

such other information as the commissioner may require. A license may be granted by such commissioner to such person to use such stamp, brand or label at the creamery or factory described in the application, if the commissioner shall find, on investigation, that all the provisions of law have been complied with. Such license shall state that the stamp, brand or label provided for in this act may be used in connection with the manufacture or sale of butter from the creamery or factory described in such license. Such creamery or factory so described shall be given the same number as the serial number of the license.

No person shall use, in the manufacture or sale of butter, such stamp, brand or label without first having obtained a license therefor. Such license so granted may be revoked by the commissioner if any of the provisions of this act are not complied with. All licenses shall be numbered in serial order. All applications for license shall be accompanied by a fee of five dollars, which fee shall be returned to the applicant in the event no license is granted.

The commissioner may require any person to whom any such license may be granted to furnish from time to time for examination, samples of butter manufactured in any factory described in the license."

Approved March 7, 1925.

CHAPTER 50—H. F. No. 27.

An act authorizing the renewal of the period of corporate existence of any co-operative creamery association whose period of duration has expired less than eight years prior to the passage hereof without renewal thereof.

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

Section 1. Corporate existence of co-operative creameries renewed in certain cases.—Any co-operative creamery association whose period of duration has expired less than eight years before the passage of this act and which has continued to carry on its business without a renewal of its said period, may renew the period of its corporate existence from the date of expiration of said period of duration for an additional term not exceeding twenty years from date of such expiration, with the same force and effect as if such renewal had been effected before its said period of duration expired, by taking the proceedings provided by law for the renewal of the corporate existence of such corporation in cases where such renewal is made before the end of its period of duration. Provided, however, that the proceedings to obtain such renewal shall be taken within six months after the passage of this act. And provided further, that this act shall not affect any pending litigations nor

apply to any corporation whose charter has been declared forfeited by the final judgment of any court of competent jurisdiction in this state.

Approved March 9, 1925.

CHAPTER 51—S. F. No. 388.

An act to authorize the governing body of cities of the fourth class operating under home rule charters as provided by Section 36, of Article 4, of the Constitution of the State of Minnesota, to issue and sell municipal bonds and to use the proceeds thereof in the construction of a storm sewer main which main is also to serve as an outlet for the overflow of a lake partially within the limits of such city and the outlet of which flows through such city.

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

Section 1. Cities of fourth class to issue bonds for certain purposes.—The governing body of any city of the fourth class in the State of Minnesota operating under Home Charter pursuant to the provisions of Section 36, Article 4 of the State Constitution after an affirmative vote of a majority of the electors thereof, voting at an election called for such purpose is hereby authorized and empowered, for the purposes herein designated, to issue the negotiable bonds of such city to an amount in the aggregate not exceeding \$25,000; said bonds to be made in such denomination and payable at such places and at such times, not exceeding thirty years from the date thereof, as may be deemed best, and to bear interest at the rate not to exceed six per cent per annum, payable semi-annually, with interest coupons attached, payable at such place or places as shall be designated therein and such governing body is further authorized to negotiate and sell such bonds from time to time to the highest bidder or bidders therefor and upon the best terms that can be obtained for said bonds.

Provided that no such bonds shall be sold for less amount than the par value thereof and accrued interest thereon.

Provided also that such bonds shall be issued and sold in accordance with the particular method prescribed by the charter of the city so issuing such bonds.

Provided further also, that the bonds authorized by this act or any portion thereof may be issued and sold by any such city, notwithstanding any limitations contained in the charter of such city or in any law of this state prescribing or fixing any limit upon the bonded indebtedness of such city.

Sec. 2. Tax levy for interest and sinking fund.—The full faith and credit of any such city shall at all times be pledged for the