shall proceed as provided for in said Sections 157.01 to 157.14, inclusive, or otherwise by statute.

(2) The word "hotel," as used in this subdivision, means any building or other structure, or any part thereof, kept, used, or maintained as, advertised as, or held out to the public to be an inn, and hotel, or other place where sleeping accommodations are furnished persons for hire, whether with or without meals, or a multiple dwelling housing five or more families.

(3) All powers and duties in said Sections 157.01 to 157.14, inclusive, which relate to fire prevention and fire protection of hotels and which are by said Sections 157.01 to 157.14, inclusive, now conferred upon the hotel inspector, are hereby transferred to and vested in the commissioner.

Approved April 16, 1949.

CHAPTER 470-H. F. No. 1542

[Not Coded]

An act appropriating money for the construction, remodeling, altering, and equipping of certain buildings from the following funds, to-wit: Minnesota State building fund and state prison revolving fund; levying a tax to provide funds therefor, including a tax on homesteads notwithstanding the provisions of Minnesota Statutes 1945, Section 273.13, Subdivisions 6 and 7; authorizing the issuance of certificates of indebtedness and providing for the sale thereof; and reappropriating certain moneys notwithstanding other provisions of law.

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

Section 1. Appropriations; Minnesota State building fund. Subdivision 1. State building fund. There is hereby appropriated for the purposes hereinafter stated from the Minnesota State Building Fund the sums of money set forth in the following subdivisions, or so much thereof as may be necessary, which sums of money shall be in addition to the sums heretofore appropriated for such purposes. State Hospital and the equipping thereof\$ 79.700

(2) For construction and equipment of an addition to Fergus Falls State Hospital Ward Build-73.825 ing These amounts are supplemental to the amounts appropriated for these respective purposes by Laws 1947, Chapter 636, Section 1, Subdivision 2.

Subd. 3. Teachers colleges at Moorhead, St. Cloud. Winona, Bemidji. To the commissioner of administration:

(1) For Moorhead State Teachers College dor- mitory for men, including dining room and kitchen	271,398
(2) For St. Cloud State Teachers College new heating plant, including land therefor	129,260
(3) For Winona State Teachers College con- crete bleachers for athletic field	44,51 7
(4) For Bemidji State Teachers College Lab- oratory Building	41,200
These amounts are supplemental to the amounts appropriated for these respective purposes by Laws 1947, Chapter 636, Section 1, Subdivision 4.	
Subd. 4. Equipment, state teachers colleges at Moorhead and Bemidji. To the commissioner of administration:	
(1) For equipment of Moorhead State Teachers College dormitory for men, including dining room and kitchen	80,000
(2) For equipment of Bemidji State Teachers College Laboratory Building	60,000

To the

250.000

Subd. 5. Equipment, St. Cloud teachers college. To the commissioner of administration:

(1) For the equipment of main building and auditorium of St. Cloud State Teachers College This amount is supplemental to the amount appropriated for said building by Laws 1941, Chapter 529, Section 1, Subdivision 7, and reappropriated by Laws 1943, Chapter 617, Section 1, Laws 1945, Chapter 609, Section 57, Subdivision 1, and Laws 1947, Chapter 634, Section 56, the amount appropriated by Laws 1945, Chapter 609, Section 57, Subdivision 3, paragraph 3, and reappropriated by Laws 1947, Chapter 634, Section 56, and the amount set aside from the appropriation in Laws 1947, Chapter 636, Section 1, Subdivision 5.

Subd. 6. Additions to School for Feebleminded and Braille and Sight Saving School. To the commissioner of administration:

(1) dry at the					vest corr led at Fa			35,030
(2)	For	steam	tunnel	at	Braille	and	Sight-	

These amounts are supplemental to the amounts appropriated for these respective purposes by Laws 1947, Chapter 636, Section 1, Subdivision 10, (7) and (10).

Subd. 7. State hospitals at St. Peter, Rochester, Fergus Falls, Moose Lake, Anoka, Willmar, and Hastings. To the commissioner of administration:

(1) For St. Peter State Hospital Two units for seniles, 300 beds	723,680
(2) For Rochester State Hospital Two units for seniles, 300 beds	686,633
(3) For Fergus Falls State Hospital Two units for seniles, 300 beds	671,588

786

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(4) For Moose Lake State Hospital Two units for seniles, 300 beds	701,511
(5) For Anoka State Hospital One receiving unit, 60 beds	458,706
(6) For Willmar State Hospital One receiving unit, 60 beds	355,500
(7) For Hastings State Hospital One receiving unit of 40 beds and replacing main center of administration and assembly hall, and one 4-plex	516,320
(8) For Anoka State Hospital Reconversion of building for tuberculosis unit	543,250
(9) For Willmar State Hospital Remodeling two buildings for senile patients These amounts are supplemental to the amounts ap- propriated by Laws 1945, Chapter 593, and allocated for these respective purposes by Laws 1947, Chapter 534, Section 1.	5,630
Subd. 8. Power plant at St. Peter and Fergus Falls hospitals. To the commissioner of administra- tion:	
(1) For St. Peter State Hospital for alterations to power plant	230,120
(2) For Fergus Falls State Hospital for altera- tions to power plant	230,970
(3) For Moose Lake State Hospital for altera- tions to power plant	
Subd. 9. To State University for certain pur- poses. To the State University:	
(1) For chemical engineering building errone- ously designated as mechanical engineering building in Laws 1947, Chapter 636, Section 1, Subdivision 6	250,000
(2) For classroom building	528,000

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Subd. 10. To State University for agricultural building. To the State University:

ing	(1) .	For animal and poultry husbandry build-	300,000
	(2)	For veterinary building	110,000

(3) For home economics building 200,000

These amounts are supplemental respectively to the amounts set aside for each of said buildings from the appropriation in Laws 1947, Chapter 636, Section 1, Subdivision 6.

Subd. 11. To State University, science building at Duluth. To the State University:

For science building at Duluth branch (1)330,000 thereof This amount is supplemental to the amount appropriated for said building by Laws 1941, Chapter 529, Section 1, Subdivision 9, as amended by Laws 1947, Chapter 592. Section 1, and reappropriated by Laws 1943, Chapter 617, Section 1, Laws 1945, Chapter 609. Section 57, Subdivision 1, and Laws 1947, Chapter 634, Section 56, the amount appropriated by Laws 1945, Chapter 609, Section 57, Subdivision 3, paragraph 4, and reappropriated by Laws 1947, Chapter 634. Section 56, and the amount set aside from the appropriation in Laws 1947, Chapter 636, Section 1. Subdivision 5. All of the amounts referred to in the preceding sentence which were appropriated to the commissioner of administration or the state teachers college board for said science building are hereby reappropriated to the state university.

Subd. 12. To State University experimental station at Grand Rapids. To the State University:

This amount is supplemental to the amount allocated for the classroom building from the appropriation in Laws 1947, Chapter 636, Section 1, Subdivision 8.

Sec. 2. Service building at State Prison. There is hereby appropriated from the state prison revolving fund the sum hereinafter set forth, or so much thereof as may be necessary, to the commissioner of administration for the construction of a service building at the state prison

This amount is supplemental to the amount appropriated for said building by Laws 1947, Chapter 636, Section 2.

Sec. 3. Repeal or modification of certain 1947 appropriations. Subdivision 1. The appropriation by Laws 1947, Chapter 636, Section 1, of \$30,000 for an electric generator at Willmar State Hospital, as set forth in paragraph (5) of Subdivision 10 thereof, is hereby repealed.

Subd. 2. The appropriation by Laws 1947, Chapter 636, Section 1, of \$75,000 for one additional cottage at Home School for Girls at Sauk Center, as set forth in paragraph (12) of Subdivision 10 thereof, is hereby repealed.

Subd. 3. The authority contained in Laws 1947, Chapter 636, Section 3, to levy for each year commencing in the year 1947 and for each of the next succeeding eight years taxes sufficient to produce \$2,040,338, together with interest as therein provided, is hereby reduced to authority to levy such taxes in the year 1947 and for each of the next succeeding seven years and is further reduced in the seventh year by the sum of \$105,000, which includes the sums of \$30,000 and \$75,000 referred to respectively in Subdivisions 1 and 2 of this section.

Subd. 4. The aggregate amount of the certificates of indebtedness authorized by Laws 1947, Chapter 636, Section 5, is hereby reduced to \$16,217,704.

22,600

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Sec. 4. Re-appropriation for construction and betterment of Rochester State hospitals. The sum of \$5,000,000 of the amount of \$5,700,000 appropriated to the commissioner of administration for reconstruction and betterments of Rochester State Hosiptal in Laws 1947, Chapter 636, Section 1, Subdivision 2, is reappropriated to the commissioner of administration for the purposes hereinafter set forth in reconstruction and betterments for the Rochester State Hospital:

Hos		Administration and Medical and Surgical Building\$1	
(2 ing	(2) 	Receiving or Intensive Treatment Build-	896,215
	(3)	Power Plant Building	295,945
	(4)	Kitchen, laundry and warehouse building .	830,060
	(5)	Slaughterhouse	44,100
	balan	11 residences the of \$1,710,560, or so much thereof as may reappropriated to the commissioner of adm	be nec-

essary, is reappropriated to the commissioner of administration to be used first for service tunnels and equipment for the buildings referred to above and second for additional buildings at the Rochester State Hospital.

Sec. 5. Power of Commissioner of Administration in modification of certain provisions of Section 1. Whenever all the contracts have been entered into for the completion of any project for which an appropriation is made by Subdivisions 2, 3, 4, 5, 6 or 7 of Section 1 hereof, and the total amount encumbered therefor is less than the maximum amount appropriated for such project, the commissioner of administration is authorized to use an amount equal to the difference between the total amount so encumbered and the maximum amount so appropriated for any other purpose authorized by Subdivisions 2, 3, 4, 5, 6 or 7 of Section 1 hereof, and the amounts of such differences are hereby appropriated to the commissioner of administration for such other purposes.

Sec. 6. Taxation. Subdivision 1. Tax levy on all taxable property sufficient to produce \$582,872 each year for 14

years. For the purpose of providing funds with which to carry out the provisions of Section 1 of this act, the state auditor is hereby authorized and directed to cause to be levied upon all taxable property in the state, including notwithstanding the provisions of Minnesota Statutes 1945, Section 273.13, Subdivisions 6 and 7, all platted or unplatted real estate used for the purpose of a homestead, in the manner in which all other state taxes are levied, for each year commencing in the year 1949 and for each of the next succeeding 14 years, taxes sufficient to produce \$582,872 each year, together with such additional sum each year as may be necessary to pay the interest upon the certificates of indebtedness issued pursuant to the provisions of this section. In the event of a deficiency in the proceeds of a levy for any year, the state auditor shall levy such additional amount in succeeding years as may be necessary to produce the full amount herein authorized. The proceeds from the taxes herein authorized shall be credited to the fund known as the Minnesota State Building Fund.

Subd. 2. Issuance of state obligations. Pending the levy and collection of the taxes authorized by Subdivision 1 hereof, the state auditor is authorized and directed to issue and sell certificates of indebtedness of the state not exceeding the amount required from time to time to meet the appropriation made in Section 1 hereof and not exceeding in the aggregate \$8,743,068. These certificates shall be issued and sold by the state auditor upon request of the commissioner of administration as funds are needed for the purposes of Section 1 hereof. These certificates shall be known as state building fund certificates of 1949, shall be numbered consecutively, and shall be issued and sold at not less than par upon sealed bids after two weeks' published notice, unless sold to the State Board of Investment, which is hereby authorized to invest any funds under its control or direction in any of these certificates of indebtedness so issued and to purchase such certificates at a rate of interest not exceeding three per cent per annum. These certificates shall be in such form and of such denominations and shall mature at such times as the state auditor shall determine, not exceeding the time when funds shall be available for the payment thereof from the tax levies authorized in Subdivision 1 of this section. These certificates shall bear such rate of interest, payable semiannually, and shall contain such other terms and provisions, not inconsistent herewith, as the state auditor may determine. These certificates shall be signed by the state treasurer and attested by the state auditor under their official seals, and the state auditor and state treasurer

shall keep records thereof. The principal of these certificates shall be payable only from the proceeds of the taxes authorized by Subdivision 1 of this section, and so much thereof as may be necessary is hereby appropriated for such payments, provided that such interest as may become due at any time when there is not on hand a sufficient amount from the proceeds of such taxes to pay the same shall be paid out of the general revenue fund in the state treasury, and the amount necessary therefor is hereby appropriated, to be reimbursed from the proceeds of the taxes authorized by Subdivision 1 of this section.

Subd. 3. Minnesota state building fund. The amounts obtained from the sale of the certificates of indebtedness authorized by this section shall be credited to the Minnesota State Building Fund to pay the appropriation made by Subdivision 1 of Section 1 hereof.

Sec. 7. Application. In addition to any purpose specified in this act, all appropriations in Section 1 hereof are made for the same purposes as the purposes for which the respective appropriations which they supplement were made.

Sec. 8. State university. When used in this act, the term "state university" means Regents of the University of Minnesota.

Sec. 9. Certain moneys appropriated in 1941, 1943, 1945, 1947, re-appropriated. Notwithstanding any other provision of law, the moneys appropriated by Laws 1941, Chapter 529, Laws 1943, Chapters 617 or 660, Laws 1945, Chapters 593 or 609, or Laws 1947, Chapters 634 or 636, for purposes which have not been accomplished and remaining unexpended or unencumbered on the effective date of this act and for which an appropriation is made by this act, are hereby reappropriated to the agencies of the state therein named, except as herein otherwise provided, for the purposes therein stated and remain available until such purposes are accomplished.

Sec. 10. Effective date. This act shall be effective immediately upon its final enactment.

Approved April 16, 1949.

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