pursuant to Minnesota Statutes, Section 471.59, whereby the services, functions and powers of housing and redevelopment authorities under Minnesota Statutes, Sections 462.415 to 462.716, may be provided and exercised in any manner permitted by section 471.59.

Sec. 3. This act shall become effective with regard to each city upon its approval by the governing body of each city and upon compliance with Minnesota Statutes, Section 645.021.

Approved May 21, 1973.

CHAPTER 505-H.F.No.1186

[Not Coded]

An act relating to intoxicating liquor; sale and dispensing at the Minneapolis convention hall-auditorium.

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

Section 1. MINNEAPOLIS, CITY OF; INTOXICATING LI-QUORS; CONVENTION HALL-AUDITORIUM. Subdivision 1. Notwithstanding the provisions of any statute, ordinance or charter to the contrary, the governing body of the city of Minneapolis may by ordinance authorize the dispensing, by sale or otherwise, of intoxicating liquor at the premises known and used as the Minneapolis convention hall-auditorium. Such ordinance may permit persons or organizations permitted to use space on said premises for the purpose of conducting any convention, banquet, conference, meeting or social affair to engage any licensee having a regularly issued on-sale license for a location within the city to dispense intoxicating liquor to members or guests attending such convention, banquet, conference, meeting or social affair. Such ordinance may permit any individual, partnership or corporation authorized to cater food pursuant to a license granted by city of Minneapolis to engage any licensee having a legally issued on-sale license for a location within the city to dispense intoxicating liquor to members or guests attending any convention, banquet, conference meeting or social affair at which it provides catering services. Provided, that such ordinance shall prohibit the sale of intoxicating liquor to the public or to any person attending or participating in any athletic event being held on the convention hall-auditorium premises, or to minors or other persons to whom the sale or dispensing of intoxicating liquor is otherwise prohibited by law.

Changes or additions indicated by underline, deletions by strikeout.

- Subd. 2. The power conferred by this act shall be a continuing power, and shall be in addition to all other powers possessed by the city of Minneapolis.
- Sec. 2. This act shall become effective only after its approval by a majority of the members of the governing body of the city of Minneapolis and upon compliance with the provisions of Minnesota Statutes, Section 645.021.

Approved May 21, 1973.

CHAPTER 506—H.F.No.1193

An act relating to education; variations in assessed valuations; amending Minnesota Statutes 1971, Section 124.802, Subdivision 1.

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

Section 1. Minnesota Statutes 1971, Section 124.802, Subdivision 1, is amended to read:

- 124.802 EDUCATION; SCHOOL DISTRICTS; STATE AIDS; VARIATIONS IN ASSESSED VALUATIONS; COMPUTATION. Subdivision 1. The additional aids payable for any fiscal year ending June 30, to districts meeting the requirements of section 124.801, subdivision 2 shall be computed as follows:
- (a) For each year in which the auditor's assessed value declined more than eight percent during the previous year a "controlled assessed valuation" shall be computed by reducing the auditor's assessed value for such previous year by eight percent. In determining the amount of the decline and for the purposes of calculating aids payable, the auditor's assessed valuations in 1972 and subsequent years shall be divided by three and the local mill rates established shall be multiplied by three.
- (b) If the decrease in auditor's assessed value exceeded an average of eight percent per year between the years 1962 and the current year a "controlled assessed valuation" shall be computed by reducing the 1962 auditor's assessed valuation by eight percent and decreasing this result by successive reductions of eight percent for each subsequent year until the "controlled assessed valuation" thus established and the current auditor's assessed valuation shall be equalized.

Changes or additions indicated by underline, deletions by strikeout.