August 5, 2008

TO: Rules Contacts
FROM: Doug Decker, Code Counsel
RE: Interim Rules Review Committee Meeting – August 19, 2008

Your agency has been scheduled to present rules at the next Interim Rules Review Committee meeting (see the enclosed agenda). The agency must have a representative present at this meeting to explain the rules, give background information, or answer any questions from the committee.

Each agency must serve a copy of the rules and other information on the committee members at least five days before the meeting. Please review the "Directions for Submitting the Final Draft". The five-day requirement should be considered the minimum time allowed for service of the rules before the meeting. The committee members will use the copy of the rules that is served on the committee as part of the rule adoption process according to SDCL 1-26-4 (9) to prepare for the meeting. The service of the rules must be done with enough time between the service of the rules and the meeting to allow the committee members time to review the rules prior to the meeting. A committee member who has not received the rules in time to review the rules before the meeting may vote to reject the agency's rules.

Thank you for your cooperation in this matter. This procedure will expedite the presentation of your rules before the committee and give the committee members access to the most recent version of your rules.

DD:ks

Enclosure: Agenda
Two hundred eighty-ninth meeting
Tuesday
August 19, 2008

Agencies are asked to have a representative present at the meeting
to give background information on their rules.

9:30 a.m. Call to order, roll call, approval of minutes, staff report

9:35 a.m. Review of proposed rules

Senator Smidt

Department of Corrections: Board of Pardons and Paroles – Amend rules to clarify and
modernize operational procedures and reflect current case law.

Department of Game, Fish and Parks – Amend Application for License rules that would
remove the 5 license limit after the third drawing for deer, antelope and turkey seasons
for which a limited number of licenses are allocated per unit, and make the leftover
licenses available on a first-come, first-served basis, and correct the reference in
ARSD 41:06:01:09 to the rule subsection which establishes the fee which must be
submitted with an application for a preference point from subdivision 41:06:02:03(48) to
subdivision 41:06:02:03(49); amend Fall Wild Turkey Hunting Season rules to establish
season dates, shooting hours, open units, requirements and restrictions; establish the
number and types of licenses available which will include an increase of 500 resident and
40 nonresident one-tag "any turkey" licenses (14% increase of 540 tags over the number
issued in 2007) in the Black Hills Unit, an increase of 244 resident one-tag and
400 resident two-tag "any turkey" licenses (8% increase of 644 tags over the number
issued in 2007) in the Prairie Units, and an increase of 8 nonresident one-tag and a
decrease of 16 two-tag "any turkey" licenses in the Prairie Units; combine Units 53A and
53B into one Unit 53A; combine Units 24A (Dewey County) and 64A (Ziebach County)
into one Unit 24A; eliminate the split season for Units 44A and 44B (Lincoln County)
and combine into one Unit 44A; and adjust the unit boundary for Units 49A and BH1;
amend Black Hills Deer Hunting Season rules to establish season dates, shooting hours,
open units, and requirements and restrictions; establish the number and types of resident
and nonresident licenses available which will include offering residents 100 and
nonresidents 8 fewer "any antlerless deer" licenses than were authorized in 2007, and
offering residents 450 fewer and nonresidents 36 fewer "antlerless whitetail" licenses
than were authorized in 2007; amend West River Deer Hunting Season rules to establish
season dates, shooting hours, open units, requirements and restrictions; establish the
number and types of resident and nonresident licenses/tags available, which will include
adjusting license numbers in 24 units by decreasing resident one-tag licenses by
1,110 licenses and nonresident one-tag licenses by 90 licenses, and increasing resident
two-tag licenses by 2,315 licenses (4,630 tags) and nonresident two-tag licenses by
184 licenses (368 tags); combine Units 53A and 53B into one Unit 53A (Perkins
County); combine Units 20A and 20B into one Unit 20A (Corson County); and update
the Unit 58D description to incorporate "People First Language"; amend Mountain Lion
Hunting Season rules to establish season dates, open area, harvest limits, requirements
and restrictions, and number of resident licenses available; change the season dates from
November 1 to December 31, inclusive, to January 1 through March 31, inclusive; allow
the GFP Commission by resolution to extend the mountain lion season beyond March 31,
and create a mountain lion license which allows landowners to hunt year round on their
own land situated outside the Black Hills Fire Protection District; amend Furberer
Seasons (Beaver Trapping and Hunting Season) rules to establish season dates, areas
open for trapping, requirements and restrictions, and remove the closed to beaver
trapping status on the Spring Creek drainage in Pennington County and open that area to
trapping from November 1, 2008, to April 1, 2009; amend Furbearer Seasons (Mink,
Weasel and Muskrat Trapping Season) to establish season dates, areas open for trapping,
requirements and restrictions, and revise the rule section pertaining to nonresident
restrictions on trapping mink and weasel that will clarify that nonresidents may trap mink
and weasel from December 6 through January 31, inclusive; amend Trapping
Prohibitions rules to require trappers statewide to check any trap or snare set entirely
beneath ice and which remains entirely beneath ice and remove any animal caught in the
trap prior to 12:00 o'clock midnight of the fifth full calendar day following a previous
check of the trap or following initial setting of the trap.

Department of Game, Fish and Parks – Amend East River Deer Hunting Season rules to
establish season dates, requirements and restrictions, open areas, shooting hours, and
number of licenses/tags available which will include offering 1,855 less one-tag licenses
and 65 less two-tag licenses (3% decrease of 1,985 tags) than were authorized in 2007;
and remove Brown County from the "super unit" in north-central South Dakota; amend
Antelope Hunting Season and License Forms and Fees rules to establish season dates,
requirements and restrictions, open areas, shooting hours, and number of resident and
nonresident licenses/tags available which will include offering residents 485 less one-tag
licenses, 6,415 less two-tag licenses, and 9,150 more 3-tag licenses, and nonresidents
41 less one-tag licenses, 508 less two-tag licenses, and 732 more 3-tag licenses, than
were authorized in 2007; create a new license that would be valid for "any antelope and
two doe/fawn antelope" at a cost of $40 for residents and $240 for nonresidents; create a
new license that would be valid for "three doe/fawn antelope" at a cost of $20 for
residents and $75 for nonresidents; provide that unfilled "doe/fawn antelope" tags from
Units 15, 35, 49 and 53 can be used anywhere in this 4-unit area during the West River
Deer Season; provide that unfilled "any antelope" tags from Units 15, 35, 49 and 53
would convert to "doe/fawn antelope" tags and can be used anywhere in this 4-unit area
during the West River Deer Season; combine Bennett and Shannon Counties into one
unit; combine Units 27A and 27B (Fall River County) to make one Unit 27A but retain
the split season; and establish a split season for Units 20A (Corson County) and 24A
(Deweey County); amend National Wildlife Refuge Deer Hunting Season rules to
establish season dates, requirements and restrictions, open areas, shooting hours, and
establish the number of resident and nonresident licenses/tags available which will
include elimination of 275 resident and 25 nonresident "any deer" licenses and instead
offer 275 resident and 25 nonresident "any deer plus any antlerless deer" licenses on Sand
Lake National Wildlife Refuge; elimination of 20 resident and 2 nonresident 2-tag "any
deer plus any antlerless deer" licenses and instead offer 20 resident and 2 nonresident
"any deer" licenses on Waubay National Wildlife Refuge; and change the length of the
third Waubay National Refuge season from 21 to 14 days; amend Youth Waterfowl
Hunting Season rules to establish season dates, requirements and restrictions, shooting
hours, open area, bag and possession limits; and adjust the age requirement to allow
youth who have not reached the age of 16 by the first day of the season to participate in
the youth waterfowl season; amend Early Fall Canada Goose Hunting Season rules to
establish season dates, requirements and restrictions, shooting hours, open area, bag and
possession limits; modify season dates to begin on the Saturday closest to September 7
(i.e., September 6, 2008) and run until the Friday before the last Saturday of September;
and include Perkins County in the area closed for early Canada Goose hunting; adopt
Mentored Youth Hunting and amend Application for License and Licensee Forms Fees to
establish the framework for mentored youth hunting in South Dakota, including season
dates for Youth Deer, Antelope (Rifle and Archery), Fall Turkey, Spring Turkey, Small
Game, and Migratory Game Bird Seasons; open areas, required licenses, daily bag and
possession limits; and include the following requirements and restrictions: allow a
resident parent and/or guardian to purchase no more than one (1) mentor deer license
(antlerless), one (1) mentor antelope license (doe/fawn), one (1) mentor fall turkey license
"any turkey," and one (1) mentor spring turkey license "one male" for a designated
mentored youth at the cost of $5 per license; mentored youth must be at least 10 and
younger than 16 years of age; mentored hunter must be accompanied by an unarmed
parent, guardian, or designated mentor (except those persons carrying a pistol and
possessing a valid concealed pistol permit as provided in SDCL chapter 23-7) and within
immediate physical control and supervision; an adult mentor must have written
permission from the parent or guardian to serve as a "mentor;" an adult mentor can not
accompany more than one mentored child at any given time; a hunting party which
includes a mentored youth can not exceed six (6) total persons; the adult mentor must be
a resident, have successfully completed a hunter safety or hunter education course, and be
at least 18 years of age; for each season and associated units, all applicable restrictions
apply; mentor hunts involving migratory game birds will require the adult mentor to
possess all required licenses and certifications for that specific season; for Upland and
Migratory hunting, the combined take (daily limit) is not to exceed the limit authorized
for the mentor license, as well as the possession limit not to exceed the limit authorized
for the adult mentor; youth participating in a "Mentored Hunt" would be ineligible to
obtain a regular season license for that specific season (i.e., Youth Deer, Archery and
Rifle Antelope, Fall Turkey, Spring Turkey).

Representative Hunt

Department of Labor: Plumbing Commission – Amend plumbing installation practices as
they relate to the Uniform Plumbing Code and to adopt rules for continuing educational
requirements.

Department of Public Safety: Office of Weights and Measures - Amend rules to adopt the
2005 editions of the National Institute of Standards and Technology (NIST) handbooks
44, 133 and 130; to modify the fee structure for conducting heavy scales inspections,
retail device inspections, and calibrations in the State metrology laboratory; and to adopt
the 2005 Annual Book of the American Society for Testing and Materials Standards for
petroleum quality.
Secretary of State: Board of Elections – Amend rules to amend the voter registration form to include the change for the maximum penalty for perjury; amend the address for where the voter registration address verification notice is sent; amend the municipal notice of special election to include wording for a county to use as their notice of special election; amend the personal identification affidavit to include the change for the maximum penalty for perjury; add shaded boxes for the instructions to voters on the general election ballot; add the optical scan ballot format to the primary ballot layout; amend the guidelines for acceptance of petitions to remove the date requirement which is clarified in another rule; amend the requirements for counting signatures on petitions to prohibit more than one circulator on a petition sheet; amend the declaration on the partisan nominating petition to include county commissioner under the residency requirement; amend the declaration on the independent nominating petition to include county commissioner under the residency requirement; amend the water development district director nominating petition to include the term length the candidate is running for; amend the nominating petition for road or sanitary district trustee to the nominating petition for special district trustee; amend the requirement of paper seals on the ballot box; repeal the Presidential primary ballot format; add petition format for consumers power district director; and add an oath of recount board.

Senator Hunhoff

Department of Health: Board of Chiropractic Examiners – Amend or adopt rules to clarify requirements for declaratory rulings; approve accreditation from the Council of Chiropractic Education International; update application and reciprocity requirements; update renewal application requirements; update actions which may warrant sanctions; clarify procedures for formal hearings and sanctions; clarify chiropractic radiography application process and procedures for formal hearing; update addresses to obtain peer review reference guides; and establish rules for chiropractic assistants.

Department of Health: Board of Dentistry – Amend rules to increase the number of hours that a licensed dentist, dental hygienist or advanced dental assistant may take via home study from 10 hours in a licensing cycle to 20 hours.

Department of Health: Board of Pharmacy – Amend and adopt rules to establish criteria to permit use of Board of Pharmacy registered technicians to operate a retail telepharmacy when connect to a licensed South Dakota central pharmacy using advanced technology, automation and design, and will establish criteria to permit a licensed South Dakota hospital pharmacy with 24-hour services to provide limited or part-time pharmacy services to small hospitals.

Department of Health: Health Systems Development and Regulation: – Amend Radiation Control rules to permit hand held intra-oral radiographic imaging devices and a reporting process for lost or damaged equipment.

12:00 p.m. – 12:30 p.m. Lunch Break

Senator Hundstad

Department of Revenue and Regulation: Business Tax – Amend rules to add the phrase "products transferred electronically;" update laws regulation is based on; update filing requirements; repeal a definition that is now in statute; repeal outdated regulations;
comply with the Streamlined Sales Tax Agreement; and repeal outdated and unnecessary regulations.

Department of Revenue and Regulation: Division of Insurance – Amend a Medicare Supplement Insurance rule to prohibit duplication of coverage when Medicare Advantage coverage is replacing Medicare supplement coverage or when being replaced by Medicare supplement coverage; and adopt Discretionary Clause rules to prohibit discretionary clauses in health insurance policies.

Department of Revenue and Regulation: Division of Motor Vehicle – Repeal rules that are no longer necessary because South Dakota joined a national program called the Unified Carrier Registration (UCR); repeal rules to address law changes; repeal a rule no longer needed and add new rules concerning the initial and renewal of staggered licensing of boat dealer and dealers; amend requirements in conducting of business for dealers within the state; repeal rules no longer needed concerning dealer permit and create a new rule to address all the permits; repeal unnecessary rules; and repeal outdated and unnecessary regulations.

Department of Revenue and Regulation: Gaming Commission – Amend a Deadwood Gambling Rule to adopt a variation of blackjack known as Winners Option Blackjack.

Department of Transportation – Amend a speed zone in Clark County on US Highway 212 in the City of Clark to reduce speed limits for traffic along the area of recent commercial development west of town.

Department of Transportation – Amend a speed zone in Meade County on SD Highway 34 through and to the east of the City of Sturgis to reduce speed limits for traffic along the area of the high school where there are heavy traffic volumes entering and exiting the highway.

Representative Lust

Board of Regents – Amend rules to allow students receiving an associate degree or certificate to continue their enrollment in the South Dakota Opportunity Scholarship program, allow for students to take the ACT exam during the summer before starting their post-secondary education, change the curriculum requirements to reflect the Department of Education’s distinguished high school program, and establish dates for student eligibility for funding into administrative rules.

Department of Education: Board of Education – Amend a Career and Technical Education rule to utilize a better and consistent accountability system for the South Dakota Technical Institutes; amend Early Intervention Program rules to provide clarity on the Birth to Three Program, eligibility changes and the posting of rate changes on the South Dakota Department of Education website; and amend Accreditation and School Improvement rules to require that all non-certified administrators will need to have a "plan of intent" on file indicating their intention to become properly certified within three years of their date of hire.

Public Utilities Commission – Amend Public Warehouses rules to repeal bond requirements for a public storage warehouse licensee; delete the requirement for a South Dakota resident agent to sign the grain warehouse bond and change the reference from "dealer's" to "buyer's"; delete the requirement for a resident agent signature on a rider or
additional bond; delete a reference being repealed; add the word "grain" before "warehouse licensee"; add references to open storage scale ticket holders and grain bank depositors when a license is revoked, suspended or ownership is transferred; delete requirements regarding the ordering of additional warehouse receipts; require information on a scale ticket as to the disposition of the grain and remove the requirement that scale tickets be converted to a uniform warehouse receipt, cash, check, or other grain purchase contract within 30 days; allow a temporary public grain storage unit to have a fly ash base, delete the requirement that the base must be at least one foot above the terrain, modify the requirement regarding air flow, add a requirement that an operator must notify the Commission prior to storing grain in a new storage unit, and provide flexibility regarding the inspection of new temporary storage; adopt a new rule that allows a warehouse operator to request a waiver of a rule; amend Grain Dealers rules to change all references to "dealers" to "buyers" and delete the requirement to obtain the signature of a South Dakota resident agent; delete the requirement that the voluntary credit sale contract contain the date of delivery of the grain; change the requirements for class A and class B licenses and the conditions under which the Commission may require a second financial statement; require a grain buyer to post information regarding its license and how to contact the Commission; allow a grain buyer to request a waiver of a rule; amend Assessment of Fees for Intrastate Gas Pipeline Operators rules to change the assessment of charges on pipeline operators from quarterly to annually.

Representative Thompson

Department of Environment and Natural Resources: Water Management Board – Amend Ground Quality rules to require secondary containment and leak monitoring for new and replacement tank systems located within 1,000 feet of an existing community water system or any potable drinking water well, require department approved training for owners and operators of regulated tank systems and make it illegal for non-compliant tank systems to receive delivery of regulated substances

Department of Social Services: Child Support – Repeal obsolete rules and amend rules for a household receiving assistance from the Department, change the assignment of support rights to apply only to those months the recipient actually receives assistance; when distributing amounts of child support collected for a household currently receiving assistance, specify that the Department shall retain the amount of unpaid support obligation accrued under an assignment or the amount necessary to reimburse the Department for the cumulative amount of unreimbursed assistance paid to a family, whichever is less; if the amount collected through an Internal Revenue Services (IRS) tax refund offset is based on a joint return, allow the Department to delay distribution of amounts collected until the Department is notified that the unobligated spouse's share of the refund has been paid or up to six months from the date the offset was paid to the Department, whichever is earlier; specify that if the amount collected exceeds the amount of the unpaid support obligation, the Department shall refund the excess to the absent parent or to the parties filing a joint return within 45 days after it is collected; and eliminate the threshold amount for notifying the federal government of delinquent support obligations for purposes of denying, revoking, or limiting passports.

Department of Social Services: Economic Assistance – Amend Low Income Energy Assistance Program (LIEAP) rules to reduce the amount payable under LIEAP when a household's rent includes the cost of heat; allow the Department to make adjustments to a household's LIEAP benefit amount until the benefit is paid; and extend the time during which a utility company can use meter readings for energy supplied to households.
eligible for LIEAP assistance; amend an Emergency Crisis Intervention Program (ECIP) rule to extend the deadline for applying for funds under ECIP.

Department of Social Services: Medical Services - Amend optometric services and supplies rules to define the term "amblyopia"; delete the term "keratoconus"; move the list of covered services, the associated procedure codes, and the rates of reimbursement, to the Department's website; limit the replacement of contact lenses to two lenses a year for standard rigid gas permeable or standard annual replacement daily wear soft contact lenses; specify that patients fitted with planned replacement daily wear soft contact lenses must be provided with a year's supply of lenses at the initial fitting and specify that no other replacement lenses will be covered during that year; specify that covered items and services provided for children under the age of 21 are not subject to established limits providing the items or services are medically necessary; expand the list of non-covered services to include extended wear or daily disposable contact lenses and LASIK surgery; establish a mechanism for providers to request a review of a rate for possible adjustment or to request the inclusion or exclusion of a particular procedure code from the list; establish a co-pay for exams; allow for the electronic submission of claims; and repeal a rule that is no longer necessary; amend physician services rules to specify that a procedure code reported with a two-digit modifier of 23 (unusual anesthesia) is reimbursed at 100 percent of the fee established by the Department or 40 percent of the physician's usual and customary charge if the Department has not established a fee; specify that a procedure code reported with a two-digit modifier of 59 (distinct procedure) is reimbursed at 100 percent of the fee established by the Department or 30 percent of the physician's usual and customary charge if the Department has not established a fee; and specify that a procedure code reported with a two-digit modifier of 50 (bilateral procedure) is reimbursed at 40 percent of the physician's usual and customary charge if the Department has not established a fee for service.

Department of Social Services: Medical Services - Delete from rules and move to the Department's website the lists of covered services, procedure codes, and rates of payment for the following: DRG-exempt hospital psychiatric units, outpatient laboratory services, outpatient surgical procedures provided by a hospital, surgical procedures provided by an ambulatory surgical center, medical equipment, mental health services provided by an independent practitioner, nutritional therapy, nutritional supplements, enteral nutritional therapy, parenteral nutritional therapy, and diabetes education services and to move into rule the procedures currently being used by the Department which allows a provider to request a review of an established rate for possible adjustment or to request the inclusion or exclusion of a particular procedure code.

3:00 p.m. Adjourn

Members: Senators Jean M. Hunhoff, Jim Hundstad, and Orville B. Smidt; and Representatives Roger W. Hunt, David Lust, and Bill Thompson.

NOTE: Individuals needing assistance, pursuant to the Americans with Disabilities Act, should contact the Legislative Research Council (605/773-3251) in advance of the meeting to make any necessary arrangements.