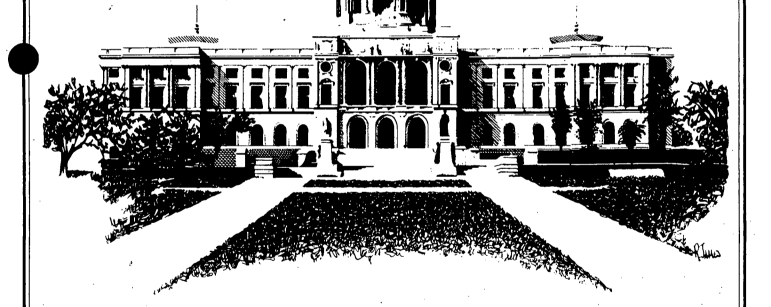
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VOLUME 9, NUMBER 25

December 17, 1984

Pages 1365-1388



Printing Schedule for Agencies

Issue Number	*Submission deadline for Executive Orders, Adopted Rules and **Proposed Rules	*Submission deadline for State Contract Notices and other **Official Notices	Issue Date	
	SCHEDUL	LE FOR VOLUME 9		
26	Monday Dec 10	Friday Dec 14	Monday Dec 24	
27	Friday Dec 14	Thursday Dec 20	Monday Dec 31	
28	Thursday Dec 20	Thursday Dec 27	Monday Jan 7	
29	Thursday Dec 27	Monday Jan 7	Monday Jan 7	

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

Instructions for submission of documents may be obtained from the Office of the State Register, 506 Rice Street, St. Paul, Minnesota 55103, (612) 296-0930.

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

Rudy Perpich

Governor

Sandra J. Hale Commissioner Department of Administration

Stephen A. Ordahl Director State Register and **Public Documents Division** Marsha Storck **Editor**

Robin PanLener, Paul Hoffman **Editorial Staff**

Margaret Connelly State Register Index Editor

Debbie Kobold Circulation Manager

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

CONTENTS= MCAR AMENDMENTS AND ADDITIONS State Planning Agency **Human Services Division Developmental Disabilities Program** Meeting of Institutional Care and Economic MINNESOTA RULES AMENDMENTS AND **ADDITIONS State Retirement System Water Resources Board** PROPOSED RULES STATE CONTRACTS **Revenue Department** Alcohol, Tobacco and Special Taxes **Administration Department** Proposed Rules Relating to Solid Waste: **Procurement Division** Metropolitan Area Operators' Fees 1370 **Commodities Contracts and Requisitions OFFICIAL NOTICES Economic Security Department** Request for Proposals for Technical Assistance **Attorney General's Office Consumer Division** Public Meeting Concerning Legal Rights and **Energy and Economic Development Department** Obligations of Owners and Tenants of Rental Grant to a City Which Is Selected as the Site for a Foreign Manufacturing Development Facility 1378 **Human Services Department Human Services Department Outside Opinion Sought Concerning Proposed** Social Services Bureau Rules Governing the Relocation of Nursing Request for Proposals for Foster Care Review **Metropolitan Council Natural Resources Department** Public Hearing on a Revision to the Air Quality Request for Qualifications and Letters of Interest Control Plan Supplement to the Transportation for Minerals Division Information Program 1380 Chapter of the Metropolitan Development SUPREME COURT Public Hearing on the Revised Capital Improvement Program Portion of the Decisions of the Supreme Court Filed Friday.

NOTICE

How to Follow State Agency Rulemaking Action in the State Register

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

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

The ADOPTED RULES section contains:

- Notice of adoption of new rules and rule amendments adopted without change from the previously published proposed rules. (Unchanged adopted rules are not republished in full in the State Register unless an agency requests this.)
- Adopted amendments to new rules or rule amendments (adopted changes from the previously published proposed rules).
- Notice of adoption of emergency rules.
- Adopted amendments to emergency rules (changes made since the proposed version was published).
- Extensions of emergency rules beyond their original effective date.

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

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

ALL ADOPTED RULES and ADOPTED AMENDMENTS TO EXISTING RULES published in the State Register and filed with the Secretary of State before July 31, 1983 are published in the Minnesota Rules 1983. ADOPTED RULES and ADOPTED AMENDMENTS TO EXISTING RULES filed after July 31, 1983 will be included in a supplement scheduled for publication in mid-1984. Proposed and adopted EMERGENCY (formerly called TEMPORARY) RULES appear in the State Register but are generally not published in the Minnesota Rules 1983 due to the short-term nature of their legal effectiveness. Those that are long-term may be published.

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

Issues 1-13, inclusive Issues 14-25, inclusive Issue 26, cumulative for 1-26 Issues 27-38, inclusive Issue 39, cumulative for 1-39 Issues 40-51, inclusive Issue 52, cumulative for 1-52

The listings are arranged in the same order as the table of contents of the Minnesota Rules 1983.

MCAR AMENDMENTS AND ADDITIONS =

TITLE 4 COMMERCE		12 MCAR §§ 2.0481-2.0484 [Emer] (extended)	73
Part 1 Commerce Department		12 MCAR §§ 2.05001-2.05016 [Temp] (extended)	
4 MCAR §§ 1.9500-1.9505 (adopted)	764	12 MCAR §§ 2.05302, 2.05304, 2.05306, 2.05309,	
TITLE 12 SOCIAL SERVICE		2.05313, 2.05314 [Emer] (proposed)	980
Part 2 Public Welfare Department		12 MCAR §§ 2.200 [Amend] (adopted)	909
(now Human Services)			
12 MCAR §§ 2.04601-2.04606 [Emer] (adopted)	912		

MINNESOTA RULES AMENDMENTS AND ADDITIONS

BOARD OF ACCOUNTANCY		DEPARTMENT OF AGRICULTURE	
1130.3600 (adopted)	693	1505.1070 [Amend] (adopted)	989
DEPARTMENT OF ADMINISTRATION		1511.0111; .0161; .0171; .0231; .0241; .0251; .0261;	
Division of Procurement		.0271; .0281; 0320; .0340; .0350; .0360 [Amend]	
1230.30004300 (adopted)	1186	(adopted)	
OFFICE OF ADMINISTRATIVE HEARINGS		1545.2050 (adopted)	
1400.02501200 (proposed)	704	1580.01001200 [Emer] (proposed)	874
1400.5100; .5200; .5250; .5275; .5300; .5400; .5500;	124	DEPARTMENT OF COMMERCE	
.5600; .5700; .5800; .5900; .5950; .6000; .6100; .6200;		2605.01000400 (proposed)	1018
.6350; .6400; .6500; .6550; .6600; .6700; .6800; .6900;		2675.0200; .0300; .0901; .1100; .1110; .11301150;	
.7000; .7050; .7100; .7200; .7300; .7400; .7500; .7600;		.1180; .2000; .2050; .2100; .2110; .2130; .2140; .2170;	
.7700; .7800; .7900; .8000; .8100; .8200; .8300		.2200; .2220; .2240; .2246; .2250; .2420; .2500	
(proposed)	802	(proposed)	960

MINNESOTA RULES AMENDMENTS AND ADDITIONS

	•
2675.3160 (adopted)	5230.0100 [Amend] (withdrawn)
2675.6100; 6110; .6111; .6120; .6141; .6142; .6143; .6180; .6210; .6220; .6230; .6250; .6270; .6290; .6301	BUREAU OF MEDIATION SERVICES
(proposed)	5510.01103210 (adopted)
2725.01000230 (proposed)	BOARD OF MEDICAL EXAMINERS
2730.02000700 (adopted)	5600.26002665 (proposed)
2755.0400; .0500 (adopted)	DEPARTMENT OF NATURAL RESOURCES
2765.01001500 (adopted)	6100.3100 (adopted)
2770.61007400 (adopted)	6100.5700 (proposed)
2770.75008500 (adopted)	6115.0010; .0020; .0030; .0060; .0080; .0090; 0110;
.0800; .0900; .1000; .1100; .1200; .1300; .1400; .1500;	.0130 (proposed)
.1600 (proposed)	
2880.00500800 (proposed)	BOARD OF NURSING
2880.00500800 [9 SR 721] (withdrawn)	6310.2900; .7600; 6315.01000700 (adopted)
2880.00500800 (proposed) 956	BOARD OF OPTOMETRY
2875.0150; .0180; .0185; .1590; .2410; .2490; .2500;	6500.09001100; .1500; .1600; .2000; .2100; .2300;
.2510; .3000 (proposed)	.2400 (proposed)
BOARD OF DENTISTRY	.2400 (errata)
3100.2000 (adopted)	MN BOARD OF PHARMACY
DEPARTMENT OF ECONOMIC SECURITY	6800.0400; .1000; .1100; .3500; .42004250
3300.1000; .1200; .1300; .1400; .1910 (proposed)	(proposed)
3300.40104110 (adopted)	POLLUTION CONTROL AGENCY
3320.00050030 [Emer] (proposed)	Solid and Hazardous Waste Division
3320.00050030 [9 SR 290] (withdrawn)	7045.0020; .0261; .0302; .0476; .0582 (proposed)
3325.00100040 (proposed)	7046.00100050 (proposed)
DEPARTMENT OF EDUCATION	Water Quality Division
3500.20102110 (adopted)	7050.0110; .01300150; .01700220 (adopted) 913, 914
3500.50005070 (adopted)	DEPARTMENT OF PUBLIC SAFETY
ENERGY, PLANNING AND DEVELOPMENT	7410.0100; .0400 (adopted)
Energy Division	7425.0110; .0150; .0160; .05001100;
4160.51005900 (adopted)	.20002600; .5000; .6000 (adopted)
4170.4105; .4110 [Emer] (adopted)	7520.0650; .1000; .1100 (adopted)
Planning Division	PUBLIC SERVICE DEPARTMENT
4340.0100 (proposed)	7650.0100 (adopted)
4351.01000800 (adopted)	PUBLIC UTILITIES COMMISSION
DEPARTMENT OF HEALTH	7825.23902850; .3000 (adopted)
4650.01020176 (republished)	7835.01006100; .9910 (adopted)
4670.1320; .42004240 (adopted)	CHARITABLE GAMBLING CONTROL BOARD
HIGHER EDUCATION COORDINATING BOARD	7860.00100310 (proposed)
4830.02000700 (adopted)	DEPARTMENT OF REVENUE
MN HOUSING FINANCE AGENCY	Property Equalization Division
4900.02900296 (adopted)	8110.01000500 (adopted)
4900.03510355 (adopted)	Alcohol, Tobacco and Special Taxes Div.
4900.06010605 (adopted) 694 4900.1330 (proposed) 1234	8121.01000500 (proposed)
4900.1630 [Amend] (proposed) 1234 4900.1630 [Amend] (proposed) 1057	SMALL BUSINESS FINANCE AGENCY
DEPARTMENT OF HUMAN RIGHTS	8300.2400 [Emer] (adopted)
5000.34003600 (proposed)	8300.25002509 (proposed) 822
DEPARTMENT OF LABOR AND INDUSTRY	8300.30003004 [Emer] (adopted)
5200.02900420 (proposed)	8300.30103035 [Emer] (proposed)
5200.02900420 (proposed)	8300.40104014; .40204038 [Emer] (proposed) 967
5220.0100; .0210; .0300; .0500; .1000; .1300; .1400;	WASTE MANAGEMENT BOARD
.1500; .1600; .1801; .1802; .1805; .1900; .1910	9200.95009508 (adopted)994
(proposed)	DEPARTMENT OF PUBLIC WELFARE
5221.2900 [Amend] (proposed)	(HUMAN SERVICES)
5230.0100 (proposed)	9500.0031; .0051; .0071; .0081; .0091; .0111;
5230.0100 [Amend] (proposed)	03310339; .03510353 [Emer] (adopted)

MCAR AMENDMENTS AND ADDITIONS

9500.10501065 [Emer] (adopted)		9525.18001930 [Emer] (adopted)	1066
9505.05000540 (proposed)	1027	9545.03150445 (proposed)	887
9505.05000540 (errata)	1265	9555.34103412 [Emer] (adopted)	1253
9505.50005030 [Emer] (proposed)	1250	9555.3417 [Emer] (adopted)	1057
9510.10201140 [Emer] (adopted)		9575.0300; .1500 (adopted)	1339
9525.00150145 [Emer] (adopted)	1098		

PROPOSED RULES

Pursuant to Minn. Stat. of 1982, §§ 14.22, an agency may propose to adopt, amend, suspend or repeal rules without first holding a public hearing, as long as the agency determines that the rules will be noncontroversial in nature. The agency must first publish a notice of intent to adopt rules without a public hearing, together with the proposed rules, in the State Register. The notice must advise the public:

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

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

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

Department of Revenue Alcohol, Tobacco and Special Taxes

Proposed Rules Relating to Solid Waste; Metropolitan Area Operators' Fees

Notice of Intent to Adopt a Rule without a Public Hearing

Notice is hereby given that the Department of Revenue proposes to adopt the above-entitled rule without a public hearing. The Commissioner has determined that the proposed adoption of this rule will be noncontroversial in nature and has elected to follow the procedures set forth in Minnesota Statutes § 14.21.

Persons interested in this rule shall have thirty days to submit comments in support of or in opposition to the proposed rule. Public comments are encouraged. Each comment should identify the portion of the proposed rule addressed, the reason for the comments, and any changes proposed. The proposed rule may be modified if the modifications are supported by the data and views submitted to the agency and do not result in a substantial change in the proposed language.

Unless twenty-five or more persons submit written requests for a public hearing on the proposed rule within the thirty-day comment period, a public hearing will not be held. In the event a public hearing is required, the agency will proceed according to the provisions of Minnesota Statute, §§ 14.13-14.20.

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

Howard Anderson, Director Alcohol, Tobacco & Special Taxes Division Minnesota Department of Revenue 9th Floor Capitol Square Building St. Paul, Minnesota 55101 Telephone: (612) 296-3482

Authority for the adoption of this rule is contained in Minnesota Statutes § 473.843, sub. 6. Additionally, a Statement of Need and Reasonableness that describes the need for and reasonableness of each provision of the proposed rule has been prepared and is available from Howard Anderson upon request. A copy of the proposed rule is also available from Howard Anderson.

PROPOSED RULES

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

The rule proposed for adoption relates to the administration of the fee imposed upon landfill operators accepting and disposing of solid waste at mixed municipal solid waste disposal facilities in the metropolitan area. Notice is hereby given pursuant to M.S. 14.115, subd. 4, that this proposed rule will have an economic and administrative impact on small businesses. While the statute establishes the fee, the Commissioner has, in consultation with industry representatives, established a reporting system that minimizes the burden on the operators. The Statement of Need and Reasonableness further sets forth the efforts by the Commissioner to minimize the administrative burden necessarily incident to the collection of the fee.

December 3, 1984

Arthur C. Roemer Commissioner of Revenue

Rules as Proposed (all new material)

METROPOLITAN SOLID WASTE LANDFILL FEE

8121.0100 SCOPE; PURPOSE.

Parts 8121.0100 to 8121.0500 govern the administration of the fee imposed upon operators accepting and disposing of solid waste at mixed municipal solid waste disposal facilities in the metropolitan area under Minnesota Statutes, sections 473.842 and 473.843.

8121.0200 DEFINITIONS.

The terms in parts 8121.0100 to 8121.0500 have the meanings given in the rules of the Pollution Control Agency and in Minnesota Statutes, chapters 115A, 116, 290, and 473. Terms of special significance to these parts are:

- A. "Solid waste" is as defined in Minnesota Statutes, section 116.06, subdivision 10.
- B. "Previous month" means a calendar month, however, an operator may elect to designate an alternate period of time not to exceed 31 days.
 - C. "Commissioner" means the commissioner of revenue.
- D. "Rolloffs" means the common solid waste industry-wide standards applied to an open-top, movable container capable of being temporarily attached to a truck chassis, used primarily for transporting solid waste to a landfill or disposal site. These vehicles are known to the industry as "noncompactor" vehicles.

8121.0300 DETERMINATION OF FEE.

- **Subpart 1. Amount.** The fee due from an operator of a mixed municipal solid waste disposal facility in the metropolitan area on solid waste accepted for disposal is 50 cents per cubic yard of solid waste accepted for disposal. If the waste accepted is weighed, the fee due is 50 cents per 600 pounds.
- Subp. 2. Basis for calculation. An operator of a facility that weighs waste may allow haulers to elect the method to be used for calculation of the fee on the haulers' vehicles.

A hauler making the election is to do so annually, prior to January 1, by notifying the landfill operator of the method for calculation of the fee to be used.

Haulers may elect a method to apply to the entire fleet or the election may be done on a vehicle by vehicle basis.

All invoices must indicate the method selected for the vehicles identified on the invoice.

The commissioner will approve identifiers to be attached to all vehicles which will allow the operator to easily determine the basis for calculation of the fee.

KEY: PROPOSED RULES SECTION — <u>Underlining</u> indicates additions to existing rule language. <u>Strike outs</u> indicate deletions from existing rule language. If a proposed rule is totally new, it is designated "all new material." <u>ADOPTED RULES SECTION</u> — <u>Underlining</u> indicates additions to proposed rule language. <u>Strike outs</u> indicate deletions from proposed rule language.

PROPOSED RULES

If an election is not made by January 1, an operator will calculate the fee based on the weight of the undesignated vehicle.

On or before February 1 of each year, operators shall submit to the commissioner the list of elections made by all haulers.

Subp. 3. Exception. The landfill operator may calculate the fee for rolloffs on a load by load basis. Each invoice is to reflect the basis for the calculation of the fee. The tipping fee and state fee are to be calculated on the same basis.

8121.0400 REPORTING REQUIREMENTS.

Subpart 1. Returns; payment of fee. A return, on a form designed by the commissioner, must be submitted by all operators to the commissioner no later than the 20th day of the following month. Payment of the fee due must accompany the return. A mixed municipal solid waste facility may use an accounting period other than a calendar month but only after receiving approval from the commissioner.

Failure to file the return or pay the fee due is subject to the penalties in Minnesota Statutes, sections 290.46, 290.47, and 290.53. The operator shall maintain records sufficient to document the information required on the returns. All records must be maintained for four years.

Records required to be maintained include bills, receipts, invoices, cash register tapes, other documents or original entry supporting the entries in the books of account, and all schedules and working papers used in preparation of the tax report.

Original records are required unless prior approval has been obtained from the commissioner to use microfilm. Approval will be given after all aspects of the microfilming process have been inspected by the commissioner. Electronic data processing records must provide a method of producing visible and legible records from the machine. Machine sensible records are to be maintained in the same manner as printed records and are to verify the taxpayers' liabilities. In addition, all electronic data processing accounting systems must provide:

- A. a general ledger with source references;
- B. an identifiable audit trail;
- C. the capability of tracing any transaction back to the original source or forward to a final total;
- D. adequate record retention facilities for the storage of all supporting documents;
- E. a general description of the electronic data processing system to include programming technique, codes, glossary, abbreviations used, standard operating procedures, control procedures, change log, and operator instructions.
- Subp. 2. Invoices. In addition to the requirements in subpart 1, every operator of a facility shall prepare an invoice, in duplicate, for each individual shipment of solid waste received and accepted at the facility. Each invoice must include the following: the customer's name and address, weight of the waste in pounds if the fee is calculated on weight or volume of the waste in cubic yards, and a means of vehicle identification that will establish the amount of waste delivered to the landfill by each vehicle when a customer operates more than one vehicle for the purpose of hauling and disposing of waste. The duplicate copy of the invoice must be retained at the disposal facility, or otherwise be available from the operator, for not less than 18 months.

The amount of the fee charged, if any, must be shown separately on each invoice, except that when a customer receives a periodic billing statement, the statement must separately show the total amount of solid waste fee due, as well as the number of cubic yards or the pound equivalent received at the facility by each vehicle of the customer during the billing period.

For customers with multiple vehicles hauling, the operator may modify the above requirement by issuing a statement when the customer is billed.

For nonrepetitive single vehicle customers or for loads containing less than three cubic yards, the invoice does not need to show the customer's name and address.

If an operator has a flat disposal fee policy for certain vehicles or loads, the state fee assessed is 50 cents for automobiles and \$1.50 for pickup trucks, trailers, and other vehicles containing three cubic yards or less.

8121.0500 EXEMPTIONS.

Subpart 1. Energy and resource recovery facilities. Facilities seeking exemption must apply to the commissioner before solid waste is taken to a mixed municipal solid waste disposal facility.

In order for an energy and resource recovery facility to qualify for this exemption, the energy and resource recovery facility shall make application to the commissioner, providing the commissioner with records showing volume of waste received, amount of recycled product, and the amount of disposal solid waste residue.

When the commissioner has approved the exemption of an energy and resource recovery facility in consultation with the Pollution Control Agency, the energy and resource recovery facility shall present to the operator of a mixed municipal solid

waste disposal facility a statement of exemption requesting the 50 percent reduction. The statement must be on a form designed by the commissioner.

The statement of exemption must be signed and dated by the operator and attached to the report upon which the exemption is taken. The exemption must be claimed on the report for the month that it is allowed to the energy and resource recovery facility.

- **Subp. 2. Metalcasting facilities.** For the period January 1, 1985, to December 31, 1987, nonhazardous solid waste from metalcasting facilities are not taxable if a statement of exemption is presented to the operator at the time the waste is brought to the facility. The form will be designed by the commissioner. The operator shall sign and date the statement of exemption and attach it to the operator's monthly report.
- Subp. 3. Operating waste. When solid waste that is accepted at a mixed municipal solid waste facility is not disposed of in the body of the facility, but is to be used in the operation of the facility; for example, daily or final cover, lining material, and road bed, the solid waste may be exempt from the amount of fee charged. The generator of waste qualifying for this exemption must first obtain approval of the Minnesota Pollution Control Agency as to the suitability of the material for the intended use.

Upon receipt of authorization for the exemption from the Pollution Control Agency, the commissioner will provide the generator with an appropriate statement of exemption. The commissioner may revoke an exemption upon a finding that the use of the material is not consistent with the use for which the exemption was granted.

OFFICIAL NOTICES=

Pursuant to the provisions of Minn. Stat. § 15.0412, subd. 6, an agency, in preparing proposed rules, may seek information or opinion from sources outside the agency. Notices of intent to solicit outside opinion must be published in the *State Register* and all interested persons afforded the opportunity to submit data or views on the subject, either orally or in writing.

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

Office of the Attorney General Consumer Division

Public Meeting Concerning Legal Rights and Obligations of Owners and Tenants of Rental Dwellings

The Minnesota Attorney General's Office, Consumer Division, will hold a public meeting on Monday, January 14, 1985, at 7:00 p.m., to receive comments on the content of the statement it has prepared in compliance with Minn. Stat. § 504.22. Section 504.22, subd. 2a, requires the Attorney General to "prepare and make available to the public a statement which summarizes the significant legal rights and obligations of owners and tenants of rental dwelling units" and to "hold a public meeting to discuss the statement and receive comments on its contents before it is issued."

The meeting will be held in Room D (5th Floor) of the Veterans Services Building, 20 West 12th Street, St. Paul, Minnesota.

Department of Human Services

Outside Opinion Sought Concerning Proposed Rules Governing the Relocation of Nursing Home Residents

Notice is hereby given that the Minnesota Department of Human Services is considering the adoption of 12 MCAR § 2.04601 [Temporary] as a permanent rule.

KEY: PROPOSED RULES SECTION — <u>Underlining</u> indicates additions to existing rule language. Strike outs indicate deletions from existing rule language. If a proposed rule is totally new, it is designated "all new material." ADOPTED RULES SECTION — <u>Underlining</u> indicates additions to proposed rule language. Strike outs indicate deletions from proposed rule language.

OFFICIAL NOTICES

This rule is authorized by Laws of Minnesota 1983, chapter 199, section 5, subdivison 4, and governs the services that local social service agencies are required to provide for the benefit of residents of long-term care facilities when there are relocations.

There are no proposed changes in the rule.

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

Barbara Doherty
Department of Human Services
Adult Protection Consultant
4th floor—Centennial Building
St. Paul, Minnesota 55155

Oral statements of information and comment will be received during regular business hours over the telephone at (612) 296-4019.

All statements of information and comments will be accepted until further notice is given. Any written material received by the Department shall become part of the rulemaking record.

Metropolitan Council

Public Hearing on a Revision to the Air Quality Control Plan Supplement to the Transportation Chapter of the Metropolitan Development Guide

The Metropolitan Council will hold a public hearing Thursday, January 3, 1985, at 7:00 p.m. at the Hamline Branch Library, 1558 West Minnehaha, St. Paul, Minnesota, on a draft revision to its Air Quality Control Plan. The revision recommends the City of St. Paul change traffic signal timing in the vicinity of Snelling and University Avenues in order to meet federal Air Quality Standards for Carbon Monoxide by 1987. All interested people are encouraged to attend the hearing and offer comments. People may register to speak in advance by contacting Ann Braden of the Council's Transportation Planning staff at 291-6525. Questions on the proposed revision should also be directed to her. Copies of the draft Air Quality Control Plan are available free of charge from the Council's Communications Department at 291-6464. Copies are also available for public inspection beginning December 7 at the following locations:

Metropolitan Council Library 300 Metro Square Building St. Paul, Minnesota 55101

Minneapolis Public Library Government Documents Room

300 Nicollet Mall

Minneapolis, Minnesota 55401

St. Paul Public Library Science and Industry Room 90 West Fourth Street St. Paul, Minnesota 55102

Anoka County Library—Blaine Branch 707 Highway 10

Blaine, Minnesota 55434

Carver County Library—Chaska Branch 314 Walnut Street Chaska, Minnesota 55318 Dakota County Library—Burnsville Branch 1101 West County Road 42

Burnsville, Minnesota 55337 Hennepin County Library—Southdale Branch

7001 York Avenue Edina, Minnesota 55435

Ramsey County Library—Roseville Branch

2180 North Hamline Avenue Roseville, Minnesota 55113

Scott County Library—Shakopee Branch 235 South Lewis Street

Shakopee, Minnesota 55379

Washington County Library—Park Grove Branch 7520-80th Street South

Cottage Grove, Minnesota 55106

Sandra S. Gardebring, Chair Metropolitan Council



Metropolitan Council

Public Hearing on the Revised Capital Improvement Program Portion of the Recreation **Open Space Chapter of the Metropolitan Development Guide**

The Metropolitan Council will hold a public hearing Monday, January 7, 1985, at 4 p.m. in the Metropolitan Council Chambers, 300 Metro Square Bldg., St. Paul, Minnesota, on the revised Capital Improvement Program for Recreation Open Space. This revision incorporates the list of approved projects and funds allocated for the 1986 state fiscal year, which matches legislative authorizations of the 1984 session. It proposes a new list of projects and allocations for the 1987 fiscal

All interested people are encouraged to attend the hearing and offer comments. People may register to speak in advance by contacting Jack Mauritz of the Council's Parks and Open Space staff at 291-6602. Questions on the proposed revision should also be directed to him. Copies of the draft CIP are available free of charge from the Council's Communications Department at 291-6464. Copies are also available for public inspection beginning December 5 at the following locations:

Metropolitan Council Library 300 Metro Square Bldg. St. Paul, Minnesota 55101 Minneapolis Public Library

Government Documents Room 300 Nicollet Mall

Minneapolis, Minnesota 55401

St. Paul Public Library Science and Industry Room 90 West Fourth Street St. Paul, Minnesota 55102

Anoka County Library—Blaine Branch

707 Highway 10

Blaine, Minnesota 55434

Carver County Library—Chaska Branch

314 Walnut Street Chaska, Minnesota 55318 Dakota County Library—Burnsville Branch

1101 West County 42

Burnsville, Minnesota 55337

Hennepin County Library—Southdale Branch

7001 York Avenue Edina, Minnesota 55435

Ramsey County Library—Roseville Branch

2180 North Hamline Avenue Roseville, Minnesota 55113

Scott County Library—Shakopee Branch

235 South Lewis Street Shakopee, Minnesota 55379

Washington Co. Library—Park Grove Branch

7520-80th Street South

Cottage Grove, Minnesota 55106

Sandra S. Gardebring Chair

State Planning Agency **Human Services Division Developmental Disabilities Program**

Meeting of Institutional Care and Economic Impact Planning Board

The next meeting of the Institutional Care and Economic Planning Board will be held on Friday, December 21, 1984 from 9:00 a.m. to 12:00 noon in Conference Rooms A & B of Capitol Square Building, 550 Cedar Street, St. Paul, MN 55101. The meeting is open to the public, but seating is limited.

The final meeting of this board will be in January. The specific date will be announced at this meeting.

For additional information contact:

Colleen Wieck, Executive Director **Developmental Disabilities Program** (612) 296-9964

OFFICIAL NOTICES

State Retirement System

Regular Meeting, Board of Directors

A meeting of the Board of Directors, Minnesota State Retirement System will be held on Friday, December 21, 1984, at 8:30 a.m., in the office of the System, 529 Jackson Street, St. Paul, Minnesota.

Water Resources Board

Change of Address

Effective December 17, 1984 the address of the Minnesota Water Resources Board will be changed to:

Minnesota Water Resources Board First Floor 500 Lafayette Road St. Paul, Minnesota 55146

The telephone number will stay the same—612-296-2840.

Mel Sinn Executive Director

STATE CONTRACTS=

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

Department of Administration procedures require that notice of any consultant services contract or professional and technical services contract which has an estimated cost of over \$10,000 be printed in the State Register. These procedures also require that the following information be included in the notice: name of contact person, agency name and address, description of project and tasks, cost estimate, and final submission date of completed contract proposal.

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

Department of Administration Procurement Division

Commodities Contracts and Requisitions Currently Open for Bidding

Requisition #	Item	Ordering Division	Delivery Point	Dollar Amount
Sch. 168-SP	Steel Flanged Channel Sign Posts	Transportation	Various	Contact buyer
66-100-03185	Elevator Maintenance Service	Anoka State Hospital	Anoka	Contact buyer
4036-14764, 26071	Codabar CISI Library Bar Code Labels	Mankato State University	Mankato	Contact buyer
29-000-36989	Lumber	•	Preston	Contact buyer
26-072-09128	Purchase of Photocopy Machines	Moorhead State University	Moorhead	Contact buyer
13-525-07502	Purchase of Photocopy Machine	MN Dept. of Commerce	St. Paul	Contact buyer
Contract	Dishwashing Detergent, etc.	Various	Various	Contact buyer
Contract	Janitorial Cleaning Supplies	Various	Various	\$80,000-\$90,000
79-000-44878	Drafting Supplies	Transportation	Admin. Services	Contact buyer
	5 11	•	Rm. B-20	
			Transportation Bldg.	•
			St. Paul	

STATE CONTRACTS

D. Marian H.		Ordering Division	Delivery Point	Estimated Dollar Amount
Requisition #	Item Premium Grade #2 Diesel Fuel	Various	Various	Contact buyer
Sch. 92 DF	Premium Grade #2 Diesel Fuel	V at lous	v and and	
Re-bid 78-620-20633 &	Steel		Stillwater	Contact buyer
20634 78-640-01234	Purchase of Photocopy Machine	MN Correctional Facility	St. Paul	Contact buyer
27-156-43589	Fertilizer & Herbicide Application	Normandale Community College	Bloomington	Contact buyer
78-830-07262	Dunnage Racks	MN Correctional Facility	St. Cloud	Contact buyer
06-000-05016	Rental of Photocopy Machine	Attorney General	St. Paul	Contact buyer
4386-02335-10200	Biennial Budget Books	Finance	St. Paul	Contact buyer
43-000-05810	Portable Radio's	Giant's Ridge	Biwabik	Contact buyer
Various	Misc. Hospital Supplies	Various	Various	Contact buyer
26-071-14732	Laboratory	Mankato State University	Mankato	Contact buyer
26-073-17120	Binoculor Telescope	St. Cloud State University	St. Cloud	Contact buyer
26-073-17143	Misc. Lab Equip.	St. Cloud State University	St. Cloud	Contact buyer
26-073-17018	Student Workstation	St. Cloud State University	St. Cloud	Contact buyer
26-073-17017	Meters	St. Cloud State University	St. Cloud	Contact buyer
26-071-14807	Misc. Lab Supply	Mankato State University	Mankato	Contact buyer
26-073-17142	Spectrophotometer	St. Cloud State University	St. Cloud	Contact buyer
07-100-32994 07-100-32872	Infant/Child Car Seats	Public Safety	Various .	Contact buyer
37-090-02018	Purchase of Photocopy Machine	Education	St. Paul	Contact buyer
26-073-17088	Motorcycles	St. Cloud State University	St. Cloud	Contact buyer
79-000-44898	Electric Generating System	Transportation	Various	Contact buyer
29-000-37053	Containerized Seedlings	Natural Resources—Southern Service Center	Pick-up	Contact buyer
02-307-45079	Preventative Maintenance Service Contract for Carrier & Trane Water Chillers	Plant Management	St. Paul	Contact buyer
70 620 06221	Blankets		Oak Park Heights	Contact buyer
78-630-06231 07-700-32905 (4402-3)	DVS/Bicycle & Motorcycle/Crime	Public Safety	St. Paul	Contact buyer
07-100-32898	.·			
02-430-44555	Upgrade of Telephone System	Health	Minneapolis	Contact buyer
79-350-PC	Portland Cement	Transportation	St. Cloud	Contact buyer
79-250-00295	Precast Cement Culvert	Transportation	Roseau County	Contact buyer
., 200 00270	Contact 296-615	2 for referral to specific buye	rs.	

Department of Economic Security

Request for Proposals for Technical Assistance on a Cooperative Data Project

The Department of Economic Security (DES) through its Office of Budget and Management, is seeking a consultant to perform an information needs analysis. This analysis would study programs in DES, the Minnesota Housing Finance Agency, the Department of Energy and Economic Development, and community action and other agencies to determine more uniform methods of data collection and reporting.

The analysis will be limited to the Energy Assistance Program, the Weatherization Program, the Community Services Block Grant, the Minnesota Economic Opportunity Grant, and the Rehabilitation Loan Program. The selected consultant is expected to recommend modifications of existing data collection, reporting, and storage and to propose additional systems if needed. The Department expects to spend about \$40,000 for this study.

A copy of the Request for Proposal is available upon request. Inquiries and requests should be directed to:

Larry Simmons
Minnesota Department of Economic Security
Office of Budget and Management
Grants Management Unit
690 American Center Building
150 E. Kellogg Boulevard
St. Paul, Minnesota 55101
(612) 296-6066

The project will commence on or about January 21, 1984 and be completed March 29, 1985. Proposals must be received by the Department of Economic Security, Office of Budget and Management, no later than 4:00 p.m., January 4, 1985.

Department of Energy and Economic Development

Grant to a City Which is Selected as the Site for a Foreign Manufacturing Development Facility

The Commissioner of the Department of Energy and Economic Development announces that a Grant of \$100,000.00 is available for a city which is selected as the site for a foreign manufacturing development facility. The grant is authorized by Minn. Laws 1984, ch. 502, art. V, § 19 (the "session law"). The session law provides that the city may use the grant moneys to provide assistance to the foreign manufacturing development facility in the manner it determines appropriate.

Pursuant to the session law, the Commissioner has established the following eligibility requirements and application procedure for cities interested in applying for the grant.

To be eligible for consideration for this grant, the following criteria must be met.

- 1. The applicant must be a Minnesota Statutory City, i.e., a city which operates under Minn. Stat. ch. 412. Home Rule Charter cities are not eligible.
 - 2. The applicant must be planning to begin, or must have recently begun a foreign manufacturing development project.
- 3. The development project must be a production and office facility financed, in whole or part, by an agency of a foreign government or a foreign corporation for the purpose of testing and developing the expertise of foreign firms manufacturing products in the United States.

Applicants that meet the aforementioned criteria will be considered by the Commissioner of Energy and Economic Development for receipt of the grant. The Commissioner will determine which eligible applicant will receive the grant by judging each applicant against the following criteria. Each of the following will be given equal weight by the Commissioner in making his final determination.

- 1. The overall importance of the project to the economy of the community in which it is located.
- 2. The amount of private financing that will be used for the projects' expansion, renovation, or erection.
- 3. The total number of jobs that will be created by the new facility.
- 4. The adequacy of the plans and the timetable for completion.

5. Qualifications if the personnel of the city and the developer is responsible for the project.

Application must be received by the Commissioner no later than 4:30 p.m., January 11, 1985.

Anyone interested in additional information on the grant, or anyone interested in obtaining an application for the grant, please contact:

Dick Fursman
Minnesota Department of Energy
and Economic Development
900 American Center Building
150 East Kellogg Boulevard
St. Paul, MN 55101
(612) 297-1172

Please note: Other department personnel are not allowed to discuss the grant with potential applicants prior to the submittal of the application.

Department of Human Services Social Services Bureau

Request for Proposals for Foster Care Review Evaluations

Proposals are now being solicited from individuals and organizations qualified to assess the efficacy of three models of foster care review as implemented in a county social service agency. This evaluation will be funded by the Minnesota Department of Human Services and administered by the Hennepin County Community Services Department.

Specifically, the contractor will conduct an evaluation of an 18-month Foster Care Review pilot project which is being conducted in Hennepin County. The project will run from February 1, 1985 to August 1, 1986. Its purpose is to compare the effectiveness of three models of reviewing foster care placements. Prospective bidders may request copies of the Foster Care Review Project proposal and the state legislation from Bryant Johnson, Hennepin County Community Services Department, A-1008 Government Center, Minneapolis, Minnesota 55487.

The contractor will design and conduct interviews of social service personnel (social workers and administrators), court personnel (judges and referees), consumers (foster children and natural parents), and other key informants as identified (foster parents, advocates, etc.), in order to document the development, process, and outcomes of each review model. The evaluation will involve the secondary analysis of data collected by the Hennepin County Community Services Department on behalf of the Foster Care Review Project and the analysis of the information collected by the contractor: Hennepin County will provide data processing support (data entry and execution of programs) for SPSS, SAS, or FOCUS programs.

The contractor will submit a report comparing the models based on their ability to facilitate the timely implementation of permanency planning for children in an efficient and effective manner, their cost, and their feasibility in terms of statewide implementation. The report must be submitted to the Minnesota Department of Human Services by November 1, 1986, and will include recommendations based on findings.

Proposals for this contract must include a complete description of the applicant's qualifications and experience, especially as they relate to the field of permanency planning and the delivery of social services to children and families. Consulting organizations must submit the resume's of all persons who would be involved in the contract. All proposals must include a detailed description of the method proposed to acquire the necessary data and information. Proposals must include a detailed budget which specifies the amount of time and cost for each person involved.

Priority will be given to proposals which do not exceed \$21,000 and which demonstrate an ability to perform consistent, qualified work over a extended timeframe.

The Hennepin County Community Services Department will award this contract after consulting with the Minnesota Department of Human Services and the technical advisory committee established to consult with this legislatively mandated pilot project. (The issuance of this RFP, however, does not require the county to award a contract.)

Four copies of each proposal should be submitted by 4:30 p.m., January 7, 1985, to: Bryant Johnson, Hennepin County Community Services Department, A-1008 Government Center, Minneapolis, Minnesota 55487.

STATE CONTRACTS:

Department of Natural Resources

Request for Qualifications and Letters of Interest for Minerals Division Information Program

The Department of Natural Resources is requesting letters of interest from highly qualified individuals for a special Division of Minerals information and education program. Applicants should be available beginning in mid-January for a 75-percent, 90-day period at a contract cost not to exceed \$10,000. Work products in the field of mineral processing and development will include:

- 1. Editing a technical proposal
- 2. Writing background briefing packets
- 3. Writing brochures and news releases
- 4. Coordinating and laying out artwork
- 5. Drafting a script for an audio-visual presentation

Interested individuals should send qualifications, resume and writing samples by January 4, 1985 to:

Gail E. Gendler, Director Bureau of Information and Education Department of Natural Resources 500 Lafayette Road Box 46 St. Paul, MN 55146

SUPREME COURT

Decisions of the Supreme Court Filed Friday, December 7, 1984

Compiled by Wayne O. Tschimperle, Clerk

C9-84-720 Wenzel Koenig v. Northern Insulation Company and AID Insurance Services, Relators; and Minnesota Department of Public Welfare. Workers' Compensation Court of Appeals.

The finding that a notice of discontinuance was void and the underlying determination that the employer had not made a good-faith offer of work employee could perform in his partially disabled condition have substantial evidentiary support.

The finding that aggravation of a ulcer was "secondary to the effects of employee's personal injury" and causally related to that injury lacks evidentiary support.

Affirmed in part and reversed in part. Peterson, J.

C1-82-1534 In the Matter of the Petition of Frank E. Zimmer and Others for the Repair of County Ditch No. 9 of the County of Kandiyohi, Minnesota. State of Minnesota, by the Minnesota Department of Natural Resources, Appellant, v. Kandiyohi County, Acting by and Through Its Board of Commissioners. Kandiyohi County.

A request to have a ditch expanded beyond how it was originally constructed or later improved constitutes an improvement even if the expansion merely brings the ditch up to the specifications of the original plan. The case of *Taylor v. County of Sherburne*, 243 Minn. 303, 67 N.W.2d 827 (1954), is overruled.

Reversed and remanded to the district court for further action consistent with this opinion. Yetka, J.R

Dissenting, Todd, J. & Scott, J.

C6-83-1300 State of Minnesota v. Frank D. Spurgin, Appellant. Hennepin County.

The trial court properly denied the defendant's mid-trial motion to bifurcate his murder trial.

The evidence supports the jury's finding of premeditation.

Affirmed. Yetka, J.

C9-84-796 Robert LaValle, Deceased, by Darlene LaValle v. City of Circle Pines and Western National Mutual Insurance Company, Relators; New England Mutual Life Insurance Company, Workers' Compensation Court of Appeals.

The Workers' Compensation Court of Appeals' denial of a petition to vacate an award on the ground of mistake in the coordination of Social Security and workers' compensation dependency benefits was an abuse of that court's discretion because it is clear from the record that the mistake did occur and will result in a substantial overpayment of dependency benefits to employee's minor children if it is not corrected.

Reversed and remanded. Kelley, J.

C5-82-242 Andy L. Bond, as Trustee for the Heirs and Next of Kin of Dane Swenson, Decedent, v. Thomas Roos and Diane Roos; Janice Lynn Swenson, Appellant, Daniel F. Swenson, County of Scott, State of Minnesota. Scott County.

In the absence of a judicial determination of fault causing death based upon competent evidence, under Minn. Stat. § 573.02, subd. 1 (Supp. 1983) a trial court may not deprive a next of kin of a share of settlement proceeds based upon that person's proportionate pecuniary loss.

Reversed. Kelley, J.

Concurring specially, Simonett, J.

C8-83-696 State of Minnesota v. Ricardo Duane Solomon, Appellant. Ramsey County.

Defendant was properly convicted of attempted aggravated robbery and sentenced to a minimum term.

Affirmed. Kelley, J.

CX-83-5 State of Minnesota v. Gary Garasha, Appellant. St. Louis County.

Defendant received a fair trial and was properly convicted of second-degree murder under the felony-murder doctrine.

Affirmed. Coyne, J.

C8-83-472, C4-83-808 State of Minnesota v. David Jay Walker, Appellant. Pine County.

Defendant received a fair trial and was properly found guilty of a number of sex offenses; the post-trial recantation by one of the witnesses is unbelievable and does not entitle defendant to a new trial; the trial court properly executed the presumptively-stayed sentences.

Affirmed. Coyne, J.

C0-84-251 In Re: Petition for Disciplinary Action Against Ralph W. Olson. Supreme Court.

A lawyer's self-dealing and conversion of assets from his comatose sister-in-law's estate, failure to account therefor and failure to comply with order of the probate court warrant disbarment.

Disbarred. Per Curiam.

Orders Filed November 26, 1984

C4-84-1869 In the Matter of the Application of the Discipline of Clayton E. Parks, Jr., an Attorney at Law of the State of Minnesota, Supreme Court.

Temporarily suspended. Amdahl, C.J.

C8-84-1938 In the Matter of the Application for the Discipline of Joseph L. Bard, an Attorney at Law of the State of Minnesota. Supreme Court.

Indefinitely suspended. Amdahl, C.J.

ORDER FORM			
State Register. Minnesota's official weekly publication for agency rules and notices, executive orders of the Governor, state contracts, Supreme Court and Tax Court decisions.	State Register Binder. Durable 3½ inches, forest green binders imprinted with the State Register logo. State Register Binder \$6.50 + \$.39 tax = \$6.89* each		
Annual subscription \$130.00 Trial subscription (13 weeks) \$40.00 Single copies \$3.25 each Minnesota Guidebook to State Agency Services 1984-85. A	State Register Index. Contains cumulative findings aids to Volume 7 of the State Register, including MCAR Amendments and Additions. Executive Orders List. Executive Orders Index. Agency Index, Subject Matter Index Single copy \$5.00		
623-page guide to services provided by Minnesota agencies.			
Single copy: $$12.50 + $.75 \text{ tax} = $13.25* \text{ each}$	Worker's Compensation Decisions. Volume 36. Selected landmark decisions of the Worker's Compensation Court of Appeals. Annual subscription, quarterly updates. ———————————————————————————————————		
Minnesota Statutes 1984. 10-volume set Set: \$129.00 + \$7.74 = \$136.74.* Each volume: \$13.00 + \$.78 = \$13.78. No handling charge. Minnesota Rules Supplement—1984. All rules adopted between 8/1/83-8/31/84.			
\$15.00 + \$.90 = \$15.90.* No handling charge.			
*To avoid Minnesota sales tax, please include your Certificate of Exempt Status issued by the Department of Revenue.	Name		
Please enclose full amount for items ordered; prepaid orders only. Make check/money order payable to "State of Minnesota." (Phone orders are taken only with a Mastercard/VISA	Attn of:		
charge number.)	City/State/Zip		
EACH ORDER MUST INCLUDE \$1.50 POSTAGE AND	Tolombone #		

CHANGE OF ADDRESS NOTICE Please notify us as soon as your address changes so that we can continue to serve you. OLD ADDRESS NEW ADDRESS Publication(s) you are receiving from us:

FOR LEGISLATIVE NEWS

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

SENATE

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

Perspectives—Publication about the Senate.

Contact: Senate Public Information Office

B29 State Capitol, St. Paul, MN 55155

(612) 296-0504

HOUSE

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

This Week-weekly interim bulletin of the House.

Contact: House Information Office

Room 8 State Capitol, St. Paul, MN 55155

(612) 296-2146

Legislative Reference Library Room 111 Capitol

Interoffice

(**60**)