

Minnesota State Register

Published every Monday (Tuesday when Monday is a holiday)



**Proposed, Adopted, Emergency, Expedited, Withdrawn, Vetoed Rules;
Executive Orders; Appointments; Commissioners' Orders; Revenue Notices;
Official Notices; State Grants & Loans; State Contracts; Non-State Public Bids,
Contracts and Grants**

**Monday 20 July 2020
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Minnesota State Register

Judicial Notice Shall Be Taken of Material Published in the Minnesota State Register

The Minnesota State Register is the official publication of the State of Minnesota's Executive Branch of government, published weekly to fulfill the legislative mandate set forth in Minnesota Statutes, Chapter 14, and Minnesota Rules, Chapter 1400. It contains:

- Proposed Rules
- Adopted Rules
- Exempt Rules
- Expedited Rules
- Withdrawn Rules
- Executive Orders of the Governor
- Appointments
- Proclamations
- Vetoed Rules
- Commissioners' Orders
- Revenue Notices
- Official Notices
- State Grants and Loans
- Contracts for Professional, Technical and Consulting Services
- Non-State Public Bids, Contracts and Grants

Printing Schedule and Submission Deadlines

Vol. 45 Issue Number	Publish Date	Deadline for: all Short Rules, Executive and Commissioner's Orders, Revenue and Official Notices, State Grants, Professional-Technical- Consulting Contracts, Non-State Bids and Public Contracts	Deadline for LONG, Complicated Rules (contact the editor to negotiate a deadline)
#4	Monday 27 July	Noon Tuesday 21 July	Noon Thursday 16 July
#5	Monday 3 August	Noon Tuesday 28 July	Noon Thursday 23 July
#6	Monday 10 August	Noon Tuesday 4 August	Noon Thursday 30 July
#7	Monday 17 August	Noon Tuesday 11 August	Noon Thursday 6 August

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Federal Register

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NOTICE: How to Follow State Agency Rulemaking in the State Register

The State Register is the official source, and only complete listing, for all state agency rulemaking in its various stages. State agencies are required to publish notice of their rulemaking action in the State Register. Published every Monday, the State Register makes it easy to follow and participate in the important rulemaking process. Approximately 80 state agencies have the authority to issue rules. Each agency is assigned specific Minnesota Rule chapter numbers. Every odd-numbered year the Minnesota Rules are published. Supplements are published to update this set of rules. Generally speaking, proposed and adopted exempt rules do not appear in this set because of their short-term nature, but are published in the State Register.

An agency must first solicit Comments on Planned Rules or Comments on Planned Rule Amendments from the public on the subject matter of a possible rulemaking proposal under active consideration within the agency (Minnesota Statutes §§ 14.101). It does this by publishing a notice in the State Register at least 60 days before publication of a notice to adopt or a notice of hearing, or within 60 days of the effective date of any new statutory grant of required rulemaking.

When rules are first drafted, state agencies publish them as Proposed Rules, along with a notice of hearing, or a notice of intent to adopt rules without a hearing in the case of noncontroversial rules. This notice asks for comment on the rules as proposed. Proposed emergency rules, and withdrawn proposed rules, are also published in the State Register. After proposed rules have gone through the comment period, and have been rewritten into their final form, they again appear in the State Register as Adopted Rules. These final adopted rules are not printed in their entirety, but only the changes made since their publication as Proposed Rules. To see the full rule, as adopted and in effect, a person simply needs two issues of the State Register, the issue the rule appeared in as proposed, and later as adopted.

The State Register features partial and cumulative listings of rules in this section on the following schedule: issues #1-26 inclusive (issue #26 cumulative for issues #1-26); issues #27-52 inclusive (issue #52, cumulative for issues #27-52 or #53 in some years). A subject matter index is updated weekly and is available upon request from the editor. For copies or subscriptions to the State Register, contact Minnesota's Bookstore, 660 Olive Street (one block east of I-35E and one block north of University Ave), St. Paul, MN 55155, phone: (612) 297-3000, or toll-free 1-800-657-3757. TTY relay service phone number: (800) 627-3529.

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Monday 6 July - Monday 20 July

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Comments on Planned Rules or Rule Amendments. An agency must first solicit Comments on Planned Rules or Comments on Planned Rule Amendments from the public on the subject matter of a possible rulemaking proposal under active consideration within the agency (*Minnesota Statutes* §§ 14.101). It does this by publishing a notice in the *State Register* at least 60 days before publication of a notice to adopt or a notice of hearing, and within 60 days of the effective date of any new statutory grant of required rulemaking.

Rules to be Adopted After a Hearing. After receiving comments and deciding to hold a public hearing on the rule, an agency drafts its rule. It then publishes its rules with a notice of hearing. All persons wishing to make a statement must register at the hearing. Anyone who wishes to submit written comments may do so at the hearing, or within five working days of the close of the hearing. Administrative law judges may, during the hearing, extend the period for receiving comments up to 20 calendar days. For five business days after the submission period the agency and interested persons may respond to any new information submitted during the written submission period and the record then is closed. The administrative law judge prepares a report within 30 days, stating findings of fact, conclusions and recommendations. After receiving the report, the agency decides whether to adopt, withdraw or modify the proposed rule based on consideration of the comments made during the rule hearing procedure and the report of the administrative law judge. The agency must wait five days after receiving the report before taking any action.

Rules to be Adopted Without a Hearing. Pursuant to *Minnesota Statutes* § 14.22, an agency may propose to adopt, amend, suspend or repeal rules without first holding a public hearing. An agency must first solicit **Comments on Planned Rules** or **Comments on Planned Rule Amendments** from the public. The agency then publishes a notice of intent to adopt rules without a public hearing, together with the proposed rules, in the *State Register*. If, during the 30-day comment period, 25 or more persons submit to the agency a written request for a hearing of the proposed rules, the agency must proceed under the provisions of §§ 14.1414.20, which state that if an agency decides to hold a public hearing, it must publish a notice of intent in the *State Register*.

KEY: Proposed Rules - Underlining indicates additions to existing rule language. ~~Strikeouts~~ indicate deletions from existing rule language. If a proposed rule is totally new, it is designated "all new material." **Adopted Rules** - Underlining indicates additions to proposed rule language. ~~Strikeout~~ indicates deletions from proposed rule language.

Minnesota Board of Assessors

Proposed Permanent Rules Relating to Assessors' Education and Licensing: Order Adopting Rules

Adoption of Rules Governing Licensure, Education, Trainee Registration, Record Retention, and Reinstatement, Minnesota Rules, Chapter 1950; Revisor's ID Number R-04631, OAH docket number 71-9032-36467

BACKGROUND INFORMATION

1. The Minnesota Board of Assessors has complied with all notice and procedural requirements in *Minnesota Statutes*, chapter 14, *Minnesota Rules*, chapter 1400, and other applicable law.
2. The agency received nine written comments and submissions on the rules. No persons requested a public hearing. Therefore, there are not 25 or more requests for a public hearing. The agency received zero requests for notice of submission to the Office of Administrative Hearings.
3. The Board is adding a paragraph to part 1950.1060, subp. 2, specifying that the management and leadership course requirement for Senior Accredited Minnesota Assessor (SAMA) licensure does not apply to a county assessor who, on May 1, 2020, was licensed at the Accredited Minnesota Assessor level and was serving on

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a probationary appointment pursuant to *Minnesota Statute* section 273.061, subd. 1. This change to the rule draft is reasonable, because it addresses the potential issue of a county assessor, who is serving on a two-year probationary appointment pending attaining SAMA licensure pursuant to *Minnesota Statute* § 273.061, subdivision 1, not being able to complete the newly-required course within that two-year period, if the course is not approved and offered during the probationary period. This change does not substantially change the proposed rules, as it only provides an exemption for one of the course requirements for qualifying for SAMA licensure, and it is limited to licensees who meet very specific and unique conditions.

4. The rules are needed and reasonable.
5. A copy of the board's authorization to adopt the rules is attached

ORDER

The above-named rules, in the form published in the State Register on March 30, 2020, with the modifications as indicated in the Revisor's draft, file number AR4631, dated May 4, 2020 are adopted under my authority in *Minnesota Statutes*, section 270.47.

Signed by Executive Secretary Andrea Fish on June 10, 2020.

1950.1020 LICENSURE.

[For text of subparts 1 and 2, see Minnesota Rules]

Subp. 3. [See repealer.]

Subp. 3a. [See repealer.]

[For text of subpart 4, see Minnesota Rules]

Subp. 5. **Reinstatement.**

[For text of item A, see Minnesota Rules]

~~B. A person seeking reinstatement as an accredited Minnesota assessor or senior accredited Minnesota assessor must have successfully completed the current year's Uniform Standards of Professional Appraisal Practice seven-hour update course:~~

~~C. B.~~ An applicant for renewal must pay a reinstatement fee in addition to the license fee if the application for renewal is received after June 30.

1950.1030 CERTIFIED MINNESOTA ASSESSOR (CMA).

A person assisting the assessor of a taxing jurisdiction in making exemption, classification, or valuation decisions must obtain licensure as a certified Minnesota assessor. ~~A local assessor employed by a township or city not requiring a higher level of licensure as shown in the "List of Assessor License Levels for Minnesota Taxing Jurisdictions" must obtain licensure as a certified Minnesota assessor.~~ Requirements to initially obtain licensure as a certified Minnesota assessor are given in items A to F.

[For text of items A to F, see Minnesota Rules]

1950.1035 TEMPORARY LICENSE.

[For text of subparts 1 and 2, see Minnesota Rules]

Subp. 3. **Expiration.** A temporary license under subpart 1 or 2 expires on the second June 30 after issuance, or after the license holder obtains a permanent license, whichever occurs first. An applicant may not obtain more than one temporary license in the applicant's lifetime. The ~~four-year~~ five-year time period during which temporary license holders must obtain accredited Minnesota assessor (AMA) licensure under Minnesota Statutes, section 270C.9901, begins on the date the temporary license is issued.

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1950.1040 CERTIFIED MINNESOTA ASSESSOR SPECIALIST (CMAS).

A local assessor employed by a township or city shown on the “List of License Levels for Minnesota Taxing Jurisdictions” under the heading “Certified Specialist” must obtain licensure as a certified Minnesota assessor specialist. Requirements to initially obtain licensure as a certified Minnesota assessor specialist are given in items A to E.

[For text of items A to E, see Minnesota Rules]

1950.1050 ACCREDITED MINNESOTA ASSESSOR (AMA).

A local assessor employed by a township or city shown on the “List of Assessor License Levels for Minnesota Taxing Jurisdictions” under the heading “Accredited” must obtain licensure as an accredited Minnesota assessor. Requirements to initially obtain licensure as an accredited Minnesota assessor are given in items A to D.

A. A certified Minnesota assessor license or meeting the requirements for licensure as a certified Minnesota assessor, plus:

(1) a passing grade in two board-approved income courses with a board-specified minimum number of hours of instruction; and

(2) a passing grade in a board-approved assessment administration course with a board-specified minimum number of hours of instruction;

(3) a passing grade in 30 hours of elective courses approved by the board; and

(4) completion of a board-approved 15-hour seminar on Uniform Standards of Professional Appraisal Practice no more than five years before applying for an initial accredited Minnesota assessor license. If the seminar was taken more than five years before applying for an initial accredited Minnesota assessor license, the applicant must take the current year Uniform Standards of Professional Appraisal Practice seven-hour update class.

(2) a passing grade on a board-approved course with a minimum of 15 hours of instruction on the assessment of a particular type of property, such as multiunit residential property, agricultural property, lakeshore property, or new construction.

B. A passing grade on one demonstration narrative appraisal, completed no more than five years prior to the date it is submitted for grading. In lieu of this narrative appraisal, the applicant may substitute:

[For text of subitems (1) and (2), see Minnesota Rules]

(3) obtaining the designation of assessment administrative specialist (AAS) or mass appraisal specialist (MAS) from the International Association of Assessing Officers;

[For text of subitems (4) and (5), see Minnesota Rules]

[For text of items C and D, see Minnesota Rules]

1950.1060 SENIOR ACCREDITED MINNESOTA ASSESSOR (SAMA).

Subpart 1. [See repealer.]

Subp. 2. **Specific requirements for SAMA.** Requirements to initially obtain licensure as a senior accredited Minnesota assessor are given in items A to E.

[For text of items A and B, see Minnesota Rules]

C. A passing grade in a board-approved assessment administration course with a minimum of 30 hours of instruction.

D. Completion of board-approved management and leadership courses with a minimum of 30 hours of instruction.

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~~C. E.~~ Five years of assessment experience.

~~D. F.~~ Completion of an interview with the board that demonstrates the applicant's knowledge, understanding, and application of appraisal standards.

~~E. G.~~ Application to the board, and the appropriate fee.

Subp. 3. [Repealed, 18 SR 1442]

Subp. 4. [Repealed, 18 SR 1442]

Subp. 5. [Repealed, 18 SR 1442]

Subp. 6. [Repealed, 29 SR 1450]

1950.1080 CONTINUING EDUCATION.

[For text of subpart 1, see Minnesota Rules]

Subp. 2. **Basis of continuing education hours.** Continuing education hours are given in three general categories.

A. Educational courses or seminars ~~with a minimum of three hours of instruction~~ in assessment or appraisal subjects are eligible for continuing education hours. The sponsor of such courses may apply to the board for continuing education hours approval, or the recipient of the instruction may apply either before or after the course has been given. One continuing education hour is given for each instructional hour.

[For text of items B and C, see Minnesota Rules]

[For text of subparts 3 to 6, see Minnesota Rules]

REPEALER. Minnesota Rules, parts 1950.1020, subparts 3 and 3a; and 1950.1060, subpart 1, are repealed.

Executive Orders

The governor has the authority to issue written statements or orders, called Executive Orders, as well as Emergency Executive Orders. The governor's authority is specified in the Constitution of the State of Minnesota, Article V, and in *Minnesota Statutes* § 4.035. Emergency Executive Orders, for protection from an imminent threat to health and safety, become effective immediately, are filed with the secretary of state, and published in the *State Register* as soon as possible after they are issued. Other Executive Orders become effective 15 days after publication in the *State Register* and filing with the secretary of state. Unless otherwise specified, an executive order expires 90 days after the date the governor who issued the order vacates office.

Office of the Governor

Emergency Executive Order 20-78: Extending the COVID-19 Peacetime Emergency Declared in Executive Order 20-01

I, **Tim Walz, Governor of the State of Minnesota**, by the authority vested in me by the Constitution and applicable statutes, issue the following Executive Order:

The COVID-19 pandemic continues to present an unprecedented and rapidly evolving challenge to our State. Since the World Health Organization characterized the COVID-19 outbreak as a pandemic on March 11, 2020, confirmed cases of COVID-19 in Minnesota have rapidly increased. On March 15, 2020, Minnesota detected the first confirmed

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cases caused by “community spread”—infections not epidemiologically linked to overseas travel. By March 17, 2020, all fifty states had reported a confirmed COVID-19 case, and on March 21, 2020, the Minnesota Department of Health announced Minnesota’s first confirmed COVID-19 fatality.

The President declared a national emergency related to COVID-19 on March 13, 2020. Since then, and for the first time in history, the President has approved major disaster declarations for all fifty states and the District of Columbia. Along with these federal actions and the actions of states across the nation, Minnesota has taken extraordinary steps to prevent and respond to the COVID-19 pandemic. On March 13, 2020, I issued Executive Order 20-01 and declared a peacetime emergency under Minnesota Statutes 2019, section 12.31, subdivision 2. On March 16, 2020, the Executive Council approved an extension of the peacetime emergency. After notifying the Legislature, on April 13, 2020, May 13, 2020, June 12, 2020, and July 13, 2020, I issued additional Executive Orders extending the peacetime emergency. In this Executive Order, the peacetime emergency declared in Executive Order 20-01 and extended in Executive Orders 20-35, 20-53, and 20-75 is referred to as the “COVID-19 Peacetime Emergency.”

As a result of the COVID-19 pandemic, forty-nine out of the fifty states are in states of emergency. This is because COVID-19 cases and deaths continue to proliferate. According to the United States Centers for Disease Control and Prevention (“CDC”), more than 3.1 million people have been infected in the United States, resulting in over 133,000 deaths. On July 8, 2020, the CDC reported 64,771 new cases—the highest number to date. As it has with the rest of the nation, the COVID-19 pandemic continues to take its toll on Minnesota. On May 12, 2020, Minnesota had over 12,000 confirmed COVID-19 cases, with over 1,700 hospitalizations and over 600 fatalities. Minnesota has now had over 42,000 confirmed COVID-19 cases, with over 4,300 hospitalizations and over 1,500 fatalities. We have continued to learn more about COVID-19’s propensity to spread rapidly throughout our communities—both rural and urban—and continued action is necessary to mitigate its impacts.

The COVID-19 Peacetime Emergency opens our toolbox to allow us to take swift action to protect the health and well-being of our families, communities, and businesses. During the COVID-19 Peacetime Emergency, I have exercised executive authority through numerous Executive Orders to provide relief and further prepare our State for the COVID-19 pandemic. Such actions have included the closure of schools and implementation of a distance learning period; enhanced protections for veterans in our veterans homes; activation of the National Guard to assist in relief efforts; measures to preserve personal protective equipment; temporary closure of bars, restaurants, and other places of public accommodation; efforts to provide economic relief and stability to those impacted by the pandemic; regulatory changes allowing our state agencies, health care providers, and licensing boards to ensure fast relief to Minnesotans; and orders asking Minnesotans to stay at home to slow the spread of the virus. Our actions have saved lives, but the threat remains, and our work must continue.

Over the past two months, we have begun to gradually re-open sectors of our economy that present a higher risk of COVID-19 transmission. In consultation with public health and occupational safety experts, we have implemented this re-opening in a safe and science-driven manner. Nonetheless, the science and experience of other states show that increased social interaction will lead to an increased presence of the virus in our communities and increased demands on our health care system. Indeed, other states that had relaxed pandemic-related restrictions have recently seen dramatic outbreaks of the virus and have needed to reinstate restrictions. To avoid the fate of those other states, we continue to need statewide coordination and resources to fight the pandemic. The State Emergency Operations Center provides ongoing support to local governments, and—as the appropriation of significant public funds to fight the pandemic plainly shows—local resources continue to be inadequate to address the threat.

In Minnesota Statutes 2019, section 12.31, subdivision 2(a), the Minnesota Legislature authorized the Governor to declare a peacetime emergency when an act of nature endangers life and property and local government resources are inadequate to handle the situation. With the approval of the Executive Council, a peacetime emergency may continue for up to 30 days. Minnesota Statutes 2019, section 12.31, subdivision 2(b), provides the mechanism for the Governor to extend a peacetime emergency beyond 30 days. If the Governor determines a need to extend a peacetime emergency declaration beyond 30 days, and the Legislature is not sitting in session, the Governor must issue a call immediately convening both houses of the Legislature.

The Legislature adjourned its regular session on May 17, 2020. On June 10, 2020, I issued a proclamation calling

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the Legislature into a special session to address both the COVID-19 pandemic and the urgent and existential need for systemic police accountability and reform in Minnesota. The Legislature adjourned before accomplishing its mandate. As such, on July 10, 2020, I again issued a proclamation calling the Legislature into a second special session to begin today, July 13, 2020. The Legislature may terminate a peacetime emergency extending beyond 30 days by a majority vote of each house.

Minnesota law does not clearly impose additional requirements for an extension of a peacetime emergency beyond the initial 30 days. Given the importance of this decision, I previously concluded that the prudent course was to limit subsequent extensions to 30-day increments and seek the Executive Council's approval of such extensions. I continue that course today.

For these reasons, I order as follows:

1. I have determined that the COVID-19 pandemic, an act of nature, continues to endanger life and property in Minnesota, and local resources are inadequate to address the threat. The COVID-19 Peacetime Emergency must therefore continue.
2. The COVID-19 Peacetime Emergency is extended through August 12, 2020, until this Executive Order is rescinded by proper authority, or until it is terminated by a majority vote of each house of the Legislature pursuant to Minnesota Statutes 2019, section 12.31, subdivision 2(b), whichever occurs earlier.
3. On July 10, 2020, I issued a proclamation calling a second special session of the Legislature beginning today, July 13, 2020, pursuant to Minnesota Statutes 2019, sections 4.03 and 12.31, subdivision 2(b).
4. The COVID-19 Peacetime Emergency may be further extended by an executive order on or before August 12, 2020.

Pursuant to Minnesota Statutes 2019, section 4.035, subdivision 2, and section 12.32, this Executive Order is effective immediately.

A determination that any provision of this Executive Order is invalid will not affect the enforceability of any other provision of this Executive Order. Rather, the invalid provision will be modified to the extent necessary so that it is enforceable.

Signed on July 13, 2020.

Tim Walz
Governor

Filed According to Law:

Steve Simon
Secretary of State

Approved by the Executive Council on July 13, 2020:

Alice Roberts-Davis
Secretary, Executive Council

Office of the Governor

Emergency Executive Order 20-79; Rescinding Emergency Executive Orders 20-14 and 20-73 – Modifying the Suspension of Evictions and Writs of Recovery During the COVID-19 Peacetime Emergency

I, **Tim Walz, Governor of the State of Minnesota**, by the authority vested in me by the Constitution and applicable statutes, issue the following Executive Order:

On March 23, 2020, I issued Executive Order 20-14, which suspended evictions, writs of recovery, and tenancy terminations during the peacetime emergency (“Executive Order 20-14”). The purpose of Executive Order 20-14 was to protect the public health by ensuring that Minnesotans were stably housed during the COVID-19 pandemic. On June 5, 2020, I issued Executive Order 20-73, which clarified the application of Executive Order 20-14.

The protections provided by Executive Order 20-14 and Executive Order 20-73 have been crucial to protect public health by promoting Minnesotans’ housing stability and preventing displacement during the COVID-19 pandemic. We have continued to slowly and safely reopen Minnesota’s economy and, in line with those actions, recognize that tenants may begin to move more safely. At the same time, I recognize that COVID-19’s economic impact continues to influence the ability of tenants and homeowners to pay their rent and mortgages. Over 800,000 Minnesotans have applied for unemployment insurance since March 16, 2020.

Today I approved the release of \$100 million in funds for a program to provide housing assistance to prevent evictions and maintain housing stability for Minnesotans in the face of economic challenges due to COVID-19. To continue to strike a balance between the crucial importance of maintaining public health and stability for residential tenants, the economic impacts of the COVID-19 pandemic on tenants, and the interests of housing providers to maintain and protect their properties, I am modifying the eviction protections to allow evictions in additional limited circumstances. In addition, I am requiring landlords to give residential tenants a 7-day notice of intent to file an eviction to help mitigate the impact upon residential tenants and encourage resolutions without court involvement.

For these reasons, I order as follows:

1. Effective August 4, 2020 at 12:00 am, Executive Orders 20-14 and 20-73 are rescinded. Paragraphs 2 through 13 of this Executive Order are effective as of August 4, 2020 at 12:00 am.
2. The ability of property owners, mortgage holders, or other persons entitled to recover residential premises to file an eviction action on the grounds that a residential tenant remains in the property after a notice of termination of lease, after a notice of nonrenewal of a lease, after a material violation of a lease, after the termination of the redemption period for a residential foreclosure, or after nonpayment of rent, is suspended. Nothing in this Executive Order relieves a tenant’s obligation to pay rent. This suspension does not include eviction actions where the tenant:
 - a. Seriously endangers the safety of other residents;
 - b. Violates Minnesota Statutes 2019, section 504B.171, subdivision 1;
 - c. Remains in the property past the vacate date after receiving a notice to vacate or nonrenewal under paragraph 4 of this Executive Order; or
 - d. Materially violates a residential lease by the following actions on the premises, including the common area and the curtilage of the premises:
 - i. Seriously endangers the safety of others; or
 - ii. Significantly damages property.

Executive Orders

3. Residential landlords must not issue notices of termination of lease or nonrenewal of lease or terminate residential leases during the pendency of the peacetime emergency unless the termination or nonrenewal is based upon one of the grounds permitted by paragraph 2.
4. Paragraph 3 does not apply to residential landlords who issue a termination of lease or nonrenewal of lease due to the need to move the property owner or property owner's family member(s) into the property and where the property owner or property owner's family member(s) move into the property within 7 days after it is vacated by the tenant.
5. All officers who hold a writ of recovery of premises and order to vacate must cease executing such writs as required by Minnesota Statutes 2019, section 504B.365, subdivision 1, with the exception of:
 - a. Writs designated as a priority execution under Minnesota Statutes 2019, section 504B.365, subdivision 2;
 - b. Writs issued as a result of an eviction action judgment entered prior to the enactment of Executive Order 20-14 on March 24, 2020 at 5:00 pm; or
 - c. Writs issued as a result of an eviction action permitted by paragraph 2.
6. All property owners, mortgage holders, or other persons seeking possession on grounds permitted by this Executive Order must provide a written notice of intent to file an eviction action to the tenant at least 7 days prior to filing the action, or the specified notice period included in the lease, whichever is longer.
7. Nothing in this Executive Order is intended to modify the relief available, including exclusion from the dwelling, in an order for protection issued under Minnesota Statutes 2019, section 518B.01, or in a domestic abuse no contact order issued under Minnesota Statutes 2019, section 629.75.
8. Financial institutions holding home mortgages are requested to implement an immediate moratorium on all pending and future foreclosures when the foreclosure arises out of a substantial decrease in income or substantial out of pocket medical expenses caused by the COVID-19 pandemic, or any local, state, or federal governmental response to COVID-19. Financial institutions are also strongly urged not to impose late fees or other penalties for late mortgage payments related to the COVID-19 pandemic.
9. I strongly encourage property owners, mortgage holders, or other persons entitled to recover residential premises to work with tenants to reach amicable resolutions where possible without filing eviction actions. I strongly encourage tenants who are able to pay their rent to continue to do so.
10. Pursuant to Minnesota Statutes 2019, section 12.45, a person who willfully violates paragraphs 2, 3, and 5 of this Executive Order is guilty of a misdemeanor and upon conviction must be punished by a fine not to exceed \$1,000, or by imprisonment for not more than 90 days. The Attorney General may also seek any relief available pursuant to Minnesota Statutes 2019, section 8.31.
11. This Executive Order does not apply to properties on federal tribal trust land.
12. Nothing in this Executive Order creates grounds for eviction or lease termination beyond what is provided for by Minnesota Statutes.
13. Nothing in this Executive Order may in any way restrict state or local authority to order any quarantine, isolation, or other public health measure that may compel an individual to remain physically present in a particular residential real property.
14. Executive Order 20-14 and Executive Order 20-73 remain in full force and effect until superseded by this Executive Order according to its terms.

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Pursuant to Minnesota Statutes 2019, section 4.035, subdivision 2, and section 12.32, this Executive Order is effective immediately upon approval by the Executive Council. It remains in effect until the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority.

A determination that any provision of this Executive Order is invalid will not affect the enforceability of any other provision of this Executive Order. Rather, the invalid provision will be modified to the extent necessary so that it is enforceable.

Signed on July 14, 2020.

Tim Walz
Governor

Filed According to Law:

Steve Simon
Secretary of State

Approved by the Executive Council on July 14, 2020:

Alice Roberts-Davis
Secretary, Executive Council

Office of the Governor

Emergency Executive Order 20-80: Extending the Relief from Regulations for Motor Carriers and Drivers Operating in Minnesota Declared in Executive Orders 20-24, 20-44, 20-60, and 20-76

I, Tim Walz, Governor of the State of Minnesota, by the authority vested in me by the Constitution and applicable statutes, issue the following Executive Order:

The COVID-19 pandemic presents an unprecedented challenge to our State. Minnesota has taken extraordinary steps to prevent and respond to the COVID-19 pandemic. On March 13, 2020, I issued Executive Order 20-01 and declared a peacetime emergency because this pandemic, an act of nature, threatens the lives of Minnesotans, and local resources are inadequate to address the threat. After notifying the Legislature, on April 13, 2020, May 13, 2020, June 12, 2020, and July 13, 2020, I issued Executive Orders extending the peacetime emergency declared in Executive Order 20-01.

In response to the COVID-19 pandemic, the Federal Motor Carrier Safety Administration (“FMCSA”) issued a national emergency declaration on March 13, 2020, providing relief from certain safety regulations to carriers providing direct assistance to support emergency relief efforts. Due to the ongoing national emergency conditions that create a need for immediate transportation of essential supplies, including livestock, the FMCSA has extended the declaration through August 14, 2020.

Minnesota’s livestock markets have been impacted by the COVID-19 pandemic due in large part to a decrease in the employee workforce, including commercial truck drivers and employees of farms and processing plants. Approximately half of the pigs raised in Minnesota are transported to other states for processing, including South Dakota and Iowa, where major plant closures ranged from two to four weeks in duration. Without healthy workers, plants have had to close or reduce operations. And although plants have reopened, many facilities are still operating below maximum capacity to maintain worker safety.

The closures and reductions in processing capacity at plants have left livestock farmers and producers in Minnesota with an unprecedented backlog of animals that are ready to be processed. Farmers have taken measures to slow animal growth and hold pigs and poultry longer before taking them to market. Some processing plants have added an additional

Executive Orders

day of work to increase operating capacity. Additionally, the Minnesota Department of Agriculture and the Minnesota Board of Animal Health have established an incident management team, which is providing direct support to impacted farmers and producers by helping to find alternative processing sites. Despite these efforts, there is still a processing backlog of nearly 300,000 pigs, and emergency relief from certain regulations is needed to facilitate the safe and efficient movement of livestock from farms to processing plants.

On March 27, 2020, I issued Executive Order 20-24, which provided relief from certain weight restrictions and the hours of service requirements for drivers and vehicles transporting livestock. On April 24, 2020, I issued Executive Order 20-44, extending the relief provided in 20-24 and expanding the relief to include the transportation of animal carcasses. Due to ongoing emergency conditions in Minnesota, I issued Executive Order 20-60 on May 21, 2020, and on June 19, 2020, I issued Executive Order 20-76, both of which provided an additional 30 days of relief from certain regulations. Executive Order 20-76 expires on July 19, 2020, but the need for relief from the hours of service requirements and certain weight limitations continues.

Minnesota Statutes 2019, sections 169.86 and 169.865, provide weight limitations, as well as permit and permit fee requirements, for vehicles operating on Minnesota roadways and transporting overweight loads of certain commodities. Minnesota Statutes 2019, section 221.0314, subdivision 9, adopts federal regulations, including hours of service requirements. Minnesota Statutes 2019, section 221.0269, allows the Governor to “declare an emergency and grant relief from any of the regulations incorporated in section 221.0314 to carriers and drivers operating motor vehicles in Minnesota to provide emergency relief during the emergency.”

Minnesota’s livestock markets have been and will continue to be impacted by COVID-19. Further spread of the virus, especially in rural communities, threatens the health and availability of workers who Minnesotans rely on to process, inspect, and transport meat. Industry officials anticipate that it will take several weeks to work through the processing backlog. Fall is a busy season for transporting livestock and harvested crops, and farmers need relief now to ensure timely delivery and processing of food for Minnesotans. Strict enforcement of certain hours of service and weight restriction regulations would prevent or hinder the efficient transportation of livestock. The continued and efficient movement of livestock is vital to the health and safety of Minnesotans.

For these reasons, I order as follows:

1. A state of emergency exists in Minnesota that requires assistance from motor carriers to transport livestock. Vehicles and drivers providing direct assistance for these emergency relief efforts are exempted from certain regulations as described in this Executive Order.
2. The weight-related regulatory provisions of Minnesota Statutes 2019, sections 169.86 and 169.865, are temporarily suspended, to the extent that those provisions require a special permit or restrict the overweight movement of livestock transported in support of direct assistance to these emergency relief efforts.
3. Suspension of these weight-related provisions, without the need for a permit, applies to loads transported on state and local roads within Minnesota. Vehicles operating under this Executive Order may not exceed the maximum axle weight limits established under Minnesota Statutes 2019, section 169.824, by more than twelve and one-half percent (12.5%), the maximum axle weight limit of 20,000 pounds, or 90,000 pounds gross weight. Additionally, vehicles operating under this Executive Order must comply with posted limits on bridges.
4. Pursuant to Minnesota Statutes 2019, section 221.0269, subdivision 1, conditions exist in Minnesota that require relief from regulations incorporated in Minnesota Statutes 2019, section 221.0314, subdivision 9, pertaining to hours of service for carriers and drivers of commercial motor vehicles providing direct assistance to the emergency relief efforts described in this Executive Order.
5. Motor carriers and drivers providing direct assistance to emergency relief efforts in response to COVID-19 by transporting livestock are exempted from the Code of Federal Regulations, title 49, part 395.3, which is incorporated in Minnesota Statutes 2019, section 221.0314, subdivision 9, pertaining to hours of service.

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6. This Executive Order does not relieve motor carriers and drivers providing direct assistance to emergency relief efforts from regulations pertaining to driver qualifications; driving of commercial motor vehicles; commercial driver's licenses; drug and alcohol testing for drivers; or equipment, parts, and accessories necessary for the safe operation of vehicles.
7. No motor carrier operating under the terms of this Executive Order shall require or allow a fatigued or ill driver to operate a commercial motor vehicle. A driver who informs a carrier that he or she needs immediate rest shall be relieved of all duty and responsibilities and given at least 10 consecutive hours off duty before the driver is required to return to service.
8. Upon the expiration of this Executive Order or termination of direct assistance to emergency relief efforts, the driver must receive a minimum of 10 hours off duty.

This Executive Order is effective immediately under Minnesota Statutes 2019, section 4.035, subdivision 2, and remains in effect for 30 days, or until the direct assistance has ended, whichever occurs first. For purposes of this Executive Order, direct assistance does not include transportation of mixed loads that include freight that is not being transported in support of emergency relief efforts. Additionally, direct assistance to an emergency relief effort terminates when a driver or commercial motor vehicle is used to transport cargo not destined for the emergency relief effort, or when the carrier dispatches that driver or vehicle to another location to begin operations in regular commerce.

A determination that any provision of this Executive Order is invalid will not affect the enforceability of any other provision of this Executive Order. Rather, the invalid provision will be modified to the extent necessary so that it is enforceable.

Signed on July 17, 2020.

Tim Walz
Governor

Filed According to Law:

Steve Simon
Secretary of State

Official Notices

Pursuant to *Minnesota Statutes* §§ 14.101, an agency must first solicit comments from the public on the subject matter of a possible rulemaking proposal under active consideration within the agency by publishing a notice in the *State Register* at least 60 days before publication of a notice to adopt or a notice of hearing, and within 60 days of the effective date of any new statutory grant of required rulemaking.

The *State Register* also publishes other official notices of state agencies and non-state agencies, including notices of meetings and matters of public interest.

Minnesota Department of Agriculture Pesticide and Fertilizer Management Division Request for Comments on Draft Chlorpyrifos Special Registration Review Scoping Document

The Minnesota Department of Agriculture (MDA) is the lead state agency for pesticide and fertilizer environmental and regulatory functions in Minnesota. In response to a Minnesota Legislative Auditor's report in 2006, the MDA broadened state-level reviews of pesticide registrations in a process called special registration reviews. Special registration reviews result in a greater understanding of potential unreasonable adverse effects of pesticides on the

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environment or human health in Minnesota and describe a variety of opportunities for state-specific actions. The scope of the reviews varies depending on the potential education, outreach, and enforcement needs identified by the MDA. Previously, the MDA completed in-depth special registration reviews for several pesticides.

Chlorpyrifos is a pesticide widely used in Minnesota to manage a variety of arthropod pests. Chlorpyrifos is also a source of contamination in multiple surface water bodies in Minnesota and can pose a substantial risk to human health and the environment. As of June 2020, 13 surface water bodies in Minnesota were proposed for designation by the Minnesota Pollution Control Agency (MPCA) or designated as impaired by the EPA due to chlorpyrifos water quality standard violations. In 2012, the Commissioner of Agriculture designated chlorpyrifos as a “surface water pesticide of concern.” Chlorpyrifos exposure can lead to acetylcholinesterase (AChE) inhibition and neurodevelopmental effects in humans. Thus, the Commissioner of Agriculture has directed the Pesticide and Fertilizer Management Division to conduct an in-depth special registration review of chlorpyrifos.

To begin the chlorpyrifos special registration review, the MDA has drafted a scoping document in collaboration with the MPCA, Minnesota Department of Health, and the University of Minnesota. The draft scoping document defines the focus and topics of the review and can be found at <https://www.mda.state.mn.us/pesticide-special-registration-reviews>

By this notice, the MDA is soliciting public comments on the draft chlorpyrifos special registration review scoping document for 60 days, ending on September 17, 2020. Following the 60-day public comment period, the MDA will consider all appropriately submitted public comments and publish a revised scoping document. The revised scoping document will be used to guide the review.

Written comments may be submitted on or before September 17, 2020, by e-mail to:

Theresa Cira (Theresa.Cira@state.mn.us)
MDA Pesticide and Fertilizer Management Division

Questions and/or requests for more information may be e-mailed to:

Theresa Cira (Theresa.Cira@state.mn.us), or
Raj Mann (Rajinder.Mann@state.mn.us)
MDA Pesticide and Fertilizer Management Division

Minnesota Department of Transportation (MnDOT) Notice of Public Meeting for the Disposition of Railbank Property in Beltrami County

The Minnesota Department of Transportation has ownership of the railbank corridor, and is proposing the sale of a 6,693 square foot strip of railbank property to the county of Beltrami. This notice is published pursuant to State Statute 222.63, and Minnesota rules 8830.5820 and 8830.5840

A public meeting will be held through virtually at the following web address: Join as an attendee:

Public Meeting: Review/Comment Railbank Conveyance on Thursday, August 20, 2020 from 10 to 11 am to afford the public an opportunity to view and comment on the proposed sale.

The sale property would benefit an upcoming road project to the purchaser, Beltrami County.

If any person objects to the above action, written notification must be received by September 21, 2020 by the Department’s contact for the above matter: Rebecca Swenson, Transportation Program Specialist 3, Office of Land Management, 395 John Ireland Blvd, St Paul MN 55155-1800. You may also call at 612-322-0387.

To request an ASL or foreign language interpreter, or other reasonable accommodation, call Janet Miller at 651-366-4720 or 1-800-657-3774 (Greater Minnesota); 711 or 1-800-627-3529 (Minnesota Relay). Alternatively, send an email to janet.rae.miller@state.mn.us. Please request at least one week in advance.

State Grants & Loans

In addition to requests by state agencies for technical/professional services (published in the State Contracts Section), the *State Register* also publishes notices about grants and loans available through any agency or branch of state government. Although some grant and loan programs specifically require printing in a statewide publication such as the State Register, there is no requirement for publication in the *State Register* itself. Agencies are encouraged to publish grant and loan notices, and to provide financial estimates as well as sufficient time for interested parties to respond.

SEE ALSO: Office of Grants Management (OGM) at: <http://www.grants.state.mn.us/public/>

Department of Employment and Economic Development (DEED)

Minnesota Job Skills Partnership

Notice of Request for Proposals for Partnership, Pathways, and Low Income Worker Training Programs

The Minnesota Job Skills Partnership (MJSP) Board is soliciting grant applications for the MJSP Partnership, Pathways and Low Income Worker Training programs. MJSP works with businesses, educational institutions and nonprofit organizations to train or retrain workers. These grants offset training-related expenses incurred by businesses, nonprofit organizations and educational institutions to meet current and future workforce needs.

The deadline for the submission of applications is **4:30 p.m. on Monday, September 14, 2020**.

The *Request for Proposals* can be found on the Department of Employment and Economic Development website.

For more information contact the Minnesota Job Skills Partnership at deed.mjsp@state.mn.us.

Department of Human Services

Child Safety and Permanency Division

Notice of Request for Proposals to Implement a Community-based Navigation Model for Families of Young Children

The Minnesota Department of Human Services (department) is requesting proposals to create Community Implementation Hubs [Hubs]. Hubs and partners will couple relationship-based, culturally appropriate practices with implementation and testing of a web-based service navigation system for pregnant and parenting families with young children.

The department is seeking proposals for the grant period Jan. 1, 2021, through Dec. 31, 2022.

For information, contact:

Tracy Roloff
Minnesota Department of Human Services
Child Care Services Division
Phone: 651-338-0025
tracy.roloff@state.mn.us

A letter of intent is encouraged but not required from organizations intending to apply for grant funding. Letters of intent should be submitted by the end of business on Aug. 14, 2020. Letters should be emailed to: Tracy Roloff at tracy.roloff@state.mn.us and Lucy Arias at lucy.arias@state.mn.us.

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Letters of intent should include the following:

- The track an agency will be applying for
- Number of partnering organizations
- Location(s) of organization, metro or northern or southern Minnesota, or cities
- Geographic, cultural or racial community to be served, or tribe/tribal affiliation.

Full application must be submitted via email by **4:00 p.m. Central Time Sept. 21, 2020**, to be considered. Send proposals as a PDF attachment in an email with the subject line PDG Implementation Hub grant application to: Tracy Roloff at tracy.roloff@state.mn.us, or Lucy Arias at lucy.arias@state.mn.us.

The RFP is on the department's Grants, Requests for Proposals (RFP), and Requests for Information (RFI) website: <https://mn.gov/dhs/partners-and-providers/grants-rfps/open-rfps/>

This request does not obligate the state to complete the work contemplated in this notice. The state reserves the right to cancel this solicitation. All expenses incurred in responding to this notice are solely the responsibility of responders.

Department of Labor and Industry (DLI) Construction Codes and Licensing Division Notice of Request for Proposals for the Building Official Training Grant Program

The Minnesota Department of Labor and Industry announces the availability of \$1,560,000 in grant funding for the implementation and coordination of the Building Official Training Program in the State of Minnesota. The performance period for twelve (12) grants will be from the date the contract is executed to December 31, 2022 depending on which Training Track is selected by the applicant.

I. Purpose

The purpose of DLI's Building Official Training Grant Program (hereafter referred to as the Grant Program) is to provide funding and support for the implementation and coordination of partnerships between the State of Minnesota and municipalities that will provide safe and meaningful education, work experience, and competency-based skills training that prepares trainees, 18 years of age and older, to become building officials.

II. Objective of the RFP

The Department of Labor and Industry through its Grant Program is seeking proposals from eligible municipalities to partner with and fund Building Official Training programs.

The objective is to encourage, promote, provide and support municipal partnerships to educate and train new building officials. These partnerships will provide classroom instruction and paid learning opportunities in the administration and enforcement of the Minnesota State Building Code. Successful applicants will demonstrate the ability to achieve these objectives.

III. Eligibility

Proposals will be accepted and funding will be allocated through a competitive process. The deadline to submit a grant proposal to the Minnesota Department of Labor and Industry is July 24, 2020. The Grant Program committee will review and score grant applications and proposals.

IV. Application Process

For information about this grant, eligibility, documents, proposal requirements and deadlines email your requests to: bot.dli@state.mn.us also the documents are available at www.dli.mn.gov/bot.

State Contracts

Informal Solicitations: Informal solicitations for professional/technical (consultant) contracts valued at over \$5,000 through \$50,000, may either be published in the *State Register* or posted on the Department of Administration, Materials Management Division's (MMD) Web site. Interested vendors are encouraged to monitor the P/T Contract Section of the MMD Website at www.mmd.admin.state.mn.us for informal solicitation announcements.

Formal Solicitations: Department of Administration procedures require that formal solicitations (announcements for contracts with an estimated value over \$50,000) for professional/technical contracts must be published in the *State Register*. Certain quasi-state agency and Minnesota State College and University institutions are exempt from these requirements.

Requirements: There are no statutes or rules requiring contracts to be advertised for any specific length of time, but the Materials Management Division strongly recommends meeting the following requirements: \$0 - \$5000 does not need to be advertised. Contact the Materials Management Division: (651) 296-2600 \$5,000 - \$25,000 should be advertised in the *State Register* for a period of at least seven calendar days; \$25,000 - \$50,000 should be advertised in the *State Register* for a period of at least 14 calendar days; and anything above \$50,000 should be advertised in the *State Register* for a minimum of at least 21 calendar days.

Minnesota State Colleges and Universities (Minnesota State) Non-Construction Related Bid and Contracting Opportunities

Minnesota State is now placing additional public notices for P/T contract opportunities, goods/commodities, and non-construction related services on its Vendor and Supplier Opportunities website (<http://minnstate.edu/vendors/index.html>). New public notices may be added to the website on a daily basis and be available for the time period as indicated within the public notice.

If you have any questions regarding this notice, or are having problems viewing the information on the Vendor and Supplier Opportunities website, please call the Minnesota State Procurement Unit at 651-201-1444, Monday-Friday, 9:00 am – 4:00 pm.

Minnesota State Colleges and Universities (Minnesota State) Riverland Community College Request for Proposal for Public Art Design and Commissioning

Riverland Community College is seeking a RFP for our Transportation, Trade and Industrial Education project for Percent for Art opportunity. The proposal seeks a contract to provide Public Art Design and Commissioning work for our Albert Lea campus. This RFP shall not obligate Riverland Community College to award a contract.

The deadline for the proposal is August 20, 2020 at 2 PM. View RFP at: <https://www.minnstate.edu/vendors/index.html>

Submit to: Brad Doss
CFO
1900 8th Ave NW
Austin, MN 55912
507 433-0523
brad.doss@riverland.edu

Other department personnel are NOT allowed to discuss the Request for Proposal with anyone, including responders, before the proposal submission deadline.

State Contracts

Minnesota State Colleges and Universities (Minnesota State) Rochester Community and Technical College Notice of Request for Bid for RCTC Fitness Center Equipment

NOTICE IS HEREBY GIVEN that Rochester Community and Technical College Request for Bid (RFB) for fitness center equipment.

To receive a copy of the RFB, send an e-mail to June.meitzner@rctc.edu or fax your request to 507-285-7104.

Proposals are due back by Wednesday, August 5, 2020 4:00 p.m. and are to be addressed to June Meitzner, Rochester Community and Technical College 851 30th Ave SE Rochester, MN 55904. Faxes are not acceptable

Late Responses will not be considered.

Minnesota State College and Universities is not obligated to complete the proposed project and reserves the right to cancel this solicitation.

Minnesota Public Employment Relations Board Notice of Contract Opportunity for Minnesota Licensed Attorneys to Serve as Hearing Officers

PROJECT NAME: The Minnesota Public Employment Relations Board (PERB) seeks to contract with multiple qualified Minnesota licensed attorneys to serve as Hearing Officers.

DETAILS: Persons serving as a PERB Hearing Officer will be required to prepare appropriately for proceedings; conduct unfair labor practice hearings; pre-hearing or settlement conferences; perform necessary legal research; and issue recommended decisions and orders.

Work is anticipated to start after July 1, 2020.

COPY REQUEST: To get a copy of the Request for Proposals, please send a written request, by email, to:

Kristine Bolander
Interim Executive Director/General Counsel
Minnesota Public Employment Relations Board
1380 Energy Lane, Suite 1
Saint Paul, MN 55108
kristine.bolander@state.mn.us

PROPOSAL DEADLINE: Proposals submitted in response to the Request for Proposals in this advertisement must be received via email or US Mail, no later than August 11, 2020. Late proposals will not be considered. This request does not obligate the State to complete the work contemplated in this notice. The State reserves the right to cancel this solicitation. All expenses incurred in responding to this notice are solely the responsibility of the responder.

Teachers Retirement Association (TRA) Request For Proposals for Disability Review Service

Minnesota Statutes, Section 354.48 provides for monthly disability benefits for eligible members of the Teachers Retirement Association. Periodically, TRA is required to review member eligibility for continuing disability benefits. TRA seeks a medical advisor to examine, review, and evaluate the reports of attending physicians and prepare a written report to the TRA Executive Director evaluating whether the member meets the disability eligibility criteria.

Copy Request: To receive a copy of this Request for Proposal, please send a written request by email to:

Erica Pinc, Member Benefits Manager
Minnesota Teachers Retirement Association

Email: epinc@minnesotatra.org

The cost of the preparation and presentation associated with the response to this “Request for Proposal” is the responsibility of the responding firm.

All proposals must be received by Tuesday August 11, 2020 by 2:30 p.m. Central Daylight Time by:

Carol Diedrich, Executive Assistant
Minnesota Teachers Retirement Association
60 Empire Drive, Suite 400
Saint Paul, MN 55103-4000

Staff of the Minnesota Teachers Retirement Association will evaluate all proposals received by the deadline. Action on this RFP is expected to be completed by Thursday August 20, 2020.

This request does not obligate TRA to complete the work contemplated in this notice. TRA reserves the right to cancel this solicitation.

Minnesota Department of Transportation (MnDOT) Engineering Services Division Notices Regarding Professional/Technical (P/T) Contracting

P/T Contracting Opportunities: MnDOT is now placing additional public notices for P/T contract opportunities on the MnDOT’s Consultant Services website. New public notices may be added to the website on a daily basis and be available for the time period as indicated within the public notice.

Taxpayers’ Transportation Accountability Act (TTAA) Notices: MnDOT is posting notices as required by the TTAA on the MnDOT Consultant Services website.

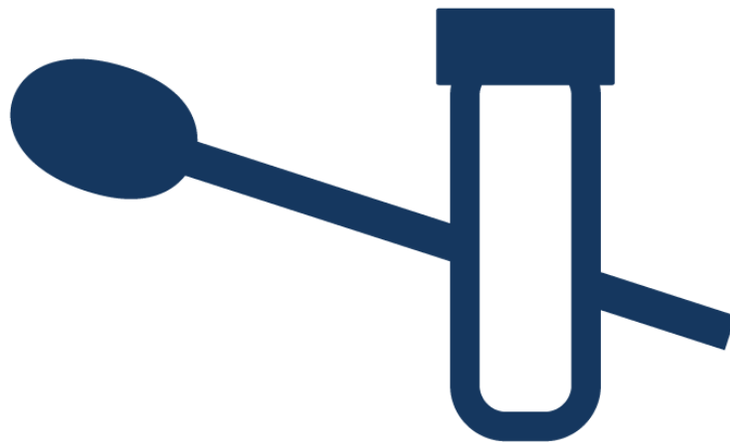
MnDOT’s Prequalification Program: MnDOT maintains a Pre-Qualification Program in order to streamline the process of contracting for highway related P/T services. Program information, application requirements, application forms and contact information can be found on MnDOT’s Consultant Services website. Applications may be submitted at any time for this Program.

MnDOT Consultant Services website: www.dot.state.mn.us/consult

If you have any questions regarding this notice, or are having problems viewing the information on the Consultant Services website, please call the Consultant Services Help Line at 651-366-4611, Monday – Friday, 9:00am – 4:00pm.



Have symptoms?



Get tested.

mn.gov/covid19

STAY SAFE MN