Subd. 7. APPROVAL POWERS. The state board, with the advice and assistance of the ESV computer council, shall approve or disapprove the following, according to the criteria in section 121.937 and in after promulgation, the rules adopted pursuant to subdivision 8:

(a) The creation of regional management information centers pursuant to section 121.935;

(b) The transfer by a district of its affiliation from one regional management information center to another;

(c) The use by a district of an alternative management information system to ESV-IS pursuant to section 121.936, subdivisions 2 to 4;

(d) Annual and biennial plans and budgets submitted by regional management information centers pursuant to section 121.935, subdivisions 3 and 4; and

(e) Expenditures by districts for computer activities other than fees paid to regional management information centers.

Sec. 4. Minnesota Statutes 1980, Section 121.938, Subdivision 2, is amended to read:

Subd. 2. Each task force shall report to the legislature, by January 1, 1984 September 1, 1981, recommendations for broad policy standards for school district reporting of student data or payroll/personnel data. Each task force shall recommend to the ESV computer council and the state board specific data standards for student data or personnel/payroll data. These data standards shall be consistent with the uniform financial accounting and reporting standards adopted by the state board pursuant to sections 121.90 to 121.92.

Approved May 13, 1981

CHAPTER 194 — H.F.No. 1344

An act relating to education; authorizing school boards to permit certain persons to enroll in classes and programs at a secondary school; providing for class fees in certain circumstances; prohibiting districts from counting certain persons enrolled in classes and programs for the purposes of state aid; authorizing districts to provide transportation; increasing the administration fee when senior citizens attend classes at higher education institutions; amending Minnesota Statutes 1980, Sections 123.35, by adding subdivisions; 123.39, by adding a subdivision; and 136A.81, Subdivision 1.

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

Section 1. Minnesota Statutes 1980, Section 123.35, is amended by adding subdivisions to read:

Changes or additions are indicated by underline, deletions by strikeout.
Subd. 8a. The board may permit a person who is over the age of 21 or who has graduated from high school to enroll as a part-time student in a class or program at a secondary school if there is space available. In determining if there is space available, full-time public school students, shared-time students, and students returning to complete a regular course of study shall be given priority over part-time students seeking enrollment pursuant to this subdivision. The following are not prerequisites for enrollment:

(a) residency in the school district;

(b) United States citizenship; or

c) for a person over the age of 21, a high school diploma or equivalency certificate. A person may enroll in a class or program even if that person attends evening school, an adult or continuing education, or a post-secondary educational program or institution.

Subd. 8b. Notwithstanding the provisions of sections 120.06 and 120.74, a board may charge a part-time student a reasonable fee for a class or program.

Subd. 8c. A district may not count a person enrolled pursuant to subdivision 8a as a pupil unit or a pupil in average daily membership for the purpose of receiving any state aid.

Sec. 2. Minnesota Statutes 1980, Section 123.39, is amended by adding a subdivision to read:

Subd. 8c. School districts may provide bus transportation along regular school bus routes on a space available basis for part-time students enrolled in secondary classes pursuant to section 1, provided that this use of a bus does not interfere with the transportation of pupils to and from school or other authorized transportation of pupils. The total additional cost of providing these services, as determined by sound accounting procedures, shall be paid by charges made against those using the services or some third party payor.

Sec. 3. Minnesota Statutes 1980, Section 136A.81, Subdivision 1, is amended to read:

Subdivision 1. FEES AND TUITION. Except for an administration fee of $2 per $6 a credit hour, to be collected only when a course is taken for credit, a senior citizen who is a legal resident of Minnesota is entitled without payment of tuition or activity fees to attend courses offered for credit or audit any courses offered for credit, or enroll in noncredit courses, in any state supported institution of higher education in Minnesota when space is available after all tuition-paying students have been accommodated. Senior citizens enrolled under the provisions of sections 136A.80 and 136A.81 shall not be included by such institutions in their computation of full time equivalent students when requesting staff or appropriations. The enrollee shall be responsible for pay laboratory and or material fees.

Approved May 13, 1981

Changes or additions are indicated by underline, deletions by strikeout.