Subdivision 1. Common or independent districts or parts thereof, or any combination of the foregoing may consolidate into a single independent district by proceedings taken in accordance with this section. The proposed new district must contain at least 18 sections of land. A proposed new district must be composed of contiguous areas unless an entire district is to be part of a district which maintains a secondary school and there is no district intervening which maintains a secondary school.

Approved April 20, 1988

CHAPTER 570-S.F.No. 1587

An act relating to transportation; authorizing vending machines in certain highway rest areas, weigh stations, and tourist information centers; amending Minnesota Statutes 1986, section 160.28, subdivision 2.

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

Section 1. Minnesota Statutes 1986, section 160.28, subdivision 2, is amended to read:

Subd. 2. VENDING MACHINES. Any other law to the contrary notwithstanding, the commissioner may contract for or authorize the placement of vending machines <u>dispensing food</u>, <u>non-alcoholic beverages</u>, <u>or milk</u> in rest areas, tourist information centers, and weigh stations on marked interstate highways 35 and 94 for the purpose of dispensing nonalcoholic drinks, candy, potato chips, popcorn, peanuts, cookies, or gum and primary trunk highways. The commissioner shall only place vending machines operated under United States Code, title 20, sections 107 to 107e and as provided in section 248.07.

Sec. 2. EFFECTIVE DATE.

Section 1 is effective the day following its final enactment.

Approved April 20, 1988

CHAPTER 571-S.F.No. 1681

An act relating to insurance; accident and health; exempting child health supervision services and perinatal care services from any requirement of coinsurance or dollar limitation; proposing coding for new law in Minnesota Statutes, chapter 62A.

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

New language is indicated by underline, deletions by strikeout.

Section 1. [62A.047] CHILDREN'S HEALTH SERVICES.

No policy of individual or group health and accident insurance regulated under this chapter, or individual or group subscriber contract regulated under chapter 62C, shall be issued, renewed, continued, delivered, issued for delivery, or executed in this state, or approved for issuance or renewal in this state by the commissioner of commerce unless the policy or contract specifically exempts reasonable and customary charges for child health supervision services and perinatal care services from a deductible, copayment, or other coinsurance or dollar limitation requirement. Minimum benefits may be limited to one visit payable to one provider for all of the services provided at each visit cited in this section subject to the schedule set forth in this section. Nothing in this section shall apply to a commercial health insurance policy issued as a companion to a health maintenance organization contract.

<u>"Child health supervision services" means pediatric preventive services,</u> appropriate immunizations, developmental assessments, and laboratory services appropriate to the age of a child from birth to age six. Reimbursement must be made for at least five child health supervision visits from birth to 12 months, three child health supervision visits from 12 months to 24 months, once a year from three years old to six years old.

"Perinatal care services" means the comprehensive package of medical and psychosocial support provided throughout the pregnancy, labor, delivery, and postpartum period including risk assessment, serial surveillance, prenatal education, use of specialized skills and technology, when needed, observation of the mother and infant, preparation for discharge, and follow-up during the postpartum period.

Approved April 20, 1988

CHAPTER 572-S.F.No. 1749

An act relating to the city of Minneapolis; providing conditions for contractors bonds; providing for postretirement payments for Minneapolis police officers and Minneapolis firefighters, their surviving spouses and dependents; amending Laws 1949, chapter 406, section 5, by adding a subdivision; and Laws 1980, chapter 595, section 3, by adding a subdivision.

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

Section 1. CONTRACTORS BONDS; SERVICES AND SUPPLIES.

<u>A successful bidder under the Uniform Municipal Contracting Law, Minnesota Statutes, section 471.345, shall at the time of execution of a contract provide the city of Minneapolis with a bond conditioned as required by law.</u> Notwithstanding any contrary provision of other law, the city finance officer may, in accordance with criteria adopted by the Minneapolis city council by ordinance, waive or reduce the amount of the bond required for a contract for procurement of supplies, services, materials or equipment if the bond is not

New language is indicated by <u>underline</u>, deletions by strikeout.