Sec. 3. [145.55] Subd. 3. The scope of agreements entered into under the provisions of section 1 shall be limited to such duties and responsibilities as agreed upon between the parties and may provide a basis for automatic renewal and provisions for notice of intent to terminate by either party.

Sec. 4. [145.55] Subd. 4. During the life of an agreement under this act the state agency shall not perform any licensing, inspection or enforcement duties which the county agency is required to perform under the agreement, except for inspections necessary to determine compliance with the agreement and this act. The state agency shall consult with, advise, and assist a county agency in the performance of its duties under the agreement.

Sec. 5. This act is effective July 1, 1971.

Approved June 1, 1971.

## CHAPTER 631-S.F.No.2639

An act relating to carriers; defining exempt carrier and grain sample; amending Minnesota Statutes 1969, Section 221.011, Subdivision 22, as amended by Laws 1971, Chapter 74, Section 2.

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

Section 1. Minnesota Statutes 1969, Section 221.011, Subdivision 22, as amended by Laws 1971, Chapter 74, Section 2, is amended to read:

Subd. 22. CARRIERS; TRANSPORTATION OF GRAIN SAMPLES; EXEMPTION. "Exempt carrier" means any carrier exempt from chapter 221, or from any other law or regulation by the public service commission. The following are so exempt:

(a) Any person engaged in farming or in transporting agricultural, horticultural, dairy, livestock, or other farm products within an area having a 25 mile radius from his home postoffice. Such carrier may transport other commodities within such area if the destination of each haul is a farm within the above described area. The owner of any truck operating under this provision shall imprint his name and address in prominent visible letters on the outside of the cab of his truck.

Changes or additions indicated by underline, deletions by strikeout.

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(b) Any occasional accommodation service beyond the 25 mile radius from his home postoffice by any person engaged in farming as his primary means of livelihood and actually residing on a farm and whose truck or trucks are licensed under provisions of section 168.013, subdivision 1, paragraph 4a. Occasional accommodation service shall mean not in excess of six trips in any calendar year.

(c) Any person engaged in agricultural pursuits, who owns and uses a truck for transporting the products of his farm, or any person while engaged exclusively in the transportation of fresh vegetables from farms to canneries or viner stations, or from viner stations to canneries, or from canneries to canneries during the harvesting, canning or packing season, or potatoes, sugar beets, wild rice and rutabagas from the field of production to the first place of delivery or unloading, including but not limited to a processing plant, warehouse or railroad siding. This term shall also apply to a manufacturer, producer, dealer or distributor who, in the pursuit of his own business, owns and uses trucks for the purpose of transporting his own products, and shall apply to any person while engaged exclusively in the transportation of pulpwood, cord wood, mining timber, poles, posts, and decorative evergreens from the place where the products are produced to the point where they are to be used or shipped.

(d) Any person while exclusively engaged in the transportation of dirt and sod within an area having a 50 mile radius from his home postoffice.

(e) Any person while exclusively engaged in the transportation of unwashed sand or gravel to or from the point of loading or a place of gathering within an area having a 50 mile radius from his home postoffice or a 50 mile radius from the site of construction or maintenance of public roads and streets.

(f) Any person engaged in the transportation of household goods for the federal government or any agency thereof or the transportation of household goods for the state government or any agency thereof, where competitive bids are required by law shall be exempt from the provisions of section 221.161.

(g) Any person engaged in transporting property or freight, excepting household goods and petroleum products in bulk, when the movement is entirely within the corporate limits of a city or village or between contiguous cities or villages.

(h) Emergency vehicles such as ambulances, tow trucks, and hearses when carrying proper and legal warning devices.

(i) Any person engaged in delivery or spreading of agricultural lime.

Changes or additions indicated by underline, deletions by strikeout.

(j) Any person engaged in transporting rubbish as defined in section 443.27.

(k) Any person engaged in the transportation of grain samples under such terms and conditions as the public service commission may prescribe.

Approved June 1, 1971.

## CHAPTER 632—S.F.No.2702

[Not Coded]

An act relating to county agricultural societies; providing funds for the maintenance and support of county extension work in certain counties; and amending Laws 1969, Chapter 589, Section 1.

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

Section 1. Laws 1969, Chapter 589, Section 1, is amended to read:

Section 1. COUNTY AGRICULTURAL SOCIETIES; MAIN-TENANCE OF COUNTY EXTENSION WORK. Notwithstanding the limitation contained in Minnesota Statutes, Section 38.36, the county boards of Hennepin, Ottertail, and Ramsey may each annually levy an amount of not to exceed \$40,000 over and above any existing tax limitation for maintenance and support of county extension work, and the county boards of Anoka and Olmsted may each annually levy an amount of not to exceed \$45,000 over and above any existing tax limitation for the maintenance and support of county extension work, and the county boards of Hennepin and Ramsey counties may each annually appropriate an amount of not to exceed \$20,000 from their respective general revenue funds for the maintenance and support of county extension work in addition to existing levy limits.

Sec. 2. This act shall take effect as to each of the counties of Hennepin and Ramsey upon its approval by the board of county commissioners of each county, and upon compliance with Minnesota Statutes, Section 645.021.

Approved June 1, 1971.

Changes or additions indicated by underline, deletions by strikeout.

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