Sec. 7. EFFECTIVE DATE.

The amendments made by corrections AA, GG, and JJ are effective July 1, 1991.

Presented to the governor January 16, 1992

Signed by the governor-January 17, 1992, 2:45 p.m.

CHAPTER 364—S.F.No. 1598 VETOED CHAPTER-365-S.F.No. 1623

An act relating to intoxicating-liquor; authorizing-the city of Brooklyn Park to issue an on-sale license to the city's economic development authority for a restaurant at the Edinburgh, U.S.A. golf course; specifying that-the-eity is the licensee for purposes of civil liability and insurance.

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

Section 1. BROOKLYN-PARK: ON-SALE INTOXICATING LIQUOR LICENSE.

The city of Brooklyn Park may issue to the Brooklyn Park economic development authority, and the Brooklyn Park economic development authority may hold, an on-sale intoxicating liquor license for the Edinburgh, U.S.A. golf course grounds, clubhouse, and restaurant located in the city of Brooklyn Park. A license issued under this section is in addition to all other licenses authorized under Minnesota Statutes, section 340 A.413. The city shall set the license fee. The provisions of Minnesota Statutes, chapter 340A, not inconsistent with this section, apply to the license issued under this section. The provisions of Minnesota Statutes, sections 340A.603 to 340A.604, apply to the establishment licensed under this section as if the establishment were a municipal liquor store; provided that the commissioner of public safety may not impose any penalty on the establishment under those sections if the city has imposed a comparable or greater penalty on the licensee for the same offense.

Sec. 2. LIABILITY.

The city of Brooklyn Park is the licensee under section 1 for purposes of compliance with Minnesota Statutes, section 340A.409. The city of Brooklyn Park is deemed the seller of alcoholic beverages under the license authorized by section 1 for purposes of Minnesota Statutes, sections 340A.801 to 340A.802.

New language is indicated by underline, deletions by strikeout.

Sec. 3. EFFECTIVE DATE.

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

Presented to the governor March 10, 1992

Signed by the governor March 12, 1992, 8:47 a.m.

CHAPTER 366-H.F.No. 2044

An act relating to water; creating an exemption from certain requirements relating to once-through water use permits; amending Minnesota Statutes 1990, section 103G.271, subdivision 5.

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

Section 1. Minnesota Statutes 1990, section 103G.271, subdivision 5, is amended to read:

- Subd. 5. PROHIBITION ON ONCE-THROUGH WATER USE PER-MITS. (a) The commissioner may not, after December 31, 1990, issue a water use permit to increase the volume of appropriation from a groundwater source for a once-through cooling system using in excess of 5,000,000 gallons annually.
- (b) Except as provided in paragraph (c), once-through system water use permits using in excess of 5,000,000 gallons annually, must be terminated by the commissioner by the end of their design life but not later than December 31, 2010. Existing once-through systems are required to convert to water efficient alternatives within the design life of existing equipment. The commissioner shall, by August 1, 1990, submit to the legislative water commission for review the approach by which the commissioner will achieve appropriate conversion of the systems after considering the age of the system, the condition of the system, recent investments in the system, and feasibility and costs of alternatives available to replace usage of a once-through system.
- (c) Paragraph (b) does not apply where groundwater appropriated for use in a once-through system is subsequently discharged into a wetland or public waters wetland owned or leased by a nonprofit corporation if:
 - (1) the membership of the corporation includes a local government unit;
- (2) the deed or lease requires that the area containing the wetland or public waters wetland be maintained as a nature preserve;
- (3) public access is allowed consistent with the area's status as a nature preserve; and

New language is indicated by underline, deletions by strikeout.