## CHAPTER 64—S. F. No. 441

An act relating to paying agents for municipal obligations; amending Laws 1951, Chapter 422, Section 10.

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

Section 1. Laws 1951, Chapter 422, Section 10, is amended to read:

Sec. 10. Paying agent. The governing body may appoint as paying agent for an issue of obligation one or more national banks or banks incorporated under the laws of any state, and may direct the treasurer to remit funds for payment of both principal and interest to such paying agent although such paying agent has not complied with statutes relating to public depositories. It may also direct the county treasurer to remit any proceeds from assessments or taxes levied for payment of obligations directly to such paying agent. In such case, the county treasurer shall furnish a duplicate statement of each remittance to the treasurer of the municipality who shall enter the amount on his books.

Approved February 26, 1953.

## CHAPTER 65-S. F. No. 443

An act relating to gross weights on motor vehicles; amending Minnesota Statutes 1949, Section 169.83, Subdivision 1 and 2. as amended.

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

Section 1. Minnesota Statutes 1949, Section 169.83, Subdivision 1, as amended by Laws 1951, Chapter 39, Section 1, and Chapter 588, Section 1, is amended to read:

- 169.83 Weight limitations. Subdivision 1. Pneumatic tired vehicles. No vehicle or combination of vehicles equipped with pneumatic tires shall be operated upon the highways of this state:
- 1. Where the gross weight of any wheel exceeds 9,000 pounds;
- 2. Where the gross weight on any single axle exceeds 18,000 pounds;
- 3. This limitation shall be increased by 20 percent from January 1st through March 7th each winter up to and until March 7th, 1955, and no longer, for haulers of raw and unfinished forest products in the following specified zone of the

State, where frost conditions are most constant and of longest duration: The zone is bounded as follows: Beginning at Pigeon River, in the Northeast corner of Minnesota; thence, in a Southwesterly direction along the North Shore of Lake Superior to the Minnesota-Wisconsin border; thence, Southerly along this border to the Southeast corner of Carlton County; thence, west along the South boundary line of Carlton County and continuing West to U. S. Trunk Highway No. 210; thence, Westerly along U. S. Trunk Highway No. 210 to U. S. Trunk Highway No. 10; thence, Westerly along U. S. Trunk Highway No. 10 to U. S. Trunk Highway No. 71; thence, Northerly along U. S. Trunk Highway No. 71 to State Trunk Highway No. 92; thence, Northerly along State Trunk Highway No. 92 to the junction with Trunk Highway No. 2; thence, Westerly along Trunk Highway No. 2 to the junction with Trunk Highway No. 32; thence, Northerly along Trunk Highway No. 32 to the junction with Trunk Highway No. 11; thence, Northeast along Trunk Highway No. 11 to the east line of Range 43 W. to the Minnesota-Canadian Border: thence, Easterly along said Border to Lake Superior.

In all cases where gross weights in an amount less than in this subdivision set forth are fixed, limited or restricted on any highway or bridge by or pursuant to any other section of this chapter such lesser gross weight as so fixed, limited or restricted shall not be exceeded and in such case shall control instead of the gross weights in this subdivision set forth.

- Minnesota Statutes 1949, Section 169.83, Subdivision 2, as amended by Laws 1951, Chapter 39, Section 2, and Chapter 588, Section 2, is amended to read:
- Subd. 2. Gross weight schedule. No vehicle or combination of vehicles equipped with pneumatic tires shall be operated upon the highways of this State where the total gross weight on any group of two or more consecutive axles of any vehicle or combination of vehicles exceeds that given in the following table for the distance between the centers of the first and last axles of any group of two or more consecutive axles under consideration; the distance between axles being measured longitudinally to the nearest even foot, and when the measurement is a fraction of exactly one-half foot the next largest whole number of feet shall be used, except that when the distance between axles is more than three feet four inches and less than three feet six inches the distance of four feet shall be used:

Distance in feet between first and last axles of any group s of any group allowed on any gr 4 ......28000

Maximum gross weight in pounds allowed on any group.

5		28750
6		29500
7		30250
8	ADDIOAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	31000
9	4	31750
10	***************************************	32500
11		33300
12		34200
$\overline{13}$		35200
$\tilde{14}$		36300
15		37400
16		38600
17		39900
18		41300
19		42600
20		44200
21	·	45800
22		47600
23		49200
24	•	50600
25		52000
26	***************************************	53400
27		54800
28	***************************************	56000
29		57000
30		57900
31	•	58700
32	***************************************	59500
33	•	60250
34	***************************************	61000
35	***************************************	61750
36	***************************************	62500
37		63250
38		64000
39	***************************************	64750
40	*	65500
41		66000
42	or more	66500

Up to and until March 7th, 1955, and no longer during the times and within the zone set forth in subdivision 1 of this section and not otherwise haulers of raw and unfinished forest products shall not be subject to the foregoing limitations of gross weight for groups of two or more consecutive axles in this subdivision set forth but shall in lieu thereof within such zone and during such time be subject to the gross weight limitations as follows: No vehicle or combination of vehicles equipped with pneumatic tires shall be operated by haulers of raw and unfinished forest products upon the highways of this state

during the times and within the zone in subdivision 1 of this section set forth where the total gross weight on any two or more consecutive axles of any vehicle or combination of vehicles exceeds the product of the coefficient named below multiplied by the sum of 40 plus the distance in feet between the first and last axles of the group of axles under consideration. A coefficient of 780 shall be used where the distance between the first and last axles of the group of axles under consideration is less than 18 feet, and a coefficient of 900 shall be used where such distance is 18 feet or over.

In all cases where gross weights in an amount less than in this subdivision set forth are fixed, limited or restricted on any highway or bridge by or pursuant to any other section of this chapter such lesser gross weight as so fixed, limited or restricted shall not be exceeded and in such case shall control instead of the gross weights in this subdivision set forth.

Approved February 26, 1953.

## CHAPTER 66-H. F. No. 362

An act relating to intoxicating liquors; amending Minnesota Statutes 1949, Section 340.13, Subdivision 1.

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

Section 1. Minnesota Statutes 1949, Section 340.13, subdivision 1, is amended to read:

Revocation of licenses. Subdivision 1. license issued under the provisions of sections 340.07 to 340.40 may be revoked by the authority issuing such license for violation of any provision thereof. "Off sale" licenses may be revoked by the governing body of the municipality or by the liquor control commissioner after hearing. No manufacturer or wholesaler shall either directly or indirectly own or control or have any financial interest in any retail business selling intoxicating liquor, but this restriction shall not be construed to deny such person the right to use or have his property rented for such purposes in any case where the manufacturer or wholesaler was a bona fide owner of the premises prior to November 1, 1933. No manufacturer or wholesaler shall exact or require, by contract, understanding, or otherwise, any licensed retailer to handle or sell only the products of any particular manufac-turer or wholesaler. No license shall be granted to any person who opens a new drug store after the passage of sections

340.07 to 340.40 until such person shall have operated such store continuously for a period of two years, or shall have