6.01 STATE AUDITOR

CHAPTER 6

STATE AUDITOR

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6.01 DUTIES, SEAL. The state auditor shall superintend and manage the fiscal concerns of the state as required by law. He may execute in behalf of the state assignments and satisfactions of judgments rendered in its favor. He shall have a seal bearing the words "Seal of the Auditor of Minnesota" and affix it to all official certificates and conveyances executed by him.

[RL s 33; 1955 c 863 s 1] (65)

6.02 DEPUTY, EMPLOYEES. The state auditor shall appoint a deputy, who may perform all the duties of the office when the auditor is absent or disabled. He may employ and at pleasure dismiss a private secretary.

[RL s 34; 1955 c 863 s 2] (66)

6.03 [Renumbered 16A.40] 6.04 [Renumbered 16A.41] 6.05 [Renumbered 16A.42] 6.06 [Renumbered 16A.43] 6.07 [Repealed, 1955 c 863 s 22] 6.08 [Renumbered 16A.44] 6.09 [Repealed, 1955 c 863 s 22] 6.10 [Renumbered 16A.45] 6.11 [Renumbered 16A.46] 6.12 [Renumbered 16A.47] 6.13 [Repealed, 1955 c 863 s 22] 6.135 [Repealed, 1947 c 416 s 3] 6.136 [Renumbered 16A.48]. 6.137 [Renumbered 16A.49] 6.14 [Repealed, 1955 c 863 s 22] 6.15 [Repealed, 1955 c 863 s 22] 6.16 [Repealed, 1955 c 863 s 22] 6.17 [Repealed, 1955 c 863 s 22] 6.18 [Renumbered 16A.50] 6.19 [Renumbered 16A.51] 6.20 [Renumbered 16A.36] 6.21 [Renumbered 16A.055]

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6.211
        [ Renumbered 16A.52 ]
6.212
        [ Renumbered 16A.53 ]
6.213
        [ Renumbered 16A.54 ]
6.214
        [ Renumbered 16A.55 ]
6.215
        [ Obsolete ]
6.22
       [ Renumbered 16A.56 ]
6.23
       [ Renumbered 16A.57 ]
6.24
       [ Renumbered 16A.58 ]
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[Renumbered 16A.59]

6.26 SALARY, BOND. The salary of the state auditor shall be as provided by law and he shall give a corporate bond of \$50,000 to the state for the faithful discharge of his duties.

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[ 1939 c 431 art 3 s 6; 1955 c 863 s 20; 1961 c 561 s 2 ] (80-7)
       [ Repealed, 1955 c 863 s 22 ]
6.28
       [ Renumbered 16A.60 ]
6.29
       [ Renumbered 16A.61 ]
6.291
        [ Renumbered 16A.62 ]
6.30
       [ Renumbered 16A.63 ]
6.31
       [ Renumbered 16A.64 ]
6.32
       [ Repealed, 1969 c 399 s 51 ]
6.321
        [ Repealed, 1969 c 399 s 51 ]
6.33
       [ Renumbered 16A.65 ]
6.34
       [ Renumbered 16A.66 ]
6.35
       [ Renumbered 16A.67 ]
6.40
       [ Renumbered 16A.68 ]
6.42
       [ Renumbered 16A.69 ]
6.43
       [ Renumbered 16A.70 ]
6.44
       [ Renumbered 16A.71 ]
6.45
       [ Renumbered 16A.72 ]
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6.46 TRANSFER OF POWERS OF PUBLIC EXAMINER TO STATE AUDITOR. Except as otherwise provided for in Laws 1973, Chapter 492 relating to the legislative auditor, all the powers, duties and responsibilities of the public examiner relating to audits of cities of all classes, counties, towns, school districts, and other governmental subdivisions or bodies corporate and politic as contained in sections 6.47 to 6.71, or any other law are hereby transferred to, vested in, and imposed upon the state auditor.

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[ 1973 c 123 art 5 s 7; 1973 c 492 s 7 ]
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6.47 ACCOUNTING AND BUDGETING SYSTEMS; INVESTIGATION, FORMS. The state auditor shall inquire into the accounting and budgeting systems of all local units of government and shall prescribe suitable systems of accounts and budgeting, and forms, books, and instructions concerning the same. At the request of any local unit of government the state auditor may install such systems. The state auditor shall recommend a form for order-and warrant-checks of all local units of government which shall conform, so far as consistent with statutory and charter requirements, to approved banking practice in order to facilitate handling of such instruments by banks and other depositories.

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[ 1939 c 431 art 4 s 7; 1953 c 319 s 2; 1973 c 492 s 14 ] (3286-14)
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6.48 EXAMINATION OF COUNTIES; COST, FEES. All the powers and duties conferred and imposed upon the state auditor shall be exercised and performed by him in respect to the offices, institutions, public property, and improvements of several counties of the state. At least once in each year, if funds and personnel permit, the state auditor shall visit, without previous notice, each county and make a thor-

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ough examination of all accounts and records relating to the receipt and disbursement of the public funds and the custody of the public funds, including the game and fish funds, and other property. He shall prescribe and install systems of accounts and financial reports that shall be uniform, so far as practicable, for the same class of offices. A copy of the report of such examination shall be filed and be subject to public inspection in the office of the state auditor and another copy in the office of the auditor of the county thus examined. The state auditor may accept the records and audit, or any part thereof, of the department of public welfare in lieu of his examination of the county social welfare funds, if such audit has been made within any period covered by the state auditor's audit of the other records of the county. If any such examination shall disclose malfeasance, misfeasance, or nonfeasance in any office of such county, such report shall be filed with the county attorney of the county, and it shall be his duty to institute such civil and criminal proceedings as the law and the protection of the public interests shall require.

The county receiving such examination, and the division of game and fish of the department of natural resources of the state of Minnesota, in the case of the examination of the game and fish funds, shall pay to the state auditor's revolving fund, notwithstanding the provisions of section 16A.125, the total cost and expenses of such examinations, including the salaries paid to the examiners while actually engaged in making such examination. The state auditor if he deems it advisable may bill counties, having a population of 200,000 or over, monthly for services rendered and the officials responsible for approving and paying claims shall cause said bill to be promptly paid. The revolving fund of the state auditor shall be credited with all collections made for any such examinations.

[1913 c 555 s 5; 1931 c 125 s 1; 1931 c 246 s 1; 1945 c 392 s 1; 1949 c 33 s 3; 1951 c 57 s 1; 1953 c 593 s 2; 1955 c 441 s 1; 1969 c 1129 art 10 s 2; 1973 c 492 s 14] (3278)

6.49 CITIES OF FIRST CLASS. All powers and duties conferred and imposed upon the state auditor with respect to state and county officers, institutions, property, and improvements are hereby extended to cities of the first class. Copies of the written report of the state auditor on the financial condition and accounts of such city shall be filed in his office, with the mayor, city council, and city comptroller thereof, and with the city commissioners, if such city have such officers. If such report disclose malfeasance, misfeasance, or nonfeasance in office, copies thereof shall be filed with the city attorney thereof and with the county attorney of the county in which such city is located, and these officials of the law shall institute such proceedings, civil or criminal, as the law and the public interest require.

The state auditor if he deems it advisable may bill said cities monthly for services rendered and the officials responsible for approving and paying claims shall cause said bill to be promptly paid.

[1913 c 555 s 6; 1949 c 206 s 1; 1973 c 492 s 14] (3279)

6.50 CITIES OF SECOND, THIRD, OR FOURTH CLASS. The state auditor shall have like power and duty to supervise the accounts of all cities not included in section 6.49. He shall have the authority to require, in his discretion, the financial officers of any city not included in section 6.49 to send all books, accounts, and vouchers pertaining to the receipt, disbursement, and custody of its public funds to the office of the state auditor for examination. He may prescribe and install for such cities systems of accounts and reports, which shall be uniform for each class of cities and offices. He may conduct such examinations of accounts and records as he may deem the public interest to demand.

The report of such examination shall be filed with the mayor and city council or commission; and, in case of any violation of law, such report shall be filed with the city attorney thereof and with the county attorney of the county in which the administrative offices of such city are located, and these officials of the law shall institute such proceedings as the law and the public interest require.

[1913 c 555 s 7; 1949 c 33 s 4; 1951 c 186 s 1; 1961 c 586 s 2; 1973 c 492 s 14] (3280)

6.51 SCHOOL DISTRICTS, TOWNS, AND STATUTORY CITIES. All powers and duties of the state auditor herein imposed and conferred with respect to the supervision, inspection, and examination of books and accounts of cities in section 6.50

are herewith extended to all school districts, towns, and statutory cities of this state. A copy of the report of such examination shall be filed, subject to public inspection, with the clerk of the town, statutory city, or school district receiving such examination, and an additional copy with the county auditor of the county in which the administrative offices of such town, statutory city, or school district are located. If such report disclose malfeasance, misfeasance, or nonfeasance in office, the state auditor shall file such copy with the county attorney of the county in which the administrative offices of such school district, town, or statutory city are located, and the county attorney shall institute such proceedings as the law and the public interest require.

[1913 c 555 s 8; 1961 c 586 s 3; 1973 c 123 art 5 s 7; 1973 c 492 s 14] (3281)

6.515 AUDIT OF FEDERAL MONEYS. The state auditor, in respect to any political subdivision over which he has audit jurisdiction provided by chapter 6, is empowered to examine all accounts and records of the subdivision relating to funds consisting in whole or part of moneys received from the federal government or any agency thereof.

[1977 c 447 art 7 s 1]

6.52 TESTIMONIAL POWERS. In all matters relating to his official duties, the state auditor shall have the powers possessed by courts of law to issue subpoenas and cause them to be served and enforced. All state and county auditors, treasurers, and other public officials, and their respective deputies and employees, all officers, directors, and employees of all railway and other companies required by law to pay taxes to the state upon a gross earnings basis, and all persons having dealings with or knowledge of the affairs or methods of such companies, and likewise all corporations, firms, and individuals having business involving the receipt, disbursement, or custody of the public funds shall at all times afford reasonable facilities for such examinations, make such returns and reports to the state auditor as he may require, attend and answer under oath his lawful inquiries, produce and exhibit such books, accounts, documents, and property as he may desire to inspect, and in all things aid him in the performance of his duties.

[1913 c 555 s 10; 1973 c 492 s 14] (3283)

6.53 REFUSAL TO ASSIST; PENALTY. Every person who shall refuse or neglect to obey any lawful direction of the state auditor, or his deputy or any of his assistants; withhold any information, book, record, paper, or other thing called for by him for the purpose of examination; wilfully obstruct or mislead him in the execution of his duties; or swear falsely concerning any matter stated under oath, shall be guilty of a felony, the minimum penalty whereof shall be a fine of \$1,000, or imprisonment in the state prison for one year.

[1913 c 555 s 11; 1973 c 492 s 14] (3284)

EXAMINATION OF MUNICIPAL RECORDS PURSUANT TO PETITION BY FREEHOLDERS. The freeholders of any city or town may petition the state auditor to examine the books, records, accounts, and affairs of any such city, town, or of any organizational unit, activity, project, enterprise, or fund thereof; and the scope of the examination may be limited by the petition, but such examination shall cover, at least, all cash received and disbursed and the transactions relating thereto, provided that the state auditor shall not examine more than the six latest years preceding the circulation of the petition, unless it appears to the state auditor during his examina-tion that the audit period should be extended to permit a full recovery under bonds furnished by public officers or employees, and may if it appears to him in the public interest confine the period or the scope of audit or both period and scope of audit, to less than that requested by the petition. When the population of any such city or town is not more than 2,000, the petition shall be signed by at least six freeholders for each 100 inhabitants; when the population thereof is over 2 000 the petition shall be signed by at least four freeholders for each 100 inhabitants. Likewise the freeholders of any school district may petition the state auditor in the same manner and he shall be subject to the same restrictions regarding the scope and period of audit, provided that the petition shall be signed by at least ten freeholders for each 50 resident pupils in average daily membership during the preceding school year as shown on the records in the office of the commissioner of education. In no case shall the petition for an examination of a town bear the names of less than 25 freeholders; and in the case of a city having a population over 2,000 said petition shall be signed by not less than 120 free6.55 STATE AUDITOR 124

holders; and provided, that in the case of school districts and all other cities, said petition shall be signed by at least ten freeholders. At the time it is circulated, every petition shall contain a statement that the cost of the audit will be borne by the city, town, or school district as provided by law. Before such petition is delivered to the state auditor it shall be presented to the auditor of the county in which such city, town, or school district is situated, who shall determine whether such petition is signed by the required number of freeholders and shall certify such fact thereon, and such certificate shall be conclusive evidence thereof in any action or proceeding for the recovery of the costs, charges and expenses of any examination made pursuant to such petition.

[1929 c 259 s 1; 1937 c 415 s 1; 1951 c 185 s 1; 1953 c 689 s 1; 1959 c 518 s 1; 1973 c 71 s 1; 1973 c 123 art 5 s 7; 1973 c 492 s 14] (3286-1)

EXAMINATION OF RECORDS PURSUANT TO RESOLUTION OF GOV-ERNING BODY. The governing body of any city, town, county or school district, by appropriate resolution may ask the state auditor to examine the books, records, accounts and affairs of their government, or of any organizational unit, activity, project, enterprise, or fund thereof; and the state auditor shall examine the same upon receiving, pursuant to said resolution, a written request signed by a majority of the members of the governing body; and the governing body of any public utility commission, or of any public corporation having a body politic and corporate, or of any instrumentality joint or several of any city, town, county, or school district, may request an audit of its books, records, accounts and affairs in the same manner; provided that the scope of the examination may be limited by the request, but such examination shall cover, at least, all cash received and disbursed and the transactions relating thereto. Such written request shall be presented to the clerk, or recording officer of such city, town, county, school district, public utility commission, public corporation, or instrumentality, before being presented to the state auditor, who shall determine whether the same is signed by a majority of the members of such governing body and, if found to be so signed, shall certify such fact, and the fact that such resolution was passed, which certificate shall be conclusive evidence thereof in any action or proceedings for the recovery of the costs, charges and expenses of any examination made pursuant to such request. Nothing contained in any of the laws of the state relating to the state auditor, shall be so construed as to prevent any city, town or school district from employing a certified public accountant to examine its books, records, accounts and affairs.

[1929 c 259 s 2; 1943 c 188 s 1; 1953 c 689 s 2; 1959 c 518 s 2; 1973 c 123 art 5 s 7; 1973 c 492 s 14] (3286-2)

6.552 AUDIT OF COUNTY OR MUNICIPAL HOSPITALS. Notwithstanding the provisions of any law to the contrary, any county or municipal hospital board may employ a certified public accountant to annually audit and examine the books of said hospital. The report of such examination or audit by such certified public accountant shall be submitted to the state auditor who shall review such audit report and may accept such audit or make such additional examinations as he deems to be in the public interest.

[1974 c 489 s 1]

6.56 COST OF EXAMINATION, PAYMENT. Upon the examination of the books, records, accounts, and affairs of any county, city, town, or school district, as provided by law, such county, city, town, or school district shall be liable to the state for the total cost and expenses of such examination, including the salaries paid to the examiners while actually engaged in making such examination. The state auditor if he deems it advisable may bill such county, city, town, or school district monthly for service rendered and the officials responsible for approving and paying claims are authorized to pay said bill promptly. Said payments shall be without prejudice to any defense against said claims that may exist or be asserted. The revolving fund of the state auditor shall be credited with all collections made for any such examinations.

[1929 c 259 s 3; 1949 c 33 s 5; 1951 c 187 s 1; 1955 c 870 s 1; 1973 c 123 art 5 s 7; 1973 c 492 s 14] (3286-3)

6.57 COST OF EXAMINATION, COLLECTION. On July first, of each year, the state auditor shall certify all uncollected claims for the examination of any county, city, town, or school district which have remained unpaid for a period of three months

from the date of such claim. The auditor shall forthwith notify the clerk, or recording officer, of each county, city, town, or school district against which the state has a claim that, if the same is not paid, with interest at the rate of six percent per annum from the date of the claim, within 90 days, the full amount thereof will be certified to the county auditor of the county having such examination, or to the county auditor for the county or counties in which such city, town, or school district is situated, for collection by special tax levy, as herein provided. Such notice shall be served by certified mail and the deposit thereof in the United States mail shall constitute due and legal service thereof upon the county, city, town, or school district.

[1929 c 259 s 4; 1955 c 870 s 1; 1969 c 359 s 2; 1973 c 123 art 5 s 7; 1974 c 406 s 42; 1978 c 674 s 60] (3286-4)

REVOLVING FUND. The revolving fund established by Laws 1947, Chapter 634, Section 24, shall be used to provide personnel, pay other expenses, and for the acquisition of equipment used in connection with reimbursable examinations and other duties pursuant to law. When full time personnel are not available to carry out his duties, the state auditor may contract with private persons, firms, or corporations for accounting and other technical services. Notwithstanding any law to the contrary, the acquisition of equipment may include duplicating equipment to be used in producing the reports issued by the department. All receipts from such reimbursable examinations shall be deposited in the fund and are hereby reappropriated to that purpose. The state auditor is directed to adjust his schedule of charges for such examinations to provide that such charges shall be sufficient to cover all costs of such examinations and that the aggregate charges collected shall be sufficient to pay all salaries and other expenses including charges for the use of the equipment used in connection with such reimbursable examinations and including the cost of contracting for accounting and other technical services. The schedule of charges shall be based upon an estimate of the cost of performing reimbursable examinations including, but not limited to, salaries, office overhead, equipment, authorized contracts, and other expenses. The state auditor may allocate a proportionate part of the total costs to an hourly or daily charge for each person or class of persons engaged in the performance of an examination. The schedule of charges shall reflect an equitable charge for the expenses incurred in the performance of any given examination. The state auditor shall review and adjust the schedule of charges for such examinations at least annually and have all schedules of charges approved by the commissioner of finance before they are adopted so as to insure that the amount collected shall be sufficient to pay all the costs connected with such examinations during the fiscal year and that the unobligated balance, including accounts receivable, in the revolving fund at the end of each fiscal year shall not be less than \$315,000. The unobligated balance in the revolving fund in excess of said \$315,000, as of June 30 of each fiscal year, shall be canceled into the general fund.

[1947 c 634 s 24; 1959 c 518 s 4; 1969 c 399 s 49; 1974 c 149 s 1; 1978 c 674 s 1]

CLAIM OF STATE FOR COST OF EXAMINATION, CONTEST. On or before September first following service of the notice, any such county, city, town, or school district may serve notice, in writing, upon the attorney general that it desires to contest the legality of the state's claim, and the attorney general shall forthwith file with the clerk of the district court of the county having such examination, or in which such city, town, or school district, or major part thereof, is situated, a verified statement of the state's claim, duly itemized and serve upon the auditor or clerk of such county, city, town, or school district, by certified mail, a copy of such statement. Such county, city, town, or school district may file with the clerk of such district court, within ten days after the service of such statement upon it, verified objections to the state's claim, and such district court shall thereupon summarily, in or out of term, hear and determine the amount due the state, if any, for such examination, at a time and place fixed by the court therefor. The clerk of court shall certify to the county auditor of the county having such examination, or to the county auditor of the county or counties in which such city, town, or school district is situated, the amount so determined by the court to be due to the state, if any.

[1929 c 259 s 5; 1955 c 870 s 1; 1969 c 359 s 3; 1973 c 123 art 5 s 7; 1978 c 674

s 60] (3286-5)

6.60 STATE AUDITOR, CERTIFICATION OF AMOUNTS DUE. On October first, of each year, the state auditor shall certify the respective amounts due the state

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from the various counties, cities, towns, and school districts, including interest computed to July first, following, to the county auditor of the county having such examination, or to the county auditor of the county in which any such city, town, or school district is, in whole or in part, situated. The county auditor, upon receiving a certificate from the state auditor, or a certificate from the clerk of court, as provided in section 6.59, shall include the amount of the state's claim, with 25 percent added, in the tax levy for general revenue purposes of the county or municipality liable therefor, and such additional levy shall not be within any limitation imposed by law upon the amount of taxes which may be levied for revenue purposes. Upon completion of the June tax settlement following such levy the county treasurer shall deduct from the amount apportioned to the county or municipality for general revenue purposes, the amount due the state, including interest, and remit the same to the state treasurer.

[1929 c 259 s 6; 1955 c 870 s 1; 1969 c 359 s 4; 1973 c 123 art 5 s 7; 1974 c 406 s 43] (3286-6)

6.61 SUBJECT TO PRIOR ENACTMENT OF LAWS. Subject to the provisions of Laws 1939, Chapter 431, the state auditor shall have and exercise all the rights, powers, and duties conferred upon the former public examiner by Mason's Minnesota Statutes of 1927, Sections 3274, 3275, 3276, 3277, 3279, 3280, 3281, 3282, 3283, 3284, and 3286, and the 1938 Supplement to Mason's Minnesota Statutes of 1927, Sections 3278, 3286-1, 3286-2, 3286-3, 3286-4, 3286-5, 3286-6, and 3286-7, and acts amendatory thereof or supplementary thereto, and all the provisions thereof shall apply to and govern all matters therein specified respecting the office and department of the state auditor, except that any limitations therein contained as to the number of employees to be appointed by the state auditor shall not apply. The state auditor shall account separately for all of the charges, receipts, and disbursements of the department of the state auditor pertaining to the examining and auditing of all school districts, towns and cities for which charges are made, and after allocating to the expense thereof a proper prorata share of the administrative expense, such functions of the department of the state auditor shall be sustained, so far as practicable, by the funds collected therefor from such political subdivisions as otherwise provided by law.

[1939 c 431 art 4 s 8; 1973 c 123 art 5 s 7; 1973 c 492 s 14] (3286-15)

6.62 POST-AUDIT; TAX LEVY. Subdivision 1. **Levy of tax.** Counties, cities and towns are authorized, if necessary, to levy, over and above tax levy limitations for other governmental purposes, an amount sufficient to pay the expense of a post-audit by the state auditor.

A school district is authorized to levy an amount sufficient to pay for the expense of a post-audit by the state auditor if the audit is performed at the discretion of the state auditor pursuant to section 6.51 or if the audit has been requested through a petition by freeholders pursuant to section 6.54. A school district is not authorized to levy these amounts if the post-audit by the state auditor is requested by the school board pursuant to section 6.55.

- Subd. 2. Cost of post-audit. The amount of said levy shall be the amount of the claim or claims submitted by the state auditor for such services or his estimate of the entire cost, and said amount shall be certified by the governing body, after the request or petition for the audit has been filed, to the county auditor, along with amounts requested for other governmental purposes. If such levy has been made in excess of statutory limitations, and if the request or petition is withdrawn after the amount of the levy has been certified but the levy cannot be canceled because it has been spread on the tax lists, the governing body shall cause the proceeds of such levy to be transferred to the general fund and reduce the succeeding year's levy for general purposes accordingly. Provided, however, counties, cities, and other governmental units whose financial affairs are required by statute or charter to be audited at regular intervals may levy annually or biennially in anticipation of the audit expense, without the presentment of such claim or estimate by the state auditor.
- Subd. 3. Use of proceeds of levy. The proceeds of said levy shall be set aside and used only to cover the state auditor's claim.

[1951 c 189 s 1; 1953 c 338 s 1; 1959 c 518 s 5; 1973 c 123 art 5 s 7; 1973 c 492 s 14; 1978 c 764 s 1]

6.63 APPLICATION. The units of government set forth in sections 6.56, 6.57, 6.59, 6.60 and 6.62 shall be construed, where applicable, to include, in addition to

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those therein specifically named, public utility commissions, public corporations, and instrumentalities.

[1959 c 518 s 3]

6.64 COOPERATION WITH PUBLIC ACCOUNTANTS; PUBLIC ACCOUNTANT DEFINED. There shall be mutual cooperation between the state auditor and public accountants in the performance of auditing, accounting, and other related services for cities, towns, school districts, and other public corporations. For the purposes of sections 6.64 to 6.71 the term public accountant shall have the meaning ascribed to it in section 412.222.

[1957 c 631 s 1; 1961 c 560 s 18; 1973 c 123 art 5 s 7; 1973 c 492 s 14]

6.65 MINIMUM PROCEDURES FOR AUDITORS, PRESCRIBED. The state auditor shall prescribe minimum procedures for auditing the books, records, accounts, and affairs of local governments in Minnesota.

[1957 c 631 s 2; 1973 c 492 s 14]

6.66 CERTAIN PRACTICES OF PUBLIC ACCOUNTANTS AUTHORIZED. Any public accountant may engage in the practice of auditing the books, records, accounts, and affairs of cities, towns, school districts, and other public corporations which are not otherwise required by law to be audited exclusively by the state auditor.

[1957 c 631 s 3; 1973 c 123 art 5 s 7; 1973 c 492 s 14]

6.67 PUBLIC ACCOUNTANTS; REPORT OF EVIDENCE POINTING TO MIS-CONDUCT. Whenever a public accountant in the course of his audit of the books and affairs of a city, town, school district, or other public corporations, shall discover evidence pointing to nonfeasance, misfeasance, or malfeasance, on the part of an officer or employee in the conduct of his duties and affairs, the public accountant shall promptly make a report of such discovery to the state auditor and the county attorney of the county in which the governmental unit is situated and the public accountant shall also furnish a copy of his report of audit upon completion to said officers. The county attorney shall act on such report in the same manner as he is required by law to act on reports made to him by the state auditor.

[1957 c 631 s 4; 1959 c 518 s 6; 1973 c 123 art 5 s 7; 1973 c 492 s 14]

- **6.68 STATE AUDITOR MAY ASSIST PUBLIC ACCOUNTANT IN AUDIT.** Subdivision 1. If in his audit of a city, town, school district, or other public corporation, a public accountant has need of the assistance of the state auditor, he may obtain such assistance by requesting the governing body of the governmental unit being examined to request the state auditor to perform such auditing or investigative services, or both, as the matter and the public interest require.
- Subd. 2. The state auditor shall work in close cooperation with the public accountant in rendering the services so requested and the state auditor shall make such report of his findings to the county attorney as he is required by law to make of nonfeasance, misfeasance, and malfeasance discovered by him. The governmental unit shall be liable for the payment of such services so performed by the state auditor in the same manner as if it had requested the services pursuant to section 6.55.

[1957 c 631 s 5; 1973 c 123 art 5 s 7; 1973 c 492 s 14]

- 6.69 INFORMATION FURNISHED PUBLIC ACCOUNTANT BY STATE AUDITOR. Subdivision 1. The state auditor, whenever time and facilities permit, shall furnish information to public accountants, when requested by them to do so, concerning governmental accounting and auditing principles, practices, and procedures, and other related matters.
- Subd. 2. The state auditor may charge the actual cost of furnishing such information and the public accountant shall pay the amount so charged promptly after receipt of the claim.

[1957 c 631 s 6; 1973 c 492 s 14]

6.70 ACCESS TO REPORTS. The state auditor and the public accountants shall have reasonable access to each other's audit reports, working papers, and audit programs concerning audits made by each of cities, towns, school districts, and other public corporations.

[1957 c 631 s 7; 1973 c 123 art 5 s 7; 1973 c 492 s 14]

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6.71 SCOPE OF AUDITOR'S INVESTIGATION. Whenever the governing body of a city, town, or school district shall have requested a public accountant to make an audit of its books and affairs, and such audit is in progress or has been completed, and freeholders petition or the governing body requests or both the state auditor to make an examination covering the same, or part of the same, period, the state auditor may, if he deems it in the public interest, limit the scope of his examination to less than that specified in section 6.54, but the scope shall cover, at least, an investigation of those complaints which are within the state auditor's powers and duties to investigate.

[1957 c 631 s 8; 1959 c 518 s 7; 1973 c 123 art 5 s 7; 1973 c 492 s 14]