(2) The school district where the institution is located shall provide an appropriate educational program for the child and shall make a tuition charge to the child's district of residence for the actual cost of providing the program;

(3) The district of the child's residence shall pay the tuition and other program costs and may claim foundation aid for the child.

Sec. 3. Minnesota Statutes 1961, Section 120.17, is amended by adding a new subdivision to read:

Subd. 8. Residence of child whose parental rights have been terminated. The legal residence of a handicapped child for whom parental rights have been terminated by court order and who has been placed in a foster facility shall be the school district in which he has been placed. The school board of the district of residence shall provide the same educational program for such child as it provides for all resident handicapped children in the district.

Sec. 4. This act becomes effective on July 1, 1965.

Approved April 22, 1965.

CHAPTER 242-S. F. No. 618

[Coded]

An act empowering the state college board to contract with institutions of higher education in contiguous states and private institutions of higher education within the state, governing the education of certain students on a reciprocal basis, with limitations; amending Minnesota Statutes 1961, Chapter 136, as amended, by adding a section.

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

Section 1. Minnesota Statutes 1961, Chapter 136, as amended, is amended by adding a section to read:

[136.111] State colleges; students; reciprocity with other institutions. Subdivision 1. In order to make the most provident utilization of state colleges, and private colleges in Minnesota, and public and private colleges and universities in contiguous states and to avoid duplication of facilities, it is desirable to provide means which will enable a student resident within the areas served by such

Changes or additions indicated by *italics*, deletions by strikeout.

institutions of higher education to obtain his desired courses in the most expedient manner and at the least possible cost.

Subd. 2. The state college board may therefore enter into contracts with private colleges or public colleges or universities, or the governing boards thereof, in contiguous states and private colleges within this state on a reciprocal basis in order to accomplish the following:

(a) To enable a student at any institution party to such a contract to take a specialized course or courses at a different institution from that in which he is enrolled, with or without the payment of tuition charges at the other institution;

(b) To enable a student enrolled in any of the institutions party to the contract to attend another institution party to such contract without being required to pay nonresident tuition fees and in accordance with the terms of such contract;

(c) A contract entered into pursuant to this subdivision shall provide for approximately equal advantages between the contracting institutions.

Subd. 3. The state college board may prescribe the procedures for carrying out the authority conferred by subdivision 2.

Subd. 4. The program authorized by the terms and provisions of this act being experimental, the number of course credit hours to be taken by students under contracts made by the state college board pursuant to subdivision 2 for all the institutions under its jurisdiction shall be limited to an aggregate of 2,000 credit hours in any one academic year.

Subd. 5. The provisions of Minnesota Statutes 1961, Section 136.11, and any act amendatory thereof, are hereby modified to the extent necessary to give force and effect to this section.

Approved April 22, 1965.

CHAPTER 243—S. F. No. 776

[Coded]

An act relating to buildings financed by public moneys; providing that plans and specifications for the buildings require accessibility and usability for handicapped and aged persons; amending

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