said bonds shall be fixed by the resolution authorizing their issue, and all or any of them may be in the form of coupon bonds or of registered certificates, so called, as the purchasers

may prefer.

Sec. 4. How signed.—All bonds or certificates so issued shall be signed by the mayor, attested by the city clerk, and countersigned by the city comptroller of said city, and be sealed with the city seal; except that the signatures to the coupons attached thereto, if any, may be lithographed. None of such obligations shall be sold for less than 95 per cent of their par value and accrued interest, or to any but the highest responsible bidder therefor.

Sec. 5. Application.—This act shall not apply to any city whose inhabitants have adopted a charter pursuant to Section

36, Article 4 of the state constitution.

Approved April 16, 1913.

CHAPTER 312-S. F. No. 903.

An Act to amend Section 1901, Revised Laws of 1905, as amended by Chapter 259, General Laws of 1907, relating to insurance on state buildings and the purchasing of fuel for state buildings.

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

Section 1. Board may insure, but shall purchase fuel.— That Section 1901, Revised Laws of 1905 as amended by Chapter 259, General Laws of 1907, relating to insurance on state buildings and purchasing of fuel for state buildings, be and the same is hereby amended so as to read as follows:

"Sec. 1901. Insurance of state buildings—Fuel: Said board may keep insured in solvent insurance companies, all state buildings except the soldiers' home, and all other insurable property belonging to the state, to an amount not exceeding two-thirds of the value thereof and said board shall also purchase fuel for all such buildings."

Sec. 2. This act shall take effect and be in force from and

after its passage.

Approved April 15, 1913.