used by a municipality, the expense of the eradication of such weeds shall be paid as follows: 50 percent thereof by the state from the funds provided for *this purpose* and 50 percent by the municipality from its general revenue fund.

- Sec. 17. Repealer. Minnesota Statutes 1953, Section 20.17, is repealed.
- Sec. 18. Repealer. Minnesota Statutes 1953, Section 20.23, is repealed.
- Sec. 19. Repealer. Minnesota Statutes 1953, Section 20.24, is repealed.
- Sec. 20. Repealer. Minnesota Statutes 1953, Section 20.25, is repealed.
- Sec. 21. Repealer. Minnesota Statutes 1953, Section 219.38, is repealed.

Approved April 26, 1957.

## CHAPTER 725—H. F. No. 1704 [Coded]

An act to authorize certain third class cities to issue onsale liquor licenses to a hotel or motor hotel.

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

Section 1. [Subd. 18.] Additional on-sale license. In any city of the third class, adjacent to a city of the first class in a different county, operating under a home rule charter and having a population exceeding 15,500 and less than 16,000 according to the 1950 federal census there may be issued in addition to the ten on-sale licenses authorized by law, only one on-sale license to a hotel or motor hotel which operates a dining room serving meals regularly and which contains not less than sixty sleeping rooms; provided that in the event any such third class city becomes a second class city after the 1960 federal census the governing body of such second class city shall issue such a hotel or motor hotel license as one of the regular on-sale licenses.

Approved April 26, 1957.