

Sec. 2. Minnesota Statutes 1953, Section 79.09, is amended to read:

79.09 **Classification of workmen's insurance.** No classification for compensation insurance purposes shall be effective until approved as correct by the board. No rule or regulation with reference to compensation risks filed by any insurer, or by the bureau herein provided, shall be effective until approved by the board. No kind of insurance covering any part of the liability of an employer exempted from insuring his liability for compensation, as provided in section 176.181, shall be effective in this state unless approved by the board. If it appears at any time that reasonable doubt on the part of the board as to the proper classification or rate for any risk exists, such risk may be bound for insurance subject to rate and classification to be established therefor.

Approved April 20, 1957.

CHAPTER 509—S. F. No. 740

[Not Coded]

An act relating to premium rates for fire insurance, repealing Minnesota Statutes 1953, Section 71.34.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. **Repealer.** Minnesota Statutes 1953, Section 71.34, is hereby repealed.

Approved April 20, 1957.

CHAPTER 510—S. F. No. 792

An act relating to special assessments in cities, villages, boroughs, and certain towns; amending Minnesota Statutes 1953, Section 435.19, and Section 429.061, Subdivision 4.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1953, Section 435.19, is amended to read:

435.19. **Special; school property, county property.** Any city, *however organized, any village or borough, or any town having authority to levy special assessments* may levy special assessments against the property of a *governmental unit ben-*