Sec. 2. This act takes effect upon approval by a majority of the village council of the village of Crosby and upon compliance with Minnesota Statutes, Section 645.021.

Approved May 6, 1963.

CHAPTER 547-H. F. No. 281

[Coded]

An act relating to education; providing for the inclusion of all territory of nonoperating districts within school districts maintaining elementary or secondary schools.

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

- Section 1. [122.31] School districts; independent action of nonoperating district; limitations as to time. Between the effective date of this act and July 1, 1965, any or all territory of an organized school district not maintaining a classified school within the district, may be attached to or consolidated with an adjoining common or any independent district maintaining classified elementary or secondary schools, by any of the applicable procedures under Minnesota Statutes 1961, Sections 122.21, 122.22, and 122.23, or such district or territory may be organized into a new district under Minnesota Statutes 1961, Section 122.24, if the order is made effective before July 1, 1965.
- Sec. 2. [122.32] Remaining districts, action of county board; election. Subdivision 1. If there be any organized school district on or after July 1, 1965, not maintaining a classified school within the district, except those districts which have a contract with the State College Board, a special school district, or with the Board of Regents of the University of Minnesota for the education of all the children of the district, such district shall hereby be dissolved as hereinafter provided. Any such district not maintaining a classified school shall forthwith after July 1, 1965, be attached by order of the county board to such district maintaining classified elementary or secondary schools upon notice and hearing as provided in Minnesota Statutes 1961, Section 122,22, for the attachment of dissolved districts.
- Subd. 2. Prior to the order of the county board, there shall be called by the county auditor a special election in the manner and form in which district elections are held. The purpose of the election shall be to determine to which district or districts the dissolved district shall

Changes or additions indicated by italics, deletions by strikeout.

be attached. The county board after hearing shall determine the form of question as it should appear on the ballot. The results of the election shall be advisory in nature only.

- Subd. 3. The results of the election shall be certified by the County Auditor to the County Board and within 45 days after such election the County Board shall issue its order dissolving the district. The order shall also attach the dissolved district to a proper district as determined by the County Board, and a copy of such order shall be filed with the Commissioner of Education. Title to all the property, real and personal, of the district dissolved passes to the district to which such dissolved district is attached. If a district is divided by virtue of the proceedings the county board shall issue its order providing for the division of the current assets and liabilities according to such terms as it may deem just and equitable. If the order of the county board attaches any land area to a district with bonded debt, the taxable property in such area assumes its proportionate share of the authorized and outstanding debt of the district to which it is attached.
- Sec. 3. [122.33] Nonoperating districts after 1965. Any organized school district not maintaining a classified school after July 1, 1965 shall be dissolved as of the date such district ceases to maintain a classified school. The dissolution shall be as provided in section 2.
- Sec. 4. [122.34] Private schools in nonoperating districts. Sections 1, 2 and 3 shall not apply to any school district in which is located any existing private school maintaining elementary and secondary education for 75 percent of eligible pupils within the district and complying with the requirements of Minnesota Statutes 1961, Section 120.10, Subdivision 2.
- Sec. 5. [122.35] Severability. The provisions of this act shall be construed to be severable. In the event a particular provision may be determined to be invalid, such determination shall not affect any other provision of this act.

Approved May 6, 1963.

CHAPTER 548—H. F. No. 893

[Coded]

An act authorizing life insurance companies to issue contracts on a variable basis and prescribing the terms and conditions thereof.

Changes or additions indicated by italics, deletions by strikeout.