Overview

This is the annual revisor's bill to correct technical errors in the statutes. This bill summary consists of the memorandum of explanation prepared by the Revisor of Statutes and submitted with the bill.

Section

1. **Explanation.** Section 241.277 establishing the Camp Ripley work program was repealed by Laws 1999, chapter 216, article 4, section 17, making the reference in this section obsolete.

2. **Explanation.** This amendment corrects a range reference. The chapter has expanded since the range reference was written, and the definition section was meant to apply to the entire chapter.

3. **Explanation.** Governance of the world trade center has been transferred to the commissioner of trade and economic development. The center no longer has a president or board of directors.

4. **Explanation.** This amendment corrects an erroneous reference.

5. **Explanation.** Section 44A.08 has been repealed, and governance of the world trade center transferred to the commissioner of trade and economic development.

6. **Explanation.** This amendment corrects an erroneous reference. The physical therapists council is now the board of physical therapy.

7. **Explanation.** Governance of the world trade center has been transferred to the commissioner of trade and economic development. Employees of the world trade center are now state employees.

8. **Explanation.** Governance of the world trade center has been transferred to the commissioner of trade and economic development. The world trade center corporation no longer exists.

9. **Explanation.** Governance of the world trade center transferred to the commissioner of trade and economic development. The corporation no longer exists.

10. **Explanation.** Governance of the world trade center has been transferred to the commissioner of trade and economic development. The center's employees are now state
employees under chapter 43A.

Explanation. This amendment corrects an erroneous reference to a section that was repealed.

Explanation. This amendment corrects the name of an act to agree with the name given in its citation section, section 60J.06.

Explanation. This amendment corrects the name of an act to agree with the name given in its citation section, section 60J.06.

Explanation. This amendment corrects an incorrect conjunction.

Explanation. This amendment corrects an erroneous reference. Section 103I.235, subdivision 1, paragraph (e), was relettered as paragraph (k) by Laws 1991, chapter 355, section 26.

Explanation. This amendment corrects an erroneous reference.

Explanation. Governance of the world trade center has been transferred to the commissioner of trade and economic development. The corporation no longer exists.

Explanation. This amendment corrects an obsolete reference to section 119B.17, which was repealed by Laws 1999, chapter 205, article 1, section 73. The amendment also corrects an erroneous reference to section 119B.18, which was repealed in part and the remainder of which was renumbered as section 119B.211 by Laws 1999, chapter 205, article 5, section 21.

Explanation. Section 256.74 has been repealed, making the reference in this section obsolete.

Explanation. Laws 1999, chapter 99, section 24, repealed section 574.02. This amendment eliminates a reference to it.

Explanation. Section 256B.0625, subdivision 19, relating to personal care services, was repealed in Laws 1991, chapter 292, article 7, section 26, and replaced by section 256B.0625, subdivision 19a.

Explanation. This amendment corrects an erroneous reference. Chapter 253A, the Minnesota Hospitalization and Commitment Act, was repealed by Laws 1982, chapter 581, section 25. Civil commitment procedures are now in chapter 253B.

Explanation. This amendment corrects an erroneous term. Physical therapists must now be licensed instead of registered.

Explanation. This amendment makes the sentence structure parallel.

Explanation. This amendment corrects an erroneous term. Physical therapists must now be licensed instead of registered.

Explanation. This amendment corrects sentence structure.

Explanation. This amendment corrects an erroneous reference. A presidential primary, conducted by mail or otherwise, is no longer required due to the repeal of chapter 207A in Laws 1999, chapter 250, article 2, section 115.

Explanation. Laws 1999, chapter 217, sections 6 to 10, amended section 617.247. Section 617.247 now prohibits possession of pornographic work depicting sexual conduct which involves minors. The proposed amendment updates a reference to and the narrative description of that offense in the predatory registration law.

Explanation. Section 256B.0625, subdivision 19, relating to personal care services, was repealed in Laws 1991, chapter 292, article 7, section 26, and replaced by section 256B.0625, subdivision 19a.

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Explanation. Section 259.51, relating to retention of parental rights, was repealed in Laws 1997, chapter 218, section 13, and replaced by the putative fathers' adoption registry in section 259.52.

Explanation. Section 260.221, relating to termination of parental rights, was repealed by Laws 1999, chapter 139, article 4, section 3, and replaced by section 260C.301.

Explanation. This amendment corrects an erroneous reference.

Explanation. This amendment corrects an erroneous reference. Subdivision 8 governs withdrawal from school of 16 to 18 year old students.

Explanation. This amendment replaces references to renumbered sections with the correct section numbers.

Explanation. Laws 1999, chapter 139, recodified the Juvenile Court Act, placing juvenile matters in chapter 260B and child protection matters in chapter 260C. This amendment corrects erroneous references to a paragraph that was relettered in the recodification.

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Explanation. In amending section 260.191, subdivision 3b, Laws 1999, chapter 245, article 8, section 57, changed subdivision 3b, paragraph (d), to subdivision 3b, paragraph (e). Laws 1999, chapter 139, article 3, section 23, recodified section 260.191, subdivision 3b, as section 260C.201, subdivision 11. This amendment corrects a reference.

Explanation. This amendment corrects an erroneous reference. The child protection laws were recodified in chapter 260C.

Explanation. This amendment corrects erroneous references. These chapters have been recodified as indicated.

Explanation. Section 124.226, subdivision 1, was repealed by Laws 1997, First Special Session chapter 4, article 1, section 63, making the reference in this section obsolete.

Explanation. Section 477A.05 was repealed by Laws 1999, chapter 243, article 5, section 54, making the reference in this section obsolete.

Explanation. Chapter 124B was repealed by Laws 1996, chapter 310, section 1, making the reference in this section obsolete.

Explanation. This amendment corrects an erroneous reference. The real estate tax sales provisions were recodified in Laws 1999, chapter 243, article 13. Section 281.13 was repealed in section 21 of that article. The notice and service requirements are now contained in section 281.23. See Laws 1999, chapter 243, article 13, sections 5 to 7.

Explanation. Section 281.20 is repealed in section 97, paragraph (b), making the reference in this section obsolete.

Explanation. This amendment replaces a range reference to a repealed section with the correct section reference. See Laws 1999, chapter 31. Also, chapter 287 was recodified in Laws 1999, chapter 31, so the range reference is changed to reflect the new 287.20 added in Laws 1999, chapter 31, section 11.
Explanation. This amendment replaces a range reference to a repealed section with the correct section reference. See Laws 1999, chapter 31.

Explanation. This amendment corrects an erroneous reference. The corrected citation is provided by the department of revenue.

Explanation. This amendment removes obsolete language. The "minimum amount" referred to is now zero so the computation is no longer needed.

Explanation. This amendment corrects erroneous references. Chapter 297C was recodified as chapter 297G.

Explanation. This amendment corrects the definition of owner under the Minnesota Professional Firms Act so that it refers to members in limited liability companies and partners in limited liability partnerships.

Explanation. This amendment corrects an erroneous reference. Chapter 297 was recodified as chapter 297F.

Explanation. This amendment corrects an erroneous reference. Chapter 297 was recodified as chapter 297F.

Explanation. Governance of the world trade center was transferred to the commissioner of trade and economic development. World trade center employees are now state employees governed by chapter 352.

Explanation. The stricken reference has been repealed. The change requires a headnote change as well.

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Explanation. This amendment replaces references to arenumbered section with the correct section reference.

Explanation. The stricken reference has been repealed. The change requires a headnote change as well.

Explanation. This amendment corrects an erroneous reference. Section 273.1317 was repealed in Laws 1997, chapter 231, article 1, section 21, and replaced with new low-income rental housing provisions in section 273.126 by Laws 1997, chapter 231, article 1, section 4.

Explanation. The stricken reference has been repealed. The change requires a headnote change as well.

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Explanation. This amendment corrects erroneous references. These chapters have been recodified as indicated.

Explanation. The stricken reference has been repealed. The change requires a headnote change as well.

Explanation. This amendment corrects a superfluous reference. "Commissioner" is already defined as the commissioner of trade and economic development.

Explanation. Section 473.3998 was repealed by Laws 1999, chapter 230, section 46, and Laws 1999, chapter 238, article 2, section 92, making the reference in this section obsolete.

Explanation. The stricken reference has been repealed. The change requires a headnote change as well.

Explanation. This amendment corrects an error that occurred in the recodification of the
landlord-tenant law in Laws 1999, chapter 199.

71 Explanation. This amendment corrects a reference. Section 504B.191 has been repealed.
72 Explanation. This amendment corrects a reference to a repealed section.
73 Explanation. This amendment corrects an erroneous reference.
74 Explanation. This amendment corrects a typographical error.
75 Explanation. This amendment corrects an ambiguous reference.
76 Explanation. This amendment corrects an erroneous reference.
77 Explanation. This amendment corrects an erroneous reference.
78 Explanation. This amendment makes a change that is consistent with other changes made in the act amending this section, but was erroneously omitted.
79 Explanation. This amendment corrects an erroneous reference.
80 Explanation. Section 256.74 was repealed by Laws 1997, chapter 85, article 1, section 74; Laws 1997, chapter 203, article 6, section 93; and Laws 1999, chapter 159, section 154, making the reference in this section obsolete.
81 Explanation. Laws 1999, chapter 99, section 24, repealed section 574.02. This amendment eliminates a reference to it.
82 Explanation. This amendment corrects a grammatical error.
83 Explanation. This subdivision was also amended in Laws 1997, chapter 187, article 1, section 5. The two amendments were partially merged editorially in the main text and the remaining part of the chapter 150 amendment was printed as a note. The affected chapter 150 amendment made a change in terminology that became moot with the chapter 187 amendment, which made a more substantive change by removing a chapter 14 exemption. This amendment allows the revisor to remove the note.
84 Explanation. Section 231.15, relating to the department of agriculture's authority to determine household goods storage rates and rules in place of illegal ones, was amended and repealed in the same act. The amendment was intended and the repeal was a mistake. This amendment will eliminate the repeal and section 85 will restore the amended section.
85 Explanation. See section 84.
86 Explanation. Laws 1999, chapter 139, recodified provisions of law relating to juvenile delinquency and child protection by repealing the old text and reenacting it in chapters 260B and 260C. A few sections were inadvertently omitted from the repealer. The amendment corrects the oversight. The sections being repealed have been recodified in chapter 260B or 260C.
87 Explanation. This subdivision was also amended in Laws 1999, chapter 205, article 1, section 1, and Laws 1999, chapter 241, article 9, section 1. The amendments were partially merged editorially in the main text and the remaining parts of the other amendments, which were technical conforming changes, were printed as notes. This amendment and the amendment in section 90 allow the revisor to remove the notes containing the amendatory language.
88 Explanation. This subdivision was also amended in Laws 1999, chapter 245, article 6, section 50, paragraph (b). The amendments were partially merged editorially in the main text and the remaining part of the chapter 159 amendment was printed as a note. The affected chapter 159 amendment was not substantive and this amendment allows the revisor to remove the note containing the amendatory language.
89 Explanation. This section repealed section 119B.01, subdivision 12a, defining MFIP. That subdivision was also amended and renumbered in Laws 1999, chapter 205, articles 1, section 7;
and 5, section 21. The chapter 205 amendment, as renumbered, was printed in the main text and the repeal was reported in a note. Under section 645.26, subdivision 3, the law with the later date of enactment, in this case the chapter 205 amendment, prevails. This amendment allows the revisor to remove the note containing the repealer language.

**Explanation.** See section 87.

90 **Explanation.** This amendment corrects an erroneous reference.

91 **Explanation.** This amendment validates a section of an act relating to certain procedures between the Hennepin county HRA and city HRAs though an apparent filing irregularity occurred that put its effectiveness in doubt.

92 **Explanation.** This amendment validates authority for a few pipefitter employees of the St. Paul school district to opt out of PERA coverage. It was assumed to be effective after board approval in 1997, without filing with the secretary of state, so no local approval certificate was filed with the secretary of state. This section validates that assumption and action taken pursuant to it.

94 **Explanation.** Minnesota Statutes 1998, section 114C.30, provided that sections 114C.20 to 114C.31 were repealed on June 30, 1999. Laws 1999, chapter 158, section 15, repealed section 114C.30. However, chapter 158 did not take effect until August 1, 1999, leaving a one-month gap between the repeal of sections 114C.20 to 114C.31 and the effective date of the section repealing the repealer. This section provides that those sections did not lapse during that period.

95 **Explanation.** Minnesota Statutes 1998, section 115.741, subdivision 3, stated that the advisory council on water supply systems expired on June 30, 1999. Laws 1999, chapter 66, section 5, removed the expiration. However, chapter 66 did not take effect until August 1, 1999, leaving a one-month gap between the expiration of the advisory council and the effective date of the subdivision. This section provides that the council did not lapse during that period.

96 **Explanation.** Minnesota Statutes 1998, section 465.797, subdivision 5a, stated that it expired on June 30, 1999, and that an exemption granted to Itasca county expired on the same date. Laws 1999, chapter 41, section 1, extended the expirations to June 30, 2003, and June 30, 2001, respectively. However, chapter 41 did not take effect until August 1, 1999, leaving a one-month gap between the expiration of the two provisions and the effective date of chapter 41. This amendment provides that the law did not lapse during that period.

97 **Paragraph (a). Explanation.** Laws 1999, chapter 139, recodified provisions of law relating to juvenile delinquency and child protection. Section 260C.401 dealing with jurisdiction of juvenile courts over contributing to the offense of neglect was originally included in the 1998 recodification. Laws 1998, chapter 367, article 10, section 17, repealed section 260.261 and put provisions covering the same material in sections that have been recodified as sections 260C.335 and 260C.425. This amendment repeals a section that should have been removed from the 1999 recodification.

**Paragraph (b). Explanation.** This section is obsolete. The redemption periods for lands referred to in this section have expired.

**Paragraph (c). Explanation.** These sections, all that remains of Minnesota Statutes, chapter 421, were enacted in 1933 to apply to certain civil service positions in independent school districts in one or more of our three first class cities. They have long been obsolete. The misleading statutory chapter heading since 1961 stated that these sections applied to the Duluth school district; in fact, they do not by the terms of section 421.12. Laws 1967, chapter 252, as amended, is modeled on chapter 421 and applies to the Duluth school district. Minneapolis and St. Paul school districts each have separate provisions covering this subject area.

**Paragraph (d). Explanation.** This subdivision referred to a section repealed by Laws 1999, chapter 245, article 4, section 120. This subdivision is now meaningless.
Paragraph (e). Explanation. This section amended section 43A.34, subdivision 1, relating to teachers' mandatory retirement age. That subdivision was also amended in the same legislative session in Laws 1987, chapter 284, article 2, section 1. Because the two amendments could not be merged editorially, the chapter 284 amendment was printed in the main text and the chapter 186 amendment was printed as a note. The only difference in the two amendments was the way in which they cited a federal definition. This repealer allows the revisor to remove the note containing the chapter 186 language.

Paragraph (f). Explanation. This section amended section 256D.01, subdivision 1c, relating to general assistance payments. That subdivision was also repealed in the same act in Laws 1989, chapter 282, article 5, section 133. The repeal was printed in the main text and the amendment was printed as a note. The amendment has been superseded by subsequent language and this repealer allows the revisor to remove the note containing the amendatory language.

Paragraph (g). Explanation. Section 62D.045, subdivision 1, was amended by Laws 1991, chapter 286, section 2, and by Laws 1991, chapter 325, article 10, section 12. The chapter 325 amendment was printed in the main text and the chapter 286 amendment was printed as a note. While both amendments were almost identical, the chapter 286 amendment used the term "real estate," whereas the chapter 325 amendment used the term "property." Under section 645.26, subdivision 3, the law with the later date of final enactment, in this case, the chapter 325 amendment, prevails. This repealer allows the revisor to remove the note.

Paragraph (h). Explanation. This section amended section 354.66, subdivision 2, relating to retirement for part-time teachers. That section was also amended in the same legislative session in Laws 1994, chapter 521, section 1, and Laws 1994, chapter 528, article 3, section 32. Because the sections could not all be editorially merged, the chapters 521 and 528 amendments were printed in the main text and the chapter 572 amendment was printed as a note. The chapter 572 amendment has been superseded by subsequent amendments and is no longer relevant. This repealer allows the revisor to remove the note containing the chapter 572 language.

Paragraph (i). Explanation. This section amended section 256F.09, subdivision 4, relating to a report to the legislature on the operation of family visitation centers. That section was also repealed in the same legislative session in Laws 1995, chapter 207, article 4, section 44. The repeal was printed in the main text and the amendment was printed as a note. The amendment required a report to be made by February 1, 1994, and is now obsolete. This repealer allows the revisor to remove the note containing the amendatory language.

Paragraph (j). Explanation. This section amended section 256.736, subdivision 11, relating to case management services for AFDC. That subdivision was also repealed in the same legislative session in Laws 1996, chapter 465, article 3, section 45. The repeal was printed in the main text and the amendment was printed as a note. The amendment was not substantive and all of the rest of section 256.736 was repealed in Laws 1999, chapter 159, section 154. This repealer allows the revisor to remove the note containing the amendatory language.

Paragraph (k). Explanation. This section amended section 256B.057, subdivision 2b, relating to eligibility for medical assistance. That subdivision was also repealed in the same legislative session in Laws 1997, chapter 203, article 4, section 73. The repeal was printed in the main text and the amendment was printed as a note. The amendment was a nonsubstantive, conforming amendment. This repealer allows the revisor to remove the note containing the amendatory language.

Paragraph (l). Explanation. This section amended section 256F.05, subdivision 5, relating to distribution of grants for the Minnesota Family Preservation Act. That subdivision was also repealed in the same legislative session in Laws 1997, chapter 203, article 5, section 38. The repeal was printed in the main text and the amendment was printed as a note. The amendment
was a nonsubstantive, conforming amendment. This repealer allows the revisor to remove the note containing the amendatory language.

**Paragraph (m). Explanation.** This section amended section 43A.182, relating to payment of salary differential for reserve forces on active duty. That section was also repealed in the same legislative session in Laws 1997, chapter 97, section 20. The repeal was noted in the main text and the amendment was printed as a note. The amendment was part of a bill removing chapter 14 rulemaking exemptions. With the repeal of section 43A.182, this provision is unnecessary. This repealer allows the revisor to remove the note containing the amendatory language.

**Paragraph (n). Explanation.** This section amended section 256.82, subdivision 1, relating to payments by county agencies to the state for public assistance. That subdivision was also repealed in the same act in Laws 1997, chapter 203, article 11, section 13. The repeal was printed in the main text and the amendment was printed as a note. The substance of the repealer superseded the amendment and this repealer allows the revisor to remove the note containing the amendatory language.

**Paragraph (o). Explanation.** This section amended section 253B.18, subdivision 4, relating to civil commitment. That subdivision was also repealed in the same act in Laws 1997, chapter 217, article 1, section 118. The repeal was printed in the main text and the amendment was printed as a note. The substance of the repealer superseded the amendment and this repealer allows the revisor to remove the note containing the amendatory language.

**Paragraph (p). Explanation.** This section amended section 256.031, subdivision 6, relating to welfare reform. That section was also repealed in the same legislative session in Laws 1998, chapter 407, article 6, section 18. The repeal was printed in the main text and the amendment was printed as a note. The amendment was time-limited and no longer applies. This repealer allows the revisor to remove the note containing the amendatory language.

**Paragraph (q). Explanation.** This section amended section 222.63, subdivision 4, relating to rail bank right-of-way. That section was also amended in the same legislative session in Laws 1999, chapter 154, section 3. The later enacted amendment was noted in the main text and the earlier enacted amendment was printed as a note. The two amendments are very similar and under Minnesota Statutes, section 645.26, subdivision 3, the law with the later date of final enactment prevails. This repealer allows the revisor to remove the note containing the earlier enacted amendatory language.

**Paragraph (r). Explanation.** This section amended section 119A.54, relating to a Head Start program report. That section was also repealed in the same legislative session in Laws 1999, chapter 86, article 1, section 83. The repeal was printed in the main text and the amendment was printed as a note. The amendment was not substantive and this repealer allows the revisor to remove the note containing the amendatory language.

**Paragraph (s). Explanation.** This section amended section 119B.075 relating to unexpended basic sliding fee child care. That section was also repealed in the same legislative session in Laws 1999, chapter 205, article 1, section 73. The repeal was printed in the main text and the amendment was printed as a note. The amendment was not substantive and this repealer allows the revisor to remove the note containing the amendatory language.

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**Paragraph (t). Explanation.** This section amended section 256.983, subdivision 4, relating to human services fraud prevention investigation. That subdivision was also amended in the same legislative session in Laws 1999, chapter 205, article 1, section 58. Because the two amendments could not be merged editorially, the chapter 205 amendment was printed in the main text and the chapter 159 amendment was printed as a note. The chapter 159 amendment was a nonsubstantive, conforming amendment. This repealer allows the revisor to remove the
Paragraph (u). Explanation. This section amended section 265J.62, subdivision 3, relating to MFIP county employment and training services block grants. That subdivision was also repealed in the same legislative session in Laws 1999, chapter 245, article 6, section 89. The repeal was printed in the main text and the amendment was printed as a note. The substance of the repealer superseded the substance of the amendment and this repealer allows the revisor to remove the note containing the amendatory language.

Paragraph (v). Explanation. These sections amended section 257.85, subdivisions 3, 7, and 11, relating to relative custody assistance; the subdivisions were also amended in Laws 1999, chapter 245, article 8, sections 27, 31, and 33. The later amendments were printed in the main text and the amendments in chapter 159 were printed as notes. The later amendments made more thorough revisions of the amended subdivisions and eliminated the need for the earlier technical amendments. This repealer allows the revisor to remove the notes containing the earlier amendatory language.

Paragraph (w). Explanation. This section amended section 62Q.105, subdivision 1, relating to health plan complaint resolution. That section was also repealed in the same legislative session in Laws 1999, chapter 239, section 43, and replaced in a more expanded form by sections 62Q.68 to 62Q.72, making the amendment to section 62Q.105, subdivision 1, superfluous. The repeal was printed in the main text and the amendment was printed as a note. This repealer allows the revisor to remove the note containing the amendatory language.

Paragraph (x). Explanation. This section amended section 62Q.30, relating to health plan dispute resolution. That section was also repealed in the same legislative session in Laws 1999, chapter 239, section 43, and replaced in a more expanded form by sections 62Q.68 to 62Q.72, making the amendment to section 62Q.30 superfluous. The repeal was printed in the main text and the amendment was printed as a note. This repealer allows the revisor to remove the note containing the amendatory language.

Paragraph (y). Explanation. This section amended section 119A.31, subdivision 3, relating to community crime reduction reports. This section was also repealed in the same legislative session in Laws 1999, chapter 86, article 1, section 83. The repeal was printed in the main text and the amendment was printed as a note. The amendment was not substantive, Laws 1997, chapter 162, article 1, section 17, sunset the report beginning September 15, 1997, and this repealer allows the revisor to remove the note containing the amendatory language.