

MINNESOTA STATUTES 1975 SUPPLEMENT

LANDS, STATE FORESTS 94.10

hereunder which are still in effect.

Before issuing a permit or contract under this section the purchaser shall file an affidavit with the commissioner stating under oath, that if the permit is issued the purchaser will not hold more than two permits which are in effect.

[1975 c 106 s 5]

[For text of subs 2 to 4, see M.S.1974]

CHAPTER 92. STATE LANDS; SALES, INVESTMENT OF PROCEEDS

Sec.

92.46 Lands as camp grounds.

92.46 Lands as camp grounds.

[For text of subs 1 and 1a, see M.S.1974]

Subd. 2. [Repealed, 1975 c 353 s 41]

CHAPTER 94. LANDS, STATE FORESTS

Sec.

94.09 Sale and disposition of surplus state owned land.

94.10 Surveys, appraisals and sale.

94.36 Repealed.

Sec.

94.37 Repealed.

94.38 Repealed.

94.39 Repealed.

94.40 Repealed.

94.09 Sale and disposition of surplus state owned land.

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

Subd. 3. On or before October 1 of each year, the commissioner of administration shall review the certifications of heads of each department or agency provided for in this section. He shall send written notice to all state departments, agencies and the university of Minnesota describing any lands or tracts which may be declared surplus. If a department or agency or the university of Minnesota desires custody of the lands or tracts, it shall submit a written request to the commissioner, no later than four calendar weeks after mailing of the notice, setting forth in detail its reasons for desiring to acquire, and its intended use of, the land or tract. The commissioner of administration shall then determine whether any of the lands described in the certifications of the heads of the departments or agencies should be declared surplus and offered for sale or otherwise disposed of by transferring custodial control to other requesting state departments or agencies or to the board of regents of the university of Minnesota for educational purposes, provided however that transfer to the board of regents shall not be determinative of tax exemption or immunity. If he determines that any of such lands are no longer needed for state purposes, he shall make findings of fact, describe the lands, declare such lands to be surplus state land, state the reasons for the sale or disposition thereof, and notify the state executive council of such determination.

[1975 c 81 s 5]

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

94.10 Surveys, appraisals and sale.

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94.10 LANDS, STATE FORESTS

Subdivision 1. Before offering any surplus state owned lands for sale, the commissioner of administration may survey such lands, and if the value thereof is estimated to be \$5,000 or less, may have such lands appraised. He shall have the lands appraised if the estimated value is in excess of \$5,000. The appraisal shall be made by not less than three appraisers, at least two of whom shall be residents of the county in which the lands are situated. Each appraiser shall before entering upon the duties of his office take and subscribe an oath that he will faithfully and impartially discharge his duties as appraiser according to the best of his ability and that he is not interested directly or indirectly in any of the lands to be appraised or the timber or improvements thereon or in the purchase thereof and has entered into no agreement or combination to purchase the same or any part thereof, which oath shall be attached to the report of such appraisal. Before offering such surplus state owned lands for public sale, such lands shall first be offered to the city, county, town, school district, or other public body corporate or politic in which the lands are situated for public purposes and they may be sold for such public purposes for not less than the appraised value thereof. To determine whether a public body desires to purchase the surplus land, the commissioner of administration shall publish notice describing the land on the same day of at least two successive weeks in a newspaper of general circulation in the county in which the land is located; however, the commissioner shall give a written notice to the governing body of each political subdivision whose jurisdictional boundaries include or are adjacent to the surplus land. If a public body desires to purchase the surplus land it shall submit a written offer to the commissioner not later than two weeks after the last published notice setting forth in detail its reasons for desiring to acquire and its intended use of the land. In the event that more than one public body tenders an offer, the commissioner shall determine which party shall receive the property, and he shall submit written findings regarding his decision. If lands are offered for sale for such public purposes, and if a public body notifies the commissioner of administration of its desire to acquire such lands, the public body may have not to exceed two years from the date of the accepted offer to commence payment for the lands in the manner provided by law.

[1975 c 81 s 6]

[For text of subd 2, see M.S.1974]

94.36 [Repealed, 1975 c 61 s 26]

94.37 [Repealed, 1975 c 61 s 26]

94.38 [Repealed, 1975 c 61 s 26]

94.39 [Repealed, 1975 c 61 s 26]

94.40 [Repealed, 1975 c 61 s 26]

CHAPTER 97. GAME AND FISH

Sec.
97.40 Definitions.

Sec.
97.48 Commissioner, general powers.
97.481 Acquisition of wildlife lands.

97.40 Definitions.

[For text of subs 1 to 10, see M.S.1974]

Subd. 11. "Rough fish" includes carp, buffalofish, perch, suckers, rehorse, sheephead, dogfish, eelpout, tullibeas, garfish, goldeyes, and bullheads.

[1975 c 107 s 1]