

tion of vending stands or other equipment, initial stocks and supplies for small business enterprises; supervision and management of small business enterprises, merchandising programs or services rendered by severely disabled persons; the establishment, improvement, maintenance or extension of public and other non-profit rehabilitation facilities, centers, workshops, demonstration projects and research. These services shall be provided for ~~residents~~ *individuals in the state* whose capacity to earn a living has in any way been destroyed or impaired through industrial accident or otherwise, provided that such persons shall be entitled to free choice of vendor for any medical or dental services thus provided.

Approved May 16, 1969.

CHAPTER 455—S. F. No. 1131

An act relating to the inclusion of the amount of the homestead tax credit upon real property tax statements; amending Minnesota Statutes 1967, Section 276.04.

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

Section 1. Minnesota Statutes 1967, Section 276.04, is amended to read:

276.04 Taxation; statements of tax; homestead tax credit. On receiving the tax lists from the county auditor, the county treasurer shall, if directed by the county board, give three weeks' published notice in a newspaper specifying the rates of taxation for all general purposes and the amounts raised for each specific purpose and cause to be printed on the back of all tax receipts and tax statements a tabulated statement of the rates of taxation and amounts. The county treasurer shall mail to taxpayers statements of their personal property taxes due, such statements to be mailed not later than February 15, statements of their real property taxes due shall be mailed not later than May 15; provided, that the validity of the tax shall not be affected by failure of the treasurer to mail such statement. Such statements shall contain the market value, as defined in section 272.03, subdivision 8, used in determining the tax. *Such statements shall also contain the amount of any reduction in real property taxes applicable to homesteads as provided in section 273.13, subdivisions 6 and 7.* If so directed by the county board, ~~he~~ *the treasurer*

Changes or additions indicated by italics, deletions by ~~strikeout~~.

shall visit places in the county as he deems expedient for the purpose of receiving taxes and the county board is authorized to pay the expenses of such visits and of preparing duplicate tax lists.

Approved May 16, 1969.

CHAPTER 456—S. F. No. 1236

[Coded]

An act relating to non-profit medical and dental service plan corporations; license for solicitor or agent; amending Minnesota Statutes 1967, Chapter 159, by adding a section.

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

Section 1. Minnesota Statutes 1967, Chapter 159, is amended by adding a section to read:

[159.50] Non-profit medical and dental service plans; solicitors or agents; license. *Subdivision 1. No person shall act as a solicitor or agent for solicitation of subscribers on behalf of a non-profit medical or dental service plan corporation, except an officer thereof, until he obtains from the commissioner of insurance a license therefor, which license shall specifically set forth the name of such person and that he is so authorized to act on behalf of a non-profit medical or dental service plan corporation. Such license shall be granted by the commissioner to qualified persons only upon request of such non-profit medical or dental service plan corporation. The commissioner may establish by rule reasonable standards of qualification for such license.*

Subd. 2. To become qualified, a person shall submit to the commissioner a written application furnished by the commissioner, and, except as provided in subdivision 3, pass a written examination reasonably designed to determine whether such person is qualified to be licensed as an agent or solicitor. Any such examination shall be pertinent to the contracts and coverage furnished by the non-profit medical or dental service plan corporation and be comparable to the examination required for a health and accident insurance agent's license.

Prior to his taking any such required examination or re-examination, the applicant shall pay to the commissioner an examination

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