No application, notification, request for amendment of a registration, service of process, annual report, or filing of offer shall be deemed to be filed or given any effect until the proper fee is paid. All fees and charges collected by the commission shall be covered into the state treasury.

Sec. 9. In preparing the next edition of Minnesota Statutes, the revisor of statutes shall substitute for the words "broker" or "dealer" or the words "broker or dealer" or "dealer or broker" the words "broker-dealer", or for the words "licensed broker" or "licensed dealer" the words "licensed broker-dealer", or for the words "brokers' or dealers' licenses" the words "broker-dealers' licenses" wherever they appear in Minnesota Statutes, Chapters 45 and 80.

Sec. 10. Minnesota Statutes 1961, Section 80.01, Subdivision 5, is repealed.

Sec. 11. This act shall become effective on July 1, 1965. Approved May 6, 1965.

CHAPTER 334-S. F. No. 1338

[Not Coded]

An act relating to Carlton county, and to planning and zoning activities therein.

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

Section 1. **Carlton county; planning and zoning.** Notwithstanding the time limit provisions of Minnesota Statutes, Section 394.34, or any other provision of law to the contrary, in Carlton county any interim zoning map or interim zoning ordinance or interim resolution relating to zoning heretofore adopted by the board of county commissioners shall be effective until July 1, 1967.

Sec. 2. This act shall become effective upon its approval by the board of county commissioners of Carlton county and upon compliance with the provisions of Minnesota Statutes, Section 645.021.

Approved May 6, 1965.

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

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