terms of the assignment until the insurer has received at its home office written notice of a subsequent assignment made by such assignee; provided, however, that the insurer shall not be prejudiced by any payment made or action taken inconsistent with the terms of any assignment before the insurer has received and had reasonable time to act on written notice of such assignment.

This subdivision declares and codifies without modifying the existing right of assignment of interests of certificate holders under group life insurance policies by the persons owning such interests. An assignment otherwise valid shall not be invalid because it was made prior to the enactment of this subdivision.

Approved May 19, 1973.

CHAPTER 440—S.F.No.1666

[Not Coded]

An act authorizing the county of St. Louis to borrow money from agencies of the United States for certain purposes.

Be it enacted by the Legislature of the State of Minnesota:

- Section 1. ST. LOUIS COUNTY; BORROWING FROM FED-ERAL AGENCIES. Notwithstanding any law to the contrary, St. Louis county is authorized by majority vote of its board of commissioners, without the necessity of any further action, to borrow moneys from any agency of the United States government for purposes of capital improvements, highways, and public works.
- Sec. 2. This act takes effect when approved by the St. Louis county board of commissioners and upon compliance with Minnesota Statutes, Section 645.021.

Approved May 19, 1973.

CHAPTER 441—S.F.No.1560

[Not Coded]

An act relating to the village of Edina; authorizing issuance of Sunday on-sale intoxicating liquor licenses to two country clubs.

Changes or additions indicated by underline, deletions by strikeout.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. EDINA, VILLAGE OF; ADDITIONAL LIQUOR LICENSES. Notwithstanding any provision of Minnesota Statutes, Chapter 340, or any other law to the contrary, the village of Edina may issue not to exceed two licenses for the on-sale of intoxicating liquor on Sunday to country clubs within the village. The provisions of section 340.14, subdivision 5, other than clause (c) thereof, and of any other law regulating the on-sale of intoxicating liquor shall apply to licenses issued pursuant to this section to the extent consistent herewith.

Sec. 2. This act is effective upon approval by the village council of the village of Edina and upon compliance with Minnesota Statutes, Section 645.021.

Approved May 19, 1973.

CHAPTER 442—S.F.No.34

[Coded]

An act relating to funeral directing; requiring an itemized statement of funeral costs; requiring the retail price of burial caskets to be clearly marked; authorizing cremation or calcination without a casket; providing a penalty; amending Minnesota Statutes 1971, Chapter 149, by adding a section.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1971, Chapter 149, is amended by adding a section to read:

[149.09] FUNERAL DIRECTORS; REGULATION OF PRACTICES; STATEMENTS; PRICES; CREMATION WITHOUT CASKET. Subdivision 1. ITEMIZED STATEMENT TO BE FURNISHED. Every person licensed or granted a permit pursuant to this chapter, including funeral directors and funeral establishments, shall furnish at the time funeral arrangements are made for the care and disposition of the body of a deceased person, an itemized statement in compliance with rules adopted by the board of health pursuant to Minnesota Statutes, Chapter 15. The rules shall require a separate listing of cost in the following categories: casket; burial vault; use of facilities for funeral services; use of facilities for reviewal; specifically itemized transportation costs; specifically itemized funeral service merchandise; embalming;

Changes or additions indicated by underline, deletions by strikeout.