

good faith attempt to procure such insurance, a school district is unable to do so, and the commissioner of insurance certifies that such insurance is unobtainable, it shall be subject to the provisions of subdivisions 1 and 2. If the school district fails to make a good faith attempt to procure such insurance and the commissioner of insurance does not certify that such insurance is unobtainable, then in that event section 466.12 shall not apply to such a school district and it shall be subject to all of the other applicable provisions of chapter 466.

Sec 3. Minnesota Statutes 1967, Section 466.12, Subdivision 4, is amended to read:

Subd. 4. This section is in effect on January 1, 1964, but all of its provisions shall expire on ~~January 1, 1970~~ *July 1, 1974.*

Sec. 4. Minnesota Statutes 1967, Section 466.13, Subdivision 4, is amended to read:

Subd. 4. This section is in effect on January 1, 1964 but all of its provisions shall expire on ~~January 1, 1970~~ *July 1, 1974.*

Sec. 5. *This act is effective on January 1, 1970.*

Approved May 27, 1969.

CHAPTER 827—S. F. No. 1610

An act relating to agriculture; hybrid seed corn testing; amending Minnesota Statutes 1967, Section 21.54, Subdivision 3.

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

Section 1. Minnesota Statutes 1967, Section 21.54, Subdivision 3, is amended to read:

Subd. 3. **Agriculture; seed corn; tests.** If the commissioner needs to verify that a hybrid seed field corn grain variety is adapted to the corn growing zone declared by the originator or owner, it must, when grown in several official comparative trials by the director of the Minnesota agricultural experiment station in the declared zone of adaptation, have an average kernel moisture at normal harvest time which does not differ from the average kernel moisture content of three or more selected standard varieties adapted for grain production in that particular growing zone by more than four percentage points. The varieties to be used as standard varieties for determining adaptability to a zone shall be selected for each zone by the director of the

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

Minnesota agricultural experiment station with the advice and consent of the commissioner of agriculture. Should a person, firm, originator, or owner of a hybrid seed field corn grain variety wish to offer his hybrid seed for sale or distribution in this state, such a person, firm, originator, or owner not having distributed any of his products in Minnesota during the past 10 years, or not having any record of testing by an agency acceptable to the commissioner, then after registration of such variety the commissioner is required to have such variety tested for one year by the director of the Minnesota experiment station before it may be distributed in Minnesota. Should any person, firm, originator, or owner of a seed field corn grain variety be convicted of two successive violations of Extra Session Laws 1961, Chapter 6, with respect to the declaration of maturity date and zone number, then such violator must commence a program of pretesting for varieties as determined by the commissioner. The list of varieties to be used as standards in each growing zone shall be sent by the commissioner not later than February 1 of each year to each seed firm registering hybrid varieties with the commissioner as of the previous April 1. To assist in defraying the expenses of the Minnesota agricultural experiment station in carrying out the provisions of Minnesota Statutes 1957, Section 21.54, and acts amendatory thereof, there shall be transferred annually from the seed act account to the agricultural experiment station the sum of ~~\$18,000~~ \$25,000.

Sec. 2. *This act is effective July 1, 1969.*

Approved May 27, 1969.

CHAPTER 828—S. F. No. 1732

[Coded in Part]

An act relating to agriculture; grading, labeling and inspection of potatoes; amending Minnesota Statutes 1967, Sections 30.01, Subdivision 2; 30.099; 30.10; 30.19 and 30.201; repealing Minnesota Statutes 1967, Sections 30.11; 30.12 and 30.159.

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

Section 1. Minnesota Statutes 1967, Section 30.01, Subdivision 2, is amended to read:

Subd. 2. **Agriculture; potatoes; grading and labeling.** "Person" means any grower, dealer, shipper, trucker, society, associa-

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