to during the times when lighted lamps on vehicles are required, it shall be equipped with one or more lamps which shall exhibit a white or amber light on the roadway side visible from a distance of 500 feet to the front of the vehicle and a red light visible from a distance of 500 feet to the rear, except that local authorities may provide by ordinance that no lights need be displayed upon a vehicle when stopped or parked in accordance with local parking regulations upon a highway where there is sufficient light to clearly reveal any person or object within a distance of 500 feet upon the highway. Any lighted head lamps upon a parked vehicle shall be depressed or dimmed.

Approved March 16, 1959.

## CHAPTER 97-H. F. No. 114

An act relating to uniform standards in the purchase of milk, cream, and fluid milk products for manufacturing purposes; amending Minnesota Statutes 1957, Section 32.492, Subdivisions 2 and 3.

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

- Section 1. Minnesota Statutes 1957, Section 32.492, Subdivision 2 is amended to read:
- Subd. 2. Record of quality tests. Every licensed purchaser of milk, cream and fluid milk products for manufacturing purposes or for resale to another for manufacturing purposes, herein called licensed purchaser, shall demand and receive with the first milk or cream delivery received from a producer a copy of the record of quality tests of the producer's milk or cream made by a former licensed purchaser during the three months immediately preceding such delivery, unless the producer has not delivered such products to any other purchaser during that period. If the previous purchaser, after receiving a written request for such record from the producer or from the new purchaser, refuses or is unable to comply with such request, the new purchaser shall immediately report such failure or refusal to the commissioner.
- Sec. 2. Minnesota Statutes 1957, Section 32.492, Subdivision 3, is amended to read:
- Subd. 3. Establishment of new quality records. If a milk or cream producer fails to deliver the quality records or

quality tests, the licensed purchaser shall establish a new producer's quality record in lieu thereof, by taking the first four consecutive deliveries from such producer and making on such products all tests required by law and by regulations thereunder relating to milk, cream, and fluid milk products for manufacturing purposes administered by the commissioner of agriculture, dairy and food. The establishment of such records shall be immediately reported to the commissioner by the new purchaser.

Approved March 16, 1959.

## CHAPTER 98-S. F. No. 364

## [Not Coded]

An act relating to the acquisition of lands by the City of St. Cloud to provide for development of its commercial and industrial interests.

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

- Section 1. St. Cloud, commercial and industrial development. Where a nonprofit corporation, organized under the laws of the state of Minnesota for the purpose of advancing and developing the commercial and industrial interests of the city of St. Cloud, has made money available to such city for the acquisition of lands for such purpose, and the council, or other governing body, of such city has determined by resolution that a particular parcel, or parcels, of land is suitable for use as commercial and industrial sites, and that the best interests of the city and of its inhabitants would be served by the acquisition thereof for such purpose, such city may acquire the same by purchase or otherwise using the money so made available.
- Sec. 2. If such parcel, or parcels, of land is owned by the United States of America and is subject to disposal, the city of St. Cloud may take such action as may be necessary to comply with the laws, rules, and regulations of the United States applicable to the disposal of surplus lands, and may acquire the same, subject to such conditions and restrictions as the United States may impose.
- Sec. 3. After the acquisition of such lands, the city, upon the adoption of a resolution by its council, or other governing body, finding that the development and advancement of its commercial and industrial interests would be best served