

#### Via Email

December 2, 2024

The Honorable Tim Walz, Governor State of Minnesota 130 Minnesota State Capitol Saint Paul, MN 55155

The Honorable Ginny Klevorn, Chair House Government Operations Committee 5<sup>th</sup> Floor, Centennial Building 658 Cedar Street Saint Paul, MN 55155

The Honorable Kari Dziedzic, Chair Senate State and Local Government and Veterans Committee 3403 Minnesota Senate Building Saint Paul, MN 55155 The Honorable Frank Hornstein, Chair House Transportation Finance Committee 5<sup>th</sup> Floor Centennial Office Building 658 Cedar Street Saint Paul, MN 55155

The Honorable Scott Dibble, Chair Senate Transportation Finance and Policy Committee 3107 Minnesota Senate Building Saint Paul, MN 55155

Ms. Michelle Yurich, Director Legislative Coordinating Commission 1<sup>st</sup> Floor Centennial Office Building 658 Cedar Street Saint Paul, MN 55155

Mr. Kevin Behr, Revisor Office of the Revisor of Statutes 3<sup>rd</sup> Floor Centennial Office Bldg. 658 Cedar Street Saint Paul, MN 55155

RE: MnDOT's 2024 Annual Report on Obsolete, Unnecessary, or Duplicative Rules

Dear Governor, Legislators, Revisor, and Director:

Minn. Stat. 14.05, subdivision 5, directs the agency 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.

# **Newly Reported Rules**

The Department of Transportation has reviewed its rules and found that, since its last report, one additional rule is obsolete, unnecessary, or duplicative.

# **Chapter 8855**

### **Cargo Security**

Part 8855.0500, subpart 2, incorporates by reference forms identified in the Code of Federal Regulations, title 49, part 1023; however, 49 CFR 1023 no longer exists. Minnesota Statutes, section 221.141, subdivision 4, contains the same reference to the Code of Federal Regulations as well as references to certain incorrect forms. The Department plans to address the obsolete rule when it amends the statute.

# **Previously Reported Rules**

The following obsolete, unnecessary, or duplicative rules have been previously reported on past reports.

## **Chapter 8800 Aeronautics**

### **Seven-County Metropolitan Region Seaplane Operations**

Part 8800.2800, subpart 2, item A, identifies lakes in which seaplane operations are permitted within the public waters within the seven-county metropolitan area. Two of the lakes identified in part A are Howard Lake and Mud Lake. The department has become aware that both Howard and Mud Lakes are within a Wildlife Management Area known as Lamprey Pass Wildlife Management Area in Anoka County. Under the DNR rules, part 6230.0250, subpart 13, certain aircraft are prohibited over wildlife management areas as follow: "Aircraft activities that chase, herd, scare, or otherwise disturb wildlife are prohibited over wildlife management areas, except in emergencies or by authorization of the wildlife manager." Therefore, Howard Lake and Mud Lake need to be removed from the Aeronautics rules, so they do not conflict with the DNR rules. The department has implemented the change, but the rules need to be updated to conform to the DNR requirements.

The Department will likely remove these references in its planned housekeeping rulemaking that will update and make minor corrections to various rules in <a href="Chapter 8800">Chapter 8800</a>. (That rulemaking will occur after completion of the currently active rulemaking to amend Parts 8800.2400 (Airport Zoning Standards) and 8800.2500 (Financial Aid for Municipal Airport Projects)). Alternatively, the Department may repeal the references through legislation.

# **Chapter 8805 Transportation Project Loans**

### **Purpose**

The references to the "transportation committee" in part <u>8805.0050</u> are obsolete because the authority for the committee was removed from <u>Minn. Stat.</u> § <u>446A.085</u>. See the <u>2007 Laws of</u>

Minnesota, Ch. 96, Art.1, Sec.11. The Department will update the rule in a future rulemaking or through legislation.

# **Chapter 8810 Trunk Highway System, Outdoor Advertising Devices**

#### **Definitions**

The definitions in part 8810.0200, subparts 3 and 4, may be repealed because the term "controlled freeway" is now covered by the term "expressway" and is therefore no longer necessary. The definition for expressway was added to statute in 2009 at Minn. Stat. § 173.02, subd. 19a.

## **Exclusions and Exemptions**

The "fully controlled" language in part <u>8810.0400</u>, subpart 2, needs to be removed in accordance with the above-mentioned 2009 statutory amendments.

### **Spacing and Location for Business Areas**

The "fully controlled access" language in part <u>8810.1100</u>, subpart 3, is obsolete needs to be removed in accordance with 2009 "expressway" statutory amendments.

### **Additional Spacing Requirements**

The "fully controlled access" and "controlled freeway" language in part <u>8810.1200</u>, subpart 2, are obsolete and need to be removed in accordance with 2009 statutory amendments.

## Permits, Fees, and Renewals

Part <u>8810.1300</u>, subparts 2 and 3 are unnecessary because they are already covered under <u>Minn. Stat.</u> § <u>173.13</u>, <u>subd. 6</u>.

The Department will repeal or update the provisions relating to outdoor advertising devices either through rulemaking or future legislation. (Note: The 2017 Legislature repealed some provisions in the rule parts governing outdoor advertising devices, but that legislation was limited to actions that MnDOT and the Outdoor Advertising Association of America expressly agreed upon.)

# **Chapter 8880 Limousine Service, Permit Requirements**

#### **Definitions**

The <u>2014 Laws of Minnesota, Ch. 175</u>, made changes to the statutory definition of limousine that makes the definitions of "limousine," "station wagon," and "van" in par <u>8880.0100</u>, subparts 9, 22, and 26 obsolete.

#### **MnDOT Address**

In the following rule parts, the address provided for MnDOT for the submission of applications and requests for hearing is obsolete and should be deleted:

- 8880.0400 Limousine Service Permit Application; Fees subpart 1 (Forms)
- 8880.0600 Limousine Identification Decal Application; Fees subpart 1 (Forms)
- 8880.1200 Administrative Penalties subpart 3 (Demand for hearing)
- 8880.1300 Suspension or Revocation of Permit subpart 4 (Demand for hearing)

#### **Cross-References**

The following rule parts contain cross-references to other statutes and / or rules that have been repealed; therefore, the references should be removed from the rule.

- In part <u>8880.0300</u>, subpart 3, part 8855.0600, "Names on Insurance Certificates and Bonds," and part 8855.0850, "Authorized Insurance and Bonding Companies," are referenced but were repealed 2010. These repealed rule subparts do not change the requirement that anyone providing for-hire limousine service must still follow the insurance standards and requirements in Minnesota Statutes, <u>168.128</u> and <u>221.141</u>.
- In part <u>8880.0800</u>, subpart 6, item B, subitem (8), Minn. Stat. § 609.21, is referenced but has been renumbered and repealed and should be removed from the rule part.

The Department is currently engaged in rulemaking to update Chapter 8880 and will update these provisions within the same rule package.

If you have questions regarding this report, please contact me at <a href="mailto:andrea.barker@state.mn.us">andrea.barker@state.mn.us</a> or at (651) 366-4029.

Sincerely,

Andrea Barker
Policy and Rules Coordinator

Ecc: Nancy Daubenberger, Commissioner Jean Wallace, Deputy Commissioner Kim Collins, Deputy Commissioner Jim Cownie, Acting Chief Counsel