section 62J.536, requires the Minnesota Commissioner of Health, in consultation with the Minnesota Administrative Uniformity Committee (AUC), to promulgate rules pursuant to section 62J.61 establishing and requiring group purchasers, clearinghouses, and health care providers to exchange specified health care administrative transactions electronically, using the applicable single, uniform companion guide adopted by the Commissioner of Health. Under *Minnesota Statutes*, section 62J.61, the Commissioner of Health is exempt from chapter 14, including section 14.386, in implementing sections 62J.50 to 62J.54, subdivision 3, and 62J.56 to 62J.59.

The proposed revised version 9.0 MUCGs referenced above are proposed by the Commissioner of Health and were developed in consultation with the Minnesota Administrative Uniformity Committee (AUC) and its EOB/Remit and Eligibility Technical Advisory Groups (TAGs).

Technical Changes and Updates to Previously Adopted Rule. The Commissioner of Health, in consultation with the AUC and its Technical Advisory Groups (TAGs), determined that it is necessary to make revisions to the MUCG rules previously adopted in the Minnesota State Register. The previously adopted MUCGs that are currently in force were published as "version 8.0" and are available at: *http://www.health.state.mn.us/asa/rules.html*. The proposed new versions of the rules are "version 9.0" and will be available at: *http://www.health.state.mn.us/asa/rules.html*.

Because the Commissioner of Health has determined that it is unduly cumbersome to publish the entire text of the proposed rule revisions, the Commissioner is publishing this notice of the proposed revisions to the adopted rules.

The proposed version 9.0 rules describe the data content and other transaction specific characteristics of the transactions listed above, for use by entities subject to *Minnesota Statutes*, section 62J.536.

When the proposed rules are adopted, they:

Are to be used in conjunction with all applicable Minnesota and federal regulations, including 45 CFR Parts 160, 162, and 164 (HIPAA Administrative Simplification, including adopted federal operating rules) and related ASC X12N and retail pharmacy specifications (ASC X12N and NCPDP implementation specifications);

Will supplement, but will not otherwise modify, the ASC X12N and NCPDP implementation specifications in a manner that will make their implementation by users to be out of compliance; and

Must be appropriately incorporated by reference and/or the relevant transaction information must be displayed in any companion guides provided by entities subject to *Minnesota Statutes*, section 62J.536. In particular, the applicable information in the adopted rules must be appropriately incorporated by reference and/or displayed so as to satisfy requirements of the *Code of Federal Regulations 45 § 162.1203* and *§ 162.1603* for companion guide compliance with the "CORE v5010 Master Companion Guide Template."

Modifications. The proposed revisions in the version 9.0 MUCGs are proposed to improve the clarity and readability of the rules, and to reflect changes in health care coding requirements and other updates. Revisions are also shown in underline-strikeout format on the proposed v9.0 MUCGs.

The following changes are proposed in all of the above referenced versions 9.0 MUCGs:

The cover page has been revised to update the summary information regarding the document, including the status of the document as a proposed rule for public comment. In addition, a header identifying the document has been relocated to be displayed as a footer; and,

Section 1.6.2, "Document revision history," has been updated to add information for version 9.0.

The following additional changes are proposed for the v9.0 MUCG for the ASC X12N/005010X221A1 Health Care Claim/ Payment Advice (835) as described below.

In "Appendix A: Minnesota Crosswalk for the Claim Adjustment Reason Codes (CARC) and Claim Adjustment Group Codes, and Remittance Advice Remark Codes (RARC)," the following changes were made to Table A-1:

The following remittance advice remark codes (RARCs) were added for CARC 227:

N582; N675; N686.

Note: Definitions of the above RARC codes can be found at the website of the Washington Publishing Company, at http://www.wpc-edi.com/reference/codelists/healthcare/remittance-advice-remark-codes/.

"Appendix B: Workers Compensation Reporting of Reason for a Denial or Reduction of Payment)" has been updated as shown below.

Section IV of Appendix B has been revised as follows: The last three sentences of the first paragraph have been deleted after automatic CARC coding changes that became effective July 1, 2014; Point #1 — CARC 191 was deactivated and replaced by CARC P2; Point #2 – CARC 214 was deactivated and replaced by CARC P4;

Point #4 – CARC W1 was deactivated and replaced by CARC P12;

Point #5 and #6 — CARC W2 was deactivated and replaced by CARC P13; Point #10, example #1 – CARC 191 was deactivated and replaced with CARC P2; Point #10, example #2 and #3 – CARC W1 was deactivated and replaced with CARC P12.

Section V has been revised as follows: Deactivated CARC codes 191, 214, 218, 221, W1, W2, and W3 have been replaced by P2, P4, P6, P8, P12, P13, and P14.

There are minor grammatical, wording, and formatting changes throughout.

The following additional changes for the MUCG for the Implementation of the ASC X12N/005010X279A1 Health Care Eligibility Benefit Inquiry and Response (270/271) v9.0 are proposed:

In section 2.1, the reference document was corrected and clarified to read "ASC X12/005010X279A1 Health Care Eligibility Benefit Inquiry and Response (270/271);"

In section 5.2, the 005010X279A1 (271) transaction table, the names and descriptions under the segment column have been clarified to read "NM1 Information Receiver Name;"

There are minor grammatical, wording, and formatting changes throughout.

Dated: November 11, 2014

Edward P. Ehlinger, MD, MSPH Commissioner P.O. Box 64975 St. Paul, MN 55164-0975

Minnesota Department of Human Services (DHS) Continuing Care Administration

Notice of Intent to Submit Transition Plan to the Centers for Medicare and Medicaid Services (CMS) in Order to Implement the Home and Community-Based Services (HCBS) Medicaid Rule on HCBS Settings

NOTICE IS HEREBY GIVEN that Minnesota has developed, and will submit, a Transition Plan to comply with the final CMS HCBS Medicaid Rule issued January 16, 2014, Document 79 FR 2947. The plan applies to the following home and community-based services waivers:

- Brain Injury (BI) waiver
- · Community Alternative Care (CAC) waiver
- · Community Alternatives for individuals with disabilities (CADI) waiver
- Developmental Disabilities (DD) waiver
- Elderly Waiver (EW)

The commissioner of Human Services shall submit the plan to the Centers for Medicare and Medicaid Services once the comment period is complete, by December 31, 2014.

The Transition Plan includes information on public input, the state's assessment process, and remedial strategies. The link to Transition Plan is –

http://www.dhs.state.mn.us/main/groups/manuals/documents/pub/dhs16_189775.pdf

Comments. You have until 4:30 pm on Wednesday, December 10, 2014, to submit written comments in support of or in opposition to this Transition Plan. Your comments must be in writing and received by the agency at the email address listed below by the due date and time.

Alternative Format/Accommodation. Upon request, this information can be made available in an alternative format, such as large print, braille, or audio. To make such a request or if you need an accommodation to make this information accessible, please contact the agency at the email address listed below.

For more information or to submit comments, please e-mail: HCBS.Settings@state.mn.us.

Investment Advisory Council Official Notice of Meeting of the Investment Advisory Council on 18 November 2014

The Investment Advisory Council will meet on Tuesday, November 18, 2014 at 12:00 Noon at the State Board of Investment, Board Room (Main Floor), 60 Empire Drive, St. Paul, MN.

Metropolitan Council Notice of Public Hearing on Housing Goals for Livable Communities Housing Incentives Account Program through 2020

The Metropolitan Council will hold a public hearing to receive public comment on affordable and life-cycle housing goals with new municipalities electing to participate in the metropolitan Livable Communities Housing Incentives Account Program for the period 2011 to 2020.

The public hearing will take place at **4 p.m. on Monday, Dec. 15**, in the Metropolitan Council Chambers at 390 N. Robert St., St. Paul, MN 55101, related to the Livable Communities program. All interested persons are encouraged to attend the hearing and offer comments. People may register in advance to speak by calling the Council at (651) 602-1500 and leaving a message or by sending an e-mail to *public.info@metc.state.mn.us*. Upon request, the Council will make reasonable accommodations to people with disabilities. Advance notice is appreciated.

In addition to speaking at the hearing, comments may be made, prior to 5 p.m. on Monday, Dec. 15, in one of the following ways:

- Written comments: Metropolitan Council, attn: Paul Burns 390 N. Robert St., St. Paul, 55101
- o Send TTY comments to: (651) 291-0904
- o E-mail: public.info@metc.state.mn.us
- o Record comments on Council's Public Comment Line at (651) 602-1500

A copy of the affordable and life-cycle housing goals for communities choosing to participate in the Livable Communities Housing Incentive Account is available on the Metropolitan Council's website at *www.metrocouncil.org*/ or by contacting Council public information staff at the contact information above.

Metropolitan Council Notice of Public Meeting on 2015 Unified Budget

The Metropolitan Council will discuss the 2015 Unified Budget, and 2014 levies (payable 2015) at a **public meeting on Wednesday**, **Dec. 10, at 6 p.m**. in the Metropolitan Council Chambers, 390 N. Robert Street, St. Paul, MN 55101.

The 2015 Unified Budget, which includes the operating budget, capital program and property tax levies, will be available at the Metropolitan Council's website at *www.metrocouncil.org* on Nov. 13. Printed copies are also available at no charge at the Council's St.

Paul offices. The documents may also be requested by calling (651) 602-1500 (leave message) or e-mailing public.info@metc.state.mn.us.

To register to speak at the public meeting, call (651) 602-1500 and leave a message or send an e-mail to public.info@metc.state.mn.us.

The Council will also receive comments on the proposed 2015 Unified Budget prior to the meeting – comments must be submitted by **5 p.m., Tuesday, Dec. 9, 2014,** to be included in the official record, in one of the following ways:

- Written comments: Metropolitan Council 390 N. Robert St., St. Paul, 55101
- o Send TTY comments to: 651-291-0904
- o E-mail: public.info@metc.state.mn.us
- o Record comments on Council's Public Comment Line at (651) 602-1500

Metropolitan Council Environmental Services Public Hearing on Proposed Industrial Pretreatment Incentive Program (IPIP)

Metropolitan Council Chambers 390 Robert St. N. St. Paul, Minnesota Tuesday, November 18, 2014 2:00 p.m.

Metropolitan Council Environmental Services (MCES) will conduct a public hearing to provide information and receive public comment on a proposed program that, if adopted, will provide a partnership and incentive to help high-strength wastewater producers develop pretreatment facilities (e.g. anaerobic digestion) on their industrial sites. The incentive would provide: 1) Metropolitan Council financing for eligible capital costs at low AAA-rated public financing rates, and 2) a capital lease over ten years with possible forgiveness of up to 30% of the annual payments.

Background

MCES is proposing this new program with the goal of reducing wastewater strength received by our facilities, which will ultimately save regional wastewater ratepayers money by avoiding or delaying capital costs that otherwise would be needed to expand solids capacity at treatment plants, and potentially eliminating energy or other operating costs needed to treat this waste.

The details and requirements of the proposed program will be presented at the hearing for public review and input, and will be available in November at: http://www.metrocouncil.org/Wastewater-Water/News-Events.aspx

Public Hearing Details

- 2:00 p.m., Tuesday, November 18, 2014
- Metropolitan Council Building, Council Chambers
- 390 Robert St. N. (southeast corner of Robert St. and 6th St.), St. Paul, Minnesota

All interested persons are encouraged to attend the public hearing and provide comments. Submitted comments must be <u>received</u> by MCES no later than 5 p.m. Friday, November 28, 2014:

- Send written comments to: Sara Haugen, Metropolitan Council Environmental Services, 390 Robert St. N., St. Paul, MN 55101-1805
- Fax comments to: Sara Haugen at (651) 602-1030
- Record comments on: Metropolitan Council Public Comment Line at (651) 602-1500
- · E-mail comments to: public.info@metc.state.mn.us
- Send TTY comments to: (651) 291-0904

Upon request, MCES will provide reasonable accommodations to persons with disabilities at the public hearing. Please submit such requests to Sara Haugen via mail or fax (see above) or by phone at 651-602-1016 before November 13, 2014.

Minnesota Department of Natural Resources (DNR) Notice of Comment Period on Draft Administrative Penalty Order Plan, *Minnesota Statutes* Chapter 103G.299

Subject of Plan. The Department of Natural Resources (DNR) seeks public comment on its Draft Administrative Penalty Order (APO) Plan. This Plan outlines a set of actions DNR may take to ensure that water users comply with water appropriation laws. The DNR can only use this Administrative Penalty Order authority to address illegal appropriation of water without a permit. The goal of APO is to reach compliance with the law so that Minnesota's water resources are protected for current and future needs.

Statutory Authority. *Minnesota Statutes*, Chapter 103G.299 directs the DNR to prepare a plan for using the administrative penalty order authority in this section. The plan must include explanations for how the commissioner will determine whether violations are minor, moderate or severe.

Draft Plan. The DNR has prepared a draft plan for public comment. It is located on the DNR website at: mndnr.gov/apoplan.

Public Comment. Interested persons or groups may submit written comments on the draft plan until 4:30 p.m. on Friday, December 12, 2014. Comments will be accepted through a survey link at *mndnr.gov/apoplan*.

Alternative Format and Agency Contact Person. Upon request, this information can be made available in an alternative format, such as large print, braille, or audio. Questions and requests to receive a copy of the draft Administrative Penalty Order Plan should be directed to: Minnesota Department of Natural Resources, Attn: APO Coordinator, 500 Lafayette Road, St. Paul, MN 55155-4025 or *apoplan.dnr@state.mn.us*.

Final APO Plan Available Online. DNR staff will carefully consider suggestions received during the public comment period prior to finalizing its Administrative Penalty Order Plan. A copy of the finalized plan will be available on the DNR website in January 2015.

Minnesota Department of Natural Resources (DNR) Notice of Hearing on Sale of State Land

NOTICE IS HEREBY GIVEN, that pursuant to *Minnesota Statutes*, section 97A.135, subd. 2a, a hearing will be held by the Department of Natural Resources, in the conference room at the Plainview Community Center, 346 W Broadway, Plainview Minnesota, on November 24, 2014 at 6:30 p.m..

The purpose of the hearing is for public input regarding the sale of state land situated in the County of Winona, and described as:

That part of the Southwest Quarter of the Northeast Quarter and that part of the Southeast Quarter of the Northwest Quarter of Section 15, Township 108 North, Range 10 West, Winona County, Minnesota, described as follows:

Beginning at the northwest corner of said Southwest Quarter of the Northeast Quarter; thence on an assumed bearing of South 89 degrees 04 minutes 56 seconds East, along the north line of said Southwest Quarter of the Northeast Quarter, a distance of 318.93 feet; thence South 81 degrees 59 minutes 52 seconds West, a distance of 322.40 feet, to the west line of said the Southwest Quarter of the Northeast Quarter; thence South 86 degrees 29 minutes 52 seconds West, a distance of 490.93 feet, to the east line of the West 50 rods (825.00 feet) of said Southeast Quarter of the Northwest Quarter; thence North 00 degrees 15 minutes 53 seconds West along the east line of said West 50 rods (825.00 feet), a distance of 87.80 feet, to the north line of said Southeast Quarter of the Northwest Quarter of the Northwest Quarter of the 12 seconds East along last said north line a distance of 491.03 feet to the point of beginning.

Minnesota Statutes, section 97A.135, subd. 2a, requires that a public hearing be held before lands within a Wildlife Management Area

can be disposed of through sale or exchange. The parcel is designated as part of Whitewater Wildlife Management Area.

It is proposed that this parcel of land be offered for sale by the Department of Natural Resources in a private sale to resolve an inadvertent trespass. This parcel is no longer needed for resource management purposes. If, after public hearing, the disposal of the land is in the public interest, the Commissioner of Natural Resources may vacate the parcel from Wildlife Management Area designation.

Questions regarding this proposal can be directed to Jodi Dehn at (651) 259-5391 or Jodi.M.Dehn@state.mn.us .

Dated: 3 November 2014

Kathy A. Lewis, Assistant Director Division of Lands and Minerals

Minnesota Pollution Control Agency (MPCA) Environmental Analysis and Outcomes Division Public Notice of Proposed State Implementation Plan Revision

NOTICE IS HEREBY GIVEN that the Commissioner of the Minnesota Pollution Control Agency (MPCA) has determined that a State Implementation Plan (SIP) revision must be submitted to meet Minnesota's transportation-related emissions conformity requirements of the federal Clean Air Act ("CAA"), 42 U.S.C. § 7506(c); the Federal Aid Highway Act, 23 U.S.C. § 109(j); 49 U.S.C. ch. 53; related provisions of the federal Moving Ahead for Progress in the 21st Century Act ("MAP-21"), Pub. L. No 112-141 including, but not limited to, §§ 1113 (amending 23 U.S.C. § 149(b), 1201-1203 (amending 23 U.S.C. §§ 134, 135 & 150), and 20005-20006 (amending 49 U.S.C. §§ 5303 & 5304), 126 Stat. 460-464, 500-526, & 628-652 (2012) and the implementing regulations of U.S. Environmental Protection Agency at 40 CFR parts 51 and 93 (2012), the Federal Highway Administration at 23 CFR part 450 (2013) and the Federal Transit Administration at 49 CFR part 613 (2012). The draft SIP revision is now available for public comment.

Background. The Clean Air Act Amendments of 1990 require that each state develop a plan to ensure that federally supported transportation projects, programs, and plans conform to the air quality state implementation plans (SIP) required under section 110 of the Clean Air Act. Conformity to the purpose of the SIP means that transportation activities will not cause or contribute to new air quality violations.

The conformity requirement applies to areas that are designated as "nonattainment" and those that have been redesignated to "attainment" (known as maintenance areas) for several transportation-related pollutants. Minnesota currently is subject to the conformity requirement in two maintenance areas for carbon monoxide – Twin Cities and Duluth-Superior.

The U.S. Environmental Protection Agency (EPA) issued transportation conformity rules in 1993, and has subsequently amended those rules in 1995, 1997, 2005, and 2008. The transportation rules are codified at 40 CFR §93.

Under the 2008 amendments, states are required to address in their SIPs three specific portions for the federal conformity rule:

- · 40 CFR §93.105, which addresses consultation procedures
- 40 CFR §93.122(a)(4)(ii), which addresses written commitments to control measures that are not included in a metropolitan
 planning organization's Transportation Plan and Transportation Improvement Program that must be obtained prior to a
 conformity determination and the requirement that such commitments must be fulfilled
- 40 CFR §93.125(c), which addresses written commitments to mitigation measures that must be obtained prior to a projectlevel conformity determination and the requirement that project sponsors must comply with such commitments

This SIP revision is intended to address these conformity requirements by formalizing practices and procedures already followed by the Minnesota Interagency Air Quality & Transportation Planning Committee.

Purpose of the SIP revision. Minnesota is addressing these requirements in the SIP through 2014 Memorandum of Agreement (MOA) Regarding Determination of Conformity of Transportation Plans, Programs, and Projects to SIPs. The MOA is a new agreement between

the MPCA, EPA, Federal Highway Administration, Federal Transit Administration, Minnesota Department of Transportation, and the Minnesota Metropolitan Planning Organizations located in the state's maintenance areas, e.g. The Metropolitan Council and the Metropolitan Interstate Council. It is to be used for determining the conformity of the Minneapolis-St. Paul and Duluth-Superior Metropolitan Area Transportation Plans and Transportation Improvement Programs with the State of Minnesota's air quality plans and procedures. The MPCA proposes that EPA approve the MOA for incorporation into Minnesota's SIP.

This MOA defines the practices and procedures the parties intend to follow in determining transportation conformity. It provides a means for the responsible agencies to formally adopt and implement transportation conformity in Minnesota. The MOA formalizes practices and procedures already being followed by the Minnesota Interagency Air Quality & Transportation Planning Committee. This MOA therefore constitutes the Transportation Conformity SIP for the State of Minnesota, as required by the Clean Air Act.

The MPCA will consider changing the contents of the proposed SIP revision based on comments received during the comment period. Following the end of the comment period, the Commissioner will decide whether to submit the proposed SIP revision to the EPA unless, as provided by *Minnesota Statutes* § 116.02, the MPCA Citizens' Board makes this decision.

MPCA contact person. The MPCA contact person is Innocent Eyoh. Written comments, requests, and petitions should be mailed to: Innocent Eyoh, Minnesota Pollution Control Agency, Environmental Analysis and Outcomes Division, 520 Lafayette Road North, St. Paul, Minnesota 55155-4194; telephone: (651)757-2347 or toll free: 1-800-657-3864; fax: (651) 297-8324; and e-mail: Innocent.Eyoh@state.mn.us. TTY users may call the MPCA at TTY (651) 252-5332 or 1-800-657-3864.

Availability of SIP. A copy of the proposed SIP revision is available on the MPCA's web site at *http://www.pca.state.mn.us/yrwc6a9*. A copy of the proposed SIP revision is also available upon request by contacting Innocent Eyoh at (651) 757-2347 or *Innocent.Eyoh@state.mn.us*, or can be mailed to any interested person upon the MPCA's receipt of a written request. Additional materials relating to the SIP revision are available for inspection by appointment at the MPCA, 520 Lafayette Road North, St. Paul, Minnesota 55155-4194, between the hours of 8:00 a.m. and 4:00 p.m., Monday through Friday. To examine these materials, or for more information, please contact Innocent Eyoh. All MPCA offices may be reached by calling 1-800-657-3864.

Public comment period and potential public meeting. Your comments must be in writing and received by Innocent Eyoh by 4:30 p.m. on December 15, 2014. Written comments may be submitted to him at the address, facsimile number, or e-mail address listed above.

As this SIP revision incorporates practices and procedures that are already in use and does not include any substantive changes to the Minnesota's SIP, a public information meeting will only be held if one is requested by 4:30 p.m. on December 15, 2014. If such a meeting is requested, it will be held on Tuesday, January 6, 2015 at 10:00 a.m. at the MPCA St. Paul Office, 520 Lafayette Road North, St. Paul, Minnesota 55155-4194. To find out if a public information meeting will be held, please contact Innocent Eyoh at (651) 757-2347 or *Innocent.Eyoh@state.mn.us* after December 15, 2014 at 4:30 p.m. The public information meeting, if one is requested, will provide information, receive public input, and answer questions about the proposed SIP revision. If the public information meeting is held, additional written comments on the proposed documents will be accepted until 4:30 p.m. on January 21, 2015, following the same guidelines described above.

Request to have MPCA Citizens' Board make decision. You have the right to submit a petition to the MPCA Commissioner asking that the MPCA Citizens' Board make the decision on submitting the proposed SIP revision to the EPA. Your petition must be in writing and must be received by the MPCA contact person listed above by 4:30 p.m. on December 15, 2014. Whether the petition will be granted or denied is at the sole discretion of the MPCA Commissioner. The MPCA Citizens' Board will only make the decision on the proposed SIP revision if the MPCA Commissioner grants your petition or if an MPCA Citizens' Board member makes a timely request to have the decision made by the MPCA Citizens' Board.

Official Notices Minnesota Pollution Control Agency (MPCA) Watershed Division Notice of Availability of the Draft Crow Wing River Watershed Restoration and Protection Strategy (WRAPS) Report and Request for Comment Public comment period begins: Public comment period ends: Monday, November 10, 2014 4:30 pm on Thursday, December 11, 2014

The Minnesota Pollution Control Agency (MPCA) is requesting comments on the draft report for the Crow Wing River Watershed Restoration and Protection Strategy (WRAPS) Report (Report). The draft WRAPS Report for the Crow Wing River Watershed is available for review at *http://www.pca.state.mn.us/zihya01*. Following the comments, the MPCA will revise the draft WRAPS Report and submit it to the MPCA Commissioner for approval. Comments must be received by the MPCA contact person by the public comment period end date shown above.

Required by the state Clean Water Legacy Act, a WRAPS is a document summarizing scientific studies of a major watershed no larger than a hydrologic unit code 8 including the physical, chemical, and biological assessment of the water quality of the watershed; identification of impairments and water bodies in need of protection; identification of biotic stressors and sources of pollution, both point and nonpoint; Total Maximum Daily Load's (TMDL) for the impairments; and an implementation table containing strategies and actions designed to achieve and maintain water quality standards and goals.

The Crow Wing River Watershed is located in north-central Minnesota and covers approximately 1,946 square miles within Becker, Cass, Clearwater, Crow Wing, Hubbard, Morrison, Otter Tail, Todd, and Wadena Counties.

This Report summarizes the monitoring, Stressor Identification, and TMDL work that has taken place in the watershed, as wells as identifies the strategies necessary to restore and protect the Crow Wing River watershed. The WRAPS Report is a follow up to the Crow Wing River Watershed TMDL, which went through its own public comment period and was approved by the U.S. Environmental Protection Agency in April of 2014.

It should be noted that the science, analysis and strategy development described in this Report began before the accountability provisions were added to the Clean Water Legacy Act in 2013 (MS114D); thus, this Report does not address all of those provisions. When this watershed is revisited (according to the 10-year cycle), the information will be updated according to the statutorily required elements of a Watershed Restoration and Protection Strategy Report.

Written Comments: You may submit written comments on the draft WRAPS Report or on the MPCA Commissioner's preliminary determination. Written comments must include the following:

- 1. A statement of your interest in the draft WRAPS Report;
- A statement of the action you wish the MPCA to take, including specific references to sections of the draft WRAPS Report that you believe should be changed; and
- 3. The reasons supporting your position, stated with sufficient specificity as to allow the MPCA Commissioner to investigate the merits of your position.

Written comments on the draft WRAPS Report must be sent to the MPCA contact person listed below and received by 4:30 p.m. on *Thursday, December 11, 2014*. The MPCA will prepare responses to comments received make any necessary revisions of the draft WRAPS Report and submit it to the MPCA Commissioner for approval.

Agency Contact Person: Written comments and requests for more information should be directed to:

Minnesota Pollution Control Agency 7678 College Road, Suite 105 Baxter, Minnesota 56425 Telephone: (218) 316-3897 Minnesota Toll Free: 1-800-657-3864 Fax: (218) 828-2594 E-mail: *bonnie.finnerty@state.mn.us* TTY users may call the MPCA teletypewriter at (651) 282-5332 or 1-800-657-3864.

Minnesota State Register, Monday 10 November 2014

Petition for Public Informational Meeting: You may request that the MPCA Commissioner hold a public informational meeting. A public informational meeting is an informal meeting the MPCA may hold to solicit public comment and statements on matters pertaining to the WRAPS study and process, and to help clarify and resolve issues.

A petition requesting a public informational meeting must include the following information:

- 1. A statement identifying the matter of concern;
- 2. The information required under items 1 through 3 of "Written Comments," identified above;
- 3. A statement of the reasons the MPCA should hold a public informational meeting; and
- 4. The issues that you would like the MPCA to address at the public informational meeting.

Petition for Contested Case Hearing: You also may submit a petition for a contested case hearing. A contested case hearing is a formal evidentiary hearing before an administrative law judge. In accordance with *Minnesota Rules* 7000.1900, the MPCA will grant a petition to hold a contested case hearing if it finds that: 1) there is a material issue of fact in dispute concerning the draft TMDL Report; 2) the MPCA has the jurisdiction to make a determination on the disputed material issue of fact; and 3) there is a reasonable basis underlying the disputed material issue of fact or facts such that the holding of the contested case hearing would allow the introduction of information that would aid the MPCA in resolving the disputed facts in making a final decision on the draft WRAPS Report. A material issue of fact means a fact question, as distinguished from a policy question, whose resolution could have a direct bearing on a final MPCA decision.

A petition for a contested case hearing must include the following information:

- 1. A statement of reasons or proposed findings supporting an MPCA decision to hold a contested case hearing according to the criteria in *Minnesota Rules* 7000.1900, as discussed above; and
- 2. A statement of the issues to be addressed by a contested case hearing and the specific relief requested or resolution of the matter.

In addition and to the extent known, a petition for a contested case hearing should also include the following information:

- 1. A proposed list of prospective witnesses to be called, including experts, with a brief description of proposed testimony or summary of evidence to be presented at a contested case hearing;
- 2. A proposed list of publications, references, or studies to be introduced and relied upon at a contested case hearing; and
- 3. An estimate of time required for you to present the matter at a contested case hearing.

MPCA Decision: You may also submit a petition to the Commissioner requesting that the MPCA Citizen's Board consider the WRAPS Report approval. To be considered timely, the petition must be received by the MPCA by 4:30 p.m. on the date the public comment period ends, identified on page 1 of this notice. According to *Minnesota Statutes* § 116.02 subd 6(4), the decision whether to submit the WRAPS Report and, if so, under what terms, will be presented to the Board for decision if: (1) the Commissioner grants the petition requesting the matter be presented to the Board; (2) one or more Board members request to hear the matter before the time the Commissioner makes a final decision on the WRAPS Report; or (3) a timely request for a contested case hearing is pending. You may participate in the activities of the MPCA Board as provided in *Minnesota Rules* 7000.0650.

The written comment, requests, and petitions submitted on or before the last day of the comment period will be considered in the final decision on this WRAPS Report. If the MPCA does not receive written comments, requests, or petitions during the public comment period, the MPCA staff, as authorized by the Board, will make the final decision on the draft WRAPS Report.

Dated: November 2014

Minnesota Public Utilities Commission (PUC) Notice of Permit Decision In the Matter of the Application of Odell Wind Farm, LLC for a Route Permit for the Odell Wind Farm High Voltage Transmission Line Project in Cottonwood, Jackson, and Martin Counties Public Utilities Commission Docket Number: IP-6914/TL-13-591

In an Order issued on October 29, 2014, the Public Utilities Commission issued a high-voltage transmission line route permit for the Odell Wind Farm High Voltage Transmission Line Project in Cottonwood, Jackson, and Martin Counties. In its Order, the Commission determined that the environmental assessment and record adequately addressed the issues identified in the scoping decision for the project; and authorized Odell Wind Farm, LLC to construct approximately 9.4 miles of 115-kilovolt transmission line and associated facilities in Cottonwood, Jackson, and Martin Counties.

Copies of the route permit and additional information about the project can be found on-line at: http://mn.gov/commerce/energyfacilities/Docket.html?Id=33682 and on the eDockets system

https://www.edockets.state.mn.us/EFiling/search.jsp (enter the year "13" and docket number "591").

If you have any questions about this project or would like more information please contact Commission staff: Michael Kaluzniak at *mike.kaluzniak@state.mn.us* or (651) 201-2257.

Minnesota Sentencing Guidelines Commission Notice of Public Hearing to Consider Modifications to the Sentencing Guidelines

The Minnesota Sentencing Guidelines Commission will hold a public hearing on Thursday, December 11, 2014, at 2:00 p.m. in Room 112, at the State Capitol Building, 75 Rev. Dr. Martin Luther King Jr. Blvd., St. Paul, MN 55155. The public hearing is intended to receive public input on the Commission's intent to amend section 2.F of the 2014 Sentencing Guidelines and Commentary. The proposed amendments would clarify or change consecutive sentencing policy, including the administration of supervised release terms of consecutive sentences.

Copies of the proposed modifications are available free of charge on the agency's website at *mn.gov/sentencing-guidelines*, or by contacting the Minnesota Sentencing Guidelines Commission by mail at 309 Administration Building, 50 Sherburne Avenue, St. Paul, MN 55155, or by telephone: (651) 296-0144. Deaf/Hard of Hearing/Speech Impaired Only TTY users may call this agency through the MN Relay Service: 1 (800) 627-3529; ask for (651) 296-0144. If you need special accommodations to attend, please contact the Minnesota Sentencing Guidelines Commission as possible. This notice is available in alternative formats upon request.

All interested persons are encouraged to attend the hearing and offer comments. Persons wishing to speak may register in advance by contacting the Commission's office at the above address or telephone number, or by e-mail at *sentencing.guidelines@state.mn.us*.

The Commission will hold the record open for five days after the public hearing to accept written comment. On Thursday, December 18, 2014, the Commission will meet at 2:00 p.m. at the Minnesota Judicial Center, 25 Rev. Dr. Martin Luther King Jr. Blvd., Room G-31, St. Paul, MN 55155, to formally adopt or reject the proposal to modify the 2014 Minnesota Sentencing Guidelines and Commentary. If adopted, modifications become effective August 1, 2015, unless the Legislature by law provides otherwise.

Minnesota Department of Transportation (Mn/DOT) Notice to Bidders: Suspensions/Debarments as of September 17, 2014

NOTICE OF SUSPENSION

NOTICE IS HEREBY GIVEN that MnDOT has ordered that the following vendors be suspended effective July 8, 2014:

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

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

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.

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 Department of Human Services (DHS) Alcohol and Drug Abuse Division Notice of Request for Proposals to Maintain and Continue the Development of a System for Prevention Coordinator to Operate in Each of ADAD's Seven (7) Regions of the State

The objective of this RFP is to reduce substance abuse and related problems within the 7 ADAD regions of the state by increasing local control of prevention services, promoting local collaboration and coordination in the provision of prevention services, identifying current prevention efforts and needs, and providing training and technical assistance to agencies and professionals (including DHS funded prevention programs). It is the intent of the ADAD to fund an Alcohol, Tobacco and Other Drug (ATOD) Prevention Coordinator within each of the 7 ADAD Regions of Minnesota. The successful grantee will provide resources & technical assistance, hire and supervise a coordinator.

The coordinator will focus on increasing collaboration, and building and sustaining ATOD prevention coalitions, programs and strategies in the 7 ADAD Regions. S/he will assist in assessing community needs and building capacity to implement and sustain evidence based prevention programs and strategies that are culturally responsive to the needs of the community. To this end, responders should provide information relative to their region's geographical/population profile and their ability and history in working with diverse communities in their respective region.

NOTICE IS HEREBY GIVEN that the Minnesota Department of Human Services is requesting proposals to maintain and continue the development of a system of Regional Alcohol, Tobacco, and Other Drug (ATOD) Prevention Coordinators (RPCs) to operate in each of the seven (7) regions of the state. RPCs work with ADAD to enhance the implementation of the state's prevention strategies at the local level.

Work is proposed to start July 1, 2015.

Responders' Conferences will be held on November 17, 24 and December 1, 2014, from 9 am to 12:00 pm Central Time at; *The Hampton Inn, Bemidji (11/17), The City Center Hotel, Mankato (11/24) and DHS Elmer L. Andersen Building room 2222, St Paul (12/1)*. The conference will serve as an opportunity for Responders to ask specific questions of State staff concerning the project. Attendance at the Responders' Conference is not mandatory but is recommended.

Al Fredrickson al.fredrickson@state.mn.us

This is the only person designated to answer questions by potential responders regarding this request. All questions must be submitted in writing before **4:00 pm., Central Time, December 8, 2014.**

Proposals submitted in response to this Request for Proposals must be received at the address above no later than 4:00 p.m., Central Time, January 26, 2015. Late proposals will not be considered. Faxed or e-mailed proposals will not be considered.

The RFP can be viewed by visiting the Minnesota Department of Human Services RFP web site: *http://www.dhs.state.mn.us/main/id_000102*

This request does not obligate the State to complete the work contemplated in this notice. The State reserves the right to cancel this solicitation. All expenses incurred in responding to this notice are solely the responsibility of the responder.

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 solicitations (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) Inver Hills Community College Notice of Request for Proposals for Purchase of High Fidelity Tetherless Manikin

Complete proposal information go at: https://voices.inverhills.edu/rfp

Any and all questions MUST be sent to Karla Colwell by e-mail at: karla.colwell@inverhills.edu.

All questions received and answered will be posted to this site. It is your responsibility to check this site for all updates. Karla will not respond to phone calls and will not reply directly to emails.

Faxed or email proposals will not be accepted.

Proposals **MUST** be sealed in an envelope with a notation on the outside of the envelope stating: **LifePak-15 Monitor**– **DELIVER IMMEDIATELY**

Sealed proposals must be delivered no later than 12:00 P.M, Monday, November, 24th 2014 to:

Inver Hills Community College Attn: Karla Colwell Business Office, College Center Building 2500 - 80th Street East Inver Grove Heights, MN 55076

Minnesota State Colleges and Universities (MnSCU) Inver Hills Community College Notice of Request for Proposals for Purchase of LifePak-15 Monitor

Complete proposal information go at: https://voices.inverhills.edu/rfp

Any and all questions MUST be sent to Karla Colwell by e-mail at: karla.colwell@inverhills.edu.

All questions received and answered will be posted to this site. It is your responsibility to check this site for all updates. Karla will not respond to phone calls and will not reply directly to emails.

Faxed or email proposals will not be accepted.

Proposals **MUST** be sealed in an envelope with a notation on the outside of the envelope stating: **LifePak-15 Monitor**– **DELIVER IMMEDIATELY**

State Contracts

Sealed proposals must be delivered no later than 12:00 P.M, Monday, November, 24th 2014 to:

Inver Hills Community College Attn: Karla Colwell Business Office, College Center Building 2500 - 80th Street East Inver Grove Heights, MN 55076

Minnesota State Colleges and Universities (MnSCU) South Central College Notice of Request for Proposals for Evaluation of the Proposed Trade Adjustment Assistance Community College and Career Training (TAACCCT)

South Central College and its partners are requesting proposals for designing and executing a rigorous evaluation of the proposed project as required in SGA/DFA PY-13-10. This RFP is undertaken by SOUTH CENTRAL COLLEGE pursuant to the authority contained in prov isions of *Minnesota Statutes* § 136F.581 and other applicable laws. All expenses incurred by respondents are solely the responsibility of the respondent.

The TAACCCT program seeks to increase the number of workers who attain certificates, degrees, and other industry-recognized credentials, helping to meet President Obama's college graduation goal of increasing the percentage of adults with a post-secondary credential by 2020. The overarching goals of the program are to: (1) increase attainment of degrees, certifications, certificates, diplomas, and other industry-recognized credentials that match the skills needed by employers to better prepare workers eligible for training under the Trade Adjustment Assistance (TAA) for Workers Program ("TAA-eligible workers") of chapter 2 of title II of the Trade Act of 1974, 19 U.S.C. 2271-2323 and other adults for high-wage, high-skill employment or re-employment in growth industry sectors; (2) introduce or replicate innovative and effective methods for designing and delivering instruction that address specific industry needs and lead to improved learning, completion, and other outcomes for TAA-eligible workers and other adults; and (3) demonstrate improved employment outcomes.

Submission deadline for o	qualifications:December 8, 2014, 3:00 p.m. CST	
Deadline for project ques	tions: December 3, 2014, 3:00 p.m. CST	
Submission directions:	Submit five (5) hard copies of the proposal (one marked "original"), two (2) copies of the pricing in a separate sealed & marked envelope, and one (1) additional copy of the proposal and pricing on a USB drive.	
Please mark the return envelopes: 1. MNAMP Project: LEARN, WORK, EARN		
Return proposals to:	South Central CollegeAttn: Anne Willaert1920 Lee BlvdNorth Mankato, MN 56003	

Minnesota State Colleges and Universities (MnSCU) System Office (RE-BID) Request for Proposal (RFP) for Master Contract IT Forensic Investigation Services

The purpose of this RFP is for MnSCU to solicit proposals to provide forensic investigation services. The purpose of this RFP is to have a Master Contract in place so that in the event of a security incident that requires contracted service support, the System Office or

any MnSCU College or University can more rapidly acquire services. MnSCU is seeking to determine the vendor(s) who will bring the most value to the MnSCU System.

To request a copy of the RFP please contact Dan Duffy at MnSCU State Office: **E-mail:** *dan.duffy@so.mnscu.edu* (preferred) **Phone:** (651) 201-1524

All proposals must be received **no later than DECEMBER 19, 2014 at 3:00 P.M. CT** at Minnesota State Colleges and Universities, System Office, 30 7th St. E., Suite 350, St. Paul, MN 55101 (Attn: Dan Duffy).

Minnesota Judicial Branch State Court Administrator's Office Court Services Division Request for Proposal for an Analysis and Report Regarding the Level of Effort to Achieve Statewide Submission of Electronic Citations (eCitations) from Law Enforcement to the Courts

The Court Services Division of the State Court Administrator's Office is using a competitive selection process to select the vendor responsible for analyzing and documenting the current state of eCitations including the issues, obstacles, constraints, options, and plans for fully expanding electronic submission of citations from law enforcement agencies to the courts in all counties and jurisdictions in the State of Minnesota.

THE STATE IS NOT OBLIGATED TO RESPOND TO ANY PROPOSAL SUBMITTED NOR IS IT LEGALLY BOUND IN ANY MANNER WHATSOEVER BY THE SUBMISSION OF A PROPOSAL. THE STATE RESERVES THE RIGHT TO CANCEL OR WITHDRAW THE REQUEST FOR PROPOSAL AT ANY TIME IF IT IS CONSIDERED TO BE IN ITS BEST INTEREST. IN THE EVENT THE REQUEST FOR PROPOSALS IS CANCELLED OR WITHDRAWN FOR ANY REASON, THE STATE SHALL NOT HAVE ANY LIABILITY TO ANY PROPOSER FOR ANY COSTS OR EXPENSES INCURRED IN CONNECTION WITH THIS REQUEST FOR PROPOSALS OR OTHERWISE. THE STATE ALSO RESERVES THE RIGHT TO REJECT ANY OR ALL PRO-POSALS, OR PARTS OF PROPOSALS, TO WAIVE ANY INFORMALITIES THEREIN, AND TO EXTEND PROPOSAL DUE DATES. This Request for Proposal does not obligate the Minnesota Judicial Branch to award a contract or complete the project and the Minnesota Judicial Branch reserves the right to cancel.

Your proposal must be submitted in writing in a sealed envelope to:

Rebecca Becker Court Services Division State Court Administrator's Office 105 Minnesota Judicial Center 25 Rev. Dr. Martin Luther King Jr. Boulevard St. Paul, MN 55155 **E-mail:** *Rebecca.becker@courts.state.mn.us*

The submission, including four (4) paper copies and one (1) electronic (PDF) copy, is due by 4:30 p.m. CST December 1, 2014. No facsimile submissions will be accepted.

A complete copy of the Request for Proposal may be found on the Minnesota Judicial Branch website (in the News and Announcements/Public Notices section) at *www.mncourt.gov*

State Contracts -

MNsure Request for Proposals for Core Training Curriculum Development

MNsure is seeking proposals from qualified firms to design and develop a cross-functional core training curriculum. The curriculum will serve as foundational training for most MNsure audiences, including staff, Navigators, CACs, Brokers, and other partner agencies.

The Request for Proposals is available on the MNsure website at: https://www.mnsure.org/about-us/rfp-contract/index.jsp

Proposals must be received by 4:00 p.m. Central Time on Monday, December 1, 2014.

Perpich Center for Arts Education NOTICE OF AVAILABILITY OF CONTRACT for a Videographer for the Turnaround Arts: Minnesota Project

The Perpich Center for Arts Education invites proposals for the delivery of a total of eight (unscripted) videos, two for each of four Minnesota schools (two rural and two metro). For each of four schools we are requesting:

- · One, seven to eight minute, documentary video and,
- One three minute video compact version edited from the longer version

Turnaround Arts: Minnesota, part of a national program of the President's Committee on the Arts and the Humanities, is testing the hypothesis that strategically implementing high-quality and integrated arts education programming in chronically underperforming schools adds significant value to school-wide reform and specifically student achievement. The goal for these videos is that the viewer (teachers, administrators, Minnesota legislators, and the general public) will gain a better or deeper understanding of how the arts can be used as a tool in school improvement. Each video will illustrate a problem, arts-based strategy, and outcome at a different Turnaround Arts: Minnesota school. The Perpich Center estimates that the cost of the contract should not exceed \$55,000.00 (fifty five thousand dollars).

Work is proposed to start after January 1, 2015. The estimated duration of this contract is January 2015 - September 2016.

Request for Proposals will be available through the deadline to submit proposals. A written request, by e-mail, is required to receive the Request for Proposal.

The Request for Proposal can be obtained from:

Lon Lamprecht, Contract Coordinator E-mail: *lon.lamprecht@pcae.k12.mn.us*

Submissions in response to the Request for Proposals in this advertisement must be received no later than 4:00 p.m. CST, Tuesday, November 25, 2014. Proposals may be delivered in person, USPS, courier or other commercial carrier. Hand delivered proposals must be brought to the Perpich Center for Arts Education Receptionist at: **Perpich Arts High School, 6125 Olson Memorial Highway, Golden Valley Minnesota 55422**.

Late proposals will not be considered. Faxed or e-mailed proposals will not be considered.

This request does not obligate the State to complete the work contemplated in this notice. The State reserves the right to cancel this solicitation. All expenses incurred in responding to this notice are solely the responsibility of the responder.

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, MN Notice of Request for Proposals (RFP) for Design Engineering Services

NOTICE IS HEREBY GIVEN That the Dakota County Transportation Department requests proposals for the design of the reconstruction of the interchange at TH 52 and CSAH 42 in the City of Rosemount (CP 42-82, City Project 461, SP 019-624-045).

Qualification-based selection criteria will be used to evaluate submittals from responding consultants. Upon completion of the technical rankings, Dakota County will enter into contract negotiations with the most qualified firm. There is a **4.7% DBE Goal** for this contract.

The following is the anticipated solicitation schedule: Issue Request for Proposals:

Proposal Deadline:

November 10, 2014 December 11, 2014 at 2:00 PM

Prospective responders who have any questions regarding this Request for Proposals may contact Jacob Rezac at *jacob.rezac@co.dakota.mn.us*

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Minnesota Food Code (reprint)

Publihsed by the Dept of Health & Dept of Agriculture, 6" x 9", Perfect bound, 162-pages, 1998 (includes 2003 Rule Amendments), Stock No. 143, \$15.95 + tax

Nursing Home & Boarding Care Laws - NEW

Published by the Minnesota Health Department, 6"x 9", perfect bound, pages-184, Stock No. 108, \$20.95 + tax.

Home Care Laws & Rules - new edition

Published by the Minnesota Department of Health, 6"x9", perfect bound, 235-pages, Stock No. 97, \$20.95 + tax.

Minnesota Session Laws

Two volumes (3,193 pages) includes laws passed during the 2013 regular session as well as the 2012 first special session. A set (state copy) is now on display in the store. NO QUANTITY DISCOUNTS. Stock No. 989. Cost: \$52 + tax, includes shipping.

Health Care Facilities Directory 2013

This new directory updates the 2012 edition. Features comprehensive listing of hospitals, nursing homes, supervised living facilities, outpatient clinics, home health agencies, hospices, etc. within the state of Minnesota. Lists are organized both by county and alphabetically. **Stock Number:** 72. **Price:** \$28.95. **Binding:** Plastic Spiral Binding. 554-pages.

Learning Objectives for Professional Peace Officer Education

Features techniques of criminal investigation and testifying to include traffic, law enforcement, use of firearms, interrogation tactics, and more. Produced by the P.O.S.T Board. **Stock Number:** 414. **Price:** \$18.95. **Pages:** 109. **Binding:** Looseleaf-no binder. Fits in this binder (Stock No. 398).

Motor Vehicle & Traffic Laws - NEW

Published by the Department of Public Safety, 6"x9", loose leaf, three-hole punched, 408-pages, Stock No. 116, \$32.95 + tax

2014 Motor Vehicle Tax Manual - <u>NEW</u>

Published by the Department of Public Safety, 8-1/2"x11", Loose leaf, three hole punched, shrinkwrapped, 214-pages, Stock No. 415, \$19.95 + tax

Nursing Laws - <u>NEW</u>

Published by the Board of Nursing, 6"x9", Saddle Stitched, 32-pages, Stock No. 119, \$11.00 + tax

Annual Compilation & Statistical Report of Multi -Member Agencies

Published: Secretary of State, 8-1/2"x11", loose leaf, no binder, 287-pages, Stock No. 403, hard copy or PDF: \$19-95 + tax

Architects & Engineering Laws & Rules

Published by the Architects & Engineering Board, 6" x 9", Saddle stitched, 61-pages, Stock No. 179, \$14.00 + tax

Barber Laws & Rules - NEW

Published by the Barber Examiner's Board, 6"x9", saddle stitched, 38-pages, Stock No. 92, \$15.00

Boiler Laws & Rules - REPRINT

Published by the Department of Labor and Industry, 6"x9", saddle stitched, 56-pages, Stock No. 136, \$14.00 + tax

Campaign Finance Laws & Rules - NEW

Published by the Campaign Finance & Public Disclosure Board, 8.5" x 11", Spiral bound, 106-pages, Stoick No. 150, \$15.95 + tax

Child Care Center Laws & Rules - NEW

Published by the Department of Human Services, 6" x 9", perfect bound, 205-pages, Stock No. 149, \$19.95 + tax

Cosmetology Laws - NEW

Published by the Cosmetology Board, 6" x 9", Soft binding, 17-pages, Stock No. 110, \$11.00 + tax

Cosmetology Rules - NEW

Published by the Minnesota Board of Cosmetology 6"x9", saddle stitched, 45-pages, Stock No. 147, \$13.00 + tax

Criminal Code - NEW

Published by the Dept. of Public Safety, 6"x9", Loose leaf, three-hole punch, 730-pages, Stock No. 111, \$38.95 + tax.

Data Practices Laws & Rules - NEW

Published by the Department of Administration, 6"x9", perfect bound, 196-pages, Stock No. 99, \$21.95 + tax

Dentistry Laws & Rules - NEW

Published by the Board of Dentistry, 8 1/2" x 11", Perfect bound, 146-pages, Stock No. 151, \$16.95 + tax

Family In-Home Day Care Laws & Rules - NEW

Published by the Department of Human Services, 6"x9", perfect bound, 199-pages, Stock No. 148, \$19.95 + tax

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- Retail store Open 8 a.m. 5 p.m. Monday Friday, 660 Olive Street, St. Paul
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