SECTION 25:
BARTER ARRANGEMENTS

The term “barter” is defined in *Black’s Law Dictionary* as, “to exchange goods or services without using money.”

With regard to barter agreements, Minnesota Statutes Section 16C.055 reads as follows:

Subd. 2. [RESTRICTION.] After July 1, 2002, an agency may not enter into a contract or otherwise agree with a nongovernmental entity to receive total nonmonetary consideration valued at more than $100,000 annually in exchange for the agency providing nonmonetary consideration, unless such an agreement is specifically authorized by law. This subdivision does not apply to the State Lottery or private aquaculture businesses involved in state stocking contracts.