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November 30, 2017

Governor Mark Dayton

Senator Scott Newman, Chair, Senate Transportation Finance and Policy Committee sen.scott.newman@senate.mn

Senator John Jasinski, Vice Chair, Transportation Finance and Policy Committee sen.john.jasinski@senate.mn

Representative Brian Johnson, Vice-Chair, Public Safety and Security Policy and Finance Committee rep.brian.johnson@house.mn

Mr. Paul Marinac, Revisor, Office of the Revisor of Statutes revisor.mn.gov

Ms. Elizabeth Lincoln, Director, Legislative Reference Library Elizabeth.Lincoln@lrl.leg.mn

Senator Warren Limmer, Chair, Senate Judiciary and Public Safety Finance Policy Committee sen.warren.limmer@senate.mn

Senator Dan Hall, Vice Chair, Senate Judiciary and Public Safety Finance Policy Committee sen.dan.hall@senate.mn

Representative Debra Hilstrom, Ranking Minority Member, Public Safety and Security Policy and Finance Committee rep.debra.hilstrom@house.mn

Mr. Greg Hubinger, Director, Legislative Coordinating Commission greg.hubinger@lcc.leg.mn

Subject: Annual Report on Obsolete, Unnecessary, or Duplicative Rules as Required by *Minnesota Statutes*, section 14.05, subdivision 5

Dear Governor Dayton, Senators, Representatives, Revisor Marinac, Director Hubinger, Director Lincoln:

Minnesota Statutes, section 14.05, subdivision 5, directs state agencies to report to you by December 1 of each year whether any of its rules are obsolete, unnecessary, or duplicative of other state or federal statutes or rules.

The POST Board has reviewed its rules and found that the following Board rules are or have become obsolete, unnecessary, or duplicative. We plan to address these items in a permanent rulemaking package still under development or use the repeal process outlined in *Minnesota Statutes*, section 14.3895. We have not set a timetable for completion.

• Minnesota Rules, Chapter 6700.0100, subparts 2 (in part), and 18 (in part)

- o Subpart 2 was identified in the list because Minnesota Statutes, section 626.84 paragraph (h) is cited and paragraph (h) does not exist in this statute. The definition of "Agency" in Minnesota Statutes, section 626.84 is paragraph (f).
- o Subpart 18 was identified in the list because Minnesota Statutes, section 626.84 subdivision 1, clause (f) is cited and clause (f) has the meaning of "Law Enforcement Agency." The correct clause should be (d).

Minnesota Rules, Chapter 6700.0500, subpart 3, (in part)

O Applications for examination no longer require the attachment of a certified transcript showing the completion of a post-secondary degree or the Coordinator's signature attesting to the successful completion of professional peace officer education. The Coordinator's electronic submission of the application suffices as proof.

• Minnesota Rules, Chapter 6700.0800, subparts 3 (in part), and 4 (in part)

- o Subpart 3 The time period of initial licensure is no longer determined according to the first letter of the licensee's surname.
- Subpart 4 The date of March 1 is no longer relevant in determining when the renewal is due. Regardless of date of initial application, renewal is always required by June 30 of the 3rd year of licensure.

• Minnesota Rules, Chapter 6700.1000, subparts 1 (in part), and 3 (in part)

- o Subpart 1 The use of officer surnames to determine renewal time frame is no longer used. It is now based on the date (year) when an individual officer first received their license. When the Board issues a new peace officer license, the officer (no matter what alphabet the surname falls under) will renew their license every three years.
- O Subpart 3 The requirement to prorate continuing education is no longer the practice of the Board. When the Board issues a new peace officer license, the license is issued for three years and requires officers to have 48 hours of continuing education to renew their license. The proposed rule change provides consistency with 6700.1000 subpart 1.

Minnesota Rules, Chapter 6700.1101, subparts, 4 and 7 (in part)

- Subpart 4 The proposed rule change repeals the former subpart that referenced "Notification of appointment of part-time peace officer." This rule change reflects policy decisions the legislature made during the 2014 Regular Session and the Board no longer issues new licenses to part-time peace officers. The board only issues renewals to part-time peace officers that held a valid license prior to the legislative change that eliminated the classification of part-time peace officer.
- O Subpart 7 The proposed rule change repeals the former subpart that referenced "Notification of appointment of part-time peace officer." This rule change reflects policy decisions the legislature made during the 2014 Regular Session and the Board no longer issues new licenses to part-time peace officers. Current legislation states "existing licenses are canceled when a part-time license holder either leaves the officer's agency of employment or is not employed by a law enforcement agency on or after June 30, 2014."

Please do not hesitate to contact me at 651-201-7788 or email <u>Nathan.Gove@state.mn.us</u> with questions or if I can provide further assistance.

Sincerely,

Nathan R. Gove Executive Director