obtain an appropriate permit from the commissioner, pursuant to section 105.42 and other applicable laws;

(3) The lease shall be in the form herein prescribed, except that it may provide for the payment of rental and royalty at such rates as may be agreed upon between the parties and may contain such additional appropriate provisions, not inconsistent with law, as may be agreed upon in furtherance of the mutual interests of the parties; provided, that the rental and royalty rates for iron ore shall not be less than the applicable minimum rates prescribed in section 93.20.

Approved April 18, 1951.

CHAPTER 452---H. F. No. 1671 [Coded as Section 93.41]

An act relating to state lands and minerals providing for the disposal of certain low grade iron-bearing materials for construction or mainteance purposes.

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

[93.41] Section 1. Certain materials, used for construction or maintenance purposes. Subdivision 1. In case the commissioner of conservation shall determine that any paint rock, taconite, or other iron-bearing material belonging to the state and containing not more than 35 per cent dried iron by analysis is needed and suitable for use in the construction or maintenance of any road, tailings basin, settling basin, dike, dam, bank fill, or other works on public or private property, and that such use would be in the best interests of the public, he may authorize the disposal of such material therefor as hereinafter provided. Not more than 25,000 cubic yards of 50,000 gross tons of such material shall be so disposed of from any single mining unit or from any quarter-quartersection or government lot of state land not included in a mining unit.

Subd. 2. If such material is subject to an existing state iron ore mining lease, the commissioner, by written agreement

[Chap.

with the holder of the lease, may authorize the use of the material on the leased premises or on any state-owned lands used in connection therewith, for any purpose specified in subd. [subdivision] 1 that will facilitate the mining and disposal of the iron ore therein on such terms as the commissioner may prescribe consistent with the interests of the state, or may authorize the holder of the lease to dispose of the material otherwise for any purpose specified in subd. [subdivision] 1 upon payment of an amount therefor equivalent to the royalty that would be payable under the terms of the lease if the material were shipped or otherwise disposed of as iron ore, but not less than the applicable minimum rate prescribed by section 93.20.

Subd. 3. If such material, whether in the ground or in stockpile, is not subject to an existing lease, the commissioner may issue leases for the taking and removal thereof for the purposes specified in subd. [subdivision] 1 in like manner as provided by section 92.50 for leases for the taking and removal of sand, gravel, and other materials specified in said section, and subject to all the provisions thereof, so far as applicable; provided, that the amount payable for such material shall be at least equivalent to the minimum royalty that would be payable therefor under the provisions of section 93.20.

Approved April 18, 1951.

CHAPTER 453—S. F. No. 71 [Sections 7 and 8 coded as Sections 177.121, 177.122]

An act relating to determination and establishment of maximum hours and minimum wages in employment of women and minors; relating to learners, apprentices and handicapped persons; defining terms relating thereto; relating to advisory boards; establishing a method of review; amending Minnesota Statutes 1949, Sections 177.02, Subdivisions 8 and 9; 177.06; 177.07; [,] Subdivision 1; 177.08; 177.11; and adding two new sections.

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

Section 1. Minnesota Statutes 1949, Section 177.02, Subdivision 8, is amended to read: