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INFORMATION BRIEF
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Legislative Ethics

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A Guide to Minnesota Laws and Rules for House Members and Staff

This information brief summarizes Minnesota laws and rules relating to ethical behavior that apply, or may apply, to House members and staff.

The summary does not include: (1) laws or rules on campaign ethics; (2) legislative policies not embodied in laws or official rules, except where noted; or (3) laws of general application that do not specifically have reference to members or staff in their official capacity as public officials or employees (the crimes of theft or forgery, for example).

The table beginning on page 2 presents a brief summary of these ethics laws and rules.

A legal citation is given for each standard. References are to Minnesota Statutes as amended through 2016 and the Rules of the House 2015-2016.

Application of standards to House members and staff. The column labeled "Application to House Members and Staff" indicates whether the listed standard clearly applies to House members and/or House staff by its context or its express language, or whether the standard might apply.

Where the column indicates that a standard "might apply," it means that application of the standard depends on whether House members and House staff are considered to be part of a larger group named in the law or rule. Sometimes the law is not clear about whether the legislative branch is included in a larger named group.

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Minnesota Laws and Rules Containing Standards of Conduct for House Members and House Staff

Category of Activity	Standard of Conduct	Application to House Members and Staff
General violation of House norms, betrayal of public trust, or bringing the House into dishonor or disrepute	A complaint may be brought to the Ethics Committee for "conduct by a member that violates a rule or administrative policy of the House, that violates accepted norms of House behavior, that betrays the public trust, or that tends to bring the House into dishonor or disrepute." House Rule 6.10	Clearly applies
	Conflicts of Interest	
Gifts	House members and employees may not accept gifts from lobbyists or principals. Specified exceptions from the ban are listed in the statute, which is included at the end of this publication. Other exceptions have been identified in advisory opinions of the Campaign Finance and Public Disclosure Board. Minn. Stat. § 10A.071	Clearly applies
Gifts related to state contracts and purchases	State employees involved in purchasing or contracting decisions may not accept anything of more than nominal value from a supplier. Minn. Stat. § 15.43	Might apply
Travel and lodging	House members and employees may not accept travel or lodging from a foreign government, private for-profit business, labor union, registered lobbyist, or any association of such entities, except for payment permitted by law of expenses of participating in a meeting or conference. This prohibition does not apply to a member acting in the regular course of nonlegislative employment or business. House Rule 9.21	Clearly applies
Honoraria	A House member may not accept an honorarium (expenses excepted) for any service performed for an individual or organization that has a direct interest in the business of the House. The prohibition does not apply to reimbursement for expenses incurred by a member performing a service. Alleged violations of this rule must be referred to the Ethics Committee. A prohibited honorarium must be returned. House Rule 9.20	Clearly applies

Category of Activity	Standard of Conduct	Application to House Members and Staff
	Lobbyists must report each honorarium, gift, loan, or benefit of over \$5 value given to legislators	
	and certain legislative staff. These reports are public.	
	Minn. Stat. § 10A.04, subd. 4, para. (c)	
Lobbying	House members may not lobby for compensation.	Clearly applies
	House Rule 9.10 Former state legislators must not register as lobbyists within one year from the date they leave office. House Rule 9.35	
Representing clients for a fee	Legislators and specified legislative staff must disclose representation of a client for a fee before an individual or agency that has rulemaking authority. Minn. Stat. § 10A.08	Clearly applies
Conflict of interest related to state contracts and purchases	State employees involved in a purchasing or contracting decision may not have a financial interest in or derive a benefit from a supplier or potential supplier. Misdemeanor. Minn. Stat. § 15.43 Public officers involved in contracting may not voluntarily have a personal interest in or benefit financially from the contract. Gross misdemeanor. Minn. Stat. § 471.87	Might apply
Conflicts of interest; general	Legislators and specified legislative staff must file an annual report on economic interests. Minn. Stat. § 10A.09	Clearly applies

Category of Activity	Standard of Conduct	Application to House Members and Staff
	Legislators and specified legislative staff must disclose when making a decision or taking an action that would substantially affect a personal financial interest or the financial interests of an associated business.	
	Minn. Stat. § 10A.07	
	A House member with an immediate interest in a question must not vote on it.	
	House Rule 2.05	
	Misuse of Official Authority	
Accepting extra	Public officers or employees may not intentionally ask, receive, or agree to receive compensation	Clearly applies
compensation	(1) in excess of that allowed by law or (2) where no compensation is allowed. Misdemeanor.	
	Minn. Stat. § 609.45	
Misusing state time, property, or funds	State officers or employees may not sell state property to another state or local officer or employee, except under specified conditions and procedures.	Might apply
	Minn. Stat. § 15.054	
	State employees may not use or allow the use of state time, supplies, or property for the	
	employee's private interest, or any other use not in the interests of the state.	
	Minn. Stat. § 43A.38, subd. 4	
	See also "House equipment and time on campaigns," below.	
Corrupting the state civil service	State employees or other persons may not engage in specified acts (e.g., paying for an	Might apply
	appointment) that relate to defrauding the civil service appointments system.	
	Minn. Stat. § 43A.39	

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Category of Activity	Standard of Conduct	Application to House Members and Staff
Campaign contributions during legislative sessions	A candidate, candidate's principal campaign committee, or a legislative caucus may not solicit or accept a contribution from a registered lobbyist, political committee or fund, a dissolving principal campaign committee, or certain other associations during the regular legislative session. A legislator remains a "candidate" for purposes of this restriction until the legislator's principal campaign committee is dissolved. A political party unit may not solicit or receive contributions from the above sources at an event hosted by a candidate for the legislature or constitutional office during the regular legislative session. Punishable by a civil penalty of up to \$1,000. Minn. Stat. § 10A.273 A House member and certain groups associated with the member are prohibited from soliciting or accepting a contribution from a lobbyist, corporation, labor union, political committee, tribal organization, and other specified entities during a regular or special legislative session.	Clearly applies
Political activity; use of	House Rule 9.10 State employees may not, during hours of employment, solicit or receive political contributions or	Might apply (§ 43A.32,
official authority	use official authority to compel political contribution or activity.	subd. 1)
	Minn. Stat. § 43A.32, subd. 1	
	An employee or official of the state may not use official authority or influence to compel a person to apply for membership in or become a member of a political organization, to pay or promise to pay a political contribution, or to take part in political activity. Minn. Stat. § 211B.09	Clearly applies (§ 211B.09)
Campaign activity	An employee or member of the House may not use House equipment for campaign activities. An employee of the House may not participate in campaign activity during working hours or be obliged to participate in campaign activities as a condition of employment.	Clearly applies
	House Rule 9.05; House Campaign Activity Policy C-4	

Category of Activity	Standard of Conduct	Application to House Members and Staff
Criminal Activity		
Making or paying false claims	Any person who, with intent to defraud, knowingly presents a false claim to a public officer or body is guilty of an attempt to commit theft of public funds. (See below, "Theft of public funds.")	Clearly applies
	Minn. Stats. §§ 609.465	
	Public officers or employees may not knowingly allow or pay a false or fraudulent claim against a government agency. Punishable by up to five years in prison and/or a fine of up to \$10,000.	
	Minn. Stat. § 609.455	
Failing to remit state funds	Any person who receives money on behalf of or for the account of a public entity may not intentionally refuse or omit to pay the money to the public entity. Punishable by up to five years in prison and/or a fine of up to \$10,000.	Clearly applies
	Minn. Stat. § 609.445	
Misappropriation of money	An official or employee in the executive, legislative, or judicial branches may not intentionally use money appropriated by law knowing that the use is for a purpose other than the purpose for which the money was appropriated. Unless a greater penalty is specified in other law, violation is a gross misdemeanor and may be grounds for expulsion, impeachment, or recall of an elected official.	Clearly applies
	Minn. Stat. § 16A.139	
Theft of public funds	Any person convicted of theft may be sentenced to a term in prison and/or subject to a fine. The	Clearly applies
	severity of the penalty varies based on the amount of the theft.	
	Minn. Stat. § 609.52, subd. 3	
Bribery	Public officers or employees may not be bribed or accept a bribe. Punishable by up to ten years in prison and/or a fine of up to \$20,000. Legislators convicted of bribery forever forfeit the right to hold office.	Clearly applies
	Minn. Stat. § 609.42	

Category of Activity	Standard of Conduct	Application to House Members and Staff
Misconduct in office	A public officer or employee may not (1) intentionally fail to perform a known mandatory duty; (2) act knowingly in excess of or contrary to lawful authority; (3) under pretense of authority, intentionally or unlawfully injure another's person, property, or rights; or (4) knowingly make a materially false return, certification, official report, or document. Punishable by up to one year in jail and/or a fine of up to \$3,000. Minn. Stat. § 609.43	Clearly applies
Holding public office	No person may intentionally and unlawfully assume public office or refuse to surrender office to a	Clearly applies
illegally	successor or other authority. Punishable by up to one year in jail and/or a fine of up to \$3,000.	
	Minn. Stat. § 609.44	
Malfeasance/ nonfeasance/ serious crimes	A recall petition may be filed against a state officer on the grounds of intentional commission of an unlawful or wrongful act in the performance of official duties; intentional, repeated failure to perform required official duties; or conviction of specified misdemeanors or gross misdemeanors.	Clearly applies
	Minn. Stat. §§ 211C.01 to 211C.09	
	Conviction of any infamous crime, or of any offense involving a violation of the official oath may cause the member's office to automatically become vacant.	
	Minn. Stat. § 351.02, cl. (5)	
	Interference with the Legislative Process	
Contempt of the legislature	Each house of the legislature may punish the following activities as contempt.	Clearly applies
	(1) arresting or causing to be arrested, a member or officer in violation of the member's privilege from arrest	
	(2) disorderly conduct in its view and presence, or in the view and presence of any of its committees, tending to interrupt its proceedings	

Category of Activity	Standard of Conduct	Application to House Members and Staff
	(3) giving or offering a bribe to a member, or attempting by menace or corrupt or improper means, directly or indirectly, to control or influence a member in giving or withholding the member's vote	
	Contempt of the legislature is punishable by imprisonment.	
	Minn. Stat. §§ 3.14 to 3.15	
Corruptly influencing a legislator	Any person who by menace, deception, concealment of facts, or other corrupt means, attempts to influence a legislator may be sentenced to prison for up to five years and/or a fine of up to \$10,000.	Clearly applies
	Minn. Stat. § 609.425	
	See also "Contempt of the legislature," above.	
Disturbing legislature or intimidating member	The following activities are a gross misdemeanor:	Clearly applies
	(1) willfully disturbing the legislature, or either house of it, while it is in session	
	(2) disorderly conduct in the presence and view of either house, tending to interrupt its proceedings or impairing the respect due to its authority	
	(3) willfully, by intimidation or otherwise, preventing a member of the legislature from attending a session of the member's house, or of a committee of it, or from giving the member's vote upon a question which may come before the house, or from performing any other official act	
	Minn. Stat. § 3.151	
Fraudulent alteration of a bill or resolution	A person who fraudulently alters the draft of a bill or resolution that has been presented to either house of the legislature to be passed or adopted, with intent to procure its passage or adoption by either house or certification by the presiding officer in language different from that intended by the house, is guilty of a gross misdemeanor.	Clearly applies

Category of Activity	Standard of Conduct	Application to House Members and Staff
	A person who fraudulently alters the engrossed copy or enrollment of a bill that has been passed by the legislature, with intent to procure its approval by the governor, certification by the secretary of state, or printing or publication by the printer of the statutes, in language different from that in which it was passed by the legislature, is guilty of a felony. Minn. Stat. §§ 3.185 and 3.191	
Open meeting rule violation	A person may submit a complaint to the Speaker of the House regarding a violation of the legislative open meeting rule. The speaker must investigate and may refer the matter to the Committee on Ethics. House Rule 6.23	Clearly applies

Appendix I: Gift Law for Public Officials and Legislative Staff

MINNESOTA STATUTES 2016

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10A.071 CERTAIN GIFTS BY LOBBYISTS AND PRINCIPALS PROHIBITED.

Subdivision 1. **Definitions.** (a) The definitions in this subdivision apply to this section.

- (b) "Gift" means money, real or personal property, a service, a loan, a forbearance or forgiveness of indebtedness, or a promise of future employment, that is given and received without the giver receiving consideration of equal or greater value in return.
- (c) "Official" means a public official, an employee of the legislature, or a local official of a metropolitan governmental unit.
- **Subd.** 2. **Prohibition.** A lobbyist or principal may not give a gift or request another to give a gift to an official. An official may not accept a gift from a lobbyist or principal.
 - Subd. 3. **Exceptions.** (a) The prohibitions in this section do not apply if the gift is:
 - (1) a contribution as defined in section 10A.01, subdivision 11;
- (2) services to assist an official in the performance of official duties, including but not limited to providing advice, consultation, information, and communication in connection with legislation, and services to constituents;
 - (3) services of insignificant monetary value;
 - (4) a plaque with a resale value of \$5 or less;
 - (5) a trinket or memento costing \$5 or less;
 - (6) informational material with a resale value of \$5 or less; or
 - (7) food or a beverage given at a reception, meal, or meeting if:
- (i) the reception, meal, or meeting is held away from the recipient's place of work by an organization before whom the recipient appears to make a speech or answer questions as part of a program; or
- (ii) the recipient is a member or employee of the legislature and an invitation to attend the reception, meal, or meeting was provided to all members of the legislature at least five days prior to the date of the event.
 - (b) The prohibitions in this section do not apply if the gift is given:
- (1) because of the recipient's membership in a group, a majority of whose members are not officials, and an equivalent gift is given to the other members of the group; or
- (2) by a lobbyist or principal who is a member of the family of the recipient, unless the gift is given on behalf of someone who is not a member of that family.

For more information about legislative ethics, visit the legislature area of our website, www.house.mn/hrd/ or the website of the Campaign Finance and Public Disclosure Board, www.cfboard.state.mn.u