## House Research Act Summary

CHAPTER: 190 SESSION: 2001 Regular Session

**TOPIC:** Invention Developers

**Date:** June 18, 2001

Analyst: Deborah K. McKnight, 651-296-5056

This publication can be made available in alternative formats upon request. Please call 651-296-6753 (voice); or the Minnesota State Relay Service at 1-800-627-3529 (TTY) for assistance. Summaries are also available on our website at: www.house.mn/hrd.

## Overview

This act makes various changes to the law regulating invention developers. "Invention developers" are those (other than intellectual property attorneys, 501(c)(3) educational or charitable groups, and a few other exceptions) who charge a fee to promote an invention. Prior law required that all contracts for inventions development services be in writing, that developers hold a bond, and that other requirements be met. This act primarily makes changes to the bond requirements, but also increases the damages available for a violation of the regulations of developers and specifies the statute of limitations for actions based on such a violation.

## Section

- 1 **Contract requirements.** Provides that a contract for invention development services must state that the developer has complied with applicable bonding requirements.
- **Bond required.** Changes the bond requirements for invention developers. First, requires that all those advertising, rather than only those actually providing, invention development services be bonded. Also, requires the bond amount to be \$50,000, rather than the \$25,000 in current law. Requires the secretary of state to maintain a list of bonds held under this requirement.
- **Damages.** Prior law allowed damages of up to three times the actual damages or \$2,500, whichever is greater, where there is a violation of law by an invention developer. This section increases the \$2,500 number to \$10,000, meaning that treble damages or \$10,000 would be available, whichever is greater.
- 4 **Statute of limitations.** Provides for a six-year statute of limitations on invention development services violations. Six years is the general statute of limitations for contract actions provided by statute.
- **Repealer.** Repeals, effective the day following final enactment, a provision in prior law allowing the submission of cash in lieu of a bond.