# MINNESOTA STATUTES 1979 SUPPLEMENT

FOOD LAW 31.101

of the Minnesota agricultural experiment station in carrying out the provisions of this section, there shall be transferred annually from the seed act account to the agricultural experiment station the sum of \$35,000.

[ 1979 c 68 s 2,3 ]

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#### 21.55 Seed act account.

All fees collected in the seed laboratory under section 21.51, subdivision 7, from the sale of seed sale tags and stamps or from permits issued under section 21.53, and from hybrid seed corn registrations and renewals under section 21.54, subdivision 2, and any other fees and income received in the administration of sections 21.47 to 21.58 shall be deposited in the state treasury and credited to the general fund.

[ 1979 c 333 s 73 ]

## **CHAPTER 24. CHEMICAL COMPOUNDS**

Sec. 24.25

4.25 Registration.

#### 24.25 Registration.

[For text of subd 1, see M.S.1978]

Subd. 2. Each application for registration shall be accompanied by an inspection fee of \$30 for each product for which registration is requested. All such registration fees collected by the commissioner shall be paid into the state treasury and be credited to the general fund. There shall also be attached to each application for registration the label or labels which are to be used upon the antifreeze. The commissioner after examination of the label, may require submission of a properly labeled sample which shall not be less than one gallon. If after examination the commissioner finds that the sample is not adulterated or misbranded, and if it meets with the standards required by sections 24.24 to 24.31 and the rules and regulations promulgated in relation thereto, the commissioner shall issue a certificate of registration for the product. If the application is denied, the product shall not be offered for sale in this state.

[For text of subds 3 and 4, see M.S.1978]

[ 1979 c 68 s 4 ]

#### **CHAPTER 31. FOOD LAW**

Sec. 31,101

Regulations; hearings; uniformity with fed-

#### 31.101 Regulations; hearings; uniformity with federal law.

[For text of subds 1 to 7, see M.S.1978]

Subd. 8. Applicable federal regulations including recodification contained in Code of Federal Regulations, Title 21, Chapter 1, Parts 0-1299, Food and Drugs, in effect April 1, 1978, and not otherwise adopted herein, also are adopted as food regulations of this state. Such regulations may be amended by the commissioner in accordance with the administrative procedure act.

[ 1979 c 68 s 5 ]

#### CHAPTER 41. FAMILY FARM SECURITY PROGRAM

Sec. 41.55 Eligibility. 41.56 Procedure.

41.57

Terms of the loan.

# MINNESOTA STATUTES 1979 SUPPLEMENT

#### 41.55 FAMILY FARM SECURITY PROGRAM

### 41.55 Eligibility.

A family farm security loan approval may be granted if the following criteria are satisfied:

- (a) That the applicant is a resident of the state of Minnesota, or shows sufficient evidence that he intends to become a resident:
- (b) That the applicant has sufficient education, training, or experience in the type of farming for which he wishes the loan and continued participation in a farm management program, approved by the commissioner, for the duration of the family farm security loan;
- (c) That the applicant, his dependents and spouse have total net worth valued at less than \$75,000 and has demonstrated a need for the loan;
- (d) That the applicant intends to purchase farm land to be used by the applicant for agricultural purposes;
- (e) That the applicant is credit worthy according to standards prescribed by the commissioner;
- (f) That the seller has not acquired the farm land for purposes of obtaining the income tax exemption allowed by sections 41.58 and Laws 1976, Chapter 210, Section 12.

[ 1979 c 236 s 1 ]

#### 41.56 Procedure.

[For text of subds 1 to 5, see M.S.1978]

Subd. 6. Secondary market guarantees without recourse. In the case of all family farm loan guarantees, except seller-sponsored loan guarantees, the commissioner is authorized to extend said guarantees to a bona fide purchaser of the guaranteed portion of the note and mortgage executed by an original lender and borrower without recourse by the state of Minnesota against said bona fide purchaser of said guaranteed portion, provided the state of Minnesota is made the named beneficiary of a title insurance policy insuring marketable title to the farm land in question and the state of Minnesota is given the written opinion of original lender's counsel that the original loan transaction was fully closed, that disbursements were made correctly, that lender's security was properly perfected and constitutes a valid first lien upon the property, that original borrower's note is a valid and binding obligation, and that all conditions deemed desirable to assure the validity and legal enforceability of the note and mortgage and all agreements delivered to the original lender in connection with the original loan have been complied with satisfactorily. In the event title insurance is, as a practical matter, unavailable or an undue hardship, the commissioner is authorized to provide said guarantee without recourse by the state of Minnesota against said bona fide purchaser provided the state of Minnesota is given the written opinion of competent local counsel concerning marketable title and the written opinion of original lender's counsel that the original loan transaction was fully closed, that disbursements were made correctly, that lender's security was properly perfected and constitutes a valid first lien upon the property, that original borrower's note is a valid and binding obligation, and that all conditions deemed desirable to assure the validity and legal enforceability of the note and mortgage and all agreements delivered to the original lender in connection with the original loan have been complied with satisfactorily. The making of such a guarantee without recourse shall not affect the rights the state of Minnesota may have with respect to the original lender, mortgagor, or any other party.

[ 1979 c 236 s 2 ]

#### 41.57 Terms of the loan.

[For text of subds 1 and 2, see M.S.1978]

Subd. 3. Annual review of net worth. The applicant, his dependents and spouse shall annually submit to the commissioner a statement of their net worth. If their net

# **MINNESOTA STATUTES 1979 SUPPLEMENT**

#### STATE CIVIL SERVICE 43.01

worth in any year exceeds the sum of \$135,000, the applicant shall be ineligible for a payment adjustment in that year.

[ 1979 c 236 s 3 ]

### **CHAPTER 43. STATE CIVIL SERVICE**

Sec.		Sec.	
43.01	Definitions.	43.19 .	Vacancies; promotions; dismissals.
43.03	Repealed.	43.20	Non-competitive positions.
43.05	Duties and powers of commissioner.	43.21	Repealed.
43.051	Age for retirement.	43.22	Repealed.
43.055	Extent of authority.	43.222	Repealed.
43.06	Repealed.	43.223	Repealed.
43.062	Salary setting authority.	43.224	Repealed.
43.063	Repealed.	43.227	Time off in emergencies.
43.064	Other salaries set by commissioner of per-	43.23	Repealed.
	sonnel.	43.24	Removal.
43.065	Repealed.	43.245	Repealed.
43.067	Salary limits.	43.32	Training program.
43.068	Repealed.	43.321	Repealed.
43.069	Repealed.	43.322	Repealed.
43.07	Repealed.	43.323	Repealed.
43.09	Unclassified service; classified service.	43.324	Repealed.
43.111	Repealed.	43.326	Repealed.
43.12	Commissioner to classify employees.	43.327	Travel and relocation expenses.
43.121	Repealed.	43.33	Repealed.
43.122	Individual salary increases.	43.43	Definitions.
43.126	Special rates of pay.	43.44	Enrollment of eligible employees.
43.127	State management group.	43.45	Repealed.
43.128	Repealed.	43.46	Repealed.
43.13	Repealed.	43.47	Exclusion of certain state employees.
43.14	Repealed.	43.48	Repealed.
43.15	Affirmative action; discrimination forbid-	43.49	Repealed.
	den.	43.491	Optional coverages for noneligible state
43.162	Repealed.		employees.
43.17	Appointments.	43.50	Payment of premiums.
43.18	Repealed.	43.51	Death benefit for retired employees.

#### 43.01 Definitions.

[For text of subds 1 to 9, see M.S.1978]

- Subd. 10. **Position.** "Position" means a group of current duties and responsibilities assigned or delegated by competent authority, requiring the full time or part time employment of one person.
- Subd. 11. **Appointing authority.** "Appointing authority" means a person or group of persons empowered by the constitution, by statute, or executive order to employ or to make appointments to positions in the state civil service.

[For text of subds 12 and 13, see M.S.1978]

Subd. 14. Reclassification. "Reclassification" means a reallocation, or change in allocation, of an individual position by raising it to a higher class, reducing it to a lower class, or moving it to another class at the same level. A reclassification shall be considered a "reallocation" when the reclassification is the result of significant changes over a period of time in the kind, difficulty, or responsibility of the work performed in such position. A reclassification shall be considered a "change in allocation" when the reclassification is the result of changes in the organizational structure of an agency or abrupt changes in the duties and responsibilities of the position.

[For text of subds 15 to 22, see M.S.1978]

Subd. 23. **Permanent.** "Permanent" means the employment status of an employee in the classified civil service who has been appointed to a position after successfully completing an initial probationary period as set forth in section 43.21.

[ 1979 c 332 art I s 11-14 ]