sion 2, are repealed.

Sec. 32. Sections 9, 13, 17 and 26 are effective the day following final enactment. The remainder of the act is effective for all taxable years beginning after December 31, 1974.

Approved June 4, 1975.

CHAPTER 350—H.F.No.232

An act relating to commerce; removing certain responsibilities for bedding from the department of labor and industry; providing penalties for mislabeling of bedding; amending Minnesota Statutes 1974, Sections 325.30; 325.32; repealing Minnesota Statutes 1974, Sections 325.28; and 325.29.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1974, Section 325.30, is amended to read:

325.30 COMMERCE; BEDDING; REGULATION; SALES FORBIDDEN; EXCEPTIONS; PENALTIES. No person shall sell, lease, offer to sell or lease, or deliver or consign for sale or lease, or have in his possession with intent to sell, lease, deliver, or consign for sale or lease, any bedding made, remade, or renovated in violation of sections 325.25 to 325.33 or any second-hand bedding unless since last used it has been thoroughly sterilized and disinfected by an approved method as provided under section 325.27. A violation of sections 325.25 to 325.33 is a misdemeanor. The penalty provisions of section 325.907 shall apply when any person is found to have violated sections 325.25 to 325.33.

Sec. 2. Minnesota Statutes 1974, Section 325.32, is amended to read:

325.32 BEDDING TO BE LABELED. No person shall make or remake, or sell, offer for sale, consign for sale, or have in his possession with intent to sell, offer for sale, or consign for sale any article of bedding unless the same is labeled as follows:

Upon each of such articles-bedding there shall be securely sewed upon the outside thereof a label made of muslin, linen, or other durable material not less than three by four and one-half inches in size shall be displayed, upon which shall be in plain print, in the English language, a description of the material used as filling of such article of bedding; and, if such material, or any portion thereof, shall not have been previously used, the words "manufactured of new material" shall appear upon the label, together with the name and address

Changes or additions indicated by underline deletions by strikeout.
of the maker or vendor thereof. If any of the material used in the making or remaking of such article of bedding shall have been previously used, the words "manufactured of second-hand material" or "remade of second-hand material," as the case may be, shall appear upon the label, together with the name and address of the maker or vendor thereof, and also a description of the material used in the filling of such article of bedding. On any article of bedding, not remade, but which has been previously used, the words "second-hand materials used in filling not known" shall appear upon the label, together with the name and address of the vendor thereof.

The statement required under this section shall be in form as follows:

"OFFICIAL STATEMENT

Materials used in filling ................

Made by ................................

Vendor ......................

Address ..................

This article is made in compliance with an act of the State of Minnesota approved the ................ day of .............., 1929."

The statement of compliance required in the foregoing official statement shall not be construed to imply that it is prohibited to state also that the article of bedding is made in compliance with any act or acts of other states.

The words "manufactured of new material," or "manufactured of second-hand material," or any article of bedding not remade, "second-hand materials used in filling not known," together with the description of the material used as filling of an article of bedding, shall be in letters not less than one-eighth of an inch in height. The statement of filling shall conform to rules regulating the manufacture and sale of bedding as approved by the department of labor and industry: No term or description likely to mislead shall be used on any label required by this regulation in the description of the to describe material used in the filling of any article of bedding. The label shall be attached to each mattress, pad, or upholstered spring by sewing all four edges of the label.

Any person who shall remove, deface, alter, or who shall cause to be removed, defaced, or altered, any label or tag upon any article of bedding so labeled or tagged under the provisions of sections 325.26 to 325.33 shall be guilty of a violation thereof.

Sec. 3. Minnesota Statutes 1974, Sections 325.28, and 325.29, are
repealed.

Sec. 4. This act is effective after June 30, 1975.

Approved June 4, 1975.

CHAPTER 351—H.F.No.308

An act relating to health; defining and authorizing regulation of mass gatherings by the state board of health; amending Minnesota Statutes 1974, Section 144.12.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1974, Section 144.12, is amended to read:

144.12 HEALTH; MASS GATHERINGS; REGULATIONS, ENFORCEMENT. Subdivision 1. The board may adopt, alter, and enforce reasonable regulations of permanent application throughout the whole or any portion of the state, or for specified periods in parts thereof, for the preservation of the public health. Upon the approval of the attorney general and the due publication thereof, such regulations shall have the force of law, except insofar as they may conflict with a statute or with the charter or ordinance of a city of the first class upon the same subject. In and by the same—The board may control, by adoption of regulations the board may control, by requiring the taking out of licenses or permits, or by other appropriate means, any of the following matters:

(1) The manufacture into articles of commerce, other than food, of diseased, tainted, or decayed animal or vegetable matter;

(2) The business of scavengering and the disposal of sewage;

(3) The location of mortuaries and cemeteries and the removal and burial of the dead;

(4) The management of lying-in houses and boarding places for infants and the treatment of infants therein;

(5) The pollution of streams and other waters and the distribution of water by private persons for drinking or domestic use;

(6) The construction and equipment, in respect to sanitary conditions, of schools, hospitals, almshouses, prisons, and other public institutions, and of lodging houses and other public sleeping places kept for

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