- (b) Gambling equipment may be kept or operated and raffles conducted on licensed premises and adjoining rooms when the use of the gambling equipment is authorized by (1) chapter 349, (2) a tribal ordinance in conformity with the Indian Gaming Regulatory Act, Public Law Number 100–497, or (3) a tribal–state compact authorized under section 3.9221.
- (c) Lottery tickets may be purchased and sold within the licensed premises as authorized by the director of the lottery under chapter 349A.
- (d) Dice may be kept and used on licensed premises and adjoining rooms as authorized by section 609.761, subdivision 4.
- Sec. 2. Minnesota Statutes 1998, section 609.761, is amended by adding a subdivision to read:
- Subd. 4. SOCIAL DICE GAMES. Sections 609.755 and 609.76 do not prohibit dice games conducted on the premises and adjoining rooms of a retail establishment licensed to sell alcoholic beverages if the following requirements are satisfied:
- (1) the games consist of board games played with dice or commonly known dice games such as "shake-a-day," "3-2-1," "who buys," "last chance," "liar's poker," "6-5-4," "horse," and "aces";
 - (2) wagers or prizes for the games are limited to food or beverages; and
 - (3) the retail establishment does not organize or participate financially in the games.

Sec. 3. EFFECTIVE DATE.

This act is effective the day following final enactment.

Presented to the governor May 18, 1999

Signed by the governor May 21, 1999, 10:10 a.m.

CHAPTER 188-S.F.No. 891

An act relating to municipalities; clarifying an exception to tort liability; amending Minnesota Statutes 1998, section 466.03, subdivision 4.

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

- Section 1. Minnesota Statutes 1998, section 466.03, subdivision 4, is amended to read:
- Subd. 4. ACCUMULATIONS OF SNOW AND ICE. (a) Any claim based on snow or ice conditions on any highway or public sidewalk that does not abut a publicly owned building or publicly owned parking lot, except when the condition is affirmatively caused by the negligent acts of the municipality.
- (b) Notwithstanding paragraph (a), a municipality that owns or leases a building or parking lot in another municipality is not immune from a claim based on snow or ice

New language is indicated by underline, deletions by strikeout.

conditions on a public sidewalk abutting the building or parking lot, but the other municipality is immune, except when the condition is affirmatively caused by its own negligent acts.

Presented to the governor May 18, 1999

Signed by the governor May 21, 1999, 10:13 a.m.

CHAPTER 189-H.F.No. 1024

An act relating to tax—exempt bond allocations; providing for certain eligibility, scoring system, income and purchase price limits, and reservation of authority; amending Minnesota Statutes 1998, sections 474A.02, subdivision 23a; 474A.045; 474A.061, subdivisions 2a, 2b, and 4; and 474A.091, subdivision 5.

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

Section 1. Minnesota Statutes 1998, section 474A.02, subdivision 23a, is amended to read:

Subd. 23a. **QUALIFIED BONDS.** "Qualified bonds" means the specific type or types of obligations that are subject to the annual volume cap. Qualified bonds include the following types of obligations as defined in federal tax law:

- (a) "public facility bonds" means "exempt facility bonds" as defined in federal tax law, except for residential rental project bonds, which are those obligations issued to finance airports, docks and wharves, mass commuting facilities, facilities for the furnishing of water, sewage facilities, solid waste disposal facilities, facilities for the local furnishing of electric energy or gas, local district heating or cooling facilities, and qualified hazardous waste facilities. New bonds and other obligations are ineligible to receive state allocations or entitlement authority for public facility projects under this section if they have been issued:
- (1) for the purpose of refinancing, refunding, or otherwise defeasing existing debt; and
 - (2) more than one calendar year prior to the date of application;
- (b) "residential rental project bonds" which are those obligations issued to finance qualified residential rental projects;
 - (c) "mortgage bonds";
- (d) "small issue bonds" issued to finance manufacturing projects and the acquisition or improvement of agricultural real or personal property under sections 41C.01 to 41C.13;
 - (e) "student loan bonds";
 - (f) "redevelopment bonds";
- (g) "governmental bonds" with a nonqualified amount in excess of \$15,000,000 as set forth in section 141(b)5 of federal tax law; and

New language is indicated by underline, deletions by strikeout.