collectible in 1976.

Before certification of such levy to the county auditor, the board shall determine the need for the money to be derived from such levy by formal resolution setting forth in said resolution the purposes for which the tax moneys will be used and the amount proposed to be used for each such purpose. In allocating current costs pursuant to section 9 the board shall credit the government units for taxes collected pursuant to levy made under this subdivision on such terms and at such times as it deems just and reasonable but in no event shall such credit or any part thereof be allocated later than the fiscal year of the board ending in the calendar year 1976.

Sec. 4. Laws 1973, Chapter 160, is amended by adding a section to read:

Sec. 25. CONNECTIONS OUTSIDE DISTRICT. Notwithstanding anything in Laws 1973, Chapter 160 to the contrary, in addition to and not in substitution of the powers granted in Laws 1973, Chapter 160, the board may by contract provide for connection to the district disposal system of any property outside the district and contiguous to any part of the district disposal system or any connection thereto, and any connection fees and charges collected by the board as a result of such contractual arrangement shall be credited to the government units on such terms and at such times as the board deems just and reasonable.

Sec. 5. EFFECTIVE DATE. This act is effective only after its approval by the governing bodies of the cities of Dover, Eyota and St. Charles, and the sanitary sewer board of the Dover, Eyota and St. Charles area sanitary district and upon compliance with Minnesota Statutes, Section 645.021.

Approved June 2, 1975.

CHAPTER 271—S.F.No.336

[Coded in Part]

An act relating to the operation of state government; providing for definitions of types of state agencies; naming and renaming certain agencies, boards, commissions, committees, and councils; amending Minnesota Statutes 1974, Sections 15.01; 115.71, Subdivision 4; and 115.74, Subdivision 1.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1974, Section 15.01, is amended to read:

15.01 STATE GOVERNMENT; DESIGNATION AND REDESIGN-
NATION; DEPARTMENTS OF THE STATE. The following departments and agencies of the state government are hereby created and established; to be designated and known, respectively, as the departments of the state government follows: the executive council; the department of administration; the department of agriculture-aeronautics; the department of personnel-agriculture; the department of commerce; the department of natural resources-corrections; the department of education-economic development; the department of health-education; the department of highways-employment services; the department of labor and industry-finance; the state auditor-department of health; and the department of revenue-highways; the department of human rights; the department of labor and industry; the department of military affairs; the department of natural resources; the department of personnel; the department of public safety; the department of public service; the department of public welfare; the department of revenue; and the department of veterans affairs. All of these departments and all officials and agencies of the state government shall be subject to the provisions and limitations of Laws 1930, Chapter 431.

Sec. 2. [15.012] STATE AGENCIES; DESIGNATION BY TYPE. A state agency hereafter created by law shall be named according to the following:

(a) An agency in the executive branch, other than a department, whose primary purpose is to perform prescribed official or representative functions shall be designated a “board.” To be classified as a board, an agency must have at least one of the following powers: (i) the power to perform administrative acts, which may include the expenditure of state money, (ii) the power to issue and revoke licenses or certifications, (iii) the power to make rules, or (iv) the power to adjudicate contested cases and appeals.

(b) An agency in the executive branch whose primary purpose is to advise state officers, departments, boards, or other agencies shall be designated a “committee.” To be classified as a committee, an agency must have none of the powers available to boards other than the power to compensate its members.

(c) A committee of which at least one half of the members are required to be certain officers or representatives of specified businesses, occupations, industries, political subdivisions, organizations, or other groupings of persons other than geographical regions shall be designated a “council.”

(d) An agency in the legislative branch composed exclusively of members of the legislature shall be designated a “legislative commission.”

(e) An agency in the executive branch other than a department whose primary purpose is to issue bonds for the financing, ownership and development of facilities within the state shall be designated an
"authority":

Sec. 3. NAME CHANGES. The names of the following state agencies are changed to the new names as provided hereafter:

1. Advisory committee on workmen's compensation to advisory council on workmen's compensation;

2. Advisory commission on fluctuating school enrollments to advisory council on fluctuating school enrollments;

3. Capitol area architectural and planning commission to capitol area architectural and planning board;

4. Commission on judicial standards to board on judicial standards;

5. Economic development advisory commission to economic development advisory committee;

6. Employment agency advisory board to employment agency advisory council;

7. Environmental quality council to environmental quality board;

8. Ethics commission to ethical practices board;

9. Gillette hospital authority to Gillette hospital board;

10. Governor's citizens council on aging to Minnesota board on aging;

11. Higher education coordinating commission to higher education coordinating board;

12. Indian affairs commission to Indian affairs board;

13. Intergovernmental information services advisory council to intergovernmental information systems advisory council;

14. Iron range resources and rehabilitation commission to iron range resources and rehabilitation board;

15. Joint committee to review administrative rules to legislative commission to review administrative rules;

16. Joint coordinating committee to legislative coordinating commission;

17. Land exchange commission to land exchange board.

Changes or additions indicated by underline deletions by strikeout
(18) Legislative advisory committee to legislative advisory commission;

(19) Legislative retirement study commission to legislative commission on pensions and retirement;

(20) Licensed practical nursing board to board of licensed practical nursing;

(21) Meat improvement board to meat advisory council;

(22) Minnesota abstractors board of examiners to board of abstractors;

(23) Minnesota commission for the handicapped to council for the handicapped;

(24) Minnesota corrections authority to corrections board;

(25) Minnesota environmental education council to environmental education board;

(26) Minnesota resources commission to legislative commission on Minnesota resources;

(27) Municipal commission to Minnesota municipal board;

(28) Occupational safety and health advisory board to occupational safety and health advisory council;

(29) Occupational safety and health review commission to occupational safety and health review board;

(30) Physical therapists examining committee to physical therapists examining council;

(31) Podiatry examining board to board of podiatry;

(32) Private detective and protective agent licensing board to board of private detective and protective agent services;

(33) Real estate advisory commission to real estate advisory council;

(34) Soil and water conservation commission to soil and water conservation board;

(35) Southern Minnesota rivers basin commission to southern Minnesota rivers basin board;

(36) State arts council to state arts board;

Changes or additions indicated by underline deletions by strikeout
(37) State board of examiners of psychologists to board of psychology:

(38) State boxing commission to board of boxing:

(39) State claims commission to legislative commission on claims:

(40) State commission on cable communications to cable communications board:

(41) State cosmetology board to board of cosmetology:

(42) State information services advisory council to state information systems advisory council:

(43) State registration board for architects, engineers and land surveyors to board of architecture, engineering and land surveying:

(44) State teletypewriter communications advisory committee to state teletypewriter communications advisory council:

(45) Teachers standards and certification commission to board of teachers standards and certification:

(46) Veterinary examining board to board of veterinary medicine:

(47) Workmen’s compensation commission to workmen’s compensation board.

The name changes adopted by this section shall not in any way affect the powers and duties of the agencies.

Sec. 4. Minnesota Statutes 1974, Section 115.71, Subdivision 4, is amended to read:

Subd. 4. “Board”—“Council” means the board of certification—board of water and wastewater treatment operators certification established by section 115.74.

Sec. 5. Minnesota Statutes 1974, Section 115.74, Subdivision 1, is amended to read:

115.74 WATER SUPPLY AND WASTEWATER TREATMENT OPERATORS CERTIFICATION COUNCIL. Subdivision 1. The board of certification—board of water and wastewater treatment operators certification shall be composed of six members. The governor shall appoint four members as follows: A currently employed water supply system operator holding a valid certificate issued by the secretary; a currently employed wastewater treatment facility operator holding a valid certificate issued by the director; a university or college faculty member whose major field is related to water supply or wastewater collection

Changes or additions indicated by underline deletions by strikeout
and treatment; and a representative of the league of Minnesota municipalities. The remainder of the board shall be composed of the following persons: A representative of the state department of health who is either the director of the division of environmental health or a qualified member of his staff; the director of the Minnesota pollution control agency or a qualified member of his staff. In the case of the first board, the appointments of a water supply system operator and a wastewater treatment facility operator shall be made from currently employed operators holding valid certificates under the voluntary certification program administered by the state department of health and the Minnesota pollution control agency.

Sec. 6. INSTRUCTIONS TO REVISOR. In the next and subsequent editions of Minnesota Statutes, the revisor of statutes shall substitute the new names for the state agencies, boards, commissions, committees, authorities, and councils listed in sections 3 to 5.

Sec. 7. EFFECTIVE DATE. This act is effective July 1, 1975. Until such time as the state agencies whose names have been changed by this act are able to economically make all changes in designation required by this act, they may continue to use their present designations, but the use of those designations shall not extend beyond the first Monday in January 1978.

Approved June 2, 1975.

CHAPTER 272—S.F.No.1577

[Not Coded]

An act relating to the city of Motley; authorizing the city to issue certificates of indebtedness to purchase certain fire equipment.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. MOTLEY, CITY OF; FIRE EQUIPMENT. Notwithstanding the provisions of Minnesota Statutes, Section 412.301, limiting the term of certificates of indebtedness to not more than five years, the city of Motley may issue certificates of indebtedness in the manner provided in that the section and subject to the other restrictions and limitations therein payable in not more than eight years to purchase fire equipment in calendar year 1975. The amount of the certificates issued pursuant to this act shall not exceed $40,000.

Sec. 2. This act is effective upon its approval by the city council of the city of Motley and upon compliance with Minnesota Statutes, Section 645.021.

Approved June 2, 1975.

Changes or additions indicated by underline deletions by strikeout