

MINNESOTA
STATE ARTS BOARD

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REVISOR OF STATUTES
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November 30, 2004

Tim Pawlenty, Governor, State of Minnesota
Greg Hubinger, Director, Legislative Coordinating Commission
Michele Timmons, Revisor of Statutes
State and Local Government Operations Committee, Minnesota Senate
Jim Vickerman, chair
Claire A. Robling, ranking minority member
State Government, Environment, Agriculture and Economic Development Budget
Division, Minnesota Senate
Dallas C. Sams, chair
Steve Dille, ranking minority member
Dennis R. Frederickson, ranking minority member
Finance Committee, Minnesota Senate
Richard J. Cohen, chair
Dennis R. Frederickson, ranking minority member
Government Operations and Veteran's Affairs Policy Committee, Minnesota
House of Representatives
Jim Rhodes, chair
Phyllis Kahn, lead DFL member
Jobs and Economic Development Finance Committee, Minnesota House of
Representatives
Bob Gunther, chair
John Dorn, lead DFL member
Ways and Means Committee, Minnesota House of Representatives
Jim Knoblach, chair
Loren Solberg, lead DFL member

Re: Annual report on obsolete, unnecessary, or duplicative rules

Park Square Court
Suite 200
400 Sibley Street
Saint Paul, MN
55101-1928

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TTY (651) 215-6235
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msab@arts.state.mn.us
www.arts.state.mn.us

Dear sirs and madams:

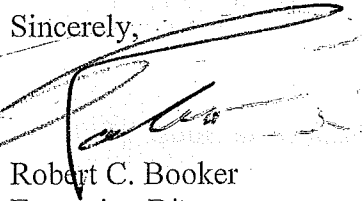
Minnesota Statutes, Section 14.05 General authority, Subdivision 5, Review and repeal of rules, states:

By December 1 of each year, an agency must submit to the governor, the legislative coordinating commission, the policy and funding committees and divisions with jurisdiction over the agency, and the revisor of statutes, a list of any rules or portions of rules that are obsolete, unnecessary, or

duplicative of other state or federal statutes or rules. The list must also include an explanation of why the rule or portion of the rule is obsolete, unnecessary, or duplicative of other state or federal statutes or rules. By December 1, the agency must either report a timetable for repeal of the rule or portion of the rule, or must develop a bill for submission to the appropriate policy committee to repeal the obsolete, unnecessary, or duplicative rule. Such a bill must include proposed authorization to use the expedited procedures of section 14.389 to repeal or amend the obsolete, unnecessary, or duplicative rule. A report submitted under this subdivision must be signed by the person in the agency who is responsible for identifying and initiating repeal of obsolete rules. The report also must identify the status of any rules identified in the prior year's report as obsolete, unnecessary, or duplicative. If none of an agency's rules are obsolete, unnecessary, or duplicative, an agency's December 1 report must state that conclusion.

The Minnesota State Arts Board has reviewed its administrative rules (Minnesota Rules, Chapter 1900) and found no obsolete, unnecessary, or duplicative rules that need to be repealed.

If there are questions regarding this report, please contact Sue Gens at the Minnesota State Arts Board by phone (651) 215-1604 or e-mail (sue.gens@arts.state.mn.us).

Sincerely,


Robert C. Booker
Executive Director