(g) Shall include A limitation of \$1,000 per person on total annual out-of-pocket expenses for the covered services. The coverage must be subject to a maximum lifetime benefit of not less than \$100,000.

Sec. 18. REPEALER.

Minnesota Statutes 1982, section 60A.111, subdivision 4, is repealed. Approved June 14, 1983

CHAPTER 341 - H.F.No. 1224

An act relating to occupations and professions; regulating the period of time between professional boxing contests, matches, or exhibitions; amending Minnesota Statutes 1982, section 341.115; proposing new law coded in Minnesota Statutes, chapter 341.

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

Section 1. [341.045] DEFINITION.

For the purposes of this chapter, the terms "boxing and sparring" shall include full contact karate and kick boxing.

Sec. 2. Minnesota Statutes 1982, section 341.115, is amended to read:

341.115 PROFESSIONAL BOXING.

Any contest, match or exhibition in which cash prizes of \$5 or more or other prizes worth \$100 or more 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 more than 15 rounds of boxing in a 14-day interval period. If the boxer loses due to a technical knockout or is knocked unconscious, he cannot fight for a 30-day period. No boxer shall participate in these contests, matches, or exhibitions unless the boxer has submitted an affidavit of physical fitness, subscribed and sworn to under oath, 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 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

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

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. affidavit must state that the boxer has regularly trained for at least 60 days under the supervision of a second licensed by the board of boxing or a second or trainer licensed in another jurisdiction or the equivalent. The examination must include an electroencephalogram if the boxer has been knocked unconscious in boxing competition. The examination must also include an eye examination designed to reveal any retinal defects or damage that could be aggravated by boxing. The examination shall be performed at the expense of the promoter.

<u>The board may order an electroencephalogram before any contest, match,</u> or exhibition if it determines that the examination is necessary to protect the health of the boxer. The examination must be performed at the expense of the promoter.

Approved June 14, 1983

CHAPTER 342 - H.F.No. 1259

An act relating to taxation; establishing income tax definitions; altering, establishing, and eliminating certain income tax modifications, deductions, and credits; extending the income tax surtax; allowing suspension of indexing; modifying income tax administrative provisions; altering certain property tax credit, assessment, and administrative provisions; adjusting computation of property tax refunds; providing for computation and distribution of state aids to school districts and other local units of government; establishing the rate of sales and motor vehicle excise taxes and modifying exemption provisions; providing tax incentives for business development; authorizing the cities of Austin and Hastings and certain nonprofit entities in the city of Bemidji and within Independent School District No. 692, Babbitt, to hold property for economic development purposes; authorizing the imposition of city lodging taxes; providing for the imposition of a tax on aggregate materials by the counties of Stearns, Benton, Sherburne, Wright, Carver, Scott, Dakota, LeSueur, Kittson, Marshall, Pennington, Red Lake, Polk, Norman, Mahnomen, Clay, Becker, Wilkin, Traverse, Big Stone, Stevens, Pope, Anoka, Hennepin, Washington, and Ramsey; revising provisions governing property tax deliquencies and sales of tax-forfieted lands; enacting the multistate tax compact; authorizing St. Louis County to abate certain taxes; providing for a budget reserve account and prescribing certain budget procedures; authorizing the city of Rochester to impose a local sales tax; authorizing certain refunds of motor vehicle excise tax; defining terms; imposing penalties; appropriating money; amending Minnesota Statutes 1982, sections 16A.15, subdivision 1, and by adding subdivisions; 116J.42, subdivision 7; 124.11, subdivisions 2a and 2b; 124.2137, subdivision 1; 270.60; 272.02, subdivision 1; 272.03, subdivision 8; 272.115, subdivision 1; 273.11, subdivision 1 and by adding subdivisions; 273.115, subdivision 1; 273.13, subdivisions 6, 6a, 7, 9, 11, 14a, 17, 17b, 17c, 20; 273.1311; 273.1312, subdivisions 2, 3, 4, and 5; 273.1313, subdivisions 1, 2, 3, and 5; 273.135, subdivision 1; 273.138, subdivisions 2, 3,

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

Copyright © 1983 by the Office of the Revisor of Statutes, State of Minnesota. All Rights Reserved.