and the employer and approved by the commission, is filed with the commission.

Sec. 3. Minnesota Statutes 1971, Section 176.051, is amended to read:

176.051 ASSUMPTION OF LIABILITY. An employer of farm laborers or workers on a family farm or domestics may assume the liability for compensation imposed by this chapter and such employer's purchase and acceptance of a valid insurance policy, which includes in its coverage a classification of farm laborers or workers on a family farm or domestics constitutes an assumption by the employer of such liability. This assumption of liability takes effect and continues from the effective date of the policy and as long only as the policy remains in force. If during the life of any such insurance policy any employee, who is a farm laborer or worker on a family farm or domestic, suffers personal injury or death arising out of and in the course of his employment, the exclusive remedy of the employee or his dependents is under this chapter.

Sec. 4. This act shall be effective January 1, 1974.

Approved May 24, 1973.

CHAPTER 658-H.F.No.1416

An act relating to mental health; hospitalization and commitment act; amending Minnesota Statutes 1971, Section 253A.08, Subdivision 1.

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

Section 1. Minnesota Statutes 1971, Section 253A.08, Subdivision 1, is amended to read:

253A.08 HOSPITALIZATION AND COMMITMENT; COM-MITMENT TO AN AGENCY OF THE UNITED STATES. Subdivision 1. If the patient is entitled to care by the veterans administration or other agency of the United States in this state, the commitment warrant shall be in triplicate, committing the patient to the joint custody of the head of the hospital or the

Changes or additions indicated by underline, deletions by strikeout.

superintendent of the proper state institution and the institution of the veterans administration or other federal agency. If the veterans administration or other federal agency is unable or unwilling to receive the patient at the time of commitment, the patient may subsequently be transferred to it upon its request. Such transfer shall discharge the commitment of such patient to the state institution and constitute a sole commitment to the veterans administration or other federal agency.

Approved May 24, 1973.

·CHAPTER 659-H.F.No.1436

[Not Coded]

An act relating to the cities of Brooklyn Center, Robbinsdale and Brooklyn Park; creating a housing and redevelopment authority.

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

Section 1. BROOKLYN CENTER, ROBBINSDALE AND BROOKLYN PARK, CITIES OF; HOUSING AND REDEVELOP-MENT AUTHORITY. Notwithstanding the provisions of section 462.425, or any other law or charter provision to the contrary, the city councils of Brooklyn Center, Robbinsdale, and Brooklyn Park, by ordinance, may provide that the city councils shall constitute the housing and redevelopment authority of Brooklyn Center, Robbinsdale, and Brooklyn Park or may permit members of the city councils to serve on said authority.

Sec. 2. PURPOSE, SCOPE AND AUTHORITY. The purpose, scope and authority of the housing and redevelopment authority established pursuant to this act shall be the same as that provided for under Minnesota Statutes, Sections 462.415 to 462.716.

Sec. 3. This act shall be effective for each of the cities of Brooklyn Center, Robbinsdale and Brooklyn Park, separately, upon its approval by the governing body of the particular city and upon compliance with Minnesota Statutes, Section 645.021.

Approved May 24, 1973.

Changes or additions indicated by underline, deletions by strikeout.

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