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December 1, 2000

The Honorable Jesse Ventura GOVERNOR

Senator Steve Novak, Chair Senator Jerry Janezich, Budget Division Chair Jobs, Energy and Comm. Development Committee

Representative Steve Sviggum, Chair Legislative Coordinating Commission

The Honorable Arlon Lindner, Chair House Jobs and Economic Dev Committee

Michele Timmons Revisor of Statutes Representative Dan McElroy, Chair Jobs and Economic Development

SUBJECT: ANNUAL REPORT ON OBSOLETE, UNNECESSARY, OR DUPLICATIVE RULES, AS REQUIRED BY MINNESOTA STATUTES, SECTION 14.05, SUBDIVISION 5

Minnesota Statutes, section 14.05, subdivision 5, 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 The list must also include an explanation of why the rule or portion of the rule is obsolete, unnecessary, or duplicative of other state or federal statutes or rules.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 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, an agency's December 1 report must state that conclusion.

We have identified the following rules that are duplicative:

- Minnesota Rules, Parts 4900.2700-2707; and,
- Minnesota Rules, Parts 3500-3550

A set of these rules should be repealed. The rules are obsolete, unnecessary, or duplicative because two sets of rules govern the same program.

In last year's report, we identified the following rules as being obsolete, unnecessary, or duplicative: Minnesota Rules, Parts

- 4900.0010, subpart 17-Definition of Low-Income Purchasers;
- 4900.0370-Medium density housing program loans;
- 4900.0380-Income limits for rollover housing program;
- 4900.0381-Income limits for tax reform transition demonstration program;
- 4900.0550-0570-Local Participation Home Improvement Loans;
- 4900.0710-0730-Accessability Improvement Assistance;
- 4900.1110-1180-Affordable Home Mortgages;
- 4900.1600-1650-Solar Energy and Energy Conservation Bank Programs;
- 4900.2200-2270-Housing Preservation Program;
- 4900.2300-2340; Neighborhood Preservation Home Improvement Loans;
- 4900.3210, subparts 6, 10, 13, 14, and 16-Single Family Mortgage Revenue Bonds;
- 4900.3220-subparts 5, 6, 7, and 8-Single Family Mortgage Revenue Bonds;
- 4900.3270-subpart 1-Single Family Mortgage Revenue Bonds;
- 4900.3290-Single Family Mortgage Revenue Bonds;
- 4900.3310 subparts 4, 5, 7, 8, 10 and 12-New Housing Mortgage Revenue Bonds Housing;
- 4900.3330-3360-New Housing Mortgage Revenue Bonds Housing.

These rules were all repealed effective March 25, 2000.

If you have any questions regarding this report, please contact Tonja M. Orr at the 651-296-9820 at Minnesota Housing Finance.

Sincerely,

Tonja M. Orr

Director of Government Affairs