7406.1900 DEFAULT.

The commissioner or the hearing examiner may dispose of a revocation or suspension adverse to a party that defaults. Upon default, the allegations of or the issues set out in the notice of and order for hearing may be taken as true or deemed proved without further evidence. A default occurs when a party fails to appear at a hearing without the prior consent of the hearing examiner.

Statutory Authority: MS s 14.06; 299A.01

History: 20 SR 2784; 29 SR 97

Published Electronically: August 17, 2004