legal relations of parties having adverse interests in the matter with respect to which the declaration is sought and must admit of specific relief by a decree or judgment of a specific character as distinguished from an opinion advising what the law would be upon a hypothetical state of facts. Hassler v Engberg, 233 M 487, 48 NW(2d) 346.

Under an invitation by the housing authority for bids relating to the furnishment of insurance, the housing authority did not have any right after the bids were opened to permit change of bids to show cost of surcharge. OAG April 21, 1953 (430).

# 69.57 UNNECESSARY

#### CHAPTER 70

### RATE REGULATIONS

70.01-70.32 Renumbered, 79.01 to 79.32.

### CASUALTY AND SURETY RATES

#### 70.35 PURPOSE OF SECTIONS 70.35 TO 70.51

Rates and rate-making organizations. 32 MLR 231.

State supervision of rating bureaus. 32 MLR 241.

## MARINE RATES

## 70.60 PURPOSE OF SECTIONS 70.60 TO 70.75

Rates and rate-making organizations. 32 MLR 231.

State supervision of rating bureaus. 32 MLR 241.

# 70.61 SCOPE OF SECTIONS 70.60 TO 70.75

A policy ordered in form of transportation coverage does not automatically and entirely become an inland marine insurance with respect to property which is not being transported, so as to avoid Minnesota statute providing requisites and forms for fire insurance policies. Vermes Jewelry Co. v Firemen's Fund Co., 92 F. Supp. 905; 185 F(2d) 142.