MINNESOTA STATUTES 1975 SUPPLEMENT



HOTELS, PUBLIC RESORTS, MOBILE HOMES 327.15

CHAPTER 327. HOTELS, PUBLIC RESORTS, MOBILE HOMES

Sec. 327.15 License for mobile home park and recreational camping area.

Sec. 327.16 Application.

327.15 License for mobile home park and recreational camping area.

No person, firm or corporation shall establish, maintain, conduct or operate a mobile home park or recreational camping area within this state without first obtaining a license therefor from the state department of health. Any person, firm, or corporation desiring to operate either a mobile home park or a recreational camping area on the same site in connection with the other, need only obtain one license. A license shall expire and be renewed as prescribed by the board pursuant to section 144,122. The license shall state the number of mobile home sites and recreational camping sites allowed according to state board of health approval. No renewal license shall be issued if the number of sites specified in the application exceeds those of the original application unless the plans for expansion or the construction for expansion are first approved by the department of health. Any mobile home park or recreational camping area located in more than one municipality shall be dealt with as two separate mobile home parks or camping areas. The license shall be conspicuously displayed in the office of the mobile home park or camping area. The license is not transferable as to place.

[1975 c 310 s 33]

327.16 Application.

[For text of subds 1 and 2, see M.S.1974]

Subd. 3. Fees; approval. The application for the primary license shall be submitted with all plans and specifications enumerated in subdivision 2, and payment of a fee in an amount prescribed by the state board of health pursuant to section 144.122 and shall be accompanied by an approved zoning permit from the municipality or county wherein the park is to be located, or a statement from the municipality or county that it does not require an approved zoning permit. The fee for the annual license shall be in an amount prescribed by the state board of health pursuant to section 144.122. All license fees paid to the board of health shall be turned over to the state treasury. The fee submitted for the primary license shall be retained by the state even though the proposed project is not approved and a license is denied.

When construction has been completed in accordance with approved plans and specifications the state board of health shall promptly cause the mobile home park or recreational camping area and appurtenances thereto to be inspected. When the inspection and report has been made and the state board of health finds that all requirements of sections 327.10, 327.11, 327.14 to 327.28, and such conditions of health and safety as the state board of health may require, have been met by the applicant, the state board of health shall forthwith issue the primary license in the name of the state.

[1975 c 310 s 34]

[For text of subds 4 to 6, see M.S.1974]

CHAPTER 331. NEWSPAPERS

Sec. 331.02 Legal newspaper.

331.02 Legal newspaper.

Subdivision 1. Qualifications. In order to be qualified as a medium of official and legal publication, a newspaper shall:

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- (1) Be printed in the English language in newspaper format and in column and sheet form equivalent in printed space to at least 900 square inches;
- (2) If a weekly, be distributed at least once each week, for 50 weeks each year, or if a daily, at least five days each week; but in any week in which a legal holiday is included, not more than four issues of a daily paper are necessary;
- (3) Have 25 percent, if published more often than weekly, or 50 percent, if a weekly, of its news columns devoted to news of local interest to the community which it purports to serve, and it may contain general news, comment, and miscellany, but not wholly duplicate any other publication, or be made up entirely of patents, plate matter, and advertisements;
- (4) Be circulated in and near the municipality which it purports to serve, and have at least 500 copies regularly delivered to paying subscribers, and have an average of at least 75 percent of its total circulation currently paid or no more than three months in arrears and have entry as second-class matter in its local postoffice:
- (5) Have its known office of issue established in the county in which lies, in whole or in part, the municipality which the newspaper purports to serve;
 - (6) File a copy of each issue immediately with the state historical society;
- (6a) Be made available at single or subscription prices to any person, corporation, partnership or other unincorporated association requesting the newspaper and making the applicable payment;
- (7) Have complied with all the foregoing conditions of this subdivision for at least one year last past;
- (8) File with the secretary of state, prior to January 1 of each year, an affidavit signed by the publisher or managing officer and sworn to before a notary public stating that the newspaper is a legal newspaper. The form of the affidavit shall be prescribed by the secretary of state.

[1975 c 155 s 1]

(NOTE: Laws 1975, Chapter 155, Section 2, reads as follows:

"Sec. 2. This act is effective the day following its final enactment, except that the provisions of clause (7) of section 1 shall not apply to clause (6a) of section 1 until one year after the effective date of this act.")

[For text of subds 2 to 9, see M.S.1974]

CHAPTER 332. COLLECTION AGENCIES; AIDS TO LIQUIDATION OF DEBTS

Sec. 332.36 Repealed.

332.36 [Repealed, 1975 c 61 s 26]

CHAPTER 334. MONEY, RATES OF INTEREST

Sec. 334.01 Rate of interest.

334.19 Interest rates on margin accounts.

334.01 Rate of interest.

[For text of subd 1, see M.S.1974]

Subd. 2. A contract for the loan or forbearance of money, goods, or things in action, in the amount of \$100,000 or more, shall be exempt from the provisions of this section and the interest for such an indebtedness shall be at the rate of \$6 upon \$100 for a year, unless a different rate is contracted for in writing. This subdivision expires July 1, 1978. A contract for a loan or forbearance made on or before July 1, 1978 at a rate of interest not in excess of the rate of interest authorized by this subdivision at the time the loan or forbearance was made shall continue to be enforceable in accordance with its terms until the indebtedness is fully satisfied.