Sec. 22. REVISOR INSTRUCTION; DATA PRACTICES LAW RECODIFICATION.

The revisor of statutes shall reorganize Minnesota Statutes, chapter 13, to create a structure that provides users with quick access to the data practices laws codified in chapter 13, and locates references to data practices laws codified outside chapter 13 adjacent to their particular service area codified in chapter 13. For purposes of this section, "data practice laws codified outside chapter 13" includes both laws that place restrictions on access to data and laws involving data sharing. Service areas may include government entities such as state agencies, cities, or school districts, or functional areas such as education, law enforcement, human services, or child protection. If there is no appropriate service area in chapter 13, the revisor shall recodify the provision in another logical and appropriate place in chapter 13. The revisor shall consult with the chairs of the data practices subcommittees in the house of representatives and senate, and legislative staff. The revisor shall include the data practices recodification in the 2000 edition of Minnesota Statutes.

Sec. 23. REPEALER.

Minnesota Statutes 1998, sections 13.72, subdivision 2; and 504A.595, are repealed. 1999 H.F. No. 2425, article 1, section 19, if enacted, is repealed.

Sec. 24. EFFECTIVE DATE.

Sections 4, 8, 15 to 19, 21, and 22 are effective the day following final enactment.

Presented to the governor May 21, 1999

Signed by the governor May 25, 1999, 3:38 p.m.

CHAPTER 228—H.F.No. 1778

An act relating to telecommunications; providing for telecommunications pricing plans for state government under oversight of public utilities commission; correcting a repealer; amending Laws 1997, chapter 123, section 11; proposing coding for new law in Minnesota Statutes, chapter 237.

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

Section 1. [237.066] STATE GOVERNMENT PRICING PLANS.

Subdivision 1. **PURPOSE.** A state government telecommunications pricing plan is authorized and found to be in the public interest as it will:

- (1) provide and assure availability of high quality, technologically advanced telecommunications services at a reasonable cost to the state; and
 - (2) further the state telecommunications goals as set forth in section 237.011.
- Subd. 2. PROGRAM PARTICIPATION. A state government telecommunications pricing plan may be available to serve individually or collectively: state agencies; educational institutions, including public schools complying with section 120A.05, sub-

New language is indicated by underline, deletions by strikeout.

- division 9, 11, 13, or 17, and nonpublic schools complying with sections 120A.22, 120A.24, and 120A.41; private colleges; public corporations; and political subdivisions of the state. Plans shall be available to carry out the commissioner of administration's duties under sections 16B.46 and 16B.465 and shall also be available to those entities not using the commissioner for contracting for telecommunications services.
- Subd. 3. RATES. Notwithstanding section 237.09, 237.14, 237.60, subdivision 3, or 237.74, a telephone company or a telecommunications carrier may, individually or in cooperation with other telephone companies or telecommunications carriers, develop and offer basic or advanced telecommunications services at discounted or reduced rates as a state government telecommunications pricing plan. Any telecommunications services provided under any state government telecommunications pricing plan shall be used exclusively by those entities described in subdivision 2 subject to the plan solely for their own use and shall not be made available to any other entities by resale, sublease, or in any other way.
- Subd. 4. APPLICABILITY TO OTHER CUSTOMERS. A telephone company or telecommunications carrier providing telecommunications services under a state government telecommunications pricing plan is not required to provide any other person or entity those services at the rates made available to the state.
- Subd. 5. COMMISSION REVIEW. The terms and conditions of any state government telecommunications pricing plan must be submitted to the commission for its review and approval within 90 days before implementation to:
 - (1) ensure that the terms and conditions benefit the state and not any private entity;
- (2) ensure that the rates for any telecommunications service in any state government telecommunications pricing plan are at or below any applicable tariffed rates; and
- (3) ensure that the state telecommunications pricing plan meets the requirements of this section and is in the public interest.

The commission shall reject any state government telecommunications pricing plan that does not meet these criteria.

Sec. 2. Laws 1997, chapter 123, section 11, is amended to read:

Sec. 11. REPEALER.

Section 4, subdivision 5, paragraph (b), is repealed, effective June 30, 1999.

Sec. 3. EFFECTIVE DATE.

Sections 1 and 2 are effective the day following final enactment.

Presented to the governor May 21, 1999

Signed by the governor May 25, 1999, 11:26 a.m.

CHAPTER 229—H.F.No. 1195

An act relating to landlords and tenants; providing for certain eviction records to be sealed; modifying requirements for tenant screening reports in the second and fourth judicial districts;

New language is indicated by underline, deletions by strikeout-