purpose. Subject to and in accordance with Minnesota Statutes, Chapter 475, the city or village may issue obligations in a maximum amount of $100,000 for acquisition and betterment of the system.

Approved April 15, 1959.

CHAPTER 258—H. F. No. 861

An act relating to the definition of farm truck; amending Minnesota Statutes 1957, Section 168.011, Subdivision 17.

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

Section 1. Minnesota Statutes 1957, Section 168.011, Subdivision 17, is amended to read:

Subd. 17. Farm truck. "Farm truck" means all single unit trucks, tractors, and trailers used by the owner thereof to transport agricultural, horticultural, dairy, and other farm products, including livestock, produced or finished by the owner of the truck, and any other personal property owned by the farmer to whom the license for such truck is issued, from the farm to market, and to transport property and supplies to the farm of the owner. Trucks, tractors and trailers registered as "farm trucks" may be used by the owner thereof to occasionally transport unprocessed and raw farm products, not produced by the owner of the truck, from the place of production to market when such transportation constitutes the first haul of such products, and may be used by the owner thereof, either farmer or logger who harvests and hauls forest products only, to transport logs, pulpwood, lumber, railroad ties and other raw and unfinished forest products from the place of production to an assembly yard or railhead when such transportation constitutes the first haul thereof, provided that the owner and operator of such vehicle transporting planed lumber shall have in his immediate possession a statement signed by the producer of such lumber designating the governmental subdivision, section and township where such lumber was produced and that this haul, indicating the date, is the first haul thereof.

"Farm trucks" shall also include only single unit trucks, which, because of their construction, cannot be used for any other purpose and are used exclusively to transport milk and cream enroute from farm to an assembly point or place for final manufacture, and for transporting milk and cream from an assembly point to a place for final processing or manufac-
tution. This section shall not be construed to mean that the owner or operator of any such truck cannot carry on his usual accommodation services for his patrons on regular return trips, such as butter, cream, cheese, and other dairy supplies.

Sec. 2. This act shall become effective on November 15, 1959, for the taxable year of 1960 and all subsequent years.

Approved April 15, 1959.

CHAPTER 259—H. F. No. 71

An act relating to the payment of special aids for the education of trainable children; amending Minnesota Statutes 1957, Section 131.099.

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

Section 1. Minnesota Statutes 1957, Section 131.099, is amended to read:

131.099 District entitled to aid; limitation upon amount. The aids provided for in sections 131.095, 131.096, and 131.097 shall be paid to the district providing the special instruction and service. Foundation program aid shall be paid to the district or unorganized territory of the pupil's residence. The amount of aid for special instruction and services for trainable children authorized in sections 131.095 and 131.096 may not exceed the amount expended for such special instruction and services for trainable children for the year for which the aid is paid.

Approved April 16, 1959.

CHAPTER 260—H. F. No. 120

An act relating to wild animals; regulating the use and possession of crossbows for hunting purposes; amending Minnesota Statutes 1957, Section 100.29 by adding a Subdivision.

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

Section 1. Minnesota Statutes 1957, Section 100.29, is amended by adding a subdivision to read:

[Subd. 26] Except as expressly permitted by the com-