Ch. 62 LAWS 1971 — REGULAR SESSION

<u>Subd. 4. WEEKLY EXTENDED BENEFIT AMOUNT. The</u> weekly extended benefit amount payable to an individual for a week of total unemployment in his eligibility period shall be an amount equal to the weekly benefit amount payable to him during his applicable benefit year.

<u>Subd. 5.</u> TOTAL EXTENDED BENEFIT AMOUNT. The total extended benefit amount payable to any eligible individual with respect to his applicable benefit year shall be 50 percent of the total amount of regular benefits which were payable to him under this law in his applicable benefit year.

<u>Subd. 6.</u> BEGINNING AND TERMINATION OF EXTENDED BENEFIT PERIOD. (1) Whenever an extended benefit period is to become effective in this state (or in all states) as a result of a state or a national "on" indicator, or an extended benefit period is to be terminated in this state as a result of a state "off" indicator and/or state and national "off" indicators, the commissioner shall make an appropriate public announcement.

(2) Computations required by the provisions of subdivision 1 (6) shall be made by the commissioner, in accordance with regulations prescribed by the U.S. secretary of labor.

(3) Except as otherwise provided, benefits paid under this section shall not be charged to the employment experience record of an employer.

Approved March 18, 1971.

CHAPTER 62—H.F.No.10

An act relating to local governments; regulating the bonded debt of consolidated or otherwise altered local government units; amending Minnesota Statutes 1969, Section 414.067, Subdivision 2.

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

Section 1. Minnesota Statutes 1969, Section 414.067, Subdivision 2, is amended to read:

Subd. 2. MUNICIPALITIES; CONSOLIDATION; BONDED DEBT. When an entire township is annexed by an existing municipality, or an entire township is incorporated into a new municipality, or an entire township or municipality is consolidated into a new

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municipality, all money, claims, or properties, including real estate owned, held, or possessed by the annexed, incorporated or consolidated township or municipality, and any proceeds or taxes levied by such town or municipality, collected or uncollected, shall become and be the property of the new or annexing municipality with full power and authority to use and dispose of the same for public purposes as the council or new annexing municipality may deem best, subject to the rights of creditors. Any bonded indebtedness of a town or former municipality annexed to an existing municipality or incorporated or consolidated into a new municipality shall be borne only by that property within the boundaries of the former town or municipality, provided, however, the units of government concerned may by resolution of their governing bodies agree that the new municipality shall assume the bonded indebtedness of the former units of government existing and outstanding at the time of annexation, incorporation or consolidation.

Approved March 19, 1971.

CHAPTER 63—H.F.No.36

An act relating to real property; providing for certifications of taxes paid before recording instruments; amending Minnesota Statutes 1969, Section 272.12; 272.14; and 508.47, Subdivision 4; repealing Minnesota Statutes 1969, Section 272.13.

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

Section 1. Minnesota Statutes 1969, Section 272.12, is amended to read:

272.12 REAL PROPERTY; RECORDATION; CERTIFICA-TION OF TAXES. When a deed or other instrument conveying land, or a plat of any town site or addition thereto, or a survey required pursuant to section 508.47, is presented to the county auditor for transfer, he shall ascertain from his records if there be taxes due delinquent upon the land described therein, or if it has been sold for taxes. If there are taxes due delinquent, he shall certify to the same; and upon payment of such taxes, and of any other taxes that may be in the hands of the county treasurer for collection or in case no taxes are due delinquent, he shall transfer the land upon the books of his office, and note upon the instrument, over his official signature, the words, "no delinquent taxes paid and transfer entered," or, if the land described has been sold or assigned to an actual purchaser for taxes, the words "paid by sale of land described

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