- (a) Provide assistance to organizations, communities, and neighborhoods in their efforts to encourage individual, family, and community health promotion and wellness programs;
- (b) Sponsor informational, educational, or research projects related to health and wellness which, when completed, would have a positive effect on the quality of life of Minnesota's citizens;
- (c) Study laws, rules, or practices of state government that encourage or discourage healthy lifestyles and recommend changes in them; and
- (d) Promote health and wellness among state employees, recognizing the leadership role of state government as the largest employer in Minnesota.
- Subd. 3. POWERS. The council may solicit, receive, and disburse funds made available for health promotion and wellness. Subject to approval by the council, the chairperson may appoint advisory committees composed of individuals who have interest or expertise in various health promotion and wellness fields. Subject to the availability of funds, the council may hire staff to assist in its work and contract with individuals and organizations to assist it in carrying out the duties of the council. The council shall assume the duties of the governor's council on health promotion and wellness established by Executive Order No. 81-6, and section 15.039 shall apply to this transfer of responsibilities.
- Subd. 4. AGENCY COOPERATION. Subject to resource limitations, related state agencies shall cooperate with and assist the council in its work.

Approved March 18, 1982

CHAPTER 454 — S.F.No. 1853

An act relating to agriculture; changing fee provisions relating to abstracts of mortgages and liens on grain crops; amending Minnesota Statutes 1980, Sections 386.42 and 386.43.

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

Section 1. Minnesota Statutes 1980, Section 386.42, is amended to read:

386.42 ABSTRACT OF MORTGAGES AND LIENS ON GRAIN CROPS FOR ELEVATOR COMPANIES.

Any elevator company or grain buyer doing business in this state may annually make written application to the county recorder for an abstract of all designated mortgages and liens upon grains grown during the year within the county. Such The application shall state the name of the elevator and the post

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

office address thereof of the company and be accompanied by a fee of \$5 as an advance for fees and the recorder shall receive 15 cents for each instrument abstracted and at the end of the year may deduct from such advance fees or any further sums that may have been deposited, his fees earned hereunder and return the surplus, if any, to the party having made such deposit. The fee shall be determined by resolution of the county board upon the recommendation of the county recorder based upon the estimated cost of providing the service.

Sec. 2. Minnesota Statutes 1980, Section 386.43, is amended to read:

386.43 CONTENTS OF AND SUPPLEMENTAL ABSTRACTS.

Each county recorder shall on or before the 15th day of June each year mail to each and every applicant having paid such who pays the fee for such the year, an abstract of all requested existing mortgages and liens upon grain or crops raised or to be raised during such the year, showing the name of the person against whom the lien is claimed, arranged alphabetically, the name of the person holding or claiming such the lien, a description of the land upon which the grain was raised, upon which the lien is claimed, the kind of grain, if specified, and the amount of the lien claimed. Such The abstract shall further contain a list of all mortgages and liens filed against crops or grain grown in such the crop year which have been satisfied. At least once a week during the balance of the calendar year, the county recorder shall mail to each of such applicants applicant a similar abstract covering the liens, mortgages, and releases thereon on them filed in his office, since the date of furnishing such the prior abstract.

Sec. 3. EFFECTIVE DATE.

Sections 1 and 2 are effective the day following final enactment.

Approved March 18, 1982

CHAPTER 455 - S.F.No. 1910

An act relating to public welfare; requiring preadmission screening for patients entering nursing homes from hospitals; allowing hospital discharge planners to attend certain preadmission screening assessments; allowing recipient choice between long term care and alternative care; modifying cost limits for alternative care; amending Minnesota Statutes 1980, Section 256B.091, Subdivisions 2, 4, and 6; and Minnesota Statutes 1981 Supplement, Section 256B.091, Subdivision 8.

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

Section 1. Minnesota Statutes 1980, Section 256B.091, Subdivision 2, is amended to read:

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