funds and liabilities required hereby shall not be terminated, rescinded or modified, nor shall the funds be diverted for any use other than as specified in section 3, as long as any certificate issued hereunder remains in force, and this requirement shall be recognized and enforced in any liquidation reinsurance, merger or other change in the condition of the status of the association.

Sec. 5. Specified expense payments.—Any association shall have the right to provide in its laws and the certificate issued hereunder for specified payments on account of the expense or general fund, which payments shall or shall not be mingled with the general fund of the association as its constitution and by-laws may provide.

Sec. 6. Membership terminations.—In the event of the termination of membership in the association by the person responsible for the support of any child, on whose account a certificate may have been issued, as provided herein, the certificate may be continued for the benefit of the estate of the child, provided the contributions are continued, or for the benefit of any other person responsible for the support and maintenance of such child, who

shall assume the payment of the required contributions.

Sec. 7. Valuations by insurance commissioner.—The commissioner of insurance may make a valuation of such benefit certificates or he may accept the valuation thereof made by the insurance commissioner of the state under whose authority such association is organized, whenever such valuation has been made on sound and recognized principles when furnished with a certificate of such commissioner setting forth said value on the last day of the preceding year. Every such association which fails to promptly furnish such certificate when required shall on demand furnish the insurance commissioner detailed lists of all its certificates and securities and shall be liable for all charges and expenses resulting therefrom.

Approved February 18, 1919.

## CHAPTER 21-H. F. No. 59.

An act to appropriate money to defray the cost of the publication of the proposed amendment to the Constitution during the month of October, 1918.

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

Section 1. \$12,498.75 appropriated for publication of synopsis of proposed amendment.—That the sum of twelve thousand four hundred ninety-eight dollars and seventy-five cents (\$12,498.75), be and is hereby appropriated out of any funds in the treasury, not otherwise appropriated for the payment of the publication of the proposed amendment to the constitution in various newspapers of the state during the month of October, 1918.

Approved February 18, 1919.