Such licensed hygienist must display conspicuously at the place of her employment her annual registration certificate.

Every person violating this section shall be guilty of a misdemeanor.

Approved February 19, 1959.

CHAPTER 22-S. F. No. 10

[Coded]

An act authorizing agreements between the State College Board and the United States Commissioner of Education pursuant to Title II of the National Defense Education Act of 1958; authorizing the acceptance of moneys from private sources and the use of moneys heretofore received from private sources as the state share of the student loan program under such Federal Act; appropriating such moneys for such purposes; authorizing the borrowing of federal moneys for student loan purposes; and providing for the signing of instruments of indebtedness by persons regardless of age for the repayment of student loans.

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

- Section 1. [136.43] National defense education act of 1958; agreement with federal commissioner of education. The state college board is hereby authorized to enter into agreements with the United States commissioner of education pursuant to Title II of Public Law 85-864, 85th Congress, entitled the national defense education act of 1958, in order to provide the benefits of Title II of Public Law 85-864 at Bemidji state college, Mankato state college, Moorhead state college, St. Cloud state college, and Winona state college. Provisions of these agreements shall
- (1) Provide for establishment of a special student loan account by each such institution;
- (2) Provide for deposit in each such account of (A) the federal capital contributions, (B) an amount, equal to not less than one-ninth of such federal capital contributions, contributed under Section 4 of this act, (C) collections of principal and interest on student loans made from each such account, and (D) any other earnings of each such account;
- (3) Provide that each such student loan account shall be used only for loans to students in accordance with such

- agreement, for capital distributions as provided in Title II of Public Law 85-864, and for costs of litigation arising in connection with the collection of any loan from each such account or interest on such loan;
- (4) Provide that in the selection of students to receive loans from each such student loan account special consideration shall be given to (A) students with a superior academic background who express a desire to teach in elementary or secondary schools, and (B) students whose academic background indicates a superior capacity or preparation in science, mathematics, engineering, or modern foreign language; and
- (5) Include such other provisions as may be necessary to protect the financial interests of the United States and of the state of Minnesota and promote the purposes of Title II of Public Law 85-864 and as may be agreed to by the United States commissioner of education and the state college board acting in behalf of Bemidji state college, Mankato state college, Moorhead state college, St. Cloud state college, and Winona state college.
- Sec. 2. [136.44] Acceptance of federal grant; use of grant. The treasurer of the state college board is authorized to accept any federal grant which will become available under provisions of Title II of Public Law 85-864 for use in the special student loan account in any of the Minnesota state colleges for which the grant is made. Any such federal grant is hereby appropriated to the state college board for use in the intended state college under terms of Title II of Public Law 85-864. The moneys of any such federal grant are not subject to any law requiring budget, allotment, encumbrance, and deposit with the state treasurer as provided in Minnesota Statutes 1957, Chapter 16, or otherwise.
- Sec. 3. [136.45] Rules and regulations. The state college board is hereby authorized and directed to establish rules and regulations for the conduct of the program contemplated by Title II of Public Law 85-864 which shall not be inconsistent with the provisions of Public Law 85-864.
- Sec. 4. [136.46] Acceptance of money from private sources; use. The state college board may receive and accept on behalf of the state and for the benefit of the Bemidji state college, Mankato state college, Moorhead state college, St. Cloud state college, and Winona state college any gift, bequest, devise, or endowment which any person, firm, or corporation may make to the board by will, deed, gift, or otherwise for the purpose of providing moneys to meet the re-

quirements of the federal act described in section 1 and any agreement made by the state college board with the United States commissioner of education pursuant thereto. The state college board may use any moneys heretofore given it or any of the colleges under its jurisdiction by any person, firm or corporation by will, deed, gift, devise, or endowment for the purpose of making student loans and meeting the requirements of the federal act described in section 1 and any agreement made pursuant thereto provided that such use of such moneys is not inconsistent with the terms and conditions under which the money was received by the board or a college under its jurisdiction. Moneys referred to in this section are not subject to the laws requiring budget, allotment, encumbrance, and deposit with the state treasurer as provided in Minnesota Statutes 1957, Chapter 16, or otherwise. The moneys referred to in this section are appropriated to the board for the purposes stated.

- Sec. 5. [136.47] Deposits; investments. The state college board shall deposit according to the provisions of Minnesota Statutes 1957, Chapter 118, all moneys received or referred to under the terms of this act. Whenever the board shall by resolution determine that there are moneys in such student loan accounts not currently needed, the board may in and by such resolution authorize and direct the treasurer of the board to invest a specified amount thereof in such securities as are authorized for investment in Minnesota Statutes 1957, Section 136.31, Subdivision 5. Securities so purchased shall be deposited and held for the board by any bank or trust company authorized to do a banking business in this state.
- Sec. 6. [136.48] Available money. The only moneys other than federal moneys available to the state college board for the purposes of meeting the requirements of the federal act described in section 1 in any agreement made pursuant thereto are those moneys described in section 4.
- Sec. 7. [136.49] Application for federal loans on behalf of state. The state college board on behalf of the state and the state colleges under its jurisdiction, may apply for loans from the United States office of education for the purpose of providing, on a temporary basis, the share of the state colleges of the loan fund in accordance with the provisions of the federal act described in section 1. In applying for any loan, the state college board shall in no way whatsoever pledge the credit of the state of Minnesota for the repayment of such loans. It is intended by this section to the extent permissible under federal laws to borrow, if necessary, from the federal

government the state share of funds necessary to enable the state college board and the colleges under its jurisdiction to participate in the student loan program established by the federal act described in section 1.

- Sec. 8. [136.50] Eligibility for student loans. Any person regardless of age eligible for admission to an institute of higher learning in the state of Minnesota and eligible to receive a loan pursuant to the terms of this act and the federal act described in section 1 may execute a note or any other instrument of indebtedness agreeing to the repayment of the student loan. Any such note or instrument of indebtedness so executed is a valid legal obligation of the signer thereof notwithstanding the provisions of any other law indicating the contrary.
 - Sec. 9. This act shall be effective upon its passage.

Approved February 19, 1959.

CHAPTER 23—S. F. No. 156

An act relating to the livestock sanitary board: providing for the organization thereof: amending Minnesota Statutes 1957, Section 35.02.

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

Section 1. Minnesota Statutes 1957, Section 35.02, is amended to read:

35.02 Livestock sanitary board. The state livestock sanitary board shall consist of five members appointed by the Governor each for the term of five years and until his successor qualifies. Three shall be persons engaged in the production of livestock in the state; and the other two practicing veterinarians and graduates of a regularly organized and recognized veterinary college. The dean of the college of veterinary medicine of the University of Minnesota may serve as consultant to the board without vote. Appointments to fill unexpired terms shall be made from the classes to which the retiring members belong. The board shall elect a president and a vice-president from among this number; also a veterinarian and graduate of a regularly organized and recognized veterinary college, not a member, to be its secretary and executive officer for a term of one year and until his successor qualifies. It may also employ, and dismiss at pleasure, an attorney and such other assistants as may be necessary in the performance