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STATE OF MINNESOTA

DEPARTMENT OF PUBLIC WELFARE

IN THE MATTER OF THE DEPARTMENT OF PUBLIC WELFARE'S REPEAL OF 12 MCAR 2.021 (DPW RULE 21) GOVERNING ADMINISTRATION OF STATE GRANTS FOR A COMMUNITY MENTAL HEALTH PILOT PROGRAM STATEMENT OF NEED AND REASONABLENESS

The need for this rule has been eliminated because of amendments to the Community Social Services Act, Laws of 1981, Chapter 256E.06, subd., 2. These amendments require the Commissioner of Public Welfare to terminate the making of separate categorical grants for community mental health pilot programs, effective December 31, 1982. Beginning January 1, 1983, funds appropriated for Rule 21 will be included in the individual county block grants for the provision of all community social services.

Rule 21 will be repealed on March 1, 1983, or five (5) working days after publication of the final notice in the State Register, whichever comes later.

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Arthur E. Noot Commissioner

DEPARTMENT OF PUBLIC WELFARE

IN THE MATTER OF THE DEPARTMENT OF PUBLIC WELFARE'S REPEAL OF 12 MCAR 2.022 (DPW RULE 22) GOVERNING ADMINISTRATION OF STATE GRANTS FOR COMMUNITY BASED RESIDENTIAL PROGRAMS FOR MENTALLY ILL PERSONS STATEMENT OF NEED AND REASONABLENESS

The need for this rule has been eliminated because of amendments to the Community Social Services Act, Laws of 1981, Chapter 256E.06, subd., 2. These amendments require the Commissioner of Public Welfare to terminate the making of separate categorical grants for community based residential programs for mentally ill persons, effective December 31, 1982. Beginning January 1, 1983, funds appropriated for Rule 22 will be included in the individual county block grants for the provision of all community social services.

Rule 22 will be repealed on March 1, 1983, or five (5) working days after publication of the final notice in the State Register, whichever comes later.

11-19-22

Date

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Arthur Noot Commissioner

DEPARTMENT OF PUBLIC WELFARE

IN THE MATTER OF THE DEPARTMENT OF PUBLIC WELFARE'S REPEAL OF 12 MCAR 2.024 GOVERNING THE DEVELOPMENT OF CHEMICAL DEPENDENCY PREVENTION, IDENTIFICATION AND REFERRAL PROGRAMS FOR AFFECTED EMPLOYEES, AND UNDERSERVED POPULATIONS

STATEMENT OF NEED AND REASONABLENESS

The need to repeal this rule arises because the Laws of Minnesota 1979, chapter 324, section 46, repealed the funding provisions of the Laws of Minnesota 1976, chapter 125 effective January 1, 1980. Rule 24 (12 MCAR 2.024) was initially established to implement those funding provisions.

Rule 24 will be repealed five (5) working days after publication of the final notice in the State Register.

11-19-52

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ARTHUR E. NOOT COMMISSIONER

DEPARTMENT OF PUBLIC WELFARE

In the Matter of the Department of Public Welfare Repeal of Rule 12 MCAR 2.030 Reimbursement for the Cost of Care of Mentally Retarded or Epileptic or Emotionally Handicapped Children

STATEMENT OF NEED AND REASONABLENESS

The need for this rule has been eliminated because of Minnesota Statute 256E.06, Subd. 2 that requires cost of care appropriation to be folded into CSSA monies effective January, 1983. The purpose of 12 MCAR 2.030 is to govern the use of state monies in reimbursing counties for expenditures in residential and foster care for the mentally retarded or epileptic or emotionally handicapped children. Because of the fold in, all reimbursements will end by January, 1983, and consequently, the rule will have no value.

Rule 12 MCAR 2.030 will be repealed five (5) working days after publication of the final notice in the State Register.

11-19-2

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ARTHUR E. NOOT Commissioner

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DEPARTMENT OF PUBLIC WELFARE

IN THE MATTER OF THE DEPARTMENT OF PUBLIC WELFARE'S REPEAL OF 12 MCAR 2.063, ADMINISTRATION OF THE WORK EQUITY PROJECT STATEMENT OF NEED AND REASONABLENESS

The need for this rule has been eliminated due to the termination of the Work Equity Project. This rule was initially established to enable implementation of a federally authorized demonstration project of limited duration. The federal authority and funding for this project has since expired and the project has been terminated.

Rule 12 MCAR 2.063 will be repealed five (5) working days after publication of the final notice in the State Register.

11-19-5

Date

Arthur E. Noot Commissioner

STATE OF MINNESOTA DEPARTMENT OF PUBLIC WELFARE

In the matter of the Department of Public Welfare Repeal of Rule 12 MCAR 2.170 (DPW Rule 170), Services to Unmarried Parents

Statement of Need and Reasonableness

The need for this rule has been eliminated by the promulgation of Rule 12 MCAR §2.222, Services to Pregnant Women and Mothers. DPW Rule 222 defines the criteria for pregnant women and mothers who have special needs, and the responsibility of local agencies to provide services to them. The criteria that are defined in DPW Rule 222 include unmarried parents and ensure that the same services will be provided as were required by DPW Rule 170.

Rule 170 will be repealed five (5) working days after publication of the final notice in the State Register.

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ARTHUR E. NOOT Commissioner

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