more natural persons who shall be eligible for election to the board of directors. Directors shall be elected for such terms the term, at the time, and in such-the manner as-provided in sections 308.05 to 308.18 and the bylaws of the association shall prescribe. The directors shall elect from their number a president and one or more vice-presidents. They shall also elect a secretary and a treasurer, who need not be directors or stockholders. The offices of secretary and treasurer may be combined and when so combined the person filling the office shall be termed secretary-treasurer. If the bylaws so provide, the board of directors may also elect from their number a chairman and one or more vice-chairmen, and in such case the president and vice-presidents need not be directors or stockholders. The board of directors may also elect such additional officers as the articles or bylaws may authorize or require, and unless otherwise required by the articles or bylaws, said additional officers need not be directors or stockholders. The stockholders shall have the power, at any regular or special stockholders' meeting regularly called in the manner above provided, to remove any director or officer for cause and to fill the vacancy caused by such removal.

Sec. 3. This act is effective the day following final enactment.

Approved March 19, 1976.

CHAPTER 60-S.F.No.1924

An act relating to employment agencies; excluding teacher and nurse placement agencies from the definition of employment agency; amending Minnesota Statutes 1974, Section 184.21, Subdivision 2.

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

Section 1. Minnesota Statutes 1974, Section 184.21, Subdivision 2, is amended to read:

Subd. 2. EMPLOYMENT AGENCIES; TEACHER AND NURSE PLACEMENT. The term "employment agency" means any person, firm, corporation, partnership, or association in this state engaged for hire or compensation in the business of furnishing persons seeking employment or changing employment with information or other service enabling or tending to enable such persons to procure employment, by or with employers, other than such employment agency; or furnishing any other person, firm, corporation, partnership, or association who may be seeking to employ or may be in the market for help of any kind, with information enabling or tending to enable such other person, firm, corporation, partnership, or association to procure such help. Any party performing the services of an employment agency as herein defined, is not an employment agency if the performance of these ser-

Changes or additions indicated by underline deletions by strikeout

vices is peripheral to the primary business of that party, and if no part of any fees or compensation is paid by the person seeking employment unless that party has an employee, officer, department or division whose primary responsibility is providing employment services to clients. The term "employment agency" does not include any exclusively teacher or exclusively nurse placement service, theatrical, booking, modeling, babysitting agency, educational or labor organization. The term "employment agent" shall be synonymous with the term "employment agency".

Approved March 19, 1976.

CHAPTER 61—S.F.No.1975

An act relating to agriculture; changing the duty of the commissioner of agriculture in establishing standards, grades, and price differentials for milk and cream from mandatory to permissive; amending Minnesota Statutes 1974, Section 32.401, Subdivision 1.

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

Section 1. Minnesota Statutes 1974, Section 32.401, Subdivision 1, is amended to read:

32.401 AGRICULTURE; MILK AND CREAM; STANDARDS, GRADES AND PRICE DIFFERENTIALS. Subdivision 1. STANDARDS, GRADES, AND PRICE DIFFERENTIALS. In order to protect the public health and welfare, to promote the interests of the dairy industry in Minnesota, and to secure uniformity, the commissioner of agriculture shall—may adopt standards, grades and price differentials between various grades of milk and cream for milk and cream purchased for manufacturing purposes. Before adopting any standards, grades, or price differentials for milk and cream, the commissioner shall hold a public hearing thereon, as provided by law. Until such standards, grades and price differentials are made and filed, the standards, grades, and price differential heretofore made by the commissioner remain in effect except as otherwise prescribed by law.

Approved March 19, 1976.

Changes or additions indicated by underline deletions by strikeout