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State of Minnesota  
**HOUSE OF REPRESENTATIVES**

**EIGHTY-FIFTH  
SESSION**

**HOUSE FILE No. 1208**

February 19, 2007

Authored by Mahoney; Gunther; Atkins; Peterson, A.; Nelson and others

The bill was read for the first time and referred to the Committee on Finance

March 13, 2007

Committee Recommendation and Adoption of Report:

To Pass as Amended and re-referred to the Committee on Commerce and Labor

March 15, 2007

Committee Recommendation and Adoption of Report:

To Pass as Amended and re-referred to the Committee on Finance

A bill for an act

1.1 relating to state government; changing provisions for construction codes and  
1.2 licensing provisions; providing penalties and enforcement; instructing the  
1.3 revisor to renumber certain statutory sections; appropriating money; amending  
1.4 Minnesota Statutes 2006, sections 16B.04, subdivision 2; 16B.60, subdivisions  
1.5 4, 7, 8, 11; 16B.61; 16B.615, subdivision 4; 16B.617; 16B.6175; 16B.63;  
1.6 16B.65; 16B.70; 16B.72; 16B.73; 16B.735; 16B.74, subdivisions 1, 2, by adding  
1.7 subdivisions; 16B.741; 16B.744; 16B.745, subdivisions 1, 4; 16B.747; 16B.748;  
1.8 16B.76; 31.175; 103I.621, subdivision 3; 144.122; 144.99, subdivision 1; 175.16,  
1.9 subdivision 1; 178.01; 178.02; 178.03, subdivision 3; 178.041, subdivision 1;  
1.10 183.38; 183.39, subdivision 1; 183.411, subdivision 2; 183.42; 183.45; 183.46;  
1.11 183.465; 183.466; 183.48; 183.501; 183.505; 183.51; 183.54, subdivisions  
1.12 1, 3; 183.545, subdivisions 2, 4, 8, by adding a subdivision; 183.56; 183.57,  
1.13 subdivisions 1, 2, 5, 6; 183.59; 183.60; 183.61, subdivisions 2, 4; 299F.011,  
1.14 subdivision 1; 325E.58; 326.01, subdivisions 2, 3, 5, 6, 6a, 6b, 6c, 6e, 6f, 6g,  
1.15 6j, 6k, 6l, 7, 8, 9, by adding subdivisions; 326.241, subdivision 2; 326.242;  
1.16 326.243; 326.244, subdivisions 1a, 5, 6, by adding a subdivision; 326.2441;  
1.17 326.37; 326.38; 326.39; 326.40; 326.401; 326.405; 326.42; 326.46; 326.461, by  
1.18 adding subdivisions; 326.47; 326.48; 326.50; 326.57, subdivision 1; 326.58;  
1.19 326.59; 326.60; 326.601; 326.61, subdivisions 1, 2, 3, 4; 326.62; 326.65; 326.83,  
1.20 subdivisions 6, 7, 11, 18, 19, 20; 326.84; 326.841; 326.842; 326.86; 326.87;  
1.21 326.88; 326.89; 326.90, subdivision 1; 326.91, subdivision 1; 326.92; 326.921;  
1.22 326.93; 326.94; 326.95, subdivision 2; 326.96; 326.97; 326.975, subdivision 1;  
1.23 326.992; 327.20, subdivision 1; 327.205; 327.31, subdivisions 2, 3, 4, 7, 15, by  
1.24 adding a subdivision; 327.32, subdivision 8; 327.33, subdivisions 2, 6, 7; 327.34,  
1.25 subdivision 3; 327.35, subdivisions 1, 2; 327A.01, subdivision 2; 327B.01,  
1.26 subdivisions 4, 5, 7, 17, by adding subdivisions; 327B.04, subdivisions 1, 4,  
1.27 6, 7, 8, by adding a subdivision; 327B.05, subdivision 1; 327B.10; 363A.40,  
1.28 subdivision 1; 462.357, subdivision 6a; 462A.07, subdivision 8; 471.465;  
1.29 471.466; 471.467; 471.471; proposing coding for new law in Minnesota Statutes,  
1.30 chapters 326; 327B; proposing coding for new law as Minnesota Statutes,  
1.31 chapter 326B; repealing Minnesota Statutes 2006, sections 16B.665; 16B.747,  
1.32 subdivision 4; 183.001; 183.02; 183.375, subdivisions 1, 2, 3, 4, 5, 6; 183.41,  
1.33 subdivisions 1, 2, 3, 4; 183.44, subdivisions 1, 2, 3; 183.52; 183.54, subdivision  
1.34 2; 183.545, subdivision 9; 183.61, subdivisions 1, 3, 5, 6; 299M.02; 326.01,  
1.35 subdivisions 4, 6h, 10, 11, 12, 13; 326.242, subdivisions 9, 9a, 9b, 9c, 9d, 9e,  
1.36 9f, 9g, 9h, 9i, 9j, 9k, 10; 326.244, subdivision 6; 326.246; 326.2461; 326.40,  
1.37 subdivision 4; 326.41; 326.44; 326.45; 326.47, subdivisions 5, 6; 326.51; 326.52;  
1.38 326.521; 326.64; 326.83, subdivisions 3, 4, 12, 13; 326.85; 326.875; 326.91,  
1.39

2.1 subdivisions 2, 3, 4; 326.945; 326.975; 326.98; 327B.05, subdivisions 2, 3, 4,  
 2.2 5, 6; Minnesota Rules, parts 2809.0230; 2891.0010; 2891.0030; 3800.2650;  
 2.3 3800.3580; 3800.3590; 3800.3630; 3800.3750; 3800.3835; 4715.5600;  
 2.4 4715.5900; 4717.7000, subpart 1, item I; 5225.0880; 5225.8600, subparts 1, 2,  
 2.5 3, 4, 5, 6, 7, 8, 9; 5230.0010; 5230.0020; 5230.0040; 5230.0060, subpart 2;  
 2.6 5230.0100, subparts 1, 3, 4.

2.7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

2.8 **ARTICLE 1**

2.9 **REVISOR'S INSTRUCTION**

2.10 Section 1. **REVISOR'S INSTRUCTION.**

2.11 (a) In Minnesota Rules, parts 3800.3500 to 3800.3885, the revisor of statutes shall  
 2.12 change the terms "board" and "Board of Electricity" to "commissioner."

2.13 (b) In Minnesota Rules, parts 4715.0150 to 4715.6000, the revisor of statutes shall  
 2.14 change the terms "commissioner" and "commissioner of health" to the term "commissioner  
 2.15 of labor and industry"; and shall change the terms "department" and "Department of  
 2.16 Health" to "Department of Labor and Industry."

2.17 (c) In Minnesota Rules, chapters 1300, 1301, 1305, 1306, 1307, 1309, 1311, 1315,  
 2.18 1346, 1350, 1360, and 7672, the revisor of statutes shall:

2.19 (1) change the term "commissioner of administration" to "commissioner of labor  
 2.20 and industry";

2.21 (2) change the term "Department of Administration" to "Department of Labor and  
 2.22 Industry";

2.23 (3) change the term "Department of Administration's Building Codes and Standards  
 2.24 Division" to "Department of Labor and Industry"; and

2.25 (4) change the term "director of the Building Codes and Standards Division of the  
 2.26 Department of Administration" to "individual appointed by the commissioner of labor and  
 2.27 industry to administer the code."

2.28 **EFFECTIVE DATE.** This section is effective the day following final enactment.

2.29 **ARTICLE 2**

2.30 **CONSTRUCTION CODES AND LICENSING**

2.31 Section 1. Minnesota Statutes 2006, section 299F.011, subdivision 1, is amended to  
 2.32 read:

2.33 Subdivision 1. **State Fire Code rulemaking authority.** The commissioner of  
 2.34 ~~public safety through the Division of Fire Marshal may promulgate~~ labor and industry,  
 2.35 consistent with the recommendations of the state fire marshal, shall adopt a State Fire

3.1 Code and make amendments thereto in accordance with the Administrative Procedure Act  
3.2 in chapter 14. The code and its amendments shall conform insofar as practicable to model  
3.3 fire codes generally accepted and in use throughout the United States, with consideration  
3.4 given to existing statewide specialty codes presently in use in the state of Minnesota.  
3.5 Statewide specialty codes and model codes with necessary modifications may be adopted  
3.6 by reference in accordance with section 14.07, subdivision 4.

3.7 **EFFECTIVE DATE.** This section is effective the day following final enactment.

3.8 Sec. 2. **[326B.01] DEFINITIONS.**

3.9 Subdivision 1. **Scope.** The definitions in this section apply to chapter 326B.

3.10 Subd. 2. **ASME.** "ASME" means the American Society of Mechanical Engineers.

3.11 Subd. 3. **Commissioner.** "Commissioner" means the commissioner of labor  
3.12 and industry or a duly designated representative of the commissioner who is either an  
3.13 employee of the Department of Labor and Industry or a person working under contract  
3.14 with the department.

3.15 Subd. 4. **Department.** "Department" means the Department of Labor and Industry.

3.16 Subd. 5. **Day.** "Day" means calendar day unless otherwise provided.

3.17 Subd. 6. **Individual.** "Individual" means a human being.

3.18 Subd. 7. **Person.** "Person" means any individual, limited liability company,  
3.19 corporation, partnership, incorporated or unincorporated association, sole proprietorship,  
3.20 joint stock company, or any other legal or commercial entity.

3.21 **EFFECTIVE DATE.** This section is effective the day following final enactment.

3.22 Sec. 3. **[326B.02] POWERS.**

3.23 Subdivision 1. **Transfer of responsibilities.** The responsibilities of the  
3.24 commissioner of administration relating to the state building code, sections 16B.59 to  
3.25 16B.76; construction of low-cost manufactured home park storm shelters, section 327.205;  
3.26 manufactured homes, sections 327.31 to 327.36 and 327B.01 to 327B.12; and statutory  
3.27 warranties in connection with the sale of dwellings and home improvement work, chapter  
3.28 327A, are transferred under section 15.039 to the commissioner of labor and industry as  
3.29 amended and recodified in this chapter. The responsibilities of the commissioner of health  
3.30 relating to the state plumbing code and licensing, sections 16B.61, 144.99 to 144.993, and  
3.31 326.37 to 326.45, and water conditioning contractors and installers, sections 326.57 to  
3.32 326.65, are transferred under section 15.039 to the commissioner of labor and industry  
3.33 as amended and recodified in this chapter. The responsibilities of the commissioner of

4.1 commerce relating to residential contractors, residential remodelers, residential roofers,  
4.2 manufactured home installers, and the contractor's recovery fund under sections 45.027 to  
4.3 45.23 and 326.83 to 326.992 are transferred under section 15.039 to the commissioner of  
4.4 labor and industry as amended and recodified in this chapter. The responsibilities of the  
4.5 Board of Electricity relating to the state electrical code and licensing, sections 16B.61 and  
4.6 326.241 to 326.248, are transferred under section 15.039 to the commissioner of labor and  
4.7 industry as amended and recodified in this chapter.

4.8 Subd. 2. **Definition of responsibilities.** For purposes of subdivision 1,  
4.9 responsibilities include powers, duties, rights, obligations, and other authority imposed by  
4.10 law on the commissioner and the department.

4.11 Subd. 3. **State fire marshal cooperation.** The state fire marshal shall work with the  
4.12 commissioner to improve the delivery of services to the public through the coordination  
4.13 of services and utilization of technology.

4.14 Subd. 4. **General rulemaking authority.** The commissioner may, under the  
4.15 rulemaking provisions of chapter 14 and as otherwise provided by this chapter, adopt,  
4.16 amend, suspend, and repeal rules relating to the commissioner's responsibilities under  
4.17 this chapter.

4.18 **EFFECTIVE DATE.** This section is effective the day following final enactment.

4.19 **Sec. 4. [326B.04] DEPOSIT OF MONEY.**

4.20 Subdivision 1. **Construction code fund.** There is created in the state treasury  
4.21 a construction code fund as a special revenue fund for the purpose of administering this  
4.22 chapter, sections 327.31 to 327.36, and chapter 327B. All money collected under those  
4.23 sections, except penalties, are credited to the construction code fund unless otherwise  
4.24 specifically designated by law. Any interest or profit accruing from investment of these  
4.25 sums is credited to the construction code fund. All money collected in the construction  
4.26 code fund is appropriated to the commissioner to administer and enforce the provisions  
4.27 of these laws.

4.28 Unless otherwise provided by law, all penalties assessed under this chapter, section  
4.29 327.35, and chapter 327B are credited to the assigned risk safety account established  
4.30 by section 79.253.

4.31 Subd. 2. **Deposits.** All remaining balances as of June 30, 2007, in the state  
4.32 government special revenue fund and special revenue fund accounts maintained for  
4.33 the Building Codes and Standards Division, Board of Electricity, and plumbing and  
4.34 engineering unit are transferred to the construction code fund. Unless otherwise  
4.35 specifically designated by law: (1) all money collected under chapter 183 and sections

5.1 16B.59 to 16B.76; 144.122, paragraph (f); 326.241 to 326.248; 326.37 to 326.521; 326.57  
5.2 to 326.65; 326.83 to 326.992; 327.31 to 327.36; and 327B.01 to 327B.12, except penalties,  
5.3 is credited to the construction code fund; (2) all fees collected under section 45.23 in  
5.4 connection with continuing education for residential contractors, residential remodelers,  
5.5 and residential roofers are credited to the construction code fund; and (3) all penalties  
5.6 assessed under the sections set forth in clauses (1) and (2) and all penalties assessed under  
5.7 sections 144.99 to 144.993 in connection with any violation of sections 326.37 to 326.45  
5.8 or 326.57 to 327.65 or the rules adopted under those sections are credited to the assigned  
5.9 risk safety account established by section 79.253.

5.10 **EFFECTIVE DATE.** This section is effective July 1, 2007.

5.11 Sec. 5. **[326B.06] BONDS.**

5.12 Bonds issued under this chapter are not state bonds or contracts for purposes of  
5.13 sections 8.05 and 16C.05, subdivision 2.

5.14 Sec. 6. **[326B.075] COMMISSIONER NOT SUBJECT TO SUBPOENA.**

5.15 The commissioner shall not be subject to subpoena for purposes of providing expert  
5.16 testimony or for purposes of providing testimony or documents, as that term is defined in  
5.17 section 326B.081, subdivision 4, about an investigation or inspection conducted by the  
5.18 commissioner, except in an enforcement proceeding brought by the commissioner.

5.19 **ARTICLE 3**  
5.20 **ENFORCEMENT**

5.21 Section 1. **[326B.081] DEFINITIONS.**

5.22 Subdivision 1. **Application.** For purposes of sections 326B.081 to 326B.085, the  
5.23 terms defined in this section have the meanings given them.

5.24 Subd. 2. **Administrative order.** "Administrative order" means an order issued  
5.25 under section 326B.082, subdivision 7.

5.26 Subd. 3. **Applicable law.** "Applicable law" means the provisions of sections  
5.27 326B.084 to 326B.998 and 327.31 to 327.36 and chapter 327B, and all rules, orders,  
5.28 stipulation agreements, settlements, compliance agreements, licenses, registrations,  
5.29 certificates, and permits adopted, issued, or enforced by the department under sections  
5.30 326B.02 or 326B.084 to 326B.998 or 327.31 to 327.36 or chapter 327B.

5.31 Subd. 4. **Document or documents.** "Document" or "documents" includes papers;  
5.32 books; records; memoranda; data; contracts; drawings; graphs; charts; photographs;

6.1 digital, video, and audio recordings; records; accounts; files; statements; letters; e-mails;  
6.2 invoices; bills; notes; and calendars maintained in any form or manner.

6.3 Subd. 5. **Final.** "Final" when used to describe any order issued under section  
6.4 326B.082 means that:

6.5 (1) no request for hearing in connection with the order was filed in the manner and  
6.6 within the time provided by section 326B.082;

6.7 (2) all requests for hearing have been withdrawn;

6.8 (3) an agreement that resolves the order has been signed by all the parties; or

6.9 (4) after the filing of a request for hearing, an order has been issued by the  
6.10 commissioner, the Court of Appeals, or the Supreme Court, and all appeals have been  
6.11 pursued or forgone.

6.12 Subd. 6. **Licensing order.** "Licensing order" means an order issued under section  
6.13 326B.082, subdivision 12, paragraph (a).

6.14 Subd. 7. **Minimum qualifications.** "Minimum qualifications" means the  
6.15 educational, experience, fee, examination, application, and other eligibility requirements  
6.16 that an applicant must meet in order to obtain a license, registration, certificate, or  
6.17 permit under the applicable law. For an applicant that is not an individual, the minimum  
6.18 qualifications include the requirement that an employee or other individual associated  
6.19 with the applicant hold a license.

6.20 Subd. 8. **Stop order.** "Stop order" means an order issued under section 326B.082,  
6.21 subdivision 10.

6.22 **Sec. 2. [326B.082] ENFORCEMENT.**

6.23 Subdivision 1. **Remedies available.** The commissioner may enforce all applicable  
6.24 law under this section. The commissioner may use any enforcement provision in this  
6.25 section, including the assessment of monetary penalties, against a person required to have  
6.26 a license, registration, certificate, or permit under the applicable law based on conduct  
6.27 that would provide grounds for action against a licensee, registrant, certificate holder,  
6.28 or permit holder under the applicable law. The use of an enforcement provision in this  
6.29 section shall not preclude the use of any other enforcement provision in this section or  
6.30 otherwise provided by law.

6.31 Subd. 2. **Access to information and property; subpoenas.** (a) In order to carry out  
6.32 the purposes of the applicable law, the commissioner may:

6.33 (1) administer oaths and affirmations, certify official acts, interview, question, take  
6.34 oral or written statements, and take depositions;

7.1 (2) request, examine, take possession of, test, sample, measure, photograph, record,  
7.2 and copy any documents, apparatus, devices, equipment, or materials;

7.3 (3) at a time and place indicated by the commissioner, request persons to appear  
7.4 before the commissioner to give testimony and produce documents, apparatus, devices,  
7.5 equipment, or materials;

7.6 (4) issue subpoenas to compel persons to appear before the commissioner to give  
7.7 testimony and produce documents, apparatus, devices, equipment, or materials; and

7.8 (5) with or without notice, enter without delay upon any property, public or private,  
7.9 for the purpose of taking any action authorized under this subdivision or the applicable  
7.10 law, including obtaining information, remedying violations, or conducting surveys,  
7.11 inspections, or investigations.

7.12 (b) Persons requested by the commissioner to give testimony or produce documents,  
7.13 apparatus, devices, equipment, or materials shall respond within the time and in the manner  
7.14 specified by the commissioner. If no time to respond is specified in the request, then a  
7.15 response shall be submitted within 30 days of the commissioner's service of the request.

7.16 (c) Upon the refusal or anticipated refusal of a property owner, lessee, property  
7.17 owner's representative, or lessee's representative to permit the commissioner's entry onto  
7.18 property as provided in paragraph (a), the commissioner may apply for an administrative  
7.19 inspection order in the Ramsey County District Court or, at the commissioner's discretion,  
7.20 in the district court in the county in which the property is located. The commissioner may  
7.21 anticipate that a property owner or lessee will refuse entry if the property owner, lessee,  
7.22 property owner's representative, or lessee's representative has refused to permit entry on a  
7.23 prior occasion or has informed the commissioner that entry will be refused. Upon showing  
7.24 of administrative probable cause by the commissioner, the district court shall issue an  
7.25 administrative inspection order that compels the property owner or lessee to permit the  
7.26 commissioner to enter the property for the purposes specified in paragraph (a).

7.27 (d) Upon the application of the commissioner, a district court shall treat the failure of  
7.28 any person to obey a subpoena lawfully issued by the commissioner under this subdivision  
7.29 as a contempt of court.

7.30 Subd. 3. **Service.** Unless otherwise specified, service of a document on a person  
7.31 under this section or section 326B.083 may be by mail, by personal service, or in  
7.32 accordance with any consent to service filed with the commissioner. Service by mail shall  
7.33 be accomplished in the manner provided in Minnesota Rules, part 1400.5550, subpart  
7.34 2. Personal service shall be accomplished in the manner provided in Minnesota Rules,  
7.35 part 1400.5550, subpart 3.

8.1 Subd. 4. **Fax transmission.** When this section or section 326B.083 permits a  
8.2 request for reconsideration or request for hearing to be served by fax on the commissioner,  
8.3 the fax shall not exceed 15 pages in length. The request shall be considered timely  
8.4 served if the fax is received by the commissioner, at the fax number identified by the  
8.5 commissioner in the order or notice of violation, no later than 4:30 p.m. central time on  
8.6 the last day permitted for faxing the request. Where the quality or authenticity of the faxed  
8.7 request is at issue, the commissioner may require the original request to be filed. Where  
8.8 the commissioner has not identified quality or authenticity of the faxed request as an issue  
8.9 and the request has been faxed in accordance with this subdivision, the person faxing the  
8.10 request does not need to file the original request with the commissioner.

8.11 Subd. 5. **Time computation.** In computing any period of time prescribed or allowed  
8.12 by this section, the day of the act, event, or default from which the designated period of  
8.13 time begins to run shall not be included. The last day of the period so computed shall be  
8.14 included, unless it is a Saturday, Sunday, or legal holiday, in which event the period runs  
8.15 until the next day which is not a Saturday, Sunday, or legal holiday.

8.16 Subd. 6. **Notices of violation.** (a) The commissioner may issue a notice of violation  
8.17 to any person who the commissioner determines has committed a violation of the  
8.18 applicable law. The notice of violation must state a summary of the facts that constitute  
8.19 the violation and the applicable law violated. The notice of violation may require the  
8.20 person to correct the violation. If correction is required, the notice of violation must state  
8.21 the deadline by which the violation must be corrected.

8.22 (b) The commissioner shall issue the notice of violation by:

8.23 (1) serving the notice of violation on the property owner or on the person who  
8.24 committed the violation; or

8.25 (2) posting the notice of violation at the location where the violation occurred.

8.26 (c) If the person to whom the commissioner has issued the notice of violation  
8.27 believes the notice was issued in error, then the person may request reconsideration of the  
8.28 parts of the notice that the person believes are in error. The request for reconsideration  
8.29 must be in writing and must be served on or faxed to the commissioner at the address or  
8.30 fax number specified in the notice of violation by the tenth day after the commissioner  
8.31 issued the notice of violation. The date on which a request for reconsideration is served by  
8.32 mail shall be the postmark date on the envelope in which the request for reconsideration is  
8.33 mailed. If the person does not serve or fax a written request for reconsideration or if the  
8.34 person's written request for reconsideration is not served on or faxed to the commissioner  
8.35 by the tenth day after the commissioner issued the notice of violation, the notice of

9.1 violation shall become a final order of the commissioner and will not be subject to review  
9.2 by any court or agency. The request for reconsideration must:

9.3 (1) specify which parts of the notice of violation the person believes are in error;

9.4 (2) explain why the person believes the parts are in error; and

9.5 (3) provide documentation to support the request for reconsideration.

9.6 The commissioner shall respond in writing to requests for reconsideration  
9.7 made under this paragraph within 15 days after receiving the request. A request for  
9.8 reconsideration does not stay a requirement to correct a violation as set forth in the notice  
9.9 of violation. After reviewing the request for reconsideration, the commissioner may  
9.10 affirm, modify, or rescind the notice of violation. The commissioner's response to a  
9.11 request for reconsideration is final and shall not be reviewed by any court or agency.

9.12 Subd. 7. **Administrative orders; correction; assessment of monetary**

9.13 **penalties.** (a) The commissioner may issue an administrative order to any person who  
9.14 the commissioner determines has committed a violation of the applicable law. The  
9.15 commissioner shall issue the administrative order by serving the administrative order on  
9.16 the person. The administrative order may require the person to correct the violation,  
9.17 may require the person to cease and desist from committing the violation, and may  
9.18 assess monetary penalties. The commissioner shall follow the procedures in section  
9.19 326B.083 when issuing administrative orders. Except as provided in paragraph (b), the  
9.20 commissioner may issue to each person a monetary penalty of up to \$10,000 for each  
9.21 violation of applicable law committed by the person. The commissioner may order that  
9.22 part or all of the monetary penalty will be forgiven if the person to whom the order is  
9.23 issued demonstrates to the commissioner by the 31st day after the order is issued that  
9.24 the person has corrected the violation or has developed a correction plan acceptable to  
9.25 the commissioner.

9.26 (b) The commissioner may issue an administrative order for failure to correct a  
9.27 violation by the deadline stated in a final administrative order issued under paragraph (a).  
9.28 Each day after the deadline during which the violation remains uncorrected is a separate  
9.29 violation for purposes of calculating the maximum monetary penalty amount.

9.30 (c) Upon the application of the commissioner, a district court shall find the failure of  
9.31 any person to correct a violation as required by a final administrative order issued by the  
9.32 commissioner under this subdivision as a contempt of court.

9.33 Subd. 8. **Hearings related to administrative orders.** (a) Within 30 days after the  
9.34 commissioner issues an administrative order or within 20 days after the commissioner  
9.35 issues the notice under section 326B.083, subdivision 3, paragraph (b), clause (3), the  
9.36 person to whom the administrative order or notice is issued may request an expedited

10.1 hearing to review the commissioner's order or notice. The request for hearing must be  
10.2 in writing and must be served on or faxed to the commissioner at the address or fax  
10.3 number specified in the order or notice. If the person does not request a hearing or if the  
10.4 person's written request for hearing is not served on or faxed to the commissioner by the  
10.5 30th day after the commissioner issues the administrative order or the 20th day after the  
10.6 commissioner issues the notice under section 326B.083, subdivision 3, paragraph (b),  
10.7 clause (3), the order will become a final order of the commissioner and will not be subject  
10.8 to review by any court or agency. The date on which a request for hearing is served by  
10.9 mail shall be the postmark date on the envelope in which the request for hearing is mailed.  
10.10 The hearing request must specifically state the reasons for seeking review of the order or  
10.11 notice. The person to whom the order or notice is issued and the commissioner are the  
10.12 parties to the expedited hearing. The commissioner must notify the person to whom the  
10.13 order or notice is issued of the time and place of the hearing at least 15 days before the  
10.14 hearing. The expedited hearing must be held within 45 days after a request for hearing has  
10.15 been served on the commissioner unless the parties agree to a later date.

10.16 (b) All written arguments must be submitted within ten days following the close of  
10.17 the hearing. The hearing shall be conducted under Minnesota Rules, parts 1400.8510 to  
10.18 1400.8612, as modified by this subdivision. The Office of Administrative Hearings may, in  
10.19 consultation with the agency, adopt rules specifically applicable to cases under this section.

10.20 (c) The administrative law judge shall issue a report making findings of fact,  
10.21 conclusions of law, and a recommended order to the commissioner within 30 days  
10.22 following the close of the record.

10.23 (d) If the administrative law judge makes a finding that the hearing was requested  
10.24 solely for purposes of delay or that the hearing request was frivolous, the commissioner  
10.25 may add to the amount of the penalty the costs charged to the department by the Office of  
10.26 Administrative Hearings for the hearing.

10.27 (e) If a hearing has been held, the commissioner shall not issue a final order until  
10.28 at least five days after the date of the administrative law judge's report. Any person  
10.29 aggrieved by the administrative law judge's report may, within those five days, serve  
10.30 written comments to the commissioner on the report and the commissioner shall consider  
10.31 the comments. The commissioner's final order may be appealed in the manner provided in  
10.32 sections 14.63 to 14.69.

10.33 Subd. 9. **Injunctive relief.** In addition to any other remedy provided by law, the  
10.34 commissioner may bring an action for injunctive relief in the Ramsey County District  
10.35 Court or, at the commissioner's discretion, in the district court in the county in which the  
10.36 commissioner has determined a violation of the applicable law has occurred or is about to

11.1 occur to enjoin the violation. A temporary restraining order and other injunctive relief  
11.2 shall be granted by the district court if the court determines that a person has engaged in or  
11.3 is about to engage in an act, conduct, or practice constituting a violation of the applicable  
11.4 law. The commissioner shall not be required to show irreparable harm.

11.5 Subd. 10. **Stop orders.** (a) If the commissioner determines based on an inspection  
11.6 or investigation that a person has violated or is about to violate the applicable law, the  
11.7 commissioner may issue to the person a stop order requiring the person to cease and desist  
11.8 from committing the violation.

11.9 (b) If the commissioner determines that a condition exists on real property that  
11.10 violates the applicable law, the commissioner may issue a stop order to the owner or  
11.11 lessee of the real property to cease and desist from committing the violation and to correct  
11.12 the condition that is in violation.

11.13 (c) The commissioner shall issue the stop work order by:

11.14 (1) serving the order on the person who has committed or is about to commit the  
11.15 violation;

11.16 (2) posting the order at the location where the violation was committed or is about to  
11.17 be committed or at the location where the violating condition exists; or

11.18 (3) serving the order on any owner or lessee of the real property where the violating  
11.19 condition exists.

11.20 (d) A stop order shall:

11.21 (1) describe the act, conduct, or practice committed or about to be committed, or the  
11.22 condition, and include a reference to the applicable law that the act, conduct, practice, or  
11.23 condition violates or would violate; and

11.24 (2) provide notice that any person aggrieved by the stop order may request a hearing  
11.25 as provided in paragraph (e).

11.26 (e) Within 30 days after the commissioner issues a stop order, any person aggrieved  
11.27 by the order may request an expedited hearing to review the commissioner's action.

11.28 The request for hearing must be made in writing and must be served on or faxed to the  
11.29 commissioner at the address or fax number specified in the order. If the person does not  
11.30 request a hearing or if the person's written request for hearing is not served on or faxed to  
11.31 the commissioner on or before the 30th day after the commissioner issued the stop order,  
11.32 the order will become a final order of the commissioner and will not be subject to review  
11.33 by any court or agency. The date on which a request for hearing is served by mail is the  
11.34 postmark date on the envelope in which the request for hearing is mailed. The hearing  
11.35 request must specifically state the reasons for seeking review of the order. The person who  
11.36 requested the hearing and the commissioner are the parties to the expedited hearing. The

12.1 hearing shall be commenced within ten days after the commissioner receives the request  
12.2 for hearing. The hearing shall be conducted under Minnesota Rules, parts 1400.8510 to  
12.3 1400.8612, as modified by this subdivision. The administrative law judge shall issue a  
12.4 report containing findings of fact, conclusions of law, and a recommended order within  
12.5 ten days after the conclusion of the hearing. Any party aggrieved by the administrative  
12.6 law judge's report shall have five days after the date of the administrative law judge's  
12.7 report to submit exceptions and argument to the commissioner. Within 15 days after  
12.8 receiving the administrative law judge's report, the commissioner shall issue an order  
12.9 vacating, modifying, or making permanent the stop order. The commissioner and the  
12.10 person requesting the hearing may by agreement lengthen any time periods described in  
12.11 this paragraph. The Office of Administrative Hearings may, in consultation with the  
12.12 agency, adopt rules specifically applicable to cases under this subdivision.

12.13 (f) A stop order issued under this subdivision shall be in effect until it is modified or  
12.14 vacated by the commissioner or an appellate court. The administrative hearing provided  
12.15 by this subdivision and any appellate judicial review as provided in chapter 14 shall  
12.16 constitute the exclusive remedy for any person aggrieved by a stop order.

12.17 (g) Upon the application of the commissioner, a district court shall find the failure of  
12.18 any person to comply with a final stop order lawfully issued by the commissioner under  
12.19 this subdivision as a contempt of court.

12.20 Subd. 11. **Licensing orders; grounds; reapplication.** (a) The commissioner may  
12.21 deny an application for a permit, license, registration, or certificate if the applicant does  
12.22 not meet or fails to maintain the minimum qualifications for holding the permit, license,  
12.23 registration, or certificate, or has any unresolved violations or unpaid fees or monetary  
12.24 penalties related to the activity for which the permit, license, registration, or certificate has  
12.25 been applied for or was issued.

12.26 (b) The commissioner may deny, suspend, limit, place conditions on, or revoke a  
12.27 person's permit, license, registration, or certificate, or censure the person holding the  
12.28 permit, license, registration, or certificate, if the commissioner finds that the person:

12.29 (1) committed one or more violations of the applicable law;

12.30 (2) submitted false or misleading information to the state in connection with  
12.31 activities for which the permit, license, registration, or certificate was issued, or in  
12.32 connection with the application for the permit, license, registration, or certificate;

12.33 (3) allowed the alteration or use of the person's own permit, license, registration,  
12.34 or certificate by another person;

12.35 (4) within the previous five years, was convicted of a crime in connection with  
12.36 activities for which the permit, license, registration, or certificate was issued;

13.1 (5) violated a final administrative order issued under subdivision 7 or a final stop  
13.2 order issued under subdivision 10, or injunctive relief issued under subdivision 9;

13.3 (6) failed to cooperate with a commissioner's request to give testimony, to produce  
13.4 documents, things, apparatus, devices, equipment, or materials, or to access property  
13.5 under subdivision 2;

13.6 (7) retaliated in any manner against any employee or person who is questioned by,  
13.7 cooperates with, or provides information to the commissioner or an employee or agent  
13.8 authorized by the commissioner who seeks access to property or things under subdivision  
13.9 2;

13.10 (8) engaged in any fraudulent, deceptive, or dishonest act or practice; or

13.11 (9) performed work in connection with the permit, license, registration, or  
13.12 certificate or conducted the person's affairs in a manner that demonstrates incompetence,  
13.13 untrustworthiness, or financial irresponsibility.

13.14 (c) If the commissioner revokes a person's permit, license, registration, or certificate  
13.15 under paragraph (b), the person is prohibited from reapplying for the same type of permit,  
13.16 license, registration, or certificate for at least two years after the effective date of the  
13.17 revocation. The commissioner may, as a condition of reapplication, require the person to  
13.18 obtain a bond or comply with additional reasonable conditions the commissioner considers  
13.19 necessary to protect the public.

13.20 (d) If a permit, license, registration, or certificate expires, or is surrendered,  
13.21 withdrawn, or terminated, or otherwise becomes ineffective, the commissioner may  
13.22 institute a proceeding under this subdivision within two years after the permit, license,  
13.23 registration, or certificate was last effective and enter a revocation or suspension order as  
13.24 of the last date on which the permit, license, registration, or certificate was in effect.

13.25 **Subd. 12. Issuance of licensing orders; hearings related to licensing orders.**

13.26 (a) If the commissioner determines that a permit, license, registration, or certificate  
13.27 should be conditioned, limited, suspended, revoked, or denied under subdivision 11,  
13.28 or that the permit holder, licensee, registrant, or certificate holder should be censured  
13.29 under subdivision 11, then the commissioner shall issue to the person an order denying,  
13.30 conditioning, limiting, suspending, or revoking the person's permit, license, registration,  
13.31 or certificate, or censuring the permit holder, licensee, registrant, or certificate holder.

13.32 (b) Any order issued under paragraph (a) may include an assessment of monetary  
13.33 penalties and may require the person to cease and desist from committing the violation  
13.34 or committing the act, conduct, or practice set out in subdivision 11, paragraph (b). The  
13.35 monetary penalty may be up to \$10,000 for each violation or act, conduct, or practice

14.1 committed by the person. The procedures in section 326B.083 must be followed when  
14.2 issuing orders under paragraph (a).

14.3 (c) The permit holder, licensee, registrant, certificate holder, or applicant to whom  
14.4 the commissioner issues an order under paragraph (a) shall have 30 days after service of  
14.5 the order to request a hearing. The request for hearing must be in writing and must be  
14.6 served on or faxed to the commissioner at the address or fax number specified in the order  
14.7 by the 30th day after service of the order. If the person does not request a hearing or if  
14.8 the person's written request for hearing is not served on or faxed to the commissioner  
14.9 by the 30th day after service of the order, the order shall become a final order of the  
14.10 commissioner and will not be subject to review by any court or agency. The date on which  
14.11 a request for hearing is served by mail shall be the postmark date on the envelope in which  
14.12 the request for hearing is mailed. If the person submits to the commissioner a timely  
14.13 request for hearing, a contested case hearing shall be held in accordance with chapter 14.

14.14 (d) Paragraph (c) does not apply to summary suspension under subdivision 13.

14.15 Subd. 13. **Summary suspension.** In any case where the commissioner has  
14.16 issued an order to revoke or suspend a license, registration, certificate, or permit under  
14.17 subdivision 12, the commissioner may summarily suspend the person's permit, license,  
14.18 registration, or certificate before the order becomes final. The commissioner shall issue a  
14.19 summary suspension order when the safety of life or property is threatened or to prevent  
14.20 the commission of fraudulent, deceptive, untrustworthy, or dishonest acts against the  
14.21 public. The summary suspension shall not affect the deadline for submitting a request  
14.22 for hearing under subdivision 12. If the commissioner summarily suspends a person's  
14.23 permit, license, registration, or certificate, a timely request for hearing submitted under  
14.24 subdivision 12 shall also be considered a timely request for hearing on continuation of  
14.25 the summary suspension. If the commissioner summarily suspends a person's permit,  
14.26 license, registration, or certificate under this subdivision and the person submits a timely  
14.27 request for a hearing, then a hearing on continuation of the summary suspension must be  
14.28 held within ten days after the commissioner receives the request for hearing unless the  
14.29 parties agree to a later date.

14.30 Subd. 14. **Plan for assessing penalties.** The commissioner may prepare a plan for  
14.31 assessing penalties in orders issued under subdivision 7 or 12. The commissioner shall  
14.32 provide a 30-day period for public comment on any such plan. Penalties assessed by the  
14.33 commissioner in accordance with the plan shall be presumed reasonable.

14.34 Subd. 15. **Effect on other laws.** Nothing in this section shall be construed to limit  
14.35 the application of other state or federal laws, including specifically but not exclusively

15.1 section 270C.72, that require suspension of, revocation of, denial of, or refusal to renew a  
15.2 permit, license, registration, or certificate issued by the commissioner.

15.3 Subd. 16. **Misdemeanor penalties.** Except as otherwise provided by law, a person  
15.4 who violates an applicable law is guilty of a misdemeanor.

15.5 Subd. 17. **Revocation and suspension of license.** If a person fails to pay a penalty  
15.6 owed under this section or section 326B.083, the commissioner may revoke, suspend, or  
15.7 deny any or all licenses, permits, certificates, and registrations issued by the department.

15.8 Sec. 3. **[326B.083] AMOUNT OF PENALTY; CONTENTS OF**  
15.9 **ADMINISTRATIVE AND LICENSING ORDERS.**

15.10 Subdivision 1. **Amount of penalty; considerations.** In determining the amount of  
15.11 a penalty assessed under section 326B.082, subdivision 7 or 12, the commissioner shall  
15.12 consider the factors described in section 14.045, subdivision 3.

15.13 Subd. 2. **Contents of administrative order and licensing order.** (a) An  
15.14 administrative order and a licensing order must include:

15.15 (1) a summary of the facts that constitute the violation or violations;

15.16 (2) a reference to the applicable law that has been violated; and

15.17 (3) a statement of the person's right to request a hearing.

15.18 (b) An administrative order may include a requirement that the violation be  
15.19 corrected. If the order includes a requirement that the violation be corrected, then the  
15.20 order must include, in addition to any statements required under paragraphs (a) and (c),  
15.21 the deadline by which the violation must be corrected.

15.22 (c) An administrative order or a licensing order may assess monetary penalties. If  
15.23 the order assesses monetary penalties, then the order must include, in addition to any  
15.24 statements required under paragraphs (a) and (b):

15.25 (1) a statement of the amount of the monetary penalty imposed;

15.26 (2) a statement that, when the order becomes final, the commissioner may file and  
15.27 enforce the unpaid portion of a penalty as a judgment in district court without further  
15.28 notice or additional proceedings; and

15.29 (3) if the order is an administrative order, a statement of the amount of the penalty,  
15.30 if any, that will be forgiven if the person who is subject to the order demonstrates to the  
15.31 commissioner by the 31st day after the order is served that the person has corrected the  
15.32 violation or has developed a correction plan acceptable to the commissioner.

15.33 Subd. 3. **Penalty.** (a) If an administrative order includes a penalty assessment, then  
15.34 the penalty is due and payable on the date the administrative order becomes final unless

16.1 some or all of the penalty is forgivable. If a licensing order includes a penalty assessment,  
16.2 then the penalty is due and payable on the date the licensing order becomes final.

16.3 (b) This paragraph applies if an administrative order includes a penalty assessment  
16.4 and all or a portion of the penalty is forgivable.

16.5 (1) If any portion of the penalty is not forgivable, that portion of the penalty is due  
16.6 and payable ten days after the date the administrative order becomes final.

16.7 (2) The commissioner shall forgive the forgivable portion of the penalty if the  
16.8 commissioner determines that the violation has been corrected within the time set by  
16.9 the order or the person to whom the order was issued has developed a correction plan  
16.10 acceptable to the commissioner within the time set by the order.

16.11 (3) If the commissioner determines that the person to whom the order was issued  
16.12 has failed to correct the violation within the time set by the order or has failed to develop  
16.13 a correction plan acceptable to the commissioner within the time set by the order, then  
16.14 the forgivable portion of the penalty is due and payable ten days after the commissioner  
16.15 serves notice of the determination on the person or on the date the administrative order  
16.16 becomes final, whichever is later.

16.17 (c) This paragraph applies if an administrative order or a licensing order includes a  
16.18 penalty assessment and if the person subject to the order has requested a hearing. The  
16.19 administrative law judge may not recommend a change in the amount of the penalty if  
16.20 the penalty was assessed in accordance with a plan prepared under section 326B.082,  
16.21 subdivision 14. If the commissioner has not prepared a plan under section 326B.082,  
16.22 subdivision 14, then the administrative law judge may not recommend a change in the  
16.23 amount of the penalty unless the administrative law judge determines that, based on the  
16.24 factors in section 14.045, subdivision 3, the amount of the penalty is unreasonable.

16.25 (d) The assessment of a penalty does not preclude the use of other enforcement  
16.26 provisions, under which penalties are not assessed, in connection with the violation for  
16.27 which the penalty was assessed.

16.28 **Sec. 4. [326B.084] FALSE INFORMATION.**

16.29 A person subject to any of the requirements in the applicable law may not make a  
16.30 false material statement, representation, or certification in; omit material information  
16.31 from; or alter, conceal, or fail to file or maintain a notice, application, record, report, plan,  
16.32 or other document required under the applicable law.

16.33 **Sec. 5. [326B.085] RECOVERY OF LITIGATION COSTS AND EXPENSES.**

17.1 In any action brought by the commissioner for enforcement of an order issued  
17.2 under section 326B.082 for injunctive relief, or to compel performance pursuant to the  
17.3 applicable law, if the state finally prevails, the state, in addition to other penalties provided  
17.4 by law, may be allowed an amount determined by the court to be the reasonable value of  
17.5 all or part of the litigation expenses incurred by the state. In determining the amount of  
17.6 the litigation expenses to be allowed, the court shall give consideration to the economic  
17.7 circumstances of the defendant.

17.8 **Sec. 6. REVISOR'S INSTRUCTION.**

17.9 The revisor of statutes shall renumber Minnesota Statutes, section 299F.011,  
17.10 subdivision 1, as Minnesota Statutes, section 326B.02, subdivision 5.

17.11 **ARTICLE 4**

17.12 **BUILDING CODE**

17.13 Section 1. Minnesota Statutes 2006, section 16B.04, subdivision 2, is amended to read:

17.14 Subd. 2. **Powers and duties, general.** Subject to other provisions of this chapter,  
17.15 the commissioner is authorized to:

17.16 (1) supervise, control, review, and approve all state contracts and purchasing;

17.17 (2) provide agencies with supplies and equipment and operate all central store or  
17.18 supply rooms serving more than one agency;

17.19 (3) investigate and study the management and organization of agencies, and  
17.20 reorganize them when necessary to ensure their effective and efficient operation;

17.21 (4) manage and control state property, real and personal;

17.22 (5) maintain and operate all state buildings, as described in section 16B.24,  
17.23 subdivision 1;

17.24 (6) supervise, control, review, and approve all capital improvements to state  
17.25 buildings and the capitol building and grounds;

17.26 (7) provide central duplicating, printing, and mail facilities;

17.27 (8) oversee publication of official documents and provide for their sale;

17.28 (9) manage and operate parking facilities for state employees and a central motor  
17.29 pool for travel on state business; and

17.30 ~~(10) establish and administer a State Building Code; and~~

17.31 ~~(11)~~ (10) provide rental space within the capitol complex for a private day care  
17.32 center for children of state employees. The commissioner shall contract for services as  
17.33 provided in this chapter. The commissioner shall report back to the legislature by October  
17.34 1, 1984, with the recommendation to implement the private day care operation.

18.1 Sec. 2. Minnesota Statutes 2006, section 16B.60, subdivision 4, is amended to read:

18.2 Subd. 4. **Code.** "Code" means the State Building Code adopted by the commissioner  
18.3 of labor and industry in consultation with each industry advisory committee and in  
18.4 accordance with sections 16B.59 to 16B.75.

18.5 Sec. 3. Minnesota Statutes 2006, section 16B.60, subdivision 7, is amended to read:

18.6 Subd. 7. ~~**Physically disabled Person with a disability.** "Physically disabled" means~~  
18.7 ~~having sight disabilities, hearing disabilities, disabilities of incoordination, disabilities~~  
18.8 ~~of aging, or other disabilities that significantly reduce mobility, flexibility, coordination,~~  
18.9 ~~or perceptiveness.~~ "Person with a disability" or "persons with disabilities" includes  
18.10 people who have a vision disability, a hearing disability, a disability of coordination, a  
18.11 disability of aging, or any other disability that significantly reduces mobility, flexibility,  
18.12 coordination, or perceptiveness.

18.13 Sec. 4. Minnesota Statutes 2006, section 16B.60, subdivision 8, is amended to read:

18.14 Subd. 8. **Remodeling.** "Remodeling" means deliberate reconstruction of an existing  
18.15 public building in whole or in part in order to bring it ~~up to date in~~ into conformity with  
18.16 present uses of the structure and to which other rules on the upgrading of health and  
18.17 safety provisions are applicable.

18.18 Sec. 5. Minnesota Statutes 2006, section 16B.60, subdivision 11, is amended to read:

18.19 Subd. 11. **State licensed facilities facility.** "State licensed ~~facilities~~ facility" means  
18.20 a building and its grounds that are licensed by the state as a hospital, nursing home,  
18.21 supervised living facility, free-standing outpatient surgical center, ~~or~~ correctional facility,  
18.22 boarding care home, or residential hospice.

18.23 Sec. 6. Minnesota Statutes 2006, section 16B.61, is amended to read:

18.24 **16B.61 GENERAL POWERS OF COMMISSIONER OF LABOR AND**  
18.25 **INDUSTRY.**

18.26 Subdivision 1. **Adoption of code.** Subject to sections 16B.59 to 16B.75, the  
18.27 commissioner shall by rule and in consultation with each industry board establish a code  
18.28 of standards for the construction, reconstruction, alteration, and repair of buildings,  
18.29 governing matters of structural materials, design and construction, fire protection,  
18.30 health, sanitation, and safety, including design and construction standards regarding  
18.31 heat loss control, illumination, and climate control. The code must also include duties  
18.32 and responsibilities for code administration, including procedures for administrative

19.1 action, penalties, and suspension and revocation of certification. The code must conform  
19.2 insofar as practicable to model building codes generally accepted and in use throughout  
19.3 the United States, including a code for building conservation. In the preparation of the  
19.4 code, consideration must be given to the existing statewide specialty codes presently in  
19.5 use in the state. Model codes with necessary modifications and statewide specialty codes  
19.6 may be adopted by reference. The code must be based on the application of scientific  
19.7 principles, approved tests, and professional judgment. To the extent possible, the code  
19.8 must be adopted in terms of desired results instead of the means of achieving those results,  
19.9 avoiding wherever possible the incorporation of specifications of particular methods or  
19.10 materials. To that end the code must encourage the use of new methods and new materials.  
19.11 Except as otherwise provided in sections 16B.59 to 16B.75, the commissioner shall  
19.12 administer and enforce the provisions of those sections.

19.13 The commissioner shall develop rules addressing the plan review fee assessed  
19.14 to similar buildings without significant modifications including provisions for use of  
19.15 building systems as specified in the industrial/modular program specified in section  
19.16 16B.75. Additional plan review fees associated with similar plans must be based on costs  
19.17 commensurate with the direct and indirect costs of the service.

19.18 Subd. 1a. **Administration by commissioner.** The commissioner shall administer  
19.19 and enforce the State Building Code as a municipality with respect to public buildings and  
19.20 state licensed facilities in the state. The commissioner shall establish appropriate permit,  
19.21 plan review, ~~and inspection fees, and surcharges~~ for public buildings and state licensed  
19.22 facilities. ~~Fees and surcharges for public buildings and state licensed facilities must be~~  
19.23 ~~remitted to the commissioner, who shall deposit them in the state treasury for credit to~~  
19.24 ~~the special revenue fund.~~

19.25 Municipalities other than the state having an agreement with the commissioner  
19.26 for code administration and enforcement service for public buildings and state licensed  
19.27 facilities shall charge their customary fees, including surcharge, to be paid directly to the  
19.28 jurisdiction by the applicant seeking authorization to construct a public building or a state  
19.29 licensed facility. The commissioner shall sign an agreement with a municipality other than  
19.30 the state for plan review, code administration, and code enforcement service for public  
19.31 buildings and state licensed facilities in the jurisdiction if the building officials of the  
19.32 municipality meet the requirements of section 16B.65 and wish to provide those services  
19.33 and if the commissioner determines that the municipality has enough adequately trained  
19.34 and qualified building inspectors to provide those services for the construction project.

20.1 The commissioner may direct the state building official to assist a community that  
20.2 has been affected by a natural disaster with building evaluation and other activities related  
20.3 to building codes.

20.4 Administration and enforcement in a municipality under this section must apply  
20.5 any optional provisions of the State Building Code adopted by the municipality. A  
20.6 municipality adopting any optional code provision shall notify the state building official  
20.7 within 30 days of its adoption.

20.8 The commissioner shall administer and enforce the provisions of the code relating to  
20.9 elevators statewide, except as provided for under section 16B.747, subdivision 3.

20.10 Subd. 2. **Enforcement by certain bodies.** Under the direction and supervision of  
20.11 the commissioner, the provisions of the code relating to electrical installations ~~shall be~~  
20.12 ~~enforced by the State Board of Electricity, pursuant to the Minnesota Electrical Act,~~  
20.13 ~~the provisions relating to, plumbing shall be enforced by the commissioner of health,~~  
20.14 ~~the provisions relating to, boilers, high pressure steam piping and appurtenances, and~~  
20.15 ~~ammonia refrigeration piping, and bioprocess piping shall be enforced by the Department~~  
20.16 ~~of Labor and Industry. Fees for inspections conducted by the State Board of Electricity~~  
20.17 ~~commissioner shall be paid in accordance with the rules of the State Board of Electricity~~  
20.18 ~~department.~~ Under direction of the commissioner of public safety labor and industry, the  
20.19 state fire marshal shall enforce the State Fire Code as provided in chapter 299F. The  
20.20 ~~commissioner, in consultation with the~~ commissioner of labor and industry; shall adopt  
20.21 amendments to the mechanical code portion of the State Building Code to implement  
20.22 standards for process piping.

20.23 Subd. 3. **Special requirements.** (a) **Space for commuter vans.** The code must  
20.24 require that any parking ramp or other parking facility constructed in accordance with the  
20.25 code include an appropriate number of spaces suitable for the parking of motor vehicles  
20.26 having a capacity of seven to 16 persons and which are principally used to provide  
20.27 prearranged commuter transportation of employees to or from their place of employment  
20.28 or to or from a transit stop authorized by a local transit authority.

20.29 (b) **Smoke detection devices.** The code must require that all dwellings, lodging  
20.30 houses, apartment houses, and hotels as defined in section 299F.362 comply with the  
20.31 provisions of section 299F.362.

20.32 (c) **Doors in nursing homes and hospitals.** The State Building Code may not  
20.33 require that each door entering a sleeping or patient's room from a corridor in a nursing  
20.34 home or hospital with an approved complete standard automatic fire extinguishing system  
20.35 be constructed or maintained as self-closing or automatically closing.

21.1 (d) **Child care facilities in churches; ground level exit.** A licensed day care center  
 21.2 serving fewer than 30 preschool age persons and which is located in a belowground space  
 21.3 in a church building is exempt from the State Building Code requirement for a ground  
 21.4 level exit when the center has more than two stairways to the ground level and its exit.

21.5 ~~(e) **Child care facilities in churches; vertical access.** Until August 1, 1996, an~~  
 21.6 ~~organization providing child care in an existing church building which is exempt from~~  
 21.7 ~~taxation under section 272.02, subdivision 6, shall have five years from the date of initial~~  
 21.8 ~~licensure under chapter 245A to provide interior vertical access, such as an elevator, to~~  
 21.9 ~~persons with disabilities as required by the State Building Code. To obtain the extension,~~  
 21.10 ~~the organization providing child care must secure a \$2,500 performance bond with the~~  
 21.11 ~~commissioner of human services to ensure that interior vertical access is achieved by the~~  
 21.12 ~~agreed upon date.~~

21.13 ~~(f)~~ (e) **Family and group family day care.** Until the legislature enacts legislation  
 21.14 specifying appropriate standards, the definition of ~~Group R-3 occupancies in~~ dwelling  
 21.15 constructed in accordance with the International Residential Code as adopted as part of the  
 21.16 State Building Code applies to family and group family day care homes licensed by the  
 21.17 Department of Human Services under Minnesota Rules, chapter 9502.

21.18 ~~(g)~~ (f) **Enclosed stairways.** No provision of the code or any appendix chapter of  
 21.19 the code may require stairways of existing multiple dwelling buildings of two stories or  
 21.20 less to be enclosed.

21.21 ~~(h)~~ (g) **Double cylinder dead bolt locks.** No provision of the code or appendix  
 21.22 chapter of the code may prohibit double cylinder dead bolt locks in existing single-family  
 21.23 homes, townhouses, and first floor duplexes used exclusively as a residential dwelling.  
 21.24 Any recommendation or promotion of double cylinder dead bolt locks must include a  
 21.25 warning about their potential fire danger and procedures to minimize the danger.

21.26 ~~(i)~~ (h) **Relocated residential buildings.** A residential building relocated within  
 21.27 or into a political subdivision of the state need not comply with the State Energy Code  
 21.28 or section 326.371 provided that, where available, an energy audit is conducted on the  
 21.29 relocated building.

21.30 ~~(j)~~ (i) **Automatic garage door opening systems.** The code must require all  
 21.31 residential buildings as defined in section 325F.82 to comply with the provisions of  
 21.32 sections 325F.82 and 325F.83.

21.33 ~~(k)~~ (j) **Exit sign illumination.** For a new building on which construction is begun  
 21.34 on or after October 1, 1993, or an existing building on which remodeling affecting 50  
 21.35 percent or more of the enclosed space is begun on or after October 1, 1993, the code must  
 21.36 prohibit the use of internally illuminated exit signs whose electrical consumption during

22.1 nonemergency operation exceeds 20 watts of resistive power. All other requirements in  
22.2 the code for exit signs must be complied with.

22.3 ~~(j)~~ **(k) Exterior wood decks, patios, and balconies.** The code must permit the  
22.4 decking surface and upper portions of exterior wood decks, patios, and balconies to be  
22.5 constructed of (1) heartwood from species of wood having natural resistance to decay or  
22.6 termites, including redwood and cedars, (2) grades of lumber which contain sapwood from  
22.7 species of wood having natural resistance to decay or termites, including redwood and  
22.8 cedars, or (3) treated wood. The species and grades of wood products used to construct the  
22.9 decking surface and upper portions of exterior decks, patios, and balconies must be made  
22.10 available to the building official on request before final construction approval.

22.11 ~~(m)~~ **(l) Bioprocess piping and equipment.** No permit fee for bioprocess piping may  
22.12 be imposed by municipalities under the State Building Code, except as required under  
22.13 section 326.47, subdivision 1. Permits for bioprocess piping shall be according to section  
22.14 326.47 administered by the Department of Labor and Industry. All data regarding the  
22.15 material production processes, including the bioprocess system's structural design and  
22.16 layout, are nonpublic data as provided by section 13.7911.

22.17 Subd. 3a. **Recycling space.** The code must require suitable space for the separation,  
22.18 collection, and temporary storage of recyclable materials within or adjacent to new or  
22.19 significantly remodeled structures that contain 1,000 square feet or more. Residential  
22.20 structures with fewer than four dwelling units are exempt from this subdivision.

22.21 Subd. 4. **Review of plans for public buildings and state licensed facilities.**  
22.22 Construction or remodeling may not begin on any public building or state licensed facility  
22.23 until the plans and specifications have been approved by the commissioner or municipality  
22.24 under contractual agreement pursuant to subdivision 1a. The plans and specifications must  
22.25 be submitted for review, and within 30 days after receipt of the plans and specifications,  
22.26 the commissioner or municipality under contractual agreement shall notify the submitting  
22.27 authority of any corrections.

22.28 Subd. 5. **Accessibility.** (a) **Public buildings.** The code must provide for making  
22.29 public buildings constructed or remodeled after July 1, 1963, accessible to and usable by  
22.30 ~~physically disabled~~ persons with disabilities, although this does not require the remodeling  
22.31 of public buildings solely to provide accessibility and usability to ~~the physically disabled~~  
22.32 persons with disabilities when remodeling would not otherwise be undertaken.

22.33 (b) **Leased space.** No agency of the state may lease space for agency operations  
22.34 in a non-state-owned building unless the building satisfies the requirements of the State  
22.35 Building Code for accessibility by ~~the physically disabled~~ persons with disabilities, or

23.1 is eligible to display the state symbol of accessibility. This limitation applies to leases  
23.2 of 30 days or more for space of at least 1,000 square feet.

23.3 (c) **Meetings or conferences.** Meetings or conferences for the public or for state  
23.4 employees which are sponsored in whole or in part by a state agency must be held in  
23.5 buildings that meet the State Building Code requirements relating to accessibility for  
23.6 ~~physically disabled~~ persons with disabilities. This subdivision does not apply to any  
23.7 classes, seminars, or training programs offered by the Minnesota State Colleges and  
23.8 Universities or the University of Minnesota. Meetings or conferences intended for specific  
23.9 individuals none of whom need the accessibility features for ~~disabled~~ persons with  
23.10 disabilities specified in the State Building Code need not comply with this subdivision  
23.11 unless a ~~disabled~~ person with a disability gives reasonable advance notice of an intent to  
23.12 attend the meeting or conference. When sign language interpreters will be provided,  
23.13 meetings or conference sites must be chosen which allow hearing impaired participants to  
23.14 see their signing clearly.

23.15 (d) **Exemptions.** The commissioner may grant an exemption from the requirements  
23.16 of paragraphs (b) and (c) in advance if an agency has demonstrated that reasonable  
23.17 efforts were made to secure facilities which complied with those requirements and if the  
23.18 selected facilities are the best available for access for ~~disabled~~ persons with disabilities.  
23.19 Exemptions shall be granted using criteria developed by the commissioner in consultation  
23.20 with the Council on Disability.

23.21 (e) **Symbol indicating access.** The wheelchair symbol adopted by Rehabilitation  
23.22 International's Eleventh World Congress is the state symbol indicating buildings, facilities,  
23.23 and grounds which are accessible to and usable by ~~disabled~~ persons with disabilities. In  
23.24 the interests of uniformity, this symbol is the sole symbol for display in or on all public  
23.25 or private buildings, facilities, and grounds which qualify for its use. The secretary of  
23.26 state shall obtain the symbol and keep it on file. No building, facility, or grounds may  
23.27 display the symbol unless it is in compliance with the rules adopted by the commissioner  
23.28 under subdivision 1. Before any rules are proposed for adoption under this paragraph,  
23.29 the commissioner shall consult with the Council on Disability. Rules adopted under this  
23.30 paragraph must be enforced in the same way as other accessibility rules of the State  
23.31 Building Code.

23.32 (f) **Municipal enforcement.** Municipalities which have not adopted the State  
23.33 Building Code may enforce the building code requirements for ~~disabled~~ persons with  
23.34 disabilities by either entering into a joint powers agreement for enforcement with another  
23.35 municipality which has adopted the State Building Code; or contracting for enforcement

24.1 with an individual certified under section 16B.65, subdivision 3, to enforce the State  
24.2 Building Code.

24.3 ~~(g) **Equipment allowed.** The code must allow the use of vertical wheelchair lifts~~  
24.4 ~~and inclined stairway wheelchair lifts in public buildings. An inclined stairway wheelchair~~  
24.5 ~~lift must be equipped with light or sound signaling device for use during operation of the~~  
24.6 ~~lift. The stairway or ramp shall be marked in a bright color that clearly indicates the~~  
24.7 ~~outside edge of the lift when in operation. The code shall not require a guardrail between~~  
24.8 ~~the lift and the stairway or ramp. Compliance with this provision by itself does not mean~~  
24.9 ~~other disability accessibility requirements have been met.~~

24.10 Subd. 6. **Energy efficiency.** The code must provide for building new low-income  
24.11 housing in accordance with energy efficiency standards adopted under subdivision 1.  
24.12 For purposes of this subdivision, low-income housing means residential housing built  
24.13 for low-income persons and families under a program of a housing and redevelopment  
24.14 authority, the Minnesota Housing Finance Agency, or another entity receiving money  
24.15 from the state to construct such housing.

24.16 Subd. 7. **Access for the hearing-impaired.** All rooms in the State Office Building  
24.17 and in the Capitol that are used by the house of representatives or the senate for legislative  
24.18 hearings, and the public galleries overlooking the house and senate chambers, must  
24.19 be fitted with assistive listening devices for the hearing-impaired. Each hearing room  
24.20 and the public galleries must have a sufficient number of receivers available so that  
24.21 hearing-impaired members of the public may participate in the committee hearings and  
24.22 public sessions of the house and senate.

24.23 Subd. 8. **Separate metering for electric service.** The standards concerning heat  
24.24 loss, illumination, and climate control adopted pursuant to subdivision 1, shall require  
24.25 that electrical service to individual dwelling units in buildings containing two or more  
24.26 units be separately metered, with individual metering readily accessible to the individual  
24.27 occupants. The standards authorized by this subdivision shall only apply to buildings  
24.28 constructed after the effective date of the amended standards. Buildings intended for  
24.29 occupancy primarily by persons who are 62 years of age or older or disabled, or which  
24.30 contain a majority of units not equipped with complete kitchen facilities, shall be exempt  
24.31 from the provisions of this subdivision.

24.32 Sec. 7. Minnesota Statutes 2006, section 16B.615, subdivision 4, is amended to read:

24.33 Subd. 4. **Rules.** The commissioner of administration shall adopt rules to implement  
24.34 this section. The rules may provide for a greater ratio of women's to men's facilities  
24.35 for certain types of occupancies than is required in subdivision 3, and may apply the

25.1 required ratios to categories of occupancies other than those defined as places of public  
25.2 accommodation under subdivision 1.

25.3 Sec. 8. Minnesota Statutes 2006, section 16B.617, is amended to read:

25.4 **16B.617 ENERGY CODE RULES REMAIN IN EFFECT.**

25.5 (a) Notwithstanding Laws 1999, chapter 135, section 9, Minnesota Rules, chapter  
25.6 7670, does not expire on April 15, 2000, but remains in effect for residential buildings not  
25.7 covered by Minnesota Rules, chapter 7676. The provisions of Minnesota Rules, chapter  
25.8 7670, that apply to category 1 buildings govern new, detached single one- and two-family  
25.9 R-3 occupancy residential buildings. All new, detached single one- and two-family R-3  
25.10 occupancy buildings subject to Minnesota Rules, chapter 7670, submitting an application  
25.11 for a building permit after April 14, 2000, must meet the requirements for category 1  
25.12 buildings, as set out in Minnesota Rules, chapter 7670.

25.13 (b) As an alternative to compliance with paragraph (a), compliance with Minnesota  
25.14 Rules, chapters 7672 and 7674, is optional for a contractor or owner.

25.15 ~~(c) The Department of Administration, Building Codes and Standards Division~~  
25.16 ~~(BCSD), shall issue a report to the legislature by December 1, 2001, addressing the cost~~  
25.17 ~~benefit, as well as air quality, building durability, moisture, enforcement, enforceability,~~  
25.18 ~~and liability regarding implementation of Minnesota Rules, chapters 7670, 7672, and~~  
25.19 ~~7674. The report must include a feasibility study of establishing new criteria for category~~  
25.20 ~~2 detached single one- and two-family R-3 occupancy buildings that are energy efficient,~~  
25.21 ~~enforceable, and provide sufficient nonmechanical ventilation or permeability for a home~~  
25.22 ~~to maintain good air quality, building durability, and adequate release of moisture.~~

25.23 ~~(d)~~ (c) This section expires when the commissioner of administration adopts a new  
25.24 energy code in accordance with Laws 2002, chapter 317, section 4.

25.25 Sec. 9. Minnesota Statutes 2006, section 16B.6175, is amended to read:

25.26 **16B.6175 ENERGY CODE.**

25.27 Notwithstanding section 16B.617, the commissioner ~~of administration~~, in  
25.28 consultation with the Construction Codes Advisory Council, shall explore and review the  
25.29 availability and appropriateness of any model energy codes related to the construction  
25.30 of single one- and two-family residential buildings. In consultation with the council, the  
25.31 commissioner shall take steps to adopt the chosen code with all necessary and appropriate  
25.32 amendments.

25.33 The commissioner may not adopt all or part of a model energy code relating to  
25.34 the construction of residential buildings without research and analysis that addresses,

26.1 at a minimum, air quality, building durability, moisture, enforcement, enforceability  
26.2 cost benefit, and liability. The research and analysis must be completed in cooperation  
26.3 with practitioners in residential construction and building science and an affirmative  
26.4 recommendation by the Construction Codes Advisory Council.

26.5 Sec. 10. Minnesota Statutes 2006, section 16B.63, is amended to read:

26.6 **16B.63 STATE BUILDING OFFICIAL.**

26.7 Subdivision 1. **Appointment.** The commissioner shall appoint a state building  
26.8 official who under the direction and supervision of the commissioner shall administer  
26.9 the code.

26.10 Subd. 2. **Qualifications.** To be eligible for appointment as state building official an  
26.11 individual must be competent in the field of administration and shall have the experience  
26.12 in building design, construction, and supervision which the commissioner considers  
26.13 necessary.

26.14 Subd. 3. **Powers and duties.** The state building official may, with the approval of  
26.15 the commissioner, employ personnel necessary to carry out the inspector's function under  
26.16 sections 16B.59 to 16B.75. The state building official shall distribute without charge  
26.17 ~~one copy~~ a printed or electronic version of the code to each municipality within the state.  
26.18 ~~Additional copies~~ A printed or electronic version of the code shall be made available  
26.19 to municipalities and interested parties for a fee prescribed by the commissioner. The  
26.20 state building official shall perform other duties in administering the code assigned by  
26.21 the commissioner.

26.22 Subd. 4. **Accessibility specialists.** The state building official shall, with the  
26.23 approval of the commissioner, assign three department employees to assist municipalities  
26.24 in complying with section 16B.61, subdivision 5.

26.25 Subd. 5. **Interpretative authority.** To achieve uniform and consistent application  
26.26 of the State Building Code, the state building official has final interpretative authority  
26.27 applicable to all codes adopted as part of the State Building Code ~~except for the Plumbing~~  
26.28 ~~Code and the Electrical Code when enforced by the State Board of Electricity,~~ except with  
26.29 the advice of the Electrical Board, Mechanical Systems Board, Plumbing Board, Board  
26.30 of Construction, Building and Structural Code Board, Fire Protection Board, and High  
26.31 Pressure Piping Systems Board. A final interpretative committee composed of seven  
26.32 members, consisting of three building officials, two inspectors from the affected field, and  
26.33 two construction industry representatives, shall review requests for final interpretations  
26.34 relating to that field. A request for final interpretation must come from a local or state level  
26.35 building code board of appeals. The state building official must establish procedures for

27.1 membership of the interpretative committees. The appropriate committee shall review the  
27.2 request and make a recommendation to the state building official for the final interpretation  
27.3 within 30 days of the request. The state building official must issue an interpretation  
27.4 within ten business days from the recommendation from the review committee. A final  
27.5 interpretation may be appealed within 30 days of its issuance to the commissioner under  
27.6 section 16B.67. The final interpretation must be published within ten business days of its  
27.7 issuance and made available to the public. Municipal building officials shall administer all  
27.8 final interpretations issued by the state building official until the final interpretations are  
27.9 considered for adoption as part of the State Building Code.

27.10 Sec. 11. Minnesota Statutes 2006, section 16B.65, is amended to read:

27.11 **16B.65 BUILDING OFFICIALS.**

27.12 Subdivision 1. **Designation.** ~~By January 1, 2002,~~ Each municipality shall designate  
27.13 a building official to administer the code. A municipality may designate no more than one  
27.14 building official responsible for code administration defined by each certification category  
27.15 established in rule. Two or more municipalities may combine in the designation of a  
27.16 building official for the purpose of administering the provisions of the code within their  
27.17 communities. In those municipalities for which no building officials have been designated,  
27.18 the state building official may use whichever state employees are necessary to perform  
27.19 the duties of the building official until the municipality makes a temporary or permanent  
27.20 designation. All costs incurred by virtue of these services rendered by state employees  
27.21 must be borne by the involved municipality and receipts arising from these services must  
27.22 be paid ~~into the state treasury and credited to the special revenue fund~~ to the commissioner.

27.23 Subd. 2. **Qualifications.** A building official, to be eligible for designation, must  
27.24 be certified and have the experience in design, construction, and supervision which  
27.25 the commissioner deems necessary and must be generally informed on the quality and  
27.26 strength of building materials, accepted building construction requirements, and the nature  
27.27 of equipment and needs conducive to the safety, comfort, and convenience of building  
27.28 occupants. No person may be designated as a building official for a municipality unless  
27.29 the commissioner determines that the official is qualified as provided in subdivision 3.

27.30 Subd. 3. **Certification.** The commissioner shall by rule establish certification  
27.31 criteria as proof of qualification according to subdivision 2. The commissioner may:

27.32 (1) ~~prepare and conduct~~ develop and administer written and practical examinations  
27.33 to determine if a person is qualified pursuant to subdivision 2 to be a building official;

28.1 (2) accept documentation of successful completion of testing programs developed  
 28.2 and administered by nationally recognized testing agencies, as proof of qualification  
 28.3 pursuant to subdivision 2; or

28.4 (3) determine qualifications by ~~both clauses (1) and (2)~~ satisfactory completion of  
 28.5 clause (2) and a mandatory training program developed or approved by the commissioner.

28.6 Upon a determination of qualification under clause (1), (2), or ~~both of them~~ (3),  
 28.7 the commissioner shall issue a certificate to the building official stating that the official  
 28.8 is certified. Each person applying for examination and certification pursuant to this  
 28.9 section shall pay a nonrefundable fee of \$70. The commissioner or a designee may  
 28.10 establish categories of certification that will recognize the varying complexities of code  
 28.11 enforcement in the municipalities within the state. The commissioner shall provide  
 28.12 educational programs designed to train and assist building officials in carrying out their  
 28.13 responsibilities.

28.14 ~~The Department of Employee Relations may, at the request of the commissioner,~~  
 28.15 ~~provide statewide testing services.~~

28.16 Subd. 4. **Duties.** Building officials shall, in the municipality for which they  
 28.17 are designated, be responsible for all aspects of code administration for which they  
 28.18 are certified, including the issuance of all building permits and the inspection of all  
 28.19 manufactured home installations. The commissioner may direct a municipality with  
 28.20 a building official to perform services for another municipality, and in that event the  
 28.21 municipality being served shall pay the municipality rendering the services the reasonable  
 28.22 costs of the services. The costs may be subject to approval by the commissioner.

28.23 Subd. 5. **Oversight committee.** (a) The commissioner shall establish a Code  
 28.24 Administration Oversight Committee ~~to evaluate, mediate, and~~ that will, at the  
 28.25 commissioner's request, recommend to the commissioner any administrative action,  
 28.26 penalty, suspension, or revocation with respect appropriate action according to section  
 28.27 326B.82, in response to complaints filed with or information received or obtained by the  
 28.28 commissioner ~~alleging or indicating that~~ supports a finding that: (1) an individual has  
 28.29 engaged in, or is about to engage in, the unauthorized performance of ~~official~~ the duties  
 28.30 of a certified building official or the unauthorized use of the ~~title~~ certified building official;  
 28.31 title; or a violation of (2) a certified building official has violated a statute, rule, stipulation,  
 28.32 agreement, settlement, compliance agreement, cease and desist agreement, or order that  
 28.33 the commissioner has adopted, issued, or is empowered ~~has the authority to enforce and~~  
 28.34 that is related to the duties of a certified building official.

28.35 (b) The committee ~~consists~~ shall consist of six members. One member shall be the  
 28.36 commissioner's designee and five members shall be certified building officials; who are

29.1 appointed by the commissioner. At least two of whom the appointed certified building  
 29.2 officials must be from nonmetropolitan counties. For the committee members must be  
 29.3 compensated according to who are not state officials or employees, their compensation  
 29.4 and removal from the oversight committee is governed by section 15.059, subdivision 3.  
 29.5 The commissioner's designee shall act as an ex-officio member of the oversight committee  
 29.6 serve as the chair of the oversight committee and shall not vote. The terms of the appointed  
 29.7 members of the oversight committee shall be four years. The terms of three of the  
 29.8 appointed members shall be coterminous with the governor and the terms of the remaining  
 29.9 two appointed members shall end on the first Monday in January one year after the terms  
 29.10 of the other appointed members expire. An appointed member may be reappointed. The  
 29.11 committee is not subject to the expiration provisions of section 15.059, subdivision 5.

29.12 ~~(b)~~ (c) If the commissioner has a reasonable basis to believe determines that  
 29.13 a person an individual has engaged in an act or practice constituting the unauthorized  
 29.14 performance of official the duties; of a certified building official or the unauthorized use  
 29.15 of the title certified building official title, or that a violation of certified building official  
 29.16 has violated a statute, rule, stipulation, agreement, settlement, compliance agreement,  
 29.17 cease and desist agreement, or order that the commissioner has adopted, issued, or is  
 29.18 empowered authorized to enforce that is related to the duties of a certified building official,  
 29.19 the commissioner may proceed with take administrative actions or penalties as described  
 29.20 in subdivision 5a or suspension or revocation as described in subdivision 5b. against the  
 29.21 individual according to section 326B.082, subdivisions 7 and 11.

29.22 ~~Subd. 5a. **Administrative action and penalties.**~~ The commissioner shall, by rule,  
 29.23 establish a graduated schedule of administrative actions for violations of sections 16B.59  
 29.24 to 16B.75 and rules adopted under those sections. The schedule must be based on and  
 29.25 reflect the culpability, frequency, and severity of the violator's actions. The commissioner  
 29.26 may impose a penalty from the schedule on a certification holder for a violation of sections  
 29.27 16B.59 to 16B.75 and rules adopted under those sections. The penalty is in addition to  
 29.28 any criminal penalty imposed for the same violation. Administrative monetary penalties  
 29.29 imposed by the commissioner must be paid to the special revenue fund.

29.30 ~~Subd. 5b. **Suspension; revocation. Grounds.**~~ Except as otherwise provided for by  
 29.31 law, the commissioner may, upon notice and hearing, revoke or suspend or refuse to issue  
 29.32 or reissue a building official certification if the applicant, building official, or certification  
 29.33 holder. In addition to the grounds specified in section 326B.082, subdivision 11, the  
 29.34 commissioner may deny, suspend, limit, place conditions on, or revoke a certificate, or  
 29.35 may censure an applicant or individual holding a certificate, if the applicant or individual:

30.1 (1) violates a provision of sections 16B.59 to 16B.75 or a rule adopted under those  
30.2 sections; or

30.3 (2) engages in fraud, deceit, or misrepresentation while performing the duties of a  
30.4 certified building official;

30.5 ~~(3) makes a false statement in an application submitted to the commissioner or in a  
30.6 document required to be submitted to the commissioner; or~~

30.7 ~~(4) violates an order of the commissioner.~~

30.8 ~~Notice must be provided and the hearing conducted in accordance with the provisions  
30.9 of chapter 14 governing contested case proceedings.~~ Nothing in this subdivision limits or  
30.10 otherwise affects the authority of a municipality to dismiss or suspend a building official  
30.11 at its discretion, except as otherwise provided for by law.

30.12 Subd. 5c. **Action against unlicensed persons.** The commissioner may take any  
30.13 administrative action provided under section 326B.082, against an individual required  
30.14 to be certified under subdivision 3, based upon conduct that would provide grounds for  
30.15 action against a certificate holder under this section.

30.16 **Subd. 6. Vacancies.** In the event that a designated building official position is  
30.17 vacant within a municipality, that municipality shall designate a certified building official  
30.18 to fill the vacancy as soon as possible. The commissioner must be notified of any vacancy  
30.19 or designation in writing within 15 days. If the municipality fails to designate a certified  
30.20 building official within 15 days of the occurrence of the vacancy, the state building official  
30.21 may provide state employees to serve that function as provided in subdivision 1 until the  
30.22 municipality makes a temporary or permanent designation. Municipalities must not issue  
30.23 permits without a designated certified building official.

30.24 **Subd. 7. Continuing education.** Subject to sections 16B.59 to 16B.75, the  
30.25 commissioner may by rule establish or approve continuing education programs for  
30.26 municipal certified building officials dealing with matters of building code administration,  
30.27 inspection, and enforcement.

30.28 Each person certified as a building official for the state must satisfactorily complete  
30.29 applicable educational programs established or approved by the commissioner ~~every~~  
30.30 ~~three calendar years~~ to retain certification.

30.31 ~~Each person certified as a building official must submit in writing to the  
30.32 commissioner an application for renewal of certification within 60 days of the last day of  
30.33 the third calendar year following the last certificate issued. Each application for renewal  
30.34 must be accompanied by proof of satisfactory completion of minimum continuing  
30.35 education requirements and the certification renewal fee established by the commissioner.~~

31.1 Subd. 8. **Renewal.** (a) Subject to sections 16B.59 to 16B.76, the commissioner of  
31.2 labor and industry may by rule adopt standards dealing with renewal requirements.

31.3 (b) If the commissioner has not issued a notice of denial of application for a  
31.4 certificate holder and if the certificate holder has properly and timely filed a fully completed  
31.5 renewal application, then the certificate holder may continue to engage in building official  
31.6 activities whether or not the renewed certificate has been received. Applications must be  
31.7 made on a form approved by the commissioner. Each application for renewal must be  
31.8 fully completed, and be accompanied by proof of the satisfactory completion of minimum  
31.9 continuing education requirements and the certification renewal fee established by the  
31.10 commissioner. Applications are timely if received prior to the expiration of the most  
31.11 recently issued certificate. An application for renewal that does not contain all of the  
31.12 information requested is an incomplete application and will not be accepted.

31.13 Subd. 9. **Expiration.** All certificates expire at 11:59:59 p.m. central time on the  
31.14 date of expiration if not properly renewed in according to subdivision 8, paragraph (b).

31.15 Subd. 10. **Failure to renew.** An individual who has failed to make a timely  
31.16 application for renewal of a certificate is not certified and must not serve as the designated  
31.17 building official for any municipality until a renewed certificate has been issued by the  
31.18 commissioner.

31.19 **EFFECTIVE DATE.** This section is effective July 1, 2007.

31.20 Sec. 12. Minnesota Statutes 2006, section 16B.70, is amended to read:

31.21 **16B.70 SURCHARGE.**

31.22 Subdivision 1. **Computation.** To defray the costs of administering sections  
31.23 16B.59 to 16B.76, a surcharge is imposed on all permits issued by municipalities in  
31.24 connection with the construction of or addition or alteration to buildings and equipment or  
31.25 appurtenances after June 30, 1971. The commissioner may use any surplus in surcharge  
31.26 receipts to award grants for code research and development, and education.

31.27 If the fee for the permit issued is fixed in amount the surcharge is equivalent to  
31.28 one-half mill (.0005) of the fee or 50 cents, whichever amount is greater. For all other  
31.29 permits, the surcharge is as follows:

31.30 (1) if the valuation of the structure, addition, or alteration is \$1,000,000 or less, the  
31.31 surcharge is equivalent to one-half mill (.0005) of the valuation of the structure, addition,  
31.32 or alteration;

31.33 (2) if the valuation is greater than \$1,000,000, the surcharge is \$500 plus two-fifths  
31.34 mill (.0004) of the value between \$1,000,000 and \$2,000,000;

32.1 (3) if the valuation is greater than \$2,000,000, the surcharge is \$900 plus three-tenths  
32.2 mill (.0003) of the value between \$2,000,000 and \$3,000,000;

32.3 (4) if the valuation is greater than \$3,000,000, the surcharge is \$1,200 plus one-fifth  
32.4 mill (.0002) of the value between \$3,000,000 and \$4,000,000;

32.5 (5) if the valuation is greater than \$4,000,000, the surcharge is \$1,400 plus one-tenth  
32.6 mill (.0001) of the value between \$4,000,000 and \$5,000,000; and

32.7 (6) if the valuation exceeds \$5,000,000, the surcharge is \$1,500 plus one-twentieth  
32.8 mill (.00005) of the value that exceeds \$5,000,000.

32.9 Subd. 2. **Collection and reports.** All permit surcharges must be collected by each  
32.10 municipality and a portion of them remitted to the state. Each municipality having a  
32.11 population greater than 20,000 people shall prepare and submit to the commissioner once  
32.12 a month a report of fees and surcharges on fees collected during the previous month  
32.13 but shall retain the greater of two percent or that amount collected up to \$25 to apply  
32.14 against the administrative expenses the municipality incurs in collecting the surcharges.  
32.15 All other municipalities shall submit the report and surcharges on fees once a quarter  
32.16 but shall retain the greater of four percent or that amount collected up to \$25 to apply  
32.17 against the administrative expenses the municipalities incur in collecting the surcharges.  
32.18 The report, which must be in a form prescribed by the commissioner, must be submitted  
32.19 together with a remittance covering the surcharges collected by the 15th day following  
32.20 the month or quarter in which the surcharges are collected. ~~All money collected by the  
32.21 commissioner through surcharges and other fees prescribed by sections 16B.59 to 16B.75  
32.22 shall be deposited in the state government special revenue fund and is appropriated to the  
32.23 commissioner for the purpose of administering and enforcing the State Building Code  
32.24 under sections 16B.59 to 16B.75.~~

32.25 Subd. 3. **Revenue to equal costs.** Revenue received from the surcharge imposed  
32.26 in subdivision 1 should approximately equal the cost, including the overhead cost, of  
32.27 administering sections 16B.59 to 16B.75. By November 30 each year, the commissioner  
32.28 must report to the commissioner of finance and to the legislature on changes in the  
32.29 surcharge imposed in subdivision 1 needed to comply with this policy. In making this  
32.30 report, the commissioner must assume that the services associated with administering  
32.31 sections 16B.59 to 16B.75 will continue to be provided at the same level provided during  
32.32 the fiscal year in which the report is made.

32.33 **EFFECTIVE DATE.** This section is effective July 1, 2007.

33.1 Sec. 13. Minnesota Statutes 2006, section 16B.72, is amended to read:

33.2 **16B.72 REFERENDA ON STATE BUILDING CODE IN**  
 33.3 **NONMETROPOLITAN COUNTIES.**

33.4 Notwithstanding any other provision of law to the contrary, a county that is not a  
 33.5 metropolitan county as defined by section 473.121, subdivision 4, may provide, by a vote  
 33.6 of the majority of its electors residing outside of municipalities that have adopted the State  
 33.7 Building Code before January 1, 1977, that no part of the State Building Code except the  
 33.8 building requirements for ~~disabled~~ persons with disabilities, the requirements for bleacher  
 33.9 safety, and the requirements for elevator safety applies within its jurisdiction.

33.10 The county board may submit to the voters at a regular or special election the  
 33.11 question of adopting the building code. The county board shall submit the question to  
 33.12 the voters if it receives a petition for the question signed by a number of voters equal  
 33.13 to at least five percent of those voting in the last general election. The question on the  
 33.14 ballot must be stated substantially as follows:

33.15 "Shall the State Building Code be adopted in ..... County?"

33.16 If the majority of the votes cast on the proposition is in the negative, the State  
 33.17 Building Code does not apply in the subject county, outside home rule charter or statutory  
 33.18 cities or towns that adopted the building code before January 1, 1977, except the building  
 33.19 requirements for ~~disabled~~ persons with disabilities, the requirements for bleacher safety,  
 33.20 and the requirements for elevator safety do apply.

33.21 Nothing in this section precludes a municipality or town that has not adopted the  
 33.22 State Building Code from adopting and enforcing by ordinance or other legal means the  
 33.23 State Building Code within its jurisdiction.

33.24 Sec. 14. Minnesota Statutes 2006, section 16B.73, is amended to read:

33.25 **16B.73 STATE BUILDING CODE IN MUNICIPALITIES UNDER 2,500;**  
 33.26 **LOCAL OPTION.**

33.27 The governing body of a municipality whose population is less than 2,500 may  
 33.28 provide that the State Building Code, except the requirements for ~~disabled~~ persons with  
 33.29 disabilities, the requirements for bleacher safety, and the requirements for elevator  
 33.30 safety, will not apply within the jurisdiction of the municipality, if the municipality is  
 33.31 located in whole or in part within a county exempted from its application under section  
 33.32 16B.72. If more than one municipality has jurisdiction over an area, the State Building  
 33.33 Code continues to apply unless all municipalities having jurisdiction over the area have  
 33.34 provided that the State Building Code, except the requirements for ~~disabled~~ persons with  
 33.35 disabilities, the requirements for bleacher safety, and the requirements for elevator safety,

34.1 does not apply within their respective jurisdictions. Nothing in this section precludes a  
 34.2 municipality or town from adopting and enforcing by ordinance or other legal means the  
 34.3 State Building Code within its jurisdiction.

34.4 Sec. 15. Minnesota Statutes 2006, section 16B.735, is amended to read:

34.5 **16B.735 ENFORCEMENT OF REQUIREMENTS FOR ~~DISABLED~~**  
 34.6 **PERSONS WITH DISABILITIES.**

34.7 A statutory or home rule charter city that is not covered by the State Building Code  
 34.8 because of action taken under section 16B.72 or 16B.73 is responsible for enforcement in  
 34.9 the city of the State Building Code's requirements for ~~disabled~~ persons with disabilities. In  
 34.10 all other areas where the State Building Code does not apply because of action taken under  
 34.11 section 16B.72 or 16B.73, the county is responsible for enforcement of those requirements.

34.12 Sec. 16. Minnesota Statutes 2006, section 16B.74, subdivision 1, is amended to read:

34.13 Subdivision 1. **Applicability.** ~~As used in~~ For the purposes of sections 16B.61,  
 34.14 16B.72, 16B.73, and 16B.74 to ~~16B.746~~ 16B.748 the terms "~~passenger or freight elevator,~~"  
 34.15 "~~automatic operation~~" and "~~continuous pressure operation~~" defined in this section shall  
 34.16 have the ~~following~~ meanings given them.

34.17 **EFFECTIVE DATE.** This section is effective the day following final enactment.

34.18 Sec. 17. Minnesota Statutes 2006, section 16B.74, subdivision 2, is amended to read:

34.19 Subd. 2. **Passenger or freight elevator.** "Passenger or freight elevator" means  
 34.20 all elevators except those that comply with the safety rules of the department ~~of~~  
 34.21 ~~Administration~~ relating to construction and installation and that have automatic operation  
 34.22 or continuous pressure operation.

34.23 Sec. 18. Minnesota Statutes 2006, section 16B.74, is amended by adding a subdivision  
 34.24 to read:

34.25 **Subd. 7. Elevator inspection.** "Elevator inspection" means an examination of  
 34.26 elevator installations, repairs, alterations, removal, and construction for compliance with  
 34.27 the State Building Code that may include witnessing tests performed on elevators by  
 34.28 elevator personnel, performing tests on elevators, or an audit of records related to routine  
 34.29 and periodic maintenance and testing, or any combination thereof when performed by the  
 34.30 department or a municipality authorized to perform such inspections.

34.31 **EFFECTIVE DATE.** This section is effective the day following final enactment.

35.1 Sec. 19. Minnesota Statutes 2006, section 16B.74, is amended by adding a subdivision  
35.2 to read:

35.3 Subd. 8. Elevator inspector. "Elevator inspector" means an individual who meets  
35.4 the requirements established pursuant to section 16B.748, clause (1), who is performing  
35.5 elevator inspections for the department or a municipality authorized to perform such  
35.6 inspections.

35.7 EFFECTIVE DATE. This section is effective the day following final enactment.

35.8 Sec. 20. Minnesota Statutes 2006, section 16B.741, is amended to read:

35.9 **16B.741 ELEVATOR AVAILABLE FOR INSPECTION AND REPORTING.**

35.10 Subdivision 1. Elevator available for inspection. A person, ~~firm, entity, or~~  
35.11 ~~corporation~~ that owns or controls a building or other structure housing an elevator that is  
35.12 subject to inspection by the department, shall, upon request, provide access at a reasonable  
35.13 hour to the elevator for purposes of inspection.

35.14 Subd. 2. Persons required to report. The following persons shall report the  
35.15 information specified in subdivision 3 to the commissioner by January 1, 2008:

35.16 (a) any person that, between August 1, 2005, and July 31, 2007, has provided  
35.17 service, alteration, repair, or maintenance to any elevator located in Minnesota;

35.18 (b) any person that, between August 1, 2005, and July 31, 2007, has entered into an  
35.19 agreement to provide service, alteration, repair, or maintenance to any elevator located  
35.20 in Minnesota;

35.21 (c) any person that owns or controls an elevator located in Minnesota that, between  
35.22 August 1, 2005, and July 31, 2007, has not received service, alteration, repair, or  
35.23 maintenance on the elevator; or

35.24 (d) any person that owns or controls an elevator located in Minnesota that, between  
35.25 August 1, 2005, and July 31, 2007, has not entered into an agreement to receive service,  
35.26 alteration, repair, or maintenance on the elevator.

35.27 Subd. 3. Elevator location, type, and installation date. On a form prescribed by  
35.28 the commissioner, the persons required to report pursuant to subdivision 2 shall provide  
35.29 the following:

35.30 (a) the location of each elevator;

35.31 (b) the type of each elevator; and

35.32 (c) the date the elevator was installed.

35.33 Subd. 4. Definition. As used in this section, "elevator" is as defined in section  
35.34 16B.74, subdivision 5.

36.1 **EFFECTIVE DATE.** This section is effective the day following final enactment.

36.2 Sec. 21. Minnesota Statutes 2006, section 16B.744, is amended to read:

36.3 **16B.744 ELEVATORS, ENTRANCES SEALED.**

36.4 It shall be the duty of the department ~~of Administration~~ and the licensing authority  
36.5 of any municipality which adopts any such ordinance whenever it finds any such elevator  
36.6 under its jurisdiction in use in violation of any provision of sections 16B.74 to 16B.745 to  
36.7 seal the entrances of such elevator and attach a notice forbidding the use of such elevator  
36.8 until the provisions thereof are complied with.

36.9 Sec. 22. Minnesota Statutes 2006, section 16B.745, subdivision 1, is amended to read:

36.10 Subdivision 1. **Removal of seal.** No person, firm, or corporation may remove any  
36.11 seal or notice forbidding the use of an elevator, except by authority of the department ~~of~~  
36.12 ~~Administration~~ or the licensing authority having jurisdiction over the elevator, or operate  
36.13 an elevator after a notice has been attached forbidding its use, unless the notice has been  
36.14 removed by authority of the department ~~of Administration~~ or the licensing authority  
36.15 having jurisdiction over the elevator.

36.16 Sec. 23. Minnesota Statutes 2006, section 16B.745, subdivision 4, is amended to read:

36.17 Subd. 4. **Penalties.** The commissioner ~~of administration~~ shall administer sections  
36.18 16B.74 to 16B.749. In addition to the remedies provided for violations of this chapter,  
36.19 the commissioner may impose a penalty of up to ~~\$1,000~~ \$10,000 for a violation of any  
36.20 provision of sections 16B.74 to 16B.749.

36.21 Sec. 24. Minnesota Statutes 2006, section 16B.747, is amended to read:

36.22 **16B.747 FEES FOR LICENSURE AND INSPECTION PERMIT.**

36.23 Subdivision 1. **Permits.** No person, ~~firm, or corporation~~ may construct, install, alter,  
36.24 or remove an elevator without first filing an application for a permit with the department  
36.25 ~~of Administration~~ or a municipality authorized by subdivision 3 to inspect elevators.  
36.26 ~~Upon successfully completing inspection and the payment of the appropriate fee, the~~  
36.27 ~~owner must be granted an operating permit for the elevator.~~

36.28 Subd. 1a. **Annual operating permit.** No person may operate an elevator without  
36.29 first obtaining an annual operating permit from the department or a municipality  
36.30 authorized by subdivision 3 to issue annual operating permits. A \$100 annual operating  
36.31 permit fee must be paid to the department for each annual operating permit issued by the  
36.32 department, except that the original annual operating permit must be included in the

37.1 permit fee for the initial installation of the elevator. Annual operating permits must be  
37.2 issued at 12-month intervals from the date of the initial annual operating permit. For each  
37.3 subsequent year, an owner must be granted an annual operating permit for the elevator  
37.4 upon the owner's or owner's agent's submission of a form prescribed by the commissioner  
37.5 and payment of the \$100 fee. Each form must include the location of the elevator, the  
37.6 results of any periodic test required by the code, and any other criteria established by rule.  
37.7 An annual operating permit may be revoked by the commissioner upon an audit of the  
37.8 periodic testing results submitted with the application or a failure to comply with elevator  
37.9 code requirements, inspections, or any other law related to elevators.

37.10 Subd. 2. **Contractor licenses.** The commissioner may establish criteria for the  
37.11 qualifications of elevator contractors and issue licenses based upon proof of the applicant's  
37.12 qualifications.

37.13 Subd. 3. **Permissive municipal regulation.** A municipality may conduct a system  
37.14 of elevator inspection in conformity with this chapter, State Building Code requirements,  
37.15 and adopted rules that includes the inspection of elevator installation, repair, alteration,  
37.16 and removal, construction, ~~and the~~ routine and periodic inspection and testing of existing  
37.17 elevators, and the issuance of annual operating permits. The municipality shall employ  
37.18 inspectors meeting the minimum requirements established by Minnesota Rules to perform  
37.19 the inspections and to witness the tests. A municipality may establish and retain its own  
37.20 fees for inspection of elevators and related devices in its jurisdiction. A municipality may  
37.21 establish and retain its own fees for the issuance of annual operating permits for elevators  
37.22 in its jurisdiction. A municipality may not adopt standards that do not conform to the  
37.23 uniform standards prescribed by the department.

37.24 If the commissioner determines that a municipality is not properly administering  
37.25 and enforcing the law, rules, and codes, the commissioner shall have the inspection,  
37.26 administration, and enforcement undertaken by a qualified inspector employed by the  
37.27 department.

37.28 ~~Subd. 4. **Deposit of fees.** Fees received under this section must be deposited in the~~  
37.29 ~~state treasury and credited to the special revenue fund.~~

37.30 **EFFECTIVE DATE.** This section is effective July 1, 2007.

37.31 Sec. 25. Minnesota Statutes 2006, section 16B.748, is amended to read:

37.32 **16B.748 RULES.**

37.33 The commissioner may adopt rules for the following purposes:

38.1 (1) to establish minimum qualifications for elevator inspectors that must include  
 38.2 possession of a current elevator constructor electrician's license issued by the ~~State Board~~  
 38.3 ~~of Electricity department~~ and proof of successful completion of the national elevator  
 38.4 industry education program examination or equivalent experience;

38.5 (2) to establish minimum qualifications for elevator inspectors;

38.6 ~~(2)~~ (3) to establish criteria for the qualifications of elevator contractors;

38.7 ~~(3)~~ (4) to establish elevator standards under sections 16B.61, subdivisions 1 and  
 38.8 2, and 16B.64;

38.9 ~~(4)~~ (5) to establish procedures for appeals of decisions of the commissioner under  
 38.10 chapter 14 and procedures allowing the commissioner, before issuing a decision, to seek  
 38.11 advice from the elevator trade, building owners or managers, and others knowledgeable in  
 38.12 the installation, construction, and repair of elevators; and

38.13 ~~(5)~~ (6) to establish requirements for the registration of all elevators.

38.14 **EFFECTIVE DATE.** This section is effective the day following final enactment.

38.15 Sec. 26. Minnesota Statutes 2006, section 16B.76, is amended to read:

38.16 **16B.76 CONSTRUCTION CODES ADVISORY COUNCIL.**

38.17 Subdivision 1. **Membership.** (a) The Construction Codes Advisory Council  
 38.18 consists of the following members:

38.19 (1) the commissioner ~~of administration~~ or the commissioner's designee representing  
 38.20 the department's ~~Building Codes and Standards~~ Construction Codes and Licensing  
 38.21 Division;

38.22 ~~(2) the commissioner of health or the commissioner's designee representing an~~  
 38.23 ~~Environmental Health Section of the department;~~

38.24 ~~(3)~~ (2) the commissioner of public safety or the ~~commissioner's~~ commissioner of  
 38.25 public safety's designee representing the ~~department's~~ Department of Public Safety's State  
 38.26 Fire Marshal Division;

38.27 ~~(4) the commissioner of commerce or the commissioner's designee representing~~  
 38.28 ~~the department's State Energy Office; and~~

38.29 ~~(5)~~ (3) one member representing, appointed by the commissioner, engaged in each  
 38.30 of the following occupations ~~or~~, entities, ~~appointed by the commissioner of administration~~  
 38.31 or industries:

38.32 (i) a certified building ~~official~~ officials;

38.33 (ii) a fire ~~service representative~~ chiefs or fire marshals;

38.34 (iii) a licensed ~~architect~~ architects;

- 39.1 (iv) ~~a licensed engineer~~ professional engineers;
- 39.2 (v) ~~a building owners and managers representative~~ commercial building owners
- 39.3 and managers;
- 39.4 (vi) ~~a the~~ licensed residential building ~~contractor~~ industry;
- 39.5 (vii) ~~a the~~ commercial building ~~contractor~~ industry;
- 39.6 (viii) ~~a the~~ heating and ventilation ~~contractor~~ industry;
- 39.7 (ix) ~~a the~~ plumbing ~~contractor~~ industry;
- 39.8 (x) the ventilation industry;
- 39.9 (xi) the power limited industry;
- 39.10 ~~(x) (xii) a representative of a construction and building trades union~~; and member of
- 39.11 the Board of Electricity;
- 39.12 ~~(xi) a local unit of government representative~~; (xiii) the high pressure piping
- 39.13 industry;
- 39.14 (xiv) the boiler industry;
- 39.15 (xv) the manufactured housing industry;
- 39.16 (xvi) public utility suppliers;
- 39.17 (xvii) the Minnesota Building and Construction Trades Council; and
- 39.18 (xviii) local units of government.
- 39.19 (b) The commissioner or the commissioner's designee representing the department's
- 39.20 Construction Codes and Licensing Division shall serve as chair of the advisory council.
- 39.21 For members who are not state officials or employees, ~~terms~~, compensation; and removal;
- 39.22 ~~and the filling of vacancies~~ of members of the advisory council are governed by section
- 39.23 15.059. ~~The council shall select one of its members to serve as chair.~~ The terms of the
- 39.24 members of the advisory council shall be four years. The terms of eight of the appointed
- 39.25 members shall be coterminous with the governor and the terms of the remaining nine
- 39.26 appointed members shall end on the first Monday in January one year after the terms of
- 39.27 the other appointed members expire. An appointed member may be reappointed. Each
- 39.28 council member shall appoint an alternate to serve in their absence. The committee is not
- 39.29 subject to the expiration provision of section 15.059, subdivision 5.
- 39.30 ~~(c) The council expires June 30, 2003.~~
- 39.31 Subd. 1a. **Rulemaking authority.** The council shall adopt rules relating to building
- 39.32 construction and model the rules to building construction codes generally accepted and in
- 39.33 use throughout the United States with consideration given to existing statewide specialty
- 39.34 codes presently in use in Minnesota.
- 39.35 Subd. 2. **Duties of council.** The council shall review laws, codes, rules, standards,
- 39.36 and licensing requirements relating to building construction and may:

40.1 (1) recommend ways to eliminate inconsistencies, to streamline construction  
40.2 regulation and construction ~~processes~~ procedures, and to improve procedures within  
40.3 and among jurisdictions;

40.4 (2) review and comment on current and proposed laws and rules to promote  
40.5 coordination and consistency;

40.6 (3) advise agencies on possible changes in rules to make them easier to understand  
40.7 and apply; and

40.8 (4) promote the coordination, within each jurisdiction, of the administration and  
40.9 enforcement of construction codes.

40.10 The council shall meet a minimum of four times each year. The council shall  
40.11 report its findings and recommendations to the commissioner ~~of administration and~~  
40.12 ~~the head of any other affected agency by the end of each calendar year.~~ The council  
40.13 ~~may~~ shall recommend changes in laws or rules governing building construction. The  
40.14 council ~~may~~ shall establish subcommittees to facilitate its work. If the council establishes  
40.15 subcommittees, it shall include in their memberships representation from entities and  
40.16 organizations expressing an interest in membership. The commissioner ~~of administration~~  
40.17 shall maintain a list of interested entities and organizations.

40.18 Subd. 3. **Agency cooperation.** State agencies and local governmental units shall  
40.19 cooperate with the council and, so far as possible, provide information or assistance to  
40.20 it upon its request. The commissioner ~~of administration~~ shall provide necessary staff  
40.21 and administrative support to the council.

40.22 Sec. 27. Minnesota Statutes 2006, section 326.992, is amended to read:

40.23 **326.992 BOND REQUIRED FOR CERTAIN CONTRACTORS.**

40.24 (a) A person contracting to do gas, heating, ventilation, cooling, air conditioning,  
40.25 fuel burning, or refrigeration work must give bond to the state in the amount of \$25,000 for  
40.26 all work entered into within the state. The bond must be for the benefit of persons suffering  
40.27 financial loss by reason of the contractor's failure to comply with the requirements of the  
40.28 State Mechanical Code. A bond given to the state must be filed with the commissioner  
40.29 ~~of administration~~ and is in lieu of all other bonds to any political subdivision required for  
40.30 work covered by this section. The bond must be written by a corporate surety licensed to  
40.31 do business in the state.

40.32 (b) The commissioner ~~of administration~~ may charge each person giving bond under  
40.33 this section an annual bond filing fee of \$15. ~~The money must be deposited in a special~~  
40.34 ~~revenue fund and is appropriated to the commissioner to cover the cost of administering~~  
40.35 ~~the bond program.~~

41.1 **EFFECTIVE DATE.** This section is effective July 1, 2007.

41.2 Sec. 28. Minnesota Statutes 2006, section 327.31, subdivision 2, is amended to read:

41.3 Subd. 2. **Authorized representative.** "Authorized representative" means any  
41.4 person, firm or corporation, or employee thereof, approved or hired by the commissioner  
41.5 of labor and industry to perform inspection services.

41.6 Sec. 29. Minnesota Statutes 2006, section 327.31, subdivision 3, is amended to read:

41.7 Subd. 3. **Manufactured Home Building Code.** "Manufactured Home Building  
41.8 Code" means, for manufactured homes manufactured after July 1, 1972, and prior to June  
41.9 15, 1976, the standards code promulgated by the American National Standards Institute  
41.10 and identified as ANSI A119.1, including all revisions thereof in effect on May 21, 1971,  
41.11 or the provisions of the National Fire Protection Association and identified as NFPA 501B,  
41.12 and further revisions adopted by the commissioner of labor and industry.

41.13 "Manufactured Home Building Code" means, for manufactured homes constructed  
41.14 after June 14, 1976, the manufactured home construction and safety standards promulgated  
41.15 by the United States Department of Housing and Urban Development which are in effect  
41.16 at the time of the manufactured home's manufacture.

41.17 Sec. 30. Minnesota Statutes 2006, section 327.31, subdivision 4, is amended to read:

41.18 Subd. 4. **Commissioner.** "Commissioner" means the commissioner of  
41.19 ~~administration~~ labor and industry.

41.20 Sec. 31. Minnesota Statutes 2006, section 327.31, is amended by adding a subdivision  
41.21 to read:

41.22 Subd. 6a. **Individual.** "Individual" means a human being.

41.23 Sec. 32. Minnesota Statutes 2006, section 327.31, subdivision 7, is amended to read:

41.24 Subd. 7. **Person.** "Person" means ~~a person, partnership, corporation or other legal~~  
41.25 ~~entity~~ any individual, limited liability company, corporation, partnership, incorporated  
41.26 or unincorporated association, sole proprietorship, joint stock company, or any other  
41.27 legal or commercial entity.

41.28 Sec. 33. Minnesota Statutes 2006, section 327.31, subdivision 15, is amended to read:

41.29 Subd. 15. **Purchaser.** "Purchaser" means the first ~~person~~ individual purchasing a  
41.30 manufactured home in good faith for purposes other than resale.

42.1 Sec. 34. Minnesota Statutes 2006, section 327.32, subdivision 8, is amended to read:

42.2 Subd. 8. **Evidence of compliance.** Each manufacturer, distributor, and dealer  
42.3 shall establish and maintain records, make reports, and provide information as the  
42.4 commissioner or the secretary may reasonably require to be able to determine whether  
42.5 the manufacturer, distributor, or dealer has acted or is acting in compliance with sections  
42.6 327.31 to 327.35, and shall, upon request of a person duly designated by the commissioner  
42.7 or the secretary, permit that person to inspect appropriate books, papers, records, and  
42.8 documents relevant to determining whether that manufacturer, distributor, or dealer  
42.9 has acted or is acting in compliance with sections 327.31 to 327.35, and the National  
42.10 Manufactured Home Construction and Safety Standards Act of 1974, United States  
42.11 Code, title 42, section 5401, et seq., as amended by the National Manufactured Housing  
42.12 Construction and Safety Standards Act, Title VI, Manufactured Housing Improvement  
42.13 Act of 2000, or other applicable federal or state law.

42.14 Sec. 35. Minnesota Statutes 2006, section 327.33, subdivision 2, is amended to read:

42.15 Subd. 2. **Fees.** The commissioner shall by rule establish reasonable fees for seals,  
42.16 installation seals and inspections which are sufficient to cover all costs incurred in the  
42.17 administration of sections 327.31 to 327.35. The commissioner shall also establish by  
42.18 rule a monitoring inspection fee in an amount that will comply with the secretary's fee  
42.19 distribution program. This monitoring inspection fee shall be an amount paid by the  
42.20 manufacturer for each manufactured home produced in Minnesota. The monitoring  
42.21 inspection fee shall be paid by the manufacturer to the secretary. The rules of the  
42.22 fee distribution program require the secretary to distribute the fees collected from all  
42.23 manufactured home manufacturers among states approved and conditionally approved  
42.24 based on the number of new manufactured homes whose first location after leaving the  
42.25 manufacturer is on the premises of a distributor, dealer or purchaser in that state. ~~All~~  
42.26 ~~money collected by the commissioner through fees prescribed by sections 327.31 to~~  
42.27 ~~327.36 shall be deposited in the state government special revenue fund and is appropriated~~  
42.28 ~~to the commissioner for the purpose of administering and enforcing the Manufactured~~  
42.29 ~~Home Building Code under sections 327.31 to 327.36.~~

42.30 **EFFECTIVE DATE.** This section is effective July 1, 2007.

42.31 Sec. 36. Minnesota Statutes 2006, section 327.33, subdivision 6, is amended to read:

42.32 Subd. 6. **Authorization as agency.** The commissioner shall apply to the secretary  
42.33 for approval of the commissioner as the administrative agency for the regulation of  
42.34 manufactured homes under the rules of the secretary. The commissioner may make

43.1 rules for the administration and enforcement of department responsibilities as a state  
43.2 administrative agency including, but not limited to, rules for the handling of citizen's  
43.3 complaints. All money received for services provided by the commissioner or the  
43.4 department's authorized agents as a state administrative agency shall be deposited in  
43.5 the ~~general~~ construction code fund. The commissioner is charged with the adoption,  
43.6 administration, and enforcement of the Manufactured Home Construction and Safety  
43.7 Standards, consistent with rules and regulations promulgated by the United States  
43.8 Department of Housing and Urban Development. The commissioner may adopt the  
43.9 rules, codes, and standards necessary to enforce the standards promulgated under this  
43.10 section. The commissioner is authorized to conduct hearings and presentations of views  
43.11 consistent with regulations adopted by the United States Department of Housing and  
43.12 Urban Development and to adopt rules in order to carry out this function.

43.13 **EFFECTIVE DATE.** This section is effective July 1, 2007.

43.14 Sec. 37. Minnesota Statutes 2006, section 327.33, subdivision 7, is amended to read:

43.15 Subd. 7. **Employees.** The commissioner may appoint such employees within  
43.16 the Department of ~~Administration~~ Labor and Industry as deemed necessary for the  
43.17 administration of sections 327.31 to 327.35.

43.18 Sec. 38. Minnesota Statutes 2006, section 327.34, subdivision 3, is amended to read:

43.19 Subd. 3. **Removal of seals.** Manufactured home seals remain the property of  
43.20 the Department of ~~Administration~~ Labor and Industry and may be removed by the  
43.21 commissioner from any manufactured home which is in violation of the Manufactured  
43.22 Home Building Code.

43.23 Sec. 39. Minnesota Statutes 2006, section 327.35, subdivision 1, is amended to read:

43.24 Subdivision 1. **Civil Monetary penalty.** Notwithstanding the penalty amount of  
43.25 section 326B.082, subdivisions 7 and 12, any person who violates any provision of this  
43.26 section is liable to the state of Minnesota for a ~~civil~~ monetary penalty of not to exceed  
43.27 \$1,000 for each ~~offense~~ violation. Each violation involving a separate manufactured home  
43.28 or involving a separate failure or refusal to allow or perform any act required by this  
43.29 section constitutes a separate ~~offense~~ violation, except that the maximum ~~civil~~ monetary  
43.30 penalties for any related series of violations occurring within one year from the date of the  
43.31 first violation may not exceed \$1,000,000.

43.32 Sec. 40. Minnesota Statutes 2006, section 327.35, subdivision 2, is amended to read:

44.1 Subd. 2. **Willful violations.** Any individual or a director, officer, or agent of a  
44.2 corporation who knowingly and willfully violates any provision of this section in a manner  
44.3 which threatens the health or safety of any purchaser shall be ~~fined not more than \$3,000~~  
44.4 ~~or imprisoned not more than one year, or both~~ guilty of a gross misdemeanor.

44.5 Sec. 41. Minnesota Statutes 2006, section 327B.01, subdivision 4, is amended to read:

44.6 Subd. 4. **Commissioner.** "Commissioner" means the commissioner of  
44.7 ~~administration~~ labor and industry.

44.8 Sec. 42. Minnesota Statutes 2006, section 327B.01, subdivision 5, is amended to read:

44.9 Subd. 5. **Consumer customer.** "Consumer customer" means any ~~natural person~~  
44.10 individual who, primarily for personal, household or family purposes, buys, sells, or seeks  
44.11 to buy or sell, a manufactured home from, to or through a dealer or manufacturer.

44.12 Sec. 43. Minnesota Statutes 2006, section 327B.01, subdivision 7, is amended to read:

44.13 Subd. 7. **Dealer or retailer.** "Dealer" or "retailer" means any person who engages  
44.14 in the business, either exclusively or in addition to any other occupation, of selling or  
44.15 brokering manufactured homes, new or used, or who offers to sell, solicit, broker or  
44.16 advertise the sale of manufactured homes, new or used.

44.17 Sec. 44. Minnesota Statutes 2006, section 327B.01, is amended by adding a  
44.18 subdivision to read:

44.19 Subd. 10a. **Individual.** "Individual" means a human being.

44.20 Sec. 45. Minnesota Statutes 2006, section 327B.01, is amended by adding a  
44.21 subdivision to read:

44.22 Subd. 11a. **Licensee.** "Licensee" means a person who is licensed as a dealer, limited  
44.23 dealer, or manufacturer by the Department of Labor and Industry.

44.24 Sec. 46. Minnesota Statutes 2006, section 327B.01, is amended by adding a  
44.25 subdivision to read:

44.26 Subd. 11b. **Limited dealer or limited retailer.** "Limited dealer" or "limited  
44.27 retailer" means any person who is an owner of a manufactured home park authorized, as  
44.28 principal only, to engage in the sale, offering for sale, soliciting, or advertising the sale  
44.29 of used manufactured homes located in the owned manufactured home park, who is the  
44.30 title holder and engages in no more than ten sales annually.

45.1 Sec. 47. Minnesota Statutes 2006, section 327B.01, is amended by adding a  
45.2 subdivision to read:

45.3 Subd. 14a. **Manufacturing facility.** "Manufacturing facility" means the physical  
45.4 site where a manufacturer engages in the business of manufacture, assembly, or production  
45.5 of manufactured homes.

45.6 Sec. 48. Minnesota Statutes 2006, section 327B.01, is amended by adding a  
45.7 subdivision to read:

45.8 Subd. 16a. **Owner.** "Owner" means any person holding title to a manufactured  
45.9 home park or manufactured homes.

45.10 Sec. 49. Minnesota Statutes 2006, section 327B.01, subdivision 17, is amended to read:

45.11 Subd. 17. **Person.** "Person" means any individual, limited liability company,  
45.12 corporation, firm, partnership, incorporated and unincorporated association, sole  
45.13 proprietorship, joint stock company, or any other legal or commercial entity.

45.14 Sec. 50. Minnesota Statutes 2006, section 327B.04, subdivision 1, is amended to read:

45.15 Subdivision 1. **License and, bond, and liability insurance required.** No person  
45.16 shall act as a dealer in manufactured homes, new or used, without a license ~~and,~~ a surety  
45.17 bond, and liability insurance as provided in this section. No person shall manufacture  
45.18 manufactured homes without a license ~~and~~ for each manufacturing facility shipping into or  
45.19 located within Minnesota's boundaries, a surety bond, and liability insurance as provided  
45.20 in this section. The licensing and bonding requirements of this section do not apply to  
45.21 any bank, savings bank, savings association, or credit union, chartered by either this state  
45.22 or the federal government, which acts as a dealer only by repossessing manufactured  
45.23 homes and then offering the homes for resale.

45.24 Sec. 51. Minnesota Statutes 2006, section 327B.04, subdivision 4, is amended to read:

45.25 Subd. 4. **License prerequisites.** No application shall be granted nor license issued  
45.26 until the applicant proves to the commissioner that:

45.27 (a) the applicant has a permanent, established place of business at each licensed  
45.28 location. An "established place of business" means a permanent enclosed building other  
45.29 than a residence, or a commercial office space, either owned by the applicant or leased by  
45.30 the applicant for a term of at least one year, located in an area where zoning regulations  
45.31 allow commercial activity, and where the books, records and files necessary to conduct  
45.32 the business are kept and maintained. The owner of a licensed manufactured home park

46.1 who resides in or adjacent to the park may use the residence as the established place of  
46.2 business required by this subdivision, unless prohibited by local zoning ordinance.

46.3 If a license is granted, the licensee may use unimproved lots and premises for sale,  
46.4 storage, and display of manufactured homes, if the licensee first notifies the commissioner  
46.5 in writing;

46.6 (b) if the applicant desires to sell, solicit or advertise the sale of new manufactured  
46.7 homes, it has a bona fide contract or franchise in effect with a manufacturer or distributor  
46.8 of the new manufactured home it proposes to deal in;

46.9 (c) the applicant has secured: (1) a surety bond in the amount of \$20,000 for the  
46.10 agency and each subagency location that bears the applicant's name and the name under  
46.11 which the applicant will be licensed and do business in this state. Each bond is for the  
46.12 protection of consumer customers, and must be executed by the applicant as principal and  
46.13 issued by a surety company admitted to do business in this state. ~~The~~ Each bond shall be  
46.14 exclusively for the purpose of reimbursing consumer customers and shall be conditioned  
46.15 upon the faithful compliance by the applicant with all of the laws and rules of this state  
46.16 pertaining to the applicant's business as a dealer or manufacturer, including sections  
46.17 325D.44, 325F.67 and 325F.69, and upon the applicant's faithful performance of all its  
46.18 legal obligations to consumer customers; and (2) a certificate of liability insurance in the  
46.19 amount of \$1,000,000 that provides coverage for the agency and each subagency location;

46.20 (d) the applicant has established a trust account as required by section 327B.08,  
46.21 subdivision 3, unless the applicant states in writing its intention to limit its business to  
46.22 selling, offering for sale, soliciting or advertising the sale of new manufactured homes; and

46.23 (e) the applicant has provided evidence of having had at least two years' prior  
46.24 experience in the sale of manufactured homes, working for a licensed dealer.

46.25 Sec. 52. Minnesota Statutes 2006, section 327B.04, subdivision 6, is amended to read:

46.26 Subd. 6. **Certificate of license.** For each license granted the commissioner shall  
46.27 issue a certificate which includes the name of the licensee, the name of the surety company  
46.28 and the amount of the surety bond, and the insurance underwriter and policy number, the  
46.29 names and addresses of any related principal or subagencies, and a license number.

46.30 Sec. 53. Minnesota Statutes 2006, section 327B.04, subdivision 7, is amended to read:

46.31 Subd. 7. **Fees; licenses; when granted.** Each application for a license or license  
46.32 renewal must be accompanied by a fee in an amount established by the commissioner  
46.33 by rule pursuant to section 327B.10. The fees shall be set in an amount which over  
46.34 the fiscal biennium will produce revenues approximately equal to the expenses which

47.1 the commissioner expects to incur during that fiscal biennium while administering and  
47.2 enforcing sections 327B.01 to 327B.12. ~~All money collected by the commissioner~~  
47.3 ~~through fees prescribed in sections 327B.01 to 327B.12 shall be deposited in the state~~  
47.4 ~~government special revenue fund and is appropriated to the commissioner for purposes of~~  
47.5 ~~administering and enforcing the provisions of this chapter.~~ The commissioner shall grant  
47.6 or deny a license application or a renewal application within 60 days of its filing. If the  
47.7 license is granted, the commissioner shall license the applicant as a dealer or manufacturer  
47.8 for the remainder of the calendar year. Upon application by the licensee, the commissioner  
47.9 shall renew the license for a two year period, if:

47.10 (a) the renewal application satisfies the requirements of subdivisions 3 and 4;

47.11 (b) the renewal applicant has made all listings, registrations, notices and reports  
47.12 required by the commissioner during the preceding year; and

47.13 (c) the renewal applicant has paid all fees owed pursuant to sections 327B.01 to  
47.14 327B.12 and all taxes, arrearages, and penalties owed to the state.

47.15 **EFFECTIVE DATE.** This section is effective July 1, 2007.

47.16 Sec. 54. Minnesota Statutes 2006, section 327B.04, subdivision 8, is amended to read:

47.17 Subd. 8. **Limited dealer's license.** The commissioner shall issue a limited dealer's  
47.18 license to an owner of a manufactured home park authorizing the licensee as principal  
47.19 only to engage in the sale, offering for sale, soliciting, or advertising the sale of used  
47.20 manufactured homes located in the owned manufactured home park. The licensee must  
47.21 be the title holder of the homes and may engage in no more than ten sales annually. An  
47.22 owner may, upon payment of the applicable fee and compliance with this subdivision,  
47.23 obtain a separate license for each owned manufactured home park and is entitled to sell up  
47.24 to ten homes per license provided that only one limited dealer license may be issued for  
47.25 each park. The license shall be issued after:

47.26 (1) receipt of an application on forms provided by the commissioner containing  
47.27 the following information:

47.28 (i) the identity of the applicant;

47.29 (ii) the name under which the applicant will be licensed and do business in this state;

47.30 (iii) the name and address of the owned manufactured home park, including a copy  
47.31 of the park license, serving as the basis for the issuance of the license; ~~and~~

47.32 (iv) the name, home, and business address of the applicant;

47.33 (v) the name, address, and telephone number of one individual that is designated  
47.34 by the applicant to receive all communications and cooperate with all inspections and

48.1 investigations of the commissioner pertaining to the sale of manufactured homes in the  
48.2 manufactured home park owned by the applicant;

48.3 (vi) whether the applicant or its designated individual has been convicted of a crime  
48.4 within the previous ten years that is either related directly to the business for which the  
48.5 license is sought or involved fraud, misrepresentation or misuse of funds, or has suffered a  
48.6 judgment in a civil action involving fraud, misrepresentation, or conversion within the  
48.7 previous five years or has had any government license or permit suspended or revoked  
48.8 as a result of an action brought by a federal or state governmental agency in this or any  
48.9 other state within the last five years; and

48.10 (vii) the applicant's qualifications and business history, including whether the  
48.11 applicant or its designated individual has ever been adjudged bankrupt or insolvent, or has  
48.12 any unsatisfied court judgments outstanding against it or them;

48.13 (2) payment of a \$100 annual fee; and

48.14 (3) provision of a surety bond in the amount of \$5,000. A separate surety bond  
48.15 must be provided for each limited license.

48.16 The applicant need not comply with section 327B.04, subdivision 4, paragraph (e).  
48.17 The holding of a limited dealer's license does not satisfy the requirement contained in  
48.18 section 327B.04, subdivision 4, paragraph (e), for the licensee or salespersons with respect  
48.19 to obtaining a dealer license. The commissioner may, upon application for a renewal of  
48.20 a license, require only a verification that copies of sales documents have been retained  
48.21 and payment of a \$100 renewal fee. "Sales documents" mean only the safety feature  
48.22 disclosure form defined in section 327C.07, subdivision 3a, title of the home, financing  
48.23 agreements, and purchase agreements.

48.24 The license holder shall, upon request of the commissioner, make available for  
48.25 inspection during business hours sales documents required to be retained under this  
48.26 subdivision.

48.27 Sec. 55. Minnesota Statutes 2006, section 327B.04, is amended by adding a  
48.28 subdivision to read:

48.29 Subd. 8a. **Service.** Service of a document on a limited dealer licensed under this  
48.30 section may be effected by mail to or by personal service on: (1) the licensee at the  
48.31 licensee's last known address; or (2) the individual designated by the licensee at that  
48.32 individual's last known address.

48.33 Sec. 56. **[327B.042] NOTICE TO COMMISSIONER.**

49.1 Subdivision 1. **Notification.** A person licensed as a dealer, limited dealer, or  
 49.2 manufacturer shall notify the commissioner of the occurrence of any of the events in  
 49.3 subdivisions 2 to 5.

49.4 Subd. 2. **Change in application information.** A licensee shall notify the  
 49.5 commissioner in writing within ten days of the change of any change in information  
 49.6 contained in the most recent license application on file with the commissioner, which  
 49.7 shall include any change in the information pertaining to the individual designated under  
 49.8 section 327B.04, subdivision 8, clause (1), item (vi).

49.9 Subd. 3. **Civil judgment.** A licensee shall notify the commissioner in writing  
 49.10 within ten days of any decision of a court regarding a proceeding in which the licensee  
 49.11 was named as a defendant, and in which fraud, misrepresentation, or the conversion of  
 49.12 funds was found to have been committed by the licensee.

49.13 Subd. 4. **Disciplinary action in another state.** A licensee shall notify the  
 49.14 commissioner in writing within ten days of the condition, reprimand, censure, limitation,  
 49.15 suspension, or revocation of any other professional or occupational license, registration,  
 49.16 permit, or certificate held by the licensee in this or any other state, or any other United  
 49.17 States jurisdiction.

49.18 Subd. 5. **Criminal offense.** A licensee shall notify the commissioner in  
 49.19 writing within ten days if the licensee is found guilty of a felony, gross misdemeanor,  
 49.20 misdemeanor, or any comparable offense related to manufactured home sales, improper  
 49.21 business practices, fraud, misrepresentation, misuse of funds, or violation of the consumer  
 49.22 laws in this or any other state, or any other United States jurisdiction.

49.23 Sec. 57. Minnesota Statutes 2006, section 327B.05, subdivision 1, is amended to read:

49.24 Subdivision 1. **Grounds.** In addition to the grounds in section 326B.082,  
 49.25 subdivision 11, the commissioner may by order deny, suspend, limit, place conditions  
 49.26 on, or revoke any the application or license on finding (1) that the order is in the public  
 49.27 interest and (2) that the of any applicant or licensee or any of its directors, officers, limited  
 49.28 or general partners, controlling shareholders, or affiliates for any of the following grounds:

49.29 ~~(a) has filed an application for a license or a license renewal which fails to disclose~~  
 49.30 ~~any material information or contains any statement which is false or misleading with~~  
 49.31 ~~respect to any material fact;~~

49.32 ~~(b)~~ (a) has violated any of the provisions of sections 327B.01 to 327B.12 or any  
 49.33 rule or order issued by the commissioner or any prior law providing for the licensing of  
 49.34 manufactured home dealers or manufacturers;

50.1 ~~(e)~~ (b) has had a previous manufacturer or dealer license revoked in this or any  
50.2 other state;

50.3 ~~(d)~~ (c) has engaged in acts or omissions which have been adjudicated or amount to a  
50.4 violation of any of the provisions of section 325D.44, 325F.67 or 325F.69;

50.5 ~~(e)~~ (d) has sold or brokered the sale of a home containing a material violation of  
50.6 sections 327.31 to 327.35 about which the dealer knew or which should have been obvious  
50.7 to a reasonably prudent dealer;

50.8 ~~(f)~~ (e) has failed to make or provide all listings, notices and reports required by  
50.9 the commissioner;

50.10 ~~(g)~~ (f) has failed to pay a civil penalty assessed under subdivision 5 within ten  
50.11 days after the assessment becomes final;

50.12 ~~(h)~~ (g) has failed to pay to the commissioner or other responsible government agency  
50.13 all taxes, fees and arrearages due;

50.14 ~~(i)~~ (h) has failed to duly apply for license renewal;

50.15 ~~(j)~~ (i) has violated any applicable manufactured home building or safety code;

50.16 ~~(k)~~ (j) has failed or refused to honor any express or implied warranty as provided  
50.17 in section 327B.03;

50.18 ~~(l)~~ (k) has failed to continuously occupy a permanent, established place of business  
50.19 licensed under section 327B.04;

50.20 ~~(m)~~ (l) has, without first notifying the commissioner, sold a new and unused  
50.21 manufactured home other than the make of manufactured home described in a franchise or  
50.22 contract filed with the application for license or license renewal;

50.23 ~~(n)~~ (m) has wrongfully failed to deliver a certificate of title to a person entitled to it;

50.24 ~~(o)~~ (n) is insolvent or bankrupt;

50.25 ~~(p)~~ (o) holds an impaired or canceled bond;

50.26 ~~(q)~~ (p) has failed to notify the commissioner of bankruptcy proceedings within ten  
50.27 days after a petition in bankruptcy has been filed by or against the dealer or manufacturer;

50.28 ~~(r)~~ (q) has, within the previous ten years, been convicted of a crime that either related  
50.29 directly to the business of the dealer or manufacturer or involved fraud, misrepresentation  
50.30 or misuse of funds;

50.31 ~~(s)~~ (r) has suffered a judgment within the previous five years in a civil action  
50.32 involving fraud, misrepresentation or misuse of funds; or

50.33 ~~(t)~~ (s) has failed to reasonably supervise any employee or agent of the dealer or  
50.34 manufacturer, resulting in injury or harm to the public.

51.1 The commissioner may establish rules pursuant to section 327B.10 further  
 51.2 specifying, defining or establishing standards of conduct for manufactured home dealers  
 51.3 and manufacturers.

51.4 Sec. 58. Minnesota Statutes 2006, section 327B.10, is amended to read:

51.5 **327B.10 RULEMAKING AUTHORITY.**

51.6 The commissioner may promulgate rules and issue orders reasonably necessary  
 51.7 to implement and administer the provisions of sections 327B.01 to 327B.12. The  
 51.8 commissioner shall adopt rules establishing and approving education programs for  
 51.9 manufactured home installers. Each manufactured home installer must satisfactorily  
 51.10 complete the continuing education requirements established by the commissioner in rule.

51.11 Sec. 59. **INCORPORATING ADAPTABILITY DESIGN ELEMENTS; REPORT.**

51.12 The commissioner of labor and industry shall explore the possibility of incorporating  
 51.13 the adaptability design elements in the State Building Code for the following International  
 51.14 Residential Codes (IRC) and International Building Codes (IBC):

51.15 (1) IRC - 1;

51.16 (2) IRC - 2;

51.17 (3) IRC - 3;

51.18 (4) IBC R-2; and

51.19 (5) IBC R-3.

51.20 The commissioner shall report back to the legislative committees having jurisdiction  
 51.21 over these issues by January 15, 2008.

51.22 Sec. 60. **REVISOR'S INSTRUCTION.**

51.23 The revisor of statutes shall renumber each section of Minnesota Statutes listed in  
 51.24 column A with the number listed in column B. The revisor shall also make necessary  
 51.25 cross-reference changes consistent with the renumbering.

<u>Column A</u>	<u>Column B</u>
51.26 <u>16B.59</u>	<u>326B.101</u>
51.27 <u>16B.60, subd. 1</u>	<u>326B.103, subd. 1</u>
51.28 <u>16B.60, subd. 2</u>	<u>326B.103, subd. 4</u>
51.29 <u>16B.60, subd. 3</u>	<u>326B.103, subd. 9</u>
51.30 <u>16B.60, subd. 4</u>	<u>326B.103, subd. 5</u>
51.31 <u>16B.60, subd. 5</u>	<u>326B.103, subd. 3</u>
51.32 <u>16B.60, subd. 6</u>	<u>326B.103, subd. 11</u>
51.33 <u>16B.60, subd. 7</u>	<u>326B.103, subd. 10</u>

52.1	<u>16B.60, subd. 8</u>	<u>326B.103, subd. 12</u>
52.2	<u>16B.60, subd. 9</u>	<u>326B.103, subd. 8</u>
52.3	<u>16B.60, subd. 10</u>	<u>326B.103, subd. 7</u>
52.4	<u>16B.60, subd. 11</u>	<u>326B.103, subd. 13</u>
52.5	<u>16B.60, subd. 12</u>	<u>326B.103, subd. 6</u>
52.6	<u>16B.60, subd. 13</u>	<u>326B.103, subd. 2</u>
52.7	<u>16B.61</u>	<u>326B.106</u>
52.8	<u>16B.615</u>	<u>326B.109</u>
52.9	<u>16B.616</u>	<u>326B.112</u>
52.10	<u>16B.617</u>	<u>326B.115</u>
52.11	<u>16B.6175</u>	<u>326B.118</u>
52.12	<u>16B.62</u>	<u>326B.121</u>
52.13	<u>16B.625</u>	<u>326B.124</u>
52.14	<u>16B.63</u>	<u>326B.127</u>
52.15	<u>16B.64</u>	<u>326B.13</u>
52.16	<u>16B.65</u>	<u>326B.133</u>
52.17	<u>16B.66</u>	<u>326B.136</u>
52.18	<u>16B.67</u>	<u>326B.139</u>
52.19	<u>16B.68</u>	<u>326B.142</u>
52.20	<u>16B.685</u>	<u>326B.145</u>
52.21	<u>16B.70</u>	<u>326B.148</u>
52.22	<u>16B.71</u>	<u>326B.151</u>
52.23	<u>16B.72</u>	<u>326B.154</u>
52.24	<u>16B.73</u>	<u>326B.157</u>
52.25	<u>16B.735</u>	<u>326B.16</u>
52.26	<u>16B.74</u>	<u>326B.163</u>
52.27	<u>16B.741</u>	<u>326B.166</u>
52.28	<u>16B.742</u>	<u>326B.169</u>
52.29	<u>16B.743</u>	<u>326B.172</u>
52.30	<u>16B.744</u>	<u>326B.175</u>
52.31	<u>16B.745</u>	<u>326B.178</u>
52.32	<u>16B.746</u>	<u>326B.181</u>
52.33	<u>16B.747</u>	<u>326B.184</u>
52.34	<u>16B.748</u>	<u>326B.187</u>
52.35	<u>16B.749</u>	<u>326B.191</u>
52.36	<u>16B.75</u>	<u>326B.194</u>
52.37	<u>16B.76</u>	<u>326B.07</u>
52.38	<u>326.992</u>	<u>326B.197</u>

52.39  
52.40

**ARTICLE 5**  
**ELECTRICAL**

52.41 Section 1. Minnesota Statutes 2006, section 326.01, subdivision 2, is amended to read:

53.1 Subd. 2. **Class A master electrician.** ~~The term "Class A master electrician"~~  
53.2 means ~~a person~~ an individual having the necessary qualifications, training, experience,  
53.3 and technical knowledge to ~~install, alter, repair, plan, lay out, and supervise the installing,~~  
53.4 ~~altering, and repairing of electrical wiring, apparatus, and equipment for light, heat, power,~~  
53.5 ~~and other purposes~~ perform and supervise any electrical work, and who is licensed as ~~such~~  
53.6 a Class A master electrician by the ~~Board of Electricity~~ commissioner.

53.7 Sec. 2. Minnesota Statutes 2006, section 326.01, subdivision 3, is amended to read:

53.8 Subd. 3. **Class A journeyman electrician.** ~~The term "Class A journeyman~~  
53.9 ~~electrician"~~ means ~~a person~~ an individual having the necessary qualifications, training,  
53.10 experience, and technical knowledge to ~~install, alter, repair, and supervise the installing,~~  
53.11 ~~altering, or repairing of electrical wiring, apparatus, and equipment for light, heat,~~  
53.12 ~~power, and other purposes~~ perform and supervise any electrical work except for planning  
53.13 or laying out of electrical wiring, and who is licensed as ~~such~~ a Class A journeyman  
53.14 electrician by the Board of Electricity.

53.15 Sec. 3. Minnesota Statutes 2006, section 326.01, is amended by adding a subdivision  
53.16 to read:

53.17 Subd. 4a. **Elevator constructor.** "Elevator constructor" means an individual having  
53.18 the necessary qualifications, training, experience, and technical knowledge to wire for,  
53.19 install, maintain, and repair electrical wiring, apparatus, and equipment for elevators and  
53.20 escalators and who is licensed as an elevator constructor by the board.

53.21 Sec. 4. Minnesota Statutes 2006, section 326.01, is amended by adding a subdivision  
53.22 to read:

53.23 Subd. 4b. **Elevator contractor.** "Elevator contractor" means a licensed contractor  
53.24 whose responsible licensed individual is a licensed master elevator constructor. An  
53.25 elevator contractor license does not itself qualify its holder to perform or supervise the  
53.26 electrical/elevator work authorized by holding any other personal license issued by the  
53.27 board.

53.28 Sec. 5. Minnesota Statutes 2006, section 326.01, is amended by adding a subdivision  
53.29 to read:

53.30 Subd. 4c. **Lineman.** "Lineman" means an individual having the necessary  
53.31 qualifications, training, experience, and technical knowledge to construct and maintain

54.1 transmission and distribution systems that are or will be owned or leased by an electrical  
54.2 utility, and who is licensed as a lineman by the board.

54.3 Sec. 6. Minnesota Statutes 2006, section 326.01, is amended by adding a subdivision  
54.4 to read:

54.5 Subd. 4d. **Maintenance electrician.** "Maintenance electrician" means an individual  
54.6 having the necessary qualifications, training, experience, and technical knowledge to  
54.7 properly maintain and repair electrical wiring, apparatus, and equipment, who is licensed  
54.8 as a maintenance electrician by the board or who is exempt from licensing by sections  
54.9 326.241 to 326.248.

54.10 Sec. 7. Minnesota Statutes 2006, section 326.01, is amended by adding a subdivision  
54.11 to read:

54.12 Subd. 4e. **Master elevator constructor.** "Master elevator constructor" means  
54.13 an individual having the necessary qualifications, training, experience, and technical  
54.14 knowledge to properly plan, lay out, and supervise the installation, maintenance, and  
54.15 repair of wiring, apparatus, and equipment for elevators and escalators and who is licensed  
54.16 as a master elevator constructor by the board.

54.17 Sec. 8. Minnesota Statutes 2006, section 326.01, subdivision 5, is amended to read:

54.18 Subd. 5. **Contractor.** ~~The term "Contractor" means a person, partnership, or~~  
54.19 ~~corporation operating a business that undertakes~~ who performs or offers to ~~undertake to~~  
54.20 ~~plan for, lay out, or install or to make additions, alterations, or repairs in the installation~~  
54.21 ~~of electrical wiring, apparatus, or equipment for light, heat, power, and other purposes~~  
54.22 perform any electrical work, with or without compensation, who is licensed as ~~such a~~  
54.23 contractor by the Board of Electricity. A contractor's license does not of itself qualify its  
54.24 holder to perform or supervise the electrical work authorized by holding any class of  
54.25 electrician's or other personal electrical license. Contractor includes electrical contractors  
54.26 and technology system contractors.

54.27 Sec. 9. Minnesota Statutes 2006, section 326.01, subdivision 6, is amended to read:

54.28 Subd. 6. **Class B master electrician.** ~~The term "Class B master electrician" means~~  
54.29 ~~a person~~ an individual having the necessary qualifications, training, experience, and  
54.30 technical knowledge to install, alter, repair, plan, lay out, and supervise the installing,  
54.31 altering, and repairing of electrical wiring, apparatus, and equipment for single phase  
54.32 systems of not over 200 ampere capacity for light, heat, power, and other purposes on any

55.1 farm or in any single family dwelling located in any town or municipality which has a  
55.2 population of less than ~~2500~~ 2,500 inhabitants, and who is licensed as ~~such~~ a Class B  
55.3 master electrician by the Board of Electricity.

55.4 Sec. 10. Minnesota Statutes 2006, section 326.01, subdivision 6a, is amended to read:

55.5 Subd. 6a. **Class B journeyman electrician.** ~~The term~~ "Class B journeyman  
55.6 electrician" means ~~a person~~ an individual having the necessary qualifications, training,  
55.7 experience, and technical knowledge to install, alter, repair, and supervise the installing,  
55.8 altering, or repairing of electrical wiring, apparatus, and equipment for single phase  
55.9 systems of not more than 200 ampere capacity for light, heat, power, and other purposes  
55.10 on any farm or in any single family dwelling located in any town or municipality which  
55.11 has a population of less than ~~2500~~ 2,500 inhabitants, and who is licensed as ~~such~~ a Class B  
55.12 journeyman electrician by the Board of Electricity.

55.13 Sec. 11. Minnesota Statutes 2006, section 326.01, subdivision 6b, is amended to read:

55.14 Subd. 6b. **Class A installer.** ~~The term~~ "Class A installer" means ~~a person~~ an  
55.15 individual who has the necessary qualifications, training, experience, and technical  
55.16 knowledge to properly lay out and install electrical wiring, apparatus, and equipment for  
55.17 major electrical home appliances and such other electrical equipment as is determined  
55.18 by the state Board of Electricity pursuant to section 326.242, subdivision 3, on the load  
55.19 side of the main service on farmsteads or in any town or municipality with less than 1,500  
55.20 inhabitants, which is not contiguous to a city of the first class and does not contain an  
55.21 established business of a master electrician, and who is licensed as ~~such~~ a Class A installer  
55.22 by the state Board of Electricity.

55.23 Sec. 12. Minnesota Statutes 2006, section 326.01, subdivision 6c, is amended to read:

55.24 Subd. 6c. **Class B installer.** ~~The term~~ "Class B installer" means ~~a person~~ an  
55.25 individual who has the necessary qualifications, training, experience, and technical  
55.26 knowledge to properly lay out and install electrical wiring, apparatus, and equipment on  
55.27 center pivot irrigation booms on the load side of the main service on farmsteads, and  
55.28 install other electrical equipment determined by the state Board of Electricity, and who is  
55.29 licensed as a Class B installer ~~must be licensed~~ by the Board of Electricity.

55.30 Sec. 13. Minnesota Statutes 2006, section 326.01, subdivision 6e, is amended to read:

56.1 Subd. 6e. **Owner.** An owner is ~~a natural person~~ an individual who physically  
 56.2 performs electrical work on premises the ~~person~~ individual owns and actually occupies as  
 56.3 a residence or owns and will occupy as a residence upon completion of its construction.

56.4 Sec. 14. Minnesota Statutes 2006, section 326.01, subdivision 6f, is amended to read:

56.5 Subd. 6f. **Electrical work.** ~~The term~~ "Electrical work" means the installing,  
 56.6 altering, repairing, planning, or laying out of electrical wiring, apparatus, or equipment  
 56.7 for electrical light, heat, power, technology circuits or systems, or other purposes. The  
 56.8 installing, ~~alteration~~ altering, repairing, planning, or laying out of electrical wiring,  
 56.9 apparatus, or equipment for electrical light, heat, power, technology circuits or systems,  
 56.10 or other purposes includes, but is not limited to, the performance of any work ~~governed~~  
 56.11 regulated by the standards referred to in section 326.243.

56.12 Sec. 15. Minnesota Statutes 2006, section 326.01, subdivision 6g, is amended to read:

56.13 Subd. 6g. **Personal Direct supervision.** ~~The term "personal~~ "Direct supervision"  
 56.14 means ~~that a person licensed to perform electrical work oversees and directs the electrical~~  
 56.15 ~~work performed by an unlicensed person such that:~~

56.16 (1) ~~the licensed person actually reviews the electrical work performed by the~~  
 56.17 ~~unlicensed person~~ an unlicensed individual is being supervised by an individual licensed  
 56.18 to perform the electrical work being supervised;

56.19 (2) during the entire working day of the unlicensed individual, the licensed  
 56.20 individual is physically present at the location where the unlicensed individual is  
 56.21 performing electrical work and immediately available to the unlicensed individual;

56.22 (3) the licensed person individual is physically present and immediately available to  
 56.23 the unlicensed person individual at all times for assistance and direction;

56.24 (4) electronic supervision does not meet the requirement of physically present and  
 56.25 immediately available;

56.26 (5) the licensed individual shall review the electrical work performed by the  
 56.27 unlicensed individual before the electrical work is operated; and

56.28 ~~(3)~~ (6) the licensed person individual is able to and does determine that all electrical  
 56.29 work performed by the unlicensed person individual is performed in compliance with  
 56.30 section 326.243.

56.31 The licensed ~~person~~ individual is responsible for the compliance with section  
 56.32 326.243 of all electrical work performed by the unlicensed ~~person~~ individual.

56.33 Sec. 16. Minnesota Statutes 2006, section 326.01, subdivision 6j, is amended to read:

57.1 Subd. 6j. **Residential dwelling.** A "residential dwelling" is ~~an individual dwelling~~  
57.2 ~~of a single dwelling unit that is contained in a one-family, two-family, or multifamily~~  
57.3 dwelling as defined in the National Electrical Code pursuant to section 326.243, ~~including~~  
57.4 ~~its garage or accessory building.~~ A residential dwelling includes a garage and accessory  
57.5 building that can only be used by the residents of the single dwelling unit.

57.6 Sec. 17. Minnesota Statutes 2006, section 326.01, subdivision 6k, is amended to read:

57.7 Subd. 6k. **Power limited technician.** ~~The term~~ "Power limited technician" means  
57.8 ~~a person~~ an individual having the necessary qualifications, training, experience, and  
57.9 technical knowledge to install, alter, repair, plan, lay out, and supervise the installing,  
57.10 altering, and repairing of electrical wiring, apparatus, and equipment for technology  
57.11 circuits or systems, and who is licensed as such a power limited technician by the Board  
57.12 of Electricity.

57.13 Sec. 18. Minnesota Statutes 2006, section 326.01, subdivision 6l, is amended to read:

57.14 Subd. 6l. **Technology circuits or systems.** "Technology circuits or systems" means  
57.15 class 2 or class 3 circuits or systems for, but not limited to, remote control, signaling,  
57.16 control, alarm, and audio signal, including associated components as covered by the  
57.17 National Electrical Code, articles 640, 645, 650, 725, 760, 770, and 780, and which are  
57.18 isolated from circuits or systems other than class 2 or class 3 by a demarcation and are  
57.19 not process control circuits or systems; antenna and communication circuits or systems  
57.20 as covered by chapter 8 of the National Electrical Code; and circuitry and equipment for  
57.21 indoor lighting and outdoor landscape lighting systems that are supplied by the secondary  
57.22 circuit of an isolating power supply operating at 30 volts or less as covered by the National  
57.23 Electrical Code, article 411. The planning, laying out, installing, altering, and repairing  
57.24 of technology circuits or systems must be performed in accordance with the applicable  
57.25 requirements of the National Electrical Code pursuant to section 326.243.

57.26 Sec. 19. **[326.2411] ELECTRICAL BOARD.**

57.27 Subdivision 1. **Composition.** The Electrical Board shall consist of 11 members who  
57.28 are residents of the state and appointed by the commissioner. Two shall be representatives  
57.29 of the electrical suppliers in the rural areas of the state, two shall be master electricians  
57.30 who are contractors, two journeyman electricians, one a registered consulting electrical  
57.31 engineer, two power-limited technicians who shall be technology system contractors  
57.32 primarily engaged in the business of installing technology circuits or systems, and two  
57.33 public members as defined by section 214.02. Individuals serving upon enactment shall

58.1 continue to serve their terms and in the position to which they were appointed. The  
58.2 department shall make provisions for staff, administrative services, and office space as  
58.3 necessary for council operations determined by the board.

58.4 Subd. 2. **Organization.** (a) The board shall be organized and administered according  
58.5 to section 15.059, except that, notwithstanding any other law to the contrary, the board  
58.6 shall not expire. The board shall form a complaint committee, a technical committee, a  
58.7 program committee, and any other committee deemed appropriate by the advisory council.  
58.8 Each committee, except for the complaint committee, shall refer matters to the full board.

58.9 (b) The complaint committee shall consist of three members of the board plus one  
58.10 department employee designated by the commissioner. The department employee shall  
58.11 be a nonvoting member of the committee. The commissioner shall refer all complaints  
58.12 filed with or information received by the commissioner alleging or indicating violation  
58.13 of sections 326.241 to 326.248 to the Electrical Board. The complaint committee may  
58.14 render advice to the commissioner or, at its discretion, refer matters to the full advisory  
58.15 council for its determination as to advice to the commissioner. The full advisory council  
58.16 shall give advice to the commissioner on matters of its choosing or on matters requested  
58.17 by the commissioner. The commissioner shall give a quarterly review of all complaints,  
58.18 the complaint status, and the processing time to the complaint committee, in a format  
58.19 determined by the complaint committee.

58.20 (c) The technical committee shall consist of three members of the board plus one  
58.21 department employee designated by the commissioner. The department employee shall be  
58.22 a nonvoting member of the committee. The technical committee shall, at the request of the  
58.23 commissioner or on its own motion, advise the commissioner regarding technical, matters  
58.24 including electrical code issues, licensing issues, and licensing examinations.

58.25 (d) The program committee shall consist of three members of the board plus one  
58.26 department employee designated by the commissioner. The department employee shall  
58.27 be a nonvoting member of the committee. The program committee shall, at the request  
58.28 of the commissioner or on its own motion, advise the commissioner on matters it has  
58.29 reviewed, including experience credits.

58.30 Subd. 3. **Powers.** The board shall have power to:

58.31 (1) elect its own officers;

58.32 (2) select from its members individuals to serve on any other state advisory councils,  
58.33 boards, or committees;

58.34 (3) incur costs and expenses deemed necessary in the performance of its duties,  
58.35 which shall be paid by the department;

- 59.1 (4) meet at least quarterly but may meet more frequently in regular or special  
 59.2 meetings deemed necessary or at the request of the commissioner;  
 59.3 (5) establish the required committees and any others deemed necessary or requested  
 59.4 by the commissioner; and  
 59.5 (6) advise the commissioner on issues related to sections 326.241 to 326.248 or as  
 59.6 requested by the commissioner.

59.7 Sec. 20. Minnesota Statutes 2006, section 326.242, is amended to read:

59.8 **326.242 LICENSES.**

59.9 Subdivision 1. **Master electrician.** Except as otherwise provided by law, no  
 59.10 ~~person individual shall install, alter, repair, plan, lay out, or supervise the installing,~~  
 59.11 ~~altering, or repairing of electrical wiring, apparatus, or equipment for light, heat, power, or~~  
 59.12 ~~other purposes perform or supervise electrical work unless the person individual is:~~ (a)  
 59.13 licensed by the board as a master electrician and (b)(i) the electrical work is for a licensed  
 59.14 contractor and the ~~person individual~~ is an employee, partner, or officer of, or is the licensed  
 59.15 contractor, or (ii) the electrical work is performed for the ~~person's individual's~~ employer  
 59.16 on ~~electric~~ electrical wiring, apparatus, equipment, or facilities that are owned or leased by  
 59.17 the employer ~~which is and that are~~ located within the limits of property which is operated,  
 59.18 maintained, and either owned or leased ~~and operated and maintained~~ by the employer.

59.19 (1) An applicant for a Class A master ~~electrician's~~ electrician license shall (a) be a  
 59.20 graduate of a four-year electrical course ~~in~~ offered by an accredited college or university;  
 59.21 or (b) shall have had at least one ~~year's~~ year of experience, acceptable to the board, as a  
 59.22 licensed journeyman; or (c) shall have had at least five years' experience, acceptable to  
 59.23 the board, in planning for, laying out, supervising and installing wiring, apparatus, or  
 59.24 equipment for electrical light, heat and power.

59.25 (2) As of August 1, 1985, no new Class B master ~~electrician's~~ electrician licenses  
 59.26 shall be issued. An individual who has a Class B master ~~electrician's~~ electrician license as  
 59.27 of August 1, 1985 may retain and renew the license and exercise the privileges it grants,  
 59.28 which include electrical work limited to single phase systems, not over 200 amperes in  
 59.29 capacity, on farmsteads or single-family dwellings located in towns or municipalities  
 59.30 with fewer than 2,500 inhabitants.

59.31 Subd. 2. **Journeyman electrician.** (a) Except as otherwise provided by law,  
 59.32 no ~~person individual~~ shall install, alter, repair, or supervise the installing, altering, or  
 59.33 repairing of electrical wiring, apparatus, or equipment for electrical light, heat, power,  
 59.34 technology circuits or systems, or other purposes unless:

59.35 (1) the ~~person individual~~ is licensed by the board as a journeyman electrician; and

60.1 (2) the electrical work is:

60.2 (i) for a contractor and the ~~person~~ individual is an employee, partner, or officer of  
60.3 the licensed contractor; or

60.4 (ii) performed under the supervision of a master electrician also employed by the  
60.5 ~~person's individual's~~ employer on electrical wiring, apparatus, equipment, or facilities  
60.6 that are owned or leased by the employer and that is are located within the limits of  
60.7 property operated, maintained, and either owned or leased, ~~operated, and maintained~~ by  
60.8 the employer.

60.9 (b) An applicant for a Class A journeyman ~~electrician's~~ electrician license shall have  
60.10 had at least four years of experience, acceptable to the board, in wiring for, installing, and  
60.11 repairing electrical wiring, apparatus, or equipment, provided however, that the board may  
60.12 by rule ~~provide for the allowance of~~ allow one year of experience credit for the successful  
60.13 completion of a two-year post high school electrical course approved by the board.

60.14 (c) As of August 1, 1985, no new Class B journeyman ~~electrician's~~ electrician  
60.15 licenses shall be issued. An individual who holds a Class B journeyman electrician's  
60.16 license as of August 1, 1985, may retain and renew the license and exercise the privileges  
60.17 it grants, which include electrical work limited to single phase systems, not over 200  
60.18 amperes in capacity, on farmsteads or on single-family dwellings located in towns or  
60.19 municipalities with fewer than 2,500 inhabitants.

60.20 Subd. 3. **Class A installer.** Notwithstanding the provisions of subdivisions 1, 2, and  
60.21 6, any ~~person~~ individual holding a Class A installer license may lay out and install and  
60.22 supervise the laying out and installing of electrical wiring, apparatus, or equipment for  
60.23 major electrical home appliances on the load side of the main service on farmsteads and in  
60.24 any town or municipality with fewer than 1,500 inhabitants, which is not contiguous to a  
60.25 city of the first class and does not contain an established business of a contractor. No new  
60.26 Class A installer licenses shall be issued after December 1, 2007. An individual who holds  
60.27 a Class A installer license on December 1, 2007, may retain and renew the license and  
60.28 exercise the privileges it grants.

60.29 Subd. 3a. **Class B installer.** Notwithstanding the provisions of subdivisions 1, 2  
60.30 and 6, any ~~person~~ individual holding a Class B installer license may lay out and install  
60.31 electrical wiring, apparatus and equipment on center pivot irrigation booms on the load  
60.32 side of the main service on farmsteads, and install such other electrical equipment as is  
60.33 ~~determined~~ approved by the board.

60.34 Subd. 3b. **Coursework or experience.** An applicant for a Class A or B installer  
60.35 license shall have completed a post high school course in electricity ~~acceptable to~~

61.1 ~~approved by the board or shall have had at least one year's year of~~ experience, ~~acceptable~~  
 61.2 ~~to approved by the board,~~ in electrical wiring.

61.3 Subd. 3c. **Bond.** Every Class A and Class B installer, as a condition of licensure,  
 61.4 shall give bond to the state in the sum of \$1,000 conditioned upon the faithful and lawful  
 61.5 performance of all work contracted for or entered upon by the installer within the state of  
 61.6 Minnesota, and such bond shall be for the benefit of persons injured or suffering financial  
 61.7 loss by reason of failure of such performance. Such bond shall be in lieu of all other  
 61.8 license bonds to any political subdivision of the state. Such bond shall be written by a  
 61.9 corporate surety licensed to do business in the state of Minnesota.

61.10 Subd. 3d. **Power limited technician.** (a) Except as otherwise provided by law,  
 61.11 no ~~person~~ individual shall install, alter, repair, plan, lay out, or supervise the installing,  
 61.12 altering, ~~or repairing, planning, or laying out~~ of electrical wiring, apparatus, or equipment  
 61.13 for technology circuits or systems unless:

61.14 (1) the ~~person~~ individual is licensed by the board as a power limited technician; and

61.15 (2) the electrical work is:

61.16 (i) for a licensed contractor and the ~~person~~ individual is an employee, partner, or  
 61.17 officer of, or is the licensed contractor; or

61.18 (ii) performed under the supervision of a master electrician or power limited  
 61.19 technician also employed by the ~~person's~~ individual's employer on technology circuits,  
 61.20 systems, apparatus, equipment, or facilities that are owned or leased by the employer and  
 61.21 that are located within the limits of property operated, maintained, and either owned or  
 61.22 leased, ~~operated, and maintained~~ by the employer.

61.23 (b) An applicant for a power limited technician's license shall (1) be a graduate  
 61.24 of a four-year electrical course ~~in~~ offered by an accredited college or university; or (2)  
 61.25 have had at least 36 months' experience, acceptable to the board, in planning for, laying  
 61.26 out, supervising, ~~and~~ installing, altering, and repairing wiring, apparatus, or equipment  
 61.27 for power limited systems, provided however, that the board may by rule provide for the  
 61.28 allowance of up to 12 months (2,000 hours) of experience credit for successful completion  
 61.29 of a two-year post high school electrical course or other technical training approved by  
 61.30 the board.

61.31 ~~(c) The board may initially set experience requirements without rulemaking, but~~  
 61.32 ~~must adopt rules before July 1, 2004.~~

61.33 ~~(d) Licensees must attain eight hours of continuing education acceptable to the~~  
 61.34 ~~board every renewal period.~~

61.35 ~~(e) A person who has submitted an application by June 30, 2003, to take the alarm~~  
 61.36 ~~and communications examination administered by the board, and who has achieved a~~

62.1 ~~minimal score of 70 percent on the examination by September 30, 2003, may obtain a~~  
 62.2 ~~power limited technician license without further examination by submitting an application~~  
 62.3 ~~and a license fee of \$30.~~

62.4 (f) (c) A company holding an alarm and communication license as of June 30, 2003,  
 62.5 may designate one ~~person~~ individual who may obtain a power limited technician license  
 62.6 without passing an examination administered by the ~~board~~ commissioner by submitting an  
 62.7 application and license fee of \$30.

62.8 (g) ~~A person who has submitted an application by September 30, 2005, to take the~~  
 62.9 ~~power limited technician examination administered by the board is not required to meet~~  
 62.10 ~~the qualifications set forth in paragraph (b).~~

62.11 ~~Subd. 4. **Special electrician.** Notwithstanding the provisions of subdivisions 1, 2,~~  
 62.12 ~~6, and 7, the board may by rule provide for the issuance of special electrician licenses~~  
 62.13 ~~empowering the licensee to engage in a limited class or classes of electrical work, which~~  
 62.14 ~~class or classes shall be specified on the license certificate. Each licensee shall have had~~  
 62.15 ~~at least two years of experience, acceptable to the board, in each such limited class of~~  
 62.16 ~~work for which the licensee is licensed.~~

62.17 Subd. 5. **Unlicensed persons individuals.** (a) An unlicensed ~~person~~ individual  
 62.18 means an individual who has not been licensed by the Board of Electricity as a Class  
 62.19 A master electrician or as a Class A journeyman electrician. An unlicensed individual  
 62.20 shall not perform electrical work unless the individual has first registered with the  
 62.21 Board of Electricity as an unlicensed individual. Thereafter, an unlicensed individual  
 62.22 shall not perform electrical work unless the work is performed under the ~~personal~~ direct  
 62.23 supervision of a ~~person~~ an individual actually licensed to perform such work and. The  
 62.24 licensed ~~electrician~~ individual and unlicensed ~~persons~~ are individual must be employed  
 62.25 by the same means that an individual having the necessary qualifications, training,  
 62.26 experience, and technical knowledge to install, alter, repair, and supervise the installing,  
 62.27 altering, or repairing of electrical wiring, apparatus, and equipment for light, heat, power,  
 62.28 technology circuits or systems, and who is licensed as a Class A journeyman electrician  
 62.29 is employed by the employer. Licensed ~~persons~~ individuals shall not permit unlicensed  
 62.30 ~~persons~~ individuals to perform electrical work except under the ~~personal~~ direct supervision  
 62.31 of a ~~person~~ an individual actually licensed to perform such work. Unlicensed ~~persons~~  
 62.32 individuals shall not supervise the performance of electrical work or make assignments of  
 62.33 electrical work to unlicensed ~~persons~~ individuals. Except for technology circuit or system  
 62.34 work, licensed ~~persons~~ individuals shall supervise no more than two unlicensed ~~persons~~  
 62.35 individuals. For technology circuit or system work, licensed ~~persons~~ individuals shall  
 62.36 supervise no more than three unlicensed ~~persons~~ individuals.

63.1 (b) Notwithstanding any other provision of this section, no ~~person~~ individual other  
 63.2 than a master electrician or power limited technician shall plan or lay out electrical wiring,  
 63.3 apparatus, or equipment for light, heat, power, or other purposes, except circuits or  
 63.4 systems exempted from personal licensing by subdivision 12, paragraph (b).

63.5 (c) Contractors employing unlicensed ~~persons performing~~ individuals to perform  
 63.6 electrical work shall maintain records establishing compliance with this subdivision,  
 63.7 ~~which that shall designate~~ identify all unlicensed ~~persons~~ individuals performing electrical  
 63.8 work, except for persons working on circuits or systems exempted from personal licensing  
 63.9 by subdivision 12, paragraph (b), and shall permit the board to examine and copy all such  
 63.10 records as provided for in section 326.244, subdivision 6.

63.11 (d) When a licensed individual supervises the electrical work of an unlicensed  
 63.12 individual, the licensed individual is responsible for ensuring that the electrical work  
 63.13 complies with sections 326.241 to 326.248 and rules adopted.

63.14 Subd. 6. **Contractor's license required.** Except as otherwise provided by law, no  
 63.15 ~~person~~ individual other than an employee, partner, or officer of a licensed contractor, as  
 63.16 defined by section 326.01, subdivision 5, shall ~~undertake~~ perform or offer to ~~undertake to~~  
 63.17 ~~plan for, lay out, supervise or install or to make additions, alterations, or repairs in the~~  
 63.18 ~~installation of electrical wiring, apparatus, and equipment for light, heat, power, and~~  
 63.19 ~~other purposes~~ perform electrical work with or without compensation unless the ~~person~~  
 63.20 individual obtains a contractor's license. A contractor's license does not of itself qualify  
 63.21 its holder to perform or supervise the electrical work authorized by holding any class of  
 63.22 personal electrical license.

63.23 Subd. 6a. **Bond required.** Each contractor shall give and maintain bond to the state  
 63.24 in the ~~penal~~ sum of ~~\$5,000~~ \$25,000 conditioned upon the faithful and lawful performance  
 63.25 of all work ~~entered upon~~ contracted for or performed by the contractor within the state of  
 63.26 Minnesota and such bond shall be for the benefit of persons injured or suffering financial  
 63.27 loss by reason of failure of such performance. The bond shall be filed with the board and  
 63.28 shall be in lieu of all other license bonds to any other political subdivision. Such bond  
 63.29 shall be written by a corporate surety licensed to do business in the state of Minnesota.

63.30 Subd. 6b. **Insurance required.** Each contractor shall have and maintain in effect  
 63.31 general liability insurance, which includes premises and operations insurance and products  
 63.32 and completed operations insurance, with limits of at least \$100,000 per occurrence,  
 63.33 \$300,000 aggregate limit for bodily injury, and property damage insurance with limits  
 63.34 of at least ~~\$25,000~~ \$50,000 or a policy with a single limit for bodily injury and property  
 63.35 damage of \$300,000 per occurrence and \$300,000 aggregate limits. Such insurance  
 63.36 shall be written by an insurer licensed to do business in the state of Minnesota and each

64.1 contractor shall maintain on file with the board a certificate evidencing such insurance  
 64.2 which provides that such insurance shall not be canceled without the insurer first giving  
 64.3 15 days written notice to the board of such cancellation.

64.4 Subd. 6c. **Employment of master electrician or power limited technician.** (a) ~~No~~  
 64.5 ~~contractor shall engage in business of electrical contracting unless the contractor employs~~  
 64.6 ~~a licensed Class A master or Class B~~ Each contractor must designate a responsible master  
 64.7 electrician, or power limited technician, who shall be responsible for the performance of  
 64.8 all electrical work in accordance with the requirements of sections 326.241 to 326.248 or  
 64.9 any rule or order adopted or issued under these sections. The classes of work for which  
 64.10 the that a licensed contractor is authorized shall be limited to those for which such Class  
 64.11 A master electrician, Class B master electrician, or power limited technician employed  
 64.12 by the contractor the classes of work that the responsible master electrician or power  
 64.13 limited electrician is licensed to perform.

64.14 (b) When a contractor's license is held by an individual, sole proprietorship,  
 64.15 partnership, limited liability company, or corporation and the individual, proprietor, one  
 64.16 of the partners, one of the members, or an officer of the corporation, respectively, is not  
 64.17 the responsible master electrician or power limited technician of record, all requests for  
 64.18 inspection shall be signed by the responsible master electrician or power limited technician  
 64.19 of record. The designated responsible master electrician or power limited technician of  
 64.20 record shall be employed by the individual, partnership, limited liability company, or  
 64.21 corporation which is applying for a contractor's license and shall not be employed in any  
 64.22 capacity as a licensed electrician or licensed technician by any other contractor or employer  
 64.23 designated in subdivision 12. If the contractor is an individual or a sole proprietorship, the  
 64.24 responsible licensed individual must be the individual, proprietor, or managing employee.  
 64.25 If the contractor is a partnership, the responsible licensed individual must be a general  
 64.26 partner or managing employee. If the licensed contractor is a limited liability company,  
 64.27 the responsible licensed individual must be a chief manager or managing employee. If  
 64.28 the contractor is a corporation, the responsible licensed individual must be an officer or  
 64.29 managing employee. If the responsible licensed individual is a managing employee, the  
 64.30 responsible licensed individual must be actively engaged in performing electrical work  
 64.31 on behalf of the contractor, and cannot be employed in any capacity as an electrician  
 64.32 or technician by any other contractor or employer designated in subdivision 12. An  
 64.33 individual may be the responsible licensed individual for only one contractor or employer.

64.34 (c) All applications for contractor's licenses and all renewals shall include a verified  
 64.35 statement that the applicant or licensee has complied with this subdivision.

65.1 Subd. 7. **Examination.** In addition to the requirements imposed herein and except  
65.2 as herein otherwise provided, as a precondition to issuance of a personal license, each  
65.3 applicant must pass a written or oral examination given by the board to insure the  
65.4 competence of each applicant for license. An oral examination shall be administered  
65.5 only to an applicant who furnishes a written statement from a certified teacher or  
65.6 other professional, trained in the area of reading disabilities stating that the applicant  
65.7 has a specific reading disability which would prevent the applicant from performing  
65.8 satisfactorily on a written test. The oral examination shall be structured so that an  
65.9 applicant who passes the examination will not impair the applicant's own safety or that of  
65.10 others while acting as a licensed person. No ~~person~~ individual failing an examination may  
65.11 retake it for six months thereafter, but within such six months the ~~person~~ individual may  
65.12 take an examination for a lesser grade of license. Any licensee failing to renew a license  
65.13 for two years or more after its expiration shall be required to retake the examination  
65.14 before being issued a new license.

65.15 An applicant for a personal license shall submit to the board an application and  
65.16 examination fee at the time of application. Upon approval of the application, the board  
65.17 shall schedule the applicant for the next available examination, which shall be held within  
65.18 60 days. The applicant shall be allowed one opportunity to reschedule an examination  
65.19 without being required to submit another application and examination fee. Additionally,  
65.20 an applicant who fails an examination, or whose application has been disapproved, must  
65.21 submit another application and examination fee.

65.22 Subd. 8. **License and renewal fees.** ~~All licenses issued hereunder shall expire in a~~  
65.23 ~~manner as provided by the board.~~ (a) Unless revoked or suspended, all licenses issued  
65.24 or renewed under this section expire on the date specified in this subdivision. Master  
65.25 licenses expire March 1 of each odd-numbered year after issuance or renewal. Electrical  
65.26 contractor licenses expire March 1 of each even-numbered year after issuance or renewal.  
65.27 Technology system contractor licenses expire August 1 of each even-numbered year  
65.28 after issuance or renewal. Journeyman, installer, power limited technician, and special  
65.29 electrician licenses expire two years from the date of original issuance and every two  
65.30 years thereafter.

65.31 (b) Fees, as set by the board, shall be payable for application and examination, and  
65.32 for the original issuance and each subsequent renewal of the following are:

65.33 (1) For each personal license application and examination: \$35.

65.34 Class A Master:

65.35 Class B Master:

66.1 ~~Class A Journeyman, Class B Journeyman, Installer, Power Limited Technician, or~~  
 66.2 ~~Special Electrician.~~

66.3 (2) For original issuance of original license and each subsequent renewal of:

66.4 Class A Master:; or master elevator constructor: \$40 per year.

66.5 Class B Master:; \$25 per year.

66.6 Power Limited Technician:; \$15 per year.

66.7 Class A Journeyman, Class B Journeyman, Installer, or Special Electrician:; \$15  
 66.8 per year.

66.9 ~~Electrical Contractor:; \$100 per year.~~

66.10 ~~Technology Systems Contractor.~~

66.11 (c) If any new license is issued according to this subdivision for less than two years,  
 66.12 the fee for the license shall be prorated on an annual basis.

66.13 (d) A license fee may not be refunded after a license is issued or renewed. However,  
 66.14 if the fee paid for a license was not prorated according to this subdivision, the amount of  
 66.15 the overpayment shall be refunded.

66.16 (e) Any contractor who seeks reissuance of a license after it has been revoked or  
 66.17 suspended under this chapter shall submit a reissuance fee of \$100 before the license is  
 66.18 reinstated.

66.19 (f) The fee for the issuance of each duplicate license is \$100.

66.20 ~~(g)~~ (g) An individual or contractor who fails to renew a license before 30 days  
 66.21 after the expiration of the license must submit a late fee equal to one year's license fee in  
 66.22 addition to the full renewal fee. Fees for renewed licenses are not prorated. An individual  
 66.23 or contractor that fails to renew a license by the expiration date is unlicensed until the  
 66.24 license is renewed.

66.25 Subd. 8a. **Continuing education.** (a) As used in this subdivision, the term "renewal  
 66.26 period" means the time period of two years beginning on the date that the license is  
 66.27 originally issued or renewed and ending on the date that the license is scheduled to expire.  
 66.28 If any license is issued for less than two years, the period between the issuance date and  
 66.29 the expiration date is not a renewal period.

66.30 (b) During each renewal period, individuals licensed under this chapter must earn 16  
 66.31 hours of continuing education credit approved by the board.

66.32 (c) With a renewal application, a licensed electrician shall submit to the board a list  
 66.33 of continuing education hours earned during the renewal period, including dates, subjects,  
 66.34 hours attended, sponsoring organizations, and course approval numbers. Each licensed  
 66.35 electrician shall maintain a file in which records of courses are kept, including dates,  
 66.36 subjects, duration of programs, sponsoring organizations, continuing education hours

67.1 earned, registration receipts where appropriate, certificates of completion received from  
67.2 sponsoring organizations, and other pertinent documentation, for a period of two years  
67.3 after submission to the board. The board may require a licensed electrician to produce  
67.4 this information in order for the board to verify information in a renewal application, to  
67.5 conduct a random audit, or to investigate a complaint alleging noncompliance on the  
67.6 part of the licensee.

67.7 (d) If the board rejects continuing education hours reported by a licensee in an  
67.8 amount sufficient to reduce the number of nonrejected continuing education hours below  
67.9 the required minimum number, the board must notify the licensee in writing of the board's  
67.10 rejection of the hours. The licensee has 60 days after notification to substantiate the  
67.11 validity of the rejected hours or to earn other qualifying hours to meet the minimum  
67.12 requirement. The board's rejection of any continuing education hours submitted during  
67.13 this 60-day cure period does not extend or expand the cure period. If the board does  
67.14 not reinstate a sufficient number of the rejected continuing education hours to meet the  
67.15 required minimum number of continuing education hours, or the licensee or certificate  
67.16 holder does not complete or substantiate that the individual has completed other qualifying  
67.17 continuing education hours to meet the required minimum number of continuing education  
67.18 hours within the specified period of time, the board shall suspend or deny the individual's  
67.19 license under section 326.082. Continuing education hours applied to current renewal may  
67.20 not be applied to the requirements for a subsequent renewal period.

67.21 (e) If a licensed electrician knowingly submits to the board a false report of  
67.22 continuing education hours, the board shall revoke the license under section 326.082.

67.23 ~~Subd. 9. Denial, suspension, and revocation of licenses. The board may by order~~  
67.24 ~~deny, suspend, revoke, or refuse to renew a license, or may censure a licensee if the board~~  
67.25 ~~finds (1) in its discretion that the order is in the public interest and (2) that, based upon a~~  
67.26 ~~preponderance of the evidence presented, the applicant or licensee:~~

67.27 ~~(a) has filed an application for a license which is incomplete in any material respect~~  
67.28 ~~or contains any statement which, in light of the circumstances under which it is made, is~~  
67.29 ~~false or misleading with respect to any material fact;~~

67.30 ~~(b) has engaged in any fraudulent, deceptive, or dishonest act or practice;~~

67.31 ~~(c) has been convicted within the past five years of a misdemeanor involving a~~  
67.32 ~~violation of sections 326.241 to 326.248;~~

67.33 ~~(d) has violated or failed to comply with sections 326.241 to 326.248 or any rule or~~  
67.34 ~~order adopted or issued under these sections; or~~

68.1 ~~(e) has, in the conduct of the applicant's or licensee's affairs, including, but~~  
68.2 ~~not limited to, the performance of electrical work, been shown to be incompetent or~~  
68.3 ~~untrustworthy.~~

68.4 ~~If a licensee engages in conduct that is proven by a preponderance of the evidence to~~  
68.5 ~~be a basis for discipline pursuant to paragraphs (a) to (e), the conduct shall constitute a~~  
68.6 ~~violation of this subdivision. The board may take action under this subdivision or any~~  
68.7 ~~other law authorizing action against a licensee regardless of whether the underlying~~  
68.8 ~~conduct was willful.~~

68.9 ~~The board may adopt rules further specifying and defining actions, conduct, and~~  
68.10 ~~omissions that constitute fraudulent, deceptive, dishonest, or prohibited practices, and~~  
68.11 ~~establishing standards of conduct for applicants and licensees.~~

68.12 ~~Subd. 9a. **Civil penalties.** Whenever a preponderance of the evidence presented~~  
68.13 ~~proves that a person has violated or failed to comply with sections 326.241 to 326.248 or~~  
68.14 ~~any rule or order adopted or issued under these sections, the board may impose a civil~~  
68.15 ~~penalty upon the person in an amount not to exceed \$10,000 per violation.~~

68.16 ~~Subd. 9b. **Orders for hearing.** The complaint committee may, on behalf of the~~  
68.17 ~~board, issue an order requiring a licensee or an applicant for a license to appear at a~~  
68.18 ~~hearing on the issue of whether the license should be revoked or suspended, the licensee~~  
68.19 ~~censured, the application denied, or a civil penalty imposed. The order shall be calculated~~  
68.20 ~~to give reasonable notice of the time and place for hearing, and shall state the reasons for~~  
68.21 ~~the entry of the order. All hearings shall be conducted in accordance with chapter 14.~~  
68.22 ~~After the hearing, the board shall enter an order making a disposition of the matter as the~~  
68.23 ~~facts require. If the licensee or applicant fails to appear at a hearing of which that person~~  
68.24 ~~has been duly notified, the person is in default and the proceeding may be determined~~  
68.25 ~~against that person upon consideration of the order for hearing, the allegations of which~~  
68.26 ~~may be deemed to be true.~~

68.27 ~~Subd. 9c. **Temporary suspension.** (a) The complaint committee may, on~~  
68.28 ~~behalf of the board and in the public interest, temporarily suspend a license pending~~  
68.29 ~~final determination of an order for hearing. The complaint committee shall not issue~~  
68.30 ~~a temporary suspension order until an investigation of the facts has been conducted~~  
68.31 ~~pursuant to section 214.10 by the attorney general. The complaint committee shall issue a~~  
68.32 ~~temporary suspension order only when the safety of life or property is threatened or to~~  
68.33 ~~prevent the commission of fraudulent, deceptive, or dishonest acts against the public.~~  
68.34 ~~Service of the temporary suspension order is effective if the order is served on the licensee~~  
68.35 ~~or counsel of record personally or by first class mail to the most recent address provided to~~  
68.36 ~~the board for the licensee or the counsel of record.~~

69.1 (b) ~~If a license is suspended pending final determination of an order for hearing, a~~  
69.2 ~~hearing on the merits shall be held within 45 days of the issuance of the order of temporary~~  
69.3 ~~suspension. The administrative law judge shall issue a report within 30 days after closing~~  
69.4 ~~of the contested case hearing record. The board shall issue a final order within 30 days~~  
69.5 ~~after receipt of that report and any exceptions:~~

69.6 (c) ~~If the licensee requests a hearing in writing within ten days of service of the~~  
69.7 ~~order, the board shall hold a hearing before its own members on the sole issue of whether~~  
69.8 ~~there is a reasonable basis to continue, modify, or vacate the temporary suspension. The~~  
69.9 ~~board shall hold the hearing within five working days of the licensee's request for hearing.~~  
69.10 ~~Evidence presented by the complaint committee or licensee shall be in affidavit form only.~~  
69.11 ~~The licensee or counsel of record for the licensee may appear for oral argument. Within~~  
69.12 ~~five working days after the hearing, the board shall issue its order either continuing or~~  
69.13 ~~vacating the temporary suspension:~~

69.14 ~~Subd. 9d. **Cease and desist order.** (a) Whenever it appears to the complaint~~  
69.15 ~~committee that any person has engaged or is about to engage in any act or practice~~  
69.16 ~~constituting a violation of sections 326.241 to 326.248, any other law authorizing the~~  
69.17 ~~issuance of a cease and desist order, or any rule or order adopted or issued under these~~  
69.18 ~~sections, the complaint committee may, on behalf of the board, issue and cause to be~~  
69.19 ~~served upon the person an order requiring the person to cease and desist from violating~~  
69.20 ~~sections 326.241 to 326.248 or any rule or order adopted or issued under these sections.~~  
69.21 ~~The complaint committee shall not issue a cease and desist order until an investigation of~~  
69.22 ~~the facts has been conducted pursuant to section 214.10 by the attorney general. The order~~  
69.23 ~~shall be calculated to give reasonable notice of the right of the person to request a hearing~~  
69.24 ~~and shall state the reasons for the entry of the order. If no hearing is requested of the board~~  
69.25 ~~within 15 days of service of the order, the order shall become final and shall remain in~~  
69.26 ~~effect until it is modified or vacated by the board and shall not be reviewable by a court.~~

69.27 (b) ~~A hearing shall be held not later than 30 days from the date of the board's receipt~~  
69.28 ~~of a written hearing request, unless otherwise agreed by the person requesting the hearing~~  
69.29 ~~and the complaint committee. Within 30 days of receipt of the administrative law judge's~~  
69.30 ~~report and any exceptions, the board shall issue a final order modifying, vacating, or~~  
69.31 ~~making permanent the cease and desist order as the facts require. The final order remains~~  
69.32 ~~in effect until modified or vacated by the board:~~

69.33 ~~Subd. 9e. **Costs of proceeding.** The board may impose a fee to reimburse the~~  
69.34 ~~board for all or part of the cost of the proceedings resulting in disciplinary action or~~  
69.35 ~~the imposition of civil penalties or the issuance of a cease and desist order. Such fees~~  
69.36 ~~include, but are not limited to, the amount paid by the board for services from the office of~~

70.1 ~~administrative hearings, attorney fees, court reporters, witnesses, reproduction of records,~~  
70.2 ~~board members' per diem compensation, board staff time, and expense incurred by board~~  
70.3 ~~members and staff.~~

70.4 ~~Subd. 9f. **District court action; injunctive relief and civil penalties.** (a) Whenever~~  
70.5 ~~it appears to the board, or the complaint committee if authorized by the board, that any~~  
70.6 ~~person has engaged or is about to engage in any act or practice constituting a violation of~~  
70.7 ~~sections 326.241 to 326.248 or any rule or order adopted or issued under these sections,~~  
70.8 ~~the board, or the complaint committee if authorized by the board, may bring an action~~  
70.9 ~~in the name of the board in the Ramsey County District Court or the district court of~~  
70.10 ~~any other county in which venue is proper.~~

70.11 ~~(b) The action may be brought to enjoin the acts or practices and to enforce~~  
70.12 ~~compliance with sections 326.241 to 326.248, any other law authorizing a civil or~~  
70.13 ~~injunctive action, or any rule or order adopted or issued under these sections and for a civil~~  
70.14 ~~penalty not to exceed \$10,000 for each separate violation of sections 326.241 to 326.248,~~  
70.15 ~~any other law authorizing a civil or injunctive action, or any rule or order adopted or~~  
70.16 ~~issued under these sections.~~

70.17 ~~(c) A temporary restraining order and other temporary injunctive relief shall be~~  
70.18 ~~granted in the proceeding whenever it appears that any person has engaged in or is about~~  
70.19 ~~to engage in any act, conduct, or practice constituting violation of sections 326.241 to~~  
70.20 ~~326.248, any other law authorizing a civil or injunctive action, or any rule or order adopted~~  
70.21 ~~or issued under these sections. The board shall not be required to show irreparable harm.~~

70.22 ~~Subd. 9g. **Other remedies.** The issuance of a cease and desist order or injunctive~~  
70.23 ~~relief under this section does not relieve a person from criminal prosecution by any~~  
70.24 ~~competent authority or from disciplinary action by the board and does not prevent the~~  
70.25 ~~board from exercising any other authority granted to it.~~

70.26 ~~Subd. 9h. **Powers additional.** The powers contained in subdivisions 9 to 9g are in~~  
70.27 ~~addition to all other powers of the board.~~

70.28 ~~Subd. 9i. **Cooperation required.** A person who is the subject of an investigation,~~  
70.29 ~~or who is questioned in connection with an investigation, by or on behalf of the board~~  
70.30 ~~or its complaint committee shall cooperate fully with the investigation. Cooperation~~  
70.31 ~~includes, but is not limited to:~~

70.32 ~~(1) responding fully and promptly to questions raised by or on behalf of the board or~~  
70.33 ~~its complaint committee relating to the subject of the investigation;~~

70.34 ~~(2) providing copies of records in the person's possession related to the matter under~~  
70.35 ~~investigation as requested by the board, its complaint committee, or the attorney general~~  
70.36 ~~within the time limit set by the board, its complaint committee, or the attorney general;~~

71.1 ~~(3) assisting the board, its complaint committee, or the attorney general in its~~  
71.2 ~~investigation; and~~

71.3 ~~(4) appearing at conferences or hearings scheduled by the board or its complaint~~  
71.4 ~~committee.~~

71.5 ~~Subd. 9j. **Disciplinary proceedings closed.** Proceedings held before the board or~~  
71.6 ~~its complaint committee under chapter 214 or subdivisions 9 to 9d are exempt from the~~  
71.7 ~~requirements of section 13D.01.~~

71.8 ~~Subd. 9k. **Conflicts of law.** If there is a conflict between sections 326.241 to~~  
71.9 ~~326.248 and chapter 214, sections 326.241 to 326.248 shall control.~~

71.10 ~~Subd. 10. **Continuation of business by estates.** Upon the death of a master who is~~  
71.11 ~~a contractor, the board may permit the decedent's representative to carry on the business~~  
71.12 ~~of the decedent for a period not in excess of six months, for the purpose of completing~~  
71.13 ~~work under contract or otherwise to comply with sections 326.241 to 326.248. The~~  
71.14 ~~representative shall give such bond as the board may require conditioned upon the faithful~~  
71.15 ~~and lawful performance of such work and such bond shall be for the benefit of persons~~  
71.16 ~~injured or suffering financial loss by reason of failure of such performance. Such bond~~  
71.17 ~~shall be written by a corporate surety licensed to do business in the state of Minnesota.~~  
71.18 ~~Such representative shall also comply with all public liability and property damage~~  
71.19 ~~insurance requirements imposed by this chapter upon a licensed contractor.~~

71.20 ~~Subd. 11. **Reciprocity.** To the extent that any other state which provides for the~~  
71.21 ~~licensing of electricians provides for similar action the board may grant licenses, without~~  
71.22 ~~examination, of the same grade and class to an electrician who has been licensed by such~~  
71.23 ~~other state for at least one year, upon payment by the applicant of the required fee and~~  
71.24 ~~upon the board being furnished with proof that the required fee and upon the board being~~  
71.25 ~~furnished with proof that the qualifications of the applicant are equal to the qualifications of~~  
71.26 ~~holders of similar licenses in Minnesota. The commissioner may issue a temporary license~~  
71.27 ~~without examination, upon payment of the required fee, to nonresident applicants who are~~  
71.28 ~~licensed under the laws of a state having standards for licensing which the commissioner~~  
71.29 ~~determines are substantially equivalent to the standards of this state if the other state~~  
71.30 ~~grants similar privileges to Minnesota residents duly licensed in this state. Applicants who~~  
71.31 ~~receive a temporary license under this section may acquire an aggregate of 24 months of~~  
71.32 ~~experience before they have to apply and pass the licensing examination. Applicants must~~  
71.33 ~~register with the commissioner of labor and industry and the commissioner shall set a fee~~  
71.34 ~~for a temporary license. Applicants have five years in which to comply with this section.~~

71.35 ~~Subd. 12. **Exemptions from licensing.** (a) An individual who is a maintenance~~  
71.36 ~~electrician who is supervised by the responsible master electrician for a contractor who~~

72.1 ~~has contracted with the maintenance electrician's employer to provide services for which~~  
72.2 ~~a contractor's license is required or by a master electrician or an electrical engineer~~  
72.3 ~~registered with the board and who is an employee of an employer and is engaged in the~~  
72.4 ~~maintenance, and repair of electrical equipment, apparatus, and facilities owned or leased~~  
72.5 ~~by the employer, and performed within the limits of property which is owned or leased~~  
72.6 ~~and operated and maintained by said employer, shall is not be required to hold or obtain a~~  
72.7 license under sections 326.241 to 326.248: if:

72.8 (1) the individual is engaged in the maintenance and repair of electrical equipment,  
72.9 apparatus, and facilities that are owned or leased by the individual's employer and that are  
72.10 located within the limits of property operated, maintained, and either owned or leased by  
72.11 the individual's employer;

72.12 (2) the individual is supervised by:

72.13 (i) the responsible master electrician for a contractor who has contracted with the  
72.14 individual's employer to provide services for which a contractor's license is required; or

72.15 (ii) a licensed master electrician, a licensed maintenance electrician, an electrical  
72.16 engineer, or, if the maintenance and repair work is limited to technology circuit and system  
72.17 work, a licensed power limited technician; and

72.18 (3) the individual's employer has filed with the board a certificate of responsible  
72.19 person, signed by the responsible master electrician of the contractor, the licensed master  
72.20 electrician, the licensed maintenance electrician, the electrical engineer, or the licensed  
72.21 power limited technician, and stating that the person signing the certificate is responsible  
72.22 for ensuring that the maintenance and repair work performed by the employer's employees  
72.23 complies with sections 326.241 to 326.248 and rules adopted.

72.24 (b) Employees of a licensed electrical or technology systems contractor or other  
72.25 employer where provided with supervision by a master electrician in accordance with  
72.26 subdivision 1, or power limited technician in accordance with subdivision 3d, paragraph  
72.27 (a), clause (1), are not required to hold a license under sections 326.241 to 326.248 for the  
72.28 planning, laying out, installing, altering, and repairing of technology circuits or systems  
72.29 except planning, laying out, or installing:

72.30 (1) in other than residential dwellings, class 2 or class 3 remote control circuits that  
72.31 control circuits or systems other than class 2 or class 3, except circuits that interconnect  
72.32 these systems through communication, alarm, and security systems are exempted from  
72.33 this paragraph;

72.34 (2) class 2 or class 3 circuits in electrical cabinets, enclosures, or devices containing  
72.35 physically unprotected circuits other than class 2 or class 3; or

73.1 (3) technology circuits and systems in hazardous classified locations as covered by  
73.2 chapter 5 of the National Electrical Code.

73.3 (c) Companies and their employees that plan, lay out, install, alter, or repair class  
73.4 2 and class 3 remote control wiring associated with plug or cord and plug connected  
73.5 appliances other than security or fire alarm systems installed in a residential dwelling are  
73.6 not required to hold a license under sections 326.241 to 326.248.

73.7 (d) Heating, ventilating, air conditioning, and refrigeration contractors and their  
73.8 employees are not required to hold or obtain a license under sections 326.241 to 326.248  
73.9 when performing heating, ventilating, air conditioning, or refrigeration work as described  
73.10 in section 326.245.

73.11 (e) Employees of any ~~electric~~ electrical, communications, or railway utility, cable  
73.12 communications company as defined in section 238.02, or a telephone company as defined  
73.13 under section 237.01 or its employees, or of any independent contractor performing work  
73.14 on behalf of any such utility, cable communications company, or telephone company, shall  
73.15 not be required to hold a license under sections 326.241 to 326.248:

73.16 (1) while performing work on installations, materials, or equipment which are owned  
73.17 or leased, and operated and maintained by such utility, cable communications company, or  
73.18 telephone company in the exercise of its utility, antenna, or telephone function, and which

73.19 (i) are used exclusively for the generation, transformation, distribution, transmission,  
73.20 or metering of electric current, or the operation of railway signals, or the transmission  
73.21 of intelligence and do not have as a principal function the consumption or use of electric  
73.22 current or provided service by or for the benefit of any ~~person~~ individual other than such  
73.23 utility, cable communications company, or telephone company, and

73.24 (ii) are generally accessible only to employees of such utility, cable communications  
73.25 company, or telephone company or persons acting under its control or direction, and

73.26 (iii) are not on the load side of the service point or point of entrance for  
73.27 communication systems;

73.28 (2) while performing work on installations, materials, or equipment which are a part  
73.29 of the street lighting operations of such utility; or

73.30 (3) while installing or performing work on outdoor area lights which are directly  
73.31 connected to a utility's distribution system and located upon the utility's distribution poles,  
73.32 and which are generally accessible only to employees of such utility or persons acting  
73.33 under its control or direction.

73.34 (f) An owner shall not be required to hold or obtain a license under sections 326.241  
73.35 to 326.248.

74.1 Sec. 21. Minnesota Statutes 2006, section 326.243, is amended to read:

74.2 **326.243 SAFETY STANDARDS.**

74.3 All electrical wiring, apparatus and equipment for ~~electric~~ electrical light, heat and  
74.4 power, technology circuits or systems shall comply with the rules of the ~~department of~~  
74.5 ~~Commerce or the Department of Labor and Industry, as applicable,~~ Board of Electricity  
74.6 and be installed in conformity with accepted standards of construction for safety to life  
74.7 and property. For the purposes of this chapter, the rules and safety standards stated at  
74.8 the time the work is done in the then most recently published edition of the National  
74.9 Electrical Code as adopted by the National Fire Protection Association, Inc. and approved  
74.10 by the American National Standards Institute, and the National Electrical Safety Code  
74.11 as published by the Institute of Electrical and Electronics Engineers, Inc. and approved  
74.12 by the American National Standards Institute, shall be prima facie evidence of accepted  
74.13 standards of construction for safety to life and property; provided further, that in the event  
74.14 a Minnesota Building Code is formulated pursuant to section 16B.61, containing approved  
74.15 methods of electrical construction for safety to life and property, compliance with said  
74.16 methods of electrical construction of said Minnesota Building Code shall also constitute  
74.17 compliance with this section, and provided further, that nothing herein contained shall  
74.18 prohibit any political subdivision from making and enforcing more stringent requirements  
74.19 than set forth herein and such requirements shall be complied with by all licensed  
74.20 electricians working within the jurisdiction of such political subdivisions.

74.21 Sec. 22. Minnesota Statutes 2006, section 326.244, subdivision 1a, is amended to read:

74.22 Subd. 1a. **Technology systems.** (a) The installation of the technology circuits or  
74.23 systems described in paragraph (b), except:

74.24 (1) minor work performed by a contractor;

74.25 (2) work performed by a heating, ventilating, or air conditioning contractor as  
74.26 described in section 326.245; and

74.27 (3) work performed by cable company employees when installing cable  
74.28 communications systems or telephone company employees when installing telephone  
74.29 systems,

74.30 must be inspected as provided in this section for compliance with the applicable provisions  
74.31 of the National Electrical Code and the applicable provisions of the National Electrical  
74.32 Safety Code, as those codes were approved by the American National Standards Institute.

74.33 (b) The inspection requirements in paragraph (a) apply to:

74.34 (1) ~~remote control circuits controlling~~ class 2 or class 3 remote control circuits that  
74.35 control circuits or systems other than class 2 or class 3 ~~and indoor lighting~~, except circuits

75.1 that interconnect these systems exempted by section 326.242, subdivision 12, paragraph  
75.2 (b), other than fire alarm; class 2 or class 3 circuits in electrical cabinets, enclosures,  
75.3 or devices containing physically unprotected circuits other than class 2 or class 3; or  
75.4 technology circuits and systems in hazardous classified locations as covered by chapter 5  
75.5 of the National Electrical Code;

75.6 (2) fire alarm systems, other than in one- or two-family dwellings, as defined in  
75.7 articles 100 and 760 of the National Electrical Code;

75.8 (3) technology circuits and systems contained within critical care areas of health  
75.9 care facilities as defined by the safety standards identified in section 326.243, including,  
75.10 but not limited to, anesthesia and resuscitative alarm and alerting systems, medical  
75.11 monitoring, and nurse call systems; ~~and~~

75.12 (4) physical security systems within detention facilities; and

75.13 (5) circuitry and equipment for indoor lighting systems as defined in article 411  
75.14 of the National Electrical Code.

75.15 (c) For the purposes of this subdivision "minor work" means the adjustment or repair  
75.16 and replacement of worn or defective parts of a technology circuit or system. Minor  
75.17 work may be inspected under this section at the request of the owner of the property  
75.18 or the ~~person~~ individual doing the work.

75.19 (d) Notwithstanding this subdivision, if an electrical inspector observes that a  
75.20 contractor, employer, or owner has not complied with accepted standards when the  
75.21 work was performed, as provided in the most recent editions of the National Electrical  
75.22 Code and the National Electrical Safety Code as approved by the American National  
75.23 Standards Institute, the inspector may order the contractor, employer, or owner who has  
75.24 performed the work to file a request for electrical inspection, pay an inspection fee, and  
75.25 make any necessary repairs to comply with applicable standards and require that the  
75.26 work be inspected.

75.27 Sec. 23. Minnesota Statutes 2006, section 326.244, is amended by adding a subdivision  
75.28 to read:

75.29 Subd. 1b. **Licenses; bond.** All inspectors shall hold licenses as master or  
75.30 journeyman electricians under this chapter. All inspectors under contract with the  
75.31 department to provide electrical inspection services shall give bond in the amount of  
75.32 \$1,000, conditioned upon the faithful performance of their duties.

75.33 Sec. 24. Minnesota Statutes 2006, section 326.244, subdivision 5, is amended to read:

76.1 Subd. 5. **Exemptions from inspections.** Installations, materials, or equipment shall  
76.2 not be subject to inspection under sections 326.241 to 326.248:

76.3 (1) when owned or leased, operated and maintained by any employer whose  
76.4 maintenance electricians are exempt from licensing under sections 326.241 to 326.248,  
76.5 while performing electrical maintenance work only as defined by board rule;

76.6 (2) when owned or leased, and operated and maintained by any ~~electric~~ electrical,  
76.7 communications, or railway utility, cable communications company as defined in section  
76.8 238.02, or telephone company as defined under section 237.01, in the exercise of its  
76.9 utility, antenna, or telephone function; and

76.10 (i) are used exclusively for the generations, transformation, distribution,  
76.11 transmission, or metering of electric current, or the operation of railway signals, or the  
76.12 transmission of intelligence, and do not have as a principal function the consumption or  
76.13 use of electric current by or for the benefit of any ~~person~~ individual other than such utility,  
76.14 cable communications company, or telephone company; and

76.15 (ii) are generally accessible only to employees of such utility, cable communications  
76.16 company, or telephone company or persons acting under its control or direction; and

76.17 (iii) are not on the load side of the service point or point of entrance for  
76.18 communication systems;

76.19 (3) when used in the street lighting operations of an ~~electric~~ electrical utility;

76.20 (4) when used as outdoor area lights which are owned and operated by an ~~electric~~  
76.21 electrical utility and which are connected directly to its distribution system and located  
76.22 upon the utility's distribution poles, and which are generally accessible only to employees  
76.23 of such utility or persons acting under its control or direction;

76.24 (5) when the installation, material, and equipment are in facilities subject to the  
76.25 jurisdiction of the federal Mine Safety and Health Act; or

76.26 (6) when the installation, material, and equipment is part of an elevator installation  
76.27 for which the elevator contractor, licensed under section 326.242, is required to obtain  
76.28 a permit from the authority having jurisdiction as provided by section 16B.747, and  
76.29 the inspection has been or will be performed by an elevator inspector certified by the  
76.30 department of ~~Administration~~ and licensed by the Board of Electricity. This exemption  
76.31 shall apply only to installations, material, and equipment permitted or required to be  
76.32 connected on the load side of the disconnecting means required for elevator equipment  
76.33 under National ~~Electric~~ Electrical Code Article 620, and elevator communications and  
76.34 alarm systems within the machine room, car, hoistway, or elevator lobby.

76.35 Sec. 25. Minnesota Statutes 2006, section 326.244, subdivision 6, is amended to read:

77.1 Subd. 6. **Site inspections.** The board may, without advance notice, inspect  
 77.2 any site at which electrical work is being performed or has been performed or where  
 77.3 records concerning the performance of electrical work are kept for purposes of ensuring  
 77.4 compliance with sections 326.241 to 326.248 or any rule or order adopted or issued under  
 77.5 these sections. With respect to electrical work performed at or records kept in an occupied  
 77.6 private dwelling, all inspections permitted by this subdivision shall occur during normal  
 77.7 business hours and shall be preceded by advance notice, which need not be in writing. The  
 77.8 board shall have the authority to examine and copy all records concerning the performance  
 77.9 of electrical work and to question in private all persons employed by a contractor or on the  
 77.10 site. No ~~person~~ individual shall retaliate in any manner against any employee or ~~person~~  
 77.11 individual who is questioned by, cooperates with, or provides information to the board, its  
 77.12 complaint committee, or the attorney general.

77.13 Sec. 26. Minnesota Statutes 2006, section 326.2441, is amended to read:

77.14 **326.2441 INSPECTION FEE SCHEDULE.**

77.15 Subdivision 1. **Schedule.** State electrical inspection fees shall be ~~paid according to~~  
 77.16 calculated according to subdivisions 2 to ~~13~~ 15.

77.17 Subd. 2. **Fee for each separate inspection.** The minimum fee for each separate  
 77.18 inspection of an installation, replacement, alteration, or repair is ~~\$20~~ \$30.

77.19 Subd. 3. **Fee for services, generators, other power supply sources, or feeders to**  
 77.20 **separate structures.** The inspection fee for the installation, addition, alteration, or repair  
 77.21 of each service, change of service, temporary service, generator, other power supply  
 77.22 source, or feeder to a separate structure is:

77.23 (1) 0 ampere to and including 400 ampere capacity, ~~\$25~~ \$35;

77.24 (2) 401 ampere to and including 800 ampere capacity, ~~\$50~~ \$60; and

77.25 (3) ampere capacity above 800, ~~\$75~~ \$100.

77.26 Where multiple disconnects are grouped at a single location and are supplied by a  
 77.27 single set of supply conductors the cumulative rating of the overcurrent devices shall be  
 77.28 used to determine the supply ampere capacity.

77.29 Subd. 4. **Fee for circuits, feeders, feeder taps, or sets of transformer secondary**  
 77.30 **conductors.** The inspection fee for the installation, addition, alteration, or repair of  
 77.31 each circuit, feeder, feeder tap, or set of transformer secondary conductors, including  
 77.32 the equipment served, is:

77.33 (1) 0 ampere to and including 200 ampere capacity, ~~\$5~~ \$6; and

77.34 (2) ampere capacity above 200, ~~\$10~~ \$15.

78.1 Where existing feeders and circuits are reconnected to overcurrent devices installed  
78.2 as part of the replacement of an existing disconnect, switchboard, motor control center, or  
78.3 panelboard, the inspection fee for each circuit or feeder is \$2.

78.4 Subd. 5. ~~Limitations to fees of subdivisions 3 and 4~~ Inspection fee for dwellings.

78.5 (a) The inspection fee for a one-family dwelling and each dwelling unit of a two-family  
78.6 dwelling with a supply of up to 500 amperes where a combination of ten or more sources  
78.7 of supply, feeders, or circuits are installed, added, altered, repaired, or extended is \$80.  
78.8 is the following:

78.9 (1) the fee for each service or other source of power as provided in subdivision 3;

78.10 (2) \$100 for up to 30 feeders and circuits; and

78.11 (3) for each additional feeder or circuit, the fee as provided in subdivision 4.

78.12 This fee applies to each separate installation for new dwellings and additions, alterations,  
78.13 or repairs to existing dwellings and includes not more than two inspections. where 15  
78.14 or more feeders or circuits are installed or extended in connection with any addition,  
78.15 alteration, or repair to existing dwellings. Where existing feeders and circuits are  
78.16 reconnected to overcurrent devices installed as part of the replacement of an existing  
78.17 panelboard, the fee for each reconnected feeder or circuit is \$2. The maximum number  
78.18 of separate inspections shall be determined in accordance with subdivision 2. The  
78.19 fee for additional inspections or other installations is that specified in subdivisions 2  
78.20 to, 4, 6, and 8. The installer may submit fees for additional inspections when filing the  
78.21 request for electrical inspection. The fee for each detached accessory structure directly  
78.22 associated with a dwelling unit shall be calculated in accordance with subdivisions 3 and  
78.23 4. When included on the same request for electrical inspection form, inspection fees for  
78.24 detached accessory structures directly associated with the dwelling unit may be combined  
78.25 with the dwelling unit fees to determine the maximum number of separate inspections in  
78.26 accordance with subdivision 2.

78.27 (b) The inspection fee for each dwelling unit of a multifamily dwelling with three  
78.28 to 12 or more dwelling units is \$50 and the fee for each additional dwelling unit is \$25.  
78.29 \$70 for a combination of up to 20 feeders and circuits and \$6 for each additional feeder  
78.30 or circuit. This fee applies to each separate installation for each new dwelling unit and  
78.31 where ten or more feeders or circuits are installed or extended in connection with any  
78.32 addition, alteration, or repair to existing dwelling units. Where existing feeders or circuits  
78.33 are reconnected to overcurrent devices installed as part of the replacement of an existing  
78.34 panelboard, the fee for each feeder or circuit is \$2. The maximum number of separate  
78.35 inspections for each dwelling unit shall be determined according to subdivision 2. The fee  
78.36 for additional inspections or other installation is that specified in subdivisions 2, 4, 6, and

79.1 8. These fees include only inspection of the wiring within individual dwelling units and  
 79.2 the final feeder to that unit. ~~This limitation is subject to the following conditions where:~~

79.3 ~~(1) the multifamily dwelling is provided with common service equipment and~~  
 79.4 ~~each dwelling unit is supplied by a separate feeder extended from the common service~~  
 79.5 ~~distribution equipment. The fee for multifamily dwelling services or other power source~~  
 79.6 ~~supplies and all other circuits is that specified in subdivisions 2 to 4; and.~~

79.7 ~~(2) this limitation applies only to new installations for multifamily dwellings where~~  
 79.8 ~~the majority of the individual dwelling units are available for inspection during each~~  
 79.9 ~~inspection trip.~~

79.10 (c) A separate request for electrical inspection form must be filed for each dwelling  
 79.11 unit that is supplied with an individual set of service entrance conductors. These fees are  
 79.12 the one-family dwelling rate specified in paragraph (a).

79.13 Subd. 6. **Additions to fees of subdivisions 3 to 5.** (a) The fee for the electrical  
 79.14 supply for each manufactured home park lot is ~~\$25~~ \$35. This fee includes the service or  
 79.15 feeder conductors up to and including the service equipment or disconnecting means.  
 79.16 The fee for feeders and circuits that extend from the service or disconnecting means is  
 79.17 that specified in subdivision 4.

79.18 (b) The fee for each recreational vehicle site electrical supply equipment is ~~\$5~~ \$6  
 79.19 for each circuit originating within the equipment. The fee for recreational vehicle park  
 79.20 services, feeders, and circuits is that specified in subdivisions 3 and 4.

79.21 (c) The fee for each street, parking lot, or outdoor area lighting standard is ~~\$1~~; and ~~the~~  
 79.22 ~~fee for~~ each traffic signal standard is \$5. Circuits originating within the standard or traffic  
 79.23 signal controller shall not be used when ~~computing~~ calculating the fee for each standard.

79.24 (d) The fee for transformers for light, heat, and power is ~~\$10~~ \$15 for transformers  
 79.25 rated up to ten kilovolt-amperes and ~~\$20~~ \$30 for transformers rated in excess of ten  
 79.26 kilovolt-amperes. The previous sentence does not apply to Class 1 transformers or power  
 79.27 supplies for Class 1 power-limited circuits or to Class 2 or Class 3 transformers or power  
 79.28 supplies.

79.29 (e) The fee for transformers and electronic power supplies for electric signs and  
 79.30 outline lighting is \$5 per unit.

79.31 (f) The fee for ~~alarm, communication, remote control, and signaling~~ technology  
 79.32 circuits or systems, and circuits of less than 50 volts, is ~~50~~ 75 cents for each system device  
 79.33 or apparatus.

79.34 (g) The fee for each separate inspection of the bonding for a swimming pool, spa,  
 79.35 fountain, an equipotential plane for an agricultural confinement area, or similar installation

80.1 ~~shall be \$20~~ is \$35. Bonding conductors and connections require an inspection before  
80.2 being concealed.

80.3 (h) The fee for all wiring installed on center pivot irrigation booms is ~~\$40~~ \$35 plus  
80.4 \$5 for each electrical drive unit.

80.5 (i) The fee for retrofit modifications to existing lighting fixtures is 25 cents per  
80.6 ~~lighting fixture~~ luminaire.

80.7 (j) When a separate inspection of a concrete-encased grounding electrode is  
80.8 performed, the fee is \$35.

80.9 (k) The fees required by subdivisions 3 and 4 are doubled for installations over  
80.10 600 volts.

80.11 Subd. 7. **Investigation fees: work without a request for electrical inspection.**

80.12 (a) Whenever any work for which a request for electrical inspection is required by the  
80.13 board has begun without the request for electrical inspection form being filed with the  
80.14 board, a special investigation shall be made before a request for electrical inspection form  
80.15 is accepted by the board.

80.16 (b) An investigation fee, in addition to the full fee required by subdivisions 1  
80.17 to 6, shall be paid before an inspection is made. The investigation fee is two times the  
80.18 ~~hourly rate~~ minimum fee specified in subdivision ~~10~~ 2 or the inspection fee required  
80.19 by subdivisions 1 to 6, whichever is greater, not to exceed \$1,000. The payment of the  
80.20 investigation fee does not exempt any person from compliance with all other provisions of  
80.21 the ~~board~~ department rules or statutes nor from any penalty prescribed by law.

80.22 Subd. 8. **Reinspection fee.** Notwithstanding the provisions of subdivisions 2 and 5,  
80.23 when reinspection is necessary to determine whether unsafe conditions identified during a  
80.24 final inspection have been corrected and the conditions are not the subject of an appeal  
80.25 pending before the ~~board~~ commissioner or any court, a reinspection fee of ~~\$20~~ may \$35  
80.26 shall be assessed in writing by the inspector.

80.27 Subd. 9. **Supplemental fee.** When inspections scheduled by the installer are  
80.28 preempted, obstructed, prevented, or otherwise not able to be completed as scheduled due  
80.29 to circumstances beyond the control of the inspector, a supplemental inspection fee of  
80.30 ~~\$20~~ may \$35 shall be assessed in writing by the inspector.

80.31 Subd. 10. **Special inspection.** For inspections not covered in this section, or for  
80.32 requested special inspections or services, the fee ~~shall be \$30~~ is \$80 per hour, including  
80.33 travel time, plus ~~31 cents~~ the standard mileage rate per mile traveled, plus the reasonable  
80.34 cost of equipment or material consumed. This provision is applicable to inspection of  
80.35 empty conduits and other jobs as may be determined by the board. This fee may also be  
80.36 assessed when installations are not accessible by roadway and require alternate forms of

81.1 transportation; or are located in the Northwest Angle, or when inspections are performed  
81.2 outside of Minnesota. For purposes of this subdivision, the standard mileage rate is the  
81.3 standard mileage rate effective at the time of travel, as established by the Internal Revenue  
81.4 Service for computing the deductible costs of operating an automobile for business  
81.5 expense purposes.

81.6 Subd. 11. **Inspection of transitory projects.** (a) For inspection of transitory  
81.7 projects including, but not limited to, festivals, fairs, carnivals, circuses, shows, production  
81.8 sites, and portable road construction plants, the inspection procedures and fees are as  
81.9 specified in paragraphs (b) to (i).

81.10 (b) The fee for inspection of each generator or other source of supply is that specified  
81.11 in subdivision 3. A like fee is required at each engagement or setup.

81.12 (c) In addition to the fee for generators or other sources of supply, there must be an  
81.13 inspection of all installed feeders, circuits, and equipment at each engagement or setup at  
81.14 the hourly rate specified in subdivision 10, with a ~~two-hour~~ one-hour minimum.

81.15 (d) An owner, operator, or appointed representative of a transitory enterprise  
81.16 including, but not limited to, festivals, fairs, carnivals, circuses, production companies,  
81.17 shows, portable road construction plants, and similar enterprises shall notify the board of  
81.18 its itinerary or schedule and make application for initial inspection a minimum of 14 days  
81.19 before its first engagement or setup. An owner, operator, or appointed representative of  
81.20 a transitory enterprise who fails to notify the board 14 days before its first engagement  
81.21 or setup may be subject to the investigation fees specified in subdivision 7. The owner,  
81.22 operator, or appointed representative shall request inspection and pay the inspection  
81.23 fee for each subsequent engagement or setup at the time of the initial inspection. For  
81.24 subsequent engagements or setups not listed on the itinerary or schedule submitted to the  
81.25 board and where the board is not notified at least 48 hours in advance, a charge of \$100  
81.26 may be made in addition to all required fees.

81.27 (e) Amusement rides, devices, concessions, attractions, or other units must be  
81.28 inspected at their first appearance of the year. The inspection fee is ~~\$20~~ \$35 per unit with a  
81.29 supply of up to 60 amperes and ~~\$30~~ \$40 per unit with a supply above 60 amperes.

81.30 (f) An additional fee at the hourly rate specified in subdivision 10 must be charged  
81.31 for additional time spent by each inspector if equipment is not ready or available for  
81.32 inspection at the time and date specified on the application for initial inspection or the  
81.33 request for electrical inspection form.

81.34 (g) In addition to the fees specified in paragraphs (a) and (b), a fee of ~~two hours~~  
81.35 one hour at the hourly rate specified in subdivision 10 must be charged for inspections  
81.36 required to be performed on Saturdays, Sundays, holidays, or after regular business hours.

82.1 (h) The fee for reinspection of corrections or supplemental inspections where an  
82.2 additional trip is necessary may be assessed as specified in subdivision 8.

82.3 (i) The board ~~may~~ shall retain the inspection fee when an owner, operator, or  
82.4 appointed representative of a transitory enterprise fails to notify the board at least 48 hours  
82.5 in advance of a scheduled inspection that is canceled.

82.6 Subd. 11a. **Negotiated fee.** When the fee calculated according to subdivisions 2 to  
82.7 11 results in a total fee that unreasonably exceeds the cost of inspection, the board may  
82.8 negotiate a fee that more reasonably offsets the cost of inspection.

82.9 Subd. 12. **Handling fee.** The handling fee to pay the cost of printing and handling  
82.10 of the paper form requesting an electrical inspection is up to \$1.

82.11 Subd. 13. **National Electrical Code used for interpretation of provisions.** For  
82.12 purposes of ~~interpretation of~~ interpreting this section and Minnesota Rules, chapter 3800,  
82.13 the most recently adopted edition of the National Electrical Code shall be prima facie  
82.14 evidence of the definitions, interpretations, and scope of words and terms used.

82.15 **EFFECTIVE DATE.** This section is effective July 1, 2007.

82.16 Sec. 27. **REPEALER.**

82.17 Minnesota Statutes 2006, section 326.01, subdivision 4, is repealed.

## 82.18 **ARTICLE 6**

### 82.19 **PLUMBING**

82.20 Section 1. Minnesota Statutes 2006, section 326.01, subdivision 7, is amended to read:

82.21 Subd. 7. **Journeyman plumber.** A "journeyman plumber" is ~~any person~~ an  
82.22 individual, other than a master plumber, who, as a principal occupation, is engaged as an  
82.23 employee of, or is otherwise working under the direction of, a master plumber in the  
82.24 practical installation of plumbing.

82.25 Sec. 2. Minnesota Statutes 2006, section 326.01, subdivision 8, is amended to read:

82.26 Subd. 8. **Master plumber.** A "master plumber" is ~~any person~~ an individual who is  
82.27 skilled in the planning, superintending, and the practical installation of plumbing ~~and, who~~  
82.28 is otherwise lawfully qualified to contract for plumbing and installations and to conduct  
82.29 the business of plumbing and who is familiar with the laws and rules governing the same.

82.30 Sec. 3. Minnesota Statutes 2006, section 326.01, subdivision 9, is amended to read:

83.1 Subd. 9. **Plumber's apprentice.** A "plumber's apprentice" is ~~any person an~~  
 83.2 individual, other than a journeyman or master plumber, who, as a principal occupation, is  
 83.3 engaged in ~~working as an employee of a plumbing contractor~~ plumbing work under the  
 83.4 ~~immediate and personal~~ direct supervision of either a master or journeyman plumber ~~or~~  
 83.5 ~~plumbing contractor in learning to learn~~ and ~~assisting~~ assist in the installation of plumbing.

83.6 **EFFECTIVE DATE.** This section is effective July 1, 2007.

83.7 Sec. 4. Minnesota Statutes 2006, section 326.37, is amended to read:

83.8 **326.37 RULES; AGREEMENTS WITH MUNICIPALITIES; CAPACITY**  
 83.9 **STANDARDS; LICENSE EXEMPTION.**

83.10 Subdivision 1. **Rules.** The ~~state~~ commissioner ~~of health~~ may, by rule, prescribe  
 83.11 minimum standards which shall be uniform; and which ~~standards~~ shall ~~thereafter~~ be  
 83.12 effective for all new plumbing installations, including additions, extensions, alterations,  
 83.13 and replacements connected with any water or sewage disposal system owned or operated  
 83.14 by or for any municipality, institution, factory, office building, hotel, apartment building,  
 83.15 or any other place of business regardless of location or the population of the city or town in  
 83.16 which the installation is to be located. Notwithstanding the provisions of Minnesota Rules,  
 83.17 part 4715.3130, as they apply to review of plans and specifications, the commissioner may  
 83.18 allow plumbing construction, alteration, or extension to proceed without approval of the  
 83.19 plans or specifications by the commissioner.

83.20 The commissioner shall administer the provisions of sections ~~326.37~~ 326.361 to  
 83.21 ~~326.45~~ 326.44 and for such purposes may employ plumbing inspectors and other assistants.

83.22 Subd. 1a. **Agreements with municipalities.** The commissioner may enter into an  
 83.23 agreement with a municipality, in which the municipality agrees to perform plan and  
 83.24 specification reviews required to be performed by the commissioner under Minnesota  
 83.25 Rules, part 4715.3130, if:

83.26 (a) the municipality has adopted:

83.27 (1) the plumbing code;

83.28 (2) an ordinance that requires plumbing plans and specifications to be submitted to,  
 83.29 reviewed, and approved by the municipality, except as provided in paragraph (h);

83.30 (3) an ordinance that authorizes the municipality to perform inspections required by  
 83.31 the plumbing code; and

83.32 (4) an ordinance that authorizes the municipality to enforce the plumbing code in its  
 83.33 entirety, except as provided in paragraph (p);

84.1 (b) the municipality agrees to review plumbing plans and specifications for all  
84.2 construction for which the plumbing code requires the review of plumbing plans and  
84.3 specifications, except as provided in paragraph (n);

84.4 (c) the municipality agrees that, when it reviews plumbing plans and specifications  
84.5 under paragraph (b), the review will:

84.6 (1) reflect the degree to which the plans and specifications affect the public health  
84.7 and conform to the provisions of the plumbing code;

84.8 (2) ensure that there is no physical connection between water supply systems that  
84.9 are safe for domestic use and those that are unsafe for domestic use; and

84.10 (3) ensure that there is no apparatus through which unsafe water may be discharged  
84.11 or drawn into a safe water supply system;

84.12 (d) the municipality agrees to perform all inspections required by the plumbing  
84.13 code in connection with projects for which the municipality reviews plumbing plans and  
84.14 specifications under paragraph (b);

84.15 (e) the commissioner determines that the individuals who will conduct the  
84.16 inspections and the plumbing plan and specification reviews for the municipality do not  
84.17 have any conflict of interest in conducting the inspections and the plan and specification  
84.18 reviews;

84.19 (f) individuals who will conduct the plumbing plan and specification reviews for  
84.20 the municipality are:

84.21 (1) licensed master plumbers;

84.22 (2) licensed professional engineers; or

84.23 (3) individuals who are working under the supervision of a licensed professional  
84.24 engineer and who: are licensed plumbers; hold a postsecondary degree in engineering; or  
84.25 are certified by a national model code organization on plumbing systems;

84.26 (g) individuals who will conduct the plumbing plan and specification reviews for  
84.27 the municipality have passed a competency assessment required by the commissioner to  
84.28 assess the individual's competency at reviewing plumbing plans and specifications;

84.29 (h) individuals who will conduct the plumbing inspections for the municipality  
84.30 are licensed master or journeyman plumbers, or inspectors meeting the competency  
84.31 requirements established in rules adopted under section 16B.655;

84.32 (i) the municipality agrees to enforce in its entirety the plumbing code on all  
84.33 projects, except as provided in paragraph (p);

84.34 (j) the municipality agrees to keep official records of all documents received,  
84.35 including plans, specifications, surveys, and plot plans, and of all plan reviews, permits

85.1 and certificates issued, reports of inspections, and notices issued in connection with  
85.2 plumbing inspections and the review of plumbing plans and specifications;

85.3 (k) the municipality agrees to maintain the records described in paragraph (j) in the  
85.4 official records of the municipality for the period required for the retention of public  
85.5 records under section 138.17, and shall make these records readily available for review at  
85.6 the request of the commissioner;

85.7 (l) the municipality and the commissioner agree that if at any time during the  
85.8 agreement the municipality does not have in effect the plumbing code or any of ordinances  
85.9 described in item (a), or if the commissioner determines that the municipality is not  
85.10 properly administering and enforcing the plumbing code or is otherwise not complying  
85.11 with the agreement:

85.12 (1) the commissioner may, effective 14 days after the municipality's receipt of  
85.13 written notice, terminate the agreement;

85.14 (2) the municipality may challenge the termination in a contested case before the  
85.15 commissioner according to the Administrative Procedure Act; and

85.16 (3) while any challenge is pending under item (2), the commissioner shall perform  
85.17 plan and specification reviews within the municipality under Minnesota Rules, part  
85.18 4715.3130;

85.19 (m) the municipality and the commissioner agree that the municipality may terminate  
85.20 the agreement with or without cause on 90 days' written notice to the commissioner;

85.21 (n) the municipality and the commissioner agree that the municipality shall forward  
85.22 to the state for review all plumbing plans and specifications for the following types of  
85.23 projects within the municipality:

85.24 (1) hospitals, nursing homes, supervised living facilities, and similar  
85.25 health-care-related facilities regulated by the Minnesota Department of Health;

85.26 (2) buildings owned by the federal or state government; and

85.27 (3) projects of a special nature for which department review is requested by either  
85.28 the municipality or the state;

85.29 (o) where the municipality forwards to the state for review plumbing plans and  
85.30 specifications, as provided in paragraph (n), the municipality shall not collect any fee for  
85.31 plan review, and the commissioner shall collect all applicable fees for plan review; and

85.32 (p) no municipality shall revoke, suspend, or place restrictions on any plumbing  
85.33 license issued by the state.

85.34 Subd. 1b. **Existing agreements with municipalities.** Any agreement between the  
85.35 commissioner and a municipality in which the municipality has agreed to perform plan  
85.36 and specification reviews required to be performed by the commissioner under Minnesota

86.1 Rules, part 4715.3130, that is in effect on the effective date of subdivision 1a, shall  
 86.2 remain in effect and shall not be required to be in compliance with subdivision 1a. If any  
 86.3 agreement to perform plan and specification reviews required to be performed by the  
 86.4 commissioner under Minnesota Rules, part 4715.3130, in effect on the effective date of  
 86.5 subdivision 1a is later terminated by operation of the terms of the agreement or by either  
 86.6 the commissioner or the municipality, or expires, then any new agreement between the  
 86.7 commissioner and the municipality to perform plan and specification reviews required to  
 86.8 be performed by the commissioner under Minnesota Rules, part 4715.3130, shall comply  
 86.9 with subdivision 1a.

86.10 Subd. 2. **Standards for capacity.** ~~By January 1, 1993,~~ All new floor-mounted water  
 86.11 closets in areas under jurisdiction of the ~~State~~ plumbing code may not have a flush volume  
 86.12 of more than 1.6 gallons. The water closets must meet the standards ~~of the commissioner~~  
 86.13 ~~and~~ in the plumbing code and the standards of the American National Standards Institute.

86.14 Subd. 3. **Exemption.** No license or registration authorized by ~~this section~~ sections  
 86.15 326.361 to 326.44 shall be required of any ~~contractor or employee~~ individual engaged  
 86.16 in or employed by a person engaged in the work or business of pipe laying outside of  
 86.17 buildings if such person individual or employer is engaged in a business or trade which  
 86.18 has traditionally performed such work within the state prior to January 1, 1994.

86.19 Sec. 5. Minnesota Statutes 2006, section 326.38, is amended to read:

86.20 **326.38 LOCAL REGULATIONS.**

86.21 ~~Any city having a system of waterworks or sewerage, or any town in which reside~~  
 86.22 ~~over 5,000 people exclusive of any statutory cities located therein, or the metropolitan~~  
 86.23 ~~airports commission, Any of the following entities may, by ordinance, adopt local~~  
 86.24 ~~regulations providing for plumbing permits, bonds, approval of plans and specifications,~~  
 86.25 ~~and inspections of plumbing, which regulations are not in conflict with the plumbing~~  
 86.26 ~~standards on the same subject prescribed by the state commissioner of health. code: any~~  
 86.27 city having a system of waterworks or sewerage, regardless of population; any town  
 86.28 having a population of 5,000 or more according to the last federal census, exclusive of any  
 86.29 statutory cities located therein; and the Metropolitan Airports Commission. No city or  
 86.30 such town such entity shall prohibit plumbers licensed by the state commissioner of health  
 86.31 from engaging in or working at the business of plumbing, except cities and statutory cities  
 86.32 which, prior to April 21, 1933, by ordinance required the licensing of plumbers. No such  
 86.33 entity shall require any person who engages in the business of plumbing to post a bond  
 86.34 as a prerequisite for engaging in the business of plumbing, except the bond to the state  
 86.35 required under section 326.40 and except any performance bond required under a contract

87.1 with the person for the performance of plumbing work for the entity. No such entity shall  
 87.2 require any person who engages in the business of plumbing to maintain public liability  
 87.3 insurance as a prerequisite for engaging in the business of plumbing, except the insurance  
 87.4 required under section 326.40 and except any public liability insurance required under  
 87.5 a contract with the person for the performance of plumbing work for the entity. Any  
 87.6 city by ordinance may prescribe regulations, reasonable standards, and inspections and  
 87.7 grant permits to any person, ~~firm, or corporation~~ engaged in the business of installing  
 87.8 water softeners, who is not licensed as a master plumber or journeyman plumber by the  
 87.9 ~~state~~ commissioner ~~of health~~, to connect water softening and water filtering equipment  
 87.10 to private residence water distribution systems, where provision has been previously  
 87.11 made therefor and openings left for that purpose or by use of cold water connections to  
 87.12 a domestic water heater; where it is not necessary to rearrange, make any extension or  
 87.13 alteration of, or addition to any pipe, fixture or plumbing connected with the water system  
 87.14 except to connect the water softener, and provided the connections so made comply with  
 87.15 minimum standards prescribed by the ~~state~~ commissioner ~~of health~~.

87.16 Sec. 6. Minnesota Statutes 2006, section 326.39, is amended to read:

87.17 **326.39 VIOLATIONS TO BE REPORTED TO STATE COMMISSIONER**  
 87.18 **~~OF HEALTH.~~**

87.19 Such local authority as may be designated by any such ordinance for the issuance of  
 87.20 such plumbing permits and approval of such plans shall report to the ~~state~~ commissioner  
 87.21 ~~of health~~ of labor and industry persistent or willful violation of the same and any  
 87.22 incompetence of a licensed plumber observed by the local authority.

87.23 Sec. 7. Minnesota Statutes 2006, section 326.40, is amended to read:

87.24 **326.40 LICENSING, BOND AND INSURANCE.**

87.25 Subdivision 1. ~~License required~~ **Plumbers must be licensed in certain cities;**  
 87.26 **master and journeyman plumbers; plumbing on one's own premises; rules for**  
 87.27 **examination.** In any city ~~now or hereafter having 5,000 or more population~~ having a  
 87.28 population of 5,000 or more, according to the last federal census, and having a system  
 87.29 of waterworks or sewerage, no ~~person, firm, or corporation~~ individual shall engage in or  
 87.30 work at the business of a master plumber or journeyman plumber unless licensed to do so  
 87.31 by the ~~state~~ commissioner ~~of health~~. A master plumber may also work as a journeyman  
 87.32 plumber. ~~Anyone~~ Any individual not so licensed may do plumbing work which complies  
 87.33 with the provisions of the minimum standard prescribed by the ~~state~~ commissioner ~~of~~

88.1 ~~health~~ on premises or that part of premises owned and actually occupied by the worker as  
 88.2 a residence, unless otherwise forbidden to do so by a local ordinance.

88.3 In any such city no person, ~~firm, or corporation~~ shall engage in the business of  
 88.4 planning, superintending, or installing plumbing ~~nor or shall~~ install plumbing in connection  
 88.5 with the dealing in and selling of plumbing material and supplies unless at all times a  
 88.6 licensed master plumber, who shall be responsible for proper planning, superintending,  
 88.7 and installation, is in charge of the plumbing work of the person, ~~firm, or corporation.~~

88.8 The department ~~of Health~~ shall prescribe rules, not inconsistent herewith, for the  
 88.9 examination and licensing of plumbers.

88.10 Subd. 2. **Bond; insurance.** Any person contracting to do plumbing work must give  
 88.11 bond to the state in the amount of \$25,000 for all work entered into within the state. The  
 88.12 bond shall be for the benefit of persons injured or suffering financial loss by reason of  
 88.13 failure to comply with the requirements of the State Plumbing Code. ~~A~~ The bond given to  
 88.14 ~~the state~~ shall be filed with the commissioner ~~of health~~ and ~~shall be in lieu of all other~~  
 88.15 ~~bonds to any political subdivision required for plumbing work.~~ The bond shall be written  
 88.16 by a corporate surety licensed to do business in the state.

88.17 In addition, each applicant for a master plumber license or renewal thereof, ~~may~~  
 88.18 shall provide evidence of public liability insurance, including products liability insurance  
 88.19 with limits of at least \$50,000 per person and \$100,000 per occurrence and property  
 88.20 damage insurance with limits of at least \$10,000. The insurance shall be written by an  
 88.21 insurer licensed to do business in the state of Minnesota and each licensed master plumber  
 88.22 shall maintain on file with the ~~state~~ commissioner ~~of health~~ a certificate evidencing the  
 88.23 insurance providing that the insurance shall not be canceled without the insurer first giving  
 88.24 15 days written notice to the commissioner. The term of the insurance shall be concurrent  
 88.25 with the term of the license. ~~The certificate shall be in lieu of all other certificates required~~  
 88.26 ~~by any political subdivision for licensing purposes.~~

88.27 Subd. 3. **Bond and insurance exemption.** ~~If a master plumber who is an employee~~  
 88.28 ~~of a master plumber or who is an employee engaged within the limits of property owned,~~  
 88.29 ~~leased and operated, or maintained by the employer, in the maintenance and repair of~~  
 88.30 ~~plumbing equipment, apparatus, or facilities owned or leased by the employer, who is in~~  
 88.31 compliance with the bond and insurance requirements of subdivision 2 employs another  
 88.32 master plumber, the employee master plumber shall not be required to meet the bond and  
 88.33 insurance requirements of subdivision 2. A master plumber who is an employee working  
 88.34 on the maintenance and repair of plumbing equipment, apparatus, or facilities owned or  
 88.35 leased by their employer and which is within the limits of property owned or leased, and

89.1 operated or maintained by their employer, shall not be required to meet the bond and  
89.2 insurance requirements of subdivision 2.

89.3 ~~Subd. 4. **Alternative compliance.** Compliance with the local bond requirements of~~  
89.4 ~~a locale within which work is to be performed shall be deemed to satisfy the bond and~~  
89.5 ~~insurance requirements of subdivision 2, provided the local ordinance requires at least a~~  
89.6 ~~\$25,000 bond.~~

89.7 Subd. 5. **Fee.** ~~The state commissioner of health may charge~~ Each person giving  
89.8 bond to the state under subdivision 2 shall pay the department an annual bond filing  
89.9 registration fee commensurate with the cost of administering the bond and insurance  
89.10 requirements of subdivision 2 of \$40.

89.11 **EFFECTIVE DATE.** This section is effective December 1, 2007, except that the  
89.12 amendments to subdivision 5 are effective July 1, 2007.

89.13 Sec. 8. Minnesota Statutes 2006, section 326.401, is amended to read:

89.14 **326.401 PLUMBER'S APPRENTICES.**

89.15 Subdivision 1. **Registration.** ~~A~~ All plumber's apprentice must be registered. To be a  
89.16 registered plumber's apprentice, an individual must either:

89.17 (1) be an apprentice employed in the trade of plumbing under an apprenticeship  
89.18 agreement approved by the department under Minnesota Rules, part 5200.0300; or

89.19 (2) be registered with the commissioner of health on a registration application form  
89.20 supplied by the commissioner showing the date of beginning training, age, schooling,  
89.21 previous experience, employer, and other information required by the commissioner.  
89.22 under subdivision 3 as an unlicensed individual on a registration application form supplied  
89.23 by the apprenticeship council showing the date of beginning training, schooling, and  
89.24 previous experience. A registered plumber's apprentice is authorized to assist in the  
89.25 installation of plumbing only while under the direct supervision of a master or journeyman  
89.26 plumber. The master or journeyman plumber is responsible for ensuring that all plumbing  
89.27 work performed by the registered plumber's apprentice complies with the plumbing code.

89.28 Subd. 2. **Journeyman exam.** A registered plumber's apprentice who has  
89.29 completed four years of practical plumbing experience is eligible to take the journeyman  
89.30 plumbing examination. Up to 24 months of practical plumbing experience prior to  
89.31 ~~registration as an apprentice~~ becoming a registered plumber's apprentice may be applied  
89.32 to the four-year experience requirement. However, none of this practical plumbing  
89.33 experience may be applied if the person individual did not have any practical plumbing  
89.34 experience in the 12-month period immediately prior to ~~registration~~ becoming a registered

90.1 plumber's apprentice. The commissioner may adopt rules to evaluate whether the  
90.2 ~~person's individual's~~ past practical plumbing experience is applicable in preparing for the  
90.3 journeyman's examination. If two years after completing the training the ~~person individual~~  
90.4 has not taken the examination, the four years of experience shall be forfeited.

90.5 The commissioner may allow an extension of the two-year period for taking the  
90.6 exam for cases of hardship or other appropriate circumstances.

90.7 Subd. 3. **Registration, rules, applications, renewals, and fees.** ~~The Department~~  
90.8 ~~of Health may assess fees to pay for the administration of the apprentice registration~~  
90.9 ~~program.~~ A plumber's apprentice may register by completing and submitting to the  
90.10 commissioner a registration form provided by the commissioner. A completed registration  
90.11 form must state the date the apprentice began training, the apprentice's age, schooling,  
90.12 previous experience, and employer, and other information required by the commissioner.  
90.13 The department may prescribe rules, not inconsistent with this section, for the registration  
90.14 of plumber's apprentice. Each applicant for initial registration as a plumber's apprentice  
90.15 shall pay the department an application fee of \$25. Applications for initial registration  
90.16 may be submitted at any time. Registration must be renewed annually and shall be for the  
90.17 period from July 1 of each year to June 30 of the following year. Applications for renewal  
90.18 registration must be received by the commissioner by June 30 of each registration period  
90.19 on forms provided by the commissioner, and must be accompanied by a fee of \$25. An  
90.20 application for renewal registration received on or after July 1 in any year but no more  
90.21 than three months after expiration of the previously issued registration must pay the past  
90.22 due renewal fee plus a late fee of \$25. No applications for renewal registration will be  
90.23 accepted more than three months after expiration of the previously issued registration.

90.24 **EFFECTIVE DATE.** This section is effective July 1, 2007.

90.25 Sec. 9. Minnesota Statutes 2006, section 326.405, is amended to read:

90.26 **326.405 RECIPROCITY WITH OTHER STATES.**

90.27 The commissioner ~~of health~~ may issue a temporary license without examination,  
90.28 upon payment of the required fee, nonresident applicants who are licensed under the laws  
90.29 of a state having standards for licensing plumbers which the commissioner determines  
90.30 are substantially equivalent to the standards of this state if the other state grants similar  
90.31 privileges to Minnesota residents duly licensed in this state. Applicants who receive a  
90.32 temporary license under this section may acquire a cumulative 24 months of experience  
90.33 before they have to apply and pass the plumbing licensing examination. Applicants must

91.1 register with the commissioner of labor and industry and the commissioner shall set a fee  
91.2 for a temporary license. Applicants have four years in which to comply with this section.

91.3 Sec. 10. Minnesota Statutes 2006, section 326.42, is amended to read:

91.4 **326.42 APPLICATIONS, FEES.**

91.5 Subdivision 1. **Application.** Applications for plumber's license shall be made to  
91.6 the ~~state commissioner of health~~, with fee. Unless the applicant is entitled to a renewal,  
91.7 the applicant shall be licensed by the ~~state commissioner of health~~ only after passing a  
91.8 satisfactory examination by the examiners showing fitness. Unless examination fees have  
91.9 been set by a contract under section 326B.05, examination fees for both journeyman and  
91.10 master plumbers shall be in an amount prescribed by the state commissioner of health  
91.11 pursuant to section 144.122 \$50 for each examination. Upon being notified that of having  
91.12 successfully passed the examination for original license the applicant shall submit an  
91.13 application, with the license fee herein provided. License fees shall be in an amount  
91.14 prescribed by the state commissioner of health pursuant to section 144.122. Licenses shall  
91.15 expire and be renewed as prescribed by the commissioner pursuant to section 144.122.  
91.16 The license fee for each initial and renewal master plumber's license shall be \$120. The  
91.17 license fee for each initial and renewal journeyman plumber's license shall be \$55. The  
91.18 commissioner may by rule prescribe for the expiration and renewal of licenses. Any  
91.19 licensee who does not renew a license within two years after the license expires is no  
91.20 longer eligible for renewal. Such an individual must retake and pass the examination  
91.21 before a new license will be issued. A journeyman or master plumber who submits a  
91.22 license renewal application after the time specified in rule but within two years after the  
91.23 license expired must pay all past due renewal fees plus a late fee of \$25.

91.24 Subd. 2. **Fees for plan reviews and audits.** Plumbing system plans and  
91.25 specifications that are submitted to the commissioner for review shall be accompanied by  
91.26 the appropriate plan examination fees. If the commissioner determines, upon review of  
91.27 the plans, that inadequate fees were paid, the necessary additional fees shall be paid prior  
91.28 to plan approval. The commissioner shall charge the following fees for plan reviews and  
91.29 audits of plumbing installations for public, commercial, and industrial buildings:

91.30 (1) systems with both water distribution and drain, waste, and vent systems and  
91.31 having:

- 91.32 (i) 25 or fewer drainage fixture units, \$150;  
91.33 (ii) 26 to 50 drainage fixture units, \$250;  
91.34 (iii) 51 to 150 drainage fixture units, \$350;  
91.35 (iv) 151 to 249 drainage fixture units, \$500;

- 92.1 (v) 250 or more drainage fixture units, \$3 per drainage fixture unit to a maximum
- 92.2 of \$4,000; and
- 92.3 (vi) interceptors, separators, or catch basins, \$70 per interceptor, separator, or catch
- 92.4 basin design;
- 92.5 (2) building sewer service only, \$150;
- 92.6 (3) building water service only, \$150;
- 92.7 (4) building water distribution system only, no drainage system, \$5 per supply
- 92.8 fixture unit or \$150, whichever is greater;
- 92.9 (5) storm drainage system, a minimum fee of \$150 or:
- 92.10 (i) \$50 per drain opening, up to a maximum of \$500; and
- 92.11 (ii) \$70 per interceptor, separator, or catch basin design;
- 92.12 (6) manufactured home park or campground, one to 25 sites, \$300;
- 92.13 (7) manufactured home park or campground, 26 to 50 sites, \$350;
- 92.14 (8) manufactured home park or campground, 51 to 125 sites, \$400;
- 92.15 (9) manufactured home park or campground, more than 125 sites, \$500;
- 92.16 (10) accelerated review, double the regular fee, one-half to be refunded if no
- 92.17 response from the commissioner within 15 business days; and
- 92.18 (11) revision to previously reviewed or incomplete plans:
- 92.19 (i) review of plans for which the commissioner has issued two or more requests for
- 92.20 additional information, per review, \$100 or ten percent of the original fee, whichever
- 92.21 is greater;
- 92.22 (ii) proposer-requested revision with no increase in project scope, \$50 or ten percent
- 92.23 of original fee, whichever is greater; and
- 92.24 (iii) proposer-requested revision with an increase in project scope, \$50 plus the
- 92.25 difference between the original project fee and the revised project fee.

92.26 Subd. 3. **Inspection fees.** The commissioner shall charge the following fees for

92.27 inspections under sections 326.361 to 326.44:

92.28	<u>Residential inspection fee (each visit)</u>	<u>\$50</u>
92.29	<u>Public, commercial, and industrial</u>	
92.30	<u>inspections</u>	<u>Inspection fee</u>
92.31	<u>25 or fewer drainage fixture units</u>	<u>\$300</u>
92.32	<u>26 to 50 drainage fixture units</u>	<u>\$900</u>
92.33	<u>51 to 150 drainage fixture units</u>	<u>\$1,200</u>
92.34	<u>151 to 249 drainage fixture units</u>	<u>\$1,500</u>
92.35	<u>250 or more drainage fixture units</u>	<u>\$1,800</u>
92.36	<u>Callback fee (each visit)</u>	<u>\$100</u>

92.37 **EFFECTIVE DATE.** This section is effective July 1, 2007.

93.1 Sec. 11. **[326B.41] PURPOSE.**

93.2 The purpose of sections 326B.41 to 326B.49 is to promote the public health and  
93.3 safety through properly designed, acceptably installed, and adequately maintained  
93.4 plumbing systems.

93.5 Sec. 12. **[326B.42] DEFINITIONS.**

93.6 Subdivision 1. Words, terms, and phrases. For purposes of sections 326B.41 to  
93.7 326B.49, the terms defined in this section have the meanings given to them.

93.8 Subd. 2. Direct supervision. The term "direct supervision," with respect to direct  
93.9 supervision of a plumber's apprentice by a master or journeyman plumber, means that:

93.10 (1) at all times while the plumber's apprentice is performing plumbing work, the  
93.11 master or journeyman plumber is present at the location where the plumber's apprentice is  
93.12 working;

93.13 (2) the master or journeyman plumber is physically present and immediately  
93.14 available to the plumber's apprentice at all times for assistance and direction;

93.15 (3) any form of electronic supervision does not meet the requirement of physically  
93.16 present;

93.17 (4) the master or journeyman plumber actually reviews the plumbing work  
93.18 performed by the plumber's apprentice before the plumbing is operated; and

93.19 (5) the master or journeyman plumber is able to and does determine that all  
93.20 plumbing work performed by the plumber's apprentice is performed in compliance with  
93.21 the plumbing code.

93.22 Subd. 5. Municipality. The term "municipality" shall have the meaning given to it  
93.23 in section 16B.60, subdivision 3.

93.24 Subd. 6. Plumbing code. "Plumbing code" means Minnesota Rules, chapter 4715.

93.25 Sec. 13. **REVISOR'S INSTRUCTION.**

93.26 The revisor of statutes shall renumber each section of Minnesota Statutes listed in  
93.27 column A with the number listed in column B. The revisor shall also make necessary  
93.28 cross-referenced changes consistent with the renumbering.

<u>Column A</u>	<u>Column B</u>
93.30 <u>326.01, subd. 7</u>	<u>326B.42, subd. 3</u>
93.31 <u>326.01, subd. 8</u>	<u>326B.42, subd. 4</u>
93.32 <u>326.01, subd. 9</u>	<u>326B.42, subd. 7</u>
93.33 <u>326.37</u>	<u>326B.43</u>
93.34 <u>326.38</u>	<u>326B.44</u>
93.35 <u>326.39</u>	<u>326B.45</u>

94.1	<u>326.40</u>	<u>326B.46</u>
94.2	<u>326.401</u>	<u>326B.47</u>
94.3	<u>326.405</u>	<u>326B.48</u>
94.4	<u>326.42</u>	<u>326B.49</u>

ARTICLE 7

WATER CONDITIONING CONTRACTORS AND INSTALLERS

94.7 Section 1. Minnesota Statutes 2006, section 326.57, subdivision 1, is amended to read:

94.8 Subdivision 1. ~~Rulemaking by commissioner of health.~~ The state commissioner  
94.9 ~~of health~~ shall, by rule, prescribe minimum standards which shall be uniform, and  
94.10 which standards shall thereafter be effective for all new water conditioning servicing  
94.11 and water conditioning installations, including additions, extensions, alterations, and  
94.12 replacements connected with any water or sewage disposal system owned or operated by  
94.13 or for any municipality, institution, factory, office building, hotel, apartment building or  
94.14 any other place of business, regardless of location or the population of the city, county  
94.15 or town in which located. ~~Such rules, upon approval of the attorney general and their~~  
94.16 ~~legal publication, shall have the force of law, and the violation of any part thereof shall~~  
94.17 ~~constitute a misdemeanor and may be enjoined by the attorney general.~~

94.18 Sec. 2. Minnesota Statutes 2006, section 326.58, is amended to read:

**326.58 LOCAL REGULATIONS.**

94.19 Any city or town with a population of 5,000 or more persons according to the last  
94.20 federal census may, by ordinance, adopt local regulations providing for water conditioning  
94.21 permits, bonds, approval of plans, and inspections of water conditioning installations and  
94.22 servicing, which regulations shall not be in conflict with the water conditioning standards  
94.23 on the same subject prescribed by the state commissioner ~~of health~~. No such city or  
94.24 town shall prohibit water conditioning contractors or installers licensed by the state  
94.25 commissioner ~~of health~~ from engaging in or working at the business.

94.27 Sec. 3. Minnesota Statutes 2006, section 326.59, is amended to read:

**326.59 VIOLATIONS TO BE REPORTED TO STATE COMMISSIONER OF HEALTH.**

94.28 Such local authority as may be designated by any such ordinance for the issuance  
94.29 of such water conditioning installation and servicing permits and approval of such plans  
94.30 shall report to the state commissioner ~~of health~~ persistent or willful violations of the  
94.31  
94.32

95.1 same and any incompetence of a licensed water conditioning contractor or licensed water  
95.2 conditioning installer observed by the local authority.

95.3 Sec. 4. Minnesota Statutes 2006, section 326.60, is amended to read:

95.4 **326.60 LICENSING IN CERTAIN CITIES; QUALIFICATIONS; RULES.**

95.5 Subdivision 1. **Licensing in certain cities.** In any city or town ~~now or hereafter~~  
95.6 having a population of 5,000 or more according to the last federal census, no person, ~~firm,~~  
95.7 ~~or corporation~~ shall engage in or work at the business of water conditioning installation or  
95.8 servicing after January 1, 1970, unless ~~(a) (1)~~ at all times ~~a person~~ an individual licensed  
95.9 as a water conditioning contractor by the ~~state~~ commissioner ~~of health~~ shall be responsible  
95.10 for the proper water conditioning installation and servicing work of such person, ~~firm, or~~  
95.11 ~~corporation~~, and ~~(b) (2)~~ all installations, other than exchanges of portable equipment, are  
95.12 ~~actually made~~ performed by a licensed water conditioning contractor or licensed water  
95.13 conditioning installer. ~~Anyone~~ Any individual not so licensed may ~~do~~ perform water  
95.14 conditioning work ~~which~~ that complies with ~~the provisions~~ of the minimum standard  
95.15 prescribed by the ~~state~~ commissioner ~~of health~~ on premises or that part of premises owned  
95.16 and ~~actually~~ occupied by the worker as a residence, unless otherwise ~~forbidden to do so~~  
95.17 prohibited by a local ordinance.

95.18 Subd. 2. **Qualifications for licensing.** A water conditioning contractor license  
95.19 shall be issued only to ~~a person~~ an individual who has demonstrated skill in planning,  
95.20 superintending, and servicing water conditioning installations. A water conditioning  
95.21 installer license shall only be issued to ~~a person~~ an individual other than a water  
95.22 conditioning contractor who has demonstrated practical knowledge of water conditioning  
95.23 installation.

95.24 Subd. 3. **Rules.** The ~~state~~ commissioner ~~of health~~ shall:

95.25 ~~(a) (1)~~ prescribe rules, not inconsistent herewith, for the licensing of water  
95.26 conditioning contractors and installers;

95.27 ~~(b) (2)~~ license water conditioning contractors and installers;

95.28 ~~(c) (3)~~ prescribe rules not inconsistent herewith for the examining of water  
95.29 conditioning contractors and installers prior to first granting a license as a water  
95.30 conditioning contractor or water conditioning installer; and

95.31 ~~(d) (4)~~ collect an examination fee from each examinee for a license as a water  
95.32 conditioning contractor and ~~a~~ an examination fee from each examinee for a license  
95.33 as a water conditioning installer in an amount ~~prescribed by the state commissioner of~~  
95.34 ~~health pursuant to~~ set forth in section ~~144.122~~ 326.62. A water conditioning installer

96.1 must successfully pass the examination for water conditioning contractors before being  
 96.2 licensed as a water conditioning contractor.

96.3 Sec. 5. Minnesota Statutes 2006, section 326.601, is amended to read:

96.4 **326.601 ALTERNATIVE STATE BONDING AND INSURANCE**  
 96.5 **REGULATION.**

96.6 Subdivision 1. **Bonds.** (a) An applicant for a water conditioning contractor or  
 96.7 installer license or renewal thereof who is required by any political subdivision to give a  
 96.8 bond to obtain or maintain the license, may comply with any political subdivision bonding  
 96.9 requirement by giving a bond to the state as described in paragraph (b). No applicant for a  
 96.10 water conditioning contractor or installer license who maintains the bond under paragraph  
 96.11 (b) shall be otherwise required to meet the bond requirements of any political subdivision.

96.12 (b) Each bond given to the state under this subdivision shall be in the total penal sum  
 96.13 of \$3,000 conditioned upon the faithful and lawful performance of all water conditioning  
 96.14 contracting or installing work done within the state. The bond shall be for the benefit of  
 96.15 persons suffering injuries or damages due to the work. The bond shall be filed with the  
 96.16 commissioner of health and shall be written by a corporate surety licensed to do business  
 96.17 in this state. ~~No applicant for a water conditioning contractor or installer license who~~  
 96.18 ~~maintains the bond under this subdivision shall be otherwise required to meet the bond~~  
 96.19 ~~requirements of any political subdivision.~~ The bond must remain in effect at all times  
 96.20 while the application is pending and while the license is in effect.

96.21 Subd. 2. **Insurance.** (a) Each applicant for a water conditioning contractor or  
 96.22 installer license or renewal thereof ~~may, in lieu of all other insurance requirements of any~~  
 96.23 ~~political subdivision for said licensing purposes, maintain the insurance specified by~~  
 96.24 ~~this subdivision.~~ who is required by any political subdivision to maintain insurance to  
 96.25 obtain or maintain the license may comply with any political subdivision's insurance  
 96.26 requirement by maintaining the insurance described in paragraph (b). No applicant for a  
 96.27 water conditioning contractor or installer license who maintains the insurance described  
 96.28 in paragraph (b) shall be otherwise required to meet the insurance requirements of any  
 96.29 political subdivision.

96.30 (b) The insurance shall provide coverage, including products liability coverage,  
 96.31 for all damages in connection with licensed work for which the licensee is liable, with  
 96.32 personal damage limits of at least \$50,000 per person and \$100,000 per occurrence and  
 96.33 property damage insurance with limits of at least \$10,000. The insurance shall be written  
 96.34 by an insurer licensed to do business in this state and ~~each licensed water conditioning~~  
 96.35 ~~contractor or installer shall maintain on file with the commissioner of health a certificate~~

97.1 evidencing the insurance shall be filed with the commissioner. The insurance must remain  
 97.2 in effect at all times while the application is pending and while the license is in effect. The  
 97.3 insurance shall not be canceled without the insurer first giving 15 days' written notice to  
 97.4 the commissioner.

97.5 Subd. 3. **Bond and insurance exemption.** A water conditioning contractor or  
 97.6 installer who is an employee of a water conditioning contractor or installer, including  
 97.7 an employee engaged in the maintenance and repair of water conditioning equipment,  
 97.8 apparatus, or facilities owned, leased and operated, or maintained by the employer, is  
 97.9 not required to meet the bond and insurance requirements of subdivisions 1 and 2 or of  
 97.10 any political subdivision.

97.11 Subd. 4. **Fee.** The commissioner ~~of health may establish by rule an additional~~  
 97.12 ~~fee commensurate with the cost of administering the bond and insurance requirements~~  
 97.13 ~~of subdivisions 1 and 2, which may be charged~~ shall collect a \$40 bond registration fee  
 97.14 from each applicant for issuance or renewal of a water conditioning contractor or installer  
 97.15 license who elects to proceed under subdivisions 1 and 2.

97.16 **EFFECTIVE DATE.** This section is effective December 1, 2007, except that the  
 97.17 amendments to subdivision 4 are effective July 1, 2007.

97.18 Sec. 6. Minnesota Statutes 2006, section 326.61, subdivision 1, is amended to read:

97.19 Subdivision 1. **Water conditioning installation.** "Water conditioning installation"  
 97.20 ~~as used in sections 326.57 to 326.65~~ means the installation of appliances, appurtenances,  
 97.21 and fixtures designed to treat water so as to alter, modify, add or remove mineral, chemical  
 97.22 or bacterial content, said installation to be made in a water distribution system serving a  
 97.23 single family residential unit, which has been initially established by a licensed plumber,  
 97.24 and does not involve a direct connection without an air gap to a soil or waste pipe.

97.25 Sec. 7. Minnesota Statutes 2006, section 326.61, subdivision 2, is amended to read:

97.26 Subd. 2. **Water conditioning servicing.** "Water conditioning servicing" ~~as used in~~  
 97.27 ~~sections 326.57 to 326.65~~ means the servicing (including servicing prior to installation) of  
 97.28 a water conditioning installation.

97.29 Sec. 8. Minnesota Statutes 2006, section 326.61, subdivision 3, is amended to read:

97.30 Subd. 3. **Rules.** In order to provide effective protection of the public health, the  
 97.31 ~~state~~ commissioner ~~of health~~ may by rule prescribe limitations on the nature of alteration  
 97.32 to, extension of, or connection with, the said water distribution system initially established  
 97.33 by a licensed plumber which may be performed by a person licensed hereunder, and may

98.1 by rule in appropriate instances require filing of plans, blueprints and specifications prior  
98.2 to commencement of installation. ~~Such rules, upon approval of the attorney general and~~  
98.3 ~~their legal publication, shall have the force of law, and the violation of any part thereof~~  
98.4 ~~shall constitute a misdemeanor.~~ The installation of water heaters shall not constitute water  
98.5 conditioning installation and consequently such work shall be accomplished in accordance  
98.6 with the provisions of sections ~~326.37~~ 326.361 to ~~326.45~~ 326.44.

98.7 Sec. 9. Minnesota Statutes 2006, section 326.61, subdivision 4, is amended to read:

98.8 Subd. 4. **Single family residential unit.** "Single family residential unit" ~~as used in~~  
98.9 ~~sections 326.57 to 326.65~~ means a building or portion thereof which is arranged, designed,  
98.10 used or intended to be used for residential occupancy by one family, but not including a  
98.11 motel, hotel or rooming house.

98.12 Sec. 10. Minnesota Statutes 2006, section 326.62, is amended to read:

98.13 **326.62 APPLICATIONS; FEES.**

98.14 ~~Applications for water conditioning contractor's or installer's licenses shall be~~  
98.15 ~~made to the state commissioner of health with the fee prescribed by the commissioner~~  
98.16 ~~pursuant to section 144.122. Licenses shall expire and be renewed as prescribed by~~  
98.17 ~~the commissioner pursuant to section 144.122. Unless examination fees have been set~~  
98.18 by a contract under section 326B.05, examination fees for both water conditioning  
98.19 contractors and water conditioning installers shall be \$50 for each examination. Each  
98.20 water conditioning contractor and installer license shall expire on December 31 of the year  
98.21 for which it was issued. The license fee for each initial water conditioning contractor's  
98.22 license shall be \$70, except that the license fee shall be \$35 if the application is submitted  
98.23 during the last three months of the calendar year. The license fee for each renewal water  
98.24 conditioning contractor's license shall be \$70. The license fee for each initial water  
98.25 conditioning installer license shall be \$35, except that the license fee shall be \$17.50 if the  
98.26 application is submitted during the last three months of the calendar year. The license fee  
98.27 for each renewal water conditioning installer license shall be \$35. The commissioner may  
98.28 by rule prescribe for the expiration and renewal of licenses. Any licensee who does not  
98.29 renew a license within two years after the license expires is no longer eligible for renewal.  
98.30 Such an individual must retake and pass the examination before a new license will be  
98.31 issued. A water conditioning contractor or water conditioning installer who submits a  
98.32 license renewal application after the time specified in rule but within two years after the  
98.33 license expired must pay all past due renewal fees plus a late fee of \$25.

99.1 **EFFECTIVE DATE.** This section is effective July 1, 2007.

99.2 Sec. 11. Minnesota Statutes 2006, section 326.65, is amended to read:

99.3 **326.65 STATE LICENSE; EXAMINATION; APPLICATION; EXEMPTION.**

99.4 The provisions of sections 326.57 to 326.65 ~~which that~~ require ~~the obtaining of~~  
99.5 licenses to engage in the work or business of water conditioning installation, and the  
99.6 provisions ~~which that~~ provide for the examination of applicants for such licenses, shall  
99.7 only apply to work accomplished in cities or towns having populations of 5,000 or more  
99.8 according to the last federal census, and shall not apply to master plumbers and journeymen  
99.9 plumbers licensed under the provisions of sections ~~326.37~~ 326.361 to ~~326.45~~ 326.44.

99.10 Sec. 12. **[326.651] RECIPROCITY WITH OTHER STATES.**

99.11 The commissioner may issue a temporary license without examination, upon  
99.12 payment of the required fee, nonresident applicants who are licensed under the laws of a  
99.13 state having standards for licensing which the commissioner determines are substantially  
99.14 equivalent to the standards of this state if the other state grants similar privileges to  
99.15 Minnesota residents duly licensed in this state. Applicants who receive a temporary  
99.16 license under this section may acquire an aggregate of 24 months of experience before  
99.17 they have to apply and pass the licensing examination. Applicants must register with the  
99.18 commissioner of labor and industry and the commissioner shall set a fee for a temporary  
99.19 license. Applicants have five years in which to comply with this section.

99.20 Sec. 13. **[326B.50] DEFINITIONS.**

99.21 Subdivision 1. Words, terms, and phrases. For the purposes of sections 326B.50  
99.22 to 326B.59, the terms defined in this section have the meanings given them.

99.23 Sec. 14. **REVISOR'S INSTRUCTION.**

99.24 The revisor of statutes shall renumber each section of Minnesota Statutes listed in  
99.25 column A with the number listed in column B. The revisor shall also make necessary  
99.26 cross-reference changes consistent with the renumbering.

99.27	<u>Column A</u>	<u>Column B</u>
99.28	<u>326.57</u>	<u>326B.52</u>
99.29	<u>326.58</u>	<u>326B.53</u>
99.30	<u>326.59</u>	<u>326B.54</u>
99.31	<u>326.60</u>	<u>326B.55</u>
99.32	<u>326.601</u>	<u>326B.56</u>
99.33	<u>326.61, subd. 1</u>	<u>326B.50, subd. 3</u>

100.1	<u>326.61, subd. 2</u>	<u>326B.50, subd. 4</u>
100.2	<u>326.61, subd. 3</u>	<u>326B.57</u>
100.3	<u>326.61, subd. 4</u>	<u>326B.50, subd. 2</u>
100.4	<u>326.62</u>	<u>326B.58</u>
100.5	<u>326.65</u>	<u>326B.59</u>

**ARTICLE 8**

**RESIDENTIAL BUILDING CONTRACTOR AND REMODELER STATUTES**

Section 1. Minnesota Statutes 2006, section 325E.58, is amended to read:

**325E.58 SIGN CONTRACTOR; BOND.**

(a) A sign contractor may post a compliance bond with the commissioner, conditioned that the sign contractor shall faithfully perform duties and comply with laws, ordinances, rules, and contracts entered into for the installation of signs. The bond must be renewed annually and maintained for so long as determined by the commissioner. The aggregate liability of the surety on the bond to any and all persons, regardless of the number of claims made against the bond, may not exceed the annual amount of the bond. The bond may be canceled as to future liability by the surety upon 30 days' written notice mailed to the commissioner by United States mail.

(b) The amount of the bond shall be \$8,000. The bond may be drawn upon only by a local unit of government that requires sign ~~installers~~ contractors to post a compliance bond. The bond is in lieu of any compliance bond required by a local unit of government.

(c) For purposes of this section, "sign" means a device, structure, fixture, or placard using graphics, symbols, or written copy that is erected on the premises of an establishment including the name of the establishment or identifying the merchandise, services, activities, or entertainment available on the premises.

Sec. 2. Minnesota Statutes 2006, section 326.83, subdivision 6, is amended to read:

Subd. 6. **Lessee.** "Lessee" means one who rents or leases residential real estate pursuant to a written lease agreement of at least one year's duration.

Sec. 3. Minnesota Statutes 2006, section 326.83, subdivision 7, is amended to read:

Subd. 7. **Licensee.** "Licensee" means a residential building contractor, residential remodeler, manufactured home installer, or residential roofer licensed under sections 326.83 to ~~326.991~~ 326.98.

Sec. 4. Minnesota Statutes 2006, section 326.83, subdivision 11, is amended to read:

101.1 Subd. 11. **Owner.** ~~Except in section 326.91, subdivision 1, "owner" means a person~~  
101.2 ~~who has any legal or equitable interest in real property. For purposes of sections 326.83~~  
101.3 ~~to 326.991, "owner" does not include a residential building contractor or residential~~  
101.4 ~~remodeler who constructs or improves its own property for purposes of speculation. A~~  
101.5 ~~residential building contractor or residential remodeler will be presumed to be building or~~  
101.6 ~~improving for purposes of speculation if it constructs or improves more than one property~~  
101.7 ~~within any 24-month period. "Owner," when used in connection with real property, means~~  
101.8 a person who has any legal or equitable interest in the real property.

101.9 Sec. 5. Minnesota Statutes 2006, section 326.83, subdivision 18, is amended to read:

101.10 Subd. 18. **Residential roofer.** "Residential roofer" means a person in the business  
101.11 of contracting, or offering to contract with an owner, to complete work on residential real  
101.12 estate in roof coverings, roof sheathing, roof weatherproofing and insulation, and repair of  
101.13 roof systems, but not construction of new roof systems.

101.14 Sec. 6. Minnesota Statutes 2006, section 326.83, subdivision 19, is amended to read:

101.15 Subd. 19. **Special skill.** "Special skill" means one of the following eight categories:

101.16 (a) **Excavation.** Excavation includes work in any of the following areas:

101.17 (1) excavation;

101.18 (2) trenching;

101.19 (3) grading; and

101.20 (4) site grading.

101.21 (b) **Masonry and concrete.** Masonry and concrete includes work in any of the  
101.22 following areas:

101.23 (1) drain systems;

101.24 (2) poured walls;

101.25 (3) slabs and poured-in-place footings;

101.26 (4) masonry walls;

101.27 (5) masonry fireplaces;

101.28 (6) masonry veneer; and

101.29 (7) water resistance and waterproofing.

101.30 (c) **Carpentry.** Carpentry includes work in any of the following areas:

101.31 (1) rough framing;

101.32 (2) finish carpentry;

101.33 (3) doors, windows, and skylights;

101.34 (4) porches and decks, excluding footings;

- 102.1 (5) wood foundations; and
- 102.2 (6) drywall installation, excluding taping and finishing.
- 102.3 (d) **Interior finishing.** Interior finishing includes work in any of the following areas:
- 102.4 (1) floor covering;
- 102.5 (2) wood floors;
- 102.6 (3) cabinet and counter top installation;
- 102.7 (4) insulation and vapor barriers;
- 102.8 (5) interior or exterior painting;
- 102.9 (6) ceramic, marble, and quarry tile;
- 102.10 (7) ornamental guardrail and installation of prefabricated stairs; and
- 102.11 (8) wallpapering.
- 102.12 (e) **Exterior finishing.** Exterior finishing includes work in any of the following
- 102.13 areas:
- 102.14 (1) siding;
- 102.15 (2) soffit, fascia, and trim;
- 102.16 (3) exterior plaster and stucco;
- 102.17 (4) painting; and
- 102.18 (5) rain carrying systems, including gutters and down spouts.
- 102.19 (f) **Drywall and plaster.** Drywall and plaster includes work in any of the following
- 102.20 areas:
- 102.21 (1) installation;
- 102.22 (2) taping;
- 102.23 (3) finishing;
- 102.24 (4) interior plaster;
- 102.25 (5) painting; and
- 102.26 (6) wallpapering.
- 102.27 (g) **Residential roofing.** Residential roofing includes work in any of the following
- 102.28 areas:
- 102.29 (1) roof coverings;
- 102.30 (2) roof sheathing;
- 102.31 (3) roof weatherproofing and insulation; and
- 102.32 (4) repair of roof support system, but not construction of new roof support system.
- 102.33 (h) **General installation specialties.** Installation includes work in any of the
- 102.34 following areas:
- 102.35 (1) garage doors and openers;
- 102.36 (2) pools, spas, and hot tubs;

- 103.1 (3) fireplaces and wood stoves;  
 103.2 (4) asphalt paving and seal coating; and  
 103.3 (5) ~~exterior plaster and stucco; and~~  
 103.4 ~~(6)~~ ornamental guardrail and prefabricated stairs.

103.5 Sec. 7. Minnesota Statutes 2006, section 326.83, subdivision 20, is amended to read:

103.6 Subd. 20. **Specialty contractor.** "Specialty contractor" means a person in the  
 103.7 business of contracting or offering to contract to build or improve residential real estate by  
 103.8 providing only one special skill as defined in this section.

103.9 Sec. 8. Minnesota Statutes 2006, section 326.84, is amended to read:

103.10 **326.84 LICENSING REQUIREMENTS.**

103.11 Subdivision 1. **Persons required to be licensed.** A person who meets the definition  
 103.12 of a residential building contractor as defined in section 326.83, subdivision 15, must be  
 103.13 licensed as a residential building contractor by the commissioner. A person who meets  
 103.14 the definition of a residential remodeler as defined in section 326.83, subdivision 16,  
 103.15 or a residential building contractor as defined in section 326.83, subdivision 15, must  
 103.16 be licensed as a residential building contractor or residential remodeler. 16, must be  
 103.17 licensed by the commissioner as a residential remodeler or residential building contractor.  
 103.18 A person who meets the definition of a residential roofer as defined in section 18 must  
 103.19 be licensed by the commissioner as a residential roofer, residential building contractor,  
 103.20 or residential remodeler. A person who meets the definition of a manufactured home  
 103.21 installer as defined in section 327.31, subdivision 6, must be licensed as a manufactured  
 103.22 home installer by the commissioner.

103.23 Subd. 1a. **Persons who may be licensed.** A person who meets the definition of  
 103.24 a specialty contractor as defined in section 326.83, subdivision ~~20~~ 19, may be licensed  
 103.25 by the commissioner as a residential building contractor or residential remodeler unless  
 103.26 required to be licensed by the state as a specialty contractor.

103.27 Subd. 1b. **Prohibition.** Except as provided in subdivision 3, no persons required  
 103.28 to be licensed by subdivision 1 may act or hold themselves out as a residential building  
 103.29 contractors or contractor, residential remodelers remodeler, residential roofer, or  
 103.30 manufactured home installer for compensation without a ~~valid~~ license issued by the  
 103.31 commissioner.

103.32 Subd. 1c. **Licensing criteria.** The examination and education requirements for  
 103.33 licensure under sections 326.84 to ~~326.991~~ 326.98 must be fulfilled by a qualifying person  
 103.34 designated by the potential licensee. If the qualifying person is a managing employee, the

104.1 qualifying person must be an employee who is regularly employed by the licensee and  
104.2 is actively engaged in the business of residential contracting or residential remodeling  
104.3 on behalf of the licensee. For a sole proprietorship, the qualifying person must be the  
104.4 proprietor or managing employee. For a partnership, the qualifying person must be a  
104.5 general partner or managing employee. For a limited liability company, the qualifying  
104.6 person must be a chief manager or managing employee. For a corporation, the qualifying  
104.7 person must be ~~a chief executive officer~~ an owner, officer, or managing employee. A  
104.8 qualifying person for a corporation or limited liability company may act as ~~a~~ the qualifying  
104.9 person for ~~one additional corporation if one of the following conditions exists:~~

104.10 ~~(1) there is a common ownership of at least 25 percent of each licensed corporation~~  
104.11 ~~for which the person acts in a qualifying capacity; or~~

104.12 ~~(2) one corporation is a subsidiary of another corporation for which the same person~~  
104.13 ~~acts in a qualifying capacity. "Subsidiary," as used in this section, means a corporation of~~  
104.14 ~~which at least 25 percent is owned by the parent corporation. more than one corporation~~  
104.15 or limited liability company if there is common ownership of at least 25 percent among  
104.16 each of the licensed corporations or limited liability companies for which the person  
104.17 acts in the capacity of qualifying person.

104.18 Subd. 1d. **Required information.** (a) Each licensee or applicant for licensure shall  
104.19 provide to the commissioner a current street address and telephone number where the  
104.20 licensee resides, and a street address and telephone number where the licensee's business  
104.21 is physically located. A post office box address is not sufficient to satisfy this requirement.  
104.22 Each licensee or applicant for licensure must notify the commissioner in writing of any  
104.23 change in the required information within 15 days of the change.

104.24 (b) Each licensee or applicant for licensure must notify the commissioner in writing  
104.25 upon any change in control, ownership, officers or directors, personal name, business  
104.26 name, license name, or qualifying person, within 15 days of the change.

104.27 (c) Each licensee or applicant for licensure must notify the commissioner in writing if  
104.28 the licensee or applicant for licensure is found to be a judgment debtor based upon conduct  
104.29 requiring licensure pursuant to sections 326.83 to 326.98 within 15 days of the finding.

104.30 (d) Each licensee or applicant for licensure must notify the commissioner in writing  
104.31 within 15 days of filing a petition for bankruptcy.

104.32 (e) Each licensee or applicant for licensure must notify the commissioner in writing  
104.33 within ten days if the licensee or applicant for licensure has been found guilty of a felony,  
104.34 gross misdemeanor, misdemeanor, or any comparable offense related to residential  
104.35 contracting, including convictions of fraud, misrepresentation, misuse of funds, theft,

105.1 criminal sexual conduct, assault, burglary, conversion of funds, or theft of proceeds in this  
 105.2 or any other state or any other United States jurisdiction.

105.3 Subd. 1e. **Reciprocity with other states.** The commissioner may issue a temporary  
 105.4 license without examination, upon payment of the required fee, nonresident applicants  
 105.5 who are licensed under the laws of a state having standards for licensing which the  
 105.6 commissioner determines are substantially equivalent to the standards of this state if  
 105.7 the other state grants similar privileges to Minnesota residents duly licensed in this  
 105.8 state. Applicants who receive a temporary license under this section may acquire an  
 105.9 aggregate of 24 months of experience before they have to apply and pass the licensing  
 105.10 examination. Applicants must register with the commissioner of labor and industry and  
 105.11 the commissioner shall set a fee for a temporary license. Applicants have five years in  
 105.12 which to comply with this section.

105.13 Subd. 3. **Exemptions.** The license requirement does not apply to:

105.14 (1) an employee of a licensee performing work for the licensee;

105.15 (2) a material person, manufacturer, or retailer furnishing finished products,  
 105.16 materials, or articles of merchandise who does not install or attach the items;

105.17 (3) an owner ~~or owners~~ of residential real estate who ~~build or improve~~ builds or  
 105.18 improves any structure on residential real estate and who do the work themselves or  
 105.19 jointly with the owner's own, if the building or improving is performed by the owner's  
 105.20 bona fide employees or by individual owners personally. This exemption does not apply  
 105.21 ~~to a person who engages in a pattern of building or improving real estate for purposes of~~  
 105.22 ~~resale. Such a pattern is presumed to exist if the person constructs or improves more~~  
 105.23 ~~than one property within any 24-month period;~~ an owner who constructs or improves  
 105.24 property for purposes of speculation if the building or improving is performed by the  
 105.25 owner's bona fide employees or by individual owners personally. A residential building  
 105.26 contractor or residential remodeler will be presumed to be building or improving for  
 105.27 purposes of speculation if the contractor or remodeler constructs or improves more than  
 105.28 one property within any 24-month period.

105.29 (4) an architect or professional engineer engaging in professional practice as defined  
 105.30 ~~in this chapter~~ by section 326.02, subdivisions 2 and 3;

105.31 (5) a person whose total gross annual receipts ~~from projects regulated under this~~  
 105.32 ~~section~~ for performing specialty skills for which licensure would be required under this  
 105.33 section do not exceed \$15,000;

105.34 (6) a mechanical contractor;

105.35 (7) a plumber, electrician, or other person whose profession is otherwise subject to  
 105.36 statewide licensing, when engaged in the activity which is the subject of that licensure;

106.1 (8) specialty contractors who provide only one special skill as defined in section  
106.2 326.83;

106.3 (9) a school district, or a technical college governed under chapter 136F; and  
106.4 ~~(10) manufactured housing installers; and~~

106.5 ~~(11)~~ (10) Habitat for Humanity and Builders Outreach Foundation, and their  
106.6 individual volunteers when engaged in activities on their behalf.

106.7 To qualify for the exemption in clause (5), a person must obtain a certificate of  
106.8 exemption from ~~licensing~~ licensure from the commissioner.

106.9 A certificate of exemption will be issued upon the applicant's filing with the  
106.10 commissioner, an affidavit stating that the applicant does not expect to exceed \$15,000 in  
106.11 gross annual receipts derived from ~~contracting activities during the calendar year for which~~  
106.12 ~~the exemption is requested~~ performing services which require licensure under this section.

106.13 To renew the exemption in clause (5), the applicant must file an affidavit stating that  
106.14 the applicant did not exceed \$15,000 in gross annual receipts during the past calendar  
106.15 year, ~~and the applicant does not expect to exceed \$15,000 in gross annual receipts during~~  
106.16 ~~the calendar year for which the exemption is requested.~~

106.17 If a person, operating under the exemption in clause (5), exceeds \$15,000 in gross  
106.18 receipts during any calendar year, the person must immediately surrender the exemption  
106.19 certificate and apply for the appropriate license. The person must remain licensed until  
106.20 such time as the person's gross annual receipts during a calendar year fall below \$15,000.  
106.21 The person may then apply for ~~this~~ an exemption for the next calendar year.

106.22 Sec. 9. Minnesota Statutes 2006, section 326.841, is amended to read:

106.23 **326.841 MANUFACTURED HOME INSTALLERS.**

106.24 (a) Manufactured home installers are subject to all of the requirements of sections  
106.25 326.83 to 326.98, except for the following:

106.26 ~~(1) manufactured home installers are not members of the advisory council under~~  
106.27 ~~section 326.85;~~

106.28 ~~(2)~~ (1) manufactured home installers are not subject to the continuing education  
106.29 requirements of section 326.87, but are subject to the continuing education requirements  
106.30 established in rules adopted under section 327B.10;

106.31 ~~(3)~~ (2) the examination requirement of section 326.89, subdivision 3, for  
106.32 manufactured home installers shall be satisfied by successful completion of a written  
106.33 examination ~~designed~~ administered and developed specifically for the examination of  
106.34 manufactured home installers. The examination must be ~~designed~~ administered and  
106.35 developed by the commissioner ~~in conjunction with the state building code division.~~ The

107.1 commissioner and ~~State Building Code Division~~ the state building official shall seek  
 107.2 advice on the grading, monitoring, and updating of examinations from the Minnesota  
 107.3 Manufactured Housing Association;

107.4 ~~(4) the amount of the bond required by section 326.94 shall be \$2,500 for~~  
 107.5 ~~manufactured home installers;~~

107.6 ~~(5)~~ (3) a local government unit may not place a surcharge on a license fee, and  
 107.7 may not charge a separate fee to installers;

107.8 ~~(6)~~ (4) a dealer or distributor who does not install or repair manufactured homes is  
 107.9 exempt from licensure under sections 326.83 to 326.98; ~~and~~

107.10 ~~(7)~~ (5) the exemption under section 326.84, subdivision 3, clause (5), does not  
 107.11 apply; ~~and~~

107.12 (6) manufactured home installers are not subject to the contractor recovery fund  
 107.13 in section 326.975.

107.14 (b) The commissioner may waive all or part of the requirements for licensure  
 107.15 as a manufactured home installer for any individual who holds an unexpired license or  
 107.16 certificate issued by any other state or other United States jurisdiction if the licensing  
 107.17 requirements of that jurisdiction meet or exceed the corresponding licensing requirements  
 107.18 of the department.

107.19 Sec. 10. Minnesota Statutes 2006, section 326.842, is amended to read:

107.20 **326.842 RESIDENTIAL ROOFERS.**

107.21 Residential roofers are subject to all of the requirements of sections 326.83 to 326.98  
 107.22 ~~and 326.991~~, except the recovery fund in section 326.975.

107.23 Sec. 11. Minnesota Statutes 2006, section 326.86, is amended to read:

107.24 **326.86 FEES.**

107.25 Subdivision 1. **Licensing fee.** The licensing fee for persons licensed pursuant to  
 107.26 sections 326.83 to ~~326.991~~ 326.98 is ~~\$100~~ \$70 per year.

107.27 Subd. 2. **Local surcharge.** A local government unit may place a surcharge in an  
 107.28 amount no greater than \$5 on each land use, zoning, or building permit that requires a  
 107.29 licensed residential building contractor, residential remodeler, ~~or specialty contractor~~  
 107.30 residential roofer, or manufactured home installer for the purpose of license verification.  
 107.31 The local government may verify a license by telephone ~~or~~, facsimile machine or  
 107.32 electronic communication. A local government unit shall not issue a land use, zoning, or  
 107.33 building permit unless the required license has been verified and is current.

108.1 **EFFECTIVE DATE.** The amendments to subdivision 1 are effective July 1, 2007.  
108.2 The amendments to subdivision 2 are effective December 1, 2007.

108.3 Sec. 12. Minnesota Statutes 2006, section 326.87, is amended to read:

108.4 **326.87 CONTINUING EDUCATION.**

108.5 Subdivision 1. **Standards.** The commissioner, ~~in consultation with the council,~~  
108.6 ~~may~~ must by rule adopt standards for continuing education requirements and course and  
108.7 instructor approval. The standards must include requirements for continuing education  
108.8 in the implementation of energy codes applicable to buildings and other building codes  
108.9 designed to conserve energy. ~~Except for the course content, the standards must be~~  
108.10 ~~consistent with the standards established for real estate agents and other professions~~  
108.11 ~~licensed by the Department of Commerce. At a minimum, the content of one hour of any~~  
108.12 ~~required continuing education must contain information on lead abatement rules and~~  
108.13 ~~safe lead abatement procedures.~~

108.14 Subd. 2. **Hours.** A qualifying person of a licensee must provide proof of completion  
108.15 of ~~seven~~ 16 hours of continuing education per year in the regulated industry in which the  
108.16 licensee is licensed. ~~To the extent the commissioner considers it appropriate, courses or~~  
108.17 ~~parts of courses may be considered to satisfy both continuing education requirements~~  
108.18 ~~under this section and continuing real estate education requirements.~~

108.19 Credit may not be earned if the licensee has previously obtained credit for the same  
108.20 course as either a student or instructor during the same licensing period.

108.21 Subd. 3. **Accessibility.** To the extent possible, the commissioner shall ensure that  
108.22 continuing education courses are offered throughout the state and are easily accessible  
108.23 to all licensees.

108.24 Subd. 4. **Renewal of accreditation approval.** The commissioner is authorized to  
108.25 establish a procedure for renewal of course accreditation approval.

108.26 Subd. 5. **Content.** (a) Continuing education consists of approved courses that  
108.27 impart appropriate and related knowledge in the regulated industries according to sections  
108.28 326.83 to 326.98. The burden of demonstrating that courses impart appropriate and related  
108.29 knowledge is upon the person seeking approval or credit.

108.30 (b) Course examinations will not be required for continuing education courses  
108.31 unless they are required by the sponsor.

108.32 (c) Textbooks are not required to be used for continuing education courses. If  
108.33 textbooks are not used, the coordinator must provide students with a syllabus containing,  
108.34 at a minimum, the course title, the times and dates of the course offering, the names and  
108.35 addresses or telephone numbers of the course coordinator and instructor, and a detailed

109.1 outline of the subject materials to be covered. Any written or printed material given to  
109.2 students must be of readable quality and contain accurate and current information.

109.3 (d) Upon completion of an approved course, licensees shall earn one hour of  
109.4 continuing education credit for each hour approved by the commissioner. Each continuing  
109.5 education course must be attended in its entirety in order to receive credit for the number  
109.6 of approved hours. Courses may be approved for full or partial credit, and for more than  
109.7 one regulated industry.

109.8 Continuing education credit in an approved course shall be awarded to presenting  
109.9 instructors on the basis of one credit for each hour of preparation for the initial presentation,  
109.10 which may not exceed three hours total credit for each approved course. Continuing  
109.11 education credit may not be earned if the licensee has previously obtained credit for the  
109.12 same course as a licensee or as an instructor within the three years immediately prior.

109.13 (e) The following courses will not be approved for credit:

109.14 (1) courses designed solely to prepare students for a license examination;

109.15 (2) courses in mechanical office or business skills, including typing, speed reading,  
109.16 or other machines or equipment. Computer courses are allowed, if appropriate and related  
109.17 to the regulated industry of the licensee;

109.18 (3) courses in sales promotion, including meetings held in conjunction with the  
109.19 general business of the licensee;

109.20 (4) courses in motivation, salesmanship, psychology, time management, or  
109.21 communication; or

109.22 (5) courses that are primarily intended to impart knowledge of specific products of  
109.23 specific companies, if the use of the product or products relates to the sales promotion or  
109.24 marketing of one or more of the products discussed.

109.25 Subd. 6. **Course approval.** (a) Courses must be approved by the commissioner  
109.26 in advance and will be approved on the basis of the applicant's compliance with the  
109.27 provisions of this section relating to continuing education in the regulated industries. The  
109.28 commissioner shall make the final determination as to the approval and assignment of  
109.29 credit hours for courses. Courses must be at least one hour in length.

109.30 Individuals requesting credit for continuing education courses that have not  
109.31 been previously approved shall, on a form prescribed by the commissioner, submit an  
109.32 application for approval of continuing education credit accompanied by a nonrefundable  
109.33 fee of \$10 for each course to be reviewed. To be approved, courses must be in compliance  
109.34 with the provisions of this section governing the types of courses that will and will not  
109.35 be approved.

110.1 Approval will not be granted for time spent on meals or other unrelated activities.  
110.2 Breaks may not be accumulated in order to dismiss the class early. Classes shall not be  
110.3 offered by a provider to any one student for longer than eight hours in one day, excluding  
110.4 meal breaks.

110.5 (b) Application for course approval must be submitted 30 days before the course  
110.6 offering.

110.7 (c) Approval must be granted for a subsequent offering of identical continuing  
110.8 education courses without requiring a new application if a notice of the subsequent  
110.9 offering is filed with the commissioner at least 30 days in advance of the date the course is  
110.10 to be held. The commissioner shall deny future offerings of courses if they are found not  
110.11 to be in compliance with the laws relating to course approval.

110.12 Subd. 7. **Courses open to all.** All course offerings must be open to any interested  
110.13 individuals. Access may be restricted by the sponsor based on class size only. Courses  
110.14 must not be approved if attendance is restricted to any particular group of people, except  
110.15 for company-sponsored courses allowed by applicable law.

110.16 Subd. 8. **Course coordinator.** (a) Each course of study shall have at least one  
110.17 coordinator, approved by the commissioner, who is responsible for supervising the  
110.18 program and ensuring compliance with all relevant law. Sponsors may engage an  
110.19 additional approved coordinator in order to assist the coordinator or to act as a substitute  
110.20 for the coordinator in the event of an emergency or illness.

110.21 (b) The commissioner shall approve as a coordinator a person meeting one or more  
110.22 of the following criteria:

110.23 (1) at least three years of full-time experience in the administration of an education  
110.24 program during the five-year period immediately before the date of application;

110.25 (2) a degree in education plus two years' experience during the immediately  
110.26 preceding five-year period in one of the regulated industries for which courses are being  
110.27 approved; or

110.28 (3) a minimum of five years' experience within the previous six years in the regulated  
110.29 industry for which courses are held.

110.30 Subd. 9. **Responsibilities.** A coordinator is responsible for:

110.31 (1) ensuring compliance with all laws and rules relating to continuing educational  
110.32 offerings governed by the commissioner;

110.33 (2) ensuring that students are provided with current and accurate information relating  
110.34 to the laws and rules governing their licensed activity;

- 111.1 (3) supervising and evaluating courses and instructors. Supervision includes  
111.2 ensuring that all areas of the curriculum are addressed without redundancy and that  
111.3 continuity is present throughout the entire course;
- 111.4 (4) ensuring that instructors are qualified to teach the course offering;
- 111.5 (5) furnishing the commissioner, upon request, with copies of course and instructor  
111.6 evaluations and qualifications of instructors. Evaluations must be completed by students at  
111.7 the time the course is offered and by coordinators within five days after the course offering;
- 111.8 (6) investigating complaints related to course offerings or instructors. A copy of  
111.9 the written complaint must be sent to the commissioner within ten days of receipt of  
111.10 the complaint and a copy of the complaint resolution must be sent not more than ten  
111.11 days after resolution is reached;
- 111.12 (7) maintaining accurate records relating to course offerings, instructors, tests  
111.13 taken by students if required, and student attendance for a period of three years from the  
111.14 date on which the course was completed. These records must be made available to the  
111.15 commissioner upon request. In the event that a sponsor ceases operation for any reason,  
111.16 the coordinator is responsible for maintaining the records or providing a custodian for the  
111.17 records acceptable to the commissioner. The coordinator must notify the commissioner  
111.18 of the name and address of that person. In order to be acceptable to the commissioner,  
111.19 custodians must agree to make copies of acknowledgments available to students at a  
111.20 reasonable fee. Under no circumstances will the commissioner act as custodian of the  
111.21 records;
- 111.22 (8) ensuring that the coordinator is available to instructors and students throughout  
111.23 course offerings and providing to the students and instructor the name of the coordinator  
111.24 and a telephone number at which the coordinator can be reached;
- 111.25 (9) attending workshops or instructional programs as reasonably required by the  
111.26 commissioner;
- 111.27 (10) providing course completion certificates within ten days of, but not before,  
111.28 completion of the entire course. Course completion certificates must be completed in  
111.29 their entirety. Course completion certificates must contain the following statement: "If  
111.30 you have any comments about this course offering, please mail them to the Minnesota  
111.31 Department of Labor and Industry." The current address of the department must be  
111.32 included. A coordinator may require payment of the course tuition as a condition for  
111.33 receiving the course completion certificate; and
- 111.34 (11) notifying the commissioner in writing within ten days of any change in the  
111.35 information in an application for approval on file with the commissioner.

112.1 Subd. 10. **Instructors.** (a) Each continuing education course shall have an instructor  
112.2 who is qualified by education, training, or experience to ensure competent instruction.  
112.3 Failure to have only qualified instructors teach at an approved course offering will result  
112.4 in loss of course approval. Coordinators are responsible to ensure that an instructor is  
112.5 qualified to teach the course offering.

112.6 (b) Qualified continuing education instructors must have one of the following  
112.7 qualifications:

112.8 (1) a four-year degree in any area plus two years' practical experience in the subject  
112.9 area being taught;

112.10 (2) five years' practical experience in the subject area being taught; or

112.11 (3) a college or graduate degree in the subject area being taught.

112.12 (c) Approved instructors are responsible for:

112.13 (1) compliance with all laws and rules relating to continuing education;

112.14 (2) providing students with current and accurate information;

112.15 (3) maintaining an atmosphere conducive to learning in the classroom;

112.16 (4) verifying attendance of students, and certifying course completion;

112.17 (5) providing assistance to students and responding to questions relating to course  
112.18 materials; and

112.19 (6) attending the workshops or instructional programs that are required by the  
112.20 commissioner.

112.21 Subd. 11. **Prohibited practices for coordinators and instructors.** (a) In

112.22 connection with an approved continuing education course, coordinators and instructors  
112.23 shall not:

112.24 (1) recommend or promote the services or practices of a particular business;

112.25 (2) encourage or recruit individuals to engage the services of, or become associated  
112.26 with, a particular business;

112.27 (3) use materials, clothing, or other evidences of affiliation with a particular entity;

112.28 (4) require students to participate in other programs or services offered by the  
112.29 instructor, coordinator, or sponsor;

112.30 (5) attempt, either directly or indirectly, to discover questions or answers on an  
112.31 examination for a license;

112.32 (6) disseminate to any other person specific questions, problems, or information  
112.33 known or believed to be included in licensing examinations;

112.34 (7) misrepresent any information submitted to the commissioner;

112.35 (8) fail to cover, or ensure coverage of, all points, issues, and concepts contained in  
112.36 the course outline approved by the commissioner during the approved instruction; or

113.1 (9) issue inaccurate course completion certificates.

113.2 (b) Coordinators shall notify the commissioner within ten days of a felony or  
113.3 gross misdemeanor conviction or of disciplinary action taken against an occupational or  
113.4 professional license held by the coordinator or an instructor teaching an approved course.  
113.5 The notification shall be grounds for the commissioner to withdraw the approval of the  
113.6 coordinator and to disallow the use of the instructor.

113.7 Subd. 12. **Fees.** Fees for an approved course of study and related materials must  
113.8 be clearly identified to students. In the event that a course is canceled for any reason, all  
113.9 fees must be returned within 15 days from the date of cancellation. In the event that a  
113.10 course is postponed for any reason, students shall be given the choice of attending the  
113.11 course at a later date or having their fees refunded in full within 15 days from the date  
113.12 of postponement. If a student is unable to attend a course or cancels the registration in a  
113.13 course, sponsor policies regarding refunds shall govern.

113.14 Subd. 13. **Facilities.** Each course of study must be conducted in a classroom  
113.15 or other facility that is adequate to comfortably accommodate the instructors and the  
113.16 number of students enrolled. The sponsor may limit the number of students enrolled in a  
113.17 course. Approved courses may be held on the premises of a company doing business in  
113.18 the regulated area only when the company is sponsoring the course offering, or where  
113.19 product application is appropriate and related.

113.20 Subd. 14. **Supplementary materials.** An adequate supply of supplementary  
113.21 materials to be used or distributed in connection with an approved course must be available  
113.22 at the time and place of the course offering in order to ensure that each student receives all  
113.23 of the necessary materials. Outlines and any other materials that are reproduced must be  
113.24 of readable quality.

113.25 Subd. 15. **Advertising courses.** (a) Paragraphs (b) to (g) govern the advertising  
113.26 of continuing education courses.

113.27 (b) Advertising must be truthful and not deceptive or misleading. Courses may not  
113.28 be advertised in any manner as approved unless approval has been granted in writing by  
113.29 the commissioner.

113.30 (c) No advertisement, pamphlet, circular, or other similar materials pertaining to  
113.31 an approved offering may be circulated or distributed in this state, unless the following  
113.32 statement is prominently displayed:

113.33 "This course has been approved by the Minnesota Department of Labor and Industry  
113.34 for ..... (approved number of hours) hours for continuing ..... (relevant industry)  
113.35 education."

114.1 (d) Advertising of approved courses must be clearly distinguishable from the  
114.2 advertisement of other nonapproved courses and services.

114.3 (e) Continuing education courses may not be advertised before approval unless the  
114.4 course is described in the advertising as "approval pending" and an application for approval  
114.5 has been timely submitted to the commissioner and a denial has not been received.

114.6 (f) The number of hours for which a course has been approved must be prominently  
114.7 displayed on an advertisement for the course. If the course offering is longer than the  
114.8 number of hours of credit to be given, it must be clear that credit is not earned for the  
114.9 entire course.

114.10 (g) The course approval number must not be included in any advertisement.

114.11 Subd. 16. **Notice to students.** At the beginning of each approved offering, the  
114.12 following notice must be handed out in printed form or must be read to students:

114.13 "This educational offering is recognized by the Minnesota Department of Labor and  
114.14 Industry as satisfying ..... (insert number of hours approved) hours of credit toward  
114.15 continuing ..... (insert appropriate industry) education requirements."

114.16 Subd. 17. **Audits.** The commissioner reserves the right to audit subject offerings  
114.17 with or without notice to the sponsor.

114.18 Subd. 18. **Falsification of reports.** A licensee, its qualified person, or an applicant  
114.19 found to have falsified an education report to the commissioner shall be considered to  
114.20 have violated the laws relating to the industry for which the person has a license and  
114.21 shall be subject to censure, limitation, condition, suspension, or revocation of the license  
114.22 or denial of the application for licensure.

114.23 The commissioner reserves the right to audit a licensee's continuing education  
114.24 records.

114.25 Subd. 19. **Waivers and extensions.** If a licensee provides documentation to the  
114.26 commissioner that the licensee or its qualifying person is unable, and will continue to be  
114.27 unable, to attend actual classroom course work because of a physical disability, medical  
114.28 condition, or similar reason, attendance at continuing education courses shall be waived  
114.29 for a period not to exceed one year. The commissioner shall require that the licensee or  
114.30 its qualifying person satisfactorily complete a self-study program to include reading a  
114.31 sufficient number of textbooks, or listening to a sufficient number of tapes, related to the  
114.32 regulated industry, as would be necessary for the licensee to satisfy continuing educational  
114.33 credit hour needs. The commissioner shall award the licensee credit hours for a self-study  
114.34 program by determining how many credit hours would be granted to a classroom course  
114.35 involving the same material and giving the licensee the same number of credit hours under  
114.36 this part. The licensee may apply each year for a new waiver upon the same terms and

115.1 conditions as were necessary to secure the original waiver, and must demonstrate that in  
115.2 subsequent years, the licensee was unable to complete actual classroom course work.  
115.3 The commissioner may request documentation of the condition upon which the request  
115.4 for waiver is based as is necessary to satisfy the commissioner of the existence of the  
115.5 condition and that the condition does preclude attendance at continuing education courses.

115.6 Upon written proof demonstrating a medical hardship, the commissioner shall  
115.7 extend, for up to 90 days, the time period during which the continuing education must be  
115.8 successfully completed. Loss of income from either attendance at courses or cancellation  
115.9 of a license is not a bona fide financial hardship. Requests for extensions must be  
115.10 submitted to the commissioner in writing no later than 60 days before the education is  
115.11 due and must include an explanation with verification of the hardship, plus verification of  
115.12 enrollment at an approved course of study on or before the extension period expires.

115.13 Subd. 20. **Reporting requirements.** Required continuing education must be  
115.14 reported in a manner prescribed by the commissioner. Licensees are responsible for  
115.15 maintaining copies of course completion certificates.

115.16 Subd. 21. **Residential building contractor, residential remodeler, and residential**  
115.17 **roofer education.** (a) Each licensee must, during the licensee's first complete continuing  
115.18 education reporting period, complete and report one hour of continuing education relating  
115.19 to lead abatement rules in safe lead abatement procedures.

115.20 (b) Each licensee must, during each continuing education reporting period, complete  
115.21 and report one hour of continuing education relating to energy codes for buildings and  
115.22 other building codes designed to conserve energy.

115.23 Subd. 22. **Continuing education approval.** (a) Continuing education courses must  
115.24 be approved in advance by the commissioner of labor and industry. "Sponsor" means any  
115.25 person or entity offering approved education.

115.26 (b) For coordinators with an initial approval date before August 1, 2005, approval  
115.27 will expire on December 31, 2005. For courses with an initial approval date on or before  
115.28 December 31, 2000, approval will expire on April 30, 2006. For courses with an initial  
115.29 approval date after January 1, 2001, but before August 1, 2005, approval will expire  
115.30 on April 30, 2007.

115.31 Subd. 23. **Continuing education fees.** The following fees shall be paid to the  
115.32 commissioner:

115.33 (1) initial course approval, \$10 for each hour or faction of one hour of continuing  
115.34 education course approval sought. Initial course approval expires on the last day of the  
115.35 24th month after the course is approved;

116.1 (2) renewal of course approval, \$10 per course. Renewal of course approval expires  
116.2 on the last day of the 24th month after the course is renewed;

116.3 (3) initial coordinator approval, \$100. Initial coordinator approval expires on the last  
116.4 day of the 24th month after the coordinator is approved; and

116.5 (4) renewal of coordinator approval, \$10. Renewal of coordinator approval expires  
116.6 on the last day of the 24th month after the coordinator is renewed.

116.7 Subd. 24. **Refunds.** All fees paid to the commissioner under this section are  
116.8 nonrefundable, except that an overpayment of a fee shall be returned upon proper  
116.9 application.

116.10 Sec. 13. Minnesota Statutes 2006, section 326.88, is amended to read:

116.11 **326.88 LOSS OF QUALIFYING PERSON.**

116.12 Upon the departure or disqualification of a licensee's qualifying person because of  
116.13 death, disability, retirement, position change, or other reason, the licensee must notify  
116.14 the commissioner within 15 business days. The licensee shall have 120 days from the  
116.15 departure of the qualifying person to obtain a new qualifying person. Failure to secure a  
116.16 new qualifying person within 120 days will, with or without notice, result in the automatic  
116.17 termination of the license.

116.18 Sec. 14. Minnesota Statutes 2006, section 326.89, is amended to read:

116.19 **326.89 APPLICATION AND EXAMINATION.**

116.20 Subdivision 1. **Form.** An applicant for a license under sections 326.83 to 326.98  
116.21 must submit an application ~~to the commissioner~~, under oath and accompanied by the  
116.22 license fee required by section 326.86, on a form prescribed by the commissioner.  
116.23 Within 30 business days of receiving all required information, the commissioner must  
116.24 act on the license request. If one of the categories in the application does not apply, the  
116.25 applicant must identify the category and state the reason the category does not apply. The  
116.26 commissioner may refuse to issue a license if the application is not complete or contains  
116.27 unsatisfactory information.

116.28 Subd. 2. **Contents.** ~~The~~ Each application must include the following information  
116.29 regarding the applicant:

116.30 (1) Minnesota workers' compensation insurance certificate;

116.31 (2) employment insurance account number;

116.32 (3) certificate of liability insurance;

116.33 (4) type of license requested;

117.1 (5) name ~~and~~, current address of the applicant, and telephone number where the  
117.2 applicant resides;

117.3 ~~(i)~~ (6) name and address of the applicant's qualifying person, if other than applicant;  
117.4 and

117.5 ~~(ii)~~ (7) if the applicant is a sole proprietorship, the name and address of the sole  
117.6 proprietor; if the applicant is a partnership, the name and address of each partner; if the  
117.7 applicant is a limited liability company, the name and address of each governor and  
117.8 manager; if the applicant is a corporation, the name and address of each of the corporate  
117.9 officers, directors, and all shareholders holding more than ten percent of the outstanding  
117.10 stock in the corporation;

117.11 (8) name and address of the applicant's agent in this state authorized to receive  
117.12 service of process, and a consent to service of process as required by section 326.93;

117.13 (9) current street address and telephone number where the business is physically  
117.14 located;

117.15 ~~(6)~~ (10) whether the applicant, any employee, or qualifying person has ever been  
117.16 licensed in this or any other state and has had a professional or vocational license  
117.17 reprimanded, censured, limited, conditioned, refused, suspended, or revoked, or has been  
117.18 the subject of any administrative action;

117.19 ~~(7)~~ (11) whether the applicant, qualifying person, or any of the applicant's corporate  
117.20 or partnership directors, limited liability company governors, officers, limited or general  
117.21 partners, managers, all shareholders holding more than ten percent of the share of the  
117.22 corporation that have been issued, or all members holding more than ten percent of the  
117.23 voting power of the membership interests that have been issued, has been convicted  
117.24 of a crime that either related directly to the business for which the license is sought or  
117.25 involved fraud, misrepresentation, or misuse of funds; has suffered a judgment in a civil  
117.26 action involving fraud, misrepresentation, construction defect, negligence, ~~or~~ breach  
117.27 of contract, or conversion of funds within the ten years prior to the submission of the  
117.28 application; or has had any government license or permit reprimanded, censured, limited,  
117.29 conditioned, suspended, or revoked as a result of an action brought by a federal, state, or  
117.30 local governmental unit or agency in this or any other state;

117.31 ~~(8)~~ (12) the applicant's and qualifying person's business history for the past five  
117.32 years and whether the applicant, ~~any~~ a managing employee, or qualifying person has ever  
117.33 filed for bankruptcy or protection from creditors or has any unsatisfied judgments against  
117.34 the applicant, employee, or qualifying person;

117.35 ~~(9)~~ (13) where the applicant is a firm, partnership, sole proprietorship, limited  
117.36 liability company, corporation, or association, whether there has been a sale or transfer of

118.1 the business or other change in ownership, control, or name in the last five years and the  
 118.2 details thereof, and the names and addresses of all prior, predecessor, subsidiary, affiliated,  
 118.3 parent, or related entities, and whether each such entity, or its owners, officers, directors,  
 118.4 members or shareholders holding more than ten percent of the stock, or an employee has  
 118.5 ever taken or been subject to an action that is subject to clause ~~(6), (7), or (8)~~ (10), (11),  
 118.6 or (12) in the last ten years; and

118.7 ~~(10)~~ (14) whether the qualifying person is the qualifying person for more than one  
 118.8 licensee.

118.9 For purposes of this subdivision, "applicant" includes employees who exercise  
 118.10 management or policy control over the residential contracting ~~and remodeling, residential~~  
 118.11 remodeling, residential roofing, or manufactured home installation activities in the state  
 118.12 of Minnesota, including affiliates, partners, directors, governors, officers, limited or  
 118.13 general partners, managers, all shareholders holding more than ten percent of the shares  
 118.14 that have been issued, a shareholder holding more than ten percent of the voting power  
 118.15 of the shares that have been issued, or all members holding more than ten percent of the  
 118.16 membership interests that have been issued or more than ten percent of the voting power  
 118.17 of the membership interests that have been issued.

118.18 The commissioner may require further information as the commissioner deems  
 118.19 appropriate to administer the provisions and further the purposes of this chapter.

118.20 Subd. 3. **Examination.** (a) Each qualifying person must satisfactorily complete a  
 118.21 written examination for the type of license requested. The commissioner may establish  
 118.22 the examination qualifications, including related education experience and education, the  
 118.23 examination procedure, and the examination for each licensing group. The examination  
 118.24 must include at a minimum the following areas:

118.25 (1) appropriate knowledge of technical terms commonly used and the knowledge of  
 118.26 reference materials and code books to be used for technical information; and

118.27 (2) understanding of the general principles of business management and other  
 118.28 pertinent state laws.

118.29 (b) Each examination must be designed for the specified type of license requested.

118.30 ~~The council shall advise the commissioner on the grading, monitoring, and updating of~~  
 118.31 ~~examinations.~~

118.32 (c) ~~A person's~~ An individual's passing examination results expire two years from  
 118.33 the examination date. ~~A person~~ An individual who passes the examination but does not  
 118.34 choose to apply to act as a qualifying person for a licensee within two years from the  
 118.35 examination date, must, upon application provide:

118.36 (1) passing examination results within two years from the date of application; or

119.1 (2) proof that the person has fulfilled the continuing education requirements in  
 119.2 section 326.87 in the manner required for a qualifying person of a licensee for each license  
 119.3 period after the expiration of the examination results.

119.4 ~~Subd. 4. **Competency skills.** The commissioner shall, in consultation with the~~  
 119.5 ~~council, determine the competency skills and installation knowledge required for the~~  
 119.6 ~~licensing of specialty contractors.~~

119.7 Subd. 5. **Exemption.** A general retailer whose primary business is not being a  
 119.8 residential building contractor, residential remodeler, ~~or specialty contractor~~ residential  
 119.9 roofer, or manufactured home installer, and who has completed a ~~comparable~~ license  
 119.10 examination meeting or exceeding Minnesota's examination requirements in another state  
 119.11 is exempt from ~~subdivisions~~ subdivision 3 and 4 and sections 326.87 and 326.88.

119.12 Subd. 6. **Additional licensing requirements.** As an alternative to denying an  
 119.13 application for licensure pursuant to section 326.91, subdivision 1, the commissioner  
 119.14 may, as a condition of licensure and based upon information received pursuant to  
 119.15 section 326.89, subdivision 2, clauses (6) to (8), or a finding pursuant to section 326.91,  
 119.16 subdivision 1, clauses (1) to (9), impose additional insurance, bonding, reporting, record  
 119.17 keeping, and other requirements on the applicant as are reasonable to protect the public.

119.18 Subd. 7. **License.** A nonresident of Minnesota may be licensed as a residential  
 119.19 building contractor, residential remodeler, residential roofer, or manufactured home  
 119.20 installer upon compliance with all the provisions of sections 326.83 to 326.98.

119.21 Sec. 15. Minnesota Statutes 2006, section 326.90, subdivision 1, is amended to read:

119.22 Subdivision 1. **Local license prohibited.** Except as provided in sections 326.90,  
 119.23 subdivision 2, ~~and 326.991~~, a political subdivision may not require a person licensed  
 119.24 under sections 326.83 to ~~326.991~~ 326.98 to also be licensed or pay a registration or other  
 119.25 fee related to licensure under any ordinance, law, rule, or regulation of the political  
 119.26 subdivision. This section does not prohibit charges for building permits or other charges  
 119.27 not directly related to licensure.

119.28 Sec. 16. Minnesota Statutes 2006, section 326.91, subdivision 1, is amended to read:

119.29 Subdivision 1. **Cause Grounds.** ~~The commissioner may by order deny, suspend, or~~  
 119.30 ~~revoke any license or may censure a licensee, and may impose a civil penalty as provided~~  
 119.31 ~~for in section 45.027, subdivision 6, if the commissioner finds that the order is in the~~  
 119.32 ~~public interest, and that the applicant, licensee, or affiliate of an applicant or licensee, or~~  
 119.33 ~~other agent, owner, partner, director, governor, shareholder, member, officer, qualifying~~  
 119.34 ~~person, or managing employee of the applicant or licensee or any person occupying a~~

120.1 ~~similar status or performing similar functions.~~ In addition to the grounds set forth in  
 120.2 section 326B.082, subdivision 11, the commissioner may deny, suspend, limit, place  
 120.3 conditions on, or revoke a license or certificate of exemption, or may censure the person  
 120.4 holding the license or certificate of exemption, if the applicant, licensee, certificate of  
 120.5 exemption holder, qualifying person, or affiliate of an applicant, licensee, or certificate of  
 120.6 exemption holder, or other agent owner has:

120.7 (1) has filed an application for ~~a license~~ licensure or a certificate of exemption  
 120.8 which is incomplete in any material respect or contains any statement which, in light  
 120.9 of the circumstances under which it is made, is false or misleading with respect to any  
 120.10 material fact;

120.11 (2) has engaged in a fraudulent, deceptive, or dishonest practice;

120.12 (3) is permanently or temporarily enjoined by any court of competent jurisdiction  
 120.13 from engaging in or continuing any conduct or practice involving any aspect of the  
 120.14 business;

120.15 (4) has failed to reasonably supervise employees, agents, subcontractors, or  
 120.16 salespersons, or has performed negligently or in breach of contract, so as to cause injury  
 120.17 or harm to the public;

120.18 (5) has violated or failed to comply with any provision of sections 326.83 to 326.98  
 120.19 ~~or~~, any rule or order under sections 326.83 to 326.98 or any other law, rule, or order related  
 120.20 to the duties and responsibilities entrusted to the commissioner;

120.21 ~~(6) has been shown to be incompetent, untrustworthy, or financially irresponsible;~~

120.22 ~~(7)~~ (6) has been convicted of a violation of the State Building Code or, ~~in~~  
 120.23 ~~jurisdictions that do not enforce the State Building Code,~~ has refused to comply with  
 120.24 a notice of violation or stop order issued by a certified building official, or in local  
 120.25 jurisdictions that have not adopted the State Building Code has refused to correct a  
 120.26 violation of the State Building Code when the violation has been ~~certified~~ documented  
 120.27 or a notice of violation or stop order issued by a Minnesota licensed structural engineer  
 120.28 certified building official has been received;

120.29 ~~(8)~~ (7) has failed to use the proceeds of any payment made to the licensee for the  
 120.30 construction of, or any improvement to, residential real estate, as defined in section 326.83,  
 120.31 subdivision 17, for the payment of labor, skill, material, and machinery contributed to the  
 120.32 construction or improvement, knowing that the cost of any labor performed, or skill,  
 120.33 material, or machinery furnished for the improvement remains unpaid;

120.34 ~~(9)~~ (8) has not furnished to the person making payment either a valid lien waiver as to  
 120.35 any unpaid labor performed, or skill, material, or machinery furnished for an improvement,

121.1 or a payment bond in the basic amount of the contract price for the improvement  
 121.2 conditioned for the prompt payment to any person or persons entitled to payment;

121.3 ~~(10) has engaged in conduct which was the basis for a contractor's recovery fund~~  
 121.4 ~~payment pursuant to section 326.975, which payment has not been reimbursed;~~ (9) has  
 121.5 engaged in an act or practice that results in compensation to an aggrieved owner or lessee  
 121.6 from the contractor recovery fund pursuant to section 36B.825, unless:

121.7 (i) the applicant or licensee has repaid the fund twice the amount paid from the fund,  
 121.8 plus interest at the rate of 12 percent per year; and

121.9 (ii) the applicant or licensee has obtained a surety bond in the amount of at least  
 121.10 \$40,000, issued by an insurer authorized to transact business in this state.

121.11 ~~(11)~~ (10) has engaged in bad faith, unreasonable delays, or frivolous claims in  
 121.12 defense of a civil lawsuit or arbitration arising out of their activities as a licensee or  
 121.13 certificate of exemption holder under this chapter;

121.14 ~~(12)~~ (11) has had a judgment entered against them for failure to make payments to  
 121.15 employees or subcontractors, or suppliers, that the licensee has failed to satisfy and all  
 121.16 appeals of the judgment have been exhausted or the period for appeal has expired;

121.17 ~~(13)~~ (12) if unlicensed, has obtained a building permit by the fraudulent use of a  
 121.18 fictitious license number or the license number of another, or, if licensed, has knowingly  
 121.19 allowed an unlicensed person to use the licensee's license number for the purpose of  
 121.20 fraudulently obtaining a building permit; or has applied for or obtained a building permit  
 121.21 for an unlicensed person.

121.22 ~~(14)~~ (13) has made use of a forged mechanics' mechanic's lien waivers waiver under  
 121.23 chapter 514.;

121.24 (14) has provided false, misleading or incomplete information to the commissioner  
 121.25 or has refused to allow a reasonable inspection of records or premises;

121.26 (15) has engaged in an act or practice whether or not the act or practice directly  
 121.27 involves the business for which the person is licensed, that demonstrates that the applicant  
 121.28 or licensee is untrustworthy, financially irresponsible, or otherwise incompetent or  
 121.29 unqualified to act under the license granted by the commissioner; or

121.30 (16) has failed to comply with requests for information, documents, or other requests  
 121.31 from the department within the time specified in the request or, if no time is specified,  
 121.32 within 30 days of the mailing of the request by the department.

121.33 Sec. 17. Minnesota Statutes 2006, section 326.92, is amended to read:

121.34 **326.92 PENALTIES.**

122.1 ~~Subdivision 1. **Misdemeanor.** A person required to be licensed under sections~~  
 122.2 ~~326.83 to 326.991 who performs unlicensed work is guilty of a misdemeanor.~~

122.3 Subd. 1a. **Gross misdemeanor.** ~~A person required to be licensed under sections~~  
 122.4 ~~326.84 to 326.991 who violates an order under subdivision 3~~ An individual who violates  
 122.5 an order of the commissioner or is the manager, officer, or director of a person who  
 122.6 violates an order issued by the commissioner is guilty of a gross misdemeanor.

122.7 Subd. 2. **Lien rights.** An unlicensed person who knowingly violates sections 326.83  
 122.8 to 326.98 has no right to claim a lien under section 514.01 and the lien is void. Nothing  
 122.9 in this section affects the lien rights of material suppliers and licensed contractors to the  
 122.10 extent provided by law.

122.11 ~~Subd. 3. **Commissioner action.** The commissioner may bring actions, including~~  
 122.12 ~~cease and desist actions, against any person licensed or required to be licensed under~~  
 122.13 ~~sections 326.83 to 326.991 to protect the public health, safety, and welfare.~~

122.14 Sec. 18. Minnesota Statutes 2006, section 326.921, is amended to read:

122.15 **326.921 BUILDING PERMIT CONDITIONED ON LICENSURE; NOTICE**  
 122.16 **OF PERMIT APPLICATION.**

122.17 Subdivision 1. **Building permit.** A political subdivision shall not issue a building  
 122.18 permit to an unlicensed person who is required to be licensed under sections 326.83 to  
 122.19 ~~326.991~~ 326.98. A political subdivision that issues zoning or land use permits in lieu of  
 122.20 a building permit shall not issue those permits to an unlicensed person who is required  
 122.21 to be licensed under sections 326.83 to 326.991 326.98. The political subdivision shall  
 122.22 report the person applying for the permit to the commissioner who may bring an action  
 122.23 against the person.

122.24 Subd. 2. **Notice of building permit application.** A political subdivision shall notify  
 122.25 the department when an application for building permit involving the construction of new  
 122.26 residential real estate has been received from an unlicensed person by submitting a copy  
 122.27 of the application to the department within two business days of receipt of the application.  
 122.28 The political subdivision may submit a copy of the building permit application by  
 122.29 facsimile, United States mail, or electronic communication.

122.30 Sec. 19. Minnesota Statutes 2006, section 326.93, is amended to read:

122.31 **326.93 SERVICE OF PROCESS; ~~NONRESIDENT LICENSING.~~**

122.32 ~~Subdivision 1. **License.** A nonresident of Minnesota may be licensed as a residential~~  
 122.33 ~~building contractor or residential remodeler upon compliance with all the provisions of~~  
 122.34 ~~sections 326.83 to 326.991.~~

123.1 ~~Subd. 2. **Service of process.** Service of process upon a person performing work in~~  
123.2 ~~the state of a type that would require a license under sections 326.83 to 326.98 may be~~  
123.3 ~~made as provided in section 45.028.~~

123.4 Subd. 3. **Procedure.** Every applicant for licensure or certificate of exemption  
123.5 under sections 326.83 to 326.98 shall irrevocably consent to the appointment of the  
123.6 commissioner and successors in office to be the applicant's agent to receive service of any  
123.7 lawful process in any noncriminal suit, action, or proceeding against the applicant or a  
123.8 successor, executor, or administrator which arises under section 326.83 to 326.98 or any  
123.9 rule or order thereunder after the consent has been filed, with the same force and validity  
123.10 as if served personally on the person filing the consent. Service under this section shall be  
123.11 made in compliance with subdivision 5.

123.12 Subd. 4. **Service on commissioner.** (a) When a person, including any nonresident  
123.13 of this state, engages in conduct prohibited or made actionable by sections 326.83 to  
123.14 326.98, or any rule or order under those sections, and the person has not consented to  
123.15 service of process under subdivision 3, that conduct is equivalent to an appointment of the  
123.16 commissioner and successors in office as the person's agent to receive service of process in  
123.17 any noncriminal suit, action, or proceeding against the person that is based on that conduct  
123.18 and is brought under sections 326.83 to 326.98, or any rule or order under those sections,  
123.19 with the same force and validity as if served personally on the person consenting to the  
123.20 appointment of the commissioner and successors in office. Service under this section shall  
123.21 be made in compliance with subdivision 5.

123.22 (b) Subdivision 5 applies in all other cases in which a person, including a nonresident  
123.23 of this state, has filed a consent to service of process. This paragraph supersedes any  
123.24 inconsistent provision of law.

123.25 (c) Subdivision 5 applies in all cases in which service of process is allowed to be  
123.26 made on the commissioner.

123.27 (d) Subdivision 5 applies to any document served by the commissioner or the  
123.28 department under section 326B.08.

123.29 Subd. 5. **How made.** Service of process under this section may be made by leaving  
123.30 a copy of the process in the office of the commissioner, or by sending a copy of the process  
123.31 to the commissioner by certified mail, and is not effective unless:

123.32 (1) the plaintiff, who may be the commissioner in an action or proceeding instituted  
123.33 by the commissioner, sends notice of the service and a copy of the process by certified  
123.34 mail to the defendant or respondent at the last known address; and

123.35 (2) the plaintiff's affidavit of compliance is filed in the action or proceeding on or  
123.36 before the return day of the process, if any, or within further time as the court allows.

124.1 Sec. 20. Minnesota Statutes 2006, section 326.94, is amended to read:

124.2 **326.94 BOND; INSURANCE.**

124.3 Subdivision 1. **Bond.** (a) Licensed manufactured home installers and licensed  
124.4 residential roofers must post a license surety bond in the name of the licensee with the  
124.5 commissioner, conditioned that the applicant shall faithfully perform the duties and  
124.6 in all things comply with all laws, ordinances, and rules pertaining to the license or  
124.7 permit applied for and all contracts entered into. The annual bond must be continuous  
124.8 and maintained for so long as the licensee remains licensed. The aggregate liability of  
124.9 the surety on the bond to any and all persons, regardless of the number of claims made  
124.10 against the bond, may not exceed the amount of the bond. The bond may be canceled as  
124.11 to future liability by the surety upon 30 days' written notice mailed to the commissioner  
124.12 by regular mail.

124.13 (b) A licensed residential roofer must post a bond of at least ~~\$5,000~~ \$15,000.

124.14 (c) A licensed manufactured home installer must post a bond of at least \$2,500.

124.15 Bonds issued under sections 326.83 to 326.98 are not state bonds or contracts for  
124.16 purposes of sections 8.05 and 16C.05, subdivision 2.

124.17 Subd. 2. **Insurance.** Licensees must have public liability insurance with limits of at  
124.18 least ~~\$100,000~~ \$300,000 per occurrence, which must include at least \$10,000 property  
124.19 damage coverage. The insurance must be written by an insurer licensed to do business in  
124.20 this state. The commissioner may increase the minimum amount of insurance required  
124.21 for any licensee or class of licensees if the commissioner considers it to be in the public  
124.22 interest and necessary to protect the interests of Minnesota consumers.

124.23 Sec. 21. Minnesota Statutes 2006, section 326.95, subdivision 2, is amended to read:

124.24 Subd. 2. **Advertising.** The license number of a licensee must appear in any  
124.25 advertising by that licensee including but not limited to signs, vehicles, business cards,  
124.26 published display ads, flyers, ~~and~~ brochures, Web sites, and Internet ads.

124.27 Sec. 22. Minnesota Statutes 2006, section 326.96, is amended to read:

124.28 **326.96 PUBLIC EDUCATION.**

124.29 The commissioner may develop materials and programs to educate the public  
124.30 concerning licensing licensure requirements and methods. The commissioner must  
124.31 develop materials for reporting unlicensed contracting activity. The commissioner shall  
124.32 provide information in other languages.

125.1 Sec. 23. Minnesota Statutes 2006, section 326.97, is amended to read:

125.2 **326.97 LICENSE RENEWAL.**

125.3 Subdivision 1. **Renewal.** ~~Licenses~~ A licensee whose applications have fully  
125.4 completed renewal application has been properly and timely filed and who ~~have~~ has  
125.5 not received a notice of denial of renewal ~~are~~ is considered to have been approved for  
125.6 renewal and may continue to transact business whether or not the renewed license has  
125.7 been received. Applications are timely if received ~~or postmarked~~ by March 1 of the  
125.8 renewal year. Applications must be made on a form approved by the commissioner.  
125.9 An application for renewal that does not contain all of the information requested is an  
125.10 incomplete application and will not be processed.

125.11 Subd. 1a. **Annual renewal.** Any license issued or renewed after August 1, 1993,  
125.12 must be renewed annually.

125.13 Subd. 2. **Failure to apply renew.** A person who has failed to make a timely  
125.14 application for renewal of a license ~~by March 31 of the renewal year~~ is unlicensed at  
125.15 11:59:59 p.m. central time on March 31 of the renewal year and remains unlicensed until  
125.16 ~~the~~ a renewed license has been issued by the commissioner and is received by the applicant.

125.17 Subd. 3. **Expiration.** All licenses expire at 11:59:59 p.m. central time on March 31  
125.18 of the renewal year if not properly renewed.

125.19 Sec. 24. **[326B.801] SCOPE.**

125.20 Except as otherwise provided by law, the provisions of sections 326B.801 to  
125.21 326B.825 apply to residential contractors, residential remodelers, residential roofers,  
125.22 and manufactured home installers.

125.23 Sec. 25. **[326B.804] LICENSE RECIPROACITY.**

125.24 The commissioner may issue a temporary license without examination, upon  
125.25 payment of the required fee, nonresident applicants who are licensed under the laws of a  
125.26 state having standards for licensing which the commissioner determines are substantially  
125.27 equivalent to the standards of this state if the other state grants similar privileges to  
125.28 Minnesota residents duly licensed in this state. Applicants who receive a temporary  
125.29 license under this section may acquire an aggregate of 24 months of experience before  
125.30 they have to apply and pass the licensing examination. Applicants must register with the  
125.31 commissioner of labor and industry and the commissioner shall set a fee for a temporary  
125.32 license. Applicants have five years in which to comply with this section.

125.33 Sec. 26. **[326B.809] WRITTEN CONTRACT REQUIRED.**

126.1 (a) All agreements including proposals, estimates, bids, quotations, contracts,  
126.2 purchase orders, and change orders between a licensee and a customer for the performance  
126.3 of a licensee's services must be in writing and must contain the following:

126.4 (1) a detailed summary of the services to be performed;

126.5 (2) a description of the specific materials to be used or a list of standard features  
126.6 to be included; and

126.7 (3) the total contract price or a description of the basis on which the price will  
126.8 be calculated.

126.9 (b) All agreements shall be signed and dated by the licensee and customer.

126.10 (c) The licensee shall provide to the customer, at no charge, a signed and dated  
126.11 document at the time that the licensee and customer sign and date the document.

126.12 Documents include agreements and mechanic's lien waivers.

126.13 **Sec. 27. [326B.814] REHABILITATION OF CRIMINAL OFFENDERS.**

126.14 Chapter 364 does not apply to an applicant for a license or to a licensee where  
126.15 the underlying conduct on which the conviction is based would be grounds for denial,  
126.16 censure, suspension, or revocation of the license.

126.17 **Sec. 28. [326B.82] DEFINITIONS.**

126.18 Subdivision 1. **Words, terms, and phrases.** For the purposes of section 326.87,  
126.19 the terms defined in this section have the meanings given them, unless the context clearly  
126.20 indicates otherwise.

126.21 Subd. 2. **Appropriate and related knowledge.** "Appropriate and related  
126.22 knowledge" means facts, information, or principles that are clearly relevant to the licensee  
126.23 in performing responsibilities under a license issued by the commissioner. These facts,  
126.24 information, or principles must convey substantive and procedural knowledge as it relates  
126.25 to postlicensing issues and must be relevant to the technical aspects of a particular area  
126.26 of continuing education.

126.27 Subd. 3. **Classroom hour.** "Classroom hour" means a 50-minute hour.

126.28 Subd. 4. **Coordinator.** "Coordinator" means an individual who is responsible for  
126.29 monitoring approved educational offerings.

126.30 Subd. 5. **Instructor.** "Instructor" means an individual lecturing in an approved  
126.31 educational offering.

126.32 Subd. 6. **Licensee.** "Licensee" means a person licensed by the Minnesota  
126.33 Department of Labor and Industry for whom an examination is required before licensure.

127.1 Subd. 7. **Medical hardship.** "Medical hardship" includes a documented physical  
127.2 disability or medical condition.

127.3 Subd. 8. **Overpayment.** "Overpayment" means any payment of money in excess  
127.4 of a statutory fee.

127.5 Subd. 9. **Regulated industries.** "Regulated industries" means residential  
127.6 contracting, residential remodeling, or residential roofing. Each of these is a regulated  
127.7 industry.

127.8 Subd. 10. **Sponsor.** "Sponsor" means any person or entity offering or providing  
127.9 approved continuing education.

127.10 **Sec. 29. [326B.89] CONTRACTOR RECOVERY FUND.**

127.11 Subdivision 1. **Definitions.** (a) For the purposes of this section, the following terms  
127.12 have the meanings given them.

127.13 (b) "Gross annual receipts" means the total amount derived from residential  
127.14 contracting or residential remodeling activities, regardless of where the activities are  
127.15 performed, and must not be reduced by costs of goods sold, expenses, losses, or any  
127.16 other amount.

127.17 (c) "Licensee" means a person licensed as a residential contractor or residential  
127.18 remodeler.

127.19 (d) "Residential real estate" means a new or existing building constructed for  
127.20 habitation by one to four families, and includes detached garages.

127.21 (e) "Fund" means the contractor recovery fund.

127.22 Subd. 2. **Generally.** The contractor recovery fund is created in the state treasury  
127.23 and shall be administered by the commissioner for the purposes described in this section.  
127.24 Any interest or profit accruing from investment of money in the fund shall be credited  
127.25 to the contractor recovery fund.

127.26 Subd. 3. **Fund fees.** In addition to any other fees, a person who applies for or  
127.27 renews a license under sections 326.83 to 326.98 shall pay a fee to the fund. The person  
127.28 shall pay, in addition to the appropriate application or renewal fee, the following additional  
127.29 fee that shall be deposited in the fund. The amount of the fee shall be based on the person's  
127.30 gross annual receipts for the person's most recent fiscal year preceding the application or  
127.31 renewal, on the following scale:

127.32	<u>Fee</u>	<u>Gross Annual Receipts</u>
127.33	<u>\$160</u>	<u>under \$1,000,000</u>
127.34	<u>\$210</u>	<u>\$1,000,000 to \$5,000,000</u>
127.35	<u>\$260</u>	<u>over \$5,000,000</u>

128.1 Subd. 4. **Purpose of fund.** The purpose of this fund is to:

128.2 (1) compensate owners or lessees of residential real estate who meet the requirements  
128.3 of this section;

128.4 (2) reimburse the department for all legal and administrative expenses,  
128.5 disbursements, and costs, including staffing costs, incurred in administering and defending  
128.6 the fund;

128.7 (3) pay for educational or research projects in the field of residential contracting to  
128.8 further the purposes of sections 326B.801 to 326B.825; and

128.9 (4) provide information to the public on residential contracting issues.

128.10 Subd. 5. **Payment limitations.** Except as otherwise provided in this section,  
128.11 the commissioner shall not pay compensation from the fund to an owner or a lessee  
128.12 in an amount greater than \$75,000. Except as otherwise provided in this section, the  
128.13 commissioner shall not pay compensation from the fund to owners and lessees in an  
128.14 amount that totals more than \$150,000 per licensee. The commissioner shall not pay  
128.15 compensation from the fund for a final judgment based on a cause of action that arose  
128.16 before the commissioner's receipt of the licensee's fee required by subdivision 3.

128.17 Subd. 6. **Verified application.** To be eligible for compensation from the fund, an  
128.18 owner or lessee shall serve on the commissioner a verified application for compensation  
128.19 on a form approved by the commissioner. The application shall verify the following  
128.20 information:

128.21 (1) the specific grounds upon which the owner or lessee seeks to recover from  
128.22 the fund:

128.23 (2) that the owner or the lessee has obtained a final judgment in a court of competent  
128.24 jurisdiction against a licensee licensed under section 326B.803;

128.25 (3) that the final judgment was obtained against the licensee on the grounds of  
128.26 fraudulent, deceptive, or dishonest practices, conversion of funds, or failure of performance  
128.27 that arose directly out of a transaction that occurred when the licensee was licensed and  
128.28 performing any of the special skills enumerated under section 326B.802, subdivision 19;

128.29 (4) the amount of the owner's or the lessee's actual and direct out-of-pocket loss on  
128.30 the owner's residential real estate, on residential real estate leased by the lessee, or on new  
128.31 residential real estate that has never been occupied or that was occupied by the licensee  
128.32 for less than one year prior to purchase by the owner;

128.33 (5) that the residential real estate is located in Minnesota;

128.34 (6) that the owner or the lessee is not the spouse of the licensee or the personal  
128.35 representative of the licensee;

129.1 (7) the amount of the final judgment, any amount paid in satisfaction of the final  
129.2 judgment, and the amount owing on the final judgment as of the date of the verified  
129.3 application; and

129.4 (8) that the verified application is being served within two years after the judgment  
129.5 became final.

129.6 The owner's and the lessee's actual and direct out-of-pocket loss shall not include  
129.7 attorney fees, interest on the loss, and interest on the final judgment obtained as a result of  
129.8 the loss. An owner or lessee may serve a verified application regardless of whether the  
129.9 final judgment has been discharged by a bankruptcy court. A judgment issued by a court is  
129.10 final if all proceedings on the judgment have either been pursued and concluded or been  
129.11 forgone, including all reviews and appeals. For purposes of this section, owners who are  
129.12 joint tenants or tenants in common are deemed to be a single owner. For purposes of this  
129.13 section, owners and lessees eligible for payment of compensation from the fund shall not  
129.14 include government agencies, political subdivisions, financial institutions, and any other  
129.15 entity that purchases, guarantees, or insures a loan secured by real estate.

129.16 Subd. 7. **Commissioner review.** The commissioner shall within 120 days after  
129.17 receipt of the verified application:

129.18 (1) enter into an agreement with an owner or a lessee that resolves the verified  
129.19 application for compensation from the fund; or

129.20 (2) issue an order to the owner or the lessee accepting, modifying, or denying the  
129.21 verified application for compensation from the fund.

129.22 Upon receipt of an order issued under clause (2), the owner or the lessee shall have  
129.23 30 days to serve upon the commissioner a written request for a hearing. If the owner or  
129.24 the lessee does not serve upon the commissioner a timely written request for hearing, the  
129.25 order issued under clause (2) shall become a final order of the commissioner that may not  
129.26 be reviewed by any court or agency. The commissioner shall order compensation from  
129.27 the fund only if the owner or the lessee has filed a verified application that complies with  
129.28 subdivision 6 and if the commissioner determines based on review of the application that  
129.29 compensation should be paid from the fund. The commissioner shall not be bound by any  
129.30 prior settlement, compromise, or stipulation between the owner or the lessee and the  
129.31 licensee.

129.32 Subd. 8. **Administrative hearing.** If an owner or a lessee timely serves a request  
129.33 for hearing under subdivision 7, the commissioner shall request that an administrative law  
129.34 judge be assigned and that a hearing be conducted under the contested case provisions  
129.35 of chapter 14 within 30 days after the service of the request for hearing upon the  
129.36 commissioner. Upon petition of the commissioner, the administrative law judge shall

130.1 continue the hearing up to 60 days and upon a showing of good cause may continue the  
130.2 hearing for such additional period as the administrative law judge deems appropriate.  
130.3 At the hearing the owner or the lessee shall have the burden of proving by substantial  
130.4 evidence under subdivision 6, clauses (1) to (8). The administrative law judge shall issue  
130.5 findings of fact, conclusions of law, and order. If the administrative law judge finds that  
130.6 compensation should be paid to the owner or the lessee, the administrative law judge  
130.7 shall order the commissioner to make payment from the fund of the amount it finds to be  
130.8 payable pursuant to the provisions of and in accordance with the limitations contained in  
130.9 this section. The order of the administrative law judge shall constitute the final decision of  
130.10 the agency in the contested case. Judicial review of the administrative law judge's findings  
130.11 of fact, conclusions of law, and order shall be in accordance with sections 14.63 to 14.69.

130.12 Subd. 9. **Satisfaction of applications for compensation.** The commissioner shall  
130.13 pay compensation from the fund to an owner or a lessee pursuant to the terms of an  
130.14 agreement that has been entered into under subdivision 7, clause (1), or pursuant to a final  
130.15 order that has been issued under subdivision 7, clause (2), or subdivision 8 by December 1  
130.16 of the fiscal year following the fiscal year during which the agreement was entered into or  
130.17 during which the order became final, subject to the limitations of this section. At the end  
130.18 of each fiscal year the commissioner shall calculate the amount of compensation to be  
130.19 paid from the fund pursuant to agreements that have been entered into under subdivision  
130.20 7, clause (1), and final orders that have been issued under subdivision 7, clause (2), or  
130.21 subdivision 8. If the calculated amount exceeds the amount available for payment, then  
130.22 the commissioner shall allocate the amount available among the owners and the lessees  
130.23 in the ratio that the amount agreed to or ordered to be paid to each owner or lessee  
130.24 bears to the amount calculated. The commissioner shall mail notice of the allocation to  
130.25 all owners and lessees not less than 45 days following the end of the fiscal year. Any  
130.26 compensation paid by the commissioner in accordance with this subdivision shall be  
130.27 deemed to satisfy and extinguish any right to compensation from the fund based upon the  
130.28 verified application of the owner or lessee.

130.29 Subd. 10. **Criminal penalty.** It shall be unlawful for any person or the agent of any  
130.30 person to knowingly file with the commissioner any application, notice, statement, or other  
130.31 document required under the provisions of this section that is false or untrue or contains  
130.32 any material misstatement of fact. Such conduct shall constitute a gross misdemeanor.

130.33 Subd. 11. **Right of subrogation.** If the commissioner pays compensation from the  
130.34 fund to an owner or a lessee pursuant to an agreement under subdivision 7, clause (1), or a  
130.35 final order issued under subdivision 7, clause (2), or subdivision 8, then the commissioner  
130.36 shall be subrogated to all of the rights, title, and interest in the owner's or lessee's final

131.1 judgment in the amount of compensation paid from the fund and the owner or the lessee  
131.2 shall assign to the commissioner all rights, title, and interest in the final judgment in  
131.3 the amount of compensation paid. The commissioner shall deposit in the fund money  
131.4 recovered under this subdivision.

131.5 Subd. 12. **Effect of section on commissioner's authority.** Nothing contained  
131.6 in this section shall limit the authority of the commissioner to take disciplinary action  
131.7 against a licensee under the provisions of this chapter. A licensee's repayment in full of  
131.8 obligations to the fund shall not nullify or modify the effect of any other disciplinary  
131.9 proceeding brought under the provisions of this chapter.

131.10 Subd. 13. **Limitation.** Nothing may obligate the fund to compensate:

131.11 (1) insurers or sureties under subrogation or similar theories; or

131.12 (2) owner of residential property for final judgments against a prior owner of the  
131.13 residential property unless the claim is brought and judgment is rendered for breach of the  
131.14 statutory warranty set forth in chapter 327A.

131.15 Subd. 14. **Condominiums or townhouses.** For purposes of this section, the owner  
131.16 or the lessee of a condominium or townhouse is considered an owner or a lessee of  
131.17 residential property regardless of the number of residential units per building.

131.18 Subd. 15. **Accelerated compensation.** Payments made from the fund to compensate  
131.19 owners and lessees that do not exceed the jurisdiction limits for conciliation court matters  
131.20 as specified in section 491A.01 may be paid on an accelerated basis if all of the following  
131.21 requirements have been satisfied:

131.22 (a) The owner or the lessee has served upon the commissioner a verified application  
131.23 for compensation that complies with the requirements set out in subdivision 6 and the  
131.24 commissioner determines based on review of the application that compensation should be  
131.25 paid from the fund. The commissioner shall calculate the actual and direct out-of-pocket  
131.26 loss in the transaction, minus attorney fees, interest on the loss and on the judgment  
131.27 obtained as a result of the loss, and any satisfaction of the judgment, and make payment  
131.28 to the owner or the lessee up to the conciliation court jurisdiction limits within 15 days  
131.29 after the owner or lessee serves the verified application.

131.30 (b) The commissioner may pay compensation to owners or lessees that totals not  
131.31 more than \$50,000 per licensee per fiscal year under this accelerated process. The  
131.32 commissioner may prorate the amount of compensation paid to owners or lessees under  
131.33 this subdivision if applications submitted by owners and lessees seek compensation in  
131.34 excess of \$50,000 against a licensee. Any unpaid portion of a verified application that  
131.35 has been prorated under this subdivision shall be satisfied in the manner set forth in  
131.36 subdivision 9.

132.1 Subd. 16. **Appropriation.** Money in the fund is appropriated to the commissioner  
 132.2 for the purposes of this section.

132.3 Subd. 17. **Additional assessment.** If the balance in the fund is at any time less than  
 132.4 the commissioner determines is necessary to carry out the purposes of this section, every  
 132.5 licensee, when renewing a license, shall pay, in addition to the annual renewal fee and the  
 132.6 fee set forth in subdivision 3 an assessment not to exceed \$100. The commissioner shall  
 132.7 set the amount of assessment based on a reasonable determination of the amount that is  
 132.8 necessary to restore a balance in the fund adequate to carry out the purposes of this section.

132.9 **EFFECTIVE DATE.** This section is effective December 1, 2007, except that  
 132.10 subdivisions 1 and 3 are effective July 1, 2007.

132.11 **Sec. 30. REVISOR'S INSTRUCTION.**

132.12 The revisor of statutes shall renumber each section of Minnesota Statutes listed in  
 132.13 column A with the number listed in column B. The revisor shall also make necessary  
 132.14 cross-reference changes consistent with the renumbering.

	<u>Column A</u>	<u>Column B</u>
132.15	<u>325E.58</u>	<u>326B.865</u>
132.16	<u>326.83</u>	<u>326B.802</u>
132.17	<u>326.84</u>	<u>326B.805</u>
132.18	<u>326.841</u>	<u>327B.041</u>
132.19	<u>326.842</u>	<u>326B.81</u>
132.20	<u>326.86</u>	<u>326B.815</u>
132.21	<u>326.87</u>	<u>326B.82</u>
132.22	<u>326.88</u>	<u>326B.825</u>
132.23	<u>326.89</u>	<u>326B.83</u>
132.24	<u>326.90</u>	<u>326B.835</u>
132.25	<u>326.91</u>	<u>326B.84</u>
132.26	<u>326.92</u>	<u>326B.845</u>
132.27	<u>326.921</u>	<u>326B.85</u>
132.28	<u>326.93</u>	<u>326B.855</u>
132.29	<u>326.94</u>	<u>326B.86</u>
132.30	<u>326.95</u>	<u>326B.87</u>
132.31	<u>326.951</u>	<u>326B.875</u>
132.32	<u>326.96</u>	<u>326B.88</u>
132.33	<u>326.97</u>	<u>326B.885</u>
132.34		

## ARTICLE 9

**BOILERS; PRESSURE VESSELS; BOATS**133.1  
133.2

133.3 Section 1. Minnesota Statutes 2006, section 183.38, is amended to read:

133.4 **183.38 BOILER INSPECTOR; INSPECTIONS; EXAMINATIONS;**  
133.5 **LICENSES.**

133.6 Subdivision 1. **All boilers inspected.** The ~~Division of Boiler Inspection~~  
133.7 commissioner shall inspect all boilers and pressure vessels in use not expressly excepted  
133.8 from such inspection by law. ~~Immediately~~ Upon inspection the ~~Division of Boiler~~  
133.9 ~~Inspection~~ commissioner shall issue a certificate of inspection therefor or a certificate  
133.10 condemning the boiler or pressure vessel and shall seal it. Forms for these licenses and  
133.11 certificates shall be prepared and furnished by the commissioner. The ~~Division of Boiler~~  
133.12 ~~Inspection~~ commissioner shall examine all applicants for engineer's licenses. The ~~chief of~~  
133.13 ~~the Division of Boiler Inspection~~ commissioner shall issue such license to an applicant as  
133.14 the examination shall show the applicant is entitled to receive.

133.15 Subd. 2. **Inspector's examination.** For the purpose of examining applicants  
133.16 for ~~license~~ a National Board of Boiler and Pressure Vessel Inspectors commission, the  
133.17 ~~chief of the Division of Boiler Inspection or the deputy chief~~ commissioner shall fix and  
133.18 determine a time and place for the examinations, and give notice to all applicants of the  
133.19 time and place. The ~~chief or the deputy chief~~ commissioner shall grant and sign such  
133.20 license certificates as applicants are entitled to receive upon examination. Applicants may  
133.21 be examined and issued certificates of competency as inspectors of boilers and pressure  
133.22 vessels.

133.23 Sec. 2. Minnesota Statutes 2006, section 183.39, subdivision 1, is amended to read:

133.24 Subdivision 1. **Inspector requirements.** Each boiler inspector shall be ~~a person~~  
133.25 ~~of good moral character, shall be~~ licensed in this state as a chief grade A engineer, and  
133.26 must hold a national board commission as a boiler inspector within 12 months of being  
133.27 employed as a boiler inspector by the department. An inspector shall not be interested in  
133.28 the manufacture or sale of boilers or steam machinery or in any patented article required  
133.29 or generally used in the construction of engines or boilers or their appurtenances.

133.30 Sec. 3. Minnesota Statutes 2006, section 183.411, subdivision 2, is amended to read:

133.31 Subd. 2. **Inspection.** When used for display and demonstration purposes, steam  
133.32 farm traction engines, portable and stationary show engines and portable and stationary  
133.33 show boilers shall be inspected every two years according to law.

134.1 (a) Show boilers or engines not certified in Minnesota shall be inspected thoroughly  
134.2 by a boiler inspector certified to inspect boilers in Minnesota, using inspection standards  
134.3 in paragraph (b), before being certified for use in Minnesota.

134.4 (b) Standards for inspection of show boilers shall be those established by the  
134.5 National Board Inspection Code ANSI/NB23 and by the rules adopted by the department  
134.6 ~~of Labor and Industry, Division of Boiler Inspection~~, and as follows:

134.7 (1) the boiler shall be subjected to the appropriate method of nondestructive  
134.8 examination, at the owner's expense, as deemed necessary by the boiler inspector to  
134.9 determine soundness and safety of the boiler;

134.10 (2) the boiler shall be tested by ultrasonic examination for metal thickness (for  
134.11 purposes of calculating the maximum allowable working pressure the thinnest reading  
134.12 shall be used and a safety factor of six shall be used in calculating maximum allowable  
134.13 working pressure on all non-ASME-code hobby and show boilers); and

134.14 (3) repairs and alterations made to show boilers must be made pursuant to section  
134.15 183.466.

134.16 (c) Further each such object shall successfully complete an inspection of:

134.17 (1) the fusible plug;

134.18 (2) the safety valve, which must be of ~~American Society of Mechanical Engineers'~~  
134.19 ASME approved design and set at the maximum allowable working pressure and sealed in  
134.20 an appropriate manner not allowing tampering with the valve setting without destroying  
134.21 the seal; and

134.22 (3) the boiler power piping.

134.23 Any longitudinal cracks found in riveted longitudinal seams requires that the vessel  
134.24 be sealed and not approved for use in Minnesota. If the boiler or show engine is jacketed,  
134.25 the jacket must be removed prior to inspection.

134.26 Sec. 4. Minnesota Statutes 2006, section 183.42, is amended to read:

134.27 **183.42 INSPECTION AND REGISTRATION.**

134.28 Subdivision 1. **Inspection.** Every owner, lessee, or other person having charge of  
134.29 boilers or pressure vessels subject to inspection under this chapter shall cause them to be  
134.30 inspected by the ~~Division of Boiler Inspection~~ department. Except as provided in sections  
134.31 183.411 and 183.45, boilers subject to inspection under this chapter must be inspected at  
134.32 least annually and pressure vessels inspected at least every two years ~~except as provided~~  
134.33 ~~under section 183.45.~~ The commissioner shall assess a \$250 penalty per applicable boiler  
134.34 or pressure vessel for failure to have the inspection required by this section and may seal  
134.35 the boiler or pressure vessel for refusal to allow an inspection as required by this section.

135.1 Subd. 2. **Registration.** Every owner, lessee, or other person having charge of  
135.2 boilers or pressure vessels subject to inspection under this chapter, except hobby boilers  
135.3 under section 183.411, shall register said objects with the ~~Division of Boiler Inspection~~  
135.4 department. The registration shall be renewed annually and is applicable to each object  
135.5 separately. The fee for registration of a boiler or pressure vessel shall be pursuant to  
135.6 section 183.545, subdivision 10. The ~~Division of Boiler Inspection~~ department may issue  
135.7 a billing statement for each boiler and pressure vessel on record with the division, and  
135.8 may determine a monthly schedule of billings to be followed for owners, lessees, or other  
135.9 persons having charge of a boiler or pressure vessel subject to inspection under this chapter.

135.10 Subd. 3. **Certificate of registration.** The ~~Division of Boiler Inspection~~ department  
135.11 shall issue a certificate of registration that lists the registered boilers and pressure vessels  
135.12 at the location, expiration date of the certificate of registration, last inspection date of  
135.13 each registered boiler and pressure vessel, and maximum allowable working pressure for  
135.14 each registered boiler and pressure vessel. The commissioner may make an electronic  
135.15 certificate of registration available to be printed by the owner, lessee, or other person  
135.16 having charge of the registered boiler or pressure vessel.

135.17 Sec. 5. Minnesota Statutes 2006, section 183.45, is amended to read:

135.18 **183.45 INSPECTION.**

135.19 Subdivision 1. **Inspection requirements.** All boilers and steam generators must  
135.20 be inspected by the ~~Division of Boiler Inspection~~ department before they are used and  
135.21 all boilers must be inspected at least once each year thereafter except as provided under  
135.22 subdivision 2 or section 183.411. Inspectors may subject all boilers to hydrostatic pressure  
135.23 or hammer test, and shall ascertain by a thorough internal and external examination  
135.24 that they are well made and of good and suitable material; that the openings for the  
135.25 passage of water and steam, respectively, and all pipes and tubes exposed to heat, are of  
135.26 proper dimensions and free from obstructions; that the flues are circular in form; that the  
135.27 arrangements for delivering the feed water are such that the boilers cannot be injured  
135.28 thereby; and that such boilers and their connections may be safely used without danger to  
135.29 life or property. Inspectors shall ascertain that the safety valves are of suitable dimensions,  
135.30 sufficient in number, and properly arranged, and that the safety valves are so adjusted as  
135.31 to allow no greater pressure in the boilers than the amount prescribed by the inspector's  
135.32 certificate; that there is a sufficient number of gauge cocks, properly inserted, to indicate  
135.33 the amount of water, and suitable gauges that will correctly record the pressure; and  
135.34 that the fusible metals are properly inserted where required so as to fuse by the heat of  
135.35 the furnace whenever the water in the boiler falls below its prescribed limit; and that

136.1 provisions are made for an ample supply of water to feed the boilers at all times; and that  
136.2 means for blowing out are provided, so as to thoroughly remove the mud and sediment  
136.3 from all parts when under pressure.

136.4 Subd. 2. **Qualifying boiler.** (a) "Qualifying boiler" means a boiler of 200,000  
136.5 pounds per hour or more capacity which has an internal continuous water treatment  
136.6 program approved by the department and which the ~~chief boiler inspector~~ commissioner  
136.7 has determined to be in compliance with paragraph (c).

136.8 (b) A qualifying boiler must be inspected at least once every 24 months internally  
136.9 and externally while not under pressure and at least once every 18 months externally  
136.10 while under pressure. If the inspector considers it necessary to conduct a hydrostatic test  
136.11 to determine the safety of a boiler, the test must be conducted under the direction of the  
136.12 owner, contractor, or user of the equipment under the supervision of an inspector.

136.13 (c) The owner of a qualifying boiler must keep accurate records showing the date  
136.14 and actual time the boiler is out of service, the reason or reasons therefor, and the chemical  
136.15 physical laboratory analysis of samples of the boiler water taken at regular intervals of  
136.16 not more than 48 hours of operation which adequately show the condition of the water,  
136.17 and any elements or characteristics of the water capable of producing corrosion or other  
136.18 deterioration of the boiler or its parts.

136.19 (d) If an inspector determines there are substantial deficiencies in equipment or in  
136.20 boiler water treatment operating procedures, inspections of a qualifying boiler may be  
136.21 required once every 12 months until the ~~chief boiler inspector~~ commissioner finds that the  
136.22 substantial deficiencies have been corrected.

136.23 Sec. 6. Minnesota Statutes 20064, section 183.46, is amended to read:

136.24 **183.46 TESTS.**

136.25 In subjecting both high and low pressure boilers and pressure vessels to the  
136.26 hydrostatic test, and to determine the safe allowable working pressure, the inspector shall  
136.27 use the latest approved formula of the ~~American Society of Mechanical Engineers~~ ASME  
136.28 Code or National Board Inspection Code, as applicable.

136.29 Sec. 7. Minnesota Statutes 2006, section 183.465, is amended to read:

136.30 **183.465 STANDARDS OF INSPECTION.**

136.31 The engineering standards of boilers and pressure vessels for use in this state shall  
136.32 be that established by the current edition of ~~the~~ and amendments to the ASME Code or the  
136.33 National Board Inspection Code, as applicable, for construction, operation and care of,  
136.34 in-service inspection and testing, and controls and safety devices ~~codes of the American~~

137.1 ~~Society of Mechanical Engineers and amendments thereto, and by the rules of the Division~~  
137.2 ~~of Boiler Inspection~~ adopted by the department of Labor and Industry.

137.3 Sec. 8. Minnesota Statutes 2006, section 183.466, is amended to read:

137.4 **183.466 STANDARDS OF REPAIRS.**

137.5 The rules for repair of boilers and pressure vessels for use in this state shall be those  
137.6 established by the National Board of Boiler and Pressure Vessel Inspectors inspection  
137.7 code and the rules ~~of the Division of Boiler Inspection~~ adopted by the department of  
137.8 ~~Labor and Industry~~.

137.9 Sec. 9. Minnesota Statutes 2006, section 183.48, is amended to read:

137.10 **183.48 SPECIAL EXAMINATION.**

137.11 ~~At any time the inspector deems it necessary an examination shall be made of any~~  
137.12 If an inspector examines a boiler or pressure vessel which there is reason to believe has  
137.13 become and determines that the boiler or pressure vessel is unsafe, and the inspector shall  
137.14 notify the owners or operators thereof owner or operator of any defect therein, and what  
137.15 repairs are necessary in that boiler or pressure vessel. Such boiler or pressure vessel  
137.16 shall not thereafter be used until ~~so repaired~~ the defect is corrected. Boilers found to be  
137.17 operated by unlicensed or improperly licensed persons shall not be used until the operators  
137.18 are properly licensed. If circumstances warrant continued operation, approval may be  
137.19 given for continuing operation for a specific period of time, not to exceed 30 days, at the  
137.20 discretion of the boiler inspector.

137.21 Sec. 10. Minnesota Statutes 2006, section 183.501, is amended to read:

137.22 **183.501 LICENSE REQUIREMENT.**

137.23 (a) No person individual shall be entrusted with the operation of or operate any  
137.24 boiler, steam engine, or turbine who has not received a license of grade covering that  
137.25 boiler, steam engine or turbine. The license shall be renewed annually, except as provided  
137.26 in section 183.411. ~~When a violation of this section occurs the Division of Boiler~~  
137.27 ~~Inspection may cause a complaint to be made for the prosecution of the offender and shall~~  
137.28 ~~be entitled to sue for and obtain injunctive relief in the district courts for such violations.~~

137.29 (b) For purposes of this chapter, "operation" shall not include monitoring of an  
137.30 automatic boiler, either through on premises inspection of the boiler or by remote  
137.31 electronic surveillance, provided that no operations are performed upon the boiler other  
137.32 than emergency shut down in alarm situations.

138.1 (c) No individual under the influence of illegal drugs or alcohol shall be entrusted  
 138.2 with the operation of or shall operate any boiler, steam engine, or turbine, or shall be  
 138.3 entrusted with the monitoring of or shall monitor an automatic boiler.

138.4 Sec. 11. Minnesota Statutes 2006, section 183.505, is amended to read:

138.5 **183.505 APPLICATIONS FOR LICENSES.**

138.6 The ~~chief boiler inspector~~ commissioner shall prepare blank applications on which  
 138.7 applications for ~~engineers'~~ licenses shall be made ~~under oath of the applicant~~. These  
 138.8 blanks shall ~~be so formulated as to~~ elicit such information as is ~~desirable~~ needed to  
 138.9 ~~enable the examiners to pass on~~ determine whether an applicant meets the qualifications  
 138.10 ~~of applicants~~ required for the license.

138.11 Sec. 12. Minnesota Statutes 2006, section 183.51, is amended to read:

138.12 **183.51 EXAMINATIONS; CLASSIFICATIONS; QUALIFICATIONS.**

138.13 Subdivision 1. **Engineers, classes.** Engineers shall be divided into four classes:

138.14 (1) Chief engineers; Grade A, Grade B, and Grade C. (2) first class engineers; Grade  
 138.15 A, Grade B, and Grade C. (3) second class engineers; Grade A, Grade B, and Grade  
 138.16 C. (4) Special engineers.

138.17 Subd. 2. **Applications.** Any ~~person~~ individual who desires an engineer's license  
 138.18 shall submit ~~a written~~ an application; ~~on blanks furnished by the commissioner or designee~~  
 138.19 on a written or electronic form prescribed by the commissioner, at least 15 days before  
 138.20 the requested exam date. The application ~~is valid for~~ permits the applicant to take the  
 138.21 examination on one occasion within one year from the date the commissioner ~~or designee~~  
 138.22 ~~received~~ receives the application.

138.23 Subd. 2a. **Examinations.** Each applicant for a license must pass an examination  
 138.24 ~~approved~~ developed and administered by the commissioner. The examinations shall be  
 138.25 of sufficient scope to establish the competency of the applicant to operate a boiler of the  
 138.26 applicable license class and grade.

138.27 Subd. 3. **High and low pressure boilers.** For the purposes of this section and  
 138.28 section 183.50, high pressure boilers shall mean boilers operating at a steam or other vapor  
 138.29 pressure in excess of 15 p.s.i.g., or a water or other liquid boiler in which the pressure  
 138.30 exceeds 160 p.s.i.g. or a temperature of 250 degrees Fahrenheit.

138.31 Low pressure boilers shall mean boilers operating at a steam or other vapor pressure  
 138.32 of 15 p.s.i.g. or less, or a water or other liquid boiler in which the pressure does not exceed  
 138.33 160 p.s.i.g. or a temperature of 250 degrees Fahrenheit.

139.1 Subd. 4. **Chief engineer, Grade A.** ~~A person~~ An individual seeking licensure as  
139.2 a chief engineer, Grade A, shall be at least 18 years of age and have experience which  
139.3 verifies that the ~~person~~ individual is competent to take charge of and be responsible for the  
139.4 safe operation and maintenance of all classes of boilers, steam engines, and turbines and  
139.5 their appurtenances; and, before receiving a license, the applicant shall take and subscribe  
139.6 an oath attesting to at least five years actual experience in operating such boilers, including  
139.7 at least two years experience in operating such engines or turbines.

139.8 Subd. 5. **Chief engineer, Grade B.** ~~A person~~ An individual seeking licensure as a  
139.9 chief engineer, Grade B, shall be at least 18 years of age and have habits and experience  
139.10 which justify the belief that the ~~person~~ individual is competent to take charge of and be  
139.11 responsible for the safe operation and maintenance of all classes of boilers and their  
139.12 appurtenances; and, before receiving a license, the applicant shall take and subscribe an  
139.13 oath attesting to at least five years actual experience in operating those boilers.

139.14 Subd. 6. **Chief engineer, Grade C.** ~~A person~~ An individual seeking licensure as a  
139.15 chief engineer, Grade C, shall be at least 18 years of age and have habits and experience  
139.16 which justify the belief that the ~~person~~ individual is competent to take charge of and  
139.17 be responsible for the safe operation and maintenance of all classes of low pressure  
139.18 boilers and their appurtenances, and before receiving a license, the applicant shall take  
139.19 and subscribe an oath attesting to at least five years of actual experience in operating  
139.20 such boilers.

139.21 Subd. 7. **First-class engineer, Grade A.** ~~A person~~ An individual seeking licensure  
139.22 as a first-class engineer, Grade A, shall be at least 18 years of age and have experience  
139.23 which verifies that the ~~person~~ individual is competent to take charge of and be responsible  
139.24 for the safe operation and maintenance of all classes of boilers, engines, and turbines and  
139.25 their appurtenances of not more than 300 horsepower or to operate as a shift engineer in a  
139.26 plant of unlimited horsepower. Before receiving a license, the applicant shall take and  
139.27 subscribe an oath attesting to at least three years actual experience in operating such  
139.28 boilers, including at least two years experience in operating such engines or turbines.

139.29 Subd. 8. **First-class engineer, Grade B.** ~~A person~~ An individual seeking licensure  
139.30 as a first-class engineer, Grade B, shall be at least 18 years of age and have habits and  
139.31 experience which justify the belief that the ~~person~~ individual is competent to take charge  
139.32 of and be responsible for the safe operation and maintenance of all classes of boilers of  
139.33 not more than 300 horsepower or to operate as a shift engineer in a plant of unlimited  
139.34 horsepower. Before receiving a license the applicant shall take and subscribe an oath  
139.35 attesting to at least three years actual experience in operating such boilers.

140.1 Subd. 9. **First-class engineer, Grade C.** ~~A person~~ An individual seeking licensure  
140.2 as a first-class engineer, Grade C, shall be at least 18 years of age and have habits and  
140.3 experience which justify the belief that the ~~person~~ individual is competent to take charge  
140.4 of and be responsible for the safe operation and maintenance of all classes of low pressure  
140.5 boilers and their appurtenances of not more than 300 horsepower or to operate as a shift  
140.6 engineer in a low pressure plant of unlimited horsepower. Before receiving a license, the  
140.7 applicant shall take and subscribe an oath attesting to at least three years actual experience  
140.8 in operating such boilers.

140.9 Subd. 10. **Second-class engineer, Grade A.** ~~A person~~ An individual seeking  
140.10 licensure as a second-class engineer, Grade A, shall be at least 18 years of age and have  
140.11 experience which verifies that the ~~person~~ individual is competent to take charge of and  
140.12 be responsible for the safe operation and maintenance of all classes of boilers, engines,  
140.13 and turbines and their appurtenances of not more than 100 horsepower or to operate  
140.14 as a shift engineer in a plant of not more than 300 horsepower, or to assist the shift  
140.15 engineer, under direct supervision, in a plant of unlimited horsepower. Before receiving  
140.16 a license the applicant shall take and subscribe an oath attesting to at least one year of  
140.17 actual experience in operating such boilers, including at least one year of experience in  
140.18 operating such engines or turbines.

140.19 Subd. 11. **Second-class engineer, Grade B.** ~~A person~~ An individual seeking  
140.20 licensure as a second-class engineer, Grade B, shall be at least 18 years of age and have  
140.21 habits and experience which justify the belief that the ~~person~~ individual is competent to  
140.22 take charge of and be responsible for the safe operation and maintenance of all classes of  
140.23 boilers of not more than 100 horsepower or to operate as a shift engineer in a plant of not  
140.24 more than 300 horsepower or to assist the shift engineer, under direct supervision, in a plant  
140.25 of unlimited horsepower. Before receiving a license the applicant shall take and subscribe  
140.26 an oath attesting to at least one year of actual experience in operating such boilers.

140.27 Subd. 12. **Second-class engineer, Grade C.** ~~A person~~ An individual seeking  
140.28 licensure as a second-class engineer, Grade C, shall be at least 18 years of age and have  
140.29 habits and experience which justify the belief that the ~~person~~ individual is competent to  
140.30 take charge of and be responsible for the safe operation and maintenance of all classes  
140.31 of low pressure boilers and their appurtenances of not more than 100 horsepower or to  
140.32 operate as a shift engineer in a low pressure plant of not more than 300 horsepower, or  
140.33 to assist the shift engineer, under direct supervision, in a low pressure plant of unlimited  
140.34 horsepower. Before receiving a license, the applicant shall take and subscribe an oath  
140.35 attesting to at least one year of actual experience in operating such boilers.

141.1 Subd. 13. **Special engineer.** ~~A person~~ An individual seeking licensure as a special  
141.2 engineer shall be at least 18 years of age and have habits and experience which justify  
141.3 the belief that the ~~person~~ individual is competent to take charge of and be responsible for  
141.4 the safe operation and maintenance of all classes of boilers and their appurtenances of  
141.5 not more than 30 horsepower or to operate as a shift engineer in a plant of not more than  
141.6 100 horsepower, or to serve as an apprentice in any plant under the direct supervision of  
141.7 the properly licensed engineer.

141.8 Subd. 14. **Current boiler operators.** Any ~~person~~ individual operating a boiler other  
141.9 than a steam boiler on or before April 15, 1982 shall be qualified for application for the  
141.10 applicable class license upon presentation of an affidavit furnished by an inspector and  
141.11 sworn to by the ~~person's~~ individual's employer or a chief engineer. The applicant must  
141.12 have at least the number of years of actual experience specified for the class of license  
141.13 requested and pass the appropriate examination.

141.14 Subd. 15. **Rating horsepower.** For the purpose of rating boiler horsepower for  
141.15 engineer license classifications only: ten square feet of heating surface shall be considered  
141.16 equivalent to one boiler horsepower for conventional boilers and five square feet of  
141.17 heating surface equivalent to one boiler horsepower for steam coil type generators.

141.18 Sec. 13. Minnesota Statutes 2006, section 183.54, subdivision 1, is amended to read:

141.19 Subdivision 1. **Safety Inspection certificate.** After examination and tests, ~~if a boiler~~  
141.20 ~~inspector finds any boiler or pressure vessel safe and suitable for use, the inspector shall~~  
141.21 ~~deliver to the chief boiler inspector a verified certificate in such form as prescribed by~~  
141.22 ~~the chief boiler inspector containing a specification of the tests applied and the working~~  
141.23 ~~pressure allowed. A copy of the certificate is delivered to the owner of the boiler or~~  
141.24 ~~pressure vessel, who shall place and retain the same in a conspicuous place on or near~~  
141.25 ~~the boiler or pressure vessel.~~ of the boiler or pressure vessel being inspected, the boiler  
141.26 inspector shall document the condition of the boiler or pressure vessel as required by the  
141.27 commissioner. The inspector shall issue an inspection certificate, as prescribed by the  
141.28 commissioner, to the owner or operator for the inspected boilers and pressure vessels  
141.29 found to be safe and suitable for use. The inspector shall immediately notify the owner or  
141.30 operator of any deficiencies found on the boilers and pressure vessels during the inspection  
141.31 on a form prescribed by the commissioner.

141.32 Sec. 14. Minnesota Statutes 2006, section 183.54, subdivision 3, is amended to read:

141.33 Subd. 3. **Failure to pay fee.** If the owner or lessee of any boiler or pressure vessel,  
141.34 which boiler or pressure vessel has been duly inspected, refuses to pay the required fee

142.1 within 30 days from the date of the inspection invoice, the ~~chief boiler inspector, or~~  
142.2 ~~deputy, department~~ may seal the boiler or pressure vessel until the fee is paid.

142.3 Sec. 15. Minnesota Statutes 2006, section 183.545, subdivision 2, is amended to read:

142.4 Subd. 2. **Fee amounts; master's.** The license and application fee for a master's  
142.5 license is ~~\$50~~ \$45, or ~~\$20~~ \$15 if the applicant possesses a valid, unlimited, current United  
142.6 States Coast Guard master's license. The annual renewal of a master's license is ~~\$20~~ \$15.  
142.7 The annual renewal if paid later than 30 days after expiration is ~~\$35~~ \$30. The fee for  
142.8 replacement of a current, valid license is ~~\$20~~ \$15.

142.9 **EFFECTIVE DATE.** This section is effective July 1, 2007.

142.10 Sec. 16. Minnesota Statutes 2006, section 183.545, subdivision 4, is amended to read:

142.11 Subd. 4. **Boiler engineer license fees.** For the following licenses, the nonrefundable  
142.12 license and application fee is:

- 142.13 (1) chief engineer's license, ~~\$50~~ \$45;
- 142.14 (2) first class engineer's license, ~~\$50~~ \$45;
- 142.15 (3) second class engineer's license, ~~\$50~~ \$45;
- 142.16 (4) special engineer's license, ~~\$20~~ \$15; and
- 142.17 (5) traction or hobby boiler engineer's license, ~~\$50~~ \$45.

142.18 An engineer's license may be renewed upon application and payment of an annual  
142.19 renewal fee of ~~\$20~~ \$15. The annual renewal, if paid later than 30 days after expiration, is  
142.20 ~~\$35~~ \$30. The fee for replacement of a current, valid license is ~~\$20~~ \$15.

142.21 **EFFECTIVE DATE.** This section is effective July 1, 2007.

142.22 Sec. 17. Minnesota Statutes 2006, section 183.545, subdivision 8, is amended to read:

142.23 Subd. 8. **Certificate of competency.** The fee for issuance of the original state of  
142.24 Minnesota certificate of competency for inspectors is ~~\$50~~ \$45. This fee is waived for  
142.25 inspectors who paid the examination fee. The fee for an annual renewal of the state of  
142.26 Minnesota certificate of competency is ~~\$35~~ \$30, and is due January 1 of each year. The  
142.27 fee for replacement of a current, valid license is ~~\$35~~ \$30.

142.28 **EFFECTIVE DATE.** This section is effective July 1, 2007.

142.29 Sec. 18. Minnesota Statutes 2006, section 183.545, is amended by adding a subdivision  
142.30 to read:

143.1 Subd. 11. Late fee. The commissioner may assess a late fee of up to \$100 for  
143.2 each invoice issued under subdivision 1, 3, or 3a that is not paid in full by the due date  
143.3 stated on the invoice.

143.4 **EFFECTIVE DATE.** This section is effective July 1, 2007.

143.5 Sec. 19. Minnesota Statutes 2006, section 183.56, is amended to read:

143.6 **183.56 EXCEPTIONS.**

143.7 The provisions of sections 183.38 to 183.62, shall not apply to:

143.8 (1) boilers in buildings occupied solely for residence purposes with accommodations  
143.9 for not more than five families;

143.10 (2) railroad locomotives operated by railroad companies for transportation purposes;

143.11 (3) air tanks installed on the right-of-way of railroads and used directly in the  
143.12 operation of trains;

143.13 (4) boilers and pressure vessels under the direct jurisdiction of the United States;

143.14 (5) unfired pressure vessels having an internal or external working pressure not  
143.15 exceeding 15 p.s.i.g. with no limit on size;

143.16 (6) pressure vessels used for storage of compressed air not exceeding five cubic feet  
143.17 in volume and equipped with an ~~American Society of Mechanical Engineers~~ ASME code  
143.18 stamped safety valve set at a maximum of 100 p.s.i.g.;

143.19 (7) pressure vessels having an inside diameter not exceeding six inches;

143.20 (8) every vessel that contains water under pressure, including those containing air  
143.21 that serves only as a cushion, whose design pressure does not exceed 300 p.s.i.g. and  
143.22 whose design temperature does not exceed 210 degrees Fahrenheit;

143.23 (9) boiler or pressure vessels located on farms used solely for agricultural or  
143.24 horticultural purposes; for purposes of this section, boilers used for mint oil extraction  
143.25 are considered used for agricultural or horticultural purposes, provided that the owner or  
143.26 lessee complies with the inspection requirements contained in section 183.42;

143.27 (10) tanks or cylinders used for storage or transfer of liquefied petroleum gases;

143.28 (11) unfired pressure vessels in petroleum refineries;

143.29 (12) an air tank or pressure vessel which is an integral part of a passenger motor  
143.30 bus, truck, or trailer;

143.31 (13) hot water heating and other hot liquid boilers not exceeding a heat input of  
143.32 750,000 BTU per hour;

144.1 (14) hot water supply boilers (water heaters) not exceeding a heat input of 500,000  
144.2 BTU per hour, a water temperature of 210 degrees Fahrenheit, a nominal water capacity of  
144.3 120 gallons, or a pressure of 160 p.s.i.g.;

144.4 (15) a laundry and dry cleaning press not exceeding five cubic feet of steam volume;

144.5 (16) pressure vessels operated full of water or other liquid not materially more  
144.6 hazardous than water, if the vessel's contents' temperature does not exceed 140 degrees  
144.7 Fahrenheit or a pressure of 200 p.s.i.g.;

144.8 (17) steam powered turbines at paper-making facilities which are powered by steam  
144.9 generated by municipal steam district facilities at a remote location; and

144.10 (18) manually fired boilers for model locomotive, boat, tractor, stationary engine,  
144.11 or antique motor vehicles constructed or maintained only as a hobby for exhibition,  
144.12 educational or historical purposes and not for commercial use, if the boilers have an  
144.13 inside diameter of 12 inches or less, or a grate area of two square feet or less, and are  
144.14 equipped with an ~~American Society of Mechanical Engineers~~ ASME stamped safety valve  
144.15 of adequate size, a water level indicator, and a pressure gauge.

144.16 An engineer's license is not required for hot water supply boilers.

144.17 An engineer's license is not required for boilers, steam cookers, steam kettles, steam  
144.18 sterilizers or other steam generators not exceeding 100,000 BTU per hour input, 25  
144.19 kilowatt, 2-1/2 horsepower ~~or~~ and a pressure of 15 p.s.i.g.

144.20 Electric boilers not exceeding a maximum working pressure of 50 p.s.i.g., maximum  
144.21 of 30 kilowatt input or three horsepower rating shall be inspected as pressure vessels and  
144.22 shall not require an engineer license to operate.

144.23 Sec. 20. Minnesota Statutes 2006, section 183.57, subdivision 1, is amended to read:

144.24 Subdivision 1. **Report required.** Any insurance company insuring boilers and  
144.25 pressure vessels in this state shall file a report showing the most recent date of inspection,  
144.26 the name of the ~~person~~ individual making the inspection, the condition of the boiler  
144.27 or pressure vessel as disclosed by the inspection, whether the boiler was operated by  
144.28 a properly licensed engineer, whether a policy of insurance has been issued by the  
144.29 company with reference to the boiler or pressure vessel, and other information as directed  
144.30 by the ~~chief boiler inspector~~ commissioner. Within 21 days after the inspection, the  
144.31 insurance company shall file the report with the chief boiler inspector or designee and  
144.32 the commissioner. The insurer shall provide a copy of the report to the person, ~~firm, or~~  
144.33 ~~corporation~~ owning or operating the inspected boiler or pressure vessel. Such report shall  
144.34 be made annually for boilers and biennially for pressure vessels.

145.1 Sec. 21. Minnesota Statutes 2006, section 183.57, subdivision 2, is amended to read:

145.2 Subd. 2. **Exemption.** Every boiler or pressure vessel as to which any insurance  
145.3 company authorized to do business in this state has issued a policy of insurance, after the  
145.4 inspection thereof, is exempt from inspection by the department made under sections  
145.5 183.375 to 183.62, while the same continues to be insured and provided it continues  
145.6 to be inspected in accordance with the inspection schedule set forth in sections 183.42  
145.7 and 183.45, and the person, ~~firm, or corporation~~ owning or operating the same has an  
145.8 unexpired certificate of registration.

145.9 Sec. 22. Minnesota Statutes 2006, section 183.57, subdivision 5, is amended to read:

145.10 Subd. 5. **Notice of insurance coverage.** The insurer shall notify the commissioner  
145.11 ~~or designee~~ in writing of its policy to insure and inspect boilers and pressure vessels at a  
145.12 location within 30 days of receipt of notification from the insured that a boiler or pressure  
145.13 vessel is present at an insured location. The insurer must also provide a duplicate of the  
145.14 notification to the insured.

145.15 Sec. 23. Minnesota Statutes 2006, section 183.57, subdivision 6, is amended to read:

145.16 Subd. 6. **Notice of discontinued coverage.** The insurer shall notify the  
145.17 commissioner ~~or designee~~ in writing, within 30 days of the effective date, of the  
145.18 discontinuation of insurance coverage of the boilers and pressure vessels at a location  
145.19 and the cause or reason for the discontinuation if the insurer has received notice from  
145.20 the insured that a boiler or pressure vessel is present at an insured location, as provided  
145.21 under subdivision 5. This notice shall show the effective date when the discontinued  
145.22 policy takes effect.

145.23 Sec. 24. Minnesota Statutes 2006, section 183.59, is amended to read:

145.24 **183.59 VIOLATIONS BY INSPECTORS.**

145.25 Every inspector who willfully certifies falsely regarding any boiler or its attachments,  
145.26 or pressure vessel, or the hull and equipments of any steam vessel, or who grants a license  
145.27 to any person individual to act as engineer, or master, ~~or pilot~~ contrary to any provision of  
145.28 sections 183.375 to 183.62, is guilty of a misdemeanor. In addition to this punishment the  
145.29 inspector shall be removed from office forthwith.

145.30 Sec. 25. Minnesota Statutes 2006, section 183.60, is amended to read:

145.31 **183.60 VIOLATIONS IN CONSTRUCTION; REPAIR; SALE.**

146.1 Subdivision 1. **Construction violation.** ~~Every~~ No person who constructs shall  
 146.2 construct a boiler, boiler piping, or pressure vessel so as not to meet the minimum  
 146.3 construction requirements of the ~~American Society of Mechanical Engineers~~ ASME boiler  
 146.4 and pressure vessel code, and the rules of the ~~Division of Boiler Inspection~~ adopted by the  
 146.5 department of Labor and Industry is guilty of a gross misdemeanor.

146.6 Subd. 2. **Repair violation.** ~~Every~~ No person who repairs a boiler or pressure vessel  
 146.7 by welding or riveting so as not to meet the minimum requirements established by the  
 146.8 current edition of the National Board of Boiler and Pressure Vessel Inspectors inspection  
 146.9 code and the rules of the ~~Division of Boiler Inspection~~ adopted by the department of Labor  
 146.10 and Industry is guilty of a gross misdemeanor.

146.11 Subd. 3. **Sale violation.** ~~Every~~ No manufacturer, jobber, dealer, or other person  
 146.12 ~~selling or offering~~ shall sell or offer for sale a boiler or pressure vessel that does not meet  
 146.13 the minimum construction requirements of the ~~American Society of Mechanical Engineers~~  
 146.14 ASME boiler and pressure vessel code and the rules of the ~~Division of Boiler Inspection~~  
 146.15 adopted by the department of Labor and Industry is guilty of a gross misdemeanor.

146.16 Sec. 26. Minnesota Statutes 2006, section 183.61, subdivision 2, is amended to read:

146.17 Subd. 2. **Inspection violation.** ~~Any~~ No person who causes shall cause to be  
 146.18 operated; or ~~operates~~ shall operate; any boiler or boat without having the same inspected  
 146.19 at least once each year, or pressure vessel, steam farm traction engine, portable or  
 146.20 stationary show engine, or portable or stationary show boiler without having it inspected  
 146.21 biennially, ~~and~~ or without having the proper engineer or pilot master license ~~is guilty~~  
 146.22 ~~of a misdemeanor.~~

146.23 Sec. 27. Minnesota Statutes 2006, section 183.61, subdivision 4, is amended to read:

146.24 Subd. 4. **Failure to repair.** ~~Every person operating or causing to be operated~~ After  
 146.25 any boiler or pressure vessel ~~after it~~ has been examined and found to be unsafe and after the  
 146.26 owner or operator ~~thereof~~ of the boiler or pressure vessel has been notified of any defect  
 146.27 ~~therein and what repairs are necessary to remedy the defect who fails to comply with the~~  
 146.28 ~~inspector's requirements is guilty of a misdemeanor~~ in it, no person shall operate the boiler  
 146.29 or pressure vessel or cause it to be operated unless and until the defect has been corrected.

146.30 Sec. 28. **[326B.93] INSPECTION PERSONNEL.**

146.31 Subdivision 1. **Inspectors.** The department may employ such inspectors and other  
 146.32 persons as are necessary to efficiently perform the duties and exercise the powers imposed  
 146.33 upon the department.

147.1 Subd. 2. **Chief boiler inspector.** The commissioner shall appoint a chief boiler  
147.2 inspector who, under the direction and supervision of the commissioner, shall administer  
147.3 this chapter and the rules adopted under this chapter. The chief boiler inspector must:

147.4 (1) be licensed as a chief Grade A engineer; and

147.5 (2) possess a current commission issued by the National Board of Boiler and  
147.6 Pressure Vessel Inspectors.

147.7 The chief boiler inspector shall be the state of Minnesota representative on the National  
147.8 Board of Boiler and Pressure Vessel Inspectors, shall be the final interpretative authority  
147.9 of the rules adopted under this chapter, and shall perform other duties in administering this  
147.10 chapter and the rules adopted under this chapter as assigned by the commissioner. Any  
147.11 adverse ruling by the commissioner must be presented to an administrative law judge.

147.12 Sec. 29. **[326B.94] BOATS; MASTERS.**

147.13 Subdivision 1. **Boat.** "Boat" means any vessel navigating inland waters of the state  
147.14 that is propelled by machinery or sails, is carrying passengers for hire, and is 21 feet  
147.15 or more in length.

147.16 Subd. 2. **Number of passengers.** The department shall designate the number of  
147.17 passengers that each boat may safely carry, and no such boat shall carry a greater number  
147.18 than is allowed by the inspector's certificate.

147.19 Subd. 3. **Annual permit.** The commissioner shall issue an annual permit to a boat  
147.20 for the purpose of carrying passengers for hire on the inland waters of the state provided  
147.21 the boat satisfies the inspection requirements of this section. A boat subject to inspection  
147.22 under this chapter shall be registered with the department and shall be inspected before a  
147.23 permit may be issued. No person shall operate a boat or cause a boat to be operated for the  
147.24 purpose of carrying passengers for hire on the inland waters of the state without a valid  
147.25 annual permit issued under this section.

147.26 Subd. 4. **Examinations, licensing.** The commissioner shall develop and administer  
147.27 an examination for all masters of boats carrying passengers for hire on the inland waters of  
147.28 the state as to their qualifications and fitness. If found qualified and competent to perform  
147.29 their duties as a master of a boat carrying passengers for hire, they shall be issued a license  
147.30 authorizing them to act as such on the inland waters of the state. The license shall be  
147.31 renewed annually. Fees for the original issue and renewal of the license authorized under  
147.32 this section shall be pursuant to section 183.545, subdivision 2.

147.33 Subd. 4a. **Reciprocity with other states.** The commissioner may issue a temporary  
147.34 license without examination, upon payment of the required fee, nonresident applicants  
147.35 who are licensed under the laws of a state having standards for licensing which the

148.1 commissioner determines are substantially equivalent to the standards of this state if  
 148.2 the other state grants similar privileges to Minnesota residents duly licensed in this  
 148.3 state. Applicants who receive a temporary license under this section may acquire an  
 148.4 aggregate of 24 months of experience before they have to apply and pass the licensing  
 148.5 examination. Applicants must register with the commissioner of labor and industry and  
 148.6 the commissioner shall set a fee for a temporary license. Applicants have five years in  
 148.7 which to comply with this section.

148.8 Subd. 5. **Rules.** (a) The department shall prescribe rules for the inspection of the  
 148.9 hulls, machinery, boilers, steam connections, firefighting apparatus, lifesaving appliances,  
 148.10 and lifesaving equipment of all power boats navigating the inland waters of the state,  
 148.11 which shall conform to the requirements and specifications of the United States Coast  
 148.12 Guard in similar cases as provided in Code of Federal Regulations, title 46, as applicable  
 148.13 inland waters; these rules shall have the force of law.

148.14 (b) The commissioner shall make such rules for inspection and operation of boats  
 148.15 subject to inspection under this chapter, the licensing of masters, and the navigation of any  
 148.16 such boat as will require its operation without danger to life or property.

148.17 Subd. 6. **Drugs, alcohol.** No master shall be under the influence of illegal drugs  
 148.18 or alcohol when on duty.

148.19 **Sec. 30. REVISOR'S INSTRUCTION.**

148.20 The revisor of statutes shall renumber each section of Minnesota Statutes listed in  
 148.21 column A with the number listed in column B. The revisor shall also make necessary  
 148.22 cross-reference changes consistent with the renumbering.

<u>Column A</u>	<u>Column B</u>
148.23 <u>183.38</u>	<u>326B.952</u>
148.24 <u>183.39</u>	<u>326B.954</u>
148.25 <u>183.411</u>	<u>326B.956</u>
148.26 <u>183.42</u>	<u>326B.958</u>
148.27 <u>183.45</u>	<u>326B.96</u>
148.28 <u>183.46</u>	<u>326B.962</u>
148.29 <u>183.465</u>	<u>326B.964</u>
148.30 <u>183.466</u>	<u>326B.966</u>
148.31 <u>183.48</u>	<u>326B.968</u>
148.32 <u>183.50</u>	<u>326B.97</u>
148.33 <u>183.501</u>	<u>326B.972</u>
148.34 <u>183.502</u>	<u>326B.974</u>
148.35 <u>183.505</u>	<u>326B.976</u>
148.36 <u>183.51</u>	<u>326B.978</u>
148.37 <u>183.53</u>	<u>326B.98</u>

149.1	<u>183.54</u>	<u>326B.982</u>
149.2	<u>183.545</u>	<u>326B.986</u>
149.3	<u>183.56</u>	<u>326B.988</u>
149.4	<u>183.57</u>	<u>326B.99</u>
149.5	<u>183.59</u>	<u>326B.992</u>
149.6	<u>183.60</u>	<u>326B.994</u>
149.7	<u>183.61</u>	<u>326B.996</u>
149.8	<u>183.62</u>	<u>326B.998</u>

**ARTICLE 10**

**HIGH PRESSURE PIPING**

149.9  
149.10

149.11 Section 1. Minnesota Statutes 2006, section 326.46, is amended to read:

149.12 **326.46 SUPERVISION OF DEPARTMENT TO SUPERVISE HIGH**  
149.13 **PRESSURE PIPING.**

149.14 The department of ~~Labor and Industry~~ shall supervise all high pressure piping used  
149.15 on all projects in this state, and may prescribe minimum standards which shall be uniform.

149.16 The department shall employ inspectors and other assistants to carry out the  
149.17 provisions of sections 326.46 to 326.52.

149.18 Sec. 2. Minnesota Statutes 2006, section 326.461, is amended by adding a subdivision  
149.19 to read:

149.20 **Subd. 1a. Contracting high pressure pipefitter.** "Contracting high pressure  
149.21 pipefitter" means an individual, such as a steamfitter, engaged in the planning,  
149.22 superintending, and practical installation of high pressure piping and appurtenances, and  
149.23 otherwise lawfully qualified to construct high pressure piping installations and make  
149.24 replacements to existing plants, who is also qualified to conduct the business of high  
149.25 pressure piping installations and who is familiar with the laws, rules, and minimum  
149.26 standards governing them.

149.27 Sec. 3. Minnesota Statutes 2006, section 326.461, is amended by adding a subdivision  
149.28 to read:

149.29 **Subd. 2a. High pressure steam.** "High pressure steam" means a pressure in excess  
149.30 of 15 pounds per square inch.

149.31 Sec. 4. Minnesota Statutes 2006, section 326.461, is amended by adding a subdivision  
149.32 to read:

150.1 Subd. 2b. **Journeyman high pressure pipefitter.** "Journeyman high pressure  
150.2 pipefitter" means an individual, such as a steamfitter, who is not a contracting high  
150.3 pressure pipefitter and who is engaged in the practical installation of high pressure piping  
150.4 and appurtenances in the employ of a contracting high pressure pipefitter.

150.5 Sec. 5. Minnesota Statutes 2006, section 326.461, is amended by adding a subdivision  
150.6 to read:

150.7 Subd. 4. **Pipefitter apprentice.** A "pipefitter apprentice" is an individual, other than  
150.8 a contracting pipefitter, journeyman pipefitter, or pipefitter apprentice, who as a principal  
150.9 occupation is in the employ of a high pressure piping business license holder and is  
150.10 engaged in pipefitter work to learn and assist in the practical construction and installation  
150.11 of high pressure piping and appurtenances. For purposes of this subdivision, a "pipefitter  
150.12 apprentice" is an individual employed in the trade of the practical construction and  
150.13 installation of high pressure piping and appurtenances under an apprenticeship agreement  
150.14 approved by the department under Minnesota Rules, part 5200.0300.

150.15 **EFFECTIVE DATE.** This section is effective July 1, 2007.

150.16 Sec. 6. Minnesota Statutes 2006, section 326.47, is amended to read:

150.17 **326.47 APPLICATION, PERMIT, FILING, AND INSPECTION FEES.**

150.18 Subdivision 1. **Required permit.** No person, ~~firm, or corporation~~ shall construct or  
150.19 install high pressure piping systems without first filing an application for a permit with the  
150.20 department of ~~Labor and Industry~~ or a municipality that has complied with subdivision 2.  
150.21 ~~Projects under construction prior to August 1, 1984, are not required to obtain a permit.~~

150.22 Subd. 2. **Permissive municipal regulation.** ~~A municipality may, by ordinance,~~  
150.23 ~~provide for the inspection of high pressure piping system materials and construction, and~~  
150.24 ~~provide that it shall not be constructed or installed except in accordance with minimum~~  
150.25 ~~state standards. The authority designated by the ordinance for issuing high pressure piping~~  
150.26 ~~permits and assuring compliance with state standards must report to the Department of~~  
150.27 ~~Labor and Industry all violations of state high pressure piping standards.~~

150.28 ~~A municipality may not adopt an ordinance with high pressure piping standards~~  
150.29 ~~that does not conform to the uniform standards prescribed by the Department of Labor~~  
150.30 ~~and Industry. The Department of Labor and Industry shall specify by rule the minimum~~  
150.31 ~~qualifications for municipal inspectors. The commissioner may enter into an agreement~~  
150.32 with a municipality, in which the municipality agrees to perform inspections and issue

151.1 permits for the construction and installation of high pressure piping systems within the  
151.2 municipality's geographical area of jurisdiction, if:

151.3 (a) The municipality has adopted:

151.4 (1) the code for power piping systems, Minnesota Rules, parts 5230.0250 to  
151.5 5230.6200;

151.6 (2) an ordinance that authorizes the municipality to issue permits to persons holding  
151.7 a high pressure piping business license issued by the department and only for construction  
151.8 or installation that would, if performed properly, fully comply with all Minnesota Statutes  
151.9 and Minnesota Rules;

151.10 (3) an ordinance that authorizes the municipality to perform the inspections that are  
151.11 required under Minnesota Statutes or Minnesota Rules of the construction and installation  
151.12 of high pressure piping systems; and

151.13 (4) an ordinance that authorizes the municipality to enforce the code for power  
151.14 piping systems in its entirety.

151.15 (b) The municipality agrees to issue permits only to persons holding a high pressure  
151.16 piping business license as required by law at the time of the permit issuance, and only for  
151.17 construction or installation that would, if performed properly, comply with all Minnesota  
151.18 Statutes and Minnesota Rules governing the construction or installation of high pressure  
151.19 piping systems.

151.20 (c) The municipality agrees to issue permits only on forms approved by the  
151.21 department.

151.22 (d) The municipality agrees that, for each permit issued by the municipality, the  
151.23 municipality shall perform one or more inspections of the construction or installation to  
151.24 determine whether the construction or installation complies with all Minnesota Statutes  
151.25 and Minnesota Rules governing the construction or installation of high pressure piping  
151.26 systems, and shall prepare a written report of each inspection.

151.27 (e) The municipality agrees to notify the commissioner within 24 hours after the  
151.28 municipality discovers any violation of the licensing laws related to high pressure piping.

151.29 (f) The municipality agrees to notify the commissioner immediately if the  
151.30 municipality discovers that any entity has failed to meet a deadline set by the municipality  
151.31 for correction of a violation of the high pressure piping laws.

151.32 (g) The commissioner determines that the individuals who will conduct the  
151.33 inspections for the municipality do not have any conflict of interest in conducting the  
151.34 inspections.

152.1 (h) Individuals who will conduct the inspections for the municipality are permanent  
152.2 employees of the municipality and are licensed contracting high pressure pipefitters or  
152.3 licensed journeyman high pressure pipefitters.

152.4 (i) The municipality agrees to notify the commissioner within ten days of any  
152.5 changes in the names or qualifications of the individuals who conduct the inspections  
152.6 for the municipality.

152.7 (j) The municipality agrees to enforce in its entirety the code for power piping  
152.8 systems on all projects.

152.9 (k) The municipality shall not approve any piping installation unless the installation  
152.10 conforms to all applicable provisions of the high pressure piping laws in effect at the  
152.11 time of the installation.

152.12 (l) The municipality agrees to promptly require compliance or revoke a permit that  
152.13 it has issued if there is noncompliance with any of the applicable provisions of the high  
152.14 pressure piping laws in connection with the work covered by the permit. The municipality  
152.15 agrees to revoke the permit if any laws regulating the licensing of pipefitters have been  
152.16 violated.

152.17 (m) The municipality agrees to keep official records of all documents received,  
152.18 including permit applications, and of all permits issued, reports of inspections, and notices  
152.19 issued in connection with inspections.

152.20 (n) The municipality agrees to maintain the records described in paragraph (m) in  
152.21 the official records of the municipality for the period required for the retention of public  
152.22 records under section 138.17, and shall make these records readily available for review  
152.23 according to section 13.37.

152.24 (o) Not later than the tenth day of each month, the municipality shall submit to the  
152.25 commissioner a report of all high pressure piping permits issued by the municipality during  
152.26 the preceding month. This report shall be in a format approved by the commissioner  
152.27 and shall include:

152.28 (1) the name of the contractor;

152.29 (2) the license number of the contractor's license issued by the commissioner;

152.30 (3) the permit number;

152.31 (4) the address of the job;

152.32 (5) the date the permit was issued;

152.33 (6) a brief description of the work; and

152.34 (7) the amount of the inspection fee.

152.35 (p) Not later than the 31st day of January of each year, the municipality shall submit  
152.36 a summary report to the commissioner identifying the status of each high pressure piping

153.1 project for which the municipality issued a permit during the preceding year, and the  
153.2 status of high pressure piping projects for which the municipality issued a permit during a  
153.3 prior year where no final inspection had occurred by the first day of the preceding year.

153.4 This summary report shall include:

153.5 (1) the permit number;

153.6 (2) the date of any final inspection; and

153.7 (3) identification of any violation of high pressure piping laws related to work  
153.8 covered by the permit.

153.9 (q) The municipality and the commissioner agree that if at any time during the  
153.10 agreement the municipality does not have in effect the code for high pressure piping  
153.11 systems or any of the ordinances described in paragraph (a), or if the commissioner  
153.12 determines that the municipality is not properly administering and enforcing the code for  
153.13 high pressure piping or is otherwise not complying with the agreement:

153.14 (1) the commissioner may, effective 14 days after the municipality's receipt of  
153.15 written notice, terminate the agreement and have the administration and enforcement of  
153.16 the high pressure piping code in the involved municipality undertaken by the department;

153.17 (2) the municipality may challenge the termination in a contested case before the  
153.18 commissioner pursuant to the Administrative Procedure Act; and

153.19 (3) while any challenge under clause (2) is pending, the commissioner may exercise  
153.20 oversight of the municipality to the extent needed to ensure that high pressure piping  
153.21 inspections are performed and permits are issued in accordance with the high pressure  
153.22 piping laws.

153.23 (r) The municipality and the commissioner agree that the municipality may terminate  
153.24 the agreement with or without cause on 90 days' written notice to the commissioner.

153.25 (s) The municipality and the commissioner agree that no municipality shall  
153.26 revoke, suspend, or place restrictions on any high pressure piping license issued by the  
153.27 commissioner. If the municipality identifies during an inspection any violation that  
153.28 may warrant revocation, suspension, or placement of restrictions on a high pressure  
153.29 piping license issued by the commissioner, the municipality shall promptly notify the  
153.30 commissioner of the violation and the commissioner shall determine whether revocation,  
153.31 suspension, or placement of restrictions on any high pressure piping license issued by  
153.32 the commissioner is appropriate.

153.33 ~~Subd. 5. Reporting of permits issued. Each municipality must submit to the~~  
153.34 ~~Department of Labor and Industry a copy of each permit issued within ten days after~~  
153.35 ~~issuance.~~

154.1 ~~All permits must be issued on forms prescribed by or approved by the Department of~~  
154.2 ~~Labor and Industry.~~

154.3 Subd. 6. **Filing and inspection fees.** (a) The department of Labor and Industry must  
154.4 charge a filing fee set by the commissioner under section 16A.1285 and an inspection fee  
154.5 for all applications for permits to construct or install high pressure piping systems. The  
154.6 filing fee for inspection of high pressure piping system construction or installation shall  
154.7 be set by the commissioner under section 16A.1285 \$100. This subdivision does The  
154.8 inspection fee shall be calculated as follows.

154.9 (1) When an application for a permit is filed prior to the start of construction or  
154.10 installation, the inspection fee shall be \$150 plus 0.022 of the first \$1,000,000, plus  
154.11 0.011 of the next \$2,000,000, plus 0.00055 of the amount over \$3,000,000 of the cost of  
154.12 construction or installation.

154.13 (2) Except as provided in paragraph (b), when an application for permit is filed after  
154.14 the start of construction or installation, the inspection fee shall be the greater of: \$1,100;  
154.15 or \$150 plus 0.033 of the first \$1,000,000, plus 0.0165 of the next \$2,000,000, plus 0.011  
154.16 of the amount over \$3,000,000 of the cost of construction or installation.

154.17 (b) The commissioner shall consider any extenuating circumstances that caused an  
154.18 application for permit to be filed after the start of construction or installation. If warranted  
154.19 by such extenuating circumstances, the commissioner may calculate the inspection fee as  
154.20 if the application for permit had been filed prior to the start of construction or installation.

154.21 (c) Paragraphs (a) and (b) do not apply where a permit is issued by a municipality  
154.22 complying with according to an agreement under subdivision 2.

154.23 **EFFECTIVE DATE.** This section is effective December 1, 2007, except that  
154.24 subdivision 6 is effective July 1, 2007.

154.25 Sec. 7. Minnesota Statutes 2006, section 326.48, is amended to read:

154.26 **326.48 LICENSING AND REGISTRATION.**

154.27 Subdivision 1. **License required; rules; time credit.** ~~No person~~ individual shall  
154.28 engage in or work at the business of a contracting high pressure pipefitter unless issued  
154.29 an individual contracting high pressure pipefitter license to do so by the department of  
154.30 ~~Labor and Industry.~~ No license shall be required for repairs on existing installations. No  
154.31 ~~person~~ individual shall engage in or work at the business of journeyman pipefitter unless  
154.32 issued an individual journeyman high pressure pipefitter competency license to do so by  
154.33 the department of ~~Labor and Industry.~~ A person possessing an individual contracting

155.1 high pressure pipefitter competency license may also work as a journeyman high pressure  
155.2 pipefitter.

155.3 No person, ~~partnership, firm, or corporation~~ shall construct or install high pressure  
155.4 piping, nor install high pressure piping in connection with the dealing in and selling  
155.5 of high pressure pipe material and supplies, unless, at all times, ~~a person~~ an individual  
155.6 possessing a contracting high pressure pipefitter individual competency license or a  
155.7 journeyman high pressure pipefitter individual competency license is responsible for  
155.8 ensuring that the high pressure pipefitting work ~~conducted by the person, partnership, firm,~~  
155.9 ~~or corporation being~~ is in conformity with Minnesota Statutes and Minnesota Rules.

155.10 The department ~~of Labor and Industry~~ shall prescribe rules, not inconsistent  
155.11 herewith, for the examination and individual competency licensing of contracting high  
155.12 pressure pipefitters and journeyman high pressure pipefitters and for issuance of permits  
155.13 by the department and municipalities for the installation of high pressure piping.

155.14 An employee performing the duties of inspector for the department ~~of Labor and~~  
155.15 ~~Industry~~ in regulating pipefitting shall not receive time credit for the inspection duties  
155.16 when making an application for a license required by this section.

155.17 Subd. 2. **High pressure pipefitting business license.** Before obtaining a permit  
155.18 for high pressure piping work, a person, ~~partnership, firm, or corporation~~ must obtain or  
155.19 utilize a business with a high pressure piping business license.

155.20 A person, ~~partnership, firm, or corporation~~ must have at all times as a full-time  
155.21 employee at least one individual holding an individual contracting high pressure pipefitter  
155.22 competency license. Only full-time employees who hold individual contracting high  
155.23 pressure pipefitter licenses are authorized to obtain high pressure piping permits in the  
155.24 name of the business. The individual contracting high pressure pipefitter competency  
155.25 license holder can be the employee of only one high pressure piping business at a time.

155.26 To retain its business license without reapplication, a person, ~~partnership, firm,~~  
155.27 ~~or corporation~~ holding a high pressure piping business license that ceases to employ a  
155.28 ~~person~~ an individual holding an individual contracting high pressure pipefitter competency  
155.29 license shall have 60 days from the last day of employment of its previous individual  
155.30 contracting pipefitter competency license holder to employ another license holder. The  
155.31 department ~~of Labor and Industry~~ must be notified no later than five days after the last day  
155.32 of employment of the previous license holder.

155.33 No high pressure pipefitting work may be performed during any period when the  
155.34 high pressure pipefitting business does not have an individual contracting high pressure  
155.35 pipefitter competency license holder on staff. If a license holder is not employed within

156.1 60 days after the last day of employment of the previous license holder, the pipefitting  
156.2 business license shall lapse.

156.3 The department ~~of Labor and Industry~~ shall prescribe by rule procedures for  
156.4 application for and issuance of business licenses and fees.

156.5 Subd. 2a. **Registration requirement.** All pipefitter apprentices must be registered  
156.6 under subdivision 2b. No individual may be a registered pipefitter apprentice for more than  
156.7 four years unless the individual has a pending application to be licensed as a journeyman  
156.8 pipefitter. No high pressure piping business shall employ a pipefitter apprentice to help  
156.9 and assist in the construction and installation of high pressure piping unless the pipefitter  
156.10 apprentice is registered.

156.11 A registered pipefitter apprentice is authorized to assist in the practical construction and  
156.12 installation of high pressure piping and appurtenances only while under direct supervision  
156.13 of a licensed individual contracting pipefitter. The licensed individual contracting pipefitter  
156.14 is responsible for ensuring that all high pressure piping work performed by the registered  
156.15 pipefitter apprentice complies with Minnesota Statutes and Minnesota Rules.

156.16 Subd. 3. **Bond.** ~~The~~ As a condition of licensing, each applicant for a high pressure  
156.17 piping business license or renewal shall give bond to the state in the total ~~penal~~ sum of  
156.18 \$15,000 conditioned upon the faithful and lawful performance of all work ~~entered upon~~  
156.19 contracted for or performed within the state. The bond shall run to and be for the benefit of  
156.20 persons injured or suffering financial loss by reason of failure of payment or performance.  
156.21 Claims and actions on the bond may be brought according to sections 574.26 to 574.38.

156.22 The term of the bond must be concurrent with the term of the high pressure  
156.23 pipefitting business license and run without interruption from the date of the issuance of  
156.24 the license to the end of the calendar year. All high pressure pipefitting business licenses  
156.25 must be annually renewed on a calendar year basis.

156.26 The bond must be filed with the department ~~of Labor and Industry~~ and shall be  
156.27 in lieu of any other business license bonds required by any political subdivision for  
156.28 high pressure pipefitting. The bond must be written by a corporate surety licensed to  
156.29 do business in the state.

156.30 Subd. 4. **Insurance.** In addition to the bond described in subdivision 3, each  
156.31 applicant for a high pressure pipefitting business license or renewal shall have in force  
156.32 public liability insurance, including products liability insurance, with limits of at least  
156.33 \$100,000 per person and \$300,000 per occurrence and property damage insurance with  
156.34 limits of at least \$50,000.

157.1 The insurance must be kept in force for the entire term of the high pressure  
157.2 pipefitting business license, and the license shall be suspended by the department if at any  
157.3 time the insurance is not in force.

157.4 The insurance must be written by an insurer licensed to do business in the state and  
157.5 shall be in lieu of any other insurance required by any subdivision of government for  
157.6 high pressure pipefitting. Each person, ~~partnership, firm, or corporation~~ holding a high  
157.7 pressure pipefitting business license shall maintain on file with the department a certificate  
157.8 evidencing the insurance. Any purported cancellation of insurance shall not be effective  
157.9 without the insurer first giving 30 days' written notice to the department.

157.10 Subd. 5. **License fee.** ~~The state department of Labor and Industry may~~ shall charge  
157.11 ~~each applicant for a high pressure pipefitting business license or for a renewal of a high~~  
157.12 ~~pressure pipefitting business license and an additional fee commensurate with the cost of~~  
157.13 ~~administering the bond and insurance requirements of subdivisions 3 and 4; the following~~  
157.14 license fees:

157.15 (a) application for journeyman high pressure piping pipefitter competency license,  
157.16 \$100;

157.17 (b) renewal of journeyman high pressure piping pipefitter competency license, \$60;

157.18 (c) application for contracting high pressure piping pipefitter competency license,  
157.19 \$250;

157.20 (d) renewal of contracting high pressure piping pipefitter competency license, \$220;

157.21 (e) application for high pressure piping business license, \$350;

157.22 (f) application to inactivate a contracting high pressure piping pipefitter competency  
157.23 license or inactivate a journeyman high pressure piping pipefitter competency license,  
157.24 \$30; and

157.25 (g) renewal of an inactive contracting high pressure piping pipefitter competency  
157.26 license or inactive journeyman high pressure piping pipefitter competency license, \$30.

157.27 If an application for renewal of an active or inactive journeyman high pressure  
157.28 piping pipefitter competency license or active or inactive contracting high pressure piping  
157.29 competency license is received by the department after the date of expiration of the  
157.30 license, a \$30 late renewal fee shall be added to the license renewal fee.

157.31 Payment must accompany the application for a license or renewal of a license. There  
157.32 shall be no refund of fees paid.

157.33 **EFFECTIVE DATE.** This section is effective December 1, 2007, except that  
157.34 subdivisions 2a, 2b, and 5 are effective July 1, 2007.

158.1 Sec. 8. Minnesota Statutes 2006, section 326.50, is amended to read:

158.2 **326.50 LICENSE APPLICATION, FEES AND RENEWAL.**

158.3 Application for an individual contracting high pressure pipefitter competency or an  
158.4 individual journeyman high pressure pipefitter competency license shall be made to the  
158.5 department of Labor and Industry, with fees. The applicant shall be licensed only after  
158.6 passing an examination developed and administered by the department of Labor and  
158.7 Industry. A competency license issued by the department shall expire on December 31  
158.8 of each year. A renewal application must be received by the department within one year  
158.9 after expiration of the competency license. A license that has been expired for more  
158.10 than one year cannot be renewed, and can only be reissued if the applicant submits a  
158.11 new application for the competency license, pays a new application fee, and retakes and  
158.12 passes the applicable license examination.

158.13 Sec. 9. **[326.501] RECIPROCITY WITH OTHER STATES.**

158.14 The commissioner may issue a temporary license without examination, upon  
158.15 payment of the required fee, nonresident applicants who are licensed under the laws of a  
158.16 state having standards for licensing which the commissioner determines are substantially  
158.17 equivalent to the standards of this state if the other state grants similar privileges to  
158.18 Minnesota residents duly licensed in this state. Applicants who receive a temporary  
158.19 license under this section may acquire an aggregate of 24 months of experience before  
158.20 they have to apply and pass the licensing examination. Applicants must register with the  
158.21 commissioner of labor and industry and the commissioner shall set a fee for a temporary  
158.22 license. Applicants have five years in which to comply with this section.

158.23 Sec. 10. **REVISOR'S INSTRUCTION.**

158.24 The revisor of statutes shall renumber each section of Minnesota Statutes listed in  
158.25 column A with the number listed in column B. The revisor shall also make necessary  
158.26 cross-reference changes consistent with the renumbering.

158.27	<u>Column A</u>	<u>Column B</u>
158.28	<u>326.46</u>	<u>326B.90</u>
158.29	<u>326.461</u>	<u>326B.91</u>
158.30	<u>326.47</u>	<u>326B.92</u>
158.31	<u>326.48</u>	<u>326B.93</u>
158.32	<u>326.50</u>	<u>326B.94</u>

## ARTICLE 11

## CONFORMING CHANGES

159.1  
159.2

159.3 Section 1. Minnesota Statutes 2006, section 31.175, is amended to read:

159.4 **31.175 WATER, PLUMBING, AND SEWAGE.**

159.5 A person who is required by statutes administered by the Department of Agriculture,  
159.6 or by rules adopted pursuant to those statutes, to provide a suitable water supply, or  
159.7 plumbing or sewage disposal system, may not engage in the business of manufacturing,  
159.8 processing, selling, handling, or storing food at wholesale or retail unless the person's  
159.9 water supply is satisfactory under plumbing codes adopted by the Department of ~~Health~~  
159.10 Labor and Industry and the person's sewage disposal system satisfies the rules of the  
159.11 Pollution Control Agency.

159.12 Sec. 2. Minnesota Statutes 2006, section 103I.621, subdivision 3, is amended to read:

159.13 Subd. 3. **Construction requirements.** (a) Withdrawal and reinjection for the  
159.14 groundwater thermal exchange device must be accomplished by a closed system in which  
159.15 the waters drawn for thermal exchange do not have contact or commingle with water  
159.16 from other sources or with polluting material or substances. The closed system must be  
159.17 constructed to allow an opening for inspection by the commissioner.

159.18 (b) Wells that are part of a groundwater thermal exchange system may not serve  
159.19 another function, except water may be supplied to the domestic water system if:

159.20 (1) the supply is taken from the thermal exchange system ahead of the heat exchange  
159.21 unit; and

159.22 (2) the domestic water system is protected by an airgap or backflow prevention  
159.23 device as described in rules relating to plumbing enforced by the commissioner of labor  
159.24 and industry.

159.25 (c) A groundwater thermal exchange system may be used for domestic water heating  
159.26 only if the water heating device is an integral part of the heat exchange unit that is used for  
159.27 space heating and cooling.

159.28 Sec. 3. Minnesota Statutes 2006, section 144.122, is amended to read:

159.29 **144.122 LICENSE, PERMIT, AND SURVEY FEES.**

159.30 (a) The state commissioner of health, by rule, may prescribe procedures and fees  
159.31 for filing with the commissioner as prescribed by statute and for the issuance of original  
159.32 and renewal permits, licenses, registrations, and certifications issued under authority of

160.1 the commissioner. The expiration dates of the various licenses, permits, registrations,  
 160.2 and certifications as prescribed by the rules shall be plainly marked thereon. Fees may  
 160.3 include application and examination fees and a penalty fee for renewal applications  
 160.4 submitted after the expiration date of the previously issued permit, license, registration,  
 160.5 and certification. The commissioner may also prescribe, by rule, reduced fees for permits,  
 160.6 licenses, registrations, and certifications when the application therefor is submitted  
 160.7 during the last three months of the permit, license, registration, or certification period.  
 160.8 Fees proposed to be prescribed in the rules shall be first approved by the Department of  
 160.9 Finance. All fees proposed to be prescribed in rules shall be reasonable. The fees shall be  
 160.10 in an amount so that the total fees collected by the commissioner will, where practical,  
 160.11 approximate the cost to the commissioner in administering the program. All fees collected  
 160.12 shall be deposited in the state treasury and credited to the state government special revenue  
 160.13 fund unless otherwise specifically appropriated by law for specific purposes.

160.14 (b) The commissioner may charge a fee for voluntary certification of medical  
 160.15 laboratories and environmental laboratories, and for environmental and medical laboratory  
 160.16 services provided by the department, without complying with paragraph (a) or chapter 14.  
 160.17 Fees charged for environment and medical laboratory services provided by the department  
 160.18 must be approximately equal to the costs of providing the services.

160.19 (c) The commissioner may develop a schedule of fees for diagnostic evaluations  
 160.20 conducted at clinics held by the services for children with disabilities program. All  
 160.21 receipts generated by the program are annually appropriated to the commissioner for use  
 160.22 in the maternal and child health program.

160.23 (d) The commissioner shall set license fees for hospitals and nursing homes that are  
 160.24 not boarding care homes at the following levels:

160.25	Joint Commission on Accreditation of	
160.26	Healthcare Organizations (JCAHO) and	
160.27	American Osteopathic Association (AOA)	
160.28	hospitals	\$7,555 plus \$13 per bed
160.29	Non-JCAHO and non-AOA hospitals	\$5,180 plus \$247 per bed
160.30	Nursing home	\$183 plus \$91 per bed

160.31 The commissioner shall set license fees for outpatient surgical centers, boarding care  
 160.32 homes, and supervised living facilities at the following levels:

160.33	Outpatient surgical centers	\$3,349
160.34	Boarding care homes	\$183 plus \$91 per bed
160.35	Supervised living facilities	\$183 plus \$91 per bed.

161.1 (e) Unless prohibited by federal law, the commissioner of health shall charge  
 161.2 applicants the following fees to cover the cost of any initial certification surveys required  
 161.3 to determine a provider's eligibility to participate in the Medicare or Medicaid program:

161.4	Prospective payment surveys for hospitals	\$900
161.5	Swing bed surveys for nursing homes	\$1,200
161.6	Psychiatric hospitals	\$1,400
161.7	Rural health facilities	\$1,100
161.8	Portable x-ray providers	\$500
161.9	Home health agencies	\$1,800
161.10	Outpatient therapy agencies	\$800
161.11	End stage renal dialysis providers	\$2,100
161.12	Independent therapists	\$800
161.13	Comprehensive rehabilitation outpatient	
161.14	facilities	\$1,200
161.15	Hospice providers	\$1,700
161.16	Ambulatory surgical providers	\$1,800
161.17	Hospitals	\$4,200
161.18	Other provider categories or additional	Actual surveyor costs:
161.19	resurveys required to complete initial	average surveyor cost x
161.20	certification	number of hours for the
161.21		survey process.

161.22 These fees shall be submitted at the time of the application for federal certification  
 161.23 and shall not be refunded. All fees collected after the date that the imposition of fees is not  
 161.24 prohibited by federal law shall be deposited in the state treasury and credited to the state  
 161.25 government special revenue fund.

161.26 ~~(f) The commissioner shall charge the following fees for examinations, registrations,~~  
 161.27 ~~licenses, and inspections:~~

161.28	<del>Plumbing examination</del>	<del>\$ 50</del>
161.29	<del>Water conditioning examination</del>	<del>\$ 50</del>
161.30	<del>Plumbing bond registration fee</del>	<del>\$ 40</del>
161.31	<del>Water conditioning bond registration fee</del>	<del>\$ 40</del>
161.32	<del>Master plumber's license</del>	<del>\$120</del>
161.33	<del>Journeyman plumber's license</del>	<del>\$ 55</del>
161.34	<del>Apprentice registration</del>	<del>\$ 25</del>
161.35	<del>Water conditioning contractor license</del>	<del>\$ 70</del>
161.36	<del>Water conditioning installer license</del>	<del>\$ 35</del>
161.37	<del>Residential inspection fee (each visit)</del>	<del>\$ 50</del>
161.38	<del>Public, commercial, and industrial</del>	<del>Inspection fee</del>
161.39	<del>inspections</del>	
161.40	<del>25 or fewer drainage fixture units</del>	<del>\$ 300</del>
161.41	<del>26 to 50 drainage fixture units</del>	<del>\$ 900</del>
161.42	<del>51 to 150 drainage fixture units</del>	<del>\$1,200</del>

162.1	<del>151 to 249 drainage fixture units</del>	\$1,500
162.2	<del>250 or more drainage fixture units</del>	\$1,800
162.3	<del>Callback fee (each visit)</del>	\$100

162.4 **EFFECTIVE DATE.** This section is effective July 1, 2007.

162.5 Sec. 4. Minnesota Statutes 2006, section 144.99, subdivision 1, is amended to read:

162.6 Subdivision 1. **Remedies available.** The provisions of chapters 103I and 157 and  
 162.7 sections 115.71 to 115.77; 144.12, subdivision 1, paragraphs (1), (2), (5), (6), (10), (12),  
 162.8 (13), (14), and (15); 144.1201 to 144.1204; 144.121; 144.1222; 144.35; 144.381 to  
 162.9 144.385; 144.411 to 144.417; 144.495; 144.71 to 144.74; 144.9501 to 144.9509; 144.992;  
 162.10 ~~326.37 to 326.45; 326.57~~ 326.70 to 326.785; 327.10 to 327.131; and 327.14 to 327.28 and  
 162.11 all rules, orders, stipulation agreements, settlements, compliance agreements, licenses,  
 162.12 registrations, certificates, and permits adopted or issued by the department or under any  
 162.13 other law now in force or later enacted for the preservation of public health may, in  
 162.14 addition to provisions in other statutes, be enforced under this section.

162.15 Sec. 5. Minnesota Statutes 2006, section 175.16, subdivision 1, is amended to read:

162.16 Subdivision 1. **Established.** The Department of Labor and Industry shall consist  
 162.17 of the following divisions: Division of Workers' Compensation, Division of ~~Boiler~~  
 162.18 ~~Inspection~~ Construction Codes and Licensing, Division of Occupational Safety and  
 162.19 Health, Division of Statistics, ~~Division of Steamfitting Standards~~, Division of Labor  
 162.20 Standards and Apprenticeship, and such other divisions as the commissioner of the  
 162.21 Department of Labor and Industry may deem necessary and establish. Each division of  
 162.22 the department and persons in charge thereof shall be subject to the supervision of the  
 162.23 commissioner of the Department of Labor and Industry and, in addition to such duties  
 162.24 as are or may be imposed on them by statute, shall perform such other duties as may be  
 162.25 assigned to them by the commissioner. Notwithstanding any other law to the contrary,  
 162.26 the commissioner is the administrator and supervisor of all of the department's dispute  
 162.27 resolution functions and personnel and may delegate authority to compensation judges  
 162.28 and others to make determinations under sections 176.106, 176.238, and 176.239 and to  
 162.29 approve settlement of claims under section 176.521.

162.30 Sec. 6. Minnesota Statutes 2006, section 326.975, subdivision 1, is amended to read:

162.31 Subdivision 1. **Generally.** (a) In addition to any other fees, each applicant for a  
 162.32 license under sections 326.83 to 326.98 shall pay a fee to the contractor's recovery fund.  
 162.33 The contractor's recovery fund is created in the state treasury and must be administered

163.1 by the commissioner in the manner and subject to all the requirements and limitations  
 163.2 provided by section 82.43 ~~with the following exceptions:~~

163.3 ~~(1) each licensee who renews a license shall pay in addition to the appropriate~~  
 163.4 ~~renewal fee an additional fee which shall be credited to the contractor's recovery fund. The~~  
 163.5 ~~amount of the fee shall be based on the licensee's gross annual receipts for the licensee's~~  
 163.6 ~~most recent fiscal year preceding the renewal, on the following scale:~~

163.7	<del>Fee</del>	<del>Gross Receipts</del>
163.8	<del>\$100</del>	<del>under \$1,000,000</del>
163.9	<del>\$150</del>	<del>\$1,000,000 to \$5,000,000</del>
163.10	<del>\$200</del>	<del>over \$5,000,000</del>

163.11 ~~Any person who receives a new license shall pay a fee based on the same scale;~~

163.12 ~~(2)~~ (1) The purpose of this fund is:

163.13 (i) to compensate any aggrieved owner or lessee of residential property located  
 163.14 within this state who obtains a final judgment in any court of competent jurisdiction  
 163.15 against a licensee licensed under section 326.84, on grounds of fraudulent, deceptive, or  
 163.16 dishonest practices, conversion of funds, or failure of performance arising directly out  
 163.17 of any transaction when the judgment debtor was licensed and performed any of the  
 163.18 activities enumerated under section 326.83, subdivision 19, on the owner's residential  
 163.19 property or on residential property rented by the lessee, or on new residential construction  
 163.20 which was never occupied prior to purchase by the owner, or which was occupied by the  
 163.21 licensee for less than one year prior to purchase by the owner, and which cause of action  
 163.22 arose on or after April 1, 1994; and

163.23 (ii) to reimburse the Department of Commerce for all legal and administrative  
 163.24 expenses, including staffing costs, incurred in administering the fund;

163.25 ~~(3)~~ (2) nothing may obligate the fund for more than \$50,000 per claimant, nor more  
 163.26 than \$75,000 per licensee; and

163.27 ~~(4)~~ (3) nothing may obligate the fund for claims based on a cause of action that  
 163.28 arose before the licensee paid the recovery fund fee set in clause (1), or as provided in  
 163.29 section 326.945, subdivision 3.

163.30 (b) Should the commissioner pay from the contractor's recovery fund any amount  
 163.31 in settlement of a claim or toward satisfaction of a judgment against a licensee, the  
 163.32 license shall be automatically suspended upon the effective date of an order by the court  
 163.33 authorizing payment from the fund. No licensee shall be granted reinstatement until the  
 163.34 licensee has repaid in full, plus interest at the rate of 12 percent a year, twice the amount  
 163.35 paid from the fund on the licensee's account, and has obtained a surety bond issued by an  
 163.36 insurer authorized to transact business in this state in the amount of at least \$40,000.

164.1 **EFFECTIVE DATE.** This section is effective July 1, 2007.

164.2 Sec. 7. Minnesota Statutes 2006, section 327.20, subdivision 1, is amended to read:

164.3 Subdivision 1. **Rules.** No domestic animals or house pets of occupants of  
164.4 manufactured home parks or recreational camping areas shall be allowed to run at large,  
164.5 or commit any nuisances within the limits of a manufactured home park or recreational  
164.6 camping area. Each manufactured home park or recreational camping area licensed under  
164.7 the provisions of sections 327.10, 327.11, 327.14 to 327.28 shall, among other things,  
164.8 provide for the following, in the manner hereinafter specified:

164.9 (1) A responsible attendant or caretaker shall be in charge of every manufactured  
164.10 home park or recreational camping area at all times, who shall maintain the park or  
164.11 area, and its facilities and equipment in a clean, orderly and sanitary condition. In any  
164.12 manufactured home park containing more than 50 lots, the attendant, caretaker, or other  
164.13 responsible park employee, shall be readily available at all times in case of emergency.

164.14 (2) All manufactured home parks shall be well drained and be located so that the  
164.15 drainage of the park area will not endanger any water supply. No wastewater from  
164.16 manufactured homes or recreational camping vehicles shall be deposited on the surface of  
164.17 the ground. All sewage and other water carried wastes shall be discharged into a municipal  
164.18 sewage system whenever available. When a municipal sewage system is not available, a  
164.19 sewage disposal system acceptable to the state commissioner of health shall be provided.

164.20 (3) No manufactured home shall be located closer than three feet to the side lot lines  
164.21 of a manufactured home park, if the abutting property is improved property, or closer than  
164.22 ten feet to a public street or alley. Each individual site shall abut or face on a driveway  
164.23 or clear unoccupied space of not less than 16 feet in width, which space shall have  
164.24 unobstructed access to a public highway or alley. There shall be an open space of at least  
164.25 ten feet between the sides of adjacent manufactured homes including their attachments  
164.26 and at least three feet between manufactured homes when parked end to end. The space  
164.27 between manufactured homes may be used for the parking of motor vehicles and other  
164.28 property, if the vehicle or other property is parked at least ten feet from the nearest  
164.29 adjacent manufactured home position. The requirements of this paragraph shall not apply  
164.30 to recreational camping areas and variances may be granted by the state commissioner  
164.31 of health in manufactured home parks when the variance is applied for in writing and in  
164.32 the opinion of the commissioner the variance will not endanger the health, safety, and  
164.33 welfare of manufactured home park occupants.

165.1 (4) An adequate supply of water of safe, sanitary quality shall be furnished at each  
165.2 manufactured home park or recreational camping area. The source of the water supply  
165.3 shall first be approved by the state Department of Health.

165.4 (5) All plumbing shall be installed in accordance with the rules of the state  
165.5 commissioner of ~~health~~ labor and industry and the provisions of the Minnesota Plumbing  
165.6 Code.

165.7 (6) In the case of a manufactured home park with less than ten manufactured homes,  
165.8 a plan for the sheltering or the safe evacuation to a safe place of shelter of the residents of  
165.9 the park in times of severe weather conditions, such as tornadoes, high winds, and floods.  
165.10 The shelter or evacuation plan shall be developed with the assistance and approval of  
165.11 the municipality where the park is located and shall be posted at conspicuous locations  
165.12 throughout the park. The park owner shall provide each resident with a copy of the  
165.13 approved shelter or evacuation plan, as provided by section 327C.01, subdivision 1c.  
165.14 Nothing in this paragraph requires the Department of Health to review or approve any  
165.15 shelter or evacuation plan developed by a park. Failure of a municipality to approve a plan  
165.16 submitted by a park shall not be grounds for action against the park by the Department of  
165.17 Health if the park has made a good faith effort to develop the plan and obtain municipal  
165.18 approval.

165.19 (7) A manufactured home park with ten or more manufactured homes, licensed prior  
165.20 to March 1, 1988, shall provide a safe place of shelter for park residents or a plan for the  
165.21 evacuation of park residents to a safe place of shelter within a reasonable distance of the  
165.22 park for use by park residents in times of severe weather, including tornadoes and high  
165.23 winds. The shelter or evacuation plan must be approved by the municipality by March 1,  
165.24 1989. The municipality may require the park owner to construct a shelter if it determines  
165.25 that a safe place of shelter is not available within a reasonable distance from the park. A  
165.26 copy of the municipal approval and the plan shall be submitted by the park owner to the  
165.27 Department of Health. The park owner shall provide each resident with a copy of the  
165.28 approved shelter or evacuation plan, as provided by section 327C.01, subdivision 1c.

165.29 (8) A manufactured home park with ten or more manufactured homes, receiving  
165.30 a primary license after March 1, 1988, must provide the type of shelter required by  
165.31 section 327.205, except that for manufactured home parks established as temporary,  
165.32 emergency housing in a disaster area declared by the President of the United States or  
165.33 the governor, an approved evacuation plan may be provided in lieu of a shelter for a  
165.34 period not exceeding 18 months.

165.35 (9) For the purposes of this subdivision, "park owner" and "resident" have the  
165.36 meaning given them in section 327C.01.

166.1 Sec. 8. Minnesota Statutes 2006, section 327.205, is amended to read:

166.2 **327.205 SHELTER CONSTRUCTION STANDARDS.**

166.3 The commissioner of ~~administration~~ labor and industry shall adopt, by rule,  
166.4 minimum standards for the construction of low cost manufactured home park storm  
166.5 shelters by March 1, 1988. All shelters constructed after March 1, 1988, shall be  
166.6 constructed in accordance with these standards.

166.7 Sec. 9. Minnesota Statutes 2006, section 327A.01, subdivision 2, is amended to read:

166.8 Subd. 2. **Building standards.** "Building standards" means the materials and  
166.9 installation standards of the State Building Code, adopted by the commissioner of  
166.10 ~~administration~~ labor and industry pursuant to sections 16B.59 to 16B.75, in effect at  
166.11 the time of the construction or remodeling.

166.12 Sec. 10. Minnesota Statutes 2006, section 363A.40, subdivision 1, is amended to read:

166.13 Subdivision 1. **Definitions.** The definitions in this subdivision apply to this section.

166.14 (a) "Accessible unit" means an accessible rental housing unit that meets the  
166.15 ~~disability facility~~ persons with disabilities requirements of the State Building Code;  
166.16 ~~Minnesota Rules, chapter 1340.~~

166.17 (b) "Landlord" has the meaning given it in section 504B.001, subdivision 7.

166.18 Sec. 11. Minnesota Statutes 2006, section 462.357, subdivision 6a, is amended to read:

166.19 Subd. 6a. **Normal residential surroundings for ~~disabled~~ persons with**  
166.20 **disabilities**. It is the policy of this state that ~~disabled~~ persons and children with disabilities  
166.21 should not be excluded by municipal zoning ordinances or other land use regulations from  
166.22 the benefits of normal residential surroundings. For purposes of subdivisions 6a through  
166.23 9, "person" has the meaning given in section 245A.02, subdivision 11.

166.24 Sec. 12. Minnesota Statutes 2006, section 462A.07, subdivision 8, is amended to read:

166.25 Subd. 8. **State Building Code.** It may assist the commissioner of ~~administration~~  
166.26 labor and industry in the development, implementation and revision of ~~a uniform~~ the  
166.27 State Building Code.

166.28 Sec. 13. Minnesota Statutes 2006, section 471.465, is amended to read:

166.29 **471.465 PERSONS WITH DISABILITIES; BUILDING REGULATIONS;**  
166.30 **DEFINITIONS.**

167.1 Subdivision 1. **Scope.** For the purposes of sections 471.465 to 471.469, the terms  
167.2 defined in this section have the meanings given them.

167.3 Subd. 2. **Buildings and facilities.** "Buildings and facilities" means any and all  
167.4 buildings and facilities and the grounds appurtenant thereto within any city, township or  
167.5 other governmental subdivision of the state other than all farm dwellings and buildings  
167.6 and single and two family dwellings. However, on the date on which rules promulgated by  
167.7 the commissioner of ~~administration~~ labor and industry regarding building requirements for  
167.8 ~~disabled~~ persons with disabilities shall become effective, "buildings and facilities" shall  
167.9 mean only those structures which must provide facilities for ~~the disabled~~ persons with  
167.10 disabilities pursuant to said rules.

167.11 Subd. 3. ~~Physically disabled~~ **Persons with disabilities.** "~~Physically disabled~~  
167.12 Persons with disabilities" means and includes people having sight disabilities, hearing  
167.13 disabilities, disabilities of incoordination, disabilities of aging, and any other disability  
167.14 that significantly reduces mobility, flexibility, coordination, or perceptiveness.

167.15 Subd. 4. **Remodeling.** "Remodeling" means deliberate reconstruction of an existing  
167.16 building or facility in whole or in part in order to bring it up to date to conform with  
167.17 present uses of the structure and to conform with rules and regulations on the upgrading  
167.18 of health and safety aspects of structures.

167.19 Subd. 5. **Local authority.** "Local authority" means the local authority having  
167.20 jurisdiction over local building construction.

167.21 Sec. 14. Minnesota Statutes 2006, section 471.466, is amended to read:

167.22 **471.466 ADMINISTRATION AND ENFORCEMENT.**

167.23 The duty and power to administer and enforce sections 471.465 to 471.469 is  
167.24 conferred upon and vested in the commissioner of ~~administration~~ labor and industry and  
167.25 the local authority.

167.26 Sec. 15. Minnesota Statutes 2006, section 471.467, is amended to read:

167.27 **471.467 BUILDING REQUIREMENTS; CONFORMITY.**

167.28 Subdivision 1. **Date applicable.** On the date on which rules promulgated by the  
167.29 commissioner of ~~administration~~ labor and industry regarding building requirements for  
167.30 ~~disabled~~ persons with disabilities shall become effective, said rules shall exclusively  
167.31 govern the provision of facilities.

167.32 Subd. 2. **No remodeling if solely for ~~disabled~~ persons with disabilities.** Nothing  
167.33 in sections 471.465 to 471.469 shall be construed to require the remodeling of buildings

168.1 solely to provide accessibility and usability to ~~the physically disabled~~ persons with  
168.2 disabilities when remodeling would not otherwise be undertaken.

168.3 Subd. 3. **Applies to remodeled part.** When any building or facility covered  
168.4 by sections 471.465 to 471.469 undergoes remodeling either in whole or in part, that  
168.5 portion of the building or facility remodeled shall conform to the requirements of sections  
168.6 471.465 to 471.469.

168.7 Sec. 16. Minnesota Statutes 2006, section 471.471, is amended to read:

168.8 **471.471 ACCESS REVIEW BOARD.**

168.9 Subdivision 1. **Membership.** The Access Review Board consists of:

168.10 (1) a representative of the ~~Building Code and Standards Division of the Department~~  
168.11 ~~of Administration~~ Labor and Industry, appointed by the commissioner of ~~administration~~  
168.12 labor and industry;

168.13 (2) a representative of the state fire marshal's office, appointed by the commissioner  
168.14 of public safety;

168.15 (3) the commissioner of human rights or the commissioner's designee;

168.16 (4) a representative of the elevator safety section, designated by the commissioner  
168.17 of labor and industry ~~or the commissioner's designee~~; and

168.18 (5) the chair of the Council on Disability or the chair's designee.

168.19 The board shall elect a chair from among its members. Terms of members coincide with  
168.20 the terms of their appointing authorities or, in the case of ex officio members or their  
168.21 designees, with the terms of the offices by virtue of which they are members of the board.  
168.22 Compensation of members is governed by section 15.0575, subdivision 3.

168.23 Subd. 2. **Staff; administrative support.** The commissioner of ~~administration~~ labor  
168.24 and industry shall furnish staff, office space, and administrative support to the board. Staff  
168.25 assigned to the board must be knowledgeable with respect to access codes, site surveys,  
168.26 plan design, and product use and eligibility.

168.27 Subd. 3. **Duties.** The board shall consider applications for waivers from the  
168.28 State Building Code to permit the installation of stairway chair lifts to provide limited  
168.29 accessibility for ~~the physically disabled~~ persons with disabilities to buildings in which  
168.30 the provision of access by means permitted under the State Building Code is not  
168.31 architecturally or financially possible. In considering applications, the board shall review  
168.32 other possible access options. The board may approve an application for installation of a  
168.33 stairway chair when the board determines that the installation would be appropriate and  
168.34 no other means of access is possible. In determining whether to approve an application,  
168.35 the board shall consider:

169.1 (1) the need for limited accessibility when a higher degree of accessibility is not  
169.2 required by state or federal law or rule;

169.3 (2) the architectural feasibility of providing a greater degree of accessibility than  
169.4 would be provided by the proposed device or equipment;

169.5 (3) the total cost of the proposed device or equipment over its projected usable life,  
169.6 including installation, maintenance, and replacement costs;

169.7 (4) the reliability of the proposed device or equipment;

169.8 (5) the applicant's ability to comply with all recognized access and safety standards  
169.9 for installation and maintenance; and

169.10 (6) whether the proposed device or equipment can be operated and used without  
169.11 reducing or compromising minimum safety standards.

169.12 The board shall consider the applicant's demonstrated inability to afford a greater degree  
169.13 of accessibility, but may not give greater weight to this factor than to the factors listed  
169.14 in clauses (1) to (6). The board may not approve an application unless the applicant  
169.15 guarantees that the device or equipment will be installed and operated in accordance with  
169.16 nationally recognized standards for such devices or equipment and agrees to obtain any  
169.17 permits needed from the agency responsible for enforcing those standards.

169.18 Subd. 4. **Application process.** A person seeking a waiver shall apply to the  
169.19 ~~Building Code and Standards Division of the Department of Administration~~ Labor and  
169.20 Industry on a form prescribed by the board and pay a \$70 fee to the construction code  
169.21 fund. The division shall review the application to determine whether it appears to be  
169.22 meritorious, using the standards set out in subdivision 3. The division shall forward  
169.23 applications it considers meritorious to the board, along with a list and summary of  
169.24 applications considered not to be meritorious. The board may require the division to  
169.25 forward to it an application the division has considered not to be meritorious. The board  
169.26 shall issue a decision on an application within 90 days of its receipt. A board decision  
169.27 to approve an application must be unanimous. An application that contains false or  
169.28 misleading information must be rejected.

169.29 Subd. 5. **Liability.** Board members are immune from liability for personal injury or  
169.30 death resulting from the use or misuse of a device or equipment installed and operated  
169.31 under a waiver granted by the board.

169.32 **EFFECTIVE DATE.** This section is effective July 1, 2007.

## ARTICLE 12

## APPRENTICESHIP BOARD

170.1

170.2

170.3 Section 1. Minnesota Statutes 2006, section 178.01, is amended to read:

170.4 **178.01 PURPOSES.**

170.5 The purposes of this chapter are: to open to young people regardless of race, sex,  
170.6 creed, color or national origin, the opportunity to obtain training that will equip them for  
170.7 profitable employment and citizenship; to establish as a means to this end, a program  
170.8 of voluntary apprenticeship under approved apprentice agreements providing facilities  
170.9 for their training and guidance in the arts, skills, and crafts of industry and trade, with  
170.10 concurrent, supplementary instruction in related subjects; to promote employment  
170.11 opportunities under conditions providing adequate training and reasonable earnings;  
170.12 to relate the supply of skilled workers to employment demands; to establish standards  
170.13 for apprentice training; to establish an Apprenticeship ~~Advisory Council~~ Board and  
170.14 apprenticeship committees to assist in effectuating the purposes of this chapter; to provide  
170.15 for a Division of Labor Standards and Apprenticeship within the Department of Labor  
170.16 and Industry; to provide for reports to the legislature regarding the status of apprentice  
170.17 training in the state; to establish a procedure for the determination of apprentice agreement  
170.18 controversies; and to accomplish related ends.

170.19 Sec. 2. Minnesota Statutes 2006, section 178.02, is amended to read:

170.20 **178.02 APPRENTICESHIP ~~ADVISORY COUNCIL~~ BOARD.**

170.21 Subdivision 1. **Members.** The commissioner of labor and industry, hereinafter  
170.22 called the commissioner, shall appoint an Apprenticeship ~~Advisory Council~~ Board,  
170.23 hereinafter referred to as the ~~council~~ board, composed of three representatives each from  
170.24 employer and employee organizations, and two representatives of the general public. The  
170.25 director of education responsible for career and technical education or designee shall be an  
170.26 ex officio member of the ~~council~~ board and shall serve in an advisory capacity only.

170.27 Subd. 2. **Terms.** The ~~council~~ board shall expire and the terms, compensation, and  
170.28 removal of appointed members shall be as provided in section 15.059, ~~except that the~~  
170.29 ~~council shall not expire before June 30, 2003.~~

170.30 Subd. 4. **Duties.** The ~~commissioner~~ board shall meet at the call of the commissioner. It  
170.31 shall propose occupational classifications for apprenticeship programs; propose minimum  
170.32 standards for apprenticeship programs and agreements; and advise on the establishment  
171.1 of such policies, procedures, and rules as the ~~commissioner~~ board deems necessary in  
171.2 implementing the intent of this chapter.

171.3 Sec. 3. Minnesota Statutes 2006, section 178.03, subdivision 3, is amended to read:

171.4 Subd. 3. **Duties and functions.** The director, under the supervision of the  
171.5 commissioner, and with the advice and oversight of the Apprenticeship ~~Advisory~~  
171.6 ~~Council Board~~, is authorized: to administer the provisions of this chapter; to promote  
171.7 apprenticeship and other forms of on the job training; to establish, in cooperation and  
171.8 consultation with the Apprenticeship ~~Advisory Council Board~~ and with the apprenticeship  
171.9 committees, conditions and training standards for the approval of apprenticeship programs  
171.10 and agreements, which conditions and standards shall in no case be lower than those  
171.11 prescribed by this chapter; to promote equal employment opportunity in apprenticeship  
171.12 and other on the job training and to establish a Minnesota plan for equal employment  
171.13 opportunity in apprenticeship which shall be consistent with standards established  
171.14 under Code of Federal Regulations, title 29, part 30, as amended; to issue certificates of  
171.15 registration to sponsors of approved apprenticeship programs; to act as secretary of the  
171.16 Apprenticeship ~~Advisory Council Board~~; to approve, if of the opinion that approval is  
171.17 for the best interest of the apprentice, any apprenticeship agreement which meets the  
171.18 standards established hereunder; to terminate any apprenticeship agreement in accordance  
171.19 with the provisions of such agreement; to keep a record of apprenticeship agreements and  
171.20 their disposition; to issue certificates of completion of apprenticeship; and to perform  
171.21 such other duties as the commissioner deems necessary to carry out the intent of this  
171.22 chapter; provided, that the administration and supervision of supplementary instruction in  
171.23 related subjects for apprentices; coordination of instruction on a concurrent basis with  
171.24 job experiences, and the selection and training of teachers and coordinators for such  
171.25 instruction shall be the function of state and local boards responsible for vocational  
171.26 education. The director shall have the authority to make wage determinations applicable  
171.27 to the graduated schedule of wages and journeyman wage rate for apprenticeship  
171.28 agreements, giving consideration to the existing wage rates prevailing throughout the  
171.29 state, except that no wage determination by the director shall alter an existing wage  
171.30 provision for apprentices or journeymen that is contained in a bargaining agreement in  
171.31 effect between an employer and an organization of employees, nor shall the director  
171.32 make any determination for the beginning rate for an apprentice that is below the wage  
171.33 minimum established by federal or state law.

171.34 Sec. 4. Minnesota Statutes 2006, section 178.041, subdivision 1, is amended to read:

172.1 Subdivision 1. **Rules.** The commissioner may, upon receipt of the ~~council's~~ board's  
172.2 proposals, accept, adopt, and issue them by rule with any modifications or amendments  
172.3 the commissioner finds appropriate. The commissioner may refer them back to the

172.4 ~~council~~ board with recommendations for further study, consideration and revision. If  
 172.5 the commissioner refuses to accept, adopt, and issue by rule or other appropriate action  
 172.6 a board proposal, the commissioner must provide a written explanation of the reason  
 172.7 for the refusal to the board within 30 days after the board submitted the proposal to the  
 172.8 commissioner. Additional rules may be issued as the commissioner may deem necessary.

172.9 **ARTICLE 13**

172.10 **ELECTRICAL BOARD**

172.11 Section 1. Minnesota Statutes 2006, section 326.241, subdivision 2, is amended to read:

172.12 Subd. 2. **Powers.** The board, or the complaint committee on behalf of the board  
 172.13 where authorized by law, shall have power to:

172.14 (1) Elect its own officers.

172.15 (2) ~~Engage and fix the compensation of inspectors, and Hire employees.~~ The  
 172.16 salary of the executive secretary shall be established pursuant to chapter 43A. All agents  
 172.17 and employees ~~other than contract inspectors~~ shall be in the classified service and shall  
 172.18 be compensated pursuant to chapter 43A. All inspectors shall hold licenses as master  
 172.19 or journeyman electricians under section 326.242, subdivision 1(1) or 2(1), ~~and shall~~  
 172.20 ~~give bond in an amount fixed by the board, conditioned upon the faithful performance~~  
 172.21 ~~of their duties.~~

172.22 (3) Pay such other expenses as it may deem necessary in the performance of its  
 172.23 duties, including rent, supplies, and such like.

172.24 (4) Enforce the provisions of sections 326.241 to 326.248, and provide, upon  
 172.25 request, such additional voluntary inspections and reviews as it may deem appropriate.

172.26 (5) Issue, renew, refuse to renew, suspend, temporarily suspend, and revoke licenses,  
 172.27 censure licensees, assess civil penalties, issue cease and desist orders, and seek injunctive  
 172.28 relief and civil penalties in court as authorized by section 326.242 and other provisions  
 172.29 of Minnesota law.

172.30 (6) Adopt reasonable rules to carry out its duties under sections 326.241 to 326.248,  
 172.31 implement state modifications to the National Electrical Code, and to provide for the  
 172.32 amount and collection of fees for inspection and other services. All rules shall be adopted  
 172.33 in accordance with chapter 14.

172.34 **EFFECTIVE DATE.** This section is effective the day following final enactment.

173.1 Sec. 2. Minnesota Statutes 2006, section 326.243, is amended to read:

173.2 **326.243 SAFETY STANDARDS.**

173.3 All electrical wiring, apparatus and equipment for electric light, heat and power,  
 173.4 technology circuits or systems shall comply with the rules of the Electrical Board, the  
 173.5 Department of Commerce, or the Department of Labor and Industry, as applicable, and  
 173.6 be installed in conformity with accepted standards of construction for safety to life and  
 173.7 property. For the purposes of this chapter, the rules and safety standards stated at the  
 173.8 time the work is done in the ~~then most recently published~~ current edition of the National  
 173.9 Electrical Code as adopted by the National Fire Protection Association, Inc. and approved  
 173.10 by the American National Standards Institute, and the National Electrical Safety Code  
 173.11 as published by the Institute of Electrical and Electronics Engineers, Inc. and approved  
 173.12 by the American National Standards Institute, shall be prima facie evidence of accepted  
 173.13 standards of construction for safety to life and property; provided further, that in the event  
 173.14 a Minnesota Building Code is formulated pursuant to section 16B.61, containing approved  
 173.15 methods of electrical construction for safety to life and property, compliance with said  
 173.16 methods of electrical construction of said Minnesota Building Code shall also constitute  
 173.17 compliance with this section, and provided further, that nothing herein contained shall  
 173.18 prohibit any political subdivision from making and enforcing more stringent requirements  
 173.19 than set forth herein and such requirements shall be complied with by all licensed  
 173.20 electricians working within the jurisdiction of such political subdivisions.

173.21 **EFFECTIVE DATE.** This section is effective the day following final enactment.

## 173.22 **ARTICLE 14**

### 173.23 **PLUMBING BOARD**

173.24 Section 1. Minnesota Statutes 2006, section 326.37, subdivision 1, is amended to read:

173.25 Subdivision 1. **Rules.** The state ~~commissioner of health~~ Board of Plumbing may,  
 173.26 by rule, prescribe minimum standards which shall be uniform, and which standards shall  
 173.27 thereafter be effective for all new plumbing installations, including additions, extensions,  
 173.28 alterations, and replacements connected with any water or sewage disposal system owned  
 173.29 or operated by or for any municipality, institution, factory, office building, hotel, apartment  
 173.30 building, or any other place of business regardless of location or the population of the  
 173.31 city or town in which located. Notwithstanding the provisions of Minnesota Rules, part  
 173.32 4715.3130, as they apply to review of plans and specifications, the commissioner may  
 173.33 allow plumbing construction, alteration, or extension to proceed without approval of the  
 173.34 plans or specifications by the commissioner.

174.1 Except for those powers granted to the state Board of Plumbing under sections  
 174.2 326.37 to 326.45, the commissioner of health shall administer the provisions of sections

174.3 326.37 to 326.45 and for such purposes may employ plumbing inspectors and other  
174.4 assistants.

174.5 **Sec. 2. [326.372] PLUMBING BOARD.**

174.6 **Subdivision 1. Composition.** (a) The Plumbing Board shall consist of 11 voting  
174.7 members who must be residents of the state, appointed by the governor, and confirmed by  
174.8 the senate. The commissioner of labor and industry or the commissioner's designee shall  
174.9 be a nonvoting member. The first appointed board members shall serve an initial term  
174.10 of four years, except where designated otherwise. The governor shall then reappoint the  
174.11 current members or appoint replacement members, all or in part, to subsequent three-year  
174.12 terms. Midterm vacancies shall be filled for the remaining portion of the term. Vacancies  
174.13 occurring with less than six months time remaining in the term shall be filled for the  
174.14 existing term and the following three-year term. Of the 11 appointed members, the  
174.15 composition shall be as follows:

174.16 (1) two members shall be municipal plumbing inspectors;

174.17 (2) one member shall be a licensed mechanical engineer;

174.18 (3) two members serving an initial term of three years shall be plumbing contractors  
174.19 or the representative of the contractor, engaged in a commercial scope of plumbing  
174.20 contracting, one from the metro area and one from greater Minnesota;

174.21 (4) two members serving an initial term of three years shall be plumbing contractors  
174.22 or their representatives, engaged in the residential scope of plumbing contracting, one  
174.23 from the metro area and one from greater Minnesota;

174.24 (5) two members serving an initial term of two years shall be plumbing  
174.25 journeypersons engaged in a commercial scope of plumbing systems installation, one  
174.26 from the metro area and one from greater Minnesota; and

174.27 (6) two members serving an initial term of two years shall be plumbing  
174.28 journeypersons engaged in a residential scope of plumbing systems installation, one from  
174.29 the metro area and one from greater Minnesota.

174.30 (b) Except for the licensed mechanical engineer, all persons appointed to the  
174.31 board must possess a current Minnesota plumbing license and maintain the license for  
174.32 the duration of their term.

174.33 **Subd. 2. Powers.** (a) The board shall have the power to:

174.34 (1) elect its own officers;

174.35 (2) specify the plumbing code that must be followed in this state;

175.1 (3) maintain a review process to make determinations regarding any complaints,  
175.2 code amendments, code compliance, and code clarifications filed with the board;

175.3 (4) adopt rules necessary for the regulation and licensing of contractors,  
175.4 journeypersons, apprentices, and other persons engaged in the design, installation,  
175.5 alteration, and inspection of plumbing systems that would include the issuing, renewing,  
175.6 revoking, refusing to renew, and suspending a plumbing license;

175.7 (5) adopt rules necessary for continuing education for individuals regulated and  
175.8 licensed under this section; and

175.9 (6) pay expenses deemed necessary in the performance of board duties, including  
175.10 rent, utilities, and supplies in the manner and amount specified in section 43A.18,  
175.11 subdivision 2.

175.12 (b) Requests under the review process in paragraph (a), clause (3), may originate  
175.13 with the municipal inspectors, the plumbing contractors or their employees, and other  
175.14 persons engaged in the design, installation, and alteration of plumbing systems. The board  
175.15 shall make their findings known to all parties and the commissioner of labor and industry  
175.16 within the time period specified by the board.

175.17 Subd. 3. **Fees and finances.** The board shall submit an annual budget to the  
175.18 commissioner of labor and industry. The commissioner shall collect fees necessary for  
175.19 the operation and continuance of the board. The commissioner is responsible for the  
175.20 enforcement of the codes and licensing requirements determined by the board. The board  
175.21 shall set the fees for licenses and certification under this section. Fees collected under  
175.22 sections 326.42 and 326.47 shall be transferred to the board quarterly to meet the ongoing  
175.23 operation needs of the board.

175.24 Sec. 3. Minnesota Statutes 2006, section 326.38, is amended to read:

175.25 **326.38 LOCAL REGULATIONS.**

175.26 Any city having a system of waterworks or sewerage, or any town in which reside  
175.27 over 5,000 people exclusive of any statutory cities located therein, or the metropolitan  
175.28 airports commission, may, by ordinance, adopt local regulations providing for plumbing  
175.29 permits, bonds, approval of plans, and inspections of plumbing, which regulations are  
175.30 not in conflict with the plumbing standards on the same subject prescribed by the state  
175.31 commissioner of health. No city or such town shall prohibit plumbers licensed by the state  
175.32 commissioner of health from engaging in or working at the business, except cities and  
175.33 statutory cities which, prior to April 21, 1933, by ordinance required the licensing of  
175.34 plumbers. No city or town may require a license for persons performing building sewer  
175.35 or water service installation who have completed pipe laying training as prescribed by  
176.1 the commissioner of health. Any city by ordinance may prescribe regulations, reasonable  
176.2 standards, and inspections and grant permits to any person, firm, or corporation engaged

176.3 in the business of installing water softeners, who is not licensed as a master plumber or  
 176.4 journeyman plumber by the state commissioner of health, to connect water softening and  
 176.5 water filtering equipment to private residence water distribution systems, where provision  
 176.6 has been previously made therefor and openings left for that purpose or by use of cold  
 176.7 water connections to a domestic water heater; where it is not necessary to rearrange, make  
 176.8 any extension or alteration of, or addition to any pipe, fixture or plumbing connected with  
 176.9 the water system except to connect the water softener, and provided the connections so  
 176.10 made comply with minimum standards prescribed by the state commissioner of health.

176.11 Sec. 4. Minnesota Statutes 2006, section 326.40, subdivision 1, is amended to read:

176.12 Subdivision 1. ~~License required; master and journeyman plumbers. In any city~~  
 176.13 ~~now or hereafter having 5,000 or more population, according to the last federal census,~~  
 176.14 ~~and having a system of waterworks or sewerage;~~ (a) No person, firm, or corporation shall  
 176.15 engage in or work at the business of a master plumber ~~or, restricted master plumber,~~  
 176.16 journeyman plumber, and restricted journeyman plumber unless licensed to do so by the  
 176.17 state commissioner of ~~health~~ labor and industry. A license is not required for persons  
 176.18 performing building sewer or water service installation who have completed pipe laying  
 176.19 training as prescribed by the commissioner of labor and industry. A master plumber may  
 176.20 also work as a journeyman plumber, a restricted journeyman plumber, and a restricted  
 176.21 master plumber. A journeyman plumber may also work as a restricted journeyman  
 176.22 plumber. Anyone not so licensed may do plumbing work which complies with the  
 176.23 provisions of the minimum standard prescribed by the state commissioner of ~~health~~ labor  
 176.24 and industry on premises or that part of premises owned and actually occupied by the  
 176.25 worker as a residence, unless otherwise forbidden to do so by a local ordinance.

176.26 ~~In any such city~~ (b) No person, firm, or corporation shall engage in the business of  
 176.27 installing plumbing nor install plumbing in connection with the dealing in and selling  
 176.28 of plumbing material and supplies unless at all times a licensed master plumber, or in  
 176.29 cities and towns with a population of fewer than 5,000 according to the federal census a  
 176.30 restricted master plumber, who shall be responsible for proper installation, is in charge  
 176.31 of the plumbing work of the person, firm, or corporation.

176.32 The Department of ~~Health~~ Labor and Industry shall prescribe rules, not inconsistent  
 176.33 herewith, for the examination and licensing of plumbers.

176.34 Sec. 5. **[326.402] RESTRICTED PLUMBER LICENSE.**

177.1 Subdivision 1. **Licensure.** The commissioner of labor and industry shall grant a  
 177.2 restricted journeyman or master plumber license to an individual if:

177.3 (1) the individual completes an application with information required by the  
177.4 commissioner of labor and industry;

177.5 (2) the completed application is accompanied by a fee of \$90;

177.6 (3) the commissioner of labor and industry receives the completed application and  
177.7 fee before January 1, 2008;

177.8 (4) the completed application demonstrates that the applicant has had at least two  
177.9 years for a restricted journeyman plumber license or four years for a restricted master  
177.10 plumber license of practical plumbing experience in the plumbing trade prior to the  
177.11 application; and

177.12 (5) during the entire time for which the applicant is claiming experience in  
177.13 contracting for plumbing work under clause (4), the applicant was in compliance with all  
177.14 applicable requirements of section 326.40.

177.15 Subd. 2. **Use of license.** A restricted master plumber and restricted journeyman  
177.16 plumber may engage in the plumbing trade in all areas of the state except in cities and  
177.17 towns with a population of more than 5,000 according to the federal census.

177.18 Subd. 3. **Application period.** Applications for restricted master plumber and  
177.19 restricted journeyman plumber licenses must be submitted to the commissioner prior  
177.20 to January 1, 2008.

177.21 Subd. 4. **Renewal; use period for license.** A restricted master plumber and  
177.22 restricted journeyman plumber license must be renewed annually for as long as that  
177.23 licensee engages in the plumbing trade. Failure to renew a restricted master plumber and  
177.24 restricted journeyman plumber license within 12 months after the expiration date will  
177.25 result in permanent forfeiture of the restricted master plumber and restricted journeyman  
177.26 plumber license.

177.27 Subd. 5. **Prohibition of transference.** A restricted master plumber and restricted  
177.28 journeyman plumber license may not be transferred or sold to any other person.

177.29 Subd. 6. **Bond; insurance.** A restricted master plumber licensee is subject to the  
177.30 bond and insurance requirements of section 326.40, subdivision 2, unless the exemption  
177.31 provided by section 326.40, subdivision 3, applies.

177.32 Subd. 7. **Fee.** The annual fee for the restricted master plumber and restricted  
177.33 journeyman plumber licenses is the same fee as for a master or journeyman plumber  
177.34 license, respectively.

178.1 Sec. 6. Minnesota Statutes 2006, section 326.405, is amended to read:

178.2 **326.405 RECIPROCITY WITH OTHER STATES.**

178.3 ~~The commissioner of health may license without examination, upon payment of the~~  
 178.4 ~~required fee, nonresident applicants who are licensed under the laws of a state having~~  
 178.5 ~~standards for licensing plumbers which the commissioner determines are substantially~~  
 178.6 ~~equivalent to the standards of this state if the other state grants similar privileges to~~  
 178.7 ~~Minnesota residents duly licensed in this state. The commissioner may issue a temporary~~  
 178.8 ~~license without examination, upon payment of the required fee, nonresident applicants~~  
 178.9 ~~who are licensed under the laws of a state having standards for licensing which the~~  
 178.10 ~~commissioner determines are substantially equivalent to the standards of this state if~~  
 178.11 ~~the other state grants similar privileges to Minnesota residents duly licensed in this~~  
 178.12 ~~state. Applicants who receive a temporary license under this section may acquire an~~  
 178.13 ~~aggregate of 24 months of experience before they have to apply and pass the licensing~~  
 178.14 ~~examination. Applicants must register with the commissioner of labor and industry and~~  
 178.15 ~~the commissioner shall set a fee for a temporary license. Applicants have five years in~~  
 178.16 ~~which to comply with this section.~~

178.17 **Sec. 7. TRANSFER OF AUTHORITY.**

178.18 The authority of the commissioner of health to adopt rules and to set licensing  
 178.19 criteria for contractors and master, journeyman, and apprentice plumbers is transferred to  
 178.20 the Plumbing Board effective October 1, 2007. The governor must appoint members to  
 178.21 the Plumbing Board no later than October 1, 2007. Licenses currently in effect remain in  
 178.22 effect according to their terms. Rules adopted under authority granted to the commissioner  
 178.23 of health remain in effect until amended or repealed by the Plumbing Board.

178.24 **Sec. 8. REPEALER.**

178.25 Minnesota Statutes 2006, section 326.45, is repealed.

178.26 **ARTICLE 15**  
 178.27 **BOARD OF CONSTRUCTION CODES**

178.28 Section 1. Minnesota Statutes 2006, section 16B.76, is amended to read:

178.29 **16B.76 BOARD OF CONSTRUCTION CODES ~~ADVISORY COUNCIL.~~**

178.30 Subdivision 1. **Membership.** (a) The Board of Construction Codes ~~Advisory~~  
 178.31 ~~Council~~ consists of the following members:

179.1 (1) the commissioner of ~~administration~~ labor and industry or the commissioner's  
 179.2 designee representing the department's Building Codes and Standards Division; and

179.3 (2) ~~the commissioner of health or the commissioner's designee representing an~~  
 179.4 ~~Environmental Health Section of the department;~~

- 179.5 ~~(3) the commissioner of public safety or the commissioner's designee representing~~  
 179.6 ~~the department's State Fire Marshal Division;~~
- 179.7 ~~(4) the commissioner of commerce or the commissioner's designee representing~~  
 179.8 ~~the department's State Energy Office; and~~
- 179.9 (5) one member representing each of the following occupations or entities, appointed  
 179.10 by the commissioner of ~~administration~~ the Department of Labor and Industry:
- 179.11 (i) a certified building official;
- 179.12 (ii) a fire service representative;
- 179.13 (iii) a licensed architect;
- 179.14 (iv) a licensed engineer;
- 179.15 ~~(v) a building owners and managers representative;~~
- 179.16 ~~(vi)~~ (v) a licensed residential building contractor;
- 179.17 ~~(vii)~~ (vi) a commercial building contractor;
- 179.18 ~~(viii)~~ (vii) a heating and ventilation contractor;
- 179.19 ~~(ix)~~ (viii) a plumbing contractor; and
- 179.20 (ix) an electrical contractor.
- 179.21 ~~(x) a representative of a construction and building trades union; and~~
- 179.22 ~~(xi) a local unit of government representative.~~
- 179.23 (b) For members who are not state officials or employees, terms, compensation,  
 179.24 removal, and the filling of vacancies are governed by section 15.059. The chairperson of  
 179.25 the Board of Construction Codes will be the commissioner of the Department of Labor  
 179.26 and Industry or the commissioner's designee as a nonvoting member. The ~~council~~ board  
 179.27 shall select one of its members to serve as chair.
- 179.28 (c) The ~~council~~ board expires June 30, 2003.
- 179.29 Subd. 2. **Duties of ~~council~~ board.** (a) The ~~council~~ board shall review laws, codes,  
 179.30 rules, standards, and licensing requirements relating to building construction and may:
- 179.31 ~~(1) recommend ways to eliminate inconsistencies, to streamline construction~~  
 179.32 ~~regulation and construction processes, and to improve procedures within and among~~  
 179.33 ~~jurisdictions;~~
- 179.34 ~~(2) review and comment on current and proposed laws and rules to promote~~  
 179.35 ~~coordination and consistency;~~
- 180.1 ~~(3) advise agencies on possible changes in rules to make them easier to understand~~  
 180.2 ~~and apply; and~~
- 180.3 ~~(4) promote the coordination, within each jurisdiction, of the administration and~~  
 180.4 ~~enforcement of construction codes.~~

180.5 ~~The council shall report its findings and recommendations to the commissioner of~~  
180.6 ~~administration and the head of any other affected agency by the end of each calendar year.~~  
180.7 ~~The council may recommend changes in laws or rules governing building construction.~~  
180.8 ~~The council may establish subcommittees to facilitate its work. If the council establishes~~  
180.9 ~~subcommittees, it shall include in their memberships representation from entities and~~  
180.10 ~~organizations expressing an interest in membership. The commissioner of administration~~  
180.11 ~~shall maintain a list of interested entities and organizations.~~

180.12 (1) recommend ways to eliminate inconsistencies and improve construction  
180.13 regulation and procedures within and among jurisdictions;

180.14 (2) review current and proposed laws and rules from the established trade councils  
180.15 and boards to promote coordination and consistency;

180.16 (3) propose rules to require 16 hours of annual continuing education in the field;

180.17 (4) advise state agencies on possible changes in rules to make them easier to  
180.18 understand and apply; and

180.19 (5) promote the coordination of the administration and enforcement of construction  
180.20 codes within each jurisdiction.

180.21 (b) The board shall meet a minimum of four times each year. The board shall report  
180.22 its findings and recommendations to the commissioner of administration. The board  
180.23 shall forward all approved changes in laws or rules governing building construction to  
180.24 the commissioner of administration for final action. All rule additions, amendments, or  
180.25 deletions shall be approved by the specific trade council or board first, and then forwarded  
180.26 to the Board of Construction Codes for approval, before the commissioner issues final  
180.27 approval. The board shall use the following established trade councils or boards for  
180.28 technical expertise:

180.29 (1) the Plumbing Board;

180.30 (2) the Electrical Board;

180.31 (3) the Mechanical Board;

180.32 (4) the High Pressure Piping Board; and

180.33 (5) the Fire Protection Board.

180.34 **Subd. 3. Agency cooperation.** State agencies and local governmental units shall  
180.35 cooperate with the ~~council~~ board and, so far as possible, provide information or assistance  
181.1 to it upon its request. The commissioner of administration shall provide necessary staff  
181.2 and administrative support to the ~~council~~ board.

## ARTICLE 16

## FIRE PROTECTION COUNCIL; ADVISORY COUNCIL

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181.5 Section 1. [326.995] FIRE PROTECTION COUNCIL.

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Subdivision 1. **Composition.** (a) The Fire Protection Council shall consist of 11 voting members who must be residents of the state, appointed by the governor, and confirmed by the senate. The commissioner of labor and industry or the commissioner's designee shall be a nonvoting member. The first appointed board members shall serve an initial term of four years, except where designated otherwise. The governor shall then reappoint the current members or appoint replacement members, all or in part, to subsequent three-year terms. Midterm vacancies shall be filled for the remaining portion of the term. Vacancies occurring with less than six months time remaining in the term shall be filled for the existing term and the following three-year term. Of the 11 appointed members, the composition shall be as follows:

(1) two members shall be municipal fire protection inspectors;

(2) one member shall be a licensed mechanical engineer;

(3) two members, one from the metro area and one from greater Minnesota, serving an initial term of three years shall be fire protection contractors or their representatives engaged in a commercial scope of fire protection contracting;

(4) two members, one from the metro area and one from greater Minnesota, serving an initial term of three years shall be fire protection contractors engaged in the residential scope of fire protection contracting;

(5) two members, one from the metro area and one from greater Minnesota, serving an initial term of two years shall be fire protection journeypersons engaged in a commercial scope of fire protection systems installation; and

(6) two members, one active member of the Minnesota State Fire Chiefs Association and one active member from the Fire Marshals Association of Minnesota, serving an initial term of two years.

(b) Except for the licensed mechanical engineer, all persons appointed to the council must possess a current Minnesota fire protection license and maintain the license for the duration of their term.

Subd. 2. **Powers.** (a) The council shall have the power to:

(1) elect its own officers;

(2) specify the fire protection code that must be followed in this state;

(3) coordinate any changes to the fire protection code with the commissioner of labor and industry;

182.3 (4) adopt rules necessary for the regulation and licensing of contractors,  
182.4 journeypersons, apprentices, and other persons engaged in the design, installation,  
182.5 alteration, and inspection of fire protection systems that would include the issuing,  
182.6 renewing, revoking, refusing to renew, and suspending of the fire protection license;

182.7 (5) adopt rules necessary for continuing education for individuals regulated and  
182.8 licensed under this section;

182.9 (6) maintain a review process to make determinations regarding complaints, code  
182.10 amendments, code compliance, and code clarifications with the council; and

182.11 (7) pay expenses deemed necessary in the performance of council duties, including  
182.12 rent, utilities, and supplies in the manner and amount specified in section 43A.18,  
182.13 subdivision 2.

182.14 (b) Complaints filed under this section may originate with municipal inspectors,  
182.15 fire protection contractors or their employees, or other persons engaged in the design,  
182.16 installation, and alteration of fire protection systems. The council shall make their findings  
182.17 known to all parties and the commissioner of public safety within the time period specified  
182.18 by the council.

182.19 Subd. 3. **Fees and finances.** The council shall submit an annual budget to the  
182.20 commissioner of labor and industry. The commissioner of labor and industry shall collect  
182.21 fees necessary for the operation and continuance of the council. The commissioner  
182.22 of labor and industry is responsible for the enforcement of the codes and licensing  
182.23 requirements determined by the council. The council shall set the fees for licenses and  
182.24 certification under this section and submit the fee structure to the commissioner of labor  
182.25 and industry. A portion of the funds collected by the commissioner of labor and industry  
182.26 under this section shall be transferred to the council quarterly to meet the ongoing  
182.27 budgetary needs of the council.

182.28 Subd. 4. **Rules, fees, orders, penalties.** The commissioner shall adopt permanent  
182.29 rules for operation of the board; regulation by municipalities; qualifications, examination,  
182.30 and licensing of fire protection contractors; licensing of multipurpose potable water  
182.31 pipng system contractors; certification of multipurpose potable water piping system  
182.32 installers; certification of journeyman sprinkler fitters; registration of apprentices; and the  
182.33 administration and enforcement of this chapter. Permit fees must be a percentage of  
182.34 the total cost of the fire protection work.

182.35 The commissioner may issue a cease and desist order to cease an activity considered  
182.36 an immediate risk to public health or public safety. The commissioner shall adopt  
183.1 permanent rules governing when an order may be issued; how long the order is effective;

183.2 notice requirements; and other procedures and requirements necessary to implement,  
183.3 administer, and enforce the provisions of this chapter.

183.4 The commissioner, in place of or in addition to licensing sanctions allowed under  
183.5 this chapter, may impose a civil penalty not greater than \$1,000 for each violation of this  
183.6 chapter or rule adopted under this chapter, for each day of violation. The commissioner  
183.7 shall adopt permanent rules governing and establishing procedures for implementation,  
183.8 administration, and enforcement of this paragraph.

183.9 Sec. 2. **REPEALER.**

183.10 Minnesota Statutes 2006, section 299M.02, is repealed.

## 183.11 **ARTICLE 17**

### 183.12 **HIGH PRESSURE PIPING BOARD**

183.13 Section 1. **[326.471] HIGH PRESSURE PIPING SYSTEMS BOARD.**

183.14 Subdivision 1. **Composition.** (a) The Council of High Pressure Piping Systems  
183.15 shall consist of 12 members who must be residents of the state, appointed by the governor,  
183.16 and confirmed by the senate. The commissioner of the Department of Labor and Industry  
183.17 or the commissioner's designee shall be a nonvoting member. The first appointed board  
183.18 members shall serve an initial term of four years, except where designated otherwise. The  
183.19 governor shall then reappoint the current members or appoint replacement members, all or  
183.20 in part, to subsequent three-year terms. Midterm vacancies shall be filled for the remaining  
183.21 portion of the term. Vacancies occurring with less than six months time remaining in the  
183.22 term shall be filled for the existing term and the following three-year term. Of the 11  
183.23 appointed members, the composition shall be as follows:

183.24 (1) one member shall be a high pressure piping inspector;

183.25 (2) one member shall be a licensed mechanical engineer;

183.26 (3) one member shall be a representative of the piping industry;

183.27 (4) four members shall be high pressure piping contractors or their representatives,  
183.28 engaged in the scope of high pressure piping, two from the metro area and two from  
183.29 greater Minnesota;

183.30 (5) two members shall be high pressure piping journeypersons engaged in the scope  
183.31 of high pressure piping systems installation, one from the metro area and one from greater  
183.32 Minnesota; and

183.33 (6) two members, on urban and one rural, shall be representatives from utility  
183.34 companies in Minnesota who shall serve an initial term of two years.

184.1 (b) Except for the licensed mechanical engineer and the members from utilities  
184.2 companies, all persons appointed to the council must possess a current license or  
184.3 competency credential required for contractors and persons engaged in the design,  
184.4 installation, alteration, and inspection of high pressure systems.

184.5 Subd. 2. **Powers.** (a) The council shall have the power to:

184.6 (1) elect its own officers;

184.7 (2) specify the high pressure piping code that must be followed in Minnesota;

184.8 (3) maintain an appeals committee to make determinations regarding any complaints,  
184.9 code amendments, code compliance, and code clarifications filed with the council;

184.10 (4) adopt rules necessary for the regulation and licensing of contractors,  
184.11 journeypersons, trainees, and other persons engaged in the design, installation, alteration,  
184.12 and inspection of high pressure piping systems;

184.13 (5) adopt rules necessary for 16 hours of yearly continuing education for individuals  
184.14 regulated and licensed under this section; and

184.15 (6) pay expenses deemed necessary in the performance of council duties, including  
184.16 rent, utilities, and supplies in the manner and amount specified in section 43A.18,  
184.17 subdivision 2.

184.18 (b) Complaints filed under this section may originate with high pressure piping  
184.19 inspectors, contractors, or their employees, or other persons engaged in the design,  
184.20 installation, and alteration of a high pressure piping system. The council shall make  
184.21 their findings known to all parties and the commissioner of the Department of Labor and  
184.22 Industry within the time period specified by the council.

184.23 Subd. 3. **Fee and finances.** The council shall submit an annual budget to the  
184.24 commissioner of the Department of Labor and Industry. The commissioner shall collect  
184.25 fees necessary for the operation and continuance of the council. The commissioner  
184.26 is responsible for the enforcement of the codes and licensing requirements determined  
184.27 by the council. The council shall set the fees for licenses and certification under this  
184.28 section and for all high pressure piping system permits and submit the fee structure to  
184.29 the commissioner of labor and industry. Funds collected under section 326.50 shall be  
184.30 transferred to the council quarterly to meet ongoing budgetary needs of the council.

184.31 Sec. 2. **REPEALER.**

184.32 Minnesota Statutes 2006, section 326.47, subdivision 6, is repealed.

## ARTICLE 18

## BUILDING AND STRUCTURAL CODE BOARD

Section 1. ~~[326.522]~~ BUILDING AND STRUCTURAL CODE BOARD.

Subdivision 1. Composition. (a) The Building and Structural Code Board shall consist of 11 voting members who must be residents of the state and appointed by the governor with confirmation by the senate. The board shall also include one nonvoting representative from the Department of Labor and Industry. The first board members shall serve an initial term of four years, except where designated otherwise. The governor shall then reappoint the current members or appoint replacement members, all or in part, to subsequent three-year terms. Midterm vacancies shall be filled for the remaining portion of the term. Vacancies occurring with less than six months time remaining in the term shall be filled for the existing term and the following three-year term. Of the 11 appointed members, the composition shall be as follows:

(1) two members shall be municipal building inspectors who will serve an initial term of four years;

(2) one member shall be a licensed qualified engineer;

(3) four members serving an initial term of three years shall be construction or carpentry contractors or their representatives, and shall be composed as follows:

(i) two must be general construction or general contractors engaged in a commercial scope of construction or carpentry contracting, one from the metro area and one from greater Minnesota;

(ii) one shall be a general contractor;

(iii) one shall be a construction or carpentry subcontractor; and

(iv) of the four members specified in clauses (i) to (iii), one shall be a carpentry contractor; and

(4) four members serving an initial term of two years shall be construction journeypersons and shall be composed as follows:

(i) two shall be construction journeypersons engaged in a commercial scope of construction, one from the metro area and one from greater Minnesota;

(ii) one shall be an employee of a general contractor; and

(iii) one shall be an employee of a construction subcontractor.

(b) All persons appointed to the council must possess a current license or competency credential if required for contractors and persons engaged in the design, installation, alteration, and inspection of all aspects of residential, commercial, industrial, and public construction.

186.1 Subd. 2. Powers. (a) The board shall have the power to:

186.2 (1) elect its own officers;

186.3 (2) except for plumbing codes, electrical codes, mechanical codes, high-pressure  
186.4 pipng codes, and fire protection codes, the board, with consultation with the commissioner  
186.5 of the Department of Labor and Industry, shall specify building codes that must be  
186.6 followed in this state;

186.7 (3) maintain an appeals committee to make determinations regarding any complaints,  
186.8 code amendments, code compliance and code clarifications filed with the board;

186.9 (4) adopt rules necessary for the regulation and licensing of inspectors, contractors,  
186.10 journeypersons, apprentices, and all persons engaged in the design, installation, alteration,  
186.11 and inspection of all aspects of residential, commercial, industrial, and public construction  
186.12 or carpentry including, but not limited to:

186.13 (i) any structural, load or nonload bearing component;

186.14 (ii) any insulation;

186.15 (iii) air or water barriers;

186.16 (iv) exterior or interior cladding; or

186.17 (v) any partial or total envelope;

186.18 (5) adopt rules necessary for 16 hours of yearly continuing education for individuals  
186.19 regulated and licensed under this section; and

186.20 (6) pay expenses deemed necessary in the performance of board duties, including  
186.21 rent, utilities, and supplies in the manner and amount specified in section 43A.18,  
186.22 subdivision 2.

186.23 (b) Complaints under this section may originate with municipal inspectors,  
186.24 construction contractors or their employees, or other persons engaged in the design,  
186.25 installation, alteration, and inspection of building and structural construction. The board  
186.26 must make their findings known to all parties and the commissioner within the time period  
186.27 specified by the council.

186.28 Subd. 3. Fees and finances. The council shall submit an annual budget to the  
186.29 commissioner of labor and industry. The commissioner shall set and collect fees necessary  
186.30 for the operation and continuance of the council and transfer the funds to the board  
186.31 quarterly. The commissioner is responsible for the enforcement of the codes and licensing  
186.32 requirements determined by the council. The commissioner shall set the fees for licenses  
186.33 and certification under this section as directed by the council and for all construction and  
186.34 carpentry permits.

## ARTICLE 19

## MECHANICAL SYSTEMS BOARD

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187.3 Section 1. **[326.531] MECHANICAL SYSTEMS BOARD.**

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Subdivision 1. **Composition.** The Mechanical Systems Board shall consist of 11 members, residents of the state, appointed by the governor, and confirmed by the senate and the commissioner of the Department of Labor and Industry or his designee shall be a nonvoting member. The members shall be as follows:

(1) two members shall be municipal mechanical inspectors; one from the seven-county metro area and one from greater Minnesota; and one a licensed mechanical or professional engineer;

(2) two members serving an initial term of three years shall be mechanical contractors or the representative of the contractor, engaged in a commercial scope of mechanical systems, one from the metro area and one from greater Minnesota;

(3) two members serving an initial term of three years shall be mechanical contractors or their representatives, engaged in the residential scope of mechanical contracting, one from the metro area and one from greater Minnesota;

(4) two members serving an initial term of two years shall be mechanical journeypersons engaged in a commercial scope of mechanical systems installation, one from the metro area and one from greater Minnesota; and

(5) two members serving an initial term of two years shall be mechanical journeypersons engaged in a residential scope of mechanical systems installation, one from the metro area and one from greater Minnesota.

The municipal mechanical inspector representing the seven-county metro area, the limited license representatives of section 326.532, subdivisions 5 and 7, and the unlimited license representative of section 326.532, subdivision 6, shall serve an initial term of three years.

The municipal mechanical inspector representing the greater Minnesota area, the limited license representatives of section 326.532, subdivision 6, and the unlimited license representatives of section 326.532, subdivisions 4 and 5, shall serve an initial term of four years.

These members or replacement members, all or in part, shall be appointed by the governor and confirmed by the senate, to subsequent three-year terms.

Midterm vacancies shall be filled by the governor for the remaining portion of the term.

188.1 The meaning of the terms "masters and journeypersons" shall be as prescribed  
188.2 in section 326.532.

188.3 Subd. 2. **Powers.** (1) The board shall elect its officers.

188.4 (2) The board shall select the mechanical and fuel gas codes for Minnesota. The  
188.5 selection of mechanical and fuel gas codes shall include a comprehensive review of  
188.6 available model codes, the approval of all additions, amendments, and deletions to these  
188.7 codes. The board shall coordinate the adoption of the mechanical and fuel gas codes with  
188.8 the commissioner of the Department of Labor and Industry.

188.9 (3) The board shall maintain an appeals committee to make determinations regarding  
188.10 any complaints, code amendments, code compliance, and code clarifications filed with  
188.11 the board. These complaints may originate with the municipal inspectors and/or the  
188.12 mechanical contractors or their employees and all other persons engaged in the design,  
188.13 installation, alteration, and inspection of a mechanical system or those that have purchased  
188.14 such services or systems. The board shall make their findings known to all parties and the  
188.15 commissioner of the Department of Labor and Industry within a period of time specified  
188.16 by the board.

188.17 (4) The board shall have the authority to adopt rules necessary for the regulation  
188.18 of inspectors, contractors, journeypersons, apprentices, and all other persons engaged  
188.19 in the design, installation, alteration, and inspection of mechanical systems utilized to  
188.20 provide control of environmental conditions and regulated processes within buildings or  
188.21 regulated by the mechanical and fuel gas codes adopted. Except for cities of the first class,  
188.22 municipalities shall not create additional licensing requirements for performing work on  
188.23 mechanical systems regulated by the State Mechanical and Fuel Gas Codes.

188.24 (5) The board shall have the authority to adopt rules to determine the level of  
188.25 continuing education for inspectors and licensed individuals.

188.26 (6) All persons appointed to the board shall have five years of experience in the field  
188.27 or possess a current license required for contractors or persons engaged in the design,  
188.28 installation, alteration, and inspection of mechanical systems in effect at the time of their  
188.29 appointment except for the mechanical engineer and the commissioner or his designee.

188.30 (7) Pay such other expenses as it may deem necessary in the performance of  
188.31 its duties, including rent, supplies in the manner and amount as authorized by the  
188.32 commissioner's plan adopted under section 43A.18, subdivision 2.

188.33 Subd. 3. **Fees and finances; disposition.** The board shall submit a budget to the  
188.34 commissioner of the Department of Labor and Industry annually. The commissioner of  
188.35 the Department of Labor and Industry shall collect fees as necessary for the operation  
188.36 and continuance of the board. The commissioner of the Department of Labor and

189.1 Industry shall be responsible for the enforcement of the codes and licensing requirements  
189.2 prescribed by the board. The board shall set fees for licenses of mechanical systems  
189.3 contractors and persons engaged in the design, installation, alteration, and inspection of  
189.4 mechanical systems as directed by the board and for all mechanical systems permits.

## ARTICLE 20

### REPEALER; EFFECTIVE DATE

#### Section 1. **REPEALER.**

189.8 (a) Minnesota Statutes 2006, sections 16B.665; 16B.747, subdivision 4; 183.001;  
189.9 183.02; 183.375, subdivisions 1, 2, 3, 4, and 6; 183.41, subdivisions 1, 2, 3, and 4; 183.44,  
189.10 subdivisions 1, 2, and 3; 183.52; 183.54, subdivision 2; 183.61, subdivisions 1, 3, 5, and  
189.11 6; 326.01, subdivisions 6h, 10, 11, and 12; 326.242, subdivisions 9, 9a, 9b, 9c, 9d, 9e, 9f,  
189.12 9g, 9h, 9i, 9j, 9k, and 10; 326.244, subdivision 6; 326.246; 326.2461; 326.40, subdivision  
189.13 4; 326.41; 326.45; 326.47, subdivision 5; 326.51; 326.521; 326.83, subdivisions 3, 4, 12,  
189.14 and 13; 326.85; 326.875; 326.91, subdivisions 2, 3, and 4; 326.945; 326.975; 326.98; and  
189.15 327B.05, subdivisions 2, 3, 4, 5, and 6, are repealed.

189.16 (b) Minnesota Statutes 2006, sections 183.375, subdivision 5; 183.545, subdivision  
189.17 9; 326.01, subdivision 13; 326.44; 326.52; and 326.64, are repealed.

189.18 (c) Minnesota Rules, parts 2809.0230; 2891.0010; 2891.0030; 3800.2650;  
189.19 3800.3580; 3800.3590; 3800.3630; 3800.3750; 3800.3835; 4715.5600; 4715.5900;  
189.20 4717.7000, subpart 1, item I; 5225.0880; 5225.8600, subparts 1, 2, 3, 4, 5, 6, 7, 8, and  
189.21 9; 5230.0010; 5230.0020; 5230.0040; 5230.0060, subpart 2; and 5230.0100, subparts  
189.22 1, 3, and 4, are repealed.

189.23 **EFFECTIVE DATE.** Paragraphs (a) and (c) are effective December 1, 2007.

189.24 Paragraph (b) is effective July 1, 2007.

#### Sec. 2. **EFFECTIVE DATE.**

189.26 This act is effective December 1, 2007, except when another date is specified. The  
189.27 revisor's instructions contained in this act shall be implemented for the 2008 edition of  
189.28 Minnesota Statutes.

ARTICLE 1	REVISOR'S INSTRUCTION .....	Page.Ln 2.8
ARTICLE 2	CONSTRUCTION CODES AND LICENSING .....	Page.Ln 2.29
ARTICLE 3	ENFORCEMENT .....	Page.Ln 5.19
ARTICLE 4	BUILDING CODE .....	Page.Ln 17.11
ARTICLE 5	ELECTRICAL .....	Page.Ln 52.39
ARTICLE 6	PLUMBING .....	Page.Ln 82.18
ARTICLE 7	WATER CONDITIONING CONTRACTORS AND INSTALLERS . RESIDENTIAL BUILDING CONTRACTOR AND REMODELER	Page.Ln 94.5
ARTICLE 8	STATUTES .....	Page.Ln 100.6
ARTICLE 9	BOILERS; PRESSURE VESSELS; BOATS .....	Page.Ln 133.1
ARTICLE 10	HIGH PRESSURE PIPING .....	Page.Ln 149.9
ARTICLE 11	CONFORMING CHANGES .....	Page.Ln 159.1
ARTICLE 12	APPRENTICESHIP BOARD .....	Page.Ln 170.1
ARTICLE 13	ELECTRICAL BOARD .....	Page.Ln 172.9
ARTICLE 14	PLUMBING BOARD .....	Page.Ln 173.22
ARTICLE 15	BOARD OF CONSTRUCTION CODES .....	Page.Ln 178.26
ARTICLE 16	FIRE PROTECTION COUNCIL; ADVISORY COUNCIL .....	Page.Ln 181.3
ARTICLE 17	HIGH PRESSURE PIPING BOARD .....	Page.Ln 183.11
ARTICLE 18	BUILDING AND STRUCTURAL CODE BOARD .....	Page.Ln 185.1
ARTICLE 19	MECHANICAL SYSTEMS BOARD .....	Page.Ln 187.1
ARTICLE 20	REPEALER; EFFECTIVE DATE .....	Page.Ln 189.5

**16B.665 PERMIT FEE LIMITATION ON MINOR RESIDENTIAL IMPROVEMENTS.**

A municipality as defined in section 16B.60, subdivision 3, or a town may not charge a permit fee that exceeds \$15 or 5 percent of the cost of the improvement, installation, or replacement, whichever is greater, for the improvement, installation, or replacement of a residential fixture or appliance that:

- (1) does not require modification to electric or gas service;
- (2) has a total cost of \$500 or less, excluding the cost of the fixture or appliance; and
- (3) is improved, installed, or replaced by the home owner or a licensed contractor.

**16B.747 FEES FOR LICENSURE AND INSPECTION.**

Subd. 4. **Deposit of fees.** Fees received under this section must be deposited in the state treasury and credited to the special revenue fund.

**183.001 ADMINISTRATION, PENALTIES.**

The commissioner of the Department of Labor and Industry shall administer chapter 183. In addition to the remedies provided for violations of this chapter, the commissioner may impose a penalty of up to \$1,000 for a violation of any provision of this chapter.

**183.02 DEFINITIONS.**

Subdivision 1. **Scope.** When used in this chapter, the terms defined in this section have the meanings given them.

Subd. 2. **Commissioner.** "Commissioner" means the commissioner of the Department of Labor and Industry.

Subd. 3. **Department.** "Department" means the Department of Labor and Industry.

Subd. 4. **Inland waters.** "Inland waters" means navigable bodies of water within the boundaries of this state, excluding boundary lakes and boundary rivers.

**183.375 DIVISION OF BOILER INSPECTION.**

Subdivision 1. **Management of division.** The Department of Labor and Industry, Division of Boiler Inspection, is hereby continued under the management, supervision, and control of the Department of Labor and Industry.

Subd. 2. **Chief of division.** Subject to the provisions of chapter 43A, the commissioner shall appoint a chief and may appoint a deputy chief of the Division of Boiler Inspection. The appointee shall be a qualified steam engineer with at least ten years of operation experience as such and shall be licensed as a chief Grade A engineer in this state and shall possess a current commission issued by the National Board of Boiler and Pressure Vessel Inspectors. Inspectors employed in the Division of Boiler Inspection or employed as an authorized inspector by a qualified insurance company insuring boilers and pressure vessels in Minnesota may utilize up to five years of equivalent experience as inspectors, in satisfying the requirement of ten years of experience as steam engineers for the chief and deputy chief positions.

Subd. 3. **Inspectors.** The department may employ such inspectors and other persons as are necessary to efficiently perform the duties and exercise the powers imposed upon the Division of Boiler Inspection.

Subd. 4. **Powers and duties.** Subject to the provisions of chapter 43A, the department shall prescribe the duties of the Division of Boiler Inspection.

Subd. 5. **Fees.** All fees collected by the Division of Boiler Inspection shall be paid into the state treasury in the manner provided by law for fees received by other state departments and credited to the general fund.

Subd. 6. **Reports and notices.** All reports and notices heretofore required by law to be made or given to the Board of Boiler Inspectors, or the chief boiler inspector shall be made or given to the department.

**183.41 BOATS; RULES.**

Subdivision 1. **Boat.** "Boat" means any boat or vessel propelled by mechanical power used and operated for carrying passengers for hire on any inland waters of the state.

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Subd. 2. **Inspection rules.** The department shall prescribe rules for the inspection of the hulls, machinery, boilers, steam connections, fire fighting apparatus, life saving appliances and equipment of all power boats navigating the inland waters of the state, which shall conform to the requirements and specifications of the United States Coast Guard as provided in Code of Federal Regulations, title 46, in similar cases; these rules shall have the force of law.

Subd. 3. **Number of passengers.** The department shall designate the number of passengers that each boat may safely carry, and no such boat shall carry a greater number than is allowed by the inspector's certificate.

Subd. 4. **Annual permit.** The commissioner shall issue an annual permit to a boat for the purpose of carrying passengers for hire on the inland waters of the state provided the boat satisfies the inspection requirements of this section. A boat subject to inspection under this chapter shall be registered with the Division of Boiler Inspection and shall be inspected before a permit may be issued.

### **183.44 EXAMINATIONS; RULES; LICENSING, REVOCATIONS.**

Subdivision 1. **Masters.** The commissioner or the commissioner's designee shall examine all masters of boats and vessels carrying passengers for hire on the inland waters of the state as to their qualifications and fitness. If found qualified and competent to perform their duties as a master of a boat carrying passengers for hire, they shall be issued a license authorizing them to act as such on the inland waters of the state. The license shall be renewed annually. Fees for the original issue and renewal of the license authorized under this section shall be pursuant to section 183.545, subdivision 2.

Subd. 2. **Rules.** The Division of Boiler Inspection shall make such rules for inspection and operation of boats subject to inspection under this chapter, boilers and pressure vessels, the licensing of engineers and pilots, and the navigation of any such boat or vessel as will require their operation without danger to life or property.

Subd. 3. **Suspension, revocation.** The Division of Boiler Inspection may suspend or revoke the license of any master, pilot or engineer found under the influence of drugs or alcohol when on duty or who otherwise disregards the provisions of sections 183.375 to 183.62 or any rule promulgated thereunder.

### **183.52 REVOCATION OF LICENSE.**

The chief boiler inspector or representative may issue cease and desist orders to any person found to be in violation of sections 183.375 to 183.62 or the rules adopted thereunder, or for otherwise operating or allowing a boiler or pressure vessel to be operated under unsafe or dangerous conditions, and may petition for enforcement of the order in the district court. The department may also suspend or revoke the license of any engineer for a violation.

### **183.54 BOILER INSPECTOR TO DELIVER CERTIFICATES; PAYMENT OF INSPECTION FEES.**

Subd. 2. **Fees.** Fees for the inspection of boilers and pressure vessels are payable at the time of the delivery of the certificate.

### **183.545 FEES FOR INSPECTION.**

Subd. 9. **Deposit of fees.** Fees received under this section must be deposited in the state treasury and credited to the general fund.

### **183.61 VIOLATIONS BY THOSE RESPONSIBLE FOR OPERATION.**

Subdivision 1. **Violating rules.** Any owner, master, or other person violating any rule prescribed by the Department of Labor and Industry is guilty of a misdemeanor.

Subd. 3. **Boats.** Every owner, lessee, master, or pilot violating any provision of section 183.44 is guilty of a misdemeanor.

Subd. 5. **Section 183.50 violation.** Every person who violates any provision of section 183.50 is guilty of a misdemeanor.

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Subd. 6. **Insurance reports.** Any insurance company that fails to comply with the requirements of section 183.57 is guilty of a misdemeanor.

### **299M.02 FIRE PROTECTION ADVISORY COUNCIL.**

Subdivision 1. **Creation.** The commissioner shall establish a Fire Protection Advisory Council.

Subd. 2. **Membership.** The council consists of the commissioner of public safety, or the commissioner's designee, and eight members appointed for a term of three years by the commissioner. Two members must be licensed fire protection contractors or full-time, managing employees actively engaged in a licensed fire protection contractor business. Two members must be journeyman sprinkler fitters certified as competent under this chapter. One member of the council must be an active member of the Minnesota State Fire Chiefs Association. One member must be an active member of the Fire Marshals Association of Minnesota. One member must be a building official certified by the Department of Administration, who is professionally competent in fire protection system inspection. One member must be a member of the general public. The commissioner or designee is a nonvoting member.

Subd. 3. **Duties.** The council shall advise the commissioner of public safety on matters within the council's expertise or under the regulation of the commissioner.

### **326.01 DEFINITIONS.**

Subd. 4. **Special electrician.** The term "special electrician" means a person having the necessary qualifications, training, experience, and technical knowledge to install, alter, repair, and supervise the installing, altering, or repairing of special classes of electrical wiring, apparatus, or equipment for light, heat, power, and other purposes or for special classes of electrical work who is licensed as such by the Board of Electricity. The scope of any special electrician license created by the board under section 326.242, subdivision 4, shall be limited to that provided for by the rules adopted by the board.

Subd. 6h. **Complaint committee.** The term "complaint committee" means a committee of the board which is authorized by the board or other provisions of chapter 214 or sections 326.241 to 326.248 to investigate, mediate, or initiate administrative or legal proceedings on behalf of the board with respect to complaints filed with or information received by the board alleging or indicating violations of sections 326.241 to 326.248. The complaint committee shall consist of at least one board member, the board's executive secretary, its assistant executive secretary, and the attorney general staff member assigned to provide legal services to the board.

Subd. 10. **High pressure steam piping.** "High pressure steam piping" means steam piping operating under a pressure of 15 pounds or more per square inch.

Subd. 11. **Journeyman steamfitter.** A "journeyman steamfitter" is any person, other than a contracting steamfitter, who, as a principal occupation, is engaged in the practical installation of high pressure steam work.

Subd. 12. **Contracting steamfitter.** A "contracting steamfitter" is any person skilled in the planning, superintending, and the practical installation of high pressure steamfitting, and who is familiar with the laws and rules governing the same.

Subd. 13. **Steamfitter's apprentice.** A "steamfitter's apprentice" is any person, other than a journeyman or master steamfitter, who, as a principal occupation, is engaged in learning and assisting in the installation of high pressure steamfitting.

### **326.242 LICENSES.**

Subd. 9. **Denial, suspension, and revocation of licenses.** The board may by order deny, suspend, revoke, or refuse to renew a license, or may censure a licensee if the board finds (1) in its discretion that the order is in the public interest and (2) that, based upon a preponderance of the evidence presented, the applicant or licensee:

(a) has filed an application for a license which is incomplete in any material respect or contains any statement which, in light of the circumstances under which it is made, is false or misleading with respect to any material fact;

(b) has engaged in any fraudulent, deceptive, or dishonest act or practice;

(c) has been convicted within the past five years of a misdemeanor involving a violation of sections 326.241 to 326.248;

(d) has violated or failed to comply with sections 326.241 to 326.248 or any rule or order adopted or issued under these sections; or

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(e) has, in the conduct of the applicant's or licensee's affairs, including, but not limited to, the performance of electrical work, been shown to be incompetent or untrustworthy.

If a licensee engages in conduct that is proven by a preponderance of the evidence to be a basis for discipline pursuant to paragraphs (a) to (e), the conduct shall constitute a violation of this subdivision. The board may take action under this subdivision or any other law authorizing action against a licensee regardless of whether the underlying conduct was willful.

The board may adopt rules further specifying and defining actions, conduct, and omissions that constitute fraudulent, deceptive, dishonest, or prohibited practices, and establishing standards of conduct for applicants and licensees.

**Subd. 9a. Civil penalties.** Whenever a preponderance of the evidence presented proves that a person has violated or failed to comply with sections 326.241 to 326.248 or any rule or order adopted or issued under these sections, the board may impose a civil penalty upon the person in an amount not to exceed \$10,000 per violation.

**Subd. 9b. Orders for hearing.** The complaint committee may, on behalf of the board, issue an order requiring a licensee or an applicant for a license to appear at a hearing on the issue of whether the license should be revoked or suspended, the licensee censured, the application denied, or a civil penalty imposed. The order shall be calculated to give reasonable notice of the time and place for hearing, and shall state the reasons for the entry of the order. All hearings shall be conducted in accordance with chapter 14. After the hearing, the board shall enter an order making a disposition of the matter as the facts require. If the licensee or applicant fails to appear at a hearing of which that person has been duly notified, the person is in default and the proceeding may be determined against that person upon consideration of the order for hearing, the allegations of which may be deemed to be true.

**Subd. 9c. Temporary suspension.** (a) The complaint committee may, on behalf of the board and in the public interest, temporarily suspend a license pending final determination of an order for hearing. The complaint committee shall not issue a temporary suspension order until an investigation of the facts has been conducted pursuant to section 214.10 by the attorney general. The complaint committee shall issue a temporary suspension order only when the safety of life or property is threatened or to prevent the commission of fraudulent, deceptive, or dishonest acts against the public. Service of the temporary suspension order is effective if the order is served on the licensee or counsel of record personally or by first class mail to the most recent address provided to the board for the licensee or the counsel of record.

(b) If a license is suspended pending final determination of an order for hearing, a hearing on the merits shall be held within 45 days of the issuance of the order of temporary suspension. The administrative law judge shall issue a report within 30 days after closing of the contested case hearing record. The board shall issue a final order within 30 days after receipt of that report and any exceptions.

(c) If the licensee requests a hearing in writing within ten days of service of the order, the board shall hold a hearing before its own members on the sole issue of whether there is a reasonable basis to continue, modify, or vacate the temporary suspension. The board shall hold the hearing within five working days of the licensee's request for hearing. Evidence presented by the complaint committee or licensee shall be in affidavit form only. The licensee or counsel of record for the licensee may appear for oral argument. Within five working days after the hearing, the board shall issue its order either continuing or vacating the temporary suspension.

**Subd. 9d. Cease and desist order.** (a) Whenever it appears to the complaint committee that any person has engaged or is about to engage in any act or practice constituting a violation of sections 326.241 to 326.248, any other law authorizing the issuance of a cease and desist order, or any rule or order adopted or issued under these sections, the complaint committee may, on behalf of the board, issue and cause to be served upon the person an order requiring the person to cease and desist from violating sections 326.241 to 326.248 or any rule or order adopted or issued under these sections. The complaint committee shall not issue a cease and desist order until an investigation of the facts has been conducted pursuant to section 214.10 by the attorney general. The order shall be calculated to give reasonable notice of the right of the person to request a hearing and shall state the reasons for the entry of the order. If no hearing is requested of the board within 15 days of service of the order, the order shall become final and shall remain in effect until it is modified or vacated by the board and shall not be reviewable by a court.

(b) A hearing shall be held not later than 30 days from the date of the board's receipt of a written hearing request, unless otherwise agreed by the person requesting the hearing and the complaint committee. Within 30 days of receipt of the administrative law judge's report and any exceptions, the board shall issue a final order modifying, vacating, or making permanent the cease and desist order as the facts require. The final order remains in effect until modified or vacated by the board.

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Subd. 9e. **Costs of proceeding.** The board may impose a fee to reimburse the board for all or part of the cost of the proceedings resulting in disciplinary action or the imposition of civil penalties or the issuance of a cease and desist order. Such fees include, but are not limited to, the amount paid by the board for services from the office of administrative hearings, attorney fees, court reporters, witnesses, reproduction of records, board members' per diem compensation, board staff time, and expense incurred by board members and staff.

Subd. 9f. **District court action; injunctive relief and civil penalties.** (a) Whenever it appears to the board, or the complaint committee if authorized by the board, that any person has engaged or is about to engage in any act or practice constituting a violation of sections 326.241 to 326.248 or any rule or order adopted or issued under these sections, the board, or the complaint committee if authorized by the board, may bring an action in the name of the board in the Ramsey County District Court or the district court of any other county in which venue is proper.

(b) The action may be brought to enjoin the acts or practices and to enforce compliance with sections 326.241 to 326.248, any other law authorizing a civil or injunctive action, or any rule or order adopted or issued under these sections and for a civil penalty not to exceed \$10,000 for each separate violation of sections 326.241 to 326.248, any other law authorizing a civil or injunctive action, or any rule or order adopted or issued under these sections.

(c) A temporary restraining order and other temporary injunctive relief shall be granted in the proceeding whenever it appears that any person has engaged in or is about to engage in any act, conduct, or practice constituting violation of sections 326.241 to 326.248, any other law authorizing a civil or injunctive action, or any rule or order adopted or issued under these sections. The board shall not be required to show irreparable harm.

Subd. 9g. **Other remedies.** The issuance of a cease and desist order or injunctive relief under this section does not relieve a person from criminal prosecution by any competent authority or from disciplinary action by the board and does not prevent the board from exercising any other authority granted to it.

Subd. 9h. **Powers additional.** The powers contained in subdivisions 9 to 9g are in addition to all other powers of the board.

Subd. 9i. **Cooperation required.** A person who is the subject of an investigation, or who is questioned in connection with an investigation, by or on behalf of the board or its complaint committee shall cooperate fully with the investigation. Cooperation includes, but is not limited to:

- (1) responding fully and promptly to questions raised by or on behalf of the board or its complaint committee relating to the subject of the investigation;
  - (2) providing copies of records in the person's possession related to the matter under investigation as requested by the board, its complaint committee, or the attorney general within the time limit set by the board, its complaint committee, or the attorney general;
  - (3) assisting the board, its complaint committee, or the attorney general in its investigation;
- and
- (4) appearing at conferences or hearings scheduled by the board or its complaint committee.

Subd. 9j. **Disciplinary proceedings closed.** Proceedings held before the board or its complaint committee under chapter 214 or subdivisions 9 to 9d are exempt from the requirements of section 13D.01.

Subd. 9k. **Conflicts of law.** If there is a conflict between sections 326.241 to 326.248 and chapter 214, sections 326.241 to 326.248 shall control.

Subd. 10. **Continuation of business by estates.** Upon the death of a master who is a contractor, the board may permit the decedent's representative to carry on the business of the decedent for a period not in excess of six months, for the purpose of completing work under contract or otherwise to comply with sections 326.241 to 326.248. The representative shall give such bond as the board may require conditioned upon the faithful and lawful performance of such work and such bond shall be for the benefit of persons injured or suffering financial loss by reason of failure of such performance. Such bond shall be written by a corporate surety licensed to do business in the state of Minnesota. Such representative shall also comply with all public liability and property damage insurance requirements imposed by this chapter upon a licensed contractor.

### 326.244 INSPECTION.

Subd. 6. **Site inspections.** The board may, without advance notice, inspect any site at which electrical work is being performed or has been performed or where records concerning the performance of electrical work are kept for purposes of ensuring compliance with sections 326.241 to 326.248 or any rule or order adopted or issued under these sections. With respect to electrical work performed at or records kept in an occupied private dwelling, all inspections

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permitted by this subdivision shall occur during normal business hours and shall be preceded by advance notice, which need not be in writing. The board shall have the authority to examine and copy all records concerning the performance of electrical work and to question in private all persons employed by a contractor or on the site. No person shall retaliate in any manner against any employee or person who is questioned by, cooperates with, or provides information to the board, its complaint committee, or the attorney general.

#### **326.246 CRIMES.**

It is a misdemeanor knowingly and willfully to commit, or to order, instruct, or direct another to commit, any of the following acts:

- (1) to make a false statement in any license application, request for inspection, certificate or other lawfully authorized or required form or statement provided by sections 326.241 to 326.248;
- (2) to perform electrical work without a proper license for such work unless the work is exempt from licensing;
- (3) to fail to file a request for inspection when required;
- (4) to interfere with or refuse entry to an inspector lawfully engaged in the performance of the inspector's duties; and
- (5) to violate any lawful statute, rule, or order of the board, or any city ordinance which pertains to powers given to political subdivisions under section 326.244, subdivision 4.

#### **326.2461 UNIFORM ELECTRICAL VIOLATION CITATION.**

Subdivision 1. **Citation authorized.** The Board of Electricity may issue a citation for violations of sections 326.241 to 326.248, rules adopted under those sections, and ordinances of political subdivisions. The citation must be in a form as provided by subdivision 2.

Subd. 2. **Form of citation.** The Board of Electricity shall pursuant to chapter 14 prescribe the detailed form of an electrical violation citation and shall revise the citation as the board considers necessary and proper to keep the citation in conformity with the board's rules.

Subd. 3. **Political subdivision may alter ticket.** A political subdivision that has made provision for inspection of electrical installations within its jurisdiction under section 326.244, subdivision 4, may use or alter by deletion or addition the electrical violation citation adopted by the Board of Electricity under subdivision 2.

#### **326.40 LICENSING, BOND AND INSURANCE.**

Subd. 4. **Alternative compliance.** Compliance with the local bond requirements of a locale within which work is to be performed shall be deemed to satisfy the bond and insurance requirements of subdivision 2, provided the local ordinance requires at least a \$25,000 bond.

#### **326.41 ADVISORY COUNCIL.**

The state commissioner of health shall appoint nine persons to the Advisory Council on Plumbing Code and Examinations, two of whom shall be master plumbers, one who represents greater Minnesota and one who represents the metropolitan area, and two journeyman plumbers, one who represents greater Minnesota and one who represents the metropolitan area. The council shall expire and the terms, compensation and removal of members of the council shall be as provided in section 15.059.

#### **326.44 FEES PAID TO STATE GOVERNMENT SPECIAL REVENUE FUND.**

All fees received under sections 326.37 to 326.45 shall be deposited by the state commissioner of health to the credit of the state government special revenue fund in the state treasury. The salaries of the necessary employees of the commissioner and the per diem of the inspectors and examiners hereinbefore provided, their expenses and all incidental expenses of the commissioner in carrying out the provisions of sections 326.37 to 326.45, shall be paid, from the appropriations made to the state commissioner of health, but no expense or claim shall be incurred or paid in excess of the amount received from the fees herein provided.

#### **326.45 STATE LICENSE; EXAMINATION; APPLICATION.**

#### **326.45 STATE LICENSE; EXAMINATION; APPLICATION.**

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The provisions of sections 326.37 to 326.45 which require state licenses to engage in the work or business of plumbing, and the provisions which provide for the examination of applicants for such licenses, shall only apply in cities having a population of 5,000 or more.

#### **326.45 STATE LICENSE; EXAMINATION; APPLICATION.**

The provisions of sections 326.37 to 326.45 which require state licenses to engage in the work or business of plumbing, and the provisions which provide for the examination of applicants for such licenses, shall only apply in cities having a population of 5,000 or more.

#### **326.47 APPLICATION, PERMIT, FILING, AND INSPECTION FEES.**

Subd. 5. **Reporting of permits issued.** Each municipality must submit to the Department of Labor and Industry a copy of each permit issued within ten days after issuance.

All permits must be issued on forms prescribed by or approved by the Department of Labor and Industry.

Subd. 6. **Filing and inspection fees.** The Department of Labor and Industry must charge a filing fee set by the commissioner under section 16A.1285 for all applications for permits to construct or install high pressure piping systems. The fee for inspection of high pressure piping system construction or installation shall be set by the commissioner under section 16A.1285. This subdivision does not apply where a permit is issued by a municipality complying with subdivision 2.

#### **326.51 DEPARTMENT MAY REVOKE LICENSES.**

The department may revoke or suspend, for cause, any license obtained through error or fraud, or if the licensee is shown to be incompetent, or for a violation of any of its rules and regulations applicable to high pressure pipefitting work. The licensee shall have notice, in writing, enumerating the charges, and be entitled to a hearing on at least ten days' notice, with the right to produce testimony. The hearing shall be held pursuant to chapter 14. The commissioner shall issue a final order based on testimony and the record at hearing. One year from the date of revocation application may be made for a new license.

#### **326.52 DEPOSIT OF FEES.**

All fees received under sections 326.46 to 326.52 shall be deposited by the Department of Labor and Industry to the credit of the general fund in the state treasury. The salaries and per diem of the inspectors and examiners hereinbefore provided, their expenses, and all incidental expenses of the department in carrying out the provisions of sections 326.46 to 326.52 shall be paid from the appropriations made to the Department of Labor and Industry. The commissioner by rule shall set the amount of the fees at a level that approximates, to the greatest extent possible, the salaries, per diem, and incidental expenses of the department.

#### **326.521 VIOLATIONS; PENALTY PROVISIONS.**

Unless otherwise specifically provided, any violation of any provision or requirement of sections 326.46 to 326.52 is a misdemeanor.

#### **326.64 FEES DEPOSITED.**

All fees received under sections 326.57 to 326.65 shall be deposited by the state commissioner of health to the credit of the general fund in the state treasury. The salaries of the necessary employees of the commissioner and the per diem of the inspectors and examiners hereinbefore provided, their expenses and the incidental expenses of the commissioner in carrying out the provisions of sections 326.57 to 326.65 shall be paid from the appropriations made to the state commissioner of health but no expense or claim shall be incurred or paid in excess of the amount received from the fees herein provided.

#### **326.83 DEFINITIONS.**

Subd. 3. **Commissioner.** "Commissioner" means the commissioner of commerce.

Subd. 4. **Council.** "Council" means the builders state advisory council.

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Subd. 12. **Person.** "Person" means a natural person, firm, partnership, limited liability company, corporation, or association, and the officers, directors, employees, or agents of that person.

Subd. 13. **Public member.** "Public member" means a person who is not, and never was, a residential building contractor, residential remodeler, residential roofer, or specialty contractor or the spouse of such person, or a person who has no, or never has had a, material financial interest in acting as a residential building contractor, residential remodeler, or specialty contractor or a directly related activity.

### **326.85 ADVISORY COUNCIL.**

Subdivision 1. **Builders Advisory Council.** The commissioner shall appoint eight persons to the Builders Advisory Council. At least three members of the council must reside in greater Minnesota, as defined in section 116O.02, subdivision 5. At least one member of the council must be a residential building contractor, one a residential remodeler, one a specialty contractor, one a representative of the commissioner, one a local building official, one a public member, and one a representative of organized labor designated by the AFL-CIO, this member shall not be subject to the membership term limits under section 15.059.

Subd. 2. **Membership terms.** The membership terms, compensation, removal, and filling of vacancies of the council are as provided in section 15.059.

Subd. 3. **Duties.** The council shall advise the commissioner on matters related to sections 326.83 to 326.98.

Subd. 4. **Nonexpiration.** The council is not subject to the expiration provisions of section 15.059, subdivision 5.

### **326.875 NOTICE OF CHANGE.**

Written notice must be given to the commissioner by each licensee of any change in personal name, trade name, qualifying person, address, or business location not later than 15 business days after the change. The commissioner shall issue an amended license, if required, for the unexpired period.

### **326.91 DENIAL, SUSPENSION, OR REVOCATION OF LICENSES.**

Subd. 2. **Administrative action.** Section 45.027 applies to any action taken by the commissioner in connection with the administration of sections 326.83 to 326.991.

Nothing in this section prevents the commissioner from denying, suspending, revoking, or restricting a license, or from censuring a licensee based on acts or omissions not specifically enumerated in this subdivision.

Subd. 3. **Certificate of exemption holders.** For cause shown under subdivision 1 or 2, the commissioner may deny, suspend, or revoke a certificate of exemption issued under section 326.84, subdivision 3, clause (5), in the same manner as a license.

Subd. 4. **Action against unlicensed persons.** Nothing in this section prevents the commissioner from taking actions, including cease and desist actions, against persons required to be licensed under sections 326.83 to 326.991, based on conduct that would provide grounds for administrative action against a licensee under this section.

### **326.945 RESIDENTIAL BUILDING CONTRACTOR AND REMODELER; BOND.**

Subdivision 1. **License as of June 30, 1993; license bond.** A residential building contractor or remodeler licensed under section 326.84 who had a license in effect as of June 30, 1993, must, until the license is renewed, continuously maintain the license bond which was posted with the commissioner under section 326.94 when the person was initially licensed.

Subd. 2. **License on or after July 1, 1993; license bond.** A residential building contractor or remodeler who obtains a license on or after July 1, 1993, but before April 1, 1994, must post a license bond with the commissioner, conditioned that the applicant shall faithfully perform the duties and in all things comply with all laws, ordinances, and rules pertaining to the license or permit applied for and all contracts entered into, and must continuously maintain the license bond until the license is renewed. The required license bond must be in the following amount:

(1) \$5,000 for a residential building contractor or remodeler with annual gross receipts of \$1,000,000 or less;

(2) \$10,000 for a residential building contractor or remodeler with annual gross receipts of more than \$1,000,000 but less than \$5,000,000; or

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(3) \$15,000 for a residential building contractor or remodeler with annual gross receipts of \$5,000,000 or more.

Subd. 3. **Residential building contractors and remodelers; recovery fund fee prorated.** A residential building contractor or remodeler licensed under section 326.84, who does not maintain a license bond under section 326.94, shall pay a one-twelfth share of the contractor's recovery fund fee set in section 326.975, subdivision 1, paragraph (a), clause (1), in lieu of the license bond for each month or any portion of a month the licensee is not bonded prior to license renewal.

**326.975 CONTRACTOR'S RECOVERY FUND.**

Subdivision 1. **Generally.** (a) In addition to any other fees, each applicant for a license under sections 326.83 to 326.98 shall pay a fee to the contractor's recovery fund. The contractor's recovery fund is created in the state treasury and must be administered by the commissioner in the manner and subject to all the requirements and limitations provided by section 82.43 with the following exceptions:

(1) each licensee who renews a license shall pay in addition to the appropriate renewal fee an additional fee which shall be credited to the contractor's recovery fund. The amount of the fee shall be based on the licensee's gross annual receipts for the licensee's most recent fiscal year preceding the renewal, on the following scale:

Fee	Gross Receipts
\$100	under \$1,000,000
\$150	\$1,000,000 to \$5,000,000
\$200	over \$5,000,000

Any person who receives a new license shall pay a fee based on the same scale;

(2) the purpose of this fund is:

(i) to compensate any aggrieved owner or lessee of residential property located within this state who obtains a final judgment in any court of competent jurisdiction against a licensee licensed under section 326.84, on grounds of fraudulent, deceptive, or dishonest practices, conversion of funds, or failure of performance arising directly out of any transaction when the judgment debtor was licensed and performed any of the activities enumerated under section 326.83, subdivision 19, on the owner's residential property or on residential property rented by the lessee, or on new residential construction which was never occupied prior to purchase by the owner, or which was occupied by the licensee for less than one year prior to purchase by the owner, and which cause of action arose on or after April 1, 1994; and

(ii) to reimburse the Department of Commerce for all legal and administrative expenses, including staffing costs, incurred in administering the fund;

(3) nothing may obligate the fund for more than \$50,000 per claimant, nor more than \$75,000 per licensee; and

(4) nothing may obligate the fund for claims based on a cause of action that arose before the licensee paid the recovery fund fee set in clause (1), or as provided in section 326.945, subdivision 3.

(b) Should the commissioner pay from the contractor's recovery fund any amount in settlement of a claim or toward satisfaction of a judgment against a licensee, the license shall be automatically suspended upon the effective date of an order by the court authorizing payment from the fund. No licensee shall be granted reinstatement until the licensee has repaid in full, plus interest at the rate of 12 percent a year, twice the amount paid from the fund on the licensee's account, and has obtained a surety bond issued by an insurer authorized to transact business in this state in the amount of at least \$40,000.

Subd. 1a. **Limitation.** Nothing may obligate the fund for claims brought by:

(1) insurers or sureties under subrogation or similar theories; or

(2) owners of residential property where the contracting activity complained of was the result of a contract entered into with a prior owner, unless the claim is brought and judgment rendered for breach of the statutory warranty set forth in chapter 327A.

Subd. 1b. **Condominiums or townhouses.** For purposes of this section, the owner or lessee of a condominium or townhouse is considered an owner or lessee of residential property regardless of the number of residential units per building.

Subd. 2. **Accelerated claims payment.** Recovery fund claims that do not exceed the jurisdiction limits for conciliation court matters as specified in section 491A.01 shall be paid on an accelerated basis if all of the following requirements have been satisfied:

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(a) When any aggrieved person obtains a judgment in any court of competent jurisdiction, regardless of whether the judgment has been discharged by a bankruptcy court against a residential building contractor or residential remodeler on grounds specified in subdivision 1, paragraph (a), clause (2), the aggrieved person may file a verified application with the commissioner for payment out of the fund of the amount of actual and direct out-of-pocket loss in the transaction, but excluding any attorney fees, interest on the loss and on any judgment obtained as a result of the loss, up to the conciliation court jurisdiction limits, of the amount unpaid upon the judgment. For purposes of this section, persons who are joint tenants or tenants in common are deemed to be a single claimant.

(b) The commissioner has sent the licensee a copy of the verified application by first-class mail to the licensee's address as it appears in the records of the Department of Commerce with a notice that the claim will be paid 15 days from the date of the notice unless the licensee notifies the commissioner prior to that date of the commencement of an appeal of the judgment, if the time for appeal has not expired, and that payment of the claim will result in automatic suspension of the licensee's license.

(c) If the licensee does not notify the commissioner of the commencement of an appeal, the commissioner shall pay the claim at the end of the 15-day period.

(d) If an appeal is commenced, the payment of the claim is stayed until the conclusion of the appeal.

(e) The commissioner may pay claims which total no more than \$15,000 against the licensee under this accelerated process. The commissioner may prorate the amount of claims paid under this subdivision if claims in excess of \$15,000 against the licensee are submitted. Any unpaid portions of such claims shall be satisfied in the manner set forth in subdivision 1.

Subd. 3. **Appropriation.** Money in the contractor's recovery fund is appropriated to the commissioner for the purposes of this section.

### **326.98 RULES.**

The commissioner may adopt rules to administer and enforce sections 326.83 to 326.98.

### **327B.05 DENIAL, SUSPENSION AND REVOCATION OF LICENSES.**

Subd. 2. **Denial; appeal; reconsideration.** The commissioner shall inform the applicant and summarize in writing the reasons for a denial. Within 15 days of receiving the commissioner's notice, the applicant may request in writing that the commissioner reconsider. The request for reconsideration shall explain why the commissioner's previous decision was wrong and shall specifically address each reason given by the commissioner for the denial. Within 20 days of receiving the request for reconsideration, the commissioner shall decide whether to withdraw the denial and grant a license. If the commissioner reaffirms the denial, the applicant may appeal in accordance with chapter 14. An applicant whose application is denied may also cure the defects in the application cited by the commissioner and resubmit the application at no extra charge.

Subd. 3. **License suspension or revocation; hearing.** Upon the commissioner's motion or upon the complaint of another, the commissioner may prepare and serve upon a licensee a written notice or complaint summarizing the violations charged, and requiring the licensee to appear at a specified time and place to show cause why the license should not be revoked. The hearing on the suspension or revocation shall be conducted pursuant to the contested case provisions of the Administrative Procedure Act. Upon the completion of the hearing, if the commissioner finds the existence of any of the causes for suspension or revocation set forth in subdivision 1 and determines that the license should be revoked or suspended, the commissioner shall make a written order of revocation or suspension. A copy of the order shall be served upon the licensee in the manner provided by law for the service of summons in a civil action.

If the commissioner revokes or suspends the license of any person holding more than one license under the provisions of section 327B.04, subdivision 2, the commissioner shall revoke or suspend all of the licenses of that person and of the affiliates of that person.

Subd. 4. **Summary license suspension.** The commissioner may by order summarily suspend a license pending final determination of any order to show cause if necessary to prevent immediate and substantial public harm. If a license is suspended pending final determination of an order to show cause, a hearing on the merits shall be held within 30 days of the issuance of the order of suspension.

Subd. 5. **Penalties.** After having conducted the hearing provided for in subdivision 3, the commissioner may, in addition to or in lieu of revoking or suspending a license, order restitution to an injured consumer customer, or assess a penalty or penalties of not more than \$10,000

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against any person who commits any act that is grounds for the suspension or revocation of a license under subdivision 1.

Subd. 6. **Appeals.** The contested case provisions of chapter 14 shall apply to appeals from any order by the commissioner denying, suspending or revoking a license, or assessing penalties.