

#	Department	Statute - Section - Description	Action
1	Administration	Chapter 16C - Procurement Scope and Definitions	Add, clarify, and remove definitions. Substance moved in or out as appropriate.
2	Administration	Chapter 16C - Organization	Move contract-related definitions to 16C. Add surplus-related definitions from 16C as surplus statutes moved from 16C to 16B. Delete unnecessary reference to printing and central stores services.
3	Administration	16B.121-16B.126 - Recyclability and Energy Efficiency	Move to another part of law.
4	Administration	16B.24-16B.275 Management of State Property	Eliminate requirement of the Department of Administration to inspect all state power, heating, and lighting plants. This is not a function of the Department.
5	Administration	16B.295 - Notice of Documents to Libraries	Eliminate the notice of documents to libraries.
6	Administration	Chapter 16C.23 and 16C.231 - Surplus State-Owned Land and Property	Move surplus property language from 16C.23 and 16C.231.
7	Administration	Chapter 16B.47- Micrographics	Delete because it is unnecessary language. Eliminate central store and equipment references and records centers. Move intellectual property into Chapter 16C.
8	Administration	Chapter 16B.93 - Nongovernmental Pharmaceutical Contracting Alliance	Eliminate entire section. No alliance has ever been created.
9	Administration	Chapter 16C - Streamlining and Reorganization of the Entire Chapter	Sections have been created to divide chapter into logical categories.
10	Administration	Chapter 16C - Procurement Scope and Definitions	Move scope statement to the front of the chapter. Expand scope statement to apply to full chapter.
11	Administration	Chapter 16C.03 - Commissioner's Duties; Authority	Rewrite to give a clear listing of the Commissioners Duties and authorities; move other language to the appropriate section of the statute.
12	Administration	Chapter 16C.046 - Web Site; Searchable Database; State Contracts	Eliminate the "searchable database" requirement.

<b>13</b>	Administration	Chapter 16C - Solicitation and Award Requirements	Change language so that all procurements, including professional and technical are subject to the same \$25,000 publication requirement.
<b>14</b>	Administration	Chapter 16C - Professional or Technical Services	Rewrite standard set of requirements applicable to all professional and technical contracts, including the state employees able.
<b>15</b>	Administration	Chapter 16C - Professional or Technical Services	Create section to change publication requirements from \$5,000 to \$25,000. Change the Materials Management Division real-time review function from \$5,000 to \$25,000.
<b>16</b>	Administration	Chapter 16C - Service Contracts	Move contract term limit and Qualifications-Based Selection process to appropriate sections.
<b>17</b>	Administration	Chapter 16C - Exceptions to a Competitive Process	Provide authority to advertise intent to utilize single source authority with a minimum 7-day advertising process required unless granted an exception by the Commissioner. The Department of Employment and Economic Development exception brought in from 16C.05, subd. 3.
<b>18</b>	Administration	16C.12 - Agricultural Food Products Grown in State	Eliminate language stating the commissioner will make a reasonable attempt to identify and purchase food products that are grown in the state.
<b>19</b>	Administration	16C.144- Energy Efficiency	Eliminate a report that was due January 2007 on projects that used guaranteed energy savings.
<b>20</b>	Administration	16C.145 - Nonvisual Technology Access Standards	Due to IT consolidation MN.IT has the responsibility for standards for the executive branch. As currently written this now only applies to local governments and should be moved into a statute dealing with local governments.
<b>21</b>	Administration	Chapter 16C.16 - Small Business and Targeted Group Program	Eliminate unequal process for small and targeted group vendors.
<b>22</b>	Administration	16C.23 - Surplus Property acquisition, Distribution, and Disposal	This language has been moved into another section of the statute.
<b>23</b>	Administration	16C.32 - Building Construction	Eliminate a reference to an old report.
<b>24</b>	Administration	Chapter 16C.36 - Reorganization Services Under Master Contract	Delete language because master contract program is already in place.

<b>25</b>	Administration	13D.04 - Open Meeting Law: Meeting Notice Requirements	Allow for the posting of meeting notices on agency websites. The state is currently required to publish all meetings within the open meeting law in the state register.
<b>26</b>	Agriculture	Chapter 17.03 Subd. 2 - Powers and Duties of Commissioner - Statistics and Information	Move the duty to collect information and the authorization to publish it into the same place within the statute.
<b>27</b>	Agriculture	Chapter 17.03 Subd. 4 - Publication of Information	Move the duty to collect information and the authorization to publish it into the same place within the statute.
<b>28</b>	Agriculture	Chapter 17.037 - Enforcement of Laws by Commissioner	Move language covering enforcement against licensees to Chapter 28A. This is designated for license enforcement. This eliminates confusion.
<b>29</b>	Agriculture	Chapter 17.038 - Statistical Services Account	Eliminate reference to an account at the department that no longer exists.
<b>30</b>	Agriculture	Chapter 17.045 - Food Processors; Investigation of Complaints	Eliminate the complaints not related to food safety because they are covered by other laws.
<b>31</b>	Agriculture	Chapter 17.101 Subd. 5 - Promotional Activities - Value - Added agricultural produce processing and marketing grant program	Eliminate a marketing grant program that the department no longer uses.
<b>32</b>	Agriculture	Chapter 17.101 Subd. 6 - Promotional Activities - Livestock Development	Eliminate a county designation that the Department of Agriculture does not give out anymore.
<b>33</b>	Agriculture	Chapter 17.107 - Farm Equipment Safety and Maintenance Program for Youth	Eliminate a program that the University of Minnesota provides so the state no longer needs to do it.
<b>34</b>	Agriculture	Chapter 17.1161 Subd. 1- Sustainable Development of Minnesota Agriculture Program	Eliminate reference to the Sustainable Development of Minnesota Agriculture program. The University of Minnesota is conducting this program and will continue to do so.

<b>35</b>	Agriculture	Chapter 17.138 - Feedlot and Manure Management Advisory Committee, Manure Management Research and Monitoring Priorities; Coordination of Research	Eliminate the Feedlot and Manure Management Advisory Committee. It no longer meets and doesn't provide any guidance for the state.
<b>36</b>	Agriculture	Chapter 17.14 to 17.19 Discrimination in the Purchase of Farm Products	Eliminate statutes that have been superseded by federal laws.
<b>37</b>	Agriculture	Chapter 17.351-354/17.452-17.456/17.458 - Various nontraditional agricultural pursuits (RETAIN 17.459)	Combine and clarify statutes defining different agricultural activities.
<b>38</b>	Agriculture	Chapter 17.42 - Seizure of Chemically Treated Grain; Sale	Eliminate a violation that the department previously enforced but is now enforced under another section of law.
<b>39</b>	Agriculture	Chapter 17.43 - Seizure of Chemically Treated Grain; Penalties	Eliminate the penalty that went along with having to seize chemically treated grain. It is now covered elsewhere in statute.
<b>40</b>	Agriculture	Chapter 17.44 - Seizure of Chemically Treated Grain; Reconditioning	Eliminate a reference to a violation now covered in a different section of law.
<b>41</b>	Agriculture	Chapter 18 (Chapter 18.011 - 18.71) - Pest Control Compact	Eliminate the Pest Control Compact. It is now performed federally.
<b>42</b>	Agriculture	Chapter 28A.08 Subd. 3 Item 8 - Nonresident Frozen Dairy Manufacturer category of Retail Food Handler License	Eliminate the Nonresident Frozen Dairy Manufacturer category of Retail Food Handler License. The state does not have the authority to inspect outside of its borders.
<b>43</b>	Agriculture	Chapter 30 -Potatoes, Wild Rice, Apples	Eliminate outdated, unused definitions of potatoes and apples.
<b>44</b>	Agriculture	Chapter 32.104 - Local Inspection	Eliminate local inspection of dairy products. The State uses Federal standards.
<b>45</b>	Agriculture	Chapter 32.411 - Uniform quality standards for milk, cream, fluid milk products	Eliminate the state need for a protocol for how milk inspectors keep and record their data. This is before electronic records were kept.

46	Agriculture	Chapter 32.417 - Investment reimbursements to manufactured milk producers	Eliminate reference to the milk manufacturers program that expired in 1985.
47	Agriculture	Chapter 32.57 and 32.59 - Nonresident Manufacturer License	Eliminate the Nonresident Manufacturer License. The state does not have the authority to inspect these types of out-of-state licenses.
48	Agriculture	Chapter 41B.044 - Ethanol Development Program	Eliminate the expired Ethanol Development Program.
49	Agriculture	Chapter 231 - Warehouses	Move this section of statute to the Department Commerce. Warehouses are not regulated by the Department of Agriculture.
50	Agriculture	Updates to farmers market statutes - legislation pending introduction	Update food safety statutes to define farmers markets. Allow for food product sampling and cooking demonstrations at farmers markets. Allow seasonal temporary food stands to be at one location year-round instead of the current limit of 21 days per year.
51	Board of Water & Soil Resources	Chapter 103B.701-702 - Star Lake Board	Eliminate a board that was formed to create a nonprofit organization since the organization is now formed.
52	Board of Water & Soil Resources	Chapter 103C.211 - Consolidation and Division of Districts	Streamline the process for consolidating soil and water districts that want to merge.
53	Board of Water & Soil Resources	Chapter 103F.378 - Minnesota River Board	Eliminate the duties of the board since it decided to dissolve.
54	Commerce	Chapter 45.011 - Temporary licenses	Eliminate temporary licenses.
55	Commerce	Chapter 45.22 - License Education Approval	Eliminate obsolete language regarding license education approval.
56	Commerce	Chapter 45.23 - License Education Fee	Eliminate two unnecessary sentences in paragraph 3 and 4 in 45.23 regarding license education fees.
57	Commerce	Chapter 45.25 - Definitions	Eliminate unnecessary definitions related to license education.
58	Commerce	Chapter 45.42 - Waivers and Extensions	Clarify who qualifies for a waiver under this section.
59	Commerce	Chapter 46.045 - Mandatory Insurance of Accounts	Eliminate outdated language related to mandatory insurance of accounts for banks.
60	Commerce	Chapter 46.046 - Definitions	Eliminate unnecessary banking definitions.
61	Commerce	Chapter 46.047 - Definitions	Consolidate banking definitions.

<b>62</b>	Commerce	Chapter 46.23 - Unsafe Practices; Definitions	Clarify definitions related to unsafe banking practices.
<b>63</b>	Commerce	Chapter 47.20 - Lending Authority	Eliminate outdated provisions related to lending authority of financial institutions tied to a date of May 31, 1979.
<b>64</b>	Commerce	Chapter 47.325 - Appeal and Judicial Review	Eliminate unnecessary language. Second sentence in 47.325.
<b>65</b>	Commerce	Chapter 47.61 - Electronic Funds Transfer Facilities	Eliminate outdated definitions for electronic funds transfer facilities.
<b>66</b>	Commerce	Chapter 48.34 - Branch Banks Prohibited	Eliminate outdated prohibition on banks having branch facilities.
<b>67</b>	Commerce	Chapter 48.92 - Definitions	Eliminate unnecessary interstate banking definitions.
<b>68</b>	Commerce	Chapter 53.07 - Reserves	Change language related to industrial loan and thrift reserves which is no longer needed.
<b>69</b>	Commerce	Chapter 53A.06 - Fines, Suspension, or Revocation of License	Clarify the Department of Commerce's authority to fine, suspend, or revoke a currency exchange license.
<b>70</b>	Commerce	Chapter 53A.081 - Annual Report and Investigations	Update the requirements for annual reporting and the Department of Commerce's ability to conduct investigations of currency exchanges.
<b>71</b>	Commerce	Chapter 56.001- Definitions	Eliminate duplicative definitions for safe deposit companies.
<b>72</b>	Commerce	Chapter 56.131 Subd. 1 - Maximum Rates and Charges	Eliminate outdated language related to rates and charges that can be applied to loans by safe deposit companies in Minnesota.
<b>73</b>	Commerce	Chapter 56.14 - Duties of Licensee	Eliminate an unneeded notice requirement from the duties of a licensee for safe deposit boxes.
<b>74</b>	Commerce	Chapter 58.115 - Examinations	Eliminate redundant language referring to the Commissioner's existing authority over mortgage originators.
<b>75</b>	Commerce	Chapter 59C.10 - Commissioner's Powers and Duties	Clarify the Commissioner's powers related to vehicle protection products.
<b>76</b>	Commerce	Chapter 60A.02 - Definitions	Eliminate redundant insurance definitions.
<b>77</b>	Commerce	Chapter 60A.053 - General Insurance Powers	Eliminate expired session law from 2008.
<b>78</b>	Commerce	Chapter 60A.078 - Short Title	Eliminate outdated title.

<b>79</b>	Commerce	Chapter 60A.131 - Other Business and Insurance Interests, Disclosure	Clarify disclosure requirements in the general insurance powers section of law.
<b>80</b>	Commerce	Chapter 60A.18 - Sale by Vending Machines; Scope and Requirements	Eliminate the sale of insurance policies in vending machines.
<b>81</b>	Commerce	Chapter 60H.08 - Penalties and Liabilities	Clarify the reference the Commissioner's enforcement authority under another chapter of law.
<b>82</b>	Commerce	Chapter 60K.361 - Insurance Education	Streamline continuing education course curriculum requirements by eliminating proscriptive language and inserting, "course must consist of a curriculum as prescribed and published by the commissioner from time to time".
<b>83</b>	Commerce	Chapter 61A.17 and Chapter 61A.02 - Forms of Policy	Consolidate two life insurance statutes into one. They are both related to policy forms.
<b>84</b>	Commerce	Chapter 61A.17 - Filing of Contracts	Eliminate obsolete life insurance contract filing requirements.
<b>85</b>	Commerce	Chapter 62A.319 - Reporting of Multiple Policies	Eliminate obsolete insurance reporting requirement.
<b>86</b>	Commerce	Chapter 62B.08 - Regulation of Rates and Forms	Streamline credit insurance rate and form regulation by eliminating an unneeded language.
<b>87</b>	Commerce	Chapter 72B.02 - Definitions	Eliminate redundant insurance adjustor definitions.
<b>88</b>	Commerce	Chapter 72B.03 - Licenses	Eliminate "public adjuster solicitor" requirement and remove references to it.
<b>89</b>	Commerce	Chapter 72B.041 - Resident Adjuster License Producer and Requirements; Examinations; Fees	Eliminate unnecessary language.
<b>90</b>	Commerce	Chapter 72B.08 - Denial, Suspension and Revocation of Licenses	Remove reference to public adjuster solicitor from this section.
<b>91</b>	Commerce	Chapter 80C.3 - Burglar Alarm Franchises	Eliminate obsolete requirement to register burglar alarm franchises.
<b>92</b>	Commerce	Chapter 81A.01 - Short Title	Eliminate unnecessary language related to uniform athlete agents.

<b>93</b>	Commerce	Chapter 81A.02 - Definitions	Eliminate obsolete definitions for athlete agents.
<b>94</b>	Commerce	Chapter 81A.08 - Temporary Registration	Eliminate unneeded temporary registration requirements for athlete agents.
<b>95</b>	Commerce	Chapter 81A.18 Uniformity of Application and Construction	Eliminate unnecessary language related to athlete agents.
<b>96</b>	Commerce	Chapter 82.6 - Education; Course; Curriculum	Streamline continuing education course curriculum requirements by eliminating proscriptive language and inserting, "course must consist of a curriculum as prescribed and published by the commissioner from time to time" for real estate brokers and salespersons.
<b>97</b>	Commerce	Chapter 82A.03 - Registration Requirement	Update language regarding the camping registration requirement.
<b>98</b>	Commerce	Chapter 82A.04 - Application	Eliminate camping application of registration.
<b>99</b>	Commerce	Chapter 82A.07 - Amendment of Registration	Eliminate outdated membership camping language.
<b>100</b>	Commerce	Chapter 82A.08 - Annual Report	Eliminate requirement that campgrounds submit an annual report.
<b>101</b>	Commerce	Chapter 82A.09 - Advertising	Update membership camping language to reflect current practices.
<b>102</b>	Commerce	Chapter 82A.10 - Inspection of Records	Eliminate membership camping language regarding the inspection of records.
<b>103</b>	Commerce	Chapter 82A.11 - Sales Contract; Rescission	Eliminate outdated contract language for campgrounds.
<b>104</b>	Commerce	Chapter 82A.111 - Escrow Requirement	Eliminate outdated fiscal requirement for campgrounds.
<b>105</b>	Commerce	Chapter 82A.12 - Enforcement; Powers of Commissioner	Update language related to the state's authority over campgrounds.
<b>106</b>	Commerce	Chapter 82A.13 - Prohibited Practices	Update language related to things campgrounds can't do.
<b>107</b>	Commerce	Chapter 82A.14 - Unfair Practices	Update language related to unfair practices for campgrounds.
<b>108</b>	Commerce	Chapter 82A.18 - Enforcement; Penalties and Remedies	Update language related to the state's authority over campgrounds.
<b>109</b>	Commerce	Chapter 82A.22 - Service of Process	Update language regarding legal actions for campgrounds.
<b>110</b>	Commerce	Chapter 82A.24 - Administration	Update language regarding the administration of campgrounds.

<b>111</b>	Commerce	Chapter 82A.25 - Criminal penalties	Eliminate unnecessary language about criminal penalties for campgrounds.
<b>112</b>	Commerce	Chapter 82A.26 - Nonapplicability of Certain Law	Eliminate unnecessary language about the licensing of campground salespeople.
<b>113</b>	Commerce	Chapter 82B.021 - Definitions	Eliminate redundant definitions for real estate appraisers.
<b>114</b>	Commerce	Chapter 83.26 - Exemptions	Clarify Commissioner's enforcement authority in subdivided land chapter.
<b>115</b>	Commerce	Chapter 83.23 - Registration Requirement	Keep annual reporting requirements for subdivided land transactions but update the requirements and thresholds for reporting
<b>116</b>	Commerce	Chapter 115C.01 - Citation	Eliminate outdated citation laws for petroleum tank release cleanup.
<b>117</b>	Commerce	Chapter 115C.111 - Consultant and Contractor Sanctions	Eliminate outdated reference to conduct that occurred before March 14, 1996.
<b>118</b>	Commerce	Chapter 216A.07 - Commissioner Power and Duties	Merge commissioner's powers and authority to regulate public utilities into the commissioner's general regulatory authority existing statute.
<b>119</b>	Commerce	Chapter 216C.03 - State Government Energy Savings Plan	Eliminate obsolete language.
<b>120</b>	Commerce	Chapter 216C.263 - Oil Overcharge Money For Energy Program	Eliminate a program that collected and spent its funds back in the 1980's.
<b>121</b>	Commerce	Chapter 216C.373 - Superinsulated Home Demonstration Project	Eliminate a project that was completed in the 1980's.
<b>122</b>	Commerce	Chapter 216C38 - Building Energy Research Center	Eliminate the language referring to a center that is no longer in existence and has been replaced with the Center for Sustainable Buildings at the University of Minnesota.
<b>123</b>	Commerce	Chapter 216C.44 - Business Energy Use Accountability	Eliminate an outdated program that is no longer used.
<b>124</b>	Commerce	Chapter 237.03 - Scope of Law	Eliminate outdated language related to telegraph lines.
<b>125</b>	Commerce	Chapter 237.068 - Multiple Line Telephone Service	Eliminate the regulation of telephone party lines.
<b>126</b>	Commerce	Chapter 237.072 - Limitation on Rate Change	Update language related to the telephone industry.

<b>127</b>	Commerce	Chapter 237.21 - Valuation of Telephone Property	Eliminate outdated law regulating property values.
<b>128</b>	Commerce	Chapter 237.22 - Depreciation; Amortization	Eliminate 1915 statute on the rate of depreciation on telephone company's property.
<b>129</b>	Commerce	Chapter 237.44 - Telegraph Line, Liability	Eliminate outdated telegraph line liability law.
<b>130</b>	Commerce	Chapter 237.45 - Telephone and Telegraph Lines Constructed	Eliminate the regulation of how telegraph lines are constructed.
<b>131</b>	Commerce	Chapter 237.57 - Definitions	Eliminate definitions related to the telephone industry from 1987 that are now obsolete.
<b>132</b>	Commerce	Chapter 237.5799 - Expired	Eliminate an outdated expiration of a telephone law.
<b>133</b>	Commerce	Chapter 237.58 - Expired	Eliminate an outdated expiration of a telephone law.
<b>134</b>	Commerce	Chapter 237.59 - Classification of Competitive Service; Hearing	Eliminate outdated law about the telephone industry.
<b>135</b>	Commerce	Chapter 237.75 - Class Service	Eliminate 1993 law that says phone companies have to find a way to provide voice mail.
<b>136</b>	Commerce	Chapter 239.001 - Citation; Metric Implementation and Standards Act	Eliminate outdated language about how to apply metric standards.
<b>137</b>	Commerce	Chapter 239.002 - Purpose and Policy	Update the purpose for why the state calculates weights and measures.
<b>138</b>	Commerce	Chapter 239.003 - Implementation of Rules	Eliminate the state's role in applying the metric system that was put into law in 1974.
<b>139</b>	Commerce	Chapter 239.012 - Systems of Weights and Measures; Rules	Eliminates requirement that the state adopt rules for the metric system.
<b>140</b>	Commerce	Chapter 239.051 - Definitions	Eliminate an unnecessary reference to the Commerce Commissioner.
<b>141</b>	Commerce	Chapter 239.09 - Special Police Powers	Eliminate the state's power to arrest, without a warrant, someone for violating laws related to weights and measures.
<b>142</b>	Commerce	Chapter 239.091 - Method of Sale	Eliminate a requirement that the state adopt rules to govern how much packages weight or how many things they contain.
<b>143</b>	Commerce	Chapter 239.101 - Inspection Fees	Eliminate review of weights and measures inspection fee every six months.

144	Commerce	Chapter 239.28 - Dry Measure	Eliminate outdated law about what size packages bushels need to be contained in.
145	Commerce	Chapter 239.29 - Liquid Measure	Eliminate outdated law about the size of wine bottles.
146	Commerce	Chapter 239.3 - Lineal Measure	Eliminate outdated law about how to measure things.
147	Commerce	Chapter 239.31 - Hundredweights	Eliminate a law from 1913 that regulates a weight class the state no longer uses.
148	Commerce	Chapter 239.36 - Fractional Parts	Eliminate a 1913 law regulating how contracts have to cover the weight of an item.
149	Commerce	Chapter 239.44 - Misdemenaor Violation	Update law about crimes related to weights and measures to match federal laws.
150	Commerce	Chapter 239.46 - Fines Credited to School Funds	Update law to reflect current way the state credits fines to school funds.
151	Commerce	Chapter 239.51 - Standard Weights of Certain Containers	Eliminate a 1945 law that prohibits anyone from selling wheat and flour in containers unless they weigh 3, 5, 10, 25, 50, 100 and multiples of 100 pounds.
152	Commerce	Chapter 239.511 - Containers for Small Fruit	Eliminate a 1913 law that makes it illegal to sell fruit in containers unless they're a certain size.
153	Commerce	Chapter 239.75 - Inspection of Petroleum Products	Eliminate outdated language regarding the inspection of petroleum products.
154	Commerce	Chapter 239.753 - Entry Upon Premises and Access to Records	Update law so that it applies to biofuels.
155	Commerce	Chapter 239.80 - Violations; Penalties	Eliminate weights and measures enforcement methods referenced in other sections.
156	Commerce	Chapter 332.33 - Licensing and Registration	Clarify license and registration language for credit services.
157	Commerce	Chapter 332.45 - Liability of Sureties	Eliminate liability of sureties for collection agencies.
158	Commerce	Chapter 386.61 - Definitions	Eliminate obsolete definitions of county recorders and abstracters.
159	Commerce	Chapter 609B.109 - Insurance Policy Violations	Update how sanctions are applied to crimes related to insurance policies.
160	Commerce	Department of Commerce Telecommunications Bill - Legislation pending introduction	Simplify telephone bills and prohibit extraneous charges.

<b>161</b>	Commerce	Department of Commerce Telecommunications Bill - Legislation pending introduction	Eliminate rate cases for telephone companies.
<b>162</b>	Commerce	Department of Commerce Telecommunications Bill - Legislation pending introduction	Streamline process for new companies moving into the state. Shift basis of the Public Utilities Commission decision to certify to the state having to show that there would be harm to the public interest if the company entered Minnesota.
<b>163</b>	Commerce Rules	2870.17 - Inspection of Books and Records	Eliminate the rule for how collections agencies have their books inspected.
<b>164</b>	Commerce Rules	2870.18 - Inspection of Form Letters and Stationery	Eliminate the rule for how collections agencies have their stationery and form letters inspected.
<b>165</b>	Commerce Rules	2870.19 - Notice of Rejection or Suspension	Eliminate the rule for providing notice if collection agencies have their license suspended.
<b>166</b>	Commerce Rules	2870.2 - Hearing Rights Regarding Rejection, Revocation, or Suspension	Eliminate the rule for how collection agencies can request hearings if their licenses are suspended.
<b>167</b>	Commerce Rules	2870.21 - Application for Hearing on Rejection, Revocation, or Suspension	Eliminate the rule for how collection agencies file an application for a hearing if their licenses are suspended.
<b>168</b>	Commerce Rules	2870.22 - Notice of Application for Hearing	Eliminate the rule for how hearings for collection agencies who have their licenses suspended are provided notice.
<b>169</b>	Commerce Rules	2870.23 - Rights of Parties in Contested Case Hearing	Eliminate the rule that establishes the rights for parties in a case regarding a collection agency losing its license.
<b>170</b>	Commerce Rules	2870.31 - Threatening Suit	Eliminate the rule for how collection agencies can threaten legal action against a debtor since this is now in law.
<b>171</b>	Commerce Rules	2870.32 - Employing Public Officers	Eliminate the rule for collection agencies employing public officers.
<b>172</b>	Commerce Rules	2870.33 - Methods of Collection	Eliminate the rule for how collection agencies can collect debt since this now in law.
<b>173</b>	Commerce Rules	2870.34 - Engaging in Practice of Law	Establish the rule for how collection agencies can practice law.
<b>174</b>	Commerce Rules	2870.35 - Communicating with Debtor	Eliminate the rule for how collection agencies communicate with debtors since that is now in law.

<b>175</b>	Commerce Rules	2870.36 - Authorizing Legal Action	Eliminate the rule for how collection agencies authorize legal action.
<b>176</b>	Commerce Rules	2870.37 - Blacklisting and Intimidating	Eliminate the rule that forbids collection agencies from intimidating debtors since it is now in law.
<b>177</b>	Commerce Rules	2870.38 - Accounting to Creditor	Eliminate the rule for how collection agencies and their clients conduct their accounting.
<b>178</b>	Commerce Rules	2870.39 - Improper Agency Name	Eliminate the rule for what happens if a collection agency doesn't have the right name of a debtor since it is in law.
<b>179</b>	Commerce Rules	2870.4 - Commingling of Funds	Eliminate the rule for how collection agencies manage their funds.
<b>180</b>	Commerce Rules	2870.41 - Debt Prorating	Eliminate the rule for how collection agencies manage their debt.
<b>181</b>	Commerce Rules	2870.51 - Liquidating Agency	Eliminate the rule for how collection agencies liquidate their assets if they go out of business.
<b>182</b>	Commerce Rules	7601 - Weights and Measures	Eliminate unnecessary rules about how to register weights and measures.
<b>183</b>	Commerce Rules	7601.701 - Voluntary Registration	Eliminate unnecessary rule about voluntary registration.
<b>184</b>	Commerce Rules	7601.8 - Biodiesel Blend Quantification Method "MN Biodiesel 2005" Incorporated by Reference	Eliminate unnecessary rule about how to measure a blend of fuel the state no longer uses.
<b>185</b>	Commerce Rules	7602 - Weights and Measures; Inspection Fees	Eliminate outdated and unnecessary rule about how inspection fees are collected.
<b>186</b>	Commerce Rules	7606.001 - Authority and Purpose	Eliminate rule setting up a financing program that the state no longer uses.
<b>187</b>	Commerce Rules	7606.002 - Definitions	Eliminate the rule defining a financing program that the state no longer uses.
<b>188</b>	Commerce Rules	7606.003 - Financing Eligibility Criteria	Eliminate the rule for how to qualify for a financing program that the state no longer uses.
<b>189</b>	Commerce Rules	7606.004 - Financing Participation Limits	Eliminate the rule setting guidelines for participation in a financing program that the state no longer uses.
<b>190</b>	Commerce Rules	7606.005 - Application Contents	Eliminate the rule for what is in the application for a financing program that the state no longer uses.
<b>191</b>	Commerce Rules	7606.006 - Application Review	Eliminate the rule for how to review applications for a financing program that the state no longer uses.

<b>192</b>	Commerce Rules	7606.007 - Financing Provider	Eliminate the rule for who can provide financing for a program that the state no longer uses.
<b>193</b>	Commerce Rules	7606.008 - Reports and Monitoring	Eliminate the rule for how the state should monitor a financing program that it no longer uses.
<b>194</b>	Commerce Rules	7607.01 - Definitions	Eliminate the rule defining a loan program that the state no longer uses.
<b>195</b>	Commerce Rules	7607.011 - Municipal Energy Loan Eligibility Criteria	Eliminate the rule for how to qualify for a loan program that the state no longer uses.
<b>196</b>	Commerce Rules	7607.012 - Maximum Loan Amount	Eliminate the rule setting loan amounts for a program the state no longer uses.
<b>197</b>	Commerce Rules	7607.013 - Municipal Energy Loan Application	Eliminate the rule for how cities apply for a loan program that the state no longer uses.
<b>198</b>	Commerce Rules	7607.014 - Municipal Energy Loan Application Review	Eliminate the rule for how cities have their applications reviewed for a loan program the state no longer uses.
<b>199</b>	Commerce Rules	7607.015 - Loan Approval; Disbursement of Funds	Eliminate the rule for how the state approves and gives out money for a loan program it no longer uses.
<b>200</b>	Commerce Rules	7607.016 - Monitoring Municipal Energy Loans, Reports	Eliminate the rule for how to monitor a loan program that the state no longer uses.
<b>201</b>	Commerce Rules	7607.017 - Municipal Energy Loan Program Evaluation	Eliminate the rule for how to evaluate a loan program that the state no longer uses.
<b>202</b>	Commerce Rules	7607.018 - Closure of Municipal Energy Loan Account	Eliminate the rule for how to close accounts for a loan program that the state no longer uses.
<b>203</b>	Commerce Rules	7630.01 - Definitions	Eliminate the rule defining decorative gas lamps.
<b>204</b>	Commerce Rules	7630.011 - Purpose of Rules	Eliminate the rule stating the purpose for why the state regulates decorative gas lamps.
<b>205</b>	Commerce Rules	7630.012 - Scope of Rules	Eliminate the scope of rules regulating decorative gas lamps.
<b>206</b>	Commerce Rules	7630.02 - Variance Criteria	Eliminate the rule for how someone can get out of having their decorative gas lamps regulated.
<b>207</b>	Commerce Rules	7630.021 - Application Procedures and Timing	Eliminate the rule for how someone applies to have their decorative gas lamps regulated.
<b>208</b>	Commerce Rules	7630.022 - Form of Application	Eliminate the rule for what the application looks like for someone who wants to have their decorative gas lamps regulated.
<b>209</b>	Commerce Rules	7630.03 - Conversion Cost	Eliminate the rule for what it costs to have decorative gas lamps regulated.

<b>210</b>	Commerce Rules	7630.031 - Calculation Procedure	Eliminate the rule for how costs are calculated to have decorative gas lamps regulated.
<b>211</b>		7630.032 - Gas Lamps with One Mantle	Eliminate the rule defining a gas lamp with one mantle.
<b>212</b>	Commerce Rules	7630.033 - Gas Lamps with Two Inverted Mantles	Eliminate the rule defining a gas lamp with two inverted mantles.
<b>213</b>	Commerce Rules	7630.034 - Gas Lamps with Three Inverted Mantles	Eliminate the rule defining a decorative gas lamp with three inverted mantles.
<b>214</b>	Commerce Rules	7630.035 - Gas Lamps with More Than One Upright Mantle	Eliminate the rule defining a decorative gas lamp with more than one upright mantle.
<b>215</b>	Commerce Rules	7630.036 - Gas Lamps with More Than Three Inverted Mantles	Eliminate the rule defining decorative gas lamps with more than three inverted mantles.
<b>216</b>	Commerce Rules	7685.01 - Authority, Applicability, and Purpose	Eliminate outdated rules regulating cooling systems.
<b>217</b>	Commerce Rules	7685.012 - Definitions	Eliminate outdated definitions of cooling systems.
<b>218</b>	Commerce Rules	7685.013 - Energy Efficiency Criteria	Eliminate outdated criteria for cooling system efficiency.
<b>219</b>	Commerce Rules	7685.014 - Incorporations by Reference	Eliminate outdated rule for how cooling systems are incorporated.
<b>220</b>	Corrections	Chapter 241.01 Subd. 3a (b) - Commissioner Duties.	Eliminate inmate executive program.
<b>221</b>	Corrections	Chapter 241.018 Subd. 1 & 2 - Per Diem Calculation	Eliminate Statutory Per Diem.
<b>222</b>	Corrections	Chapter 241.022 - Correctional and Detention Facilities	Repeal grants-in-aid to counties for adult detention facilities and programs. The Department of Corrections has not distributed funding for this program in at least 15 years.
<b>223</b>	Corrections	Chapter 241.0221 - Correctional and Detention Facilities	Eliminate juvenile detention services subsidy program. The Department of Corrections has not distributed funding for this program in at least 15 years.
<b>224</b>	Corrections	Chapter 241.024 - Designation of Chief Executive Officer	Eliminate designation of chief executive officers of state correctional facilities. This section is covered in 241.01 sub 3a (g) and is redundant.
<b>225</b>	Corrections	Chapter 241.34 - Corrections Employee Exposure	Eliminate penalty for unauthorized release of information. This is covered in existing data practices language.

<b>226</b>	Corrections	Chapter 242.19 Subd. 2 (1) - Disposition of Juvenile Offenders	Eliminate reference to the Minnesota Correctional Facility-Sauk Centre Facility because it no longer exists.
<b>227</b>	Corrections	Chapter 242.32 Subd. 1 - Constructive Programs	Eliminate reference to the PREPARE program because it no longer exists.
<b>228</b>	Corrections	Chapter 242.37 - Conservation Camps	Eliminate references to conservation camps because the Department of Corrections does not run a conservation camp.
<b>229</b>	Corrections	Chapter 242.46 Subd. 3 - Probation Services	Eliminate outdated language related to juvenile probation training, including a reference to a University of Minnesota program that no longer exists.
<b>230</b>	Corrections	Chapter 242.56 - Work and Learning Facilities for Youth	Eliminate references to youth offender work and learn facilities. These programs no longer exist.
<b>231</b>	Corrections	Chapter 243.1605 - Interstate Compact for Adults	Update Interstate Compact for Adult Offender Supervision.
<b>232</b>	Corrections	Chapter 243.1606 Subd. 3 - Interstate Compact Supervision	Update report to the Legislature by the Advisory Council on Interstate Adult Offender Supervision.
<b>233</b>	Corrections	Chapter 243.18 - Inmate work required	Eliminate language related to inmate sanctions for failure to work because the language is redundant and is covered in MN Statute 241.01 Subd. 3A (b).
<b>234</b>	Corrections	MN Chapter 243.64 - Sale of land in Collection of a Debt.	Eliminate language related to farmers' failure to pay for farm equipment manufactured by the Department of Corrections. The agency no longer sells farm equipment.
<b>235</b>	Corrections	MN Chapter 260.51, Article X - Interstate Compact on Juveniles	Update language associated with the Interstate Compact on Juveniles.
<b>236</b>	Corrections	Chapter 260.52 - Definitions	Eliminate outdated definitions included in the Interstate Compact on Juveniles.
<b>237</b>	Corrections	Chapter 260.54 - Supplementary Agreements	Eliminate outdated language included in the Interstate Compact on Juveniles that conflicts with language in Minn. Statute 260.515.
<b>238</b>	Corrections	Chapter 260.55 - Expense of returning Juveniles to State	Update language associated with the Interstate Compact on Juveniles.
<b>239</b>	Employment and Economic Development	116C.22 - 116C.33 – Environmental Coordination Procedures Act	Eliminate a program that has not been used since 1979 and has since been replaced by the Minnesota Business First Stop created in 2012.

<b>240</b>	Employment and Economic Development	116J.037 – E-Commerce Ready Designations	Eliminate a program created in 1999 that certified local governments for embracing technology and e-commerce. There is no demand for this certification anymore.
<b>241</b>	Employment and Economic Development	116J.422 – Rural Policy and Development Center Fund	Eliminate a trust fund for the Rural Policy and Development Center that is no longer needed.
<b>242</b>	Employment and Economic Development	116J.658 – Science and Technology Economic Development Project	Eliminate a one-time collaborative project created in 1999 that eventually led to the creation of the Science and Technology Authority, which was eliminated in 2013.
<b>243</b>	Employment and Economic Development	116J.6581 – Minnesota Entrepreneur Resource Virtual Network (MERVN)	Eliminate a program that was replaced by the Online Business Portal project and other e-government work led by MN.IT Services.
<b>244</b>	Employment and Economic Development	116J.68, Subd. 5 – Advisory Board Meetings	Eliminate guidelines for the Small Business Development Center when holding advisory board meetings by telephone or through other technologies.
<b>245</b>	Employment and Economic Development	116J.70, Subd. 2a – License Assistance Exceptions	Eliminate an unnecessary provision of statute that clarifies certain licenses and permits.
<b>246</b>	Employment and Economic Development	116J.874 – Affirmative Enterprise Program	Eliminate a program that has not been funded since 1995.
<b>247</b>	Employment and Economic Development	116J.885 – Biomedical Innovation and Commercialization Initiative	Eliminate an unfunded board.
<b>248</b>	Employment and Economic Development	116J.987-990 – Board of Invention	Eliminate an inactive board.
<b>249</b>	Employment and Economic Development	116L.06 –HIRE Education Loan Program	Eliminate a program that is no longer active.
<b>250</b>	Employment and Economic Development	116L.10 – Healthcare and Human Services Worker Program	Eliminate a program served by another program.

<b>251</b>	Employment and Economic Development	116L.363– YouthBuild Advisory Committee	Eliminates the inactive YouthBuild advisory committee.
<b>252</b>	Employment and Economic Development	116L.871-116L.872 – Local Service Delivery	Eliminate a county service delivery planning process that has been replaced.
<b>253</b>	Employment and Economic Development	469.35-469.351 – Transit Improvement Areas	Eliminate a program that has never been funded.
<b>254</b>	Employment and Economic Development	268.786 – Unemployment Insurance Record Retention	Reduce the employer record payroll retention requirement from 8 to 4 years. This impacts all businesses.
<b>255</b>	Employment and Economic Development	268.105 – Unemployment Insurance	Eliminate all cost bonds for Unemployment Insurance appeals to the Court of Appeals to reflect updated Rules of Civil Appellate Procedure.
<b>256</b>	Education	Chapter 124D.10 - Charter School Pupil Transportation Requirement	Clarify that charter schools must comply with all federal, state and local requirements of pupil transportation.
<b>257</b>	Education	Chapter 124D.4531 - Technical changes to Career and technical education revenue	Correct an old reference to a law that no longer is in statute.
<b>258</b>	Education	Chapter 120B.023 -Reinstate accidentally deleted date for implementation of the Social Study standards	Eliminate unnecessary language. There are no elective science standards.
<b>259</b>	Education	Chapter 120B.024 - Delete the word elective from the Science standards	Add date for the implementation of the new Social Study Standards. This was accidentally deleted in 2013.
<b>260</b>	Education	Chapter 120B.021 - Clarify that there is a 10 year rReview and revision cycle for academic standards	Clarify that there is a 10 year review and revision cycle for academic standards.
<b>261</b>	Education	Chapter 120B.19 - Chinese Language Programs; Curriculum Development Project.	Eliminate language regarding Chinese Language Programs. This language is not necessary for districts to establish programs.

<b>262</b>	Education	Chapter 121A.17 - School Board Responsibilities. Screening program. Health provider societies.	Eliminate school board responsibilities. Districts can already do this without statutory language.
<b>263</b>	Education	Chapter 121A.36 - Motorcycle Safety Education Program	Move the motorcycle safety education program to Department of Public Safety statue.
<b>264</b>	Education	Chapter 122A.52 - Teachers' Reports	Eliminate unnecessary teacher's reporters. They are no longer used.
<b>265</b>	Education	Chapter 122A.53 - Keeping of Registers	Eliminate language regarding keeping of registers. They are no longer used.
<b>266</b>	Education	Chapter 123A.06 - State-Approved Alternative Programs and Services;	Eliminate the state-approved alternative programs and services. Funding for this program was eliminated in Fiscal Year 2013.
<b>267</b>	Education	Chapter 123A.04 - Site Decision Making; Individualized Learning Agreement; Other Agreements.	Eliminate the site decision making, individualized learning agreement, and other agreements.
<b>268</b>	Education	Chapter 123B.06 - Evaluation of Pupil Growth and Progress; Permanent Records;	Eliminate the evaluation for pupil growth and progress and evaluation for payment records. These are covered under Assessment and Accountability statutes.
<b>269</b>	Education	Chapter 123B.88 - Independent School Districts Transportation	Clarify independent school districts transportation.
<b>270</b>	Education	Chapter 123B.93 - Advertising on School Buses.	Eliminate advertising on school buses.
<b>271</b>	Education	Chapter 124D.10 - Charter Schools - Length of School Year	Clarify language to be consistent with changes from last year.
<b>272</b>	Education	Chapter 124D.111 - Lunch aid; food service accounting - School food service fund	Changes the word "unreserved" to "restricted".
<b>273</b>	Education	Chapter 124D.141 - State Advisory Council on Early Childhood Education and Care; Additional Duties	Eliminate the State Advisory Council on Early Childhood Education and Care. The Council's duties have already been completed.

<b>274</b>	Education	Chapter 124D.24 - Citation; Minnesota Family Connections Act.	Eliminate the citation for the Minnesota Family Connections Act. Program is obsolete.
<b>275</b>	Education	Chapter 124D.25 - Purpose of Family Connections Act.	Eliminate the Purpose of Family Connections Act.
<b>276</b>	Education	Chapter 124D.26 - Improved Learning Program.	Eliminate the improved learning program.
<b>277</b>	Education	Chapter 124D.27 - Advisory Council.	Eliminate the Minnesota Family Connections advisory council.
<b>278</b>	Education	Chapter 124D.28 - Family Connections Program Components.	Eliminate the family connections program components.
<b>279</b>	Education	Chapter 124D.29 - Career Teacher.	Eliminate obsolete language referring to career teacher.
<b>280</b>	Education	Chapter 124D.30 - Family Connections Aid.	Eliminate family connections aid.
<b>281</b>	Education	Chapter 124D.31 - Reserved Revenue for Certain Teacher Program.	Eliminate the Reserved Revenue for Certain Teacher Program.
<b>282</b>	Education	Chapter 120B.24 - Endowed Chair	Eliminate the Endowed Chair Program - the program is not being used.
<b>283</b>	Health	Chapter 62J.322 - Provider Information Pilot Study	Eliminate language related to an uncompleted pilot study.
<b>284</b>	Health	62J.50 - 62J.69 - Health Care Administrative Simplification Act	Eliminate the Health Care Administrative Simplification Act, sections 62J.50 to 62J.69. Many provisions are outdated and have been superseded by others.
<b>285</b>	Health	62U.09 - Health Care Reform Review Council	Eliminate Health Reform Review Council. This outdated advisory group has not met in several years.
<b>286</b>	Health	122A.40, Subd. 12; 122A.41, subd. 6; 144.443; 144.444; 144.45; and 154.25 - Various Tuberculosis-related Requirements	Eliminate unnecessary references to tuberculosis, as it is already covered statutes under "other communicable diseases", superseded by other sections of statutes.
<b>287</b>	Health	144.011, Subd.2 - State Health Advisory Task Force	Eliminate obsolete advisory group.

<b>288</b>	Health	144.0506 - Agency Web Sites	Eliminate the requirement for the Department of Health to develop a website. This task has been completed.
<b>289</b>	Health	144.071 - Merit System for Local Employees	Eliminate statute related to an obsolete Workforce Office that used to be part of the Department of Health.
<b>290</b>	Health	144.072 - Implementation of Social Security Amendments of 1972	Eliminate the Implementation of Social Security Amendments of 19971.The Department of Health has fulfilled the criteria of this statute by establishing rules in Chapter 4605 and 4656.
<b>291</b>	Health	144.076 - Mobile Heath Clinic	Eliminate language related to obsolete mobile health clinic.
<b>292</b>	Health	144.12, subd. 1, clause (9) - Regulation, Enforcement, Licenses, Fees	Eliminate references to smallpox.
<b>293</b>	Health	144.146 - Treatment of Cystic Fibrosis	Eliminate unfunded program.
<b>294</b>	Health	144.1475 - Rural Hospital Demonstration Project	Eliminate the Rural Hospital Demonstration project. This federal program is now obsolete. The Department of Health 's authority to receive and manage federal funds are elsewhere in statute.
<b>295</b>	Health	144.495 - Formaldehyde Rules	Update language regarding Formaldehyde Rules.
<b>296</b>	Health	145.98 - Council on Health Promotion and Wellness	Eliminate Council on Health Promotion and Wellness. The duties of this group were repealed in 1983.
<b>297</b>	Health	145.132 - Authorized Removal of Brain	This research project is complete and this statute is no longer necessary.
<b>298</b>	Health	145.97 - Hill-Burton Program; Record Keeping	Eliminate unnecessary statue.
<b>299</b>	Health	325F.181 - Formaldehyde Product Standard	Remove unenforced statute.
<b>300</b>	Health	626.557, Subd. 12b - Combining Reports on Vulnerable Adults Maltreatment	Combine annual reports from the Minnesota Department of Health and the Department of Human Services for submission to the Legislature on alleged maltreatment of vulnerable adults in licensed facilities and programs. Provide information on agency websites.
<b>301</b>	Health	Chapter 145A - Local Public Health Boards	Update and streamline statue that governs state and county public health systems. The proposal was developed in partnership with local governments through the State Community Health Services Advisory Committee.

<b>302</b>	Higher Education	Chapter 136A.06 - Federal Funds	Eliminate unnecessary references to federal laws.
<b>303</b>	Higher Education	Chapter 136A.031 - Student Advisory Council	Update references to student groups.
<b>304</b>	Higher Education	Chapter 141 and 136A - Regulation of private postsecondary institutions	Consolidate provisions regarding the regulation of private postsecondary institutions.
<b>305</b>	Higher Education	Chapter 136A.15, 136A.155 and 1136A.16 - Student Loans	Repeal old provisions and rules relating to when the agency was a lender to federal Stafford loans.
<b>306</b>	Higher Education	Chapter 136F.11 - References to "normal" schools	Eliminate reference to state "normal" schools, these are more commonly referred to as teacher prep universities.
<b>307</b>	Higher Education	135A.25 - Textbook disclosure	Eliminate subdivisions that have been superseded by federal law.
<b>308</b>	Higher Education	Chapter 158 - U of MN Hospital	Eliminate entire chapter. The Hospital is no longer run by the State; it is currently run by Fairview.
<b>309</b>	Higher Education	Chapter 136A.01 - Small promotional incentives	Clarify the agency's authority to use small promotional incentives.
<b>310</b>	Higher Education	Chapter 136A.64 - Info required for registration	Clarify information on institution finances that must be provided for registration.
<b>311</b>	Higher Education	Chapter 136A.127 - Achieve Scholarship	Eliminate references to 'Achieve Scholarship' which isn't funded.
<b>312</b>	Higher Education	Chapter 136F.16 - Campus establishment	Adds language to allow MnSCU to establish sites in the metropolitan area.
<b>313</b>	Higher Education	Chapter 136F.301 - Maximum credits for Associate degrees	Delete language 'MnSCU will complete its waiver process for associate degree programs in early 2014'. No longer needed.
<b>314</b>	Higher Education	Chapter 136F.32 - Technical Education Programs	Deletes references to technical consolidated colleges and general studies, which are terms MnSCU no longer uses.
<b>315</b>	Higher Education	Chapter 136F.481 - Early Retirement Incentives	Update outdated language.
<b>316</b>	Higher Education	Chapter 136F.581 - Purchase and contracts	Clarify language regarding purchase and contracts for construction projects.
<b>317</b>	Higher Education	Chapter 136F.60 - Methods of acquisition and real property transactions	Update language on land exchanges.
<b>318</b>	Higher Education	Chapter 135G.05 - College Savings Plans Marketing	Eliminate language stating promotional efforts may not be funded with fees.

<b>319</b>	Higher Education	Chapter 137.105 - Undergraduate tuition guarantee plan	Allow the Board of Regents flexibility in how students who have been enrolled for more than four years should be treated.
<b>320</b>	Higher Education	Laws 2000 Chapter 489 - Urban Teacher Preparation	Eliminate a report on MnSCU teacher preparation.
<b>321</b>	Higher Education	Laws 2000 Chapter 169 - Early Retirement Incentive Program	Removes sunset date from the early retirement incentive program.
<b>322</b>	Higher Education	Chapter 136A.127 - Achieve Scholarship Program	Eliminate Achieve Scholarship Program.
<b>323</b>	Higher Education	Chapter 136F.25 - Absence for Chemical Abuse Treatment	Now obsolete, covered by standard board policy.
<b>324</b>	Higher Education	Chapter 136F.31 - MnSCU Center of Excellence	Eliminate the MnSCU Center of Excellence.
<b>325</b>	Higher Education	Chapter 136F.42 - MnSCU Personnel Management Time Reporting and Travel Policies	Repeal current policies and allow for the use of "exception" time reporting.
<b>326</b>	Higher Education	Chapter 137.60 - Eminent Domain, Stadium Construction	Eliminate unnecessary language regarding Eminent Domain and Stadium Construction.
<b>327</b>	Higher Education	Chapter 136A.103 - Student aid programs - institutions eligible	Close a loophole regarding student aid programs.
<b>328</b>	Higher Education	Chapter 136A.104 - Regulation of private postsecondary institutions	Allow the Office of Higher Education to terminate institutions from state financial aid programs for pattern of noncompliance.
<b>329</b>	Higher Education	Chapter 136A.1313 - Financial Aid Audits	Clarify that the Office of Higher Education can audit institutions even if they use a private CPA.
<b>330</b>	Higher Education	Chapters 136A.16, 136A.1701, 136A.1702 - SELF Loan modernization	Streamline the SELF Loan modernization.
<b>331</b>	Higher Education	Chapter 136A.1702 Private Student Loan Refinancing	Allow the Office of Higher Education to refinance private loans.
<b>332</b>	Higher Education	Chapter 137.37 - Off Campus Sites and Centers	Repealing "request" language for U of M off-Campus Sites and Centers.
<b>333</b>	Higher Education	Minnesota Rules 1830.0120 - 4830.0195 - Participation of State Student Aid	Language regarding termination of Institutions from Participation in state student aid is being moved into statute in chapter 136A.104.

<b>334</b>	Higher Education	Minnesota Rules 4850.0010 - 4850.0024 - SELF loan rules	Eliminating Language regarding SELF Student Loan Rules.
<b>335</b>	Higher Education	Chapter 135A.14 - Immunization	Move language on immunizations for hepatitis and meningitis. They will be combined in Subd, 6a.
<b>336</b>	Higher Education	Chapter 135A.25 - Textbook Disclosure, Pricing and Access	Remove language as it has been superseded by federal law.
<b>337</b>	Higher Education	Chapter 135A.61 - High School to College	High School to College Development Transition Program Grants will continue to operate, but language will be moved to 136A.
<b>338</b>	Higher Education	Chapter 136A.05 - Data Sharing Between OHE and Institutions	Eliminate lanugage as legislative staff already have the authority to request data from OHE and Institutions.
<b>339</b>	Higher Education	Chapters 136A.08, 136A.101 - Definition updates	All definitions are moved to one place making definitions of out of state students, Office of Higher Education, and Commissioner unnecessary here.
<b>340</b>	Higher Education	Chapter 136A.121 - Grants	Eliminate unnecessary language regarding grants.
<b>341</b>	Higher Education	Chapter 136A.15 - Student Loan Programs	Language is rendered obsolete by the next item.
<b>342</b>	Higher Education	Chapter 136A.16 - Stafford Loan	Eliminate the Stafford Loan. Office of Higher Education no longer administers the Stafford loan. Federal law changes in 2010 made the U.S. Dept. of Ed the sole provider of federal Stafford Loans.
<b>343</b>	Higher Education	Chapter 136A.17 - Provisions for Federal Programs	Eliminate obsolete language.
<b>344</b>	Higher Education	Chapter - 136A.62 - Definitions for Registration Status	All definitons are moved to the definition section.
<b>345</b>	Higher Education	Chapter 136F.11 - Change in Institution Designation	Remove obsolete language regarding institutions designated as normal schools.
<b>346</b>	Higher Education	Chapter 136F.44 - MnSCU Aministrative Interation with Student Information	Removes an obsolete date in Subd. 2.
<b>347</b>	Higher Education	Chapter 136F.49 - Licensure of Teaching Personnel in State Colleges	Section is obsolete now that MnSCU merger is in place.
<b>348</b>	Higher Education	Chapter 136F.67 - Child Care and Parking Accounting	Eliminate unnecessary language. This is superseded by generally accepted accounting principles (GAAP).

<b>349</b>	Higher Education	Chapter 136F.68 - State Property Agreements	Eliminate unnecessary language. Contracts with intermediate school districts can be managed under another existing law.
<b>350</b>	Higher Education	Chapter 136F.90 - Interest of Revenue Bonds	Eliminate outdated reference.
<b>351</b>	Higher Education	Chapter 137.02 - Transportation between campus and farms	Eliminate language outlining the powers and duties of Board of Regents regarding transportation between University Campus and Farm.
<b>352</b>	Higher Education	Chapter 137.09 - Appropriation Language	Eliminate the appropriate language. This was originally passed in 1905.
<b>353</b>	Higher Education	Chapter 137.17 - Rochester Campus - Establishment and Mission	Eliminate the Establishment and Mission language regarding the University of Minnesota Rochester Campus.
<b>354</b>	Higher Education	Chapter 137.34 - Rural Health and Safety Program	Eliminate language regarding the Rural Health and Safety Program. The University of Minnesota has established the program and will continue to administer it.
<b>355</b>	Higher Education	Chapter 137.341 - Farm Safety Specialist	Eliminate language regarding farm safety specialist. The University of Minnesota has established the position.
<b>356</b>	Higher Education	Chapter 137.342 - Research Center for Agricultural Health and Safety	Eliminate language regarding the Research Center for Agricultural Health and Safety. The University of Minnesota has established the program and will continue it.
<b>357</b>	Higher Education	Chapter 137.42 - Area Health Education Center Grants	Eliminate unnecessary language requesting that U of MN apply for a federal grant in 1995.
<b>358</b>	Higher Education	Chapter 137.43 - Physician Demonstration Project	Eliminate unnecessary language requesting that U of MN apply for a federal grant in 1995.
<b>359</b>	Higher Education	Chapter 137.44 - Health Professional Education Budget Plan	Eliminate unnecessary language regarding spending funds from the Tobacco Settlement Endowments that were liquidated in 2003.
<b>360</b>	Higher Education	Chapter 137.59 - Stadium Neighborhood Impact Report	Eliminate the Stadium Neighborhood Impact Report Requirement. The report was complete in 2007.
<b>361</b>	Higher Education	Chapter 141.21 - Definitions for Private Career Schools	Eliminates redundancies in language.
<b>362</b>	Higher Education	Chapter 141.23 - Adoption of Rules for Private Career Schools	Eliminate redundant language. Authority to promulgate rules is already in chapters 136A and 141.

<b>363</b>	Higher Education	Chapter 141.271 - Refunds to students	Eliminates redundancies in language.
<b>364</b>	Higher Education	Chapter 141.37 - Religious Schools	Eliminate language regarding religious schools. This language is in another section of statute.
<b>365</b>	Higher Education	Chapter 158 (all) - U of MN Hospital	Eliminate language regarding the University of Minnesota Hospital. It is now owned by Fairview.
<b>366</b>	Higher Education	Minnesota Rules 4810.2100 to 4810.2800 - Medical and Osteopathy Loan Program	Eliminate language regarding the Medical Osteopathy Loan Program. The program was repealed in 1989, and the borrowers have repaid the loans.
<b>367</b>	Higher Education	Chapter 136A.104 - Termination of institutions from participating in state student aid	Eliminate rules around the termination of institutions from participation in State Student Aid. Moves language from rules to statute and provides OHE the authority to terminate an institutions participation for having a pattern of noncompliance.
<b>368</b>	Higher Education	Minnesota Rules 4830.0120 to 4830.0195 - State Student Aid	Language regarding termination of Institutions from Participation in state student aid is being moved into statute in chapter 136A.104.
<b>369</b>	Higher Education	Minnesota Rules 4830.5000 to 4830.5400 - Federal Student loans	Eliminate unnecessary rules. The rules date from when the Office of Higher Education was a federal student loan lender. Changes in Federal Law in 2010 made the U.S. Department of Education the sole lender for federal Stafford Loans.
<b>370</b>	Higher Education	Laws 2005, Chapter 107 - Withdrawal due to military service	Move language regarding the withdrawal due to military service to another location.
<b>371</b>	Higher Education	Chapter 136A - Definition updates	Update Definitions. Consolidate definitions that apply to multiple programs, such as Office of Higher Education, Commissioner, Board of Trustees of the Minnesota State Colleges and Universities, term of enrollment and students who withdraw for military service or due to documented illness.
<b>372</b>	Higher Education	Chapter 136A.126 - Indian Scholarships	Eliminate language requiring the Office of Higher Education to determine whether the students "have the capabilities to benefit from further education."
<b>373</b>	Higher Education	136A.101 - Resident student definition	Combine subdivisions on similar topics to reduce verbiage and make the statute more understandable.

<b>374</b>	Housing Finance	462C.04, Subd. 4 - Bond Issue Report	Eliminate the bond issue report. Local governments are already required to hold public hearing to establish housing programs through bond issues. Because hearing are already required, the report is duplicative and creates unnecessary burden on local governments.
<b>375</b>	Housing Finance	MARIF Report, Laws 2000, Chapter 488, Article 8, section 2	Sunset the MARIF Report.
<b>376</b>	Housing Finance	426A.057, 462A.203, 426A.206, 462.2092, 462.2029 - Economic Development and Housing Challenge Programs	Eliminate the Minnesota Urban and Rural Homesteading program, Housing Prevention Program, Community Rehabilitation Fund Account, Employer Housing Contributions, Innovative and Inclusionary Housing Program. The functions of these programs are still performed by the agency, but have been incorporated into the Challenge Program (462A.33). Also eliminate funds with the agency's Housing Development Fund (462A.21) for these underlying programs.
<b>377</b>	Housing Finance	462A.206 - Community Rehabilitation Fund Account	Eliminate Rental Assistance for Family Stabilization (RAFS). The RAFS project was incorporated into changes made to the Housing trust Fund program. All families receiving RAFS support have been moved into the Housing Trust Fund rental assistance programs, and RAFS is no longer needed.
<b>378</b>	Housing Finance	462A.225 - State Register Notice	Eliminate the Report on state register data related to low income housing tax credits. Minnesota is required to publish extensive data in the state register related to the distribution of low income housing tax credits, including information related to the state ceiling, state demographer population and rental unit estimates.
<b>379</b>	Human Rights	Chapter 363A.36, 363A.37 and 473.144 Certificates of Compliance	Simplify Certificates of Compliance for Public Contracts statutes.
<b>380</b>	Human Services	11B.035 - At-Home Infant Care Program	Eliminate At-Home Infant Care Program. This program has not been funded since Fiscal Year 2007.
<b>381</b>	Human Services	119A.04 Subd. 1 - Transfers from Other Agencies	Eliminate outdated language giving direction for a transfer that occurred in 2003.
<b>382</b>	Human Services	119B.09 Subd. 2 - Financial Eligibility, Sliding Fee	Eliminate duplicative language stating that child care services must be available to families on a sliding fee basis.

<b>383</b>	Human Services	119B.231 - School Readiness Services Agreements	Eliminate language establishing a pilot program for entering into service agreements with up to 50 child care providers who are deemed to perform services that support school readiness for children and economic stability for children.
<b>384</b>	Human Services	119B.23 - Other Authorization to Make Grants	Eliminate authorization of county boards to support activities to improve child care facilities. Has not been funded since Fiscal Year 2006.
<b>385</b>	Human Services	119B.232 - Family, Friend and Neighbor Grant Program	Eliminate the pilot for a family, friend and neighbor grant program. It was funded with State General Fund in State Fiscal Year 08-09 and then with federal American Recovery Reinvestment Act funds in State Fiscal Year 10-11.
<b>386</b>	Human Services	256.01, Subd. 3 - Commissioner of Human Services; Powers, Duties	Transfer of power from executive council to Commissioner of the Department of Human Services.
<b>387</b>	Human Services	256.01, Subd. 14 - Commissioner of Human Services; Powers, Duties	Child welfare reform pilots no longer needed because changes were incorporated into family assessment changes in 626.556
<b>388</b>	Human Services	256.01, Subd. 14a - Commissioner of Human Services; Powers, Duties	Eliminate the single benefit demonstration. It is no longer needed because demo resulted in new law.
<b>389</b>	Human Services	256D.02: Subd. 11; Subd. 12a (a); and 256D.04 (2), (3), (4), (7), (8); and 256D.045; and 256D.05, Subd. 4; and 256D.07 - General Assistance	Eliminate outdated references. The General Assistance Medical Care (GAMC) was repealed in 2011. There are still references to GAMC in 256D.
<b>390</b>	Human Services	256D.46 - Emergency Minnesota Supplemental Aid	Change language related to the Emergency Minnesota Supplemental Aid to Emergency General Assistance. Minnesota Supplemental Aid language expired in 2011.
<b>391</b>	Human Services	256I.04 Subd. 3 (2) - Eligibility for Group Residential Housing Payment	Eliminate Group Residential Housing rates. No current rates are based on this language.
<b>392</b>	Human Services	256I.04 Subd. 3 (5) - Eligibility for Group Residential Housing Payment	Eliminate Group Residential Housing conversion rate for persons moving to the community from a nursing home.

<b>393</b>	Human Services	256I.05 Subd. 1b - Monthly Rates	Eliminate the rate for an unnamed Boarding Care home in southeastern Minnesota. This site has since converted to a board and lodge.
<b>394</b>	Human Services	256I.05 Subd. 1c (g) - Monthly Rates	Eliminate the rate increase for Grace Home in Minneapolis. The Grace Home has closed.
<b>395</b>	Human Services	256I.05 Subd. 5 - Monthly Rates	Eliminate redundant language. The Difficulty of Care rate at the maximum GRH Supplemental Service rate is set elsewhere in statute.
<b>396</b>	Human Services	256I.07 - Respite Care Pilot Project; Family Adult Foster Care	Eliminate the pilot project designed to provide respite payments to family adult foster care providers so they could afford time away from their home.
<b>397</b>	Human Services	256J.24 Subd. 6, 7, 10 - Family Composition; Assistance Standards; Exit Level	Eliminate the Minnesota Family Investment Planning family cap, family wage level, exit level.
<b>398</b>	Human Services	256J.33 Subd. 4(8) - Prospective and Retrospective MFIP Eligibility	Eliminate requirement to report income not used to determine the cash grant or work participation rate (dependent child earned income).
<b>399</b>	Human Services	256J.425 Subd. 4(h) - Hardship Extensions	Eliminate two per year limit on exemption from hourly employment requirement due to an involuntary job loss.
<b>400</b>	Human Services	256J.626 Subd. 7 - MFIP Consolidated Fund	Eliminate obsolete dates for performance funding.
<b>401</b>	Human Services	256K.35 - At-Risk Youth Out-of- Wedlock Pregnancy Prevention Program	Eliminate the At-Risk Youth Out-of-Wedlock Pregnancy Prevention Program. This program is longer funded.
<b>402</b>	Human Services	259.85 - Postadoption Service Grants Program	Eliminate redundant Post Adoption Service Grants Program. Financial assistance for parents who adopt children with special needs is available through adoption assistance in 259A.
<b>403</b>	Human Services	518A.53, Subd. 7 - Child Support	Eliminate redundant subdivision providing for how to implement income withholding if the court order does not provide for it. However, all Minnesota court orders must include income withholding.
<b>404</b>	Human Services	518A.65(f) - Child Support	Eliminate the report to the Legislature on driver's license suspension among child support obligors every two years. This report is not needed.

<b>405</b>	Human Services	626.5593 - Peer Review of Local Agency Response	Eliminate the peer review of local agency response. These provisions were carried out in 1992 and are no longer necessary.
<b>406</b>	Human Services	256.969, Subd 9, paragraph a - Payment Rates	Eliminate obsolete statute because it was only in effect in 1993.
<b>407</b>	Human Services	256.964 - Dental Care Pilot Project	Eliminate language for the Dental Care Pilot Project. The grants expired last biennium, and no further appropriation has been made.
<b>408</b>	Human Services	256b.53 - Dental Access Grants	Eliminate outdated one-time appropriation.
<b>409</b>	Human Services	256b.042 - Third-Party Liability	Eliminate unconstitutional language. The Department of Human Services does not use this statute in recovery efforts.
<b>410</b>	Human Services	4.47 - Report on Compulsive Gambling	Eliminate language.
<b>411</b>	Human Services	245.0311 Transfer of Personnel	Eliminate unnecessary authority to transfer staff positions between institutions.
<b>412</b>	Human Services	245.0312 Designating special care units	Eliminate unnecessary authority to designate portions of state-operated services facilities as special care units.
<b>413</b>	Human Services	245.4861 - Public/Academic Liaison Initiative	Eliminate section establishment of a public/academic liaison initiative to coordinate and develop brain research and education and training. The authority was enacted in 1989 but never implemented.
<b>414</b>	Human Services	245.487, Subd. 4, 5 - Citation; Declaration of Policy; Mission	Eliminate outdated language referencing the Minnesota Comprehensive Children's Mental Health Act.
<b>415</b>	Human Services	245.4871, Subd. 6 paragraph under clause (4) - Definitions	Eliminate a statutory term that is narrowly defined in a manner contrary to common usage. Parents, providers, and county workers generically use the phrase "child with severe emotional disturbance" beyond its narrowly-defined context of county eligibility determinations.
<b>416</b>	Human Services	245.4871, Subd. 7, 11 - Definitions	Eliminate unnecessary reference.
<b>417</b>	Human Services	245.4871, Subd. 17 - Definitions	Eliminate unnecessary requirement of county case managers.
<b>418</b>	Human Services	245.4871, Subd. 25 - Definitions	Eliminate outdated term and funding mechanism.
<b>419</b>	Human Services	245.4871, Subd. 31 - Definitions	Eliminate unnecessary definition of Home-Based Family Treatment.

<b>420</b>	Human Services	245.4872, Subd. 1, 2, 3 - Planning for a Children's Mental Health System	Eliminate planning for a children's mental health system. It has been unused for 12 years and defines process that was implemented in 1992.
<b>421</b>	Human Services	245.4874, Subd. 1, paragraph (d) and clause (e) - Duties of County Board.	Eliminate unnecessary requirement that counties report data that they don't collect. Removes anomalous prohibition against the Department of Human Services collecting client information.
<b>422</b>	Human Services	245.4875, Subd. 3, 6, 7 - Local Service Delivery System	Eliminate unnecessary mandate from 1990 that county boards review all proposed county agreements, grants or other contracts related to children's mental health from any local, state or federal government service.
<b>423</b>	Human Services	245.4882, Subd. 1 (1) -Residential Treatment Design	Eliminate outdated social services model of mental health residential treatment.
<b>424</b>	Human Services	245.4883, Subd. 1 - Acute Care Hospital Inpatient Services	Eliminate unnecessary county responsibility for inpatient psych treatment for children. Counties are not responsible for inpatient psychiatric hospital care for children.
<b>425</b>	Human Services	245.490 - Regional Treatment Centers: Mission Statement	Eliminate regional treatment centers mission statement.
<b>426</b>	Human Services	245.492, Subd. 6, 8; 13, 19 Definitions	Eliminate outdated references in children's mental health to operational target population and the integrated fund task force.
<b>427</b>	Human Services	245.4932, Subd. 2, 3, 4 - Revenue Enhancement; Authority and Responsibilities	Eliminate unnecessary language. No collaborative were contracted as managed care organizations or received capitation payments for Children's Mental Health services.
<b>428</b>	Human Services	245.4933 - Medical Assistance Provider Status	Eliminate unnecessary language. No collaboratives were contracted as managed care organizations or received capitation payments for Children's Mental Health services.
<b>429</b>	Human Services	245.63 - Assistance or Grant for a Mental Health Services Program	Eliminate outdated authority for a city, town, etc. to apply to a county board for funding a mental health services program.
<b>430</b>	Human Services	245.69, Subd. 1 - Additional Duties of Commissioner	Eliminate unnecessary authority that is already within the scope of commissioner's authority.
<b>431</b>	Human Services	245.714 - Maintenance of Effort	Eliminate outdated methodology of determining county maintenance of effort for federal funding.
<b>432</b>	Human Services	245.715 - Qualifications as a Community Mental Health Center	Eliminate outdated federal grant requirements for the Children's Mental Health Services block gran. There is no longer a limit funding regarding community mental health centers.

<b>433</b>	Human Services	245.717 - Withholding of Funds	Remove obsolete statute.
<b>434</b>	Human Services	245.718 - Appeal	Eliminate unnecessary language. Not needed because notification and appeals are governed by grant making authority in Adult Mental Health Act, 245.73 and Rule 78.
<b>435</b>	Human Services	245.721 - Mental Illness Information Management System	Eliminate obsolete language. CMHRS was discontinued and replaced by the MHIS. The Commissioner also has the authority to establish an information management system.
<b>436</b>	Human Services	245.77 - Legal Decision on Residency; Receipt of Federal Funds	Eliminate obsolete statute.
<b>437</b>	Human Services	245.827 - Community Initiatives for Children	Eliminate unnecessary section. Other grant funding mechanisms are used.
<b>438</b>	Human Services	245A.05- Denial of Application	Eliminate redundant language. The council's role exists elsewhere in statute.
<b>439</b>	Human Services	246.0141 Tobacco Use Prohibited	Eliminate unnecessary reference to RTC in tobacco policy.
<b>440</b>	Human Services	246.016 Office Abolished	Eliminate the office of the commissioner of mental health and mental hospitals.
<b>441</b>	Human Services	246.023, Subd. 1 - Interagency Committee	Eliminate language relating to Regional Treatment Centers with programs for persons with developmental disabilities and all such programs have been deinstitutionalized.
<b>442</b>	Human Services	246.16 Unclaimed Money or Personal Property	Eliminate process for unclaimed money/property. It is not needed because clients are with SOS for shorter periods of time and other methods ensure appropriate transfer and return of property.
<b>443</b>	Human Services	246.28 Diagnostic Tests and X-Ray Examinations; Report	Eliminate redundant requirement for TB test. Requirement exist in 246.27.
<b>444</b>	Human Services	246.71 to 246.722 - Blood-Borne Pathogens	Eliminate redundant definition of "Blood-borne pathogens" is covered by other statute.
<b>445</b>	Human Services	254A.07 - Coordination of Local Programs	Eliminate the requirement for county board to coordinate all local drug/alcohol programs is not necessary.
<b>446</b>	Human Services	254A.16, Subd. 1 -Responsibilities of the Commissioner	Eliminate redundant powers. These are listed elsewhere in statute.
<b>447</b>	Human Services	254B.01, Subd. 1 - Definitions	Eliminate references session law numbering.

<b>448</b>	Human Services	254B.04, Subd. 3 - Eligibility for Chemical Dependency Fund Services	Eliminate unnecessary subpart.
<b>449</b>	Human Services	254B.05, Subd. 2 (3), Subd. 3 - Vendor Eligibility	Eliminate subpart. It is duplicative of second paragraph of 254B.05, Subd. 2 (3) second paragraph.
<b>450</b>	Human Services	254.01-254.08 - Willmar Regional Treatment Center	Eliminate outdated statutes governing the operation of the now closed Willmar Regional Treatment Center.
<b>451</b>	Human Services	254.09 - Compulsory Treatment for Habitual Users of Narcotics	Eliminate outdated statutes governing the operation of the now closed Willmar Regional Treatment Center.
<b>452</b>	Human Services	254.10 - Hearings; Orders	Eliminate outdated statutes governing the operation of the now closed Willmar Regional Treatment Center.
<b>453</b>	Human Services	254.11 - Violations of Orders to be Contempt of Court	Eliminate outdated statutes governing the operation of the now closed Willmar Regional Treatment Center.
<b>454</b>	Human Services	245.072, Division for Persons with Developmental Disabilities	Eliminate outdated division for Persons with Developmental Disabilities. This no longer exists at the department.
<b>455</b>	Human Services	256B.04, Subd. 16 - Duties of State Agency (PCA Services)	Eliminate outdated personal care attendant direction to license personal care attendant services.
<b>456</b>	Human Services	256B.0656 - Consumer-Directed Home Care Project	Eliminate outdated pilot project no longer in use.
<b>457</b>	Human Services	256B.0657 - Self-Directed Supports Option	Eliminate outdated demonstration project.
<b>458</b>	Human Services	256B.0916, Subd. 6, 6a - Expansion of Home and Community-Based Services; Waiver Requests	Eliminate outdated directions for the Department of Human Services to apply for federal waivers.
<b>459</b>	Human Services	256B.501, subs 3a, 3b, 3h, 3j, 3k, 3l, 5b, 5e - Rates for Community-Based Services for Disabled (ICF/DD)	Eliminate outdated subdivisions related to setting rates for ICF/DDs.
<b>460</b>	Human Services	256B.5016 - ICF/MR Managed Care Option	Eliminate outdated managed care pilot related to MN DHO. MN DHO no longer exists.
<b>461</b>	Human Services	256B.503 - Rules	Eliminate outdated direction for the Department of Human Services to promulgate rules by 1986.

<b>462</b>	Human Services	256B.434, Subd. 19 - Alternative Payment Demonstration Project (Nursing Facility)	Eliminate nursing facility rate increases beginning October 1, 2007. Nursing facilities have received other rate increases since 2007 that supersede this rate increase.
<b>463</b>	Human Services	256B.440 Recommendation for a New Reimbursement System (NFs)	Eliminate the recommendation for a New Reimbursement System. The recommendations were made in the mid-2000s.
<b>464</b>	Human Services	256B.441, Subd. 46, 46a - Value-Based Nursing Facility Reimbursement System	Eliminate 2006 and 2007 Nursing facility quality add-on parameters. New quality add-on legislation has been passed that makes these sections unnecessary
<b>465</b>	Human Services	256B.491 - Waivered Services	Eliminate obsolete language directing the Department of Human Services to submit a study due in 1985. 1991 salary adjustments.
<b>466</b>	Human Services	256.975, Subd. 3 - Minnesota Board on Aging	Eliminate direction for the Minnesota Board on Aging to propose recommendations to the legislature in 1977.
<b>467</b>	Human Services	256.9753, Subd. 4 - Volunteer Programs for Retired Senior Citizens	Eliminate language requiring the Board on Aging to submit a report to the legislature by July 1, 1981.
<b>468</b>	Human Services	256.971 - Services for Deaf	Eliminate direction for the Department of Human Services to provide services to people who are deaf or hard of hearing and create a registry of such persons. The Department no longer maintains this registry. Services are authorized in other sections.
<b>469</b>	Human Services	256B.0913 Subd. 5a, 14 256B.0915 Subd. 3c, 3d, 3f Minnesota Statutes 2012, section 256B.0913, subdivision 9, is repealed Minnesota Statutes 2013 Supplement, section 245D.061, subdivision 3, is repealed	Eliminate outdated references to county negotiated contracts under the Alternative Care Program and the Elderly Waiver. The state moved to a statewide enrollment process at the state level January 15, 2014.
<b>470</b>	Human Services	256B.431, subd. 28, 31, 33, 34, 37, 38, 39, 40, 41, 43 - Rate Determination (Nursing Facilities)	Eliminate old Nursing Facilities Rate subdivisions.
<b>471</b>	Human Services	256B.0928 - Statewide Caregiver Support & Respite Care Project	Eliminate Statewide Caregiver Support & Respite Care Project. It is no longer in this section of statute.

<b>472</b>	Human Services	256C.29 - Communications Devices Required in Bus Terminals	Eliminate language directing operators of Minneapolis and St. Paul bus terminals to provide TDDs. Newer laws require accessibility such as this.
<b>473</b>	Human Services	626.557, Subd. 16 - Reporting of Maltreatment of Vulnerable Adults	Eliminate Outdated instructions from 1995.
<b>474</b>	Human Services	Minnesota Rule parts 9549.0020, subp. 2, 12, 13, 20, 23-27, 30-36, 38, 41, 46, 47; 9549.0030; 9549.0035, subp. 4-6; 9549.0036; 9549.0040; 9549.0041; 9549.0050; 9549.0051, subp. 1-12, 14; 9549.0052; 9549.0053; 9549.0054; 9549.0055, subp. 4; 9549.0056; 9549.0058; 9549.0059; 9549.0060, subp. 1-3, 8, 9, 12, 13; 9549.0061; 9549.0070, subp. 1 and 4. -Nursing Facility Payment Rates.	These are old sections of "Rule 50" (Chapter 9549) governing nursing facility payment rates. These rule subparts have been replaced with more current statute for NF rate setting (primarily in 256B.431).
<b>475</b>	Human Services	13.46, Subd. 4, paragraph (b)2 - Welfare Data	Eliminate outdated language. More recent language earlier in the section of statute.
<b>476</b>	Human Services	13.46, Subd. 4, paragraph (b)5 - Welfare Data	Eliminate conflicting language.
<b>477</b>	Human Services	245A.02, Subd. 7b - Definitions	Eliminate unused definition of interpretive guidelines.
<b>478</b>	Human Services	245A.03, Subd. 7(d) - Who Must be Licensed	Eliminate the exemption for residential settings that would otherwise be subject to decreased license capacity contains sunset provision of August 1, 2013.
<b>479</b>	Human Services	245A.09, Subd. 12 - Rules	Eliminate publication of interpretive guidelines, Department of Human Services does not issue interpretive guidelines.
<b>480</b>	Human Services	245A.11, Subd. 5 - Special Conditions for Residential Programs	Eliminate conditions for residential programs; overconcentration and dispersal. Contains sunset provision 1990.

<b>481</b>	Human Services	245A.40, Subd. 5 (d) - Child Care Center Training Requirements	Eliminates language having to do with child care centers and their requirements pertaining to a training video for shaken baby syndrome. We passed new laws in 2013 which updated training requirements for this training, thus making 245A.40, subd. 5 (d) inconsistent with the new law.
<b>482</b>	Human Services	245A.40, Subd. 8 (b) & (c) - Child Care Center Training Requirements	Eliminate Licensing statute. The Commissioner is not required to approve curriculum for other providers.
<b>483</b>	Human Services	245A.50, Subd. 3 (c) - Family Child Care Training Requirements	Eliminate Incorrect video training language, CPR training to occur in person.
<b>484</b>	Human Services	245C.04 Subd. 1(c) - When Background Study Must Occur	Eliminate an incorrect background study provisions. Provision enumerates when the Commissioner is not required to conduct a background study; however, it is included in the section of when a background study must occur. By definition, if the provision is not included in the section stating when a background study must occur, then a background study is not required and it is not necessary to state as much.
<b>485</b>	Human Services	245C.04, Subd. 1(d) - When Background Study Must Occur	Eliminate outdated time period. Background study time period has passed July 1, 2007 to June 30, 2009.
<b>486</b>	Human Services	245C.04, Subd. 1(f) - When Background Study Must Occur	Eliminate outdated time period. Background study time period has passed January 1, 2010 to Dec. 31, 2012.
<b>487</b>	Human Services	245A.655 - Federal Grants to Establish and Maintain Single Common Entry Point for Reporting Maltreatment of a Vulnerable Adult	Eliminate licensing statute that was repealed and had federal contingency language. Fed government has approved, section should be deleted.
<b>488</b>	Human Services	245C.05, Subd. 5 - Background Study; Information and Data Provided to Commissioner	Eliminate cross-reference clean-up as a result of change in Section 6.
<b>489</b>	Human Services	626.556, Subd. 3c(d) - Reporting of Maltreatment of Minors	Eliminate outdated maltreatment statute (Time period has passed 1992).

490	Human Services	Repeal of housing ratio restrictions - Pending Legislation	Improve housing opportunities for people moving out of institutional and facility settings or homelessness by repealing a housing ratio restriction for those receiving Minnesota Supplemental Aid housing assistance. Minnesota Supplemental Aid statute (Minnesota Statutes 256D) currently limits the percentage of MSA housing recipients who may live in the same building to 25 percent. The proposal would eliminate this requirement.
491	Human Services	Administration of Neuroleptic Medications - Pending Legislation	Currently, a court order is required to administer antipsychotic (also known as "neuroleptic") drugs when 1) a mentally ill and dangerous patient lacks the capacity to provide informed consent or; 2) the patient refuses to receive antipsychotic. This proposal would require the committing court to determine the individual's capacity to provide informed consent at the initial commitment hearing. This avoids having to schedule a separate hearing on the issue and minimizes potential delay in getting medication to patients in need. The proposal also would allow a physician to administer short-term medication to a patient who cannot give informed consent but the continuation of the medication is in the best interest of the patient.
492	Human Services	Commitment Process Notice to Commissioner - Pending Legislation	Establish a pilot program requiring three counties to provide notice to the Commissioner of Human Services when a petition for commitment to the Commissioner is filed in order to allow the Department to offer input to the commitment process or intervene in situations where commitment to the Commissioner is not appropriate.

<b>493</b>	Human Services	SF 2239/HF 2649 - Simplify insurance requirements for home and community based service (HCBS) - Pending Legislation	Change the requirement so that certain HCBS providers only need to show proof of liability insurance. DHS does not believe there will be increased risk to clients as a result of these changes because these providers are subject to new licensing and program integrity standards as a result of legislation passed last session. DHS also would retain the authority to require a surety bond if a provider is considered at high-risk of non-compliance. HCBS providers would support this change because it provides regulatory relief.
<b>494</b>	Human Services	Repeal obsolete rules - Pending Legislation	Eliminate obsolete rules that are no longer being used due to: changes in federal law, expiration of a demonstration project, and redundancy.
<b>495</b>	Human Services	Repeal report on reports - Pending Legislation	Eliminate a provision in law that requires the Department of Human Services (DHS) to report on its ongoing reports every five years.
<b>496</b>	Human Services	Repeal report on redesigning service delivery - Pending Legislation	Eliminate a requirement that Department of Human Services report planning and development of an integrated human services system. This work is now underway and counties no longer question DHS commitment to this endeavor.
<b>497</b>	Human Services	Simplify local social service agency appointments process - Pending Legislation	Eliminate the current requirement that the Department of Human Services Commissioner be involved in appointing members to local social services agencies. This proposal designates full responsibility for membership selection to the local county board of commissioners.
<b>498</b>	Labor and Industry	175.006 – Division of Workers' Compensation	Eliminate unnecessary language creating the Workers' Compensation Division at the Department of Labor and Industry.
<b>499</b>	Labor and Industry	175.08 – DLI Office Location	Eliminate unnecessary language requiring the department's main office will be in metro area.
<b>500</b>	Labor and Industry	175.14 – Employee Traveling Expenses	Eliminate unnecessary language requiring the Department of Labor and Industry to reimburse employees for travel expenses.
<b>501</b>	Labor and Industry	175.26 – Violation of Local Ordinances	Eliminate an outdated requirement that the Department of Labor and Industry notify local authorities of ordinance violations.

<b>502</b>	Labor and Industry	176.1311 – Second Injury Fund Data	Eliminate language that makes certain data not public, which is covered in another place in statute.
<b>503</b>	Labor and Industry	176.136, Subd. 1a, (c) (d), (e), (f) – Relative Value Fee Schedule	Eliminate references to old conversion factors for medical provider payments that are no longer necessary.
<b>504</b>	Labor and Industry	176.136, Subd. 3 – Medical Report	Eliminate an unnecessary report requirement.
<b>505</b>	Labor and Industry	176.231, Subd. 2 – Telegraph Reference	Eliminate an outdated reference to the telegraph.
<b>506</b>	Labor and Industry	176.2615, Subd. 1-8 – Small Claims Court	Eliminates a Small Claims Court in the Department of Labor and Industry that is no longer necessary.
<b>507</b>	Labor and Industry	176.641 – Accidents or Injuries Arising Prior to Effective Date	Eliminates unnecessary dates.
<b>508</b>	Labor and Industry	181.12 – Railroad Paychecks to Show Amount of Deduction	Eliminate a law covered elsewhere in statute, 181.032.
<b>509</b>	Labor and Industry	181.92 – Parental Leave Reports	Eliminate a report on the number of complaints the Department of Labor and Industry receives on parental leave laws. The department y has received 11 inquiries over the past 3 years and no complaints. The department regularly provides outreach and education on these issues to employers and they generally comply with the law.
<b>510</b>	Labor and Industry	182.6553, Subd. 1 – Safe Patient Handling Program	Eliminate unnecessary dates.
<b>511</b>	Labor and Industry	184.22, Subd. 1-5, 184.25 - 184.36, 181.38, Subd. 2, 15 and 17, 184.40, and related rules – Fee Employment Agency Licenses Required	Eliminate the licensing requirement for fee employment agencies.
<b>512</b>	Labor and Industry	326B.07, Subd. 2 – Construction Codes Advisory Council	Eliminate the requirements that this advisory body meet four times a year or submit a report to the Commissioner
<b>513</b>	Labor and Industry	326B.091 - .095 – Renewing Occupational Licenses	Eliminate an unnecessary renewal deadline for occupational licenses.
<b>514</b>	Labor and Industry	326B.106, subd.4 (j) – Exit Sign Illumination	Eliminate an unnecessary requirement that is now covered by the Minnesota Energy Code.
<b>515</b>	Labor and Industry	326B. Subd. 7 – Window Fall Prevention	Eliminate references in last two sentences to old dates.

<b>516</b>	Labor and Industry	326B. Subd. 10 – Energy Efficiency	Eliminate an unnecessary requirement that is now covered by the Minnesota Energy Code.
<b>517</b>	Labor and Industry	326B.109, Subd. 2 – Restroom facilities	Eliminate unnecessary dates.
<b>518</b>	Labor and Industry	326B.135, Subd. 4 – Construction Code Inspectors	Eliminate unnecessary dates.
<b>519</b>	Labor and Industry	326B.169 – Elevator Operators	Eliminate the certification for elevator operators, which is no longer needed.
<b>520</b>	Labor and Industry	326B. 181 – Licenses for Operators	Eliminate license for elevator operators, which is no longer needed. The Department of Labor and Industry does not license elevator operators.
<b>521</b>	Labor and Industry	326B.194 – Industrial Modular Buildings	Incorporate the Interstate Compact on Industrial/Modular Buildings by reference, eliminating several pages of statute.
<b>522</b>	Labor and Industry	341.21, Subd. 2a, 4, 4f, 4h – Mixed Martial Arts	Clarify the definition of mixed martial arts.
<b>523</b>	Labor and Industry	341.30, Subd. 1-2 – Mixed Martial Arts Licensure Requirements	Clarify and simplifies the license requirements for mixed martial arts.
<b>524</b>	Labor and Industry	341.32, Subd. 1-2. – Mixed Martial Arts Expiration and Renewal Requirements	Clarifies and simplifies the expiration and renewal of mixed martial arts licenses.
<b>525</b>	Labor and Industry	341.321 – Mixed Martial Arts Licenses Fee Schedule	Eliminate the complicated fee schedule for mixed martial arts licenses.
<b>526</b>	Labor and Industry	471.465 - .468 – Accessibility Requirements	Eliminate requirements for accessibility standards that are now covered under the Minnesota Accessibility Code.
<b>527</b>	Management and Budget	Chapter 16A.27 - Eliminate report on Banks holding more than \$100,000 of state	Eliminate report on Banks holding more than \$100,000 of state. The \$100,000 amount is arbitrary and outdated. The report is not used by any stakeholders or members of the public. The report, which is on MMB's website, is rarely accessed. Large amounts of staff time spent on the report which shows no purpose or measureable outcomes.
<b>528</b>	Management and Budget	Chapter 79.251 - Assigned risk pool to the reserve	Propose any assigned risk pool surpluses be placed in the general fund rather than in the budget reserve. The budget reserve decisions should be comprehensive policies, rather than piecemeal approaches.

<b>529</b>	Met Council	Chapter 473.39 - Transit Bonding Reform	Authorizes Met Council to seek biennial authority to issue bonds to finance the regional transit capital program rather than annual authority.
<b>530</b>	Met Council	Chapter 473.39 - Borrowing Money	Provides the Met Council biannual authority to seek capital bonds for fleet replacement.
<b>531</b>	Met Council	Chapter 473.123, Sub. 4(b) - Metropolitan Council	Eliminate language related to the Council budgeting for and providing a separate account for anticipated expenditures for compensation, travel, and associated expenses for the chair and members. The language pre-dates the Council.
<b>532</b>	Met Council	Chapter 473.123, Subd. 7 - Metropolitan Council	Eliminate language authorizing the Council to hire a performance and budget analyst.
<b>533</b>	Met Council	Chapter 473.125 - Regional Administrator	Eliminate reference to performance and budget analyst and policies to facilitate merging of Metropolitan Waste Control Commission and Regional Transit Board.
<b>534</b>	Met Council	Chapter 473.129 - Powers of Metropolitan Council	Eliminate date-specific requirement to appoint individuals to cable communications governing body.
<b>535</b>	Met Council	Chapter 473.129 - Powers of Metropolitan Council	Changes definition of "transit vehicles."
<b>536</b>	Met Council	Chapter 473.13 - Budget, Financial Aid	Eliminate requirement for report on consultants.
<b>537</b>	Met Council	Chapter 473.13 - Budget, Financial Aid	Eliminate prescriptive requirements regarding how the Met Council distributes funds.
<b>538</b>	Met Council	Chapter 473.173 - Council Review; Metropolitan Significance	Eliminate reference to date that has passed.
<b>539</b>	Met Council	Chapter 473.181 - Additional Council Review Powers	Eliminate reference to Met Council powers related to local governments' land acquisition that are outdated.
<b>540</b>	Met Council	Chapter 473.23 - Public Facilities Review	Eliminate requirement for Met Council to inventory all public buildings in the metro area and review proposals for joint facilities.
<b>541</b>	Met Council	Chapter 473.241 - Data Collection	Eliminate authorization for the Met Council to develop a data center in partnership with the University of Minnesota and other state agencies.
<b>542</b>	Met Council	Chapter 473.243 - Emergency Services	Eliminate authorization for the Met Council to coordinate emergency services.

543	Met Council	Chapter 473.244 - Special Studies and Reports	Eliminate prescriptive list of required research and provides the Met Council more flexibility.
544	Met Council	Chapter 473.254 - Local Housing Incentives Account	Eliminate reference to life-cycle housing opportunities program because the requirements were fulfilled nearly two decades ago.
545	Met Council	Chapter 473.254 - Local Housing Incentives Account	Eliminate date-specific reference to local housing incentives account.
546	Met Council	Chapter 473.254 - Local Housing Incentives Account	Eliminate date-specific reference to local housing incentives account.
547	Met Council	Chapter 473.254 - Local Housing Incentives Account	Eliminate date-specific reference to local housing incentives account.
548	Met Council	Chapter 473.254 - Local Housing Incentives Account	Eliminate reference to outdated subdivision.
549	Met Council	Chapter 473.254 - Local Housing Incentives Account	Eliminate reference to a one-time obligation that has been fulfilled.
550	Met Council	Chapter 473.315 - Grants for Recreation Open Space	Change provision to be consistent with other statutes related to parks grant funding.
551	Met Council	Chapter 473.315 - Grants for Recreation Open Space	Eliminate outdated provision related to grants for recreation open space.
552	Met Council	Chapter 473.326 - Como Park Zoo Bonds	Eliminate authorization to issue bonds for Como Park Zoo that have been retired.
553	Met Council	Chapter 473.333 - Council Acquisition	Eliminate acquisition authority the Met Council has never used.
554	Met Council	Chapter 473.375 - Powers of Council	Eliminate the Met Council's authority to establish advisory committees.
555	Met Council	Chapter 473.375 - Powers of Council	Eliminate the Met Council's requirement to establish a rideshare advisory committee to advise it in carrying out the program.
556	Met Council	Chapter 473.382 - Local Planning and Development Program	Eliminate outdated service incentive for opt-out transit service providers.
557	Met Council	Chapter 473.39 - Borrowing Money	Eliminate authorization for the Met Council to assess the feasibility of locating a bus garage.
558	Met Council	Chapter 473.391 - Route Planning and Schedule	Eliminate prescriptive language allowing the Met Council to hire consultants for route planning routes along I-394.
559	Met Council	Chapter 473.392 - Service Bidding	Eliminate outdated reference to service bidding related to the Regional Transit Board.

<b>560</b>	Met Council	Chapter 473.399 - Transit Ways; Light Rail Transit and Commuter Rail in the Metropolitan Area	Eliminate reference to specific reporting requirements for light rail and commuter rail because the information is included in other year-end operational reporting for all transit modes.
<b>561</b>	Met Council	Chapter 473.405 - Powers	Eliminate reference to advertising contracts from the 1970s that no longer exist.
<b>562</b>	Met Council	Chapter 473.42 - Employer Contributions for Certain Employees	Eliminate reference to "Office of Transit Operations." The Met Council now provides public transit services through its Metro Transit division.
<b>563</b>	Met Council	Chapter 473.504 - Wastewater Services, Powers	Eliminate references to grants available under the Water Pollution Act of 1972 that have not been available since the 1980s.
<b>564</b>	Met Council	Chapter 473.504 - Wastewater Services, Powers	Eliminate reference to reconveyance that is no longer needed for the regional wastewater treatment system.
<b>565</b>	Met Council	Chapter 473.516 - Waste Facilities; Sewage Sludge Disposal	Eliminate unnecessary subdivision because the Met Council has general authority to enter into contracts relating to the operation of the regional wastewater treatment system.
<b>566</b>	Met Council	Chapter 473.517 - Allocation of Costs	Eliminate section because the Metropolitan Waste Control Commission was abolished in 1994 and its duties and responsibilities were transferred to the Council.
<b>567</b>	Met Council	Chapter 473.523 - Construction Contracts Subject to Municipal Bid Law	Eliminate section because the Metropolitan Waste Control Commission was abolished in 1994 and its duties and responsibilities were transferred to the Council. The Council competitively procures goods and services under its established procurement policies and procedures.
<b>568</b>	Met Council	Chapter 473.535 - Capital Improvement Program; Budget	Eliminate unnecessary section related to the capital improvement program budget.
<b>569</b>	Met Council	Chapter 473.852 - Definitions	Eliminate Subd. 11 because provisions in the Metropolitan Land Planning Act that required school districts to submit their capital improvement programs to the Council for review were repealed in 2006.
<b>570</b>	Met Council	Chapter 473.858 - Comprehensive Plans; Local Governmental Units	Eliminate outdated date.
<b>571</b>	Met Council	Chapter 473.858 - Comprehensive Plans; Local Governmental Units	Eliminate outdated deadlines and updates text to reflect current Met Council processes.
<b>572</b>	Met Council	Chapter 473.861 - Towns	Eliminate outdated deadline.

<b>573</b>	Met Council	Chapter 473.862 - Metro Counties Other than Hennepin, Ramsey, Anoka and Dakota	Eliminate outdated deadline.
<b>574</b>	Military Affairs	191.08 – Construction of Laws	Eliminates an outdated section.
<b>575</b>	Military Affairs	192.13 – Issuing Supplies	Eliminates an unnecessary process to issue supplies to officers and outlines bonding requirements. Federal rules already detail this process.
<b>576</b>	Military Affairs	192.14 – Officers May Resign	Eliminates an unnecessary section for how officers resign since federal regulations apply.
<b>577</b>	Military Affairs	192.15 – Commissions May Be Cavated: Federal regulations	Eliminates the procedure in vacating positions since federal regulations detail this process.
<b>578</b>	Military Affairs	192.16 – Surplus Officers	Eliminates an unnecessary procedure for disposing of surplus officers since federal regulations detail this process.
<b>579</b>	Military Affairs	192.21 – Discharges for Enlisted Members	Eliminates an unnecessary section for discharging of enlisted soldiers since federal regulations detail this process.
<b>580</b>	Military Affairs	192.21 – Dishonorable Discharges	Eliminates an unnecessary section allowing dishonorable discharge of soldiers since other statute and federal regulations detail this process.
<b>581</b>	Military Affairs	192.28 – Firing Blank Cartridges on Mob or Unlawful Demonstrations	Eliminates an unnecessary reference forbidding the Guard from firing blanks at mobs or unlawful demonstrations since the Rules of Force regulations address this.
<b>582</b>	Military Affairs	192.41 – State Quartermaster and Property Officer	Eliminates an unnecessary section detailing the responsibility of the state quartermaster since federal regulations address this.
<b>583</b>	Military Affairs	192.42 – Arms and Uniforms	Eliminates an unnecessary procedure to equip the military since federal regulations detail this process.
<b>584</b>	Military Affairs	192.54 – Transportation hire and expense	Eliminates a section allowing DMA to hire buses for transportation on duty. The federal process or State active Duty already does this.
<b>585</b>	Military Affairs	192.66 – Desertion	Eliminates a process to administratively discharge deserters. Other statute and Federal regulations detail this process
<b>586</b>	Military Affairs	193.37 – Counties Applying for State Support	Eliminates an unnecessary requirement for counties when they apply for state support if they have a city of the first class. needed.
<b>587</b>	MN.IT	Chapter 16E.01 - Discretionary powers	Eliminate redundant powers that appear elsewhere in statute.
<b>588</b>	MN.IT	Chapter 16E.01 - Duties.	Change, and consolidate the outlined duties of the office.

589	MN.IT	Chapter 16E.02 - Office of Enterprise Technology; Structure and Personnel.	Eliminate outdated task force references. Also eliminate administrative support language.
590	MN.IT	Chapter 16E.03 - State Information and Communications Systems	Move definitions for State Information and Communications systems to a move logical location.
591	MN.IT	Chapter 16E.03 - Chief information officer's responsibility.	Merged responsibilities with larger section on duties of the office and eliminate redundant language.
592	MN.IT	Chapter 16E.03 - Joint actions	Eliminate redundant language around joint actions powers.
593	MN.IT	Chapter 16E.035 - Technology Inventory	Change language to reflects IT consolidation.
594	MN.IT	Chapter 16E.04 - Information and Telecommunications Technology Policy	Eliminate unnecessary language in light of IT consolidation.
595	MN.IT	Chapter 16E.0475 - Advisory Committee for Technology Standards for Accessibility and Usability.	Eliminate Advisory Committee for Technology Standards Accessibility and Usability. The Committee was sunset in 2013.
596	MN.IT	Chapter 16E.05 - Government Information Access	Eliminate unnecessary language relating to government information access.
597	Natural Resources	13.055, Subd. 5 - State Agencies; Disclosure of Breach in Security	Clarify only applicable reporting agencies need to be notified of data breaches.
598	Natural Resources	84.025, Subd. 10 - Contracts for Professional and Maintenance Services	Eliminate outdated language related to snowmobile and out-board motor purchasing.
599	Natural Resources	84.027, Subd. 12 - Powers and Duties	Eliminate unnecessary language related to natural resource educational materials.
600	Natural Resources	84.027, Subd. 14a - Powers and Duties	Eliminate redundant reporting.
601	Natural Resources	84.028, Subd. 3 - Commissioner of Natural Resources, Specific Assignments	Correct outdated reference relating to Division of Enforcement and Field Service.
602	Natural Resources	84.083, Subd. 4 - Assignment and Delegation of Duties	Eliminate unnecessary language relating to studies that are no longer being conducted by department.

<b>603</b>	Natural Resources	84.0857 - Facilities Management Account	Provide increased flexibility to DNR's internal billing system for facility operations.
<b>604</b>	Natural Resources	84.154 - Lac Qui Parle Water Control Project	Eliminate outdated language related to a 1940s project.
<b>605</b>	Natural Resources	84.157 - Exchange of Certain State Lands	Move this section to another chapter of law dealing with land exchanges.
<b>606</b>	Natural Resources	84.163 - Battle Point; Conveyance to Todd County	Eliminate unnecessary language related to a completed project.
<b>607</b>	Natural Resources	84.361 - Taxes Canceled in Certain Cases	Eliminate unnecessary language about taxes dating to the 1940s.
<b>608</b>	Natural Resources	84.43 - Definitions	Eliminate language that protected lands which is now the Boundary Waters Canoe Area and is protected federally.
<b>609</b>	Natural Resources	84.53 - Topographic Survey	Eliminate language relating to a topographic survey that has been completed.
<b>610</b>	Natural Resources	84.781 - Use of Department Resources	Eliminate outdated reference to former department division.
<b>611</b>	Natural Resources	84.926, Subd. 4 - Vehicle Use on Public Lands; Exceptions	Allow access for limited hunting-related activities without requiring the purchase an off-road vehicle registration.
<b>612</b>	Natural Resources	84.925, Subd. 5 - Education and Training Program	Correct ATV training language.
<b>613</b>	Natural Resources	84.965, Subd. 1, Subd. 2 - Approval of Project by Governor	Eliminate outdated language from when the Conservation Corps was administered by DNR.
<b>614</b>	Natural Resources	84A.04, 84A.08, 84A.11- Red Lake Game Preserve	Eliminate expired and outdated Red Lake Game Preserve statutes, which were created in 1929. The lands are now classified as a wildlife management area.
<b>615</b>	Natural Resources	84D.01 DEFINITIONS, 84D.03, 84D.10-13	Update aquatic invasive species language.
<b>616</b>	Natural Resources	85.015 Subd. 3 - State Trails	Eliminate outdated reference DNR trail system.
<b>617</b>	Natural Resources	86A.09 - Development and Establishment of Units	Streamline the master planning process for state parks and trails to make it more efficient and easier to engage the public.
<b>618</b>	Natural Resources	86A.11 - Registry of Units	Update registry requirements for outdoor recreation units.
<b>619</b>	Natural Resources	88.6435 - Bough Buyers	Eliminate old incentive for training no longer offered by the department.

<b>620</b>	Natural Resources	89.01, Subd. 7 - Commissioner, Powers and Duties	Eliminate outdated requirement that a forest road coordination committee must meet annually in each area in which a state or county forest road is located.
<b>621</b>	Natural Resources	89.015 - Southern Minnesota Tree Species, Research	Eliminate outdated language.
<b>622</b>	Natural Resources	89.19 - Rules	Streamline notification process for forest trail designation.
<b>623</b>	Natural Resources	97A.025 - Ownership of Wild Animals	Eliminate incorrect reference to wild rice statutes.
<b>624</b>	Natural Resources	97A.081 - Posting Land	Eliminate redundant requirement.
<b>625</b>	Natural Resources	97A.083 - Hunting and Fishing on State Land	Eliminate redundant reference to hunting and fishing on state land that is covered in other sections of law.
<b>626</b>	Natural Resources	97A.131 - Game Farms and Hatcheries	Eliminate outdated reference to game farms.
<b>627</b>	Natural Resources	97A.445, Subd. 3 - Exemptions from License Requirement	Eliminate outdated special exemptions for angling and spearing by disabled railroad and postal retirees.
<b>628</b>	Natural Resources	97A.4742 - Lifetime Fish and Wildlife Trust Fund	Eliminate duplicative reporting requirements.
<b>629</b>	Natural Resources	97A.502 - Deer Killed by Motor Vehicles	Eliminate requirement for road authorities to provide road kill tracking information to the Department of Natural Resources.
<b>630</b>	Natural Resources	97B.061 - Reports and Records	Eliminate duplicative reporting requirements.
<b>631</b>	Natural Resources	97B.516 - Elk Management Plan	Clarify the elk management plan.
<b>632</b>	Natural Resources	97B.605 - Commissioner May Restrict Taking of <del>Certain</del> Small Game Animals	Streamline small game laws, making them easier to understand.
<b>633</b>	Natural Resources	97B.655 - Taking Animals Causing Damage	Eliminate reference to "Wildlife Division" with "Fish and Wildlife Division".
<b>634</b>	Natural Resources	97B.667 - Removal of Beavers, Beaver Dams, and Lodges by Road Authorities and Local Government Units	Eliminate reference to "Wildlife Division" with "Fish and Wildlife Division".
<b>635</b>	Natural Resources	97B.715 - Pheasants	Eliminate daily and possession limits for hen pheasants as it will likely never be needed.
<b>636</b>	Natural Resources	97C.011 - Muskellunge Lakes	Eliminate outdated Muskie lake designation process. This is covered by other laws.

<b>637</b>	Natural Resources	97C.827 - Lake of the Woods; Commercial Fishing of Rough Fish	Eliminate outdated language related to taking of commercial rough fish on Lake of the Woods.
<b>638</b>	Natural Resources	103F.121 - Floodplain Management Ordinances	Change language to conform with federal regulations.
<b>639</b>	Natural Resources	103F.131 - Amusement Park Exemption	Eliminate unnecessary exemption for Valleyfair Amusement Park, which is now protected by a levee and is not in the portion of the floodplain with mandatory regulations.
<b>640</b>	Natural Resources	103F.135 - Subd. 1 - Commissioner's Assistance and Inspections	Update federal agency name to United States Department of Agriculture.
<b>641</b>	Natural Resources	103F.151 - Flood Prone Area Inventory and Assessment	Eliminate requirement that an inventory be completed - this has already been done.
<b>642</b>	Natural Resources	103F.155, Subd. 1 - Flood Protection Plans	Eliminate outdated language that is now covered by Hazard Mitigation Plans as overseen by Homeland Security.
<b>643</b>	Natural Resources	103F.165 - Flood Insurance	Eliminate outdated language. The current process of identifying areas of recurring flooding has been updated and is now cooperatively with FEMA and local governments, including watershed districts.
<b>644</b>	Natural Resources	103F.381 - Findings	Remove outdated language related to Project Riverbend, which was established in the 1970s.
<b>645</b>	Natural Resources	103G.005, Subd. 9 - Definitions	Update the Department of Natural Resources division name.
<b>646</b>	Natural Resources	103G.245 - Work in Public Waters	Eliminate redundant law. Minnesota Rules already allows removal of debris without a permit.
<b>647</b>	Natural Resources	103G.305, Subd. 1 - Time Limit to Act on Water Use Permit Application	Eliminate outdated language to conform with much newer permitting goals established in 84.027, subd. 14a require DNR to issue or deny all permits within 150 days.
<b>648</b>	Natural Resources	103G.315, Subd. 12 - Denial of Issuance of Permits	Eliminate section of law related to above change.
<b>649</b>	Natural Resources	103G.615 - Permits to Harvest or Destroy Aquatic Plants	Expands what can be included in an invasive aquatic plant management permit.
<b>650</b>	Natural Resources	282.01 - Tax-Forfeited Lands; Classification, Sale	Eliminate duplicative requirement for both the Department of Natural Resources and the county board to approve appraised value of timber and certain tax-forfeited lands.

<b>651</b>	Natural Resources	282.011 - Classification and Sale	Eliminate duplicative the Department of Natural Resources review requirement.
<b>652</b>	Natural Resources	282.018 - Land by Public Waters, Nonforested Marginal Land, Wetlands	Removes duplicative the Department of Natural Resources approval and recommendation requirements for sale of certain tax-forfeited lands.
<b>653</b>	Natural Resources	459.06 - Municipal and Memorial Forests	Removes duplicative requirement for both DNR and the county board to approve the sale of land in memorial forests.
<b>654</b>	Pollution Control Agency	HF 2543/SF 2193 - Regulatory Efficiency Bill	Allow businesses to use expedited permitting process (fee for service), even if using staff overtime or consultants not possible (current law).
<b>655</b>	Pollution Control Agency	HF 2543/SF 2193 - Regulatory Efficiency Bill	Allow businesses to use Minnesota Business First Stop for assistance very early in a project's development (fee for service).
<b>656</b>	Pollution Control Agency	HF 2543/SF 2193 - Regulatory Efficiency Bill	Protect a company's ideas and information when creating draft permit applications on MPCA's future online data submission system.
<b>657</b>	Pollution Control Agency	HF 2543/SF 2193 - Regulatory Efficiency Bill	Allow permit holders to trade pollution reductions to reduce costs. Example: City of Sacred Heart pays City of Mankato \$400 per year to meet its needed phosphorus reductions, which is much cheaper than building its own treatment system for phosphorus.
<b>658</b>	Pollution Control Agency	HF 2543/SF 2193 - Regulatory Efficiency Bill	Change the semi-annual permitting efficiency report to an annual report.
<b>659</b>	Pollution Control Agency	HF 2543/SF 2193 - Regulatory Efficiency Bill	Prevent companies with violations of environmental law from getting a fleet rate discount.
<b>660</b>	Pollution Control Agency	HF 2543/SF 2193 - Regulatory Efficiency Bill	Provide greater opportunity for businesses and Minnesota Pollution Control Agency to close enforcement cases through the simpler administrative penalty order process.
<b>661</b>	Pollution Control Agency	HF 2543/SF 2193 - Regulatory Efficiency Bill	Provide businesses and Minnesota Pollution Control Agency an opportunity to close septic system enforcement cases through a simpler field citation process.
<b>662</b>	Pollution Control Agency	HF 2543/SF 2193 - Regulatory Efficiency Bill	Simplify the process for septic system installers to pay their annual tank fees.
<b>663</b>	Pollution Control Agency	Chapter 116.9 - Refuse-Derived Fuel	Eliminate state requirements regarding burning refuse derived fuel, because of new federal law on the issue.

<b>664</b>	Pollution Control Agency	Chapter 116.54 - Injection of Certain Materials	Eliminate an old pilot project for cleaning up contaminated sites, since the Department of Health now permits.
<b>665</b>	Pollution Control Agency	Chapter 103B.451 - South Dakota-Minnesota Boundary Waters Commission	Eliminate Minnesota-South Dakota Boundary Water Commission. This has never been used.
<b>666</b>	Pollution Control Agency	Chapters 116C.711 and 116C.712 - Nuclear Waste Council	Eliminate Nuclear Waste Council that has not met since 1986.
<b>667</b>	Pollution Control Agency	Chapter 115.55 Subd. 12 - Subsurface Sewage Treatment Systems	Eliminate county septic system advisory committee. This committee has never met.
<b>668</b>	Pollution Control Agency	Chapter 103F.601 - Water Bank Program	Eliminate Water Bank Program since there are better options available to acquire conservation easements to protect eligible wetlands.
<b>669</b>	Pollution Control Agency	Chapters 103F.381, 103F.382, 103F.383, 103F.384, 103F.385, 103F.386, 103F.387, 103F.388, 103F.389, 103F.390, 103F.391 - Project Riverbend	Eliminate Project Riverbend, a local zoning process for a portion of the Minnesota River that is no longer used by local governments.
<b>670</b>	Pollution Control Agency	Chapter 116.181 - Corrective Action Grants	Eliminate outdated federal Corrective Action Grants program for wastewater treatment plants. The program no longer receives funding.
<b>671</b>	Pollution Control Agency	Chapter 116.182, subd. 3a - Corrective Action Grants	Eliminate overly complex regulations on how cities notify other cities about their wastewater treatment plant projects.
<b>672</b>	Pollution Control Agency	Chapter 115A.54 subd.4 - Termination of obligations; good faith effort	Eliminate unread CAP Grant/Loan Termination of Obligations Report to the Legislature.
<b>673</b>	Pollution Control Agency	Chapter 116.07 subd.4(j)c - Solid Waste Facility Permits	Eliminate old solid waste facility permit goal of 180 days, since all permits now have a shorter goal of 150 days.
<b>674</b>	Pollution Control Agency	Chapter 115B.412, subd.10 - Program Operation	Eliminate Closed Landfill Program Report to the Legislature since major construction projects are finished.

<b>675</b>	Pollution Control Agency	Chapter 116.195, subd. 5 - Beneficial Use of Wastewater and Stormwater; Capital Grants for Demonstration Projects	Eliminate Beneficial Water Reuse Capital Grants Report to the Legislature. It has not received funding in a number of years.
<b>676</b>	Pollution Control Agency	Chapter 115.06, subd. 4(c) - Citizen Monitoring of Water Quality	Eliminate Citizens Water Quality Monitoring Report to the Legislature since better reports are available on water quality.
<b>677</b>	Pollution Control Agency	Chapter 116C.833, subd. 2 - Compact Commission Member	Eliminate Activities of Midwest Interstate Low-level Radioactive Waste Compact Commission Report to the Legislature since there has been nothing new to report.
<b>678</b>	Pollution Control Agency	Rulemaking Revisions	Streamline the Rulemaking Process. The streamlined rulemaking process makes four significant changes to help reduce the time involved. It is a flexible process that mimics portions of the expedited process for rules with little or no controversy. It can also be used like the classic dual hearing notice process for very controversial rules. It gives agencies the right tool for the right process.
<b>679</b>	Pollution Control Agency	Rulemaking Revisions	Make the Request for Comments optional.
<b>680</b>	Pollution Control Agency	Rulemaking Revisions	Modify requirements for the Statement of Need and Reasonableness (SONAR).
<b>681</b>	Pollution Control Agency	Rulemaking Revisions	Increase the hearing request threshold to 100.
<b>682</b>	Pollution Control Agency	Rulemaking Revisions	Amend the review standard the Office of Administrative Hearings uses to determine if a rule is needed and reasonable.
<b>683</b>	Pollution Control Agency	Rulemaking Revisions	Allow agencies to use expedited rulemaking to make their rules consistent with state and federal law, adopting model regulations, and eliminating unnecessary rules.
<b>684</b>	Pollution Control Agency	Rulemaking Revisions	Restrict how long the public can raise new issues in the rulemaking process similar to the way courts operate.
<b>685</b>	Pollution Control Agency	Rulemaking Revisions	Require agencies to respond to all public comments that do not support the rule. Currently agencies are not required to respond to comments unless there is a hearing, although many do respond to comments.

<b>686</b>	Pollution Control Agency	Rulemaking Revisions	Increase the use of electronic notification in the rulemaking process to reduce paper consumption and increase efficiencies. Eliminates a reporting requirement since the same information is available Revisor's online rulemaking database.
<b>687</b>	Pollution Control Agency	Rulemaking Revisions	Streamline administrative steps between the Office of Administrative Hearings, Office of the Secretary of State, Revisor of Statutes, and Governor's Office after a rule is adopted to reflect current practice in statute.
<b>688</b>	Pollution Control Agency	Rulemaking Revisions	Clarify the revisor of statutes as the entity that houses the official rulemaking record
<b>689</b>	Pollution Control Agency	MPCA-Specific Rulemaking Revisions	Streamlines MPCA-specific Statement of Need and Reasonableness (SONAR) requirements.
<b>690</b>	Public Safety	Chapter 299A.292 Office of Drug Policy and Violence Prevention	Eliminate the Office of Drug Policy and Violence Prevention which was later incorporated into the Center for Crime Victim Services in 2003.
<b>691</b>	Public Safety	Chapter 299A.2994 Asian-American Juvenile Crime Prevention	Eliminate Asian American Juvenile Crime Prevention grant program that has no received funding since 2003.
<b>692</b>	Public Safety	Chapter 299A.63 Weed and Seed Grant Program	Eliminate Weed and Seed Program established in 1996 which is no longer active. The Legislative Commission on Planning and Fiscal Policy also recommend elimination.
<b>693</b>	Public Safety	Chapter 299A.71 Combatting Juvenile Prostitution; Prevention Grants	Eliminate the limited grant program to efforts to combat juvenile prostitution that has not been funded since 2003. The language obsolete due to Safe Harbor Law.
<b>694</b>	Public Safety	Chapter 611A.02., subd. 1, 2, & 3 Notification of Victim Services and Vitims' Rights	Eliminate requirement to develop law enforcement and prosecutor model notices for victims. The plan was completed in 1984. The office of Justice Programs updates the model notices periodically.

<b>695</b>	Public Safety	Chapter 611A.0311, subd. 3 Domestic Abuse Prosecution Plan and Procedures; Pilot Program	Eliminate the requirement for the Department of Public Safety's Commissioner to develop a model domestic abuse prosecution plan and that each city/county prosecuting agency must submit by June 1, 1994. A model plan was developed in the 90s and each agency submitted a copy to the department. Since then, the department has funded the Minnesota County Attorneys Association to develop and update the domestic abuse prosecution manual.
<b>696</b>	Public Safety	Chapter 611A.201 Director of Prevention of Domestic Violence and Sexual Assault	Eliminate the requirement for a director of domestic violence and sexual assault prevention to oversee the Interagency Task Force on Domestic Violence and Sexual Assault. The task force has not met since 2003. In 2014, the Office of Justice Programs approved a grant to the Minnesota Coalition Against Sexual Assault to hire a statewide sexual assault coordinator.
<b>697</b>	Public Safety	Chapter 611A.21 Development of Statewide Program; Definition; Services	Eliminate reference to the Department of Corrections because victim services are now the responsibility of the Office of Justice Programs.
<b>698</b>	Public Safety	Chapter 611A.22 Powers of Commissioner	Eliminates authority for the Department of Corrections to provide training to prosecutors and assist the Peace Officer Standards and Training board with law enforcement training because the department has no oversight over community-based sexual assault programs or training. The Office of Justice Programs provides funding, including funding for training, to community sexual assault services.
<b>699</b>	Public Safety	Chapter 611A.221 Additional Power	Eliminates outdated reference to the Department of Corrections.
<b>700</b>	Public Safety	Chapter 611A.36 Data Collection	Update section to refer to the Office of Justice Programs.
<b>701</b>	Public Safety	Chapter 611A.41-43 Crime Victim Crisis Center	Eliminate reference to the Department of Corrections and give authority to the Office of Justice Programs (OJP) to fund crime victim services which is now under OJP's authority.

<b>702</b>	Public Safety	Chapter 611A.76 Crime Victim Services Telephone Line	Eliminate the Office of Justice Program's requirement to operate a 24-hour crime victim hotline and gives the Office the authority to fund crime victim hotline currently operated by the Council on Crime and Justice.
<b>703</b>	Public Safety	Chapter 611A.78 Crime Victim Services Roundtable	Eliminate crime victim services roundtable that has not met since 1997.
<b>704</b>	Public Safety	Chapter 518B.01, subd 21 Domestic Abuse Act	Eliminate language to require the judicial branch to update domestic violence order for protection form and repeals requirement for the state court administrator, in consultation with the Advisory Council on Battered Women and Domestic Abuse, city and county attorneys, and legal advocates who work with victims, to develop the form that now exists.
<b>705</b>	Public Safety	Chapter 13.82, subd. 5 - Comprehensive Law Enforcement Data	Eliminate reference to Advisory Council on Battered Women and Domestic Abuse.
<b>706</b>	Public Safety	Chapter 629.342, subd. 1 and 2 Law Enforcement Policies; Domestic Abuse Arrests	Eliminate requirement from adopting domestic abuse arrest policy and model policies by 1993 to updating these policies in consultation with Minnesota Crime Prevention Association, Minnesota Police and Peace Officers Association and domestic abuse advocates.
<b>707</b>	Public Safety	Chapter 171.0701 - Driver Education Content	Eliminate requirement to conduct rulemaking related to organ and tissue donation in driver's education curriculum because rulemaking is complete.
<b>708</b>	Public Safety	Chapter 169A.70 Subd. 2 Chemical Use Assessment Requirement	Eliminate requirement to submit the chemical use assessment report to the Department of Public Safety. The report will still be submitted to the courts.
<b>709</b>	Public Safety	Chapter 169A.70 Subd. 7 (b) - Preconviction Assessment	Eliminate reference to chemical use assessments conducted by Department of Public Safety staff because they are now handled by state certified third party vendors.

<b>710</b>	Public Safety	Rule 7409.4700 Subd. 2 Waiver and Variances	Eliminate references to the driver improvement agreement (also known as: deferred action). It is not allowed under federal regulations.
<b>711</b>	Public Safety	Chapter 168.10, subd. 1 (b)	Eliminate list of vehicles eligible for "classic car" license plates and allows nationally published standards and guides to determine which cars are designated. This change simplifies the process, while ensuring that the list of classic cars is updated in a timely manner.
<b>712</b>	Public Safety	Chapter 169.685, subd. 7 Registration; Collector Vehicle	Eliminate requirement for report on activities and expenditures from the Minnesota child passenger restraint and education account. The information will still be available upon request.
<b>713</b>	Public Safety	Chapter 403.02 Subd. 15 Definitions	Eliminate definition of local location identification.
<b>714</b>	Public Safety	Chapter 403.025 Subd 7b Emergency Telecommunications System Required	Eliminate requirement for the state to contract with wireless telecommunications providers to maintain, enhance and expand the 911system.
<b>715</b>	Public Safety	Chapter 403.05, Subd 1; System Operation and Maintenance	Eliminate the requirement to require each county to ensure that a 911 emergency call is connected to and answered by a public safety answering point.
<b>716</b>	Public Safety	Chapter 403.08, Subd 10 Wireless Telecommunications Service Provider	Eliminate requirement for the commissioner to contract with wireless service providers to integrate cellular and other wireless services into existent 911 systems.
<b>717</b>	Public Safety	Chapter 403.11 Subd 1 System Cost Accounting Requirements; Fee	Eliminate statute related to 911 system cost accounting requirements.
<b>718</b>	Public Safety	Chapter 12 Emergency Management	Eliminate language that was changed by Homeland Security and Emergency Management Reorganization Order 191 in 2004. Delete outdated provisions.
<b>719</b>	Public Safety	Chapter 12.34, subd. 1 Assistance Required; Compensation for Property Taken; Penalty	Eliminate authority to require the public to assist during an emergency.
<b>720</b>	Public Safety	Chapter 12.43 Subversives; Hiring, Using; Oath	Eliminate hiring oath.

<b>721</b>	Public Safety	Chapter 12A Natural Disaster; State Assistance	Eliminate unnecessary language related to state disaster assistance.
<b>722</b>	Public Safety	Chapter 299F.01, Subd 1 Fire Marshal	Transfer the powers and duties of ex office state fire marshal from the commissioner of commerce to the commissioner of public safety.
<b>723</b>	Public Safety	Chapter 299F.04, Subd 3a Origin of Fire Investigated; Computerized Arson Data	Eliminate outdated language to establish an arson investigation data system.
<b>724</b>	Public Safety	Chapter 299F.051, Subd 4 - Arson Training	Eliminate requirement for the state fire marshal and the Bureau of Criminal Apprehension encourage local law enforcement and the fire service cooperate in the investigation of crimes involving fire. This occurs through existing mutual aid agreements.
<b>725</b>	Public Safety	Chapter 299F.059 Subd 4 Juvenile Fire Setter Intervention	Eliminate requirement for the state fire marshal to develop a media awareness campaign to stress the importance of keeping fire materials away from children. DPS does this in the normal course of their work.
<b>726</b>	Public Safety	Chapter 299F.37 Uniform Fire Hose Threads and Fittings	Eliminate uniform standard for fire hose threads and fittings so as to ensure compatibility between mutual aid fire departments attending a fire scene. This is now covered under national standards.
<b>727</b>	Public Safety	Chapter 237.83 Subd. 4 Disclosure of Call Location Information; Emergency Situations	Eliminate requirement for BCA to collect contact information on cell phone providers who do business in Minnesota. Data is otherwise available.
<b>728</b>	Public Safety	Chapter 299C.01 Subd. 1 Criminal Bureau	Updates powers and duties as a result of the BCA becoming a division of the Department of Public Safety.
<b>729</b>	Public Safety	Chapter 299C.04 Employees, Civil Service; Expenses	Eliminate references the civil service statute and expense reimbursement because authority falls under another statute.
<b>730</b>	Public Safety	Chapter 299C.05 Division of Criminal Statistics	Eliminate reference to outdated organizational structure that is no longer used for crime reporting.
<b>731</b>	Public Safety	Chapter 299C.111 Paragraph (a) Suspense File Reporting	Eliminate requirement to file a report to the chair of the criminal and juvenile justice information policy group on suspense statistics. The statistics are available on a website.

<b>732</b>	Public Safety	Chapter 299C.145 Subd. 4 Distinctive Physical Mark Identification System	Eliminate authority to establish rules of distinctive physical mark identification system.
<b>733</b>	Public Safety	Chapter 299C.156 Forensic Laboratory Advisory Board	Eliminate Forensic Laboratory Advisory Board. The authority expired in 2009.
<b>734</b>	Public Safety	Chapter 299C.19 Employees Included in Workers' Compensation Laws	Eliminate reference to BCA employees' rights to worker's compensation in the BCA statute because this coverage is found in other statutes.
<b>735</b>	Public Safety	Chapter 299C.20 Statutory Construction	Eliminate statutory construction statute.
<b>736</b>	Public Safety	Chapter 299C.215 Report of 30-Day Storage of Motor Vehicle	Eliminate report of motor vehicle storage.
<b>737</b>	Public Safety	Chapter 299C.30 Radio Broadcasting Station May be Installed	Eliminate requirement for the Department of Administration to purchase radio broadcasting stations for use by police. Law enforcement communications are now done primarily via computers and other digital technology
<b>738</b>	Public Safety	Chapter 299C.31 Bureau to Maintain Station	Eliminate requirement for the BCA to maintain the stations purchased under section 299C.30.
<b>739</b>	Public Safety	Chapter 299C.32 Police Car to Have Radio	Eliminate requirement for at least one motor vehicle in each county where a radio station is located to have a "radio receiving set."
<b>740</b>	Public Safety	Chapter 299C.33 Receiving Station in City	Eliminate statute directing cities to purchase "radio receiving sets."
<b>741</b>	Public Safety	Chapter 299C.34 Commissioner to Supply Broadcasting Set	Eliminate requirement for the Department of Administration to purchase "radio receiving sets."

<b>742</b>	Public Safety	Chapter 299C.49 Grant Review	Eliminate requirement for the Commissioner of Public Safety to review grant requests from the Governor's Commission on Crime Prevention and Control.
<b>743</b>	Public Safety	Chapter 299C.65 Criminal and Juvenile Justice Information Policy Group	Eliminate language governing the name "CriMNet" and reporting requirements'.
<b>744</b>	Public Safety	Chapter 168.0422 Stop of Vehicles Bearing Special Series Plates	Eliminate law enforcement's authority to stop a vehicle solely because it has WX/WY habitual offender license plates because the practice was ruled unconstitutional.
<b>745</b>	Public Safety	Chapter 169.16 Speed on Bridge	Eliminate requirement for motorists to slow down on bridges for safety. Speeding is covered many times elsewhere in statute.
<b>746</b>	Public Safety	Chapter 169.219 Public Service Announcement	Eliminate requirement to provide public service announcements about pedestrian safety. It is part of the agency's normal operation.
<b>747</b>	Public Safety	Chapter 169.228 Spotter Trucks	Eliminate description of spotter trucks. Statute expired June 30, 2013.
<b>748</b>	Public Safety	Chapter 169.36 Parking; Brake Set and Wheels Turned	Eliminate 1937 requirement to use a parking brake and turn wheels when parked on a hill. The statute is no longer necessary with the modern automobile.
<b>749</b>	Public Safety	Chapter 169.39 Coasting	Eliminate prohibition for driving with vehicle in neutral. The 1937 statute is not enforceable and is no longer necessary with the modern automobile.
<b>750</b>	Public Safety	Chapter 169.725 Tire Safety Enforcement	Eliminate law to allow peace officer to stop and submit the passenger automobile to an inspection if has reasonable cause to believe tires unsafe. Peace officers can stop vehicles for any reasonable articulable suspicion of violations of 169, making this statute unnecessary.
<b>751</b>	Public Safety	Chapter 169.743 Bug Deflector	Eliminate regulations related to the size and color of bug deflectors. Bug deflectors are no longer commonplace on automobiles making this statute unnecessary.

<b>752</b>	Public Safety	Chapter 169.754 Appropriations Authorized	Eliminate explicit authority for departments to appropriate funds for the purchase of first aid equipment. This occurs without the need for a statute. Specifically allowing it. Agencies purchase equipment necessary to do the job.
<b>753</b>	Public Safety	Chapter 169.78 Municipal Inspection Station	Eliminate authority for municipalities to establish vehicle inspection stations. The statute originally from 1937 is no longer used, as evidenced by the 50 cent and \$1 maximum fees allowed.
<b>754</b>	Public Safety	Chapter 169.7961 Suspension of Program to Verify Insurance Coverage Through Sampling	Eliminate authority for DPS to sample and verify insurance on vehicles. The statute is unnecessary because it refers to the suspension of a program that no longer exists.
<b>755</b>	Public Safety	Chapter 169.983 Speeding Violation; Credit Card Payment of Fine	Eliminate ability for non-Minnesota residents who are issued a speeding citation to plead guilty and pay the fine with a credit card. Law enforcement agencies currently do not have the technology to administer this system.
<b>756</b>	Public Safety	Chapter 171.28 Citation, Driver's License Law	Eliminate duplicative and unnecessary statute. Drivers license law already exists.
<b>757</b>	Public Safety	Chapter 168.012 Subd. 2c Spotter Truck Registration	Eliminate exemption for spotter trucks from registration. The spotter trucks section expired in June 2013.
<b>758</b>	Public Safety	Chapter 169.011 Subd 77 Definition	Eliminate definition of "spotter truck". The spotter trucks section expired in June 2013.
<b>759</b>	Public Safety	Chapter 169.781 Subd 1(a)(v) Annual Commercial Vehicle Inspection; Inspectors, Fee, Penalty	Eliminate spotter trucks from mandatory inspection programs. The spotter trucks section expired in June 2013.
<b>760</b>	Public Safety	Chapter 297B.09 Sub A thru E Allocation of Revenue	Eliminate dates from statutes that have since passed and as a result, are irrelevant.

<b>761</b>	Public Safety	Chapter 299D.02 Transfer of Powers	Eliminate section transferring powers and duties related to the State Patrol and nationwide police communications from the commissioner of transportation to the commissioner of public safety.
<b>762</b>	Public Safety	Chapter 168.055 Safety Chains, Speed Limit	Eliminate 35 mph speed restriction when a vehicle is using safety chains. This statute is no longer relevant and not enforced as a result of the unreasonable 35MPH restriction.
<b>763</b>	Public Safety	Chapter 168A.20(1a) Satisfaction of Security Interest	Eliminate subdivision. It is irrelevant because it is covered in another portion of the statute.
<b>764</b>	Public Safety	Chapter 299D.05 Radio Repeater Station in Wisconsin	Eliminate authorization for the commissioner to purchase or lease land in Wisconsin to construct, operate, or maintain a radio repeater station for the State Patrol. Repeater stations are no longer used with ARMER, making this statute irrelevant.
<b>765</b>	Public Safety	Chapter 299D.04 Nationwide Police Communications System	Eliminate authorization for the commissioner of public safety to enter into agreements to purchase radio equipment for a national police radio system. The Department is unaware of any past, current, or imminently future system making this statute irrelevant.
<b>766</b>	Public Safety	Chapter 169.11 Criminal Negligence	Eliminate driver's license revocation when a driver is convicted of a criminal negligence in operating a vehicle when death occurs. Revocation is covered in other statutes.
<b>767</b>	Public Safety	Chapter 609B.202 Criminal Negligence Revocation	Eliminate driver's license revocation when a driver is convicted of a criminal negligence in operating a vehicle when death occurs. Revocation is covered in other statutes.
<b>768</b>	Public Safety	Chapter 160.283, subd. 1 Resort Information Signs; Purpose	Eliminate resort signing program. These signs are only allowed on local roads and therefore authorization is not required in state statute.

<b>769</b>	Public Safety	Chapter 12 Disaster Assistance for Public Entities; Federal Aid Granted	Updates Minnesota's disaster recovery statute to eliminate the need for disaster-related special sessions and to streamline and expedite Minnesota's recovery from tragedies. The legislation establishes a framework for Minnesota to meet its nonfederal share requirements in FEMA-declared disasters without calling a special session and it also establishes criteria for the state to provide assistance grants in instances where disasters do not meet Federal Emergency Management Agency aid thresholds.
<b>770</b>	Public Safety	Chapter 171.02 Motorized Bicycle Operator Permit	Streamlines and clarifies the process for new motorized bicycle operators to obtain their operator's permit. Makes the initial operator permit valid until age 21 rather than requiring a renewal after one year.
<b>771</b>	Revenue	Chapter 16D.02, subds 3 and 6 - References to "debt qualification plan	Replace all references to debt qualification plans. The definition of "debt qualification plan" is also repealed in the repealer section. The department no longer uses debt qualification plans, but instead uses service level agreements.
<b>772</b>	Revenue	Chapter 16D.04, subd. 4 - Collection Activities - References to management and budget	Remove references to management and budget. Revenue contracts directly with collection entities, making this language no longer needed.
<b>773</b>	Revenue	Chapter 16D.11, subd. 1 - Collection Activities - Private Collection Agencies	Moves all notice requirements in the same section. A reference to management and budget is removed from Minn. Stat. § 16D.11, subd. 1; management and budget is no longer involved in determining the collection cost amount. A sentence appropriating collection costs collected by private agencies to referring agencies to pay collection fees is removed because collection fees to private agencies are now paid by the department. Effective the day following final enactment.
<b>774</b>	Revenue	Chapter 16D.11, subds. 3 and 7; and Chapter 270A.03, subd. 2 - Collection Activities - references to "enterprise."	Remove references to the "enterprise". The definition of "enterprise" is repealed because there is no longer a separate unit within Revenue that collects only nontax debt. The entire Collection Division collects both tax and nontax debt.
<b>775</b>	Revenue	Chapter 84A.20, subd. 2 - County Applications - Reforestation areas, 1931.	Eliminate outdated tax references (to property tax base amounts in 1931) under a program allowing counties to apply for the state takeover of lands for reforestation.

<b>776</b>	Revenue	Chapter 84A.31, subd. 2 - County Applications - Reforestation areas, 1933.	Eliminate outdated tax references (to property tax base amounts in 1933) under a program allowing counties to apply for the state takeover of lands for reforestation.
<b>777</b>	Revenue	Chapter 115B.49, subd. 4 - Drycleaner fee - Tax Filing and Paying	Simplify tax returns by providing that sellers of dry cleaning solvents file their returns and pay the tax on the same time and manner that they pay their sales tax rather than having to file separately. This section is effective for fees due after June 30, 2014.
<b>778</b>	Revenue	Chapter 163.06, subd. 1 - References to tax on money and credits - County road and bridge levy	Eliminate an outdated reference to the tax on money and credits. This tax has not been imposed since the 1940s and was formally repealed in 1979.
<b>779</b>	Revenue	Chapter 270.11, subd. 1 - Responsibilities - State Board of Equalization	Eliminate the unnecessary phrase, "which board of equalization is hereby continued." The remaining language provides that the commissioner continues as the State Board of Equalization.
<b>780</b>	Revenue	Chapter 270.12 , subd. 2 - Meeting Times/Dates - State Board of Equalization	Streamline language and eliminate duplicative provisions. This bill strikes paragraphs 2 and 5. The language in those paragraphs provides that the board can reduce aggregate valuations. Paragraphs 1 and 3, which already provide that the board can increase aggregate valuations, are amended to provide that the board may add or deduct from aggregate valuation. Also changes a cross reference in § 273.1325, subd. 2, that will be incorrect when paragraph 5 is eliminated.
<b>781</b>	Revenue	Chapter 270.12, subd. 4 - Treatment of Public Utility Property - State Board of Equalization	Eliminate unnecessary language. The provision provides that public utility property is treated as a separate class of property. The stricken language states that this treatment is notwithstanding the fact that its class rate is the same as commercial industrial property.
<b>782</b>	Revenue	Chapter 270B.14, subd. 3 - Return Information and Data - Biotechnology and Health Sciences Industry Zone	Eliminate data practices reference to the biotechnology and health sciences industry zone, which is no longer funded. Effective January 1, 2016.

<b>783</b>	Revenue	Chapter 270C.085 - Notification requirements - Sales and Use Taxes	Changes the requirement the commissioner of revenue to electronically update sales-tax-permit-holders of changes in sales tax laws and interpretation and administration of those laws. Because the commissioner established its notification system as required prior to December 31, 2009, the language requiring its completion by December 31, 2009 is no longer necessary.
<b>784</b>	Revenue	Chapter 270C.52, subd. 2 - Collections Activities - Payment Agreement Fee	Eliminate outdated language that indicates the payment agreement fee reflects the commissioner's costs for entering into payment agreements. When this was proposed, it was a flat \$25 fee that was adjusted annually to reflect the commissioner's costs. It was later changed to a flat \$50 fee with no annual adjustment, but the language referencing the commissioner's costs was not removed.
<b>785</b>	Revenue	Chapter 272.01, subd. 1 - Definition of Exempt Property	Eliminate language exempting specific personal property, which is covered by the remaining general-exemption language for personal property.
<b>786</b>	Revenue	Chapters 272.01, subd. 3; 280.03; and 282.01, subd. 6; 282.04, subd. 4; 282.261, subd. 5; and 290.015, subd. 1 - Telegraph References	Eliminate outdated references to telegraph companies.
<b>787</b>	Revenue	Chapter 272.02, subdivision 1 - Property Tax Filing Requirement	Eliminate redundant language.
<b>788</b>	Revenue	Chapter 272.027, subd. 1 - Utility Personal Property	Eliminate a cross reference that is repealed.
<b>789</b>	Revenue	Chapter 272.029, subd. 6 - Past Distributions - Wind Energy Production Tax	Eliminate outdated language governing past distributions of wind energy production tax revenues which no longer apply.
<b>790</b>	Revenue	Chapter 273.032 - Aggregate Resource Preservation Law - Market Value Definition	Eliminate a reference to the Aggregate Resource Preservation Law, section 273.1115, from the list of adjustments used in determining levy limits because that section is being repealed.
<b>791</b>	Revenue	Chapter 273.061, subd. 6 and Chapter 412.131 - Assessor Salaries	Eliminate outdated assessor salary scales and compensation for city and county assessors. This language provides minimum compensation levels that are far below current assessor salaries.

<b>792</b>	Revenue	Chapter 273.10 - Assessment books	Eliminate requirements for recording certain information in outdated paper assessment books. Counties electronically maintain the required information about the school district in which property lies.
<b>793</b>	Revenue	Chapter 273.11, subdivision 13 - Income Producing property	Eliminate the phrase, "Beginning with the 1995 assessment." Because the 1995 assessment is long past, this phrase is now outdated.
<b>794</b>	Revenue	Chapter 273.112, subdivision 6a - Private Golf Club Guidelines	Eliminate outdated language for mailing program guidelines. The language required the commissioner of revenue to mail qualification guidelines related to outdoor recreation space for private golf courses to county attorneys and county assessors within 60 days of May 26, 1989, and for assessors to mail those guidelines to each golf club in the county within 15 days of receiving the guidelines from the commissioner.
<b>795</b>	Revenue	Chapter 273.13, subd. 23 - Class 2 - Agricultural Property	Eliminate class 2e, a special classification for land containing commercial aggregate deposits that is not classified as agricultural. There is no property in this classification anywhere in the state. Effective beginning for taxes payable in 2015.
<b>796</b>	Revenue	Chapter 273.18 - Paper Assessment Books	Eliminate a reference to outdated paper assessment books because these records are now maintained electronically. The amendment also updates the statute's year-of-reference to allow auditors to base their six-year cycle from 2010 rather than 1926.
<b>797</b>	Revenue	Chapter 274.01 , subd. 1 - Paper Assessment Books	Eliminates unnecessary and outdated language requiring the board to list omitted property "on a form appended to the assessment book." The reference to the assessment book is stricken because some boards use electronic systems.
<b>798</b>	Revenue	Chapter 274.01 subd. 2 - Special Boards of Equalization	Eliminates the phrase "including a city whose charter provides for a board of equalization" so that the first sentence of the subdivision will read: "The governing body of a city may appoint a special board of review." The removed language is superfluous.

<b>799</b>	Revenue	Chapter 275.08 subd. 1a and 1d - Property Taxes - Computation of Tax Capacity	Eliminate outdated language applicable to taxes payable in 1989 and 1990.
<b>800</b>	Revenue	Chapter 275.70, subd. 5 - Property Taxes - Special Levies	Eliminate outdated and minor provisions from the definition of special levies under general law. This provision is not now in effect; the 2014 levy limits were imposed under a temporary, uncodified provision of law that only recognized selected special levies. Also Changes cross references in §§ 275.74, subd. 2; and 275.75.
<b>801</b>	Revenue	Chapter 279.03, subds. 1, 1a, and 2 - Interest on Delinquent Property Taxes	Eliminate outdated date-specific provisions that have passed and are no longer applicable.
<b>802</b>	Revenue	Chapters 279.16; 279.23; 279.25; 280.07; 281.03; and 281.327 - Property Taxes - Tax Judgements	Eliminate outdated references to a paper judgment book. While these paper records were once necessary for recording and tracing property tax judgments, these records are now maintained electronically.
<b>803</b>	Revenue	Chapter 279.37, subd. 2 - Installment Payments for Tax Forfeited Property	Eliminate outdated references to 1941 statutes, and replace those references with references to current statutes.
<b>804</b>	Revenue	Chapter 280.001 and 280.11 - Tax Judgment Sales - Property Taxes	Eliminate outdated date-specific language related to public sales of property against which there is a tax judgment and a provision prohibiting the assignment of the state's interest in a parcel of land after it has been bid in for the state, as well as to remove outdated references to telegraphs.
<b>805</b>	Revenue	Chapter 281.17 - Redemption Periods - Property Taxes	Eliminate outdated redemption provisions for land in the Loring Park neighborhood for redemption periods beginning after June 30, 1991, but before July 1, 1996.
<b>806</b>	Revenue	Chapter 282.261, subd. 2 Repurchase of Tax-Forfeited Property - Property Taxes	Eliminate outdated date-specific language.
<b>807</b>	Revenue	Chapter 282.261, subd. 4 - Service fee for repurchase of tax-forfeited land - Property Taxes	Eliminating the outdated provision that the statute applies to repurchase applications received after July 1, 1985, as the statute has long been in effect.

<b>808</b>	Revenue	Chapter 282.322 - Tax Forfeited Lands - Property Taxes	Eliminate outdated references to session laws.
<b>809</b>	Revenue	Chapter 287.30 - Documentary stamps - Deed Taxes	Eliminate reference to outdated deed tax documentary stamps, which are no longer used to reflect that deed tax has been paid.
<b>810</b>	Revenue	Chapter 289A.25, subd. 1 - Requirement to Pay Estimated Tax	Eliminate duplicative language that says estimated payments are not required if the estimated tax is less than \$500. This language is also found in 289A.25, subd. 4.
<b>811</b>	Revenue	Chapter 290.01, subd. 5. - Corporations - Income and Franchise Taxes	Eliminate references to foreign sales corporations, which no longer exist under federal law.
<b>812</b>	Revenue	Chapter 290.01, subd. 19d, and 290.0921, subd. 3 - Outdated Modifications For Intangible Drilling Costs - Income and Franchise	Eliminate outdated modifications for intangible drilling costs incurred in taxable years prior to 1987. Effective for taxable years beginning after December 31, 2013.
<b>813</b>	Revenue	Chapter 290.01, subd. 19f - Basis modifications - Income and Franchise Taxes	Eliminate outdated language related to the Accelerated Cost Recovery System (ACRS). All assets placed in service using ACRS have now been completely depreciated. Minnesota now uses the same depreciation schedule as federal law (Modified Accelerated Cost Recovery System - MACRS). Assets depreciated under ACRS and the Minnesota law modifications now have the same basis and there are no longer any taxpayers who need to make this modification. For the same reasons, section 290.01, subd. 19e is repealed in this bill. Cross references to subdivision 19e are also struck from §§ 290.01, subd. 19d, 280.0921 subd. 3 and 290.9728, subd. 2. Effective for taxable years beginning after December 31, 2013.
<b>814</b>	Revenue	Chapter 290.01, subd. 29 Corporate taxable income - Income and Franchise Taxes	Eliminate the exemption of income attributable to operating in biotechnology and health sciences industry zone from the definition of taxable income of a corporation. The biotechnology zone program is repealed in the repealer section because it is no longer funded. Effective for taxable years beginning after December 31, 2015.

<b>815</b>	Revenue	Chapter 290.07, subd. 1 - Annual Accounting Period - Income and Franchise Taxes	Eliminate outdated language regarding accounting periods. Because Minnesota starts with federal taxable income (290.01, subd. 19), income taxpayers must use the same accounting periods for Minnesota purposes as used for federal purposes. Effective for taxable years beginning after December 31, 2013.
<b>816</b>	Revenue	Chapter 290.07, subd. 2 - Accounting Methods - Income and Franchise Taxes	Eliminate outdated language regarding accounting methods. Because we start with federal taxable income (290.01, subd. 19), income taxpayers must use the same accounting method for Minnesota purposes as used for federal purposes. Effective for taxable years beginning after December 31, 2013.
<b>817</b>	Revenue	Chapter 290.0921, subd. 3 -Corporate Alternative Minimum Taxable Income - Income and Franchise Taxes	Eliminate the reference to intangible drilling costs and the exclusion of income attributable to operating in a biotechnology and health sciences industry zone from the definition of alternative minimum taxable income of a corporation. The biotechnology zone program is no longer funded. The provision dealing with intangible drilling costs is effective for taxable years beginning after December 31, 2013 and the provision dealing with the biotechnology zone is effective for taxable years beginning after December 31, 2015.
<b>818</b>	Revenue	Chapter 290.0922, subd. 3 - Minimum Fee Calculations - Income and Franchise Taxes	Eliminate the exemption for biotechnology and health science industry zone property and payroll factors from the minimum fee calculation. The biotechnology zone program is repealed in the repealer section because it is no longer funded. Effective for taxable years beginning after December 31, 2015.
<b>819</b>	Revenue	Chapter 290.095, subd. 3 - Net Operating Loss Carryover - Income and Franchise Taxes	Eliminate outdated language regarding net operating losses incurred in taxable years beginning before January 1, 1987, which allowed five-year carryovers and three-year carrybacks. These periods are now complete. The remaining language allows losses incurred in taxable years beginning after January 1, 1987 to be carried over for fifteen years. Effective for taxable years beginning after December 31, 2013.
<b>820</b>	Revenue	Chapter 290.191, Subd. 5 - Sales Clause - Income and Franchise Taxes	Eliminate an outdated phrase regarding sales of tangible personal property made within this state. The phrase was made outdated by prior year legislative changes to the sales factor.

<b>821</b>	Revenue	Chapter 297A.61, subd. 3 - Admissions - Sales and Use Tax	Eliminate the term "Turkish bath" because they are considered "steam baths" which are already specifically taxable under this statute, making "Turkish bath" redundant.
<b>822</b>	Revenue	Chapter 297A.68, subd. 5 paragraph (d), clause 11 - Capital Equipment - Sales and Use Taxes	Eliminate the words "as provided in subdivision 35" because subdivision 35 refers to the Telecommunication, cable television and direct satellite machinery and equipment exemption that was deleted during the 2013 regular legislative session.
<b>823</b>	Revenue	Chapter 297A.70, subd. 10 - Nonprofit Tickets or Admissions - Sales and Use Taxes	Eliminating date-specific language. Changes Minn. Stat. § 297A.70, subd. 10, which provides a sales tax exemption for tickets or admissions to events sold by qualifying nonprofit organizations. The amendment deletes language that governed the phase in of the requirement that the nonprofit's annual revenue includes a fixed percentage of voluntary contributions. The fixed percentage phased in from 3% to 5%. Effective the day following final enactment.
<b>824</b>	Revenue	Chapter 297A.75, subd. 1 -Exemption Refunds - Sales and Use Taxes	Eliminate the refund provision for building materials for the Long Lake Conservation Center. Construction of that facility is complete. Changes cross references found in Minn. Stat. § 297A.75, subs. 2 and 3. Also Changes Minn. Stat. § 297A.75, subd. 3, to delete language regarding construction material and equipment refund limits for the Central Corridor Light Rail line for tax years 2010 and 2011. These refunds have already been paid. Also deletes language providing that refund applications by the Metropolitan Council or the Department of Transportation for equipment operations and Central Corridor Light Rail must not be issued until after July 1, 2009. Because 2009 is past, this language is outdated.
<b>825</b>	Revenue	Chapter 297A.94, Clause (e) Deposit of Revenues - Lottery in Lieu Taxes	Eliminate deposit percentages that relate to past years 2001, 2002, 2003, and 2004 for the deposit of Lottery in lieu taxes.
<b>826</b>	Revenue	Chapter 297B.09 subd. 1 Allocation of Revenue - Motor Vehicle Sales Taxes	Eliminate the deposit allocation provisions that relate to past years 2007, 2008, 2009, 2010 and up to June 30, 2011, for motor vehicle sales tax.

<b>827</b>	Revenue	Chapter 297F.03, subd. 2 -Cigarette and Tobacco Products License Application Forms - Cigarette Taxes	Eliminate a list of information required on applications for cigarette and tobacco product licenses (e.g. name, address, type of business entity, and any other information). The remaining language provides for a form as prescribed by the commissioner.
<b>828</b>	Revenue	Chapter 297I.05, subd. 14 - Life Insurance - Insurance Taxes	Eliminate superfluous language providing for a phased-in tax rate for insurers who sell life insurance for different periods starting in January 1, 2006, and ending December 31, 2008. Since the rate during these periods is no longer relevant, only the current rate of 1.5 percent should be provided.
<b>829</b>	Revenue	Chapter 423A.022, subd. 3 -Police and Fire Retirement Supplemental Aid - Property Tax Aids and Credits	Eliminate irrelevant language what was erroneously left in the bill that enacted the statute in 2013. The bill was amended through the legislative process, and this language inadvertently remained from an early version of that bill.
<b>830</b>	Revenue	Chapter 469.176, subd. 1b - Compact Development TIF Districts - Property Taxes	Eliminate reference to compact development TIF districts. The authority to establish these districts expired in 2012 and was apparently never used.
<b>831</b>	Revenue	Chapter 469.176, subd. 3 - TIF Administrative Expenses - Property Taxes	Eliminate outdated language in the TIF statute governing administrative expenses. This would remove language that applied to districts that requested certification between July 31, 1979 and June 30, 1982, and is no longer applicable.
<b>832</b>	Revenue	Chapter 469.1763, subd. 2 - TIF Authority for Biotechnology and Health Science Industry Zones - Property Taxes	Clarifies that the special TIF authority for biotechnology and health science industry zones (which are being repealed in the repealer section) can be used until those zones expire. This authority is not dependent on state funding of the zone and remains viable until the zone, which has subzones in Minneapolis, St. Paul, and Rochester, expires at the end of 2015.
<b>833</b>	Revenue	Chapter 473.665, subd. 5 Metropolitan Airports Commission (MAC) bonds - Obsolete Tax on Money and Credits	Eliminate an outdated reference to the tax on money and credits in a MAC bonding statute. This tax has not been imposed since the 1940s and was formally repealed in 1979.
<b>834</b>	Revenue	Chapter 477A.0124, subd. 5 - County Program Aid - Property Tax Aids and Credits	Removes outdated provisions for 2009 county program aid to Pine County, which has already been paid and is no longer effective.

<b>835</b>	Revenue	Chapter 477A.014, subd. 1 - Local Government Aid - Property Tax Aids and Credits	Eliminate outdated references to road accident factor, which is no longer used as a factor for calculating local aid.
<b>836</b>	Revenue	Chapter 611.27, subds. 13 and 15 - County Program Aid - Property Tax Aids and Credits	Eliminate cross-references to § 477A.0124, subd. 1, which is being repealed in this bill. These provisions, instruct the commissioner of revenue to pay for county program aid and court transcripts using the county aid funds under § 477A.0124, subd. 1, which only applied to county program aid for 2004.
<b>837</b>	Revenue	Chapter 16D.02, subd. 5 - Collection Activities - Department of Revenue	Eliminate language that defines “debt qualification plans,” which are no longer used. The department uses service level agreements.
<b>838</b>	Revenue	Chapter 16D.11, subd. 2 - Collection Activities - Department of Revenue	Eliminate language relating to outdated computation and requirement to return debts. This subdivision set the initial percentage rate for calculating collection costs, and this rate is now outdated. The current rate and method of determining the rate are contained in subdivision 7 of this section. Debts are no longer returned to the commissioner when collection cost cancellation is requested by the debtor. Instead, the commissioner resolves the request and notifies the agency of the resolution.
<b>839</b>	Revenue	Chapter 270C.131 - Reports - Explore Minnesota Tourism	Eliminate the quarterly sales tax report, which is no longer wanted or needed by Explore Minnesota Tourism.
<b>840</b>	Revenue	Chapter 270C.53 - Delinquent Tax Liability - Department of Revenue	Eliminate a provision that gives the commissioner the authority to abate the liability of a taxpayer who is not able to pay a delinquent tax liability if the taxpayer agrees to perform uncompensated public service. This program has not been used in a number of years, and it is not anticipated that the program will be used in the future as it was rarely used and found to be difficult to administer and track.
<b>841</b>	Revenue	Chapter 270C.991, subd. 4 - Property Tax Working Group - Executive Branch Advisory Council	Eliminate the Property Tax Working Group that completed its duties in 2013.

<b>842</b>	Revenue	Chapter 272.02, subds. 1 and 1a - Exempt Status - Personal Property Taxes	Eliminate redundant language stating the property listed in section 272.02 is exempt and these exemptions are subject to the limitations of section 272.025. This language is redundant, as each subdivision in the section specifically states each identified type of property is exempt, and section 272.025 already states that it is applicable to section 272.02.
<b>843</b>	Revenue	Chapter 272.02, subds. 48, 51, 53, 67, 72 and 82 - Obsolete Exemptions - Property Taxes	Eliminate exemptions for electric generation facilities that required that these facilities be built by the specific date in each subdivision, and the facilities that were intended to be covered by these exemptions were never built. No taxpayers are covered by the subdivisions that would be repealed, and the time-limiting provisions prevent any taxpayer from claiming these exemptions in the future. These exemptions were for facilities in Fillmore County (subd. 48); Waseca County (subds. 51 and 72); City of Minneapolis (subds. 53 and 82); and Dakota County (subd. 67).
<b>844</b>	Revenue	Chapter 272.027, subd. 2 - Obsolete Exemptions - Property Taxes	Eliminate personal property tax exemption for public utility project in Itasca County. Plans to construct the plant were cancelled in 2002.
<b>845</b>	Revenue	Chapter 272.031 - Recording Procedures - Property Taxes	Eliminate unnecessary language specifying that abbreviations may be used in property tax records, but ditto marks and the abbreviation "do" may only be used as to a property owner's name and the addition or the subdivision in which property lies.
<b>846</b>	Revenue	Chapter 273.015, subd. 1 - Property Taxes	Eliminate unnecessary language specifying that property tax statements must be rounded to the nearest even cent, such as \$--.02, \$--.54, or \$--.78. Counties round property tax to the nearest dollar, which makes this provision outdated.
<b>847</b>	Revenue	Chapter 273.03, subd. 3 - Property Taxes	Eliminate unnecessary language specifying that other laws that are not inconsistent with certain statutes continue in full force and effect. This states a basic tenet of statutory interpretation and is therefore superfluous.
<b>848</b>	Revenue	Chapter 273.075 - Assessor Instructional Courses - Property Taxes	Eliminate outdated provision related to a one-time appropriation in 1971 for payment of assessor instructional courses at the University of Minnesota, which are no longer offered.

<b>849</b>	Revenue	Chapter 273.1101 - Valuation - Property Taxes	Eliminate statute explaining the term “true and full” value, which is an outdated term that is no longer used with respect to assessment of property.
<b>850</b>	Revenue	Chapter 273.1102, subd. 3 - Mill Rates - Property Taxes	Eliminate an outdated 1988 adjustment to school district levy limitation provisions, which is also outdated in that it applies to levy limits expressed in terms of “mills,” and mills and mill rates are no longer used by taxing authorities in the state.
<b>851</b>	Revenue	Chapter 273.1103 - Valuation - Property Taxes	Eliminate net debt conversion from full and true market value to assessed market (this was completed in the 1970s and replaced by net tax capacity in 1989).
<b>852</b>	Revenue	Chapter 273.1115 - Aggregate Resource Preservation Law - Property Taxes	Eliminate aggregate resource preservation property tax law (a program limiting property taxes for land containing commercial aggregate deposits that has never been used). This program is outdated, as all counties with otherwise-qualifying property have opted out of the program. Effective beginning with property taxes payable in 2015.
<b>853</b>	Revenue	Chapter 273.1383 - Flood Loss Replacement Aid - Property Taxes	Eliminate provisions providing for replacement aid to counties affected by flooding in 1997. These counties included Polk, Clay, Kittson, Marshall, Norman, and Wilkin. This provision is outdated, because it only applied to assessment years 1998, 1999, and 2000, and provided for general fund appropriations in fiscal years 2000, 2001, and 2002, which have passed.
<b>854</b>	Revenue	Chapter 273.1386 - Flood Loss Replacement Aid - Property Taxes	Eliminate provisions providing for replacement aid to cities affected by flooding in 2002. This provision is outdated, as it only provided for flood aid to be paid in 2004. This statute’s provision that reduced local aid to affected cities that received the flood aid in fiscal year 2006 is similarly outdated.
<b>855</b>	Revenue	Chapter 273.1398, subd. 4b - Property Taxes	Eliminate an outdated provision related to the state takeover of district court costs, as the transition to state payment of operating costs for all judicial districts was completed by July 1, 2005.
<b>856</b>	Revenue	Chapter 273.8 - Utility Property - Property Taxes	Chapter 270.12, subd. 4 - Treatment of Public Utility Property - State Board of Equalization

<b>857</b>	Revenue	Chapter 275.011, subds. 1-3 - Mill Rates - Property Taxes	Eliminate an outdated provision regarding conversion of mill rate levies to dollar amounts. Mills and mill rates are no longer used in the state's property tax system.
<b>858</b>	Revenue	Chapter 275.77 - Mandates and Maintenance of Efforts - Local Governments	Eliminate expired date-specific language regarding maintenance of effort and matching fund requirements. This outdated provision temporarily suspended any new or increased maintenance of effort or matching fund requirements until July 1, 2011.
<b>859</b>	Revenue	Chapter 279.32 - Real Estate Taxes	Eliminate an outdated provision related to lands with delinquent tax repurchased before 1936, which allowed a county to take certain action by February 1, 1945, to list such property as delinquent for taxes for 1942.
<b>860</b>	Revenue	Chapter 281.173, subd. 8 - Redemption Periods - Property Taxes	Eliminate the section's subdivision providing that the statute, relating to redemption periods for certain abandoned properties, is applicable only to tax judgment sales on or after April 13, 1996. Because the statute remains in effect, and the effective date has passed, this subdivision is outdated.
<b>861</b>	Revenue	Chapter 281.174, subd. 8 - Redemption Periods - Property Taxes	Eliminate the section's subdivision providing that the statute, relating to redemption periods for certain vacant properties, is applicable only to tax judgment sales on or after April 13, 1996. Because the statute remains in effect, and the effective date has passed, this subdivision is outdated.
<b>862</b>	Revenue	Chapter 281.328 - Redemption - Real Estate Taxes	Eliminate the outdated provision validating state assignment certificates issued before January 1, 1972, even if such certificates have not been recorded within seven years of being issued.
<b>863</b>	Revenue	Chapter 282.1 - Tax Forfeited Lands	Eliminate the outdated provision authorizing reimbursement to the purchaser of tax-forfeited property made before 1940 that are invalidated by a court, if the parcel was sold pursuant to 1935 law.
<b>864</b>	Revenue	Chapter 282.23 - Tax Forfeited Lands	Eliminate the outdated provision providing that the sale of property that was forfeited to the state in 1926 or 1927 shall be conducted in the usual manner.
<b>865</b>	Revenue	Chapter 287.20, subd. 4 - Documentary Stamps - Deed Taxes	Eliminate the definition of "documentary stamps," which is outdated because such stamps are no longer used to verify that deed tax has been paid on recorded conveyances.

<b>866</b>	Revenue	Chapter 287.27, subd. 2 - Tax Meter Machines - Deed Taxes	Eliminate the provision authorizing the use of tax meter machines, used to affix documentary stamps, which are outdated, as counties no longer use either tax meter machines or documentary stamps.
<b>867</b>	Revenue	Chapter 290.01, subd. 4b - Definition of Mutual Property and Casualty Insurance Company - Income and Franchise Taxes	Eliminate the definition of “mutual property and casualty insurance company,” which is no longer used in Chapter 290 since its reference was repealed from section 290.05 in 2001.
<b>868</b>	Revenue	Chapter 290.01, subd. 19e - Depreciation - Income and Franchise Taxes	Eliminate outdated language related to the Accelerated Cost Recovery System (ACRS) because all assets placed in service using ACRS have now been completely depreciated.
<b>869</b>	Revenue	Chapter 290.01, subd. 20e - Estate Taxes	Eliminate a duplicate modification in computing taxable income of the estate of a decedent. Federally, estates are allowed to deduct expenses either on the fiduciary income tax return or estate tax return, but not both. Minnesota follows this election by operation of section 290.01, subd. 19 (income tax) and section 291.03, subd. 1a (estate tax). The duplication in section 290.01, subd. 20e, is not necessary.
<b>870</b>	Revenue	Chapter 290.06, subd. 27 - Taxes Paid to Another State - Corporate Taxes	Eliminate the corporate tax credit for taxes paid to another state because this credit is not used. This is effective for taxable years beginning after December 31, 2013.
<b>871</b>	Revenue	Chapter 290.0674, subd. 3 - Alternative Minimum Taxes - Income and Franchise Taxes	Eliminate the prohibition against claiming the education credit against the alternative minimum tax. This prohibition has not affected any taxpayers.
<b>872</b>	Revenue	Chapter 290.33 - Imposition of Taxes - Income and Franchise Taxes	Eliminate a provision that explains how to administer a tax imposed in the middle of a calendar year. Introduced in the 1930s, this section is no longer relied on. Instead, each law change is enacted with an appropriate effective date.
<b>873</b>	Revenue	Chapter 290C.06 - Sustainable Forest Incentive Act - Property Taxes	Eliminate calculation of average estimated market value (EMV) of class 2c land under the Sustainable Forest Incentive Act (SFIA) program – this calculation is outdated, since the SFIA payment is now a flat amount per acre and is unaffected by the EMV of class 2c land.

<b>874</b>	Revenue	Chapter 291.41 – 291.47 - Estate Taxes	Eliminate the law authorizing arbitration of disputes between or among states over their jurisdiction to impose estate or inheritance taxes on a decedent's estate. This law was enacted in 1951, and any record of use cannot be found.
<b>875</b>	Revenue	Chapter 295.52, subd. 7 - Past rates - MinnesotaCare Taxes	Eliminate language that deals with a temporary tax rate reduction of the Minnesota Care tax for the years 1998 to 2003. The current tax rate is stated in section 295.52, subds. 1-4.
<b>876</b>	Revenue	Chapter 297A.71, subd.4 - Outdated Exemptions - Sales and Use Taxes	Eliminate an outdated sales tax construction exemption for the Lake Superior Center, which was built in 2000.
<b>877</b>	Revenue	Chapter 297A.71, subd. 5 - Outdated Exemptions - Sales and Use Taxes	Eliminate an outdated sales tax construction exemption for the Science Museum of Minnesota, which was built in 1999.
<b>878</b>	Revenue	Chapter 297A.71, subd. 7 - Outdated Exemptions - Sales and Use Taxes	Eliminate an outdated sales tax construction exemption enacted in 1997 for an alfalfa biomass facility, which was never built.
<b>879</b>	Revenue	Chapter 297A.71, subd.10 - Outdated Exemptions - Sales and Use Taxes	Eliminate a sales tax construction exemption that applies to Northwest Airlines in 1991 to build a heavy maintenance facility in Duluth, Minnesota.
<b>880</b>	Revenue	Chapter 297A.71, subd. 17 - Outdated Exemptions - Sales and Use Taxes	Eliminate an outdated sales tax construction exemption for the Long Lake Conservation Center located in Aitkin County because the construction and improvements for this center are complete.
<b>881</b>	Revenue	Chapter 297A.71, subd. 18 - Outdated Exemptions - Sales and Use Taxes	Eliminate an outdated sales tax construction exemption for a soybean oilseed processing and refining facility for CHS, Inc. in Marshall, Minnesota because construction was completed in 2002-2003.
<b>882</b>	Revenue	Chapter 297A.71, subd. 20 - Outdated Exemptions - Sales and Use Taxes	Eliminate a sales tax construction exemption enacted in 1999 for the construction of a cattle slaughterhouse facility that was completed in December, 2001.
<b>883</b>	Revenue	Chapter 297A.71, subd. 32 - Outdated Exemptions - Sales and Use Taxes	Eliminate an outdated the sales tax construction exemption for the construction of the Walker Art Center, which was completed in April 2005.

<b>884</b>	Revenue	Chapter 297F.08, subd. 11 - Regulations - Cigarette Taxes	Eliminate outdated language in cigarette tax dealing with railroad sleeping car companies as distributors. There are no licensed distributors who identify themselves as railroad sleeping car companies.
<b>885</b>	Revenue	Chapter 297H.10, subd. 2 - Penalties - Solid Waste Management Tax	Eliminate the solid waste management penalty for failure to file, subdivisions 1 of this statute imposes the same failure to file penalty as applies for sales tax, which is a penalty of 5% of the tax not paid.
<b>886</b>	Revenue	Chapter 298.2961, subd. 5 and 7 - Production Tax Distributions	Eliminate one-time distributions of taconite production tax revenues for individual projects in 2007 and 2010.
<b>887</b>	Revenue	Chapter 469.174, subd. 10c - Tax Increment Financing - Property Taxes	Eliminate definition of compact development TIF districts, the authority to establish these districts expired in 2012.
<b>888</b>	Revenue	Chapter 469.175, subd. 2b - Tax Increment Financing - Property Taxes	Sunset of compact development TIF district authority.
<b>889</b>	Revenue	Chapter 469.176, subd. 1i - Tax Increment Financing - Property Taxes	Eliminate permitted use of increments for compact development TIF districts.
<b>890</b>	Revenue	Chapter 469.1764 - Tax Increment Financing - Property Taxes	Eliminate pre-1982 TIF districts, these districts have now all been decertified, any remaining increments would be required to be returned.
<b>891</b>	Revenue	Chapter 469.177, subd. 10 - Tax Increment Financing - Property Taxes	Eliminate the outdated distribution of TIF revenues generated by referendum levies to school districts. This provision is unnecessary because all of these operating referenda levies are now spread on market value, which do not generate tax increment.
<b>892</b>	Revenue	Chapter 477A.0124, subds. 1 and 6 - County Program Aid - Property Tax Aid and Credits	Eliminate provisions providing for county program aid in 2004, 2011, and 2012. These aid payments have been made and the provisions have no ongoing effects, making these provisions are outdated.
<b>893</b>	Revenue	Rule 505.173 - Correction of Plats - Property Taxes	Eliminate outdated authority for local governments to correct defects in plats. The authority granted in this statute expired in 1953.

<b>894</b>	Revenue	Rule 8002.0200, subd. 8 - Net Operating Losses	Eliminate a rule related to individual net operating loss. This is outdated as a result of numerous law changes since the rule was promulgated in the 1970's.
<b>895</b>	Revenue	Rule 8007.0200 - Accounting Methods	Eliminate a rule regarding changes in accounting methods. Income taxpayers must use the same accounting periods for Minnesota purposes as used for federal purposes.
<b>896</b>	Revenue	Rule 8100.0800 - Utility Valuation - Property Taxes	Eliminate an outdated rule relating to the phase-in of utility property valuation changes. All valuation changes relating to this rule have been phased in.
<b>897</b>	Revenue	Rule 8130.7500, subp. 7 - Microfilm	Eliminate an outdated reference to microfilm reproductions of records.
<b>898</b>	Revenue	Chapter 290.06, subd. 30 - Biotechnology and Health Science Industry Zone	Eliminate the biotechnology and health science industry zone job credit. No tax benefits have been available since 2005.
<b>899</b>	Revenue	Chapter 290.06, subd. 31 - Biotechnology and Health Science Industry Zone	Eliminate the biotechnology and health science industry zone research and development credit). No tax benefits have been available since 2005.
<b>900</b>	Revenue	Chapter 289A.56, subd. 7 - Biotechnology and Health Science Industry Zone	Eliminate the interest payable on biotechnology and health science industry zone sales tax refunds. No tax benefits have been available since 2005.
<b>901</b>	Revenue	Chapter 297A.68, subd. 38 - Biotechnology and Health Science Industry Zone	Eliminate the biotechnology and health science industry zone sales tax exemption. No tax benefits have been available since 2005.
<b>902</b>	Revenue	Chapter 469.330 - Biotechnology and Health Science Industry Zone	Eliminate the biotechnology and health science industry zone definitions. No tax benefits have been available since 2005.
<b>903</b>	Revenue	Chapter 469.331 - Biotechnology and Health Science Industry Zone	Eliminate the biotechnology and health science industry zone development plans. No tax benefits have been available since 2005.
<b>904</b>	Revenue	Chapter 469.332 - Biotechnology and Health Science Industry Zone	Eliminate the biotechnology and health science industry zone limits. No tax benefits have been available since 2005.
<b>905</b>	Revenue	Chapter 469.333 - Biotechnology and Health Science Industry Zone	Eliminate the applications for biotechnology and health science industry zone designations. No tax benefits have been available since 2005.

<b>906</b>	Revenue	Chapter 469.334 - Biotechnology and Health Science Industry Zone	Eliminate the designation of biotechnology and health science industry zones. No tax benefits have been available since 2005.
<b>907</b>	Revenue	Chapter 469.335 - Biotechnology and Health Science Industry Zone	Eliminate the application for biotechnology and health science industry zone tax benefits. No tax benefits have been available since 2005.
<b>908</b>	Revenue	Chapter 469.336 - Biotechnology and Health Science Industry Zone	Eliminate the tax incentives available in biotechnology and health science industry zones. No tax benefits have been available since 2005.
<b>909</b>	Revenue	Chapter 469.337 - Biotechnology and Health Science Industry Zone	Eliminate the corporate biotechnology and health science industry zone franchise tax exemption. No tax benefits have been available since 2005.
<b>910</b>	Revenue	Chapter 469.338 - Biotechnology and Health Science Industry Zone	Eliminate the biotechnology and health science industry zone jobs credit. No tax benefits have been available since 2005.
<b>911</b>	Revenue	Chapter 469.339 - Biotechnology and Health Science Industry Zone	Eliminate the biotechnology and health science industry zone research credit. No tax benefits have been available since 2005.
<b>912</b>	Revenue	Chapter 469.340 - Biotechnology and Health Science Industry Zone	Eliminate the repayment of biotechnology and health science industry zone tax benefits. No tax benefits have been available since 2005.
<b>913</b>	Revenue	Chapter 469.341 - Biotechnology and Health Science Industry Zone	Eliminate the biotechnology and health science industry zone performance and remedies No tax benefits have been available since 2005.
<b>914</b>	Revenue	Chapter 274.01 - Local Board of Appeal and Equalization - Property Taxes	Allow LBAEs to meet at a central location within the county or at the office of the town or city clerk. Current law requires the meetings be held at the office of the clerk.
<b>915</b>	Revenue	Clarify the procedure for collection of Personal Liability Limitations	Allow commissioner to make a personal liability assessment within one year of a final administrative or judicial determination. Current law allows the commissioner to make a personal liability assessment within the prescribed period of limitations for assessing the underlying tax, or within one year after the date of an order assessing the underlying tax, whichever period expires later. Effective the day following final enactment.

<b>916</b>	Revenue	Chapter 273.13 - Clarify Classification Rates - Property Taxes	Changes statutes to use consistent terminology when referring to property tax classification rates. Eliminates Minn. Stat. § 273.13, subd. 21a, which defines “class rates”. It will be outdated because all references will now be to “classification rate”.
<b>917</b>	Revenue	Chapters 270, 272 and 273 - Clerical Corrections on State Assessed Values - Property Taxes	Allow county assessors to make clerical corrections relating to personal as well as real property valuations, and to Railroad, Utility and Wind Energy Production Tax values. Also allow the commissioner to make clerical corrections to state assessed values until December 31 of the assessment year. This will match the current practice allowing correction of clerical errors on homestead and other types of property.
<b>918</b>	Transportation	Chapter 160.27, subd. 3 - Phone Booths	Eliminate outdated language allowing permits for phone booths to be located on highway rights-of-way.
<b>919</b>	Transportation	Chapter 161.05 - Temporary Loans	Eliminate authorization for temporary loans to the trunk highway fund. This authority has not been used in recent memory.
<b>920</b>	Transportation	Chapter 161.06 - Contingent Fund	Eliminate \$5,000 contingent fund. The use or need for this fund is unknown.
<b>921</b>	Transportation	Chapter 161.07 - Manner of Payments	Eliminate language describing the manner of payments from the trunk highway fund can be repealed. These provisions are addressed through MMB and SWIFT policies.
<b>922</b>	Transportation	Chapter 161.08 - Financial Records	Eliminate language describing financial records. These provisions are addressed through MMB and SWIFT policies.
<b>923</b>	Transportation	Chapter 161.082, subd. 2a (b) and (c) - Town Bridge Expenditures	Eliminate subdivision related to expenditures from the town bridge account likely enacted to fund a specific bridge project. It has not been used in the past 25 years.
<b>924</b>	Transportation	Chapter 161.082, subd. 3 - Turnback Expenditures	Eliminate language related to transfers to the turnback account that limits the amount of borrowing from the county state aid highway fund construction account and requires repayment within 10 years. This issue is addressed through Minnesota Department of Transportation financial best practices.
<b>925</b>	Transportation	Chapter 161.115, subd. 240 - Highway 309	Eliminate reference to Trunk Highway 309. This road formerly served the Brainerd state hospital, which no longer exists.
<b>926</b>	Transportation	Chapter 161.1231, subs. 3 and 9 - I-394 Parking Facilities	Eliminate references to the construction of parking facilities on I-394 because these facilities have been built.

<b>927</b>	Transportation	Chapter 161.13 -Highway Connections	Eliminate language authorizing the connection of cities served by US 61-US 65 prior to the construction of I-35. All routes were subsequently transferred to the counties.
<b>928</b>	Transportation	Chapter 161.161 - Highway Turnbacks	Eliminate guidance for turning back a trunk highway that is located on a county line.
<b>929</b>	Transportation	Chapter 161.20, subd. 2 (1) - portion - Driver's Exam Space	Eliminate reference to providing space for driver's license examinations. This duty has been transferred to the Department of Public Safety.
<b>930</b>	Transportation	Chapter 161.201 - Real Estate Services	Eliminate duplicative statute that allows the Minnesota Department of Transportation to enter into agreements with cities of the first class for real estate services. The department already does this through other authority which is not restricted to cities of the first class.
<b>931</b>	Transportation	Chapter 161.22 - Real Estate Appraisers	Eliminate duplicative statute allowing the Minnesota Department of Transportation to employ real estate appraisers. The department has authority to contract for professional/technical services under 16C.08.
<b>932</b>	Transportation	Chapter 161.31, subd. 2 - Trunk Highway Pamphlets	Eliminate unnecessary language allowing the commissioner to print and distribute pamphlets on the trunk highway system.
<b>933</b>	Transportation	Chapter 161.3205 - Professional Technical Contracts	Eliminate the Minnesota Department of Transportation's professional technical contracting authority. The department uses the process in 16C.08.
<b>934</b>	Transportation	Chapter 161.51 - Safety Account	Eliminate unused federal-state safety account.
<b>935</b>	Transportation	162.02, subds. 2-3; and 162.09 subds 2-3 - Advisory Committee and Rules; Municipal state aid highway system and county state aid highway system;	Consolidates two statutes related to state aid rules advisory committees.
<b>936</b>	Transportation	Chapter 162.02, subds. 2-3; and 162.09, subds. 2-3 - Rules Advisory Committees	Eliminate permissive language enabling the Minnesota Department of Transportation and local governments to use insurance data and other information for safety projects. The departments and local governments can continue using this data without the statute.

<b>937</b>	Transportation	Chapter 162.02, subd. 3b - Safety Projects	Eliminate requirement for the Minnesota Department of Transportation to make payments by issuing a warrant (paper check). Payments are currently made electronically.
<b>938</b>	Transportation	Chapter 162.06, subd. 3(c) and 162.12, subd. 3 (c) - Payments to Cities and Counties	Eliminate the unused county and city transportation revolving loan fund. The funds have existed since 1997 but never been used.
<b>939</b>	Transportation	Chapter 162.08, subd. 3 - Local Funds	Eliminate counties' authority to designate some of their funds for use by townships for construction. This has not been used for 25 years.
<b>940</b>	Transportation	Chapter 163.07, subd. 3 - County Engineers	Eliminate an outdated provision allowing an individual to take a leave of absence to serve as a county engineer. These leaves of absence are covered in the Minnesota Government Engineering Council bargaining agreement.
<b>941</b>	Transportation	Chapter 164.041 - Township Levy	Eliminate law that removes township levy limits for road purposes.
<b>942</b>	Transportation	Chapter 164.05 - Township Levy	Eliminate law requiring townships to hold a vote on levying a road drainage tax under certain conditions. Townships do not levy separate taxes for road drainage.
<b>943</b>	Transportation	Chapter 165.09, subds. 3 & 5 - Bridge Clearance	Eliminate law that establishes specific requirements for bridge design on the Minnesota River south of Chaska. The Army Corps of Engineers and the U.S. Coast Guard establish bridge requirements for crossing navigable waters.
<b>944</b>	Transportation	Chapter 165.11 - Bridge Reconstruction	Eliminate unnecessary statute that requires counties to participate in bridge replacement destroyed by flood when the county participated in the original construction cost. In the case of disaster, bridge replacement is now funded through the town bridge account, bridge bonding and FEMA dollars.
<b>945</b>	Transportation	Chapter 165.13 - Toll Bridge	Eliminate statute allowing a county to purchase or lease a bridge and charge tolls. This was special legislation for the JAR bridge in Inver Grove Heights/South St. Paul, which no longer exists. The main span has been removed and the remainder of the bridge has been converted into a pedestrian pier.
<b>946</b>	Transportation	Chapter 169.835 - Federal Aid System	Eliminate outdated reference to adding routes to the federal aid highway system.

<b>947</b>	Transportation	Chapter 169.867 - Milk Hauling Permit	Eliminate authority for a milk hauling permit that expired on August 1, 2012.
<b>948</b>	Transportation	Chapter 173.0845 - Star Lake and River Signs	Eliminate authority for local governments to erect Star Lake and Star River signs. The Star Lake/River board was established in 2008, but has been inactive since 2010.
<b>949</b>	Transportation	Chapter 173.085, and a portion of 173.13, subd. 4 (d) - Star City and County Signs	Eliminate authorization for Star City and Star County signs. This program longer ended in the late 1990s, and the signs have been removed.
<b>950</b>	Transportation	Chapter 174.02, subd. 7 - Revolving Loan Fund	Eliminate authorization for the commissioner to receive loans from the transportation revolving loan fund. Similar language exists in 161.04, subd. 4.
<b>951</b>	Transportation	Chapter 174.05 - Pollution Control Agency; Rules and Standards	Eliminate requirement for the Pollution Control Agency to notify Minnesota Department of Transportation of rules and standards that may impact transportation. Minnesota Department of Transportation can comment on any proposed rules through the normal rulemaking process.
<b>952</b>	Transportation	Chapter 174.06, subs. 7(b) and 8 - Obsolete Recommendations	Eliminate outdated provision requiring the commissioner to make recommendations to the legislature by January 1, 1979.
<b>953</b>	Transportation	Chapter 174.19 - Petroleum Storage Tanks	Eliminate outdated specifications for petroleum storage tanks.
<b>954</b>	Transportation	Chapter 174.256, subd. 5 - Park-and-Ride Report	Eliminate requirement for Minnesota Department of Transportation to complete a park-and-ride evaluation due on January 5, 1981.
<b>955</b>	Transportation	Chapter 174.50, subs. 6a and 6b - Use of Bond Funds	Eliminate language about using bond funds for engineering costs. 6a has not been used in at least 25 years. 6b expired in 2007.
<b>956</b>	Transportation	Chapter 174.86, subd. 5 - Rail Advisory Committee	Eliminate commuter rail advisory committee because there are no commuter rail projects currently under development.
<b>957</b>	Transportation	Chapter 181.28 - Railroad Hours Worked	Eliminate restriction on hours worked by railroad engineers. This requirement is superseded by Federal Railroad Administration hours of service regulations.
<b>958</b>	Transportation	Chapter 181.29 - Railroad Hours Worked	Eliminate restriction on hours worked by railroad employees. This requirement is superseded by Federal Railroad Administration hours of service regulations.

<b>959</b>	Transportation	Chapter 181.3 - Railroad Hours Worked	Eliminate language about the Minnesota Department of Transportation enforcing Minn. Statute 181.29. This requirement is superseded by Federal Railroad Administration hours of service regulations.
<b>960</b>	Transportation	Chapter 218.021 - Common Carrier, Unlawful Acts	Eliminate railroad common carrier unlawful acts. This railroad statute is pre-empted by federal law. 49 U.S.C. §10501 (preemption); 49 U.S.C. §107 (rates).
<b>961</b>	Transportation	Chapter 218.031, except subd. 2 - Common Carrier Duties	Eliminate railroad common carrier duties. This railroad statute is pre-empted by federal law.
<b>962</b>	Transportation	Chapter 218.041, subds. 1, 2, and 7 - Duties of Commissioner	Eliminate duties of the Commissioner related to railroads. This railroad statute is pre-empted by federal law. 49 U.S.C. §10501 (preemption); 49 U.S.C. §107 (rates)
<b>963</b>	Transportation	Chapter 219.55 - Loading Platform	Eliminate railroad loading platform requirements. This railroad statute is obsolete since loading platforms are no longer needed for railroad operations.
<b>964</b>	Transportation	Chapter 219.562 - Vehicle for Highway Use; Equipment	Eliminate requirements related to a vehicle for highway use operated by a railroad company. This railroad statute is obsolete because this problem is no longer an issue in the rail industry.
<b>965</b>	Transportation	Chapter 219.565 - Engineer Who Cannot Read	Eliminate criminal penalty for railroads who knowingly hire an engineer who cannot read. This railroad statute is pre-empted by federal law.
<b>966</b>	Transportation	Chapter 219.566 - Intoxication of Employee on Train or Boat	Eliminate criminal penalty for railroad or boat employees intoxicated on the job. This statute is pre-empted by federal law.
<b>967</b>	Transportation	Chapter 219.93 -Stopping Train at Crossing	Eliminate requirement for trains to stop at a crossing. This railroad statute is pre-empted by federal law.
<b>968</b>	Transportation	Chapter 221.031, subd. 1(c) - Motor Carrier Terminals	Eliminate language about the commissioner's authority to direct repairs to motor carrier terminals. This authority has not been used in at least two decades.
<b>969</b>	Transportation	Chapter 221.123 and 221.151 - Motor Carrier Registration	Eliminate outdated law pertaining to post-registration requirements for motor carriers.
<b>970</b>	Transportation	Chapter 221.241, 221.251, 221.261, 221.271, 221.293, and 221.295 - Obsolete Motor Carrier Law	Eliminate unnecessary motor carrier sections.

<b>971</b>	Transportation	Chapter 222.04 - Selection of Swamp Lands	Eliminate requirements related to the selection of swamp lands. This railroad statute is obsolete due to no further applicability to land grant accommodations.
<b>972</b>	Transportation	Chapter 222.06 - Property Transaction between Competitors	Eliminate penalties for property transaction between competitors. This statute railroad is pre-empted by federal law.
<b>973</b>	Transportation	Chapter 222.07 - Leasing to Foreign Corporation	Eliminate liability for leasing to foreign corporations. This railroad statute is pre-empted by federal law.
<b>974</b>	Transportation	Chapter 222.08 - Consolidation of Railroads	Eliminate statute that forbids when railroads can consolidate capital stock, lines, property franchise, control or power of control. This statute is pre-empted by federal law.
<b>975</b>	Transportation	Chapter 222.09 - Consolidation of Railroads	Eliminate statute related to when railroad consolidation is permitted. This railroad statute is pre-empted by federal law.
<b>976</b>	Transportation	Chapter 222.10 - Rights and Duties of Consolidated Railroads	Eliminate rights and duties of consolidated corporation. This railroad statute is pre-empted by federal law.
<b>977</b>	Transportation	Chapter 222.11 - Consolidation of Railroads	Eliminate authorization for railroads to consolidate its property and franchise. This railroad statute is pre-empted by federal law.
<b>978</b>	Transportation	Chapter 222.12 - Aid in Construction of Railroad	Eliminate authorization for railroads to aid in the construction of a connecting road. This railroad statute is pre-empted by federal law.
<b>979</b>	Transportation	Chapter 222.13 - Railroad Bonds	Eliminate authorization for railroads to fund indebtedness through bonds. This railroad statute is pre-empted by federal law.
<b>980</b>	Transportation	Chapter 222.141 - Railroad Mortgage or Deed of Trust	Eliminate law related to telegraph and telephone mortgage or deed of trust. This railroad statute is pre-empted by federal law.
<b>981</b>	Transportation	Chapter 222.15 - Railroad Rolling Stock	Eliminate requirement that property not be transferred until it has been paid for in full. This railroad statute is pre-empted by federal law.
<b>982</b>	Transportation	Chapter 222.16 - Railroad Lease	Eliminate requirements related to railroad lease and conditional sale. This railroad statute is pre-empted by federal law.
<b>983</b>	Transportation	Chapter 222.17 - Railroad Equipment Trust	Eliminate requirements related to equipment trust covering rolling stock. This railroad statute is pre-empted by federal law.
<b>984</b>	Transportation	Chapter 222.18 - Railroad Deed or Mortgage	Eliminate requirements related to recording a deed or mortgage. This railroad statute is pre-empted by federal law.

<b>985</b>	Transportation	Chapter 222.19 - Railroad Stock	Eliminate requirements related to preferred and special stock and income certificates. This railroad statute is pre-empted by federal law.
<b>986</b>	Transportation	Chapter 222.20 - Voting for Railroad Directors	Eliminate the right to vote for directors. This railroad statute is pre-empted by federal law.
<b>987</b>	Transportation	Chapter 222.21 - Agreement on Control of Railroad Property	Eliminate requirements related to agreements on control of property. This railroad statute is pre-empted by federal law.
<b>988</b>	Transportation	Chapter 222.22 - Railroad Subscription Books	Eliminate law related to subscription books. This railroad statute is pre-empted by federal law.
<b>989</b>	Transportation	Chapter 222.23 - Unpaid and Fictitious Railroad Stock	Eliminate penalties related to unpaid and fictitious stock. This railroad statute is pre-empted by federal law.
<b>990</b>	Transportation	Chapter 222.24 - Railroad Franchise	Eliminate authority for railroads to exercise a franchise elsewhere. This railroad statute is pre-empted by federal law.
<b>991</b>	Transportation	Chapter 222.25 - Railroad Connections	Eliminate requirements related to connections with other roads. This railroad statute is pre-empted by federal law.
<b>992</b>	Transportation	Chapter 222.28 - Extension or Branch of Railroad	Eliminate requirements related to railroad extensions or developing a new branch. This statute is pre-empted by federal law.
<b>993</b>	Transportation	Chapter 222.31 - Alteration of Railroad Route	Eliminate requirements related to the alteration of routes. This railroad statute is pre-empted by federal law.
<b>994</b>	Transportation	Chapter 222.32 - Alteration of Railroad Route	Eliminate requirements related to the alteration or extension of routes. This railroad statute is pre-empted by federal law.
<b>995</b>	Transportation	Chapter 222.35 - Annual Meeting of Railroad Stockholders	Eliminate outdated law related to annual meeting of stockholders. Railroad shareholders can be treated like any other domestic corporation under existing statute.
<b>996</b>	Transportation	Chapter 360.013, subd. 59 - State Airway Definition	Eliminate definition of "state airway." The federal government controls airspace.
<b>997</b>	Transportation	Chapter 360.015, subd. 2 (b) - Aeronautics Accidents	Eliminate requirement for the commissioner to report all aeronautics accidents to the federal government. The National Transportation Safety Board is responsible for investigating aviation accidents.

<b>998</b>	Transportation	Chapter 360.015, subd. 11a - Aircraft Accidents	Eliminate requirement for coroners investigating aircraft accidents to submit reports to Minnesota Department of Transportation. The National Transportation Safety Board is responsible for investigating aviation accidents.
<b>999</b>	Transportation	Chapter 360.015, subd. 17 - Aeronautics Report	Eliminate duplicative law directing Minnesota Department of Transportation to submit a report to the governor about the department's activities. This is similar to language in Chapter 174.
<b>1000</b>	Transportation	Chapter 360.015, subd. 19 - Aeronautics Records	Eliminate duplicative requirement for Minnesota Department of Transportation to keep records. This requirement also exists in Chapter 174.
<b>1001</b>	Transportation	Chapter 360.55, subd. 4(f) - Exemptions	Eliminate \$5 fee for aircraft registration certificate replacement as well as the requirement that Minnesota Department of Transportation replace the certificate. Aircraft renew their registration annually so few people require a replacement certificate.
<b>1002</b>	Transportation	Chapter 360.55, subd. 4(f) - Aircraft Registration Certificate	Eliminate requirement for nonresident aircraft used in air shows to secure a temporary permit and pay a fee.
<b>1003</b>	Transportation	Chapter 360.59, subd. 7 - Aircraft Transfer Report	Eliminate mandate for aircraft manufacturers and dealers to file monthly report about aircraft transfers.
<b>1004</b>	Transportation	Chapter 160.283, subd 1 - Resort Signing Program	Eliminate resort signing program legislative findings.
<b>1005</b>	Transportation	Chapter 161.3428 - Design Build List	Eliminate requirement to submit annual design build list.
<b>1006</b>	Transportation	Chapter 174.03, subd. 1d - Freight Rail Report	Eliminate freight rail economic development report. It has already been submitted.
<b>1007</b>	Transportation	Chapter 174.93, subd. 2 - Fixed Guideway Report	Eliminate fixed guide way annual report.