2000.0200 RULES REVIEW; TRAFFIC TICKET FORM

CHAPTER 2000 OFFICE OF THE ATTORNEY GENERAL RULES REVIEW; TRAFFIC TICKET FORM

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				NO. 2.

ADMINISTRATIVE RULE REVIEW AND APPROVAL

2000.0200 AUTHORITY.

Parts 2000.0200 to 2000.1000 shall govern the submittal to and review by the attorney general of rules adopted by agencies pursuant to Minnesota Statutes, sections 14.05 to 14.36.

Statutory Authority: MS s 14.16; 14.26; 14.32

2000.0300 DOCUMENTS NECESSARY FOR REVIEW OF RULE ADOPTED AFTER HEARING.

Subpart 1. Copies of documents. When an agency has adopted a rule after a public hearing, pursuant to Minnesota Statutes, sections 14.13 to 14.17, the agency shall submit to the attorney general one copy of the following documents in subparts 2 to 10, except as otherwise provided herein.

Subp. 2. Affidavits, certificates, notices, orders, statements, and reports.

- A. certificate of board's resolution adopting a rule, when applicable;
- B. notice of intent to solicit outside opinion and any written material received by the agency, as required by Minnesota Statutes, section 14.10, when applicable; for recommended format, see part 2000.9900;
 - C. order for hearing; for recommended format, see part 2000.9905;
- D. certificate of board's authorizing resolution (ordering hearing), when applicable; for recommended format, see part 2000.9910;
 - E. notice of hearing; for recommended format, see part 2000.9915;
- F. mailing list certificate; for recommended format, see part 2000.9920:
 - G. administrative law judge's report;

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- H. chief administrative law judge's reports, as required pursuant to Minnesota Statutes, sections 14.14, subdivision 3, and 14.15 to 14.17;
- I. order of the revisor of statutes permitting incorporation by reference, when applicable;
 - J. statement of need and reasonableness;
- K. certificate of compliance with rulemaking procedures; for recommended format, see part 2000.9925; and
- L. affidavit of mailing notice of submission to the attorney general and accompanying notice; for recommended formats, see parts 2000.9930 and 2000.9935.
- Subp. 3. Copy of petition for adoption, amendment, repeal, or suspension. If the agency has adopted, suspended, amended, or repealed the rule in response to a petition filed pursuant to Minnesota Statutes, section 14.09, a petition for adoption, suspension, amendment, or repeal of a rule shall be submitted to the agency in the form of part 2000.9940.

The petition shall be served on the head of the affected agency or board personally or by United States mail at the business address of the agency or board. The agency or board shall have 60 days from receipt of the petition to make its reply. The reply shall be in writing, respond specifically to all issues raised in the petition, state the intended agency action, if any, and be signed by the head of the affected agency or board, or any lawfully authorized delegate thereof.

- Subp. 4. Copy of affidavit of mailing notice of hearing. For recommended format, see part 2000.9945. The affidavit of mailing shall establish that the person executing the affidavit served a copy of the notice of hearing on all persons and associations listed on the mailing list maintained by the agency pursuant to Minnesota Statutes, sections 14.05 to 14.36, and that such service was effected as required therein. The affidavit of the person mailing the notice of hearing shall be notarized.
- Subp. 5. Hearing transcript. A transcript shall be prepared of hearings on a proposed rule if requested by the attorney general. A copy of the transcript, if requested, all exhibits, and other relevant materials shall accompany a rule submitted to the attorney general for review. If a prepared transcript has not been requested by the attorney general or the administrative law judge, any other official recordation of the hearing; for example, tape recordings prepared by the State Office of Administrative Hearings shall be submitted when available.
- Subp. 6. Copy of legislative commission report or affidavit. If the agency has submitted its proposed rule to the Legislative Commission to Review Administrative Rules, pursuant to Minnesota Statutes, section 14.15, the agency also shall submit either a copy of the commission's report or an affidavit stating the date on which the rule was submitted to the commission, that 30 days have passed, and that the commission has not issued a report.
- Subp. 7. Copy of agency's findings of fact and conclusions. For recommended format, see part 2000.9950. This document shall contain a finding or findings, based on the record, that each rule adopted is needed and reasonable and is within the agency's statutory authority. The findings of fact and conclusions shall set forth the reasons for changes between the rule as proposed and rule as adopted, including discussion of relevant testimony, data, and evidence. Findings of fact and conclusions may be simply an adoption of the administrative law judge's findings, or an adoption of such findings with exceptions taken. When exceptions are taken, the findings of fact and conclusions shall set forth independent findings of the agency regarding the need for and reasonableness of each exception taken by the agency with citations to relevant testimony, data, and evidence. The findings of fact and conclusions shall be signed by the person authorized to sign the order adopting the rule.

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- Subp. 8. Copy of rule as proposed. Either a copy of the State Register in which the rule as proposed was published, or a photocopy of the relevant pages of that State Register, to include the notice of hearing and the rule as proposed, shall be submitted.
- Subp. 9. Rule as adopted. The original and three copies of the rule as adopted shall be submitted. At least one of the copies shall reflect changes made in the rule from that originally published in the State Register by the underlining of additions and striking of deletions.
- Subp. 10. Copies of order adopting rule. For recommended format, see part 2000.9955. Two copies of the order adopting the rule shall be submitted. The order adopting shall indicate the time and place of the hearing and shall recite that proper notice was given, that all persons were given the opportunity to be heard, and that the rule adopted is needed and reasonable based on the record and applicable statutes.

The order adopting shall be signed by an authorized person. If the agency is a board, the rule shall be adopted only at a meeting duly called and attended by a quorum. The action shall be in the form of a resolution and shall be documented by a certification by a member of the board. For recommended format, see part 2000.9960.

If the rule is returned by the attorney general for revision, a new order adopting shall be submitted with the revised rule. If the revision required by the attorney general is not substantive or does not change the meaning of the rule, the attorney general shall not require official board action adopting the revised rule and shall accept a new order adopting signed by the person initially authorized by the board to sign an order adopting.

Statutory Authority: MS s 14.09; 14.16

History: L 1984 c 640 s 32

2000.0400 DOCUMENTS NECESSARY FOR REVIEW OF NONCONTROVERSIAL RULES.

- Subpart 1. Copies of documents. When an agency has adopted a rule without a public hearing pursuant to Minnesota Statutes, sections 14.21 to 14.28, the agency shall submit to the attorney general one copy of the following documents, except as otherwise provided herein:
 - A. certificate of board's resolution adopting a rule, when applicable;
- B. notice of intent to solicit outside opinion and any written material received by the agency, as required by Minnesota Statutes, section 14.10, when applicable; for recommended format, see part 2000.9900;
- C. order for notice of intent to adopt a rule without public hearing; for recommended format, see part 2000.9965. The order shall be signed by an authorized person. If the agency is a board, the person signing the order must be so authorized and a document of authority must be attached to the order;
- D. certificate of board's authorizing resolution (ordering notice), when applicable; for recommended format, see part 2000.9970;
- E. mailing list certificate; for recommended format, see part 2000.9920. The certificate shall certify that the mailing list required by Minnesota Statutes, section 14.14, subdivision 1 was accurate and complete;
- F. findings of fact and conclusions setting forth the reasons for changes between the rule as proposed and the rule as adopted, when applicable; for recommended format, see part 2000.9950; this document shall be signed by the person authorized to sign the order adopting the rule;
- G. statement of need and reasonableness. The statement of need and reasonableness shall contain at a minimum a recitation of the reasons, arguments, and evidence that support a finding of need for and reasonableness of each rule. A general statement of statutory implementation will not suffice. If

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the agency acts pursuant to a petition for adoption, suspension, amendment, or repeal of a rule see Minnesota Statutes, section 14.09 that sets forth reasons that support a finding of need for and reasonableness of the rule, the petition may be substituted for the statement of need and reasonableness:

- H. petition for adoption, suspension, amendment, or repeal of a rule, if the agency has adopted, suspended, amended, or repealed a rule in response to a petition filed pursuant to Minnesota Statutes, section 14.09; see part 2000.0300, subpart 3;
- I. written comments on the rule or requests for public hearing received by the agency, if any;
- J. certificate of compliance with rulemaking procedures; see part 2000.9925; and
- K. affidavit of mailing notice of submission to the attorney general and accompanying notice; for recommended formats, see parts 2000.9930 and 2000.9935.
- Subp. 2. Copy of notice of intent to adopt a rule without public hearing. For recommended format, see part 2000.9975. The notice of intent to adopt a rule without public hearing shall contain at a minimum the following:
- A. a citation to the rule if the proposal is only to repeal or renumber the rule;
- B. a statement that the agency has determined that adoption of the rule will not be controversial in nature;
- C. a statement that persons wishing to comment on the proposed rule shall have 30 days in which to do so;
- D. a statement that the rule may be modified as the result of comments received if the modifications are supported by the data and views submitted to the agency and do not result in a substantial change in the proposed language;
- E. a statement that unless seven or more persons submit written requests for a public hearing on the proposed rule within the 30-day comment period, a public hearing will not be held;
- F. a statement regarding the manner in which a hearing may be requested;
- G. a statement that if a hearing is required, the agency shall proceed pursuant to Minnesota Statutes, sections 14.13 to 14.18;
- H. a statement that all persons wishing to be informed when the rule is submitted to the attorney general may request such notice and a statement of the manner in which the request may be made;
- I. a citation to the agency's statutory authority to promulgate the proposed rule;
- J. if the proposed rule is not attached to the notice, the notice must clearly state the nature and effect of the proposed rule and include a statement announcing the availability and the means of obtaining upon request a copy of the proposed rule; and
- K. if required by Minnesota Statutes, section 14.11, subdivision 1, a statement relating to the expenditure of moneys by local public bodies.
- Subp. 3. Copy of affidavit of mailing notice of intent to adopt a rule without public hearing. For recommended format, see part 2000.9945. The affidavit of mailing shall establish that the person executing the affidavit served a copy of the notice of intent to adopt a rule without public hearing on all persons and associations listed on the mailing list maintained by the agency pursuant to Minnesota Statutes, sections 14.05 to 14.36 and that such service was effected as required therein. The affidavit of the person mailing the notice shall be notarized.

- Subp. 4. Copy of rule as proposed. Either a copy of the State Register in which the rule as proposed was published or a photocopy of the relevant pages of that State Register, to include the notice of intent to adopt a rule without public hearing and the rule as proposed, shall be submitted.
- Subp. 5. Rule as adopted. The original and three copies of the rule as adopted shall be submitted. At least one of the copies shall reflect any changes made in the rule from that as originally published in the State Register by the underlining of additions and striking of deletions.
- Subp. 6. Copies of order adopting rule. For recommended format, see part 2000.9977. Two copies of the order adopting the rule shall be submitted. The order adopting shall recite that proper notice was given, that all persons were given the opportunity to submit comment on the proposed rule, that seven or more persons did not request a hearing, and that the rule adopted is needed and reasonable.

The order adopting shall be signed by an authorized person. If the agency is a board, the rule shall be adopted only at a meeting duly called and attended by a quorum. The action shall be in the form of a resolution and shall be documented by a certification by a member of the board. For recommended format, see part 2000.9960.

If the rule is returned by the attorney general for revision, a new order adopting shall be submitted with the revised rule. If the revision required by the attorney general is not substantive or does not change the meaning of the rule, the attorney general shall not require official board action adopting the revised rule and shall accept a new order adopting signed by the person initially authorized by the board to sign an order adopting.

Statutory Authority: MS s 14.09; 14.26

2000.0500 DOCUMENTS NECESSARY FOR REVIEW OF EMERGENCY RULES.

- Subpart 1. Copies of documents. When an agency has adopted an emergency rule pursuant to Minnesota Statutes, sections 14.29 to 14.36, the agency shall submit to the attorney general one copy of the following documents in subparts 1 to 6, except as otherwise provided herein:
 - A. certificate of board's resolution adopting a rule, when applicable;
- B. certificate of board's authorizing resolution (ordering publication), when applicable; for recommended format, see part 2000.9980;
 - C. written comments on the rule received by the agency, if any; and
- D. certificate of compliance with rulemaking procedures; see part 2000.9925.
- Subp. 2. Copy of order for publication. For recommended format, see part 2000.9983. The order for publication must be signed by an authorized person. If the agency is a board, the person signing the order must be so authorized and a document of authority must be attached to the order for publication.
- Subp. 3. Copy of findings and conclusions. Findings of fact and conclusions setting forth the reasons for changes between the rule as proposed and the rule as adopted, when applicable, shall be signed by the person authorized to sign the order adopting the rule. For recommended format, see part 2000.9950.
- Subp. 4. Copy of emergency rule as proposed. Either a copy of the State Register in which the emergency rule as proposed was published or a photocopy of the relevant pages of that State Register shall be submitted.
- Subp. 5. Emergency rule as adopted. The original and three copies of the emergency rule as adopted shall be submitted. At least one of the copies shall reflect any changes made in the rule from that as originally published in the State Register by the underlining of additions and striking of deletions.

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Subp. 6. Copy of order adopting. For recommended format, see part 2000.9985. Two copies of the order adopting the rule shall be submitted. The order adopting shall recite that proper notice was given and that all persons were given the opportunity to submit comment on the proposed rule.

The order shall be signed by an authorized person. If the agency is a board, the rule shall be adopted only at a meeting duly called and attended by a quorum. The action shall be in the form of a resolution and shall be documented by a certification by a member of the board. For recommended format, see part 2000.9965.

If the rule is returned by the attorney general for revision, a new order adopting shall be submitted with the revised rule. If the revision required by the attorney general is not substantive or does not change the meaning of the rule, the attorney general shall not require official board action adopting the revised rule and shall accept a new order adopting signed by the person initially authorized by the board to sign an order adopting.

Statutory Authority: MS s 14.32

History: L 1984 c 640 s 32

2000.0600 AGENCY FAILURE TO SUBMIT REQUIRED DOCUMENTS.

Failure to submit the required documents shall cause a submission to be incomplete and shall terminate the attorney general's review period. The attorney general shall inform the agency of the missing documents. Upon submission of the required documents, the period for review shall be that for an initial submission.

Statutory Authority: MS s 14.09; 14.16; 14.26; 14.32

2000.0700 RULE REVIEW TIME PERIOD.

Subpart 1. **Beginning statutory period.** A rule shall be approved or disapproved within the time period prescribed by statute. The review period shall begin the first day after receipt of the rule by the attorney general.

Subp. 2. **Period for comment.** To permit persons or associations time to comment on the legality of a rule other than an emergency rule, the attorney general shall not approve a rule adopted pursuant to Minnesota Statutes, sections 14.13 to 14.17, for ten calendar days after receipt and shall not approve a rule adopted pursuant to Minnesota Statutes, sections 14.21 to 14.28 for eight calendar days after receipt. Comments must be received by the attorney general within these time periods. The attorney general shall permit an agency to respond to such comments within the limits of the statutory rule review period. Persons or associations submitting written comments to the attorney general shall submit simultaneously a copy of their comments to the agency adopting the rule. If an agency submits a written response to the attorney general, the agency shall submit simultaneously a copy of its response to the persons or associations who submitted the comments that the response addresses.

Statutory Authority: MS s 14.09; 14.16; 14.26; 14.32

History: L 1984 c 640 s 32

2000.0800 STANDARDS FOR APPROVAL.

A rule shall be disapproved if:

- A. the agency has failed to comply with the applicable provisions of the Minnesota Administrative Procedure Act or other requirements governing the promulgation of rules;
- B. the rule exceeds the statutory authority conferred or the specifically required conditions of the authorizing statute have not been met;
 - C. the rule conflicts with the governing statute or other relevant law;

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- D. the rule has no reasonable relationship to statutory purposes; or
- E. the rule is unconstitutional or unreasonable.

Statutory Authority: MS s 14.05; 14.09; 14.16; 14.26; 14.32

2000.0900 DISAPPROVAL AND RESUBMISSION.

- Subpart 1. **Reasons.** If a rule is disapproved and is returned for revision or additional argument, the reasons therefor shall be stated in writing and the rule shall not be filed in the Office of the Secretary of State nor published in the State Register.
- Subp. 2. Review period terminated. If a rule is disapproved and returned to an agency for revision or additional argument, the review period shall be terminated.
- Subp. 3. Resubmission time limits. Upon resubmission of a rule other than an emergency rule, the attorney general shall approve or disapprove the rule within ten calendar days after the date of resubmission. Upon resubmission of an emergency rule, the attorney general shall approve or disapprove the rule within five working days after the date of resubmission.

Statutory Authority: MS s 14.09; 14.16; 14.26; 14.32

History: L 1984 c 640 s 32

2000.1000 APPROVAL OF RULE.

- Subpart 1. Emergency rule. Upon approval of an emergency rule, the attorney general shall notify the agency of the approval and the agency shall be responsible for filing the rule with the secretary of state, if the agency desires, and effecting publication in the State Register. Effective July 1, 1981, the attorney general shall file an emergency rule in the Office of the Secretary of State, but only after the rule has been endorsed by the revisor of statutes.
- Subp. 2. Other than emergency rule. Upon approval of a rule other than an emergency rule the attorney general shall notify the agency in writing of the approval and shall file the rule promptly in the Office of the Secretary of State. The agency shall be responsible for effecting publication in the State Register. Effective July 1, 1981, the attorney general shall file a rule with the secretary of state only after the rule has been endorsed by the revisor of statutes.
- Subp. 3. **Return of record.** Upon approval of a rule and completion of any additional duties with respect thereto, the attorney general shall return to the agency an approved copy of the rule and the record, including comments submitted to the agency.

Statutory Authority: MS s 14.16; 14.26; 14.32

History: L 1984 c 640 s 32

UNIFORM TRAFFIC TICKETS

2000.5100 PURPOSE.

The purpose of this rule is to establish the detailed form of the Uniform Traffic Ticket, as required by Extra Session Laws 1961, chapter 19.

Statutory Authority: MS s 169.99 subd 2

2000.5200 FORM.

The Uniform Traffic Ticket shall be 4-1/4 inches by 7-1/2 inches in size and shall be in the form in part 2000.9990, subparts 1 to 8, which form is identified as Uniform Traffic Ticket Form No. 2, and is made a part hereof by reference.

Statutory Authority: MS s 169.99 subd 2

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2000.9900 NOTICE OF INTENT TO SOLICIT OUTSIDE OPINION. Department of
Division
Notice of Intent to Solicit Outside Opinion Regarding Proposed Rules Governing
Notice is hereby given that the State is seeking
information or opinions from sources outside the agency in preparing to promulgate new rules governing The promulgation of these rules is authorized by Minnesota Statutes, section, which (permits/requires) the agency to
The State requests information and comments concerning the
subject matter of these rules. Interested or affected persons or groups may submit statements of information or comment orally or in writing. Written statements should be addressed to: (name and address)
Oral statements will be received during regular business hours over the telephone
at and in person at the above address.
All statements of information and comment shall be accepted until
shall become part of the record in the event that the rules are promulgated.
2000.9905 ORDER FOR HEARING.
STATE OF MINNESOTA
DEPARTMENT OF
In the Matter of the Proposed Adoption of Rules of the State ORDER FOR HEARING
Governing
IT IS ORDERED this day of, 19, that a public hearing on the proposed rules captioned above be held in the (e.g., "State
Office Building Auditorium, St. Paul, Minnesota") on, 19,
commencing at:00M., and continuing until all representatives of
associations or other interested groups or persons have had an opportunity to be heard.
IT IS FURTHER ORDERED, that notice of said hearing be given to all
persons who have registered their names with the State for
that purpose and be published in the State Register.
STATE OF MINNESOTA
COMMISSIONER OF
2000.9910 CERTIFICATE OF AUTHORIZING RESOLUTION FOR RULE WITH PUBLIC HEARING.
CERTIFICATE OF BOARD'S
AUTHORIZING RESOLUTION
I,, do hereby certify that I am a member and the
(office) of the Board of, a board duly
I,, do hereby certify that I am a member and the, a board duly authorized under the laws of the State of Minnesota, and that the following is a structure and correct conv. of a resolution adopted at a most inc. of the
true, complete, and correct copy of a resolution adopted at a meeting of the Board of duly and properly called and held on the day of

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, 19, that a quorum was prese	nt at said meeting, that a			
majority of those present voted for the resolution and forth in the minutes of said meeting and has not been	d that said resolution is set			
"RESOLVED, that, (a member/executive secretary) of the Board of, be and he hereby is granted the authority and directed to call a hearing for the purpose of promulgating rules of the Board governing (spell out nature of rules involved) as well as perform any and all acts incidental thereto, including but without being limited to signing an Order for Hearing and Notice of Hearing as well as acting as the Board's representative at all hearings."				
IN WITNESS WHEREOF, I have hereunto subscribed my name thisday of, 19				
(Officer of	f the Board)			
Attest by one other Board member				
2000.9915 NOTICE OF PUBLIC HEARING.				
Department of				
Division				
In the Matter of the Proposed Adoption of Rules of t Governing	he State			
Notice of Hearing				
Notice is hereby given that a public hearing Minnesota Statutes, section 14.14, subdivision 1, in the (e.g., "State Office Building, St. Paul, Minnesota"), commencing at:00M. and continu representatives of associations or other interested opportunity to be heard concerning adoption of the above by submitting either oral or written data, Statements or briefs may be submitted without appear	he above-entitled matter in on, 19 ing until all persons or ind groups have had an proposed rules captioned statements, or arguments. ing at the hearing.			
[A copy of the proposed rules is attached to this]	Notice.]			
or [The Commissioner proposes to adopt rules relative statement of nature and extent of proposes.]				
One free copy of this Notice and the proposed contacting Additional copies will the date of the hearing.				
NOTE: Consult the rules of the Office of A determine additional information required by that of Notice of Hearing.				
State of Minnes	ota			
Commissioner of				

2000.9920 CERTIFICATE OF MAILING LIST. STATE OF MINNESOTA COUNTY OF RAMSEY

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In the Matter of the Proposed Adoption	
of Rules of the State	
Governing	
I hereby certify that the list of persons, groups who have requested, pursuant to N subdivision 1, that their names be placed on State for the purpose of adoption of rules by this, 1 = :00M., this day of, 1	Minnesota Statutes, section 14.14,
2000.9925 STATEMENT OF COMPLIANCE PROCEDURES.	WITH RULEMAKING
In the Matter of the Proposed Adoption of Rules of the State Governing	STATEMENT OF COMPLIANCE WITH RULEMAKING PROCEDURES
I, (Special Assistant Attorney General) that I have examined the rules and all related examination and my personal familiarity wi Administrative Procedure Act, the rules of the and the rules of the Attorney General have b noted below.	documents and that, based on my th the applicable procedures, the Office of Administrative Hearings,
(Special Attor	al Assistant ney General)
Dated:	•
2000.9930 AFFIDAVIT OF MAILING NOTIC TO ATTORNEY GENERAL. In the Matter of the Proposed Adoption of Rules of the State Governing	
STATE OF MINNESOTA)) ss.	
COUNTY OF RAMSEY)	peing first duly sworn, deposes and
says: That on the day of of St. Paul, County of Ramsey, State of Mi Notice of Submission to the Attorney Gene Minnesota Central Mail System for United mail] at said City of St. Paul, a copy thereof prepaid, on all persons and associations who the above-entitled matter have been submitted	, 19, in the City nnesota,he served the attached ral by depositing in the [State of States mailing (or) United States, properly enveloped, with postage requested notice that the rules in

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Subscribed and sworn to before me this, 19					
2000.9935 NOTICE OF SUBMISSION TO ATTORNEY GENERAL.					
STATE OF	MINNESOTA				
DEPARTMENT OF _					
In the Matter of the Proposed Adop of Rules of the State Governing Pursuant to your request and i	SUBMISSION TO THE				
sections 14.05 to 14.36:	ii accordance with winnessta Statutes,				
PLEASE TAKE NOTICE that the above-captioned rules have been submitted to the Office of the Attorney General on this date,, 19, for review as to form and legality. Pursuant to part 2000.070 subpart 2, the Attorney General will not approve the rules for at least calendar days after receipt to allow any person or association time comment on the legality of the rules, after which that Office will complete review. If you desire to comment on the legality of the above-captioned rule you should direct your comments to the Office of the Attorney General, G-State Administration Building, 50 Sherburne Avenue, Saint Paul, Minneso 55155, telephone (612) 296-7030. Please note that the above-cited rule of the Attorney General also provides that a copy of any written comments submitted to the Attorney General must be submitted simultaneously to this agency. If you are interested in determining what changes, if any, were made in the proposed rules after [the hearing/publication in the State Register] and before submission to the Attorney General, you may contact					
2000.9940 PROPOSED RULE PETITI	ON				
	MINNESOTA				
DEPARTMENT OF _	(OFFICIAL USE ONLY)				
PROPOSED RULE CHANGE	DATE RECEIVED DATE RESPONDED TO				
CHANGE	ACTION TAKEN				
NAME GROUP REPRESENTED OR TITLE _ ADDRESS					
I hereby request that the Department na (Check one)					
Adopt a new rule governing Amend Rule					
Suspend Rule					
Repeal Rule					
,	 -				

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Insert here the new rule or rule change, with the exact wording proposed. Present wording of the rule is to be shown, with all wording that is to be deleted to be shown with a line drawn through the words. All proposed new wording is to be underscored.

(Use additional pages if necessary)

State here in as must detail and as completely as possible the reason	
request, as the department will use the explanation or reasons giver	for your
request as part of the basis for its decision.	

herein, I find the following:

State here in as must detail and as completely a request, as the department will use the explana request as part of the basis for its decision. (Use additional pages if necessary) Statutory Authority: MS s 14.09	
•	
2000.9945 AFFIDAVIT OF MAILING. In the Matter of the Proposed Adoption of Rules of the State Governing	AFFIDAVIT OF MAILING
STATE OF MINNESOTA))ss.	
COUNTY OF RAMSEY)	, being first duly sworn
deposes and says:	, 2
That on the day of	, 19, at
the City of St. Paul, County of Ramsey, State attached Notice of [Hearing/Intent to Adopt Ru depositing in the [State of Minnesota Central] mailing (or) United States mail] at said City of Stenveloped, with postage prepaid, on all person requested that their names be placed on file with	les Without Public Hearing] by Mail System for United States t. Paul, a copy thereof, properly ns and associations who have the State
rules by this for the purpose of receiving not	ice of the proposed adoption of
Subscribed and sworn to before me this day of, 19	
2000.9950 FINDINGS OF FACT AND CONCLU	
STATE OF MINNESO	
DEPARTMENT OF	
In the Matter of the Proposed Adoption	EINDINGS OF FACT
of Rules of the State	FINDINGS OF FACT AND CONCLUSIONS
The above-entitled matter came on for hea	
iudge on the day of	i 19
minnesota",) after proper notice required by Mi to 14.36 was served upon all persons, associatio registered with the State	nnesota Statutes, sections 14.05 ns, and other interested groups for that purpose.
After affording interested persons an opportudata, statements and arguments, having heard considered all of the evidence adduced upon the	all of the testimony, having

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2000.9950 RULES REVIEW; TRAFFIC TICKET FORM

1560

STATE OF MINNESOTA

	COMMISSIONER OF
History: L 1984 c 640 s 32	
2000.9955 ORDER ADOPTING RUI	
	OF MINNESOTA
In the Matter of the Proposed Ado of Rules of the State	ORDER ADOPTING
The above-entitled matter came	e on for hearing before administrative law
Minnesota",) after proper notice req to 14.08 and 14.10 to 14.36 was serv	on the day of, 19, at ate Office Building Auditorium, St. Paul, quired by Minnesota Statutes, sections 14.04 red upon all persons, associations, and other State for that
After affording interested person data, statements, and arguments, her the evidence adduced and upon the applicable statutory standards or creasonableness of the above-captione NOW, THEREFORE, IT IS OR	NDERED that these rules identified as
pursuant to authority vested in me by	ed this day of, 19, Minnesota Statutes, section
	STATE OF MINNESOTA
	
•••	COMMISSIONER OF
History: L 1984 c 640 s 32	
2000.9960 CERTIFICATE OF RESO	OLUTION ADOPTING RULES. ATE OF BOARD'S
	ATE OF BOARD'S ADOPTING RULES
I,, do hereby, do hereby	certify that I am a member and the, a board duly authorized
complete, and correct copy of a resolution complete, and correct copy of a resolution complete, and properly	nnesota, and that the following is a true, lution adopted at a meeting of the Board of v called and held on the day of
be and they hereby are approv vested in us by Minnesota Statu	ed and adopted, pursuant to authority tes and that the
of the Board of	be and hereby is

1561

RULES REVIEW; TRAFFIC TICKET FORM 2000.9965

authorized to sign an order adopting these rules and further is authorized to perform the necessary acts to provide that these rules shall have the force and effect of law." IN WITNESS WHEREOF, I have hereunto subscribed my name this day of, 19
Officer of the Board
Attest by one other Board member
2000.9965 NOTICE OF INTENT TO ADOPT RULE WITHOUT PUBLIC HEARING.
Department of
Division In the Matter of the Proposed Adoption of Rules of the State
Governing Notice of Intent to Adopt Rules Without a Public Hearing
Notice is hereby given that the Stateproposes to adopt the above-entitled rules without a public hearing. The Commissioner has determined that the proposed adoption of these rules will be noncontroversial in nature and has elected to follow the procedures set forth in Minnesota Statutes, sections 14.21 to 14.28.
Persons interested in these rules shall have 30 days to submit comments on the proposed rules. The proposed rules may be modified if the modifications are supported by the data and views submitted to the agency and do not result in a substantial change in the proposed language.
Unless seven or more persons submit written requests for a public hearing on the proposed rules within the 30-day comment period, a public hearing will not be held. In the event a public hearing is required, the agency will proceed according to the provisions of Minnesota Statutes, sections 14.13 to 14.18.
Persons who wish to submit comments or a written request for a public hearing should submit such comments or request to:
[name, address, and telephone number] Authority for the adoption of these rules is contained in Minnesota Statutes,
Additionally, a Statement of Need and Reasonableness that describes the need for and reasonableness of each provision of the proposed rules and identifies the data and information relied upon to support the proposed rules has been prepared and is available from upon request. Upon adoption of the final rules without a public hearing, the proposed rules, this Notice, the Statement of Need and Reasonableness, all written comments received, and the final Rules as Adopted will be delivered to the Attorney General for review as to form and legality, including the issue of substantial change. Persons who wish to be advised of the submission of this material to the Attorney General, or who wish to receive a copy of the final rules
as proposed for adoption, should submit a written statement of such request to
[A copy of the proposed rules is attached to this Notice.] or
[The rules proposed for adoption relate to the following matters: (informative statement of nature and extent of proposed rules).] Copies of this Notice and the proposed rules are available and may be obtained by contacting
State of Minnesota

Commiss	ioner of
2000.9970 CERTIFICATE OF AUTHORIZING NONCONTROVERSIAL RULES.	G RESOLUTION FOR
CERTIFICATE OF I	BOARD'S
AUTHORIZING RES	OLUTION
I,, do hereby certify the(office), of the Board of _ authorized under the laws of the State of Min true, complete, and correct copy of a resolu Board of duly and properly, 19, that a quorum wa majority of those present voted for the resolut forth in the minutes of said meeting and has no	nesota, and that the following is a tion adopted at a meeting of the called and held on the day of s present at said meeting, that a tion and that said resolution is set
"RESOLVED, that, [a of the Board of, be and authority and directed to sign an Order Notice be given of the Board's intent to a rules governing(specially sign the Notice thereof, and to perform thereto. In the event a public hearing hereby is granted the authority and direct purpose of promulgating said rules as well incidental thereto, including but without Order for Hearing and Notice of Heart Board's representative at all hearings." IN WITNESS WHEREOF, I have hereu day of, 19	dopt without a public hearing cell out nature of the rules), to any and all acts incidental becomes necessary, — he ceted to call a hearing for the ll as perform any and all acts being limited to signing an ing as well as acting as the
(Of	ficer of the Board)
Attest by one other Board member	,
2000.9975 ORDER FOR NOTICE OF INTEN WITHOUT PUBLIC HEARING.	T TO ADOPT RULES
STATE OF MINN	ESOTA
DEPARTMENT OF	
In the Matter of the Proposed Adoption of Rules of the State	
IT IS ORDERED this day of that a Notice of Intent to Adopt Rules above-entitled matter be given to all persons with the State for that pur Register.	Without Public Hearing in the who have registered their names
SIAIL	JI 14111111LOO 1 /1

RULES REVIEW; TRAFFIC TICKET FORM 2000.9980

CC	OMMISSIONER OF
2000.9977 ORDER ADOPTING NONC	ONTROVERSIAL RULES.
STATE OF M	MINNESOTA
DEPARTMENT OF	
In the Matter of the Proposed Adoption	on
of Rules of the State	ORDER ADOPTING
Notice of the Commissioner's (Pas	RULES ard's) intent to adopt the above-entitled
rules without a public hearing was publi	shed in the State Register on
, 19 and was sen	t by United States mail to all persons on
the list maintained by the agency pursu	ant to Minnesota Statutes, section 14.14,
interested and affected persons an oppo	, 19 After affording ortunity to submit comments for 30 days
after Notice, receiving fewer than seve	n written requests for a public hearing
within the 30-day comment period, review	wing and considering the comments, and
determining the need for and reasonable	
NOW, THEREFORE, IT IS OR	DERED that these rules identified as
day of	are adopted this pursuant to authority vested in me on
(the Board) by Minnesota Statutes, section	on
	STATE OF MINNESOTA
	COMMISSIONER OF
2000 0000 CEDTIFICATE OF AUTHOR	DIZING DECOLUTION FOR
2000.9980 CERTIFICATE OF AUTHOR EMERGENCY RULES.	dzing resolution for
	E OF BOARD'S
	G RESOLUTION
	rtify that I am a member and the
(office) of the Board of	, a board duly authorized under the
laws of the State of Minnesota, and the	at the following is a true, complete, and
correct copy of a resolution adopted at	a meeting of the Board of
that a quorum was present at said meeti	day of, 19, ng, that a majority of those present voted
for the resolution and that said resolu	tion is set forth in the minutes of said
meeting and has not been rescinded or r	nodified.
"RESOLVED, that	, (a member/executive secretary)
of the Board of	, (a member/executive secretary), be and he hereby is granted
	n Order of the Board of 1 the State Register of proposed
emergency rules governing	(spell out
nature of the rules) as well as p	(spell out erform any and all acts incidental
thereto.	
	hereunto subscribed my name this
day of, 19	

2000.9980 RULES REVIEW; TRAFFIC TICKET FORM

1564

	(Officer of the Board)
Attest by one other Board member	
History: L 1984 c 640 s 32	
2000.9983 ORDER FOR PUBLICATION	LOE EMEDOENCY DITLE
STATE OF M	
DEPARTMENT OF	
In the Matter of the Proposed	ORDER FOR
Adoption of Emergency Rules of	PUBLICATION OF EMERCENCY
The State	OF EMERGENCY RULES
IT IS OR DERED this day of	, 19 that the proposed
emergency rules in the above-entitled mar	tter be published in the State Register.
	STATE OF MINNESOTA
	COMMISSIONER OF
	COMMISSIONER OF
History: L 1984 c 640 s 32	
2000.9985 ORDER ADOPTING EMERG	GENCY RULE.
STATE OF M	IINNESOTA
DEPARTMENT OF	
In the Matter of the Proposed Adoption	n
of Rules of the State	ORDER ADOPTING
Governing	EMERGENCY RULES
	shed in the State Register on
, 19, as a proposed emergenc	
sections 14.29 to 14.36. After affording	ng interested and affected persons an
opportunity to submit written data and	
date, reviewing and considering the dat	
above-captioned rules are needed and rea	sonable, RED that these rules identified as
NOW, THEREFORE, IT IS ORDER	are adopted this
day of, 19_ Board) by Minnesota Statutes, section	, pursuant to authority vested in me (the
Board) by Minnesota Statutes, section	
STA	ATE OF MINNESOTA
Con	nmissioner of

2000.9990 UNIFORM TRAFFIC TICKET FORM NO. 2. Subpart 1. Page 1, front.

MINNESOTA RULES 1985

STATE OF MINNESOTA COUNTY of SS COMPLAINT	,		COUNTY CO	SION	HP 000 000	
The Undersigned, being duly sworn, deposes and says that on:	Month E	`\	, atTime		t	e c
Name . J	uvenile Parent/Guardi	an Lici	ENSE INFORMAT	- -	pid co	Summons etion.
Street City State	Zip	Driv	vers License Num	ber	ci e	ack of informs
did unlawfully at Location located in the county and state aforesaid (Operate) (Pork) a moto	r vehicle, to wit:	State	Date of Bi	rth	oopped timed time	the b
Make Registration State and then and there did commit the following offense: SPEEDING (Over Limit)	NOAD TYPE	CIRCUMST	ANCES		promise to of the star	TE: Refer for fur
☐ IMPROPER (Turn) (Passing) (Lane Usage)	Residential Of Multi-Lane OD WEATHER					TON
□ DISOBEYED (Stop Sign) (Semaphore) □	Clear/Cloudy C			_	žž o	1 1
(Other Specify)	VISIBILITY ONORM ACCIDENT Prop	al 🗆 Impa	niredW	ny	A.W. Time	
in violation of the (Statute) (Ordinance) Sec. No the peace and dignity of the State of Minnesota. Was offense committed in a manner or under circums	in such	case made o	and provided and		Day 19	
Yes or No person or property? Subscribed and sworn before me thisday of, 19				<u>-</u>	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	
	Complainant Signa	ture	Name	<u> </u>	Date Month	
Name Title	Department		Ba	dge	Moi Ade	

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Subp. 2.

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			VER'S PAST RECORD
Plea	Court Date	- Date	Violation
Warrant Number	Date		•
Bail (Fixed) (Posted) \$	Attorney		
Continued to	Reason		
Continued to	Reason		
Finding by Court			
Sentence	<u>·</u>		
Recommendation as to license sus	spension		· · · · · · · · · · · · · · · · · · ·
Driver Improvement Clinic			
Judge's Notes:			
	Signature of Judge		
Officer's notes for testifying in co	ourt (include vehicle defects) *		
		· · · · · · · · · · · · · · · · · · ·	
		······································	
* If Driver's License violation, in	clude reason why driver stopped.		

(COLOR - WHITE)

Subp. 3. Page 2, front.

STATE OF MINNESOTA COUNTY of ABSTRACT COUNTY of SS COURT REC	RD DIVISION HP 000 000
The Undersigned, being duly sworn, deposes and says that on:	Month Day, 19, ofOP.M.
of Street City State	Zip Drivers License Number
Incated in the county and state aforesaid (Operate) (Park) a mot Make Registration and then and there did commit the following offense: SPEEDING (Over Limit)	vehicle, to wit: Trailer Registration Eyes Height Weight Sex
O DISOBEYED (Stop Sign). (Semaphore) (Other Specify)	Clear/Cloudy Rain/Snow
in violation of the (Statute) (Ordinance) Sec. No	in such case made and provided and against of the same
Name Title	Complement Signature Name

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Page 2, back.

CERTIFICATE OF CON	VICTION or REPORT O	F HEARING	
The undersigned hereby certifies that on			
relating to the operation of motor vehicles.			
Further, that said conviction resulted from a: PLEA OF GUILTY CONVICTION AFTER TRIA	AL DFORFEITURE OF	F BAIL OR SECU	RITY
That such offense was a: PETTY MISDEMEANOR MISDEMEANOR	GROSS MISDEMEANOR	FELONY	JUVENILE TRAFFIC OFFENSE
That as a result of conviction, defendant was: FINED, \$(Amount Suspended)	DAILED FOR	DAYS.	
Recommendation as to Driver's License. NO RECOMMENDATION SUSPEND FOR	.DAYS NO SUSPENS	SION	
Other Comments:			
Dated this day of, 19	·	Name end Ti	tle
If revocation mandatory or suspended recommended, Driv License must be forwarded with this certificate, M.S. 171 Driver's License forwarded with this certificate.	1.16. Department of 1	Public Safety, Moto	hin 10 days to Minnesota or Vehicle Services Divi- Paul, Minnesota 55155.

(COLOR - YELLOW)

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Subp. 5. Page 3, front.

STATE OF MINNESOTA COUNTY of SS OFFICER'S C	COPY	COUNTY COURT DIVISION	HP 000 000
The Undersigned, being duly sworn, deposes and says that on:(Month Day		aid court place. Summone
of Street City State did unlawfully at Location located in the county and state aforesaid (Operate) (Park) a moto	l St	Drivers License Number	pearins time and time and back of
Make and then and there did commit the following offense: SPEEDING (Over Limit)	ROAD TYPE Residential Rural Multi-Lane Divide WEATHER Clear/Cloudy Ra PAVEMENT Normal VISIBILITY Normal ACCIDENT Property	☐ Slippery ☐ Impaired	A.M. at the stated at the stated A.M. Time
in violation of the (Statute) (Ordinance) Sec. No		•	of Court Appa Day
Name Title	Complainant Signature Department	Name Badge	Dete Month Address:

MINNESOTA RULES 1985

(COLOR - PINK)

Page 3, back.

			DRIVER'S PAST RECORD
	Court Date	<u></u>	Violation
Warrant Number	Date	1	
Bail (Fixed) (Posted) \$	Attorney		
Continued to	Reason		
Continued to	Reason	ļ	
Finding by Court			
Sentence			İ
Recommendation as to license suspension	nnn		
Driver Improvement Clinic			
Judge's Notes:		ļ	
			·
	Signature of Judge		
Officer's notes for testifying in court (in	clude vehicle defects) *		
* If Driver's License violation, include r	eason why driver stopped.		

(COLOR - PINK)

Subp. 7.

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STATE OF MINNESOTA SUMMONS	-		HP 000 000	
The Undersigned, being duly sworn, deposes and says that on:(I9, at	court ace.	Summone stion.
of Street City State did unlawfully at Location located in the county and state aforesaid (Operate) (Park) a moto	State	Drivers License Number Date of Birth	appear in soid	back of er inform
Make and there did commit the following offense: SPEEDING (Over Limit)m.p.h. inzone IMPROPER (Turn) (Passing) (Lane Usage) DISOBEYED (Stop Sign) (Semaphore) (Other Specify)	Trailer Registration Eyes CIRCUI ROAD TYPE Residential Rural Multi-Lane Divided WEATHER Clear/Cloudy Rain/S PAYEMENT Normal VISIBILITY Normal ACCIDENT Property Da	Snow []Slippery Impaired Why	A.M. at the state in the state	NOTE: Refer to
in violation of the (Statute) (Ordinance) Sec. No. the peace and dignity of the State of Minnesota. Was offense committed in a manner or under circums Yes or No person or property? Subscribed and sworn before me thisday of, 19	in such case ma		Date of Court Appearan Month Address:	
Name Title	Department	Badge		

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Subp. 8. Page 4, back.

	APPEARANCE, PLEA OF GUILTY AND WAIVER I, the undersigned, do hereby enter my appearance on the complaint of the offerse charged on other side of this summons. I have been informed of my right to a trial, that my signature to this ples of guilty will have the same force and effect as a judgment of court, and that this record will be sent to the Licensing Authority of this State (or of the State where I received my license to drive). I do hereby PLEAD GUILTY to said offense as charged, WAIVE my right to a HEARING by the court, and agree to pay the penalty prescribed for my offense.	for every violation and an APPEARANCE, PLEA OF GUILTY AND WAIVER is used it must take the following form.	ivst take the
APPEARANCE, PLEA OF GUILTY AND WAIVER the undersigned, do hereby enter my appearance on the complaint of the offense charged on other side of this summons. I have if some force and effect as a judgment of court, and if you have the same force and effect as a judgment of court, and his fact to the I institute of this State when I second will he sent to the I institute of this State when I second will he sent to the I institute of this State when I second will he sent to the I institute of this State when I second will he sent to the I institute of the State when I second will he sent to the I institute of this State when I second will he sent to the I institute of the State when I second will he sent to the I institute of the State when I second will he sent to the I institute of the State when I second will he sent to the I institute of the State when I second will he sent to the I institute of the State when I second will he sent to the I institute of the State when I second will he sent to the I institute of the State when I second will he sent to the I institute of the State when I second will he sent to the I institute of the State when I second will he sent to the I institute of the State when I second will he sent to the I institute of the State when I second will he sent to the I institute of the State when I second will he sent to the I institute of the State when I second will he sent to the I institute of the State when I second will he sent to the I institute of the I institute	GUILTY to said offense as charged, WAIVE my right to a HEARING by the court. and agree to pay the penalty prescribed for my offense.	APPEARANCE, PLEA OF GUILTY AND WAIVER and of this sum med of my right to a trial, that my separance on the complaint of the offense charged on other side of this sum med of my right to a trial, that my signature to this plea of guilty will have the same force and effect as a judgment of my right to the trial.	nmons. I have been nt of court, and that
(Defendant's Signature) (Driver's License Number)		(Adgress)	

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Statutory Authority: MS 169.99 subd 2