Subdivision 1. Amount. Except as provided in subdivision 2, in addition to all other taxes which it may levy the city shall levy a tax of two mills for the years ending December 31, 1959, 1960, 1961, and 1962, 1963 and 1964, and thereafter the city shall levy a tax of one and one half mills at the time and in the manner in which it levies other taxes, and the proceeds of this tax shall be paid into the policemen's pension fund.

Sec. 2. This act shall become effective after its approval by a majority of the city council of the city of Minneapolis, and upon compliance with Laws 1959, Chapter 368.

Approved April 20, 1961.

## CHAPTER 533—S. F. No. 1524

An act relating to frozen foods; amending Minnesota Statutes 1957, Section 31.01, Subdivisions 6, 7, 8, 9, 10, 11, 12, 13 and 14; Section 31.25, Subdivision 1.

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

- Section 1. Minnesota Statutes 1957, Section 31.01, Subdivision 6, is amended to read:
- Subd. 6. Frozen food. "Frozen foods" means icecream, frozen custards, ice milk, milk sherbet, fruit ice or ice sherbet, or frozen malted milk, but shall not include frozen vegetables, fruits, meats, poultry, or bakery products.
- Sec. 2. Minnesota Statutes 1957, Section 31.01, Subdivision 7, is amended to read:
- Subd. 7. Milk products. "Milk products" means pure, clean, and wholesome cream, pure milk fat dried cream, plastic cream—sometimes known as concentrated milk fat, butter, butter oil, milk skimmed milk, concentrated milk, sweetened condensed skimmed milk, concentrated milk, evaporated milk, sweetened condensed milk, superheated condensed milk, dried milk dried skimmed milk, buttermilk, condensed buttermilk, dried buttermilk, skim milk, concentrated skim milk, evaporated skim milk, condensed skim milk, sweetened condensed skim milk, sweetened condensed skim milk, sweetened condensed skim milk, sweetened condensed part-skim milk, nonfat dry milk, sweet cream buttermilk, condensed sweet cream buttermilk, dried sweet cream buttermilk, whey, condensed concentrated whey, and

dried dry whey, and shall include any of the foregoing products from which lactose has been wholly or partially removed.

- Sec. 3. Minnesota Statutes 1957, Section 31.01, Subdivision 8, is amended to read:
- "Mix" means the un-Mix, ice-cream mix. Subd. 8. frozen combination of all ingredients of a frozen food with or without fruit, fruit juices, candy, nut meats, flavoring, or coloring. "Ice-cream mix" means the mix from which icecream is frozen, made from a combination of milk products and one or more of the following ingredients: eggs, sugar, dextrose, corn syrup in liquid or dry form, and honey, with or without flavoring and coloring, and with or without edible gelatin or vegetable stabilizer. Ice-cream mix contains not more than one half of one percent by weight of edible gelatin or vegetable stabilizer, not less than 12 ten percent by weight of milk fat, and not less than 20 percent by weight of total milk solids. Ice-cream mix in concentrated or condensed form shall contain such relative amounts of ingredients that, when diluted according to directions, it shall comply with the above definition of ice-cream mix.
- Sec. 4. Minnesota Statutes 1957, Section 31.01, Subdivision 9, is amended to read:
- Subd. 9. Mix base, ice-cream mix base. "Mix base" means mix powder or dry base and is the product resulting from the removal of water from mix and contains not more than five percent of moisture.

"Ice-cream mix base" means ice-cream powder or dry ice-cream mix and is the product resulting from the removal of water from ice-cream mix and contains, all tolerances allowed for, not less than 30.5 26.5 percent milk fat and not less than 64.5 68.5 percent of total nonfat solids, and not more than five percent of moisture.

- Sec. 5. Minnesota Statutes 1957, Section 31.01, Subdivision 10, is amended to read:
- Subd. 10. Ice-cream. "Ice-cream" means the pure, clean, frozen product made from a combination of milk products and one or more of the following ingredients: eggs, sugar, dextrose, corn syrup in liquid or dry form, and honey, with or without flavoring and coloring, and with or without edible gelatin or vegetable stabilizer; and in the manufacture of which freezing has been accompanied by agitation of the ingredients. It contains not more than one-half of one percent

by weight of edible gelatin or vegetable stabilizer, not less than 12 ten percent by weight of milk fat, and not less than 20 percent by weight of total milk solids; except when fruits, nuts, cocoa, or chocolate, maple syrup, cakes, or confections are used for the purpose of flavoring, then it shall contain not less than 12 ten percent by weight of milk fat and not less than 20 percent by weight of total milk solids, except for such reduction in milk fat and in total milk solids as is due to the addition of such flavoring, but in no such case shall it contain less than ten eight percent by weight of milk fat or less than 16 percent by weight of total milk solids. In no case shall any ice-cream contain less than one and six-tenths pounds of total food solids per gallon or weigh less than four and one-half pounds per gallon.

- Minnesota Statutes 1957, Section 31.01, Subdi-Sec. 6. vision 11, is amended to read:
- Subd. 11. Frozen custard. "Frozen custard" means French ice-cream, French custard ice-cream, ice custard, parfaits, and similar frozen products. Frozen custard is a pure, clean, frozen product made from a combination of milk products and one or more of the following ingredients: egg yolk, sugar, dextrose, corn syrup in liquid or dry form, and honey, with or without flavoring and coloring, and with or without edible gelatin or vegetable stabilizer; and in the manufacture of which freezing has been accompanied by agitation of the ingredients. It contains not more than one-half of one percent by weight of edible gelatin or vegetable stabilizer, not less than 12 ten percent by weight of milk fat, not less than 20 percent by weight of total milk solids, not less than five egg yolks or their equivalent in egg powder or egg yolk powder in each gallon of finished product the total weights of egg yolk solids therein is not less than 1.4 percent of the weight of the finished frozen custard. In no case shall any frozen custard contain less than one and six-tenths pounds of total food solids per gallon or weight less than four and onehalf pounds per gallon.
- Sec. 7. Minnesota Statutes 1957, Section 31.01, Subdivision 12, is amended to read:
- Subd. 12. "Ice milk" means the pure, clean, Ice milk. frozen product made from a combination of milk products and one or more of the following ingredients: sugar, dextrose, corn syrup in liquid or dry form, and honey, with flavoring but without coloring, except such as results from the use of colors naturally associated with chocolate, cocoa, and any

fruit flavoring, and with or without edible gelatin or vegetable stabilizer; and in the manufacture of which freezing has been accompanied by agitation of the ingredients. It contains not more than one-half of one percent by weight of edible gelatin or vegetable stabilizer, but not less than two percent and not more than 12 ten percent by weight of milk fat, and not less than 14 percent by weight of total milk solids. In no case shall any ice milk contain less than one and three-tenths pounds of total food solids per gallon or weigh less than five pounds per gallon.

- Sec. 8. Minnesota Statutes 1957, Section 31.01, Subdivision 13, is amended to read:
- Subd. 13. Milk sherbet. "Milk sherbet" means the pure, clean, frozen product made from a combination of milk products and one or more of the following ingredients: eggs, sugar, dextrose, corn syrup in liquid or dry form, and honey, with fruit, or fruit juice flavoring and coloring, with not less than four-tenths 0.35 of one percent of acid, as determined by the Mann acid test, and with or without added edible gelatin or vegetable stabilizer; and in the manufacture of which freezing has been accompanied by agitation of the ingredients. It contains not less than two one percent by weight of milk fat and not less than four two percent by weight of milk solids and weighs not less than five-and-one half six pounds per gallon.
- Sec. 9. Minnesota Statutes 1957, Section 31.01, Subdivision 14, is amended to read:
- Subd. 14. Fruit ice or ice sherbet. "Fruit ice" or "ice sherbet" means the pure, clean, frozen product made from water, sugar, dextrose, corn syrup in liquid or dry form, and honey, with fruit or fruit juice flavoring and coloring with not less than four-tenths 0.35 of one percent of acid, as determined by the Mann acid test, and with or without added edible gelatin or vegetable stabilizer; and in the manufacture of which freezing has been accompanied by agitation of the ingredients. It contains no milk solids and weighs not less than five-and-one-half six pounds per gallon.
- Sec. 10. Minnesota Statutes 1957, Section 31.25, Subdivision 1, is amended to read:
- 31.25 Containers, labels. Subdivision 1. Contents of labels. All cans or containers used in the sale or distribution of mix, ice-cream mix, mix base, or ice-cream mix

base shall bear a label attached to the same giving the following information:

- (1) Name of product;
- (2) Percentage of milk fat contained in product;
- (3) Percentage of total solids contained in products;
- (4) Statement of net contents; and
- (5) Name and áddress of manufacturer or distributor.

Every package of frozen foods packed by the manufacturer shall bear a label. The label shall give the name of the product, the name and address of the manufacturer or distributor, and a statement of the net contents.

Sec. 11. This act takes effect on July 1, 1961. Approved April 20, 1961.

## CHAPTER 534—S. F. No. 1526

## [Coded]

An act relating to the commercial feed law; amending Laws 1959, Chapter 170, Section 3, Subdivision 5, and Section 6, Subdivision 1.

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

- Section 1. Laws 1959, Chapter 170, Section 3, Subdivision 5, is amended to read:
- [25.17] Subdivision 5. "Commercial feed" means all materials which are distributed for use as feed, or for mixing in feed, for animals other than man except:
- (1) Unmixed whole seeds and meals made directly from the entire seeds.
  - (2) Unground hay.
- (3) Whole or ground straw, stover, silage, cobs, and hulls when not mixed with other materials.
- Sec. 2. Laws 1959, Chapter 170, Section 6, Subdivision 1, is amended to read: