CHAPTER 4-S.F.No.92

An act relating to the city of Ashby; authorizing issuance of general obligation bonds for the purpose of building a fire hall-administrative building and purchasing a fire truck.

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

Section 1. Notwithstanding the limitation upon net debt of a municipality contained in Minnesota Statutes, Section 475.53, Subdivision 1, or any other law to the contrary, the city of Ashby in Grant County, Minnesota, may proceed with the issuance and sale of not to exceed \$49,000 in general obligation bonds for the purpose of building a fire hall-administrative office building and purchasing a new fire truck, which amount represents the balance of a \$90,000 bond issue for the same purpose which was approved by the voters of the city at a special election held on April 18, 1978 but which bonds were not issued or sold in the full amount authorized due to the aforesaid debt limitation.

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

Approved March 16, 1979.

CHAPTER 5-S.F.No.187

An act relating to employment agencies; providing an exemption for management consultant firms from employment agency regulation; amending Minnesota Statutes 1978, Section 184.22.

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

Section 1. Minnesota Statutes 1978, Section 184.22, is amended to read:

184.22 LICENSES REQUIRED. <u>Subdivision</u> 1. No person shall engage in the business of or act as an employment agent or counselor unless he first obtains a license from the department. Each separate location for the business of an employment agency or for employment counseling shall have a separate agency license and a licensed manager who shall have immediate control of only one location.

Subd. 2. EXEMPTIONS. The provisions of sections [84.2] to [84.4] shall not apply to any person, firm, corporation, partnership or association engaged in the business of a management consultant or management search consultant (hereafter "search firm") provided that: (1) the search firm is retained by, acts solely on behalf of and is compensated on a noncontingency basis solely by an employer, pursuant to a written retainer agreement specifying the particular search or consultation assignment, to identify, appraise or recommend an individual or individuals for consideration for an executive or

Changes or additions indicated by underline deletions by strikeout