(14) Waive or require the furnishing of a contractors payment and performance bond of the kind described in section 574.26 and if such the bond shall be required, then the provisions of chapter 514 relating to liens for labor and materials, shall not be applicable in respect of any work done or labor or materials supplied for the project, and if such the bond be waived then the said provisions of chapter 514 shall apply in respect of work done or labor or materials supplied for the project.

Sec. 5. Laws 1982, Chapter 375, Section 1, is amended to read:

Section 1. [341.115] PROFESSIONAL BOXING.

Any contest, match or exhibition in which cash prizes of \$5 or more or compensation other prizes worth \$5 \$100 or more is are offered to any boxer shall comply with all rules of the board of boxing governing professional boxing. For purposes of this section, trophies, travel expenses and subsistence expenses shall not be considered prizes. No boxer participating in these contests, matches, or exhibitions shall engage in consecutive contests with less than a seven day interval. No boxer shall participate in these contests, matches, or exhibitions unless the boxer has submitted an affidavit of physical fitness to the board and has been examined by a physician designated by the board. The affidavit shall state: (a) that the boxer has previously participated in ten amateur or professional matches sanctioned by the board of boxing or sanctioned by a board which regulates boxing in another jurisdiction; or (b) that the boxer has regularly trained for at least 90 days under the supervision of a trainer second licensed by the board of boxing, or a second or trainer or the equivalent licensed in another jurisdiction. The examination shall include, but not be limited to, an electroencephalogram, unless the boxer has submitted to the examining physician (a) the results of an electroencephalogram administered within one year of the contest, match or exhibition; and (b) an affidavit stating that the boxer has not been knocked unconscious in boxing competition since the last electroencephalogram was administered. The examination shall be performed at the expense of the promoter.

Sec. 6. EFFECTIVE DATE,

Section 5 is effective the day following final enactment.

Approved March 15, 1982

CHAPTER 406 -- H.F.No. 1948

An act relating to retirement; Richfield firefighters relief association; eliminating various obsolete special law provisions; validating certain prior payments or actions; amending Extra Session Laws 1961, Chapter 28, Section 14; repealing Extra Session Laws 1961, Chapter 28, Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 and 13; and Laws 1963, Chapter 464.

Changes or additions are indicated by underline, deletions by strikeout.

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

Section 1. Extra Session Laws 1961, Chapter 28, Section 14, is amended to read:

Sec. 14. NO LIMITATION ON REQUIRED TAX LEVY. Any tax levy hereafter made by the village city of Richfield to provide money for the employer's contribution to the Richfield firefighters relief association under the provisions of this act any applicable law may be made in addition to and notwithstanding any limitations upon any other ad valorem tax levies authorized by law.

Sec. 2. REPEALER.

Extra Session Laws 1961, Chapter 28, Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 and 13; and Laws 1963, Chapter 464, are repealed.

Sec. 3. AUTHORIZATION OF PRIOR ACTIONS.

Any payments made or any actions taken by the Richfield firefighters relief association prior to the effective date of this act, if in accordance with the applicable provisions of Minnesota Statutes 1980, Sections 424.01 to 424.29; Laws 1967, Chapter 798; Laws 1978, Chapter 563, Sections 20 and 21; and Laws 1980, Chapter 607, Article XV, Section 23, are hereby validated.

Sec. 4. EFFECTIVE DATE.

This act is effective upon approval by the city council of the city of Richfield and upon compliance with Minnesota Statutes, Section 645.021.

Approved March 15, 1982

CHAPTER 407 — H.F.No. 1747

An act relating to the city of Minneapolis; providing for the security for certain rehabilitation loans; amending Laws 1977, Chapter 138, Section 2.

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

Section 1. Laws 1977, Chapter 138, Section 2, is amended to read:

 $S_{\text{CC.}}$ 2. MINNEAPOLIS COMMERCIAL BUILDING REHABILITATION LOAN PROGRAM.

Subdivision 1. AUTHORIZATION. To accomplish the purposes specified in section 1, the city council of the city of Minneapolis is authorized by ordinance to establish and provide for the administration of a commercial

Changes or additions are indicated by underline, deletions by strikeout.