

control commission as designated by the commission, and the chairman, executive director, and not to exceed nine positions at the division director or administrative deputy level of the metropolitan council as designated by the council; provided that upon initial designation of all positions provided for in this clause, no further designations or redesignations shall be made without approval of the board of directors of the Minnesota state retirement system,

(6) The executive director, associate executive director, and not to exceed nine positions of the higher education coordinating board in the unclassified service, as designated by the higher education coordinating board; provided that upon initial designation of all positions provided for in this clause, no further designations or redesignations shall be made without approval of the board of directors of the Minnesota state retirement system, and

(7) The clerk of the Minnesota supreme court appointed pursuant to Article VI, Section 2, of the Constitution of the state of Minnesota, and

(8) Any employee whose principal employment is at the state ceremonial house.

**Sec. 2. TEMPORARY PROVISION; RETROACTIVE COVERAGE.**

The eligibility of the employees specified in clause (8) of section 1, who are employed in the positions on the effective date of this act, to participate shall be retroactive to their date of appointment to that service. The moneys used to purchase shares shall be the employee, employer and employer additional contributions made on behalf of these employees during their employment.

**Sec. 3. EFFECTIVE DATE.**

This act is effective the day following final enactment.

Approved March 12, 1982

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**CHAPTER 400 — S.F.No. 1510**

*An act relating to highway traffic regulations; removing certain requirements for bug deflectors; amending Minnesota Statutes 1980, Section 169.743.*

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1980, Section 169.743, is amended to read:  
169.743 **BUG DEFLECTORS.**

Bug deflectors shall be permitted but not required on motor vehicles. No bug deflector shall be sold, offered for sale, or used which is composed of other

Changes or additions are indicated by underline, deletions by ~~strikeout~~.

than non-illuminated, ~~transparent~~ material. No person shall operate any motor vehicle equipped with a bug deflector of nontransparent material having more than three inches one inch of material extending above the leading edge at the hood highest part of the front of the hood, excluding any decorative ornament, and no person shall operate any motor vehicle equipped with a bug deflector of transparent material having more than three inches of material extending above the highest part of the front of the hood, excluding any decorative ornament.

Sec. 2. **EFFECTIVE DATE.**

Section 1 is effective the day following final enactment.

Approved March 12, 1982

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**CHAPTER 401 — S.F.No. 1567**

*An act relating to judicial procedures; providing an alternative time for a guardian or conservator to file an annual report; amending Minnesota Statutes 1981 Supplement, Section 525.58, Subdivision 1.*

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1981 Supplement, Section 525.58, Subdivision 1, is amended to read:

Subdivision 1. **ANNUAL ACCOUNT.** Except where expressly waived or modified by the court, every guardian or conservator of the estate annually shall file with the court within 30 days of the anniversary date of the guardian's or conservator's appointment a verified account covering the period from the date of appointment or his last account. The guardian or conservator of the estate shall give a copy of the annual account to the ward or conservatee except where expressly waived by the court after a finding that the ward or conservatee is so incapacitated as to be unable to understand the account or there is a serious likelihood of harm to the ward or conservatee. The court or its designee shall annually review the court file to insure that the account has been filed and that the account contains the information required by this section. If an account has not been filed or if the account does not contain the information required by this section the court shall order the guardian or conservator to file an appropriate account. The examination and acceptance shall not constitute an adjudication or determination of the merits of the account filed nor shall it constitute the court's approval of the account. At the termination of the guardianship or conservatorship, or upon the guardian's or conservator's removal or resignation, he or his surety, or in the event of his death or disability, his representative or surety shall file a verified final account with a petition for the settlement and allowance

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