enjoin the sale or offer for sale of any product packaged, labelled or advertised in violation of this act.

Approved February 20, 1974.

CHAPTER 72—S.F.No.2446

An act relating to the powers of the county board of commissioners; amending Minnesota Statutes 1971, Section 375.19.

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

Section 1. Minnesota Statutes 1971, Section 375.19, is amended to read:

375.19 COUNTIES; SOIL CONSERVATION; ADDITIONAL POW-ERS. In addition to all other powers now or hereafter by law conferred upon county boards, authority hereby is given to receive and accept for their counties real or personal property by gift, bequest, devise, conveyance; or otherwise from any person whose care, support, treatment, or maintenance, in whole or in part, is or may be chargeable to or furnished or provided by such counties, and to hold or dispose of the same for the benefit of their counties, as by law provided in the case of other county property; to permit use of county equipment for soil conservation projects and to make annual expenditures from the general revenue fund for soil conservation purposes not exceeding an aggregate amount of one cent per acre of all lands included within soil and water conservation districts in the county. All expenditures made by any county board of commissioners subsequent to May 1, 1947, not exceeding the any annual amount herein provided for, are hereby validated.

Sec. 2. This act is effective the day after final enactment.

Approved February 20, 1974.

CHAPTER 73—S.F.No.2823 [Not Coded]

An act relating to the city of Minneapolis; disability, retirement, and survivor benefits for city employees; providing for adjustments in cost, benefits and contributions; amending Laws 1973, Chapter 133, Sections 8, Subdivision 2, as amended; 10, Subdivision 1; and 15, Subdivision 1, as amended.

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

Changes or additions indicated by underline deletions by strikeout

- Section 1. Laws 1973, Chapter 133, Section 8, Subdivision 2, as amended by Laws 1973, Chapter 770, Section 2, is amended to read:
- Subd. 2. MINNEAPOLIS, CITY OF; RETIREMENT PROGRAM. Prior to August 31 of each year the retirement board shall prepare an itemized statement of its financial requirements from tax revenue for the succeeding fiscal year. A copy of the statement shall be submitted to the board of estimate and taxation and to the city council prior to September 15 of each year. This statement shall include:
 - (1) An estimate of the administrative expense of the board less:
- (a) Such amount as the board may charge against the interest income account of the fund as cost of handling the investment securities of the fund.
- (b) The cost of handling the retirement benefits of any city-owned public utility, improvement project, or other municipal activities supported in whole or in part by revenues other than taxes.
- (c) The cost of handling the retirement benefits of any public corporation and its employees who have availed themselves of the provisions of this act.
- (2) An estimated amount not to exceed six 7-1/4 percent of the salaries and wages of all employees covered by the retirement fund less any amounts contributed for current cost of future retirement benefits by any city-owned public utility, improvement project, other municipal activities supported in whole or in part by revenues other than taxes, or any public corporation.
- (3) The estimated amount to meet the requirements of section 6, subdivision 3, less any amounts contributed for this purpose by any city-owned public utility, improvement project, other municipal activities supported in whole or in part by revenues other than taxes, or any public corporation.
- (4) The cost of all monthly survivor's benefits provided in section 23 as an obligation of the city and any of its boards, departments, commission or public corporations as therein provided, less any amounts contributed for this purpose by any city-owned public utility, improvement project, other municipal activities supported in whole or in part by revenues other than taxes, or any public corporation.
 - (5) Such other levies and financing as are required by law.
- (6) The total of items 1, 2, and 3 above shall be increased or decreased as the case may be by any deficiency or excess of the amount of tax revenue actually collected within the preceding fiscal year under or over the amount actually determined to meet the financial requirements of the fund for such year. In no event shall the amount re-

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quested for levy exceed the total of entry age normal cost, less the amounts contributed by the employees, plus administrative expense, interest on the actuarial deficit at the rate of five percent per annum, an amount necessary to reduce the principal amount of the actuarial deficit in equal installments by the year 1997, plus interest upon any deficiency from the previous year's levy at the rate of four percent per annum. This limit does not apply to the requirements for survivors benefits provided in section 23 nor to any levy which is administered by the retirement board pursuant to special act.

- Sec. 2. Laws 1973, Chapter 133, Section 10, Subdivision 1, is amended to read:
- Sec. 10. **SALARY DEDUCTIONS.** Subdivision 1. There shall be deducted and withheld from the basic salary, pay or compensation of each employee in the contributing class, six 7-1/4 percent of such salary, pay or compensation, except as hereinafter provided. The retirement board may increase the percentage rate of contribution to the retirement fund of any employee or employees for the purpose of establishing and maintaining on an actuarial basis a plan of insurance, survivors' benefits, or other type of benefit or benefits, the cost of which shall be paid out of such extra percentage so authorized and deducted from the employee's compensation, except as hereinafter provided. Any plan or plans so established and placed in operation may be amended from time to time, or may be abandoned, but if abandoned, any surplus remaining from the operation of a plan shall be the property of the fund, and shall be credited to the reserve for loss in investment account.
- Sec. 3. Laws 1973, Chapter 133, Section 15, Subdivision 1, as amended by Laws 1973, Chapter 770, Section 4, is amended to read:
- Sec. 15. SERVICE ALLOWANCE; CONTRIBUTING EMPLOYEES. Subdivision 1. Except as otherwise provided in subdivision 3, all contributing members subsequent to the effective date of this act who, at the time of retirement, shall have fulfilled the conditions necessary to enable them to retire, shall receive what shall be known as a "formula pension and annuity" equal to \(\frac{1\sqrt{55}}{1\sqrt{55}}\)-two percent for each year of allowable service for the first ten years and thereafter 2.5 percent per year of allowable service of his arithmetic average annual salary, wages or compensation from the city for any five calendar years out of the last ten calendar years of service except as provided for in section 16, which may include the year in which the employee retires, as selected by the employee, multiplied by his years of service with the city. The formula pension and annuity shall be computed on the single life plan but subject to the option selections provided for in section 17.

In order to be entitled to the formula pension and annuity herein provided for, the retiring employee at the time of cessation of employment and of actual retirement must have attained the age of 60 years or have been employed by the city not less than 30 years, or meet the

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qualifications provided for in section 16, in addition thereto have contributed to the retirement fund at the percentage rate prescribed by the retirement law prior to the passage of this act on all salaries, wages, or compensation received from the city from January 1, 1922 to July 1, 1955, and at the percentage rate of six-7-1/4 percent on all salaries, wages or compensation received from the city subsequent to July 1, 1955-the effective date of this act. The years of service to be applied in the formula pension and annuity shall be found and determined by the retirement board, except that no credit shall be allowed for the year or years in which a back charge is owing at time of retirement and the earnings from such year or years shall not be used in determining the average annual salary.

Sec. 4. This act is effective upon approval by the city council of the city of Minneapolis and upon compliance with Minnesota Statutes, Section 645.021:

Approved February 22, 1974.

CHAPTER 74—S.F.No.2891 [Not Coded]

An act relating to the city of Minneapolis; retirement; disability benefits for city employees; amending Laws 1973, Chapter 133, Section 18, Subdivisions 2, and 3 as amended.

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

Section 1. Laws 1973, Chapter 133, Section 18, Subdivision 2, is amended to read:

Subd. 2. MINNEAPOLIS, CITY OF; RETIREMENT PROGRAM. The non duty-amount of disability allowance under this section shall be the actuarial equivalent at the age when amount of service allowance to which the employee is placed on such disability allowance of the net amount to which the contributions already made by the employee and the eredits allowed or contributions already made by the city on his behalf would accumulate if allowed to remain at four pereent compound interest until the earliest permissible date for retirement on a service allowance. The duty disability allowance shall equal the actuarial equivalent at the age when an employee is placed on such disability allowance of the net amount which would be accumulated to the eredit of the employee if his annual contributions at the time of disability and the annual eredits or contributions of the city were continued to the earliest permissible date for retirement on a service allowance; interest for such period being calculated at four percent compound interest-would be entitled under section 15, notwithstanding the age requirements expressed therein; or the lesser of the following

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