- (1) in section 13.99, subdivision 92e, remove "records of a professional corporation held by a licensing board under section 319A.17 or";
- (3) in section 322B.12, subdivision 1, remove "section 319A.03 or" and "section 319A.07 or".

Sec. 9. REPEALER.

Sec. 10. EFFECTIVE DATE.

Sections 1 to 7 are effective the day following final enactment.

Section 9 is effective January 1, 1999.

Presented to the governor April 4, 1997

Signed by the governor April 8, 1997, 10:25 a.m.

CHAPTER 23—S.F.No. 700

An act relating to statutory cities; providing that the offices of mayor of a statutory city and fire chief of an independent nonprofit firefighting corporation are not incompatible under certain circumstances; proposing coding for new law in Minnesota Statutes, chapter 412.

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

Section 1. [412.152] MAYOR; FIRE CHIEF; OFFICES NOT INCOMPATIBLE.

The offices of mayor of a statutory city and the fire chief of an independent nonprofit firefighting corporation serving the city are not incompatible offices and a person may concurrently hold both offices if all of the following conditions exist:

- (1) the mayor does not appoint the fire chief;
- (2) the mayor does not set the salary or benefits of the fire chief;
- (3) neither officer performs functions that are inconsistent with the other's;
- (4) neither officer in the officer's official capacity contracts with the other; and
- (5) the mayor does not approve the fidelity bond of the fire chief.

Presented to the governor April 4, 1997

Signed by the governor April 8, 1997, 10:25 a.m.

New language is indicated by underline, deletions by strikeout.