nesota, may pledge its full faith and credit and may specially pledge any other revenues or special taxes now provided by Minnesota Statutes 1957, Sections 462.415 to 462.711, to the payment of said bonds.

Sec. 4. Abandonment of project. In the event that the said Gateway Renewal Project is abandoned after either or both of the taxes authorized in sections 1 and 2 are levied and if no bonds are outstanding to which such taxes have been pledged under section 3 hereof, the Housing and Redevelopment Authority of Duluth, Minnesota, or the city council of the city of Duluth shall send a notice in writing of such abandonment to the county auditor of St. Louis County, Minnesota, and that thereafter no further levy of said taxes shall be made by said county auditor and any taxes collected by virtue of the levy provided by section 1 hereof, and 90 percent of any taxes collected by virtue of the levy provided by section 2 hereof, and remaining unexpended shall be paid into the treasury of the city of Duluth and, upon such payment, the levy permitted the city for general operating purposes shall be reduced by the amount of the payment. Thereafter the Authority shall levy only in accordance with the provisions of said Minnesota Statutes 1957, Section 462.545, Subdivision 6, as amended by Laws 1959, Chapter 545, Section 11.

Sec. 5. Nothing in this act shall in any manner supersede, amend, or repeal said Minnesota Statutes 1957, Section 462.545, Subdivision 6, as amended by Laws 1959, Chapter 545 , Section 11, except insofar as this act is used for the purpose of financing the urban renewal project known as Gateway Renewal Project:

Sec. 6. This act shall become effective only after its approval by a majority of the governing body of the city of Duluth and upon compliance with the provisions of Laws 1959, Chapter 368.

Approved March 31, 1961.

## CHAPTER 201—H. F. No. 1187

[Not Coded]
An act relating to the issuance of negotiable certificates of indebtedness for certain cities, and the use of the pro-
ceeds thereof for certain sewer, paving, curb, gutter, railway crossing, and street intersection traffic control improvements; amending Laws 1921, Chapter 299, Section 4, as amended and Laws 1955, Chapter 295, Section 3, as amended.
Be it enacted by the Legislature of the State of Minnesota:
Section 1. Laws 1921, Chapter 299, Section 4, as amended by Laws 1959, Chapter 355, Section 2, is amended to read:

Sec. 4. Traffic control signals, certificates to finance. The proceeds of any and all of the negotiable certificates of indebtedness issued and sold under authority of this act shall be placed in the City Treasury of the City issuing the same, and shall constitute a special fund, and shall be issued only for the purpose of paying such portion of local public improvements in such city, as will not sustain a special assessment, to-wit:
(1) Laying, relaying or extending any main trunk or storm sewer, or constructing, reconstructing, or replacing any main trunk, storm sewer or culvert.
(2) Paving, repaving or macadamizing any street, land, alley or street intersection,
(3) Constructing, reconstructing, laying and placing of any curb,
(4) Constructing or reconstructing any gutter or gutters,
(5) Constructing, reconstructing, replacing, decking, redecking, or repairing any railroad bridge, railroad viaduct, railroad underpass, or the installation of any safety device at any railroad grade crossing, whenever the cost thereof is apportioned against such city under any statute or rule of law of this state making it obligatory upon such city to pay such apportionment.
(6) Installing automatic traffic control signals for street intersections.

The proceeds of said negotiable certificates of indebtedness or any thereof shall not be issued for any other purpose than those herein specified.

Sec. 2. Laws 1955, Chapter 295, Section 3, as amended by Laws 1957, Chapter 462, Section 1, and by Laws 1959, Chapter 355, Section 1, is amended to read:

Changes or additions indicated by italics, deletions by strikeout.

Sec. 3. Authority to sell certificates. The authority conferred by this tet ghall expire on Jantary 1, 1961, Laws 1921, Chapter 299, as amended, with respect to the issuance, sale, negotiation and delivery of the aforaid certificates in the amount of not exceeding $\$ 300,000$ in any one year, but thereafter the eity eouncil or common councit of such eity may issue, sell, negotiate and deliver eertifieater annually in an antount not exeeeding $\$ 150,000$ as now authorized under Law 1921, Ghapter 299. Any proceeding initiated or had with respeet to the isfunnee, sale, negotiation and delivery of the aforesaid eertifientes of indebtedness during the years 1959 and 1060, may be completed notwithstanding anything entrined in this seetion shall continue until and unless otherwise hereafter provided by law.

Approved March 31, 1961.

## CHAPTER 202-H. F. No. 298

An act relating to forestry and the administration of state timber; amending Minnesota Statutes 1957, Sections $90.01,90.04,90.05,90.07,90.08,90.09,90.11,90.12,90.18$, $90.15,90.16,90.17,90.20,90.21,90.22,90.23,90.24,90.26$, $90.28,90.29,90.30,90.32$ to $90.37,90.39,90.41$ and 90.46 ; repeating Minnesota Statutes 1957, Sections 90.03, 90.06, 90.10, 90.18, 90.19, 90.38 and 90.46, Subds. 2, 4, and Subdivision 5 as amended by Laws 1959, Chapter 98, Section 1.

Be it enacted by the Legislature of the State of Minnesota:
Section 1. Minnesota Statutes 1957, Section 90.01, is amended to read:
90.01 Definitions. Subdivision 1. Unless the language or context clearly indicates that a different meaning is indicated, the following terms, for the purposes of this chapter shall be giver have the meanings oubjoined ascribed to them.

Subd. 2. "Department" means the department of Conservation of the State of Minnesota.

Subd. 3. "Commissioner" means the commissioner of conservation or his agents.

Subd. 3. Subd. 4. The term "surverer "Surveyor
Changes or additions indicated by italics, deletions by strikeout.

