MINNESOTA STATUTES 1975 SUPPLEMENT

REGULATION OF MANUFACTURES AND SALES 325.248

to be paid or delivered shall agree to be bound by the purposes, policies, articles and bylaws of the soliciting organization.

[1975 c 386 s 1,2]

CHAPTER 317. NONPROFIT CORPORATIONS

Sec. 317.65 Corporations to secure or maintain homes for dependent children.

317.65 Corporations to secure or maintain homes for dependent children.

[For text of subds 1 to 6, see M.S.1974]

Subd. 7. Expense reimbursement. (1) Any organization, association or society licensed by the department of public welfare may receive payment for expenses related to adoption services in an amount that fairly reflects the agency's reasonable and necessary expenses of adoptive counseling, whether or not legal adoption is completed; provision of services to children prior to adoptive placement; and the supervision of children in the home until legal adoption is completed. Only that portion of the expenses may be requested which the person seeking to adopt is financially able to meet. No person shall be barred from receiving a child for adoption because of inability to pay any part of the expenses referred to in this subdivision. In addition to any other reports as may be required, each licensed agency, shall file annually with the commissioner of public welfare a full accounting of all expense reimbursement received pursuant to this subdivision, together with the record of the services given for which the reimbursement was made. If he returns the child to the corporation, the person shall not receive compensation for the care, clothing, or medical attendance of the child.

This provision shall not preclude voluntary contributions by any individual or organization at any time.

(2) No organization, association or society shall be eligible to receive an expense reimbursement from a person who takes a child into his home or who adopts a child in any amount whatsoever during the first five years that the organization, association or society is licensed by the department of public welfare.

[1975 c 70 s 1]

[For text of subd 8, see M.S.1974]

CHAPTER 325. REGULATION OF MANUFACTURES AND SALES

Sec.		Sec.	
	Sale of beverage containers having de-		Regulations, [New]
	tachable parts; penalty. [New]	325.334	Civil penalties. [New]
325.28	Repealed.	325.335	Criminal penalty. [New]
325.29	Repealed.	325.774	Application.
325.30	Sales forbidden; exceptions; penalties.	325.79	Unlawful practices.
325.32	Bedding to be labeled.	325.942	Definitions, [New]
325.331	Flame resistant public assembly tents.	325.943	Disclosure obligation. [New]
	[New]	325.944	Penalties; remedies. [New]
325.332	Flame resistant tents and sleeping bags. [New]	325.962	Notice to members.

325.248 Sale of beverage containers having detachable parts; penalty. Subdivision 1.

No person shall sell or offer for sale in this state a carbonated or noncarbonated soft drink, beer, other malt beverage, or tea in liquid form and intended for human consumption contained in an individual sealed metal container designed and constructed so that a part of the container is detached in the process of opening the container.