Sec. 6. Minnesota Statutes 2000, section 245A.14, is amended by adding a subdivision to read:

Subd. 10. PORTABLE WADING POOLS; FAMILY DAY CARE AND GROUP FAMILY DAY CARE PROVIDERS. A portable wading pool as defined in section 144.1222 may not be used by a child at a family day care or group family day care home or at a home at which child care services are provided under section 245A.03, subdivision 2, clause (2), unless the parent or legal guardian of the child has provided written consent. The written consent shall include a statement that the parent or legal guardian has received and read material provided by the department of health to the department of human services for distribution to all family day care or group family day care homes and the general public on the human services Internet Web site related to the risk of disease transmission as well as other health risks associated with the use of portable wading pools.

Sec. 7. EFFECTIVE DATE.

Sections 5 and 6 are effective the day following final enactment.

Presented to the governor March 22, 2002

Signed by the governor March 25, 2002, 2:21 p.m.

CHAPTER 280—H.F.No. 197

An act relating to appropriations; reducing an earlier general fund appropriation; authorizing the sale of state bonds; appropriating money for grants to noncommercial television stations and to design and construct bus garages; amending Laws 2000, chapter 479, article 1, section 3, subdivision 2.

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

Section 1. DIGITAL TELEVISION CONVERSION APPROPRIATION.

\$7,800,000 is appropriated from the general fund to the commissioner of administration for grants to noncommercial television stations to assist with conversion to a digital broadcast signal as mandated by the federal government.

The grants must be paid within 30 days after the effective date of this act to the following stations, each of which has already met the criteria established for grants in Minnesota Statutes, section 129D.12, subdivision 2, and has certified to the Federal Communications Commission that it will convert to a digital broadcast signal:

KAWB-DT Brainerd;

KAWE-DT Bemidji;

KFME-DT Fargo-Moorhead;

KGFE-DT Crookston;

New language is indicated by underline, deletions by strikeout-

KSMN-DT Chandler;

KSMQ-DT Austin;

KTCA-DT St. Paul;

KTCI-DT St. Paul;

KWCM-DT Appleton; and

WDSE-DT Duluth.

The grants must be paid in equal shares, except that KFME-DT and KGFE-DT must each be paid a 40 percent share.

When the grantee's digital broadcasting infrastructure is fully operational, but not before January 1, 2004, the grantee must make available to the state of Minnesota one of its standard definition digital channels for a period of five hours per week for the purposes of broadcasting nonpartisan public service programming, at a time or times of the commissioner's choosing, provided that the commissioner must exercise the discretion reasonably and without undue disruption to or interference with the regular broadcast program schedule of the grantee. The grantee's obligation to broadcast the programming is subject to applicable state and federal rules and regulations, including but not limited to, the grantee's obligations to exercise editorial control, and expires three years after the commencement of the programming.

Sec. 2. Laws 2000, chapter 479, article 1, section 3, subdivision 2, is amended to read:

Subd. 2. Bus Garages

10,000,000 2,200,000

To construct bus garages. This appropriation is available until spent.

Sec. 3. BUS GARAGES.

\$7,800,000 is appropriated from the bond proceeds fund to the metropolitan council to design and construct bus garages.

Sec. 4. BOND SALE.

To provide the money appropriated in section 3 from the bond proceeds fund, the commissioner of finance shall sell and issue bonds of the state in an amount up to \$7,800,000 in the manner, on the terms, and with the effect prescribed by Minnesota Statutes, sections 16A.631 to 16A.675, and by the Minnesota Constitution, article XI, sections 4 to 7.

Sec. 5. EFFECTIVE DATE.

This act is effective the day following final enactment.

Presented to the governor March 25, 2002

Vetoed by the governor March 27, 2002, 3:31 p.m.

Reconsidered and approved by the legislature after the governor's veto April 9, 2002

New language is indicated by underline, deletions by strikeout.