

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~~ the 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 this section, there shall be transferred annually from the seed act account to the agricultural experiment station the sum of ~~\$25,000~~ \$35,000.

Sec. 4. Minnesota Statutes 1978, Section 24.25, Subdivision 2, is amended to read: .

Subd. 2. Each application for registration shall be accompanied by an inspection fee of \$30 for each product for which registration is requested. All such registration fees collected by the commissioner shall be paid into the state treasury and be credited to the general fund. There shall also be attached to each application for registration the label or labels which are to be used upon the antifreeze ~~and each application shall be accompanied by a properly labeled sample of the antifreeze which shall not be less than one gallon. The commissioner after examination of the label, may require submission of a properly labeled sample which shall not be less than one gallon.~~ If after examination the commissioner finds that the sample is not adulterated or misbranded, and if it meets with the standards required by sections 24.24 to 24.31 and the rules and regulations promulgated in relation thereto, the commissioner shall issue a certificate of registration for the product. If the application is denied, the product shall not be offered for sale in this state.

Sec. 5. Minnesota Statutes 1978, Section 31.101, Subdivision 8, is amended to read:

Subd. 8. Applicable federal regulations including recodification contained in Code of Federal Regulations, Title 21, Chapter 1, Parts 0-1299, Food and Drugs, in effect April 1, 1975 1978, and not otherwise adopted herein, also are adopted as food regulations of this state. Such regulations may be amended by the commissioner in accordance with the administrative procedure act.

Sec. 6. **REPEALER.** Minnesota Statutes 1978, Sections 17B.08, 17B.09 and 21.114 are repealed.

Approved May 3, 1979.

CHAPTER 69—H.F.No.1158

An act relating to Independent School District No. 275; providing for the consolidation of Independent School District No. 275.

Changes or additions indicated by underline deletions by ~~strikeout~~

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

Section 1. Insofar as the provisions of Minnesota Statutes, Chapter 122, or of any other applicable law differ from the provisions of sections 1 to 6, the provisions of sections 1 to 6 shall govern the consolidation of Independent School District No. 275 or part of the district with one or more other districts. In all other respects, that consolidation shall be governed by the provisions of Minnesota Statutes, Chapter 122, and of other applicable laws.

Sec. 2. The board of Independent School District No. 275 may propose in its resolution for consolidation that the proposed new district be governed at first by the board of another pre-existing district and that one member of the board of Independent School District No. 275 serve as an additional member of the board of the new district for a specific period. These proposals shall be deemed to be part of the consolidation plat. If the plat containing the proposals is finally approved by all affected school boards and at each election held on the plat in an affected district, the new district shall be governed by the board of a pre-existing district as provided in the plat, and a member of the board of Independent School District No. 275 shall serve as an additional member of the board of the new district for the period specified in the plat. As the terms of the members of the board of the pre-existing district expire, their successors shall be elected by the legally qualified voters of the new district. The members of the last board of Independent School District No. 275 to exist before the consolidation shall select the member of that board who shall serve as an additional member of the board of the new district and shall also select one of their number to replace that member if before the specified period elapses the member dies, resigns, ceases to be a resident of the area formerly contained in Independent School District No. 275 or is found by resolution of the board of the new district to be unable to serve on the board for a period of 90 days or more because of illness or prolonged absence from the district.

Sec. 3. The board of Independent School District No. 275 may propose any effective date for consolidation in its resolution for consolidation. This proposal shall be deemed to be part of the consolidation plat. When the plat containing the proposal is finally approved by all affected school boards and at each election held on the plat in an affected district, the consolidation shall become effective on the date specified in the plat or, if that date has passed, on the next July 1.

Sec. 4. Notwithstanding the provisions of section 179.70, subdivision 1, the written contract effective July 1, 1979 or thereafter, executed by the board of Independent School District No. 275 and the exclusive bargaining representative of teachers in that district may be for a term ending in two years or upon the effective date of the consolidation of the district, whichever occurs first.

Sec. 5. If the effective date of the consolidation is not July 1 of an odd-numbered year and if the new district is governed by the board of a pre-existing district as provided in section 2, the contract between the board of the pre-existing district and the exclusive bargaining representative of teachers in that district shall continue in effect for the remainder of its term and shall also govern the terms and conditions of employment in the new district of the teachers previously employed by Independent School District No.

Changes or additions indicated by underline deletions by strikeout

275 and any placement of those teachers on unrequested leave of absence by the new district during the school year before the consolidation becomes effective.

Sec. 6. If the new district created by a consolidation involving Independent School District No. 275 is composed entirely of territory formerly contained in districts where referendum levies had been approved by the voters and the referendum levies had neither expired nor been revoked, the board of the new district may levy the amount provided by applying the lowest millage among all the approved millages of the component districts to the taxable valuation of the new district.

Sec. 7. This act is effective upon the approval of the board of Independent School District No. 275 and upon compliance with section 645.021.

Approved May 3, 1979.

CHAPTER 70—S.F.No.218

An act relating to game and fish; authorizing exporting of leeches; time for possession of certain equipment usable in taking fish; amending Minnesota Statutes 1978, Sections 97.45, Subdivision 15; and 101.42, Subdivision 18.

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

Section 1. Minnesota Statutes 1978, Section 97.45, Subdivision 15, is amended to read:

Subd. 15. The following restrictions on the transportation of minnows apply only to quantities in excess of 24 dozen. The following restrictions do not apply to minnows being transported through the state pursuant to a permit issued by the commissioner under section 101.42, subdivision 6. No person shall transport any minnows beyond the boundaries of the state, except leeches, suckers, and fathead minnows, which may be transported without the state by any resident minnow dealer holding an exporting minnow dealers license or by any licensed nonresident exporting minnow hauler bearing a bill of lading issued by a dealer holding an exporting license, on forms furnished by the department. Said bill of lading shall contain the exporter's name and address, route of exit to be used leaving the state, amount and type of bait, time of issuance and 24 hours to exit the state. Except for a licensed and authorized nonresident hauler transporting minnows in accordance with this subdivision, no motor vehicle which is not registered and licensed in this state and which is not licensed under section 98.46, subdivision 5, clause 11, shall contain minnows or be used to transport minnows in Minnesota. A minnow retailer who transports minnows from a place of wholesale purchase to his place of business shall transport the minnows by the most convenient and direct route.

Sec. 2. Minnesota Statutes 1978, Section 101.42, Subdivision 18, is amended to read:

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