and cars of every kind shall be deemed chattels and movable property for the purpose of the enforcement of such taxes. When any steam engine or car is levied on, the state treasurer, or his deputy commissioner of taxation, making such distress or levy may move the same upon and over any road, track, or side track within the state, and to any town or city therein. The treasurer, or his deputy commissioner of taxation, making such levy may seize and take immediate and exclusive possession of any side track, roundhouse, or engine house. depot or warehouse, or building of the corporation or company in default, and move any property so distrained or levied on, upon, or into the same, and maintain such possession so long as, in the opinion of the treasurer commissioner of taxation, may be necessary for the collection of such taxes. Every person who, without authority from the treasurer, or his deputy commissioner of taxation, interferes with or molests the property so levied upon, or such side track or building upon or in which the same shall be placed, shall be deemed guilty of a felony, and be punished by imprisonment in the state prison for not less than one year, nor more than seven years.

Sec. 21. Minnesota Statutes 1967, Section 295.14, is amended to read:

295.14 Lands sold to be returned. On or before April first, of each year, every railroad company which has received lands from the state or the United States to aid it in the building of its road shall make, to the railroad and warehouse commissioner contracted to be sold during the year ending December thirty-first preceding, verified by the land commissioner or other proper officer of such company. All trustees or other persons to whom any such lands have been conveyed, or by whom such lands are held in trust or otherwise, shall be subject to this section.

Sec. 22. Minnesota Statutes 1967, Sections 294.01, Subdivision 2; 294.04; 294.05; 295.06; 295.07; 295.08; 295.09; 295.10; 295.11; 295.16; 295.17; 295.18; 295.19; 295.20; 295.22; 295.26; and 295.35 are repealed.

Approved June 9, 1969.

# CHAPTER 1148-H. F. No. 2366

An act relating to fees to be paid to the state of Minnesota; amending Minnesota Statutes 1967, Sections 18.51, Subdivision 2;

18.52, Subdivision 5; 18.54, Subdivision 1; 24.072, Subdivision 2; 24.25, Subdivision 2; 27.04; 31.185, Subdivision 2; 31.431, Subdivision 1; 32,075; 32.09; 32.58; 32.59; 34.04; 34.05; 34.06; 63.36; 64A.32, Subdivision 2; 71A.04, Subdivision 1; 76.35; 76.37; 80.121; 80.20; 82.03, Subdivision 4; 121.26; 144.169, Subdivision 1; 168.27, Subdivision 3; 168.43; 168.54, Subdivision 4; 183.545, Subdivisions 2, 3, and 4; 183.57, Subdivision 2; 221.061; 221.131; 223.03 as amended; 231.16; 239.18, Subdivision 3; 282.09, Subdivision 1; 296.06, Subdivision 2; 296.12, Subdivisions 1. and 2; 297.04, Subdivision 4; 297.33, Subdivision 4; 300.49, Subdivision 1; 301.071, Subdivision 2; 303.07; 303.13, Subdivision 1; 303.21, Subdivisions 1 and 2; 308.06, Subdivision 4; 317.67; 326.334, Subdivisions 1 and 4; 332.01, Subdivision 4; 333.20 Subdivision 4; 333.22, Subdivision 1; 333.23; 340.11, Subdivisions 3 and 14; 340.113, Subdivision 2; 340.402; 340.493, Subdivision 2; 357.08; 359.01; 605.03, Subdivision 1: and 605.045.

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

Section 1. Minnesota Statutes 1967, Section 18.51, Subdivision 2, is amended to read:

Subd. 2. State government; fees paid to state. Each nurseryman shall be required to pay an annual fee before the commissioner shall issue a certificate of inspection. This fee shall be based on the area of all of his nurseries as follows:

Nurseries:

(1)	1/2 acre or less	\$10 per nurseryman
(2)	Over 1/2 acre to and including 2 acres	\$15 per nurseryman
(3)	Over 2 acres to and including <del>10</del> 5 acres	<del>\$30</del> \$25 per nurseryman
(4)	Over <del>10</del> 5 acres to and including <del>59</del> 10 acres	<del>\$50</del> \$35 per nurseryman
(5)	Over <del>50</del> 10 acres to and including 25 acres	<del>\$100</del> \$50 per nurseryman
(6)	Over 25 acres 10 and including 50 acres	\$75 per nurseryman
(7)	Over 50 acres	\$125 per nurseryman
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Sec. 2. Minnesota Statutes 1967, Section 18.52, Subdivision 5, is amended to read:

SESSION LAWS

[Chap.

Subd. 5. Fees. Each dealer is required to pay an annual fee. The fee charged shall be based on the gross sales of the dealer during the preceding certificate year. In the case of a dealer operating for the first year, the minimum fee will suffice.

Dealers:

(1)	Gross sales up to \$15,000\$5,000	at a location \$15 per location
(2)	Gross sales over <del>\$15,000</del> \$5,000 and up to <del>\$25,000</del> \$10,000	at a location <del>\$25</del> \$20 per location
(3)	Gross sales over <del>\$25,000</del> \$10,000 up to <del>\$50,000</del> \$15,000	at a location <del>\$35</del> \$25 per location
(4)	Gross sales over <del>\$59,009</del> \$15,000 up to <del>\$199,000</del> \$25,000	at a location <del>\$50</del> \$35 per location
(5)	Gross sales over <del>\$100,000</del> \$25,000 up to <del>\$209,000</del> \$50,000	at a location <del>\$70</del> \$50 per location
(6)	Gross sales over <del>\$200,033</del> \$50,000 up to \$75,000	at a location <del>\$100</del> \$75 per location
(7)	Gross sales over \$75,000 up to \$100,000	at a location \$100 per location
(8)	Gross sales over \$100,000	at a location \$125 per location

Sec. 3. Minneesota Statutes 1967, Section 18.54, Subdivision 1, is amended to read:

18.54 Local sales and miscellaneous. Subdivision 1. The commissioner or his employee may make small lot inspections or perform other necessary services for which another charge is not specified. For such a service, he shall charge a fee of \$3 \$5; in addition, he may charge the necessary expenses incurred by the inspector performing this service.

Sec. 4. Minnesota Statutes 1967, Section 24.072, Subdivision 2, is amended to read:

Subd. 2. Fee. Each application for registration shall be accompanied by an inspection fee of \$7.50 \$9.50 for each of the first five products registered by any one firm and by an inspection fee of

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

2548

\$2 \$2.50 for each additional product registered. But in cases where the registration fees have been paid by the manufacturer, jobber, or any person, as required by this section, then in that event nothing in this section shall be construed as applying to retail dealers selling economic poisons or devices. All such registration fees collected by the commissioner shall be paid into the state treasury and be credited to the general revenue fund.

Sec. 5. Minnesota Statutes 1967, Section 24.25, Subdivision 2, is amended to read:

Subd. 2. Each application for registration shall be accompanied by an inspection fee of \$20 \$30 for each product for which registration is requested. All such registration fees collected by the commissioner shall be paid into the state treasury and be credited to the general revenue fund. There shall also be attached to each application for registration the label or labels which are to be used upon the antifreeze and each application shall be accompanied by a properly labeled sample of the antifreeze which shall not be less than one gallon. If after examination the commissioner finds that the sample is not adulterated or misbranded, and if it meets with the standards required by sections 24.24 to 24.31 and the rules and regulations promulgated in relation thereto, the commissioner shall issue a certificate of registration for the product. If the application is denied, the product shall not be offered for sale in this state.

Sec. 6. Minnesota Statutes 1967, Section 27.04, is amended to read:

27.04 Licenses; fees; honds. License to engage in the business of a dealer at wholesale within the state shall be issued by the commissioner to such reputable persons as apply therefor, pay the prescribed fee, and comply with the conditions herein specified.

The application shall be in writing accompanied by the prescribed fee and under oath, and shall set forth the place or places where the applicant intends to carry on the business for which the license is desired, the estimated amount of business to be done monthly, the amount of business done during the preceding year, if any, the full names of the persons constituting the firm, in case the applicant is a copartnership, the names of the officers of the corporation and where incorporated, if a corporation, and a financial statement showing the value and character in a general way, of the assets and the amount of liabilities of the applicant.

The applicant shall execute and file with the commissioner a corporate surety bond to the state of Minnesota to be approved by the commissioner, the amount and form thereof to be fixed by the com-

missioner, conditioned for the faithful performance of his duties as a dealer at wholesale for the observance of all laws relating to the carrying on of the business of a dealer at wholesale, for the payment when due of the purchase price of produce purchased by him when notice of default is given the commissioner within 30 days after the due date; provided, that the bond shall not cover transactions wherein it appears to the commissioner that a voluntary extension of credit has been given on the produce by the seller to the licensee beyond the due date, for the prompt settlement and payment of all claims and charges due the state for services rendered or otherwise, for the prompt reporting of sales, as required by law, to all persons consigning produce to the licensee for sale on commission, and the prompt payment to the persons entitled thereto of the proceeds of such sales, less lawful charges, disbursements, and commissions. The bond shall cover all wholesale produce business, (1) transacted within this state; (2) transacted in part within this state and the states and provinces contiguous with this state; (3) transacted in part within this state and other states which give the same or similar protection as provided by this section, and the license, or a certified copy thereof, shall be kept posted in the office of the licensee at each place within the state where he transacts business. Every license shall expire one year from the date of issuance of such license. The fee for each license shall be  $\frac{12.59}{25}$  \$25 and for each certified copy thereof  $\frac{1}{2}$  \$2. When the licensee shall sell, dispose of, or discontinue his business during the lifetime of his license he shall, at the time such action is taken, notify the commissioner, in writing, and shall upon demand produce before the commissioner a full statement of all assets and liabilities as of the date of transfer or discontinuance of the business.

All moneys collected from license fees shall be deposited in the state treasury.

Sec. 7. Minnesota Statutes 1967, Section 31.185, Subdivision 2, is amended to read:

Subd. 2. Licenses. Every person engaged in the business of operating a frozen food processing plant, or engaged as a processor, shall apply for a license therefor to the commissioner in such form and shall furnish such information as he may require. Each application shall be accompanied by a fee of 10 *license* is granted. If the commissioner shall find that the applicant maintains a proper place for the storage of frozen foods, has proper cooling and freezing facilities, maintains a proper place and equipment for processing meats and meat products, and meets all sanitation requirements, the commissioner shall issue to the applicant a license therefor. Such license shall

expire on the thirty-first day of December, following its issue and no license shall be issued for a longer term than one year, nor be transferable from one person to another or from the ownership to whom issued to another ownership or from one place to another place or location. If a license renewal is not applied for on or before January 1st of each year a penalty of 25 percent of the license fee \$3 shall be imposed. The provisions of this subdivision shall not apply to any person, place, or establishment operating under or subject to the Federal Meat Inspection Act of March 4, 1907 (34 U.S. Stat. 1260) and Amendments thereto.

Sec. 8. Minnesota Statutes 1967, Section 31.431, Subdivision 1, is amended to read:

Licensing; rules and regulations. Subdivision 31.431 Every person engaged in the business of a food handler shall 1. obtain from the commissioner a license for each establishment or mobile unit which is being operated by a food handler, which license shall state the name and address of the food handler, where such business is being engaged in, or the headquarters of the mobile unit, and the category for which he is being licensed. Applications for licenses shall be made to the commissioner in such manner as required and upon such forms as provided by the commissioner, which application shall state the name and address of the applicant, the name and address where such business is being conducted or such mobile unit is headquartered, the nature of the business he is engaged in, and such other pertinent information as the commissioner shall require. Each application shall be accompanied by a fee of \$5 \$10, except that applications from licensees who are additionally licensed under the provisions of section 157.03 shall be accompanied by a fee of \$1.50. The commissioner and the hotel inspection division under section 157.03. may issue a joint license in a manner to be agreed upon to applicants who are licensed under sections 31.411 to 31.491, and section 157.03. The joint license shall be issued upon the payment of the amount of the two licenses under sections 31.411 to 31.491, and under section 157.03, except where the licensee is a vending machine operator. Where the licensee is a vending machine operator, a joint license shall be issued, and the licensee shall pay a fee, in lieu of all other fees, according to the following schedule: \$5 \$10, and if the vending machine operator also operates a commissary, an additional \$10: and the application shall also be accompanied by a fee of \$2 for each of the first 100 vending machine locations; and \$1 thereafter, for each location where two or more machines are installed, or a fee prorated on the basis of \$25 for each 100 locations thereafter where only single machines are installed at each such location; provided, that no vending machine operator shall pay a total of more than \$400 regard-

less of the number of such locations; and provided further that the vending machine location license fee shall not apply to locations where vending machines dispense only bottled or canned soft drinks, pre-packaged confections, and similar dry, nonperishable items, ball gum, nuts, and panned candies. All licenses shall expire annually and no license shall be issued for a term longer than one year. The commissioner may divide persons required to be licensed under this section into such groups by geographical location, type of operation, or other methods of classification, as he believes will best promote the economical, effective, and convenient execution of this section and shall determine on what day of each year licenses in each group shall expire. He may change such groups or methods of classification from time to time. A licensee, the period of whose group is shortened by such grouping or change thereof, shall pay only such proportion of the annual license fee as the shortened period bears to one year and receive credit on the fee for the next license year for any overpayment, and if the period of a group is lengthened, a licensee shall pay additional fees proportionate to the time by which it is lengthened. Such license shall be posted or displayed in a conspicuous place at the establishment so licensed. If a license renewal is not applied for on or before the expiration date after such applicant has manufactured, processed, sold or offered for sale, exposed for sale or had in possession with intent to sell food within this state, a penalty of 25 percent of the license fee shall be imposed. All such license fees and penalties collected by the commissioner shall be deposited into the state treasury.

Sec. 9. Minnesota Statutes 1967, Section 32.075, is amended to read:

transferability; 32.075 Term of license: fees and Every license issued by the commissioner shall be for a penalties. period ending on the thirty-first day of December next following, and shall not be transferable. The fee for each such annual license or renewal thereof shall be \$3 \$5 and shall be paid to the commissioner before any license or renewal thereof is issued. If a license renewal is not applied for on or before January 1 of each year a penalty of 25 percent of the license fee shall be imposed. A person who does not renew his license within one year following its December 31 expiration date, except those persons who do not renew such license while engaged in active military service, shall be required to prove his competency and qualification pursuant to Minnesota Statutes, Section 32.073, before a license is issued. The commissioner may require any other person who renews his license to prove his competency and qualification in the same manner. All license fees and penalties received by the commissioner shall be paid into the state treasury.

Sec. 10. Minnesota Statutes 1967, Section 32.09, is amended to read:

32.09 Dairy plant licensing. No dairy plant or other establishment in which dairy products or goat milk, as defined in section 32.391, subdivision 1, are manufactured, processed, or handled, or for transportation, shall be operated in this state unless a license therefor shall be issued and be in force, as provided in sections 32.09 and 32.10. The owner, operator, or lessee of any such plant or establishment shall apply to the commissioner for such license upon such form and shall furnish such information as he may require including, but not limited to, an audited financial statement verified by the auditor and the plant manager. The application shall be accompanied by a fee which shall be based upon the butterfat intake of the applicant during the year ended on the last day of the month next preceding the date of application, as follows: If the butterfat intake for such period is 200,000 pounds or less, \$10; if the butterfat intake for such period is more than 200,000 pounds, \$25 \$35 for each place to be licensed, which shall be paid into the state treasury. If the commissioner finds that such applicant maintains a proper place, with sufficient and proper machinery and equipment for the manufacture, processing, or handling of dairy products, as required by law in this state and the rules and regulations of the commissioner, he shall issue the license so applied for. All such licenses shall expire on June thirtieth, of each year, unless sooner revoked as provided in section 32.10. A separate license shall be required and the prescribed fee shall be paid for each such plant or establishment. If a license renewal is not applied for on or before July 1st of each year, a penalty of 25 percent of the license fee shall be imposed.

Sec. 11. Minnesota Statutes 1967, Section 32.58, is amended to read:

32.58 License, each plant. Any person desiring to manufacture frozen foods, mix, ice cream mix, mix base, or ice cream mix base in the state of Minnesota shall apply to the department of agriculture for a license for each plant or establishment, in such form as it may require. The application shall be accompanied by a fee of \$19\$12.50 for each plant or establishment in this state, unless any such plant or establishment has an average volume of all such products of 20 gallons or less per day during the months of June, July, and August of the preceding calendar year, and for each such plant or establishment so qualified the license fee shall be \$5 \$6. Such fees shall be paid into the state treasury and credited to the general revenue fund. If the department of agriculture shall find that the applicant maintains a proper place and sanitary equipment and complies with require-

ments of section 32.392 and produces a product in conformance with the standards, rules and regulations duly promulgated by the commissioner, it shall issue to the applicant a license therefor.

Sec. 12. Minnesota Statutes 1967, Section 32.59, is amended to read:

32.59 Nonresident manufacturer, license. Any person who manufactures frozen foods, mix, ice cream mix, mix base, or ice cream mix base outside of the state, for sale within the state, shall apply for registration with the department of agriculture in such form, and furnish such information, as it may require. Samples of all frozen foods, mix, ice cream mix, mix base, or ice cream mix base, so manufactured for sale and sold within this state, shall be submitted to the department. Each application for registration shall be accompanied by a fee of \$15 \$19, which shall constitute the registration fee in case certificate of registration is granted. If the department of agriculture shall find that the samples so submitted are up to the accepted standards, and otherwise comply with the laws of this state, it shall issue to applicant a certificate of registration.

Sec. 13. Minnesota Statutes 1967, Section 34.04, is amended to read:

34.04 Licenses; applications, fees, refunds. Any person manufacturing, mixing, or compounding soft drinks or other non-alcoholic beverages, as described in section 34.02, shall apply for a license therefor to the commissioner, in such form, and furnish such information as the commissioner may require. Each application, except as otherwise provided, shall be accompanied by a license fee of \$24 \$30, which shall be the annual license fee if the license is granted, provided, however, that if the applicant manufactures, mixes, or compounds soft drinks or other non-alcoholic beverages as described in section 34.02 in quantities of from over one quart to five gallons, the application shall be accompanied by a license fee of 3.50 \$6 which shall be the annual license fee if license is granted. If the license fee of the applicant is \$24 \$30 and license is refused one-half of such sum shall be retained to reimburse the state for inspection, the balance being returned to the applicant. There is hereby appropriated to the persons entitled to such refund, from the fund or account in the state treasury to which the money was credited, an amount sufficient to make the refund and payment. In the case of all other applicants, if license is refused, no portion of the sum so paid shall be returned but all such sums shall be retained to reimburse the state for inspection. If the commissioner shall find that the applicant maintains a proper place and the equipment and containers necessary for the manufac-

1148]

ture of soft drinks and other non-alcoholic beverages, as required by sections 34.02 to 34.11, and otherwise complies therewith, the commissioner shall issue to the applicant a license therefor.

Sec. 14. Minnesota Statutes 1967, Section 34.05, is amended to read:

34.05 **Registration by non-resident manufacturers.** Any person who manufactures soft drinks or other non-alcoholic beverages outside of this state, for sale within this state, shall apply for registration with the commissioner in such form and furnish such information as he may require. Samples of all soft drinks or other non-alcoholic beverages so manufactured for sale and sold within this state shall be submitted. Each application shall be accompanied by a registration fee of \$24 \$30, which shall constitute the registration fee in case registration is granted, and one-half of which may be retained to reimburse the state for inspection should registration be refused. If the commissioner shall find that the samples so submitted are up to accepted standards, and otherwise comply with the laws of this state, he shall issue to the applicant a certificate of registration.

Sec. 15. Minnesota Statutes 1967, Section 34.06, is amended to read:

34.06 License or certificate of registration; term; transfer; fee: penalty. License, or certificate of registration issued hereunder, shall expire on the thirty-first day of March following its issue, and no license or certificate of registration shall be issued for a longer term than one year, and it shall not be transferable from one person to another, or from the ownership to whom issued to another ownership, or from one place to another place or location. When a license or certificate of registration requires a \$24 \$30 annual fee but is issued for a less term than one year, the fee for same shall be computed at the rate of \$2 \$2.50 for each calendar month or fractional part of such month. Applicants qualifying for a \$3.50 \$6 annual license fee, regardless of the term the license is issued for, shall pay that sum as the annual license fee. A penalty of 50 percent of the license or registration fee shall be imposed if license or certificate of registration is not applied for on or before April first, of each year, or within 30 days after such beverages are first manufactured or sold within this state.

Sec. 16. Minnesota Statutes 1967, Section 605.03, Subdivision 1, is amended to read:

605.03 Manner of making appeal. Subdivision 1. An appeal shall be made by the service of a written notice of appeal on

the adverse party. The notice shall specify the judgment or order from which the appeal is taken. Not more than five days after expiration of the time to appeal, the appellant shall file the notice of appeal and the cost bond required by this chapter with the clerk of the court in which the judgment or order was entered, together with a deposit of \$15 \$25. The bond may be waived by stipulation of the parties.

Sec. 17. Minnesota Statutes 1967, Section 605.045, is amended to read:

605.045 **Transmittal of fee.** Upon compliance with section 605.03, subdivision 1, the clerk of the court from which the appeal is taken shall immediately transmit to the clerk of the supreme court  $\frac{10}{20}$  out of the fee prescribed by section 605.03, subdivision 1, together with a certified copy of the notice of appeal, bond or stipulation waiving such bond.

Sec. 18. Minnesota Statutes 1967, Section 63.36, is amended to read:

63.36 Licenses required for employers making deductions from wages of employees. No employer shall make deductions from the wages of his employees for the purpose of furnishing them with life insurance, funeral benefits, medical or hospital care, accident, sickness or old age insurance or benefits, unless he first receives from the commissioner of insurance a license for the benefit plan he operates or proposes to operate. Such license shall be granted only when the commissioner is satisfied that the benefits given are commensurate with the charges made and that the charges will keep the fund solvent. All such licenses shall be for the period of one year. The commissioner may require a statement of the operation of the fund, on a form to be prescribed by him, before granting a renewal. The fee for any such license is \$1 \$2 and for filing the annual statement \$1 \$2. Before granting a license the commissioner of insurance shall submit the proposed plan to the chairman of the industrial commission in order that he may determine whether the benefits are in conjunction with benefits under the workmen's compensation act. This section shall not apply to deductions made from employees' wages for group insurance issued by insurers authorized to transact business in this state.

Sec. 19. Minnesota Statutes 1967, Section 64A.32, Subdivision 2, is amended to read:

Subd. 2. Fee. For each license or renewal, the association shall pay the commissioner of insurance \$10 \$20.

Sec. 20. Minnesota Statutes 1967, Section 71A.04, Subdivision 1, is amended to read:

71A.04 Taxes. Subdivision 1. Premium tax. The attorney in fact, in lieu of all taxes, state, county, and municipal, shall pay to the state with the filing of each annual report on or before March 1 as an annual license fee two percent of the gross premiums or deposits for the preceding calendar year, deducting all amounts returned to subscribers or credited to their accounts; and he shall pay a filing fee of \$2.

Sec. 21. Minnesota Statutes 1967, Section 76.35, is amended to read:

76.35 Fees. Upon the filing of every such application, the applicant shall pay to the state fire marshal a filing and inspection fee of \$25 \$50.

Sec. 22. Minnesota Statutes 1967, Section 76.37, is amended to read:

76.37 **Permits, renewal.** The license shall be renewed at any time within 30 days after the termination thereof by the filing of an application for such renewal and the payment of a fee of \$5 \$10 therefor; provided, the applicant for such renewal permit has complied with the provisions of this chapter, the laws of the state of Minnesota, and the ordinances of the municipality where the business or establishment is located.

Sec. 23. Minnesota Statutes 1967, Section 80.121, is amended to read:

80.121 **Examination fee.** An agent as defined in chapter 80, applying for a license under such chapter shall pay to the securities division an examination fee of \$10. Such fee shall be paid by applicants who qualify, or intend to qualify, by the National Association of Securities Dealer's, Inc. examination in lieu of the Minnesota examination.

Sec. 24. Minnesota Statutes 1967, Section 80.20, is amended to read:

80.20 Fees. The following fees shall be paid to the commission:

(1) On application for registration, an examination fee of \$10, and a fee of \$1 per \$1,000 on the total proposed sale price of the securities covered by such application, of which last stated amount \$25 shall be considered a filing fee and the remainder a regis-

tration fee; provided, that the minimum fee shall be \$35 and the maximum fee \$500, which maximum fee shall include the \$10 examination fee. An unlimited registration shall require the maximum fee.

(2) On notification of intention to sell, an examination fee of \$5, and a fee of 50 cents per \$1,000 on the total proposed sale price of the securities covered by such notification, of which last stated amount \$10 shall be considered a filing fee and the remainder a registration fee; provided, that the minimum fee shall be \$15 and the maximum fee \$200 except that the maximum fee shall be \$100 on securities outstanding for more than one year, which maximum fees shall include the \$5 examination fee. An unlimited notification shall require the maximum fee.

(3) On application for agents' licenses, \$7.50 \$20.

(4) On application for broker-dealers' licenses, \$100 \$200.

(5) On filing an offer under section 80.06, subdivision 9, \$10.

(6) On application for an amendment to a registration increasing the maximum selling price thereunder, 10, plus an additional fee calculated in accordance with clause (1) or (2) of this section, as the case may be, less the amount of all fees theretofore paid pursuant to clause (1) or (2) of this section in connection with the registration the amendment of which is requested; and on any other application for an amendment, 10.

(7) On annual reports of any investment company as now defined by section 3 of the "Investment Company Act of 1940" (Title I of Public Law No. 768 — 76th Congress, 3rd Session), \$100.

(8) On annual reports other than those covered by the preceding clause (7), \$10.

(9) On applications for investment advisor's licenses, \$75.

(10) For acceptance of service and mailing of process served upon the commissioner under any of the provisions of sections 80.05 to 80.27, \$2 for each person so served.

(11) The commission in the case of an application for registration, and the commissioner of securities in the case of notification of intention to sell, at any time prior to the registration of securities, may order the return of registration fees provided for in clauses (1) and (2) when securities applications and notifications of intention to

sell are permitted to be withdrawn. When such a withdrawal is made, the commissioner of securities shall certify to the state auditor the portion of the fee to be refunded to the applicant, and the auditor shall issue his warrant in payment thereof out of the fund to which such fee was credited in the manner provided by law. There is hereby appropriated to the persons entitled to such refunds from the fund in the state treasury to which such fees were credited an amount to make such refunds and payments.

No application, notification, request for amendment of a registration, service of process, annual report, or filing of offer shall be deemed to be filed or given any effect until the proper fee is paid. All fees and charges collected by the commission shall be covered into the state treasury.

Sec. 25. Minnesota Statutes 1967, Section 82.03, Subdivision 4, is amended to read:

Subd. 4. Fees. The following fees shall be paid to the commissioner:

(a) For each real estate broker's initial license, \$25 \$50, and for each annual renewal of such a license, \$15 \$25; for each initial license as real estate broker issued to an additional designated member of a partnership or association, or officer of a corporation, a fee of \$25 \$50; and for each annual renewal of such license, \$15 \$25.

(b) For each real estate salesman's license, \$10 \$25, for each annual renewal of such a license, \$10, and for each transfer license, \$10.

(c) The license entitles that person to conduct business as a real estate broker or salesman at the place of business designated in the application until July 1 following the date of issuance.

Sec. 26. Minnesota Statutes 1967, Section 144.169, Subdivision 1, is amended to read:

144.169 Fees; deposited with state treasurer. Subdivision 1. The applicant shall pay a fee of \$1 \$2 for each certified copy of a birth or death record or for a search of the files upon written request when no copy is made. Provided that a fee shall not be charged for any certified copy needed in connection with service in the armed forces or the Merchant Marine of the United States or in the presentation of claims to the United States Veterans Administration or the official veterans administration of any state or territory of the United States.

Sec. 27. Minnesota Statutes 1967, Section 168.27, Subdivision 3, is amended to read:

Licenses, when granted. The registrar shall grant Subd. 3. or deny the application for such license within 60 days after the filing of the application. If the application is granted, the registrar shall license the applicant as a motor vehicle dealer for the remainder of the calendar year, and issue a certificate of license therefor as the registrar may provide upon which shall be placed a distinguishing number of identification of such dealer. Each application for such license, and application for the renewal thereof, shall be accompanied by the sum of \$35 \$44, which shall be paid into the state treasury and credited to the general revenue fund. Such license, unless sooner revoked, as hereinafter provided, shall, upon the furnishing of proof as in the initial application herein provided for, satisfactory to the registrar, be renewed by the registrar annually upon application by the dealer and upon the making of all listings, registrations, notices, and reports required by the registrar, and upon the payment of all taxes, fees, and arrears due from such dealer.

Sec. 28. Minnesota Statutes 1967, Section 168.43, is amended to read:

168.43 License; application, examination, fees, refunds, Applications for examination and license under secappropriation. tions 168.39 to 168.44 shall be in writing upon such forms and shall contain such needed information as the secretary of state may prescribe, and shall be accompanied by the payment of an examination and license fee of \$3 \$4. A deputy registrar not serving on a stated salary shall retain 50 cents of such fee for expenses related to the first examination given to each examinee. Except as provided herein for licenses expiring in 1965, the fee for renewal of a chauffeur's license shall be \$2 \$2.50 provided, however, that for the year 1964 only, annual licenses expiring March 31, 1964 shall be renewed during the month of February 1964, but if not renewed during that month an additional fee of 50 cents shall be paid by the licensee. Upon payment of the renewal fee, as provided herein, plus the additional fee of 50 cents, if applicable, for the renewal of a license expiring March 31. 1964, and if the application for such renewal is approvable, the secretary of state shall issue a new license expiring on the birthday of the licensee in the year 1965. Thereafter, each license shall expire as provided in section 168.42. It is further provided that during the changeover of the licensing period from an annual expiration date to the expiration of the license on the birthday of the licensee, the renewal fee for annual licenses expiring March 31, 1964 shall be based

1148]

on the length of the period between April 1, 1964 and the expiration date of the new license according to the following schedule:

Expiration of	
New License Issued	Renewal Fee
If in January 1965	\$1.50
If in February, March, or April 1965	2.00
If in May, June, or July 1965	2.50
If in August, September, or October 1965	3.00
If in November or December 1965	

The fee for renewal of a school bus driver's license shall be \$2 \$2.50. All fees collected pursuant to sections 168.39 to 168.44, except those which a non-salaried deputy registrar is allowed to retain, shall be deposited in the general revenue fund. No fees, except overpayments and fees for renewals which are not allowed, that have been paid into the general revenue fund shall be refunded, but the secretary of state in his discretion, upon proper application within three months thereafter, may grant one re-examination without additional fee to a person who has been refused a license on a previous application. Refunds permitted by sections 168.39 to 168.44 shall be made in the manner provided by law for making refunds and paid out of the general revenue fund.

There is hereby appropriated to the persons entitled to such refund, from such moneys in the state treasury not otherwise appropriated, an amount sufficient to make the refund and payment.

Sec. 29. Minnesota Statutes 1967, Section 168.54, Subdivision 4, is amended to read:

Subd. 4. On and after July 1, 1955, there is hereby imposed a fee of \$1 \$2 upon every transfer of ownership by the secretary of state of any motor vehicle for which a registration certificate has here-tofore been issued under this chapter, except vehicles sold for the purposes of salvage or dismantling or permanent removal from the state.

To facilitate the collection of the fee imposed by this section, the registrar shall provide a "Transfer Filing Fee" stamp to any person upon payment of the required fee of \$1 \$2. Such stamp shall be affixed to each application for transfer of ownership before such application shall be accepted for recording. The stamps, in a design to be determined by the registrar, shall bear the words "Transfer Filing Fee, \$1 \$2" and shall be numbered serially. Stamps may be sold in advance in such quantities as the registrar may deem proper provided that payment in full of \$1 \$2 for each stamp sold is received at the time of the sale. Refund may be made upon return of any unused

[Chap.

stamps or any used stamps where such use was not required by law. When a stamp has been returned for refund, such stamp shall be canceled and preserved. The registrar shall maintain records, inventories and controls necessary to account for and safeguard the sale, refund and use of all stamps.

Sec. 30. Minnesota Statutes 1967, Section 183.545, Subdivision 2, is amended to read:

Subd. 2. The fee for an examination of an applicant for a master's or pilot's license is \$5. The fee for an annual renewal of a master's or a pilot's license is \$2 \$3.

Sec. 31. Minnesota Statutes 1967, Section 183.545, Subdivision 3, is amended to read:

Subd. 3. The fees for the inspection of boilers and pressure vessels are:

Boiler inaccessible for internal inspection,	
Boiler accessible for internal inspection,\$	<del>5</del> \$15
Pressure vessel accessible for internal	
inspection,	<del>\$3</del> \$6
Pressure vessel inaccessible for internal	
inspection,	<del>\$2</del> \$4

Shop inspection for full day \$45 \$60, one-half day \$25 \$35, plus mileage.

For less than one-half day the unit fee will prevail.

Sec. 32. Minnesota Statutes 1967, Section 183.545, Subdivision 4, is amended to read:

Subd. 4. The fee for an examination of an applicant for an engineer's license is:

Chief engineer's license,	
First class engineer's license,	
Second class engineer's license,	ł
Special engineer's license,	

If an applicant, after an examination, is entitled to receive a license, it shall be issued to him without the payment of any additional charge. Any license so issued expires one year after the date of its issuance. An engineer's license may be renewed upon application therefor and the payment of the an annual renewal fee of \$2: as follows;

Chief engineer's license renewal .....\$5

First class engineer's license renewal	\$5
Second class engineer's license renewal	\$4
Special engineer's license renewal	

The fee is payable at the time of application, which shall be made not later than ten days after the date of expiration of such license. If application is made more than ten days after the date of expiration of such license, an expired fee shall be paid instead of the renewal fee prescribed above; the expired fees are:

Chief engineer\$7	1
First class engineer\$7	1
Second class engineer\$6	5
Special engineer	ļ

Sec. 33. Minnesota Statutes 1967, Section 183.57, Subdivision 2, is amended to read:

Every boiler or pressure vessel as to which any in-Subd. 2. surance company authorized to do business in this state has issued a policy of insurance, after the inspection thereof, is exempt from inspection made under sections 183.375 to 183.58, while the same continues to be insured and the person, firm, or corporation owning or operating the same has an unexpired certificate of exemption from inspection, issued by the chief boiler inspector upon receipt of the exemption fee of \$1 \$2 for each object. A certificate of exemption expires one year from date of issue. The certificate of exemption shall be posted in a conspicuous place near the boiler or pressure vessel described therein and to which it relates. Every insurance company shall give written notice to the chief boiler inspector of the cancellation or expiration of every policy of insurance issued by it with reference to policies in this state, and the cause or reason for the cancellation or expiration. These notices of cancellation or expiration shall show the date of the policy and the date when the cancellation has or will become effective.

Sec. 34. Minnesota Statutes 1967, Section 221.061, is amended to read:

221.061 Operation certificate for regular route common carrier or petroleum carrier. Any person desiring a certificate authorizing operation as a regular route common carrier or petroleum carrier, or an extension of or amendment to such certificate, shall file a petition therefor with the commission which shall contain such information as the commission may, by rule or regulation, prescribe.

Upon the filing of a petition for a certificate, the applicant shall

pay into the state treasury as a fee for the issuance thereof the sum of \$59 \$75 and for any transfer or lease of such certificate the sum of \$25 \$37.50.

The petition shall be processed as any other petition and the commission shall cause a copy and a notice of hearing thereon to be served upon any competing carrier operating into any village or city located on the proposed route of the applicant and to such other persons or bodies politic which the commission deems interested in the application. Such competing carrier and other persons or bodies politic are hereby declared to be interested parties to the proceedings.

If, during the hearing, an amendment to the petition is proposed which appears to be in the public interest, the commission may allow the same when the issues and the territory are not unduly broadened by the amendment.

Sec. 35. Minnesota Statutes 1967, Section 221.131, is amended to read:

221.131 Permits; terms, fees, plates. Permits issued pur-suant to the provisions of sections 221.011 to 221.291 shall be effective for a 12-month period, commencing on the first day of the month of their issuance and shall continue from year to year thereafter upon payment of the required registration fee and compliance otherwise with law. The permit holder shall pay into the treasury of the state of Minnesota a fee of \$25 for each kind of permit for which a petition is filed, except on annual renewal, pursuant to section 221.121 and a registration fee of \$12.50 \$15 on each vehicle, including pickup and delivery vehicles, operated by him under authority of such permit during said 12-month period or fraction thereof. Trailers used by applicant in combination with truck-tractors shall not be counted as vehicles in the computation of fees under this section, provided applicant pays the fees for such truck-tractors. The commission shall furnish a distinguishing plate for each vehicle or truck-tractor for which a fee has been paid, which plate shall at all times be displayed on the vehicle or truck-tractor to which it has been assigned. Plates may be reassigned to another vehicle or truck-tractor without fee by the commission upon application of the permit holder. Plates issued under the provisions of this section shall be good only for the period for which the permit is effective. The name and residence of the permit holder shall be stenciled or otherwise shown in a conspicuous place on each vehicle operated under his permit. In the event a permit has been suspended or revoked, the commission may consider a petition for reinstatement thereof, upon the same procedure required for an original application, and may, in its discretion, grant or

deny the same. Regular route common carriers and petroleum carriers, operating under sections 221.011 to 221.291, shall annually on or before January 1 of each calendar year, pay into the treasury of the state of Minnesota an annual registration fee of \$12.50 \$15 for each vehicle, including pickup and delivery vehicles, operated during any calendar year. On vehicles registered under this section after March 31 of any calendar year, the registration fee shall be prorated on a quarterly basis as follows:

Vehicles registered a	after March 31	<del>\$9.50</del> <i>\$11.25</i>
Vehicles registered a	after June 30	<del>6.25</del> \$7.50
Vehicles registered a	after September 30	<del>3.25</del> \$3.75

A fee of  $\frac{52.50}{33}$  shall be charged for the replacement of an unexpired plate which has been lost or damaged by the owner.

Sec. 36. Minnesota Statutes 1967, Section 223.03, as amended by Laws 1969, Chapter 9, Section 55, is amended to read:

Licenses, application, bonds, conditions. The ap-223.03 plication for license shall be in writing, state the commodities for which license to sell is wanted, also the cities or other location in the state where applicant intends to do business, and give the business address of the applicant and the estimated volume of business to be done monthly. If he desires a license which shall authorize him to sell grain, hay, and straw the bonds shall be conditioned that he report to all persons consigning grain, hay, and straw to him, whether on commission or on an open account and pay to them the proceeds of its sale, less charges and actual disbursements; otherwise the bond shall be conditioned for the faithful performance of his duties as commission merchant. Separate licenses shall be required for each city or location at which consignments are received and disposed of by such commission merchant, and the licenses shall be kept posted in each office of licensee. All licenses shall expire May thirty-first of each year. The fee for each license shall be  $\frac{$25}{50}$ . Such license may be revoked by the commission for cause, upon notice and hearing. All moneys collected under this chapter shall be deposited in the state treasury.

Sec. 37. Minnesota Statutes 1967, Section 231.16, is amended to read:

231.16 Warehouseman to obtain license. In any city or village in this state having a population of 5,000 or more according to the last federal census, every person desiring to engage in the business of warehouseman, before engaging therein, shall be licensed annually by, and shall be under the supervision and subject to the inspection

[Chap.

of, the commission. Written application under oath in such form as shall be prescribed by the commission shall be made to the commission for license, specifying the city in which it is proposed to carry on the business of warehousing, the location, size, character, and equipment of the buildings or premises to be used by the warehouseman, the kind of goods, wares, and merchandise intended to be stored therein, the name of the person or corporation operating the same, and of each member of the firm or officer of the corporation, and any other facts necessary to satisfy the commission that the property proposed to be used is suitable for warehouse purposes and that the warehouseman making the application is qualified to carry on the business of warehousing. Should the commission decide that the building or other property proposed to be used as a warehouse is suitable for the proposed purpose and that the applicants are entitled to a license, notice of such decision shall be given the interested parties and, upon the applicants filing with the commission the necessary bond, as provided for in this chapter, the commission shall issue the license provided for, upon payment of the license fee, as in this section provided. In cities or villages with less than 5,000 population according to the last federal census, the commission may, in its discretion, issue a license to a warehouseman. A warehouseman to whom a license is issued shall pay for such license a fee of \$100 based on the storage capacity of the warehouse as follows:

Storage capacity:

(I)	20,000 square feet or less	\$150
(2)	Over 20,000 square feet to and	
, ,	including 100,000 square feet	\$200
(3)	Over 100,000 square feet to and	
``	including 200,000 square feet	\$250
(4)	Over 200,000 square feet	\$300.

Such license may be renewed from year to year but shall never be valid for a period of more than one year, and always upon payment of the full license fee, as provided for in this section for such renewal; and no license shall be issued for any portion of a year for less than the full amount of the license fee, as provided for in this section. Each license obtained under this chapter shall be publicly displayed in the main office of the place of business of the warehouseman to whom it is issued. Such license shall authorize the warehouseman to carry on the business of warehousing only in the one city named in the application and in the buildings therein described. The commission, without requiring an additional bond and license, may issue permits from time to time to any warehouseman already duly licensed under the provisions of this chapter to operate an additional warehouse in the same

city for which his original license was issued during the term thereof, upon his filing an application for such permit in such form as shall be prescribed by the commission.

License may be refused for good cause shown and revoked by the commission for violation of law or of any rule or regulation by it prescribed, upon notice and after hearing.

Any person or corporation operating as a warehouseman in cities or villages in this state having a population of less than 5,000, may elect to come under the provisions of this chapter by making application to the commission for a license as herein provided. The commission may grant or deny such application in its discretion.

Sec. 38. Minnesota Statutes 1967, Section 239.18, Subdivision 3, is amended to read:

Surety bonds; termination and cancellation of licenses. Subd. 3. Each applicant shall file with his application a surety bond naming him as principal, issued by a responsible surety company in a principal sum which shall be fixed by the commission on a graduated scale based on the amount of business the applicant has done during the preceding twelve month period, but which shall be not less than the sum of \$5,000. The commission shall by rule after public hearing fix a formula for determining the graduated amount of all bonds in excess of \$5,000, which formula shall be based on a percentage of the gross business of the licensee in a preceding twelve month period. If the licensee has not previously engaged in business as a livestock buyer or dealer, the commission shall require a financial statement from the applicant and on the basis of the financial statement, and on any other factor it may deem pertinent, shall fix the bond at a sum which in its judgment will protect the public. The commission may at any time raise or lower such bond requirements if it appears from an audit of the licensee's books and his financial statement that a modification of such bond requirements is justified. The railroad and warehouse commission shall be named as trustee in the bond which bond shall be for the purpose of protecting any person dealing with the licensee, or his or their agent or agents, within the state of Minnesota, from loss by reason of the failure to pay when due to the person or persons entitled thereto the purchase price of all livestock purchased from such persons by said principal or his or their agents and representatives. Such bond shall run continuously during the period such license shall be in force and effect. In case of default by the licensee the commission shall have the power to require the licensee and the surety company to appear before it at a hearing held

[Chap.

for the purpose of determining all liability of the licensee under the terms of his bond, and after said hearing, based on the evidence adduced thereat, the commission shall make its order fixing and determining the liability of the licensee and of the surety company because of the licensee's default and if the bond is insufficient to cover the liability of all claimants, the commission shall prorate the proceeds of the bond among the claimants on a percentage basis. Before such hearing the commission shall publish a notice setting forth the licensee's default and requiring all claimants to file proof of claim with the commission within three months of the date such notice is published or be barred from participating in the proceeds of such bond. Such publication shall be made in a newspaper published at the county seat of the county in which the licensee has his principal place of business and if the licensee maintains an auction pavilion which is not located at his principal place of business, publication shall also be made in a newspaper at or near the location of such livestock pavilion. The order of the commission may be enforced by appropriate proceedings in the district court of Ramsey county and any party aggrieved by the order of the commission may appeal to said district court in the manner provided for appeal from other proceedings before the commission. Upon the filing of the bond as required by the commission and the payment of the sum of  $\frac{15}{5}$  \$25, a license entitling the applicant to conduct the business of buying livestock at the places named in the application shall be issued. Such licenses shall run until the succeeding July 1, at which time they may be renewed by the payment of the aforesaid fee. In lieu of the bond required under the provisions of this subdivision, the applicant may file with the commission the dealer's bond filed by him with the United States department of agriculture and in effect pursuant to the provisions of the Packers and Stockyards Act, as amended, (7 U.S.C. 181 et seq.) the minimum amount of which is \$5,000, unless the commission shall determine that the amount of the federal bond is insufficient in any instance, in which event the commission shall by order fix the reasonable amount of the bond required to protect the public interest. A similar license shall be required of and shall be issued to each agent of the licensee upon the payment of \$15, and no agent shall engage in the buying or dealing in livestock without first securing such license.

No surety bond shall be required of any agent or employee of a livestock commission merchant, person, firm, or corporation, licensed under this section. Unless otherwise canceled by the commission or the licensee, the license of all agents or employees shall terminate with the expiration of the principal's license. An agent's or employee's license may be canceled by the principal when such cancelation has been approved by the commission.

Sec. 39. Minnesota Statutes 1967, Section 282.09, Subdivision 1, is amended to read:

282.09 Forfeited tax sale fund. Subdivision 1. Moneys The county auditor and county treasurer shall placed in fund. place all moneys received through the operation of sections 282.01 to 282.13 in a fund to be known as the forfeited tax sale fund and all disbursements and costs shall be charged against that fund, when allowed by the county board. Compensation of members of the county board shall be at the rate of \$10 per day and mileage as now or hereafter fixed by law with the aggregate compensation of any member of a county board for services rendered hereunder not to exceed the sum of \$300 in any one year. Compensation of a land commissioner and his assistants, if a land commissioner is appointed, shall be in such amount as shall be determined by the county board. The county auditor shall receive 50 cents for each certificate of sale, each contract for deed and each lease executed by him, and in counties where no land commissioner is appointed such additional annual compensation, not exceeding \$300, as shall be fixed by the county board. Compensation of any other clerical help that may be needed by the county auditor or land commissioner shall be in such amount as shall be determined by the county board. All compensation provided for herein shall be in addition to other compensation allowed by law. Out of the gross proceeds in this fund there shall be paid to the state, in addition to any distribution of net proceeds therefrom, a fee of  $\frac{1}{52}$  \$3 for each and every state deed hereafter issued or reissued by the commissioner of taxation pursuant to the sale of any tax forfeited lands. Fees so charged shall be included in the annual settlement by the county auditor as hereinafter provided. On or before February 1 in each year, the commissioner of taxation shall certify to the state auditor, by counties, the total number of state deeds issued and reissued during the preceding calendar year for which such fees are charged and the total amount thereof. When disbursements are made from the fund for repairs, refundments, expenses of actions to quiet title, or any other purpose which particularly affects specific parcels of forfeited lands, the amount of such disbursements shall be charged to the account of the taxing districts interested in such parcels. The county auditor shall make an annual settlement of the net proceeds received from sales and rentals by the operation of sections 282.01 to 282.13, at the regular March settlement, for the preceding calendar year.

Sec. 40. Minnesota Statutes 1967, Section 296.06, Subdivision 2, is amended to read:

Subd. 2. **Requirements for issuance.** A distributor's license shall be issued to any responsible person qualifying as a distributor

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

1148]

who makes application therefor, and who shall pay to the commissioner at the time thereof and annually thereafter a license fee of \$1 \$5, and who shall further comply with the following conditions:

A written application shall be made in a manner ap-<u>(1)</u> proved by the commissioner, who shall require the applicant or licensee to deposit with the state treasurer securities of the United States government or the state of Minnesota or to execute and file a bond, with a corporate surety approved by the commissioner, to the state of Minnesota in an amount to be determined by the commissioner and in a form to be fixed by the commissioner and approved by the attorney general, and which shall be conditioned for the payment when due of all excise taxes, inspection fees, penalties, and accrued interest arising in the ordinary course of business or by reason of any delinquent money which may be due the state of Minnesota; the bond shall cover all places of business within the state where petroleum products are received by the licensee; and the applicant or licensee shall designate and maintain an agent in this state upon whom service may be had for all purposes of this section.

(2) An initial applicant for a distributor's license shall furnish a bond in a minimum sum of \$3,000 for the first year;

(3) Whenever it is the opinion of the commissioner that the bond given by a licensee is inadequate in amount to fully protect the state, he shall require an additional bond in such amount as he deems sufficient;

(4) If any licensee desires to be exempt from depositing securities or furnishing such bond, as hereinbefore provided, he shall furnish an itemized financial statement showing the assets and the liabilities of the applicant and if it shall appear to the commissioner, from the financial statement or otherwise, that the applicant is financially responsible, then the commissioner may exempt such applicant from depositing such securities or furnishing such bond until the commissioner otherwise orders.

(5) The premium on any bond required under clauses (1) and (2), and on any additional bond required under clause (3), shall be paid by the commissioner out of a bond premium fund which he shall set up from an appropriation by the legislature from whatever funds are available. All of said bonds required during each license period shall be purchased by the commissioner of administration from the lowest responsible bidder after advertising for competitive bids in the manner prescribed by Laws 1939, Chapter 431, Article II, as

amended. The commissioner of administration shall call for bids within a reasonable period prior to the commencement of license period.

(6) After the present license period expires on May 31, 1947, the next license period shall be for one year ending May 31, 1948, the next license period shall be for 13 months ending June 30, 1949, and thereafter each license period shall be for one year ending each June 30.

Upon application to the commissioner and compliance (7) by the applicant with the provisions of this subdivision, the commissioner also shall issue a distributor's license to (a) any person engaged in this state in the bulk storage of petroleum products and the distribution thereof by tank car or tank truck or both, and (b) any person holding an unrevoked license as a distributor since January 1, 1947, and (c) any person holding a license and performing a function under the motor fuel tax law of an adjoining state equivalent to that of a distributor under this act, who desires to ship or deliver petroleum products from that state to persons in this state not licensed as distributors in this state and who agrees to assume with respect to all petroleum products so shipped or delivered the liabilities of a distributor receiving petroleum products in this state, provided, however, that any such license shall be issued only for the purpose of permitting such person to receive in this state the petroleum products so shipped or delivered. Except as herein provided, all persons licensed as distributors under this clause shall have the same rights and privileges and be subject to the same duties, requirements and penalties as other licensed distributors.

Sec. 41. Minnesota Statutes 1967, Section 296.12, Subdivision 2, is amended to read:

Subd. 2. Bulk purchasers' license requirements. No person shall receive special fuel as a bulk purchaser unless he shall have applied for and secured from the commissioner a bulk purchaser's license. The application shall be made in a manner approved by the commissioner and shall be accompanied by the payment of \$1 \$5, which shall be the license fee. A bulk purchaser's license shall be issued to any responsible person qualifying as a bulk purchaser who makes proper application therefor. The license shall be displayed in a conspicuous manner in the place of business and shall expire annually on November 30.

If at any time a bulk purchaser discontinues, sells or disposes of his business in any manner, he shall surrender his bulk purchaser's license to the commissioner at his office in St. Paul, Minnesota.

Sec. 42. Minnesota Statutes 1967, Section 297.04, Subdivision 4, is amended to read:

Subd. 4 Distributor's application; fee, bond; subjobber's license. Each application for a distributor's license shall be accompanied by a fee of \$100 \$150 and a corporate surety bond issued by a surety licensed to do business in this state in the sum of \$1,000, conditioned upon the true and faithful compliance by the licensee with all of the provisions of this act. This bond, or a reissue thereof, or a substitute therefor, shall be kept in full force and effect during the entire period covered by the license. A separate application for license shall be made for each place of business at which a distributor proposes to engage in business as such under sections 297.01 to 297.13, provided that a separate application for a subjobber's license may be made by a licensed distributor for each place of business (other than that for which he has obtained his distributor's license) to which he delivers and from which he sells or distributes stamped cigarettes.

Each application for a subjobber's license shall be accompanied by a fee of 12.

A distributor or subjobber applying for a license between January 1 and June 30 of any year shall be required to pay only one-half of the license fee provided for herein.

Sec. 43. Minnesota Statutes 1967, Section 297.33, Subdivision 4, is amended to read:

Subd. 4. Each application for a distributor's license shall be accompanied by a fee of  $\frac{25}{525}$  \$37.50. The application shall also be accompanied by a corporate surety bond issued by a surety licensed to do business in this state, in the sum of \$1,000, conditioned upon the true and faithful compliance by the distributor with all the provisions of sections 297.31 to 297.39 and the payment when due of all taxes, penalties and accrued interest arising in the ordinary course of business or by reason of any delinquent money which may be due the state of Minnesota. This bond shall be in a form to be fixed by the commissioner and approved by the attorney general. Whenever it is the opinion of the commissioner that the bond given by a licensee is inadequate in amount to fully protect the state, he shall require either an increase in the amount of said bond or additional bond, in such amount as he deems sufficient. Any bond required by this subdivision, or a reissue thereof, or a substitute therefor, shall be kept in full force and effect during the entire period covered by the license.

A separate application for license shall be made for each place

of business at which a distributor proposes to engage in business as such under sections 297.31 to 297.39.

Sec. 44. Minnesota Statutes 1967, Section 300.49, Subdivision 1, is amended to read:

300.49 Filing fees. Subdivision 1. Paid to state treasurer. Domestic corporations shall pay to the state treasurer the following fees:

(1) For filing articles of incorporation or instruments extending or renewing corporate existence, \$59 \$62.50 for the first \$25,000or fraction thereof of the par value of its authorized shares, and \$1\$1.25 for each additional \$1,000 or fraction thereof;

(2) For filing any amendment of articles of incorporation increasing the authorized number of shares, or the par value of shares previously authorized, or both, \$1.25 for each \$1,000 or fraction thereof of such increase.

Sec. 45. Minnesota Statutes 1967, Section 301.071, Subdivision 2, is amended to read:

Subd. 2. In addition to the fees prescribed in subdivision 1, fees shall be paid to the secretary of state according to the following schedule, at the time the service is performed:

(a) Filing articles of incorporation and issuing a certificate of incorporation, \$19 \$12.50;

(b) Filing articles of amendment superseding original articles of incorporation as provided in section 301.37, subdivision 2, \$19 \$12.50;

(c) Filing articles of amendment, including the reduction of stated capital pursuant to section 301.39, as provided in section 301.37, subdivision 4, \$5 \$6.50;

(d) Filing an agreement of consolidation or merger and issuing a certificate of incorporation or merger as provided in section  $301.42, \frac{$20}{25};$ 

(e) Filing a certificate of resolution instituting voluntary proceedings for dissolution and appointing a trustee as provided in section 301.47, \$3 \$4;

(f) Filing a certificate of trustee in voluntary proceedings for dissolution as provided in section 301.56, \$3 \$4;

(g) Filing an order of dissolution as provided in section 301.56, <del>\$5</del> \$6.50;

(h) Filing a certificate of change or registered office as provided in section 301.33, <del>\$5</del> \$6.50;

(i) Filing a certificate of resolution fixing equality of shares as provided in section 301.14, \$5 \$6.50;

(j) Filing a consent to use of name or a notice of intention to procure incorporation as provided in section 301.05, \$3 \$4;

(k) Filing a certificate of resolution electing to except or reject the provisions of Laws 1933, Chapter 300 and laws amendatory thereto, \$10 \$12.50;

(1) Filing any other instrument pursuant to the provisions of Minnesota Statutes, Chapter 301, \$5 \$6.50.

Sec. 46. Minnesota Statutes 1967, Section 303.07, is amended to read:

303.07 Initial license fee. At the time of making application for a certificate of authority the foreign corporation making such application shall pay to the state treasurer the sum of \$100 \$125 as an initial license fee.

Sec. 47. Minnesota Statutes 1967, Section 303.13, Subdivision 1, is amended to read:

303.13 Service of process. Subdivision 1. Foreign corporation. A foreign corporation shall be subject to service of process, as follows:

(1) By service thereof on its registered agent;

(2)When any foreign corporation authorized to transact business in this state shall fail to appoint or maintain in this state a registered agent upon whom service of process may be had, or whenever any such registered agent cannot be found at its registered office in this state, as shown by the return of the sheriff of the county in which such registered office is situated, or whenever any corporation shall have withdrawn from the state, or whenever the certificate of authority of any foreign corporation shall have been revoked or canceled, then, and in every such case, service may be made by delivering to and leaving with the secretary of state, or with any deputy or clerk in the corporation department of his office, three copies thereof and a fee of \$5 \$7.50; provided, that after a foreign corporation shall have withdrawn from the state, pursuant to section 303.16, service upon such corporation may be made pursuant to the provisions of this section only when based upon a liability or obligation of such corporation incurred within this state or arising out of any business done in

this state by such corporation prior to the issuance of a certificate of withdrawal.

If a foreign corporation makes a contract with a resident (3) of Minnesota to be performed in whole or in part by either party in Minnesota, or if such foreign corporation commits a tort in whole or in part in Minnesota against a resident of Minnesota, such acts shall be deemed to be doing business in Minnesota by the foreign corporation and shall be deemed equivalent to the appointment by the foreign corporation of the secretary of the state of Minnesota and his successors to be its true and lawful attorney upon whom may be served all lawful process in any actions or proceedings against the foreign corporation arising from or growing out of such contract or tort. Such process shall be served in duplicate upon the secretary of state, together with a fee of \$6 \$7.50 and the secretary of state shall mail one copy thereof to the corporation at its last known address, and the corporation shall have 20 days within which to answer from the date of such mailing, notwithstanding any other provision of the law. The making of the contract or the committing of the tort shall be deemed to be the agreement of the foreign corporation that any process against it which is so served upon the secretary of state shall be of the same legal force and effect as if served personally within the state of Minnesota.

Sec. 48. Minnesota Statutes 1967, Section 303.21, Subdivision 1, is amended to read:

303.21 Fees. Subdivision 1. The secretary of state shall collect a fee of \$1 \$2 to be transmitted to the register of deeds for recordation of any instrument required by this chapter to be forwarded by the secretary of state to a register of deeds.

Sec. 49. Minnesota Statutes 1967, Section 303.21, Subdivision 2, is amended to read:

Subd. 2. In addition to the fees prescribed by subdivision 1, the secretary of state shall collect when he files:

(a) An application for a certificate of authority and issues a certificate of authority,  $\frac{$15}{$19}$ ;

(b) An annual report, \$10 \$12.50;

(c) Articles of amendment or an instrument evidencing reduction of stated capital, except articles of amendment changing the corporate name, duration, or registered office, \$5 \$6.50;

(d) An instrument changing the registered office, the corporate name, or duration, \$10 \$12.50;

(e) A revocation or change of appointment of a registered agent,  $\frac{1}{2}$  \$2.50;

(f) An application for reinstatement of a certificate of authority and issues a certificate of reinstatement, \$15 \$19;

(g) An application for withdrawal and final report, and issues a certificate of withdrawal, \$10 \$12.50;

(h) Articles of merger or consolidation and issues amended certificate of authority, \$15 \$19;

(i) For filing or issuing another instrument pursuant to the provisions of this chapter, \$556.50.

Sec. 50. Minnesota Statutes 1967, Section 308.06, Subdivision 4, is amended to read:

Subd. 4. The original articles of incorporation, or a certified copy thereof, verified as such by the affidavits of two of the incorporators, shall be filed with the secretary of state and a copy thereof, certified as above required, shall be recorded in the office of the register of deeds of the county in which the principal place of business of the association is located. For filing the articles of incorporation, or amendments thereto, with the secretary of state there shall be paid to the state treasurer a fee of \$10 \$12.50.

Sec. 51. Minnesota Statutes 1967, Section 317.67, is amended to read:

317.67 Fees; filing documents, issuing certificates. (1) The secretary of state shall collect the amount of the fees charged by the register of deeds for recordation of any instrument required by this act to be forwarded by the secretary of state to a register of deeds.

(2) In addition to the fees prescribed by clause (1), the secretary of state shall collect when he files:

(a) a resolution to accept or to reject the provisions of sections 1 to 25, \$5 \$6;

(b) articles of incorporation and issues a certificate of incorporation,  $\frac{12}{12}$ ;

(c) articles of merger or consolidation and issues a certificate thereof,  $\frac{55}{5}$  \$6;

(d) agreement of merger or consolidation of a domestic and foreign corporation executed pursuant to the law of a foreign state or place, \$5 \$6;

- (e) a certificate of address of registered office, \$1 \$2;
- (f) statement of change of address of registered office, \$1 \$2;
- (g) a certificate of amendment, \$5 \$6;
- (h) any other instrument, \$1 \$2.

(3) The commissioner of insurance shall collect when he files:

- (a) articles of incorporation, \$1 \$2;
- (b) articles of amendment, \$1 \$2;
- (c) articles of merger or consolidation, \$1 \$2;
- (d) certificate of trustworthiness,  $\frac{1}{2}$ .

Sec. 52. Minnesota Statutes 1967, Section 332.01, Subdivision 4, is amended to read:

Subd. 4. Bonds; execution, approved. The bond shall be executed by the persons, partnerships, associations, or corporations as principal, with at least two good and sufficient sureties who shall be residents and owners of real estate within the state. The bond shall not be accepted unless approved by the secretary of state and, upon such approval, it shall be filed in his office. For such service the secretary of state shall be paid a fee of \$12.50. The bond of a surety company may be received, if approved as aforesaid, or cash may be accepted in lieu of sureties.

Sec. 53. Minnesota Statutes 1967, Section 340.11, Subdivision 3, is amended to read:

Common carrrier licenses. The liquor control Subd. 3. commissioner may license a person certificated by either the state of Minnesota or the United States of America, or an agency thereof, as a common carrier engaged in the business of transporting persons for hire in interstate or intrastate commerce to sell intoxicating liquor, but no such license shall be issued unless such common carrier serves meals or lunches in the place where such intoxicating liquor is to be sold. A person applying for such a license shall pay the liquor control commissioner a fee of \$50 \$100 per annum. The expiration date of each license issued shall be determined by the liquor control commissioner. A duplicate of each license shall be posted in each place where intoxicating liquor is sold by such person and shall be obtained from the liquor control commissioner upon the payment of a \$5 \$10 fee for each duplicate. A licensee under this provision may serve intoxicating

liquor only to a bona fide passenger thereof who is actually being transported in interstate or intrastate commerce.

Sec. 54. Minnesota Statutes 1967, Section 340.11, Subdivision 14, is amended to read:

Subd. 14. License fees. The license fees to be paid before the issuance of licenses shall be as provided in clauses (a), (b), (c), (d).

(a) Except as provided in clauses (b), (c), and (d), any manufacturer shall pay to the state annually a license fee of \$3,000 \$5,000, and a fee of \$2,500 \$3,000 for each duplicate thereof.

(b) Any manufacturer of wines containing not more than 25 percent of alcohol by volume shall pay to the state annually a fee of 3300 \$500.

(c) Except as provided in clauses (a), (b), (d), any wholesaler shall pay to the state annually a license fee of 33,000 \$5,000, and a fee of 32,500 \$3,000 for each duplicate thereof.

(d) Any wholesaler of wines containing not more than 25 percent of alcohol by volume shall pay to the state annually a fee of 3300, 5500.

(e) The maximum license fee for an "off-sale" license in the cities of the first class shall be the sum of which, together with any occupation tax that may be imposed by a municipality issuing said "off-sale" license, will not exceed the sum of 1,000 annually; in all cities and villages of over 10,000 population, except cities of the first class, the maximum license fee for an "off-sale" license shall be \$200; in all cities and villages with a population between 5,000 and 10,000 the maximum license fee shall be \$150; in all cities, villages and boroughs of 5,000 population or less, the maximum license fee shall be \$100. All such license fees for "off-sale" licenses shall be payable to the municipalities issuing the license. Where such licenses shall be issued for less than one year, a fee may be a pro rata share of the annual license fee.

Sec. 55. Minnesota Statutes 1967, Section 340.113, Subdivision 2, is amended to read:

Subd. 2. License, application, renewal. Such licenses shall be issued by the liquor control commissioner for the term of one year, and must be renewed annually. Application for such a license shall be made to the liquor control commissioner. The form of application shall contain an agreement on the part of the applicant that he will ob-

serve all of the laws of this state relating to the importation and sale of intoxicating liquor, and such other information and statements as the liquor control commissioner may require. Any person who has violated any of the laws of this state relating to intoxicating liquor shall not be entitled to such a license. The fee for each annual license shall be  $\frac{100}{100}$  \$150 which shall accompany the application for license.

Sec. 56. Minnesota Statutes 1967, Section 340.402, is amended to read:

340.402 Licenses, fees. No person shall engage in business as a brewer or wholesaler of intoxicating malt liquor nor shall any person, directly or indirectly, by any device, manufacture for sale or sell at wholesale any intoxicating malt liquor unless licensed to do so by the commissioner.

Application for license shall be made in writing, filed with the commissioner in the form prescribed by him and verified by the applicant or, if a corporation, by one of its officers having knowledge of the facts. At the time of filing an application the applicant shall file with the commissioner his bond and pay the license fee herein provided for.

The annual fees for license are: for a brewer, the sum of \$759 \$1,000; for a wholesaler, the sum of \$159 \$200, and a wholesaler's malt beverage duplicate license the sum of \$19 \$15.

A brewer holding a license to manufacture intoxicating malt liquor may sell his products at wholesale without another license.

Sec. 57. Minnesota Statutes 1967, Section 340.493, Subdivision 2, is amended to read:

Subd. 2. Licenses; application, renewal. Such licenses shall be issued by the liquor control commissioner for one year and must be renewed annually. The application for such license shall contain an agreement on the part of the applicant that he will observe all laws of this state relating to the importation and taxation of such fermented malt beverages and such other information and statements as the commissioner requires. Any person who has violated any laws of this state relating to fermented malt beverages or intoxicating liquor is not entitled to such license. The fee for each annual license is \$50 \$100 which shall accompany the application for license. If an examination of the financial responsibility of any such applicant for license indicates that a bond is necessary for the protection of the revenue, the commissioner may require the applicant to file a bond to be approved by the commissioner, payable to the state in an amount not less than

\$1,000 and not more than \$5,000 conditioned upon the payment of all excise taxes to become payable to the state.

Sec. 58. Minnesota Statutes 1967, Section 357.08, is amended to read:

357.08 **Paid by appellant in appeal to supreme court.** In lieu of all charges now provided by law as fees of the clerk of the supreme court, there shall be paid by the appellant, or moving party or person requiring the service, the following amounts:

(1) In all cases of appeal, certiorari, habeas corpus, mandamus, injunction, prohibition, or other original proceeding, the sum of  $\frac{1}{20}$ ; and

(2) In all special proceedings, applications and motions, other than in causes pending in the court where the filing fee therefor has been paid, the sum of \$2 \$4; for the issuance of certificates to attorneys at law admitted to practice in this state, the sum of \$1 \$2; for a certified or authenticated copy of any record, proceeding, or paper, on file or of record in the office of the clerk, at the rate of ten cents per folio, or fraction thereof, and 25 50 cents for each certificate, except where copies are furnished for certification by the person requiring the same, in which case the charge shall be at the rate of two four cents per folio for comparing and 25 50 cents for each certificate; and for services required by law or rules of court not herein provided for, such sum as shall be fixed by rule of the court.

The clerk shall not file any paper, issue any writ or certificate, or perform any service enumerated herein, until the payment therefor shall have been made, and when made he shall pay such sum into the state treasury as provided for by section 15A.01.

The charges provided for herein shall not apply to disbarment proceedings, nor to an action or proceeding by the state taken solely in the public interest, where the state is the appellant or moving party, nor to copies of the opinions of the court furnished by the clerk to the parties before judgment, or so furnished to the district judge whose decision is under review, or to such law library associations in counties having a population exceeding 50,000, as the court may direct.

Sec. 59. Minnesota Statutes 1967, Section 359.01, is amended to read:

359.01 **Commission.** The governor may appoint and commission as notaries public, by and with the advice and consent of the senate, as many citizens of this state, over the age of 21 years, resident in the county for which appointed, as he deems necessary. The

Changes or additions indicated by italics, deletions by strikeout.

2580

fee for each commission shall not exceed \$5 \$10, and shall be paid to the governor's private secretary.

Sec. 60. Minnesota Statutes 1967, Section 121.26, is amended to read:

121.26 Enrollment with bureau; fee. Any person having a certificate to teach in this state, or who has completed a course of study as required for the issuance of a certificate, or who may be found entitled to receive such certificate, and who is deemed to be a fit and capable person for teaching, shall be entitled to enroll with the teachers employment bureau upon complying with the regulations of the state board and upon the payment of such fee as may be determined by the state board, which fee shall not exceed 55 10 per year.

Sec. 61. Minnesota Statutes 1967, Section 326.334, Subdivision 1, is amended to read:

326.334 Fees; licensing procedure. Subdivision 1. Each such applicant for private detective license shall pay to the secretary of state a fee, if an individual, of \$100 \$125 or if a partnership or corporation of \$200 \$250, which fee shall be returned to the applicant if the application for license be denied. Each applicant for protective agent shall pay to the secretary of state a fee, if an individual, of \$50 \$62.50, or if a partnership or corporation of \$100 \$125, which fee shall be returned to the applicant if the application for license be denied. Upon the receipt of any such application, the secretary of state forthwith shall:

Post notice in his office and notify persons who specifically request notification thereof;

(2) Transmit to the bureau of criminal apprehension the duplicate copy of the application and the fingerprints of the signers;

(3) Conduct such further investigation as he shall deem necessary to determine the competence and fitness of the applicant.

Sec. 62. Minnesota Statutes 1967, Section 326.334, Subdivision 4, is amended to read:

Subd. 4. The license granted pursuant to this section shall expire after a period of two years, and may be renewed by the secretary of state so long as the applicant remains qualified. Application for renewal shall be made by the licensee on a form prescribed by the secretary of state, shall be accompanied by a fee of \$20 \$25 for private detective or \$10 \$12.50 for protective agent and a surety bond equivalent to that required by section 326.333, and shall be filed with the

secretary of state before the date of expiration of the previously issued license.

Sec. 63. Minnesota Statutes 1967, Section 333.20, Subdivision 4, is amended to read:

Subd. 4. The application for registration shall be accompanied by a filing fee of \$15 \$18, payable to the secretary of state; provided, however, that a single credit of \$10 shall be given each applicant applying for re-registration of a mark hereunder for each \$10 filing fee paid by applicant for registration of the same trademark prior to the effective date of sections 333.18 to 333.31.

Sec. 64. Minnesota Statutes 1967, Section 333.22, Subdivision 1, is amended to read:

333.22 Term of registration; renewal, notice, fee. Subdivision 1. Registration of a mark hereunder shall be effective for a term of ten years from the date of registration and, upon application filed within six months prior to the expiration of such term or a renewal thereof, on a form to be furnished by the secretary of state, the registration may be renewed for additional ten year terms provided that the mark is in use by the applicant at the time of the application for renewal and that there are no intervening rights. A renewal fee of \$10 \$12 payable to the secretary of state shall accompany the application for renewal of the registration.

Sec. 65. Minnesota Statutes 1967, Section 333.23, is amended to read:

333.23 **Conveyances** of marks: recordation. fee. The secretary of state shall record written and verified necessity. conveyances of any mark along with that part of the goodwill of the business in connection with which the mark is used, and of the corresponding application or registration which is presented to him for recording along with a payment of a fee of \$3 \$5 and shall issue in the name of the assignee a new certificate for the remainder of the term of the registration or of the last renewal thereof. An assignment of any registration under sections 333.18 to 333.31 shall be void as against any subsequent purchaser for valuable consideration without notice unless it is recorded with the secretary of state within three months after the date thereof or prior to such subsequent purchase.

Sec. 66. Minnesota Statutes 1967, Section 296.12, Subdivision 1, is amended to read:

296.12 Special fuels. Subdivision 1. Special fuel dealers' license requirements. No person except a licensed distributor

shall engage in the business of selling or delivering special fuel as a special fuel dealer unless he shall have applied for and secured from the commissioner a special fuel dealer's license. The application shall be made in a manner approved by the commissioner and shall be accompanied by the payment of \$1 \$5, which shall be the license fee. A special fuel dealer's license shall be issued to any responsible person qualifying as a special fuel dealer who makes proper application therefor. The license shall be displayed in a conspicuous manner in the place of business and shall expire annually on November 30.

If at any time a special fuel dealer discontinues, sells or disposes of his business in any manner, he shall surrender his special fuel dealer's license to the commissioner at his office in St. Paul, Minnesota.

Sec. 67. Each of the sections of this act is respectively in effect on the date when the fee imposed by such section becomes due and payable for the first time after the final enactment of this act.

Sections 28, 29, and 44 through 51 is in effect on and after July 2, 1969.

Approved June 9, 1969.

CHAPTER 1149-H. F. No. 2728

An act relating to steam boilers; standards for antique equipment; amending Minnesota Statutes 1967, Section 183.465.

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

Section 1. Minnesota Statutes 1967, Section 183.465, is amended to read:

183.465 Steam boilers; antique equipment; standards. The engineering standards of boilers and unfired pressure vessels for use in this state shall be that established by the current edition of the construction code of the American Society of Mechanical Engineers and amendments thereto and the regulations of the division of boiler inspection adopted by the department of labor and industry. Notwithstanding this section or any other provision of law or code or rule to the contrary, the engineering standard for boilers on antique steam