showing his gross operating revenue from intrastate operations for the preceding calendar year ending December 31st, or portion thereof, and pay to the Department one per cent of such gross operating revenue: Provided, That the fee so paid shall in no case be less than ten dollars: Provided further, That for the year 1950 the amount yet remaining due shall be computed to give credit for amounts paid during that year. The percentage rate of gross operating revenue to be paid in any year as herein provided may be decreased by the Department by general order entered before March 1st of such year. In fixing such rate the Department shall take into consideration all monies on hand in the Transportation Revolving Fund and fees currently to be paid into said Fund to the end that the monies collected hereunder shall be approximately the same as the reasonable cost of regulating storage warehousemen.

Sec. 2. This act shall become effective on and after December 15, 1949.

Passed the House February 9, 1949.
Passed the Senate March 5, 1949.
Approved by the Governor March 16, 1949.

CHAPTER 125.

[F H. B. 193.]

FREE USE OF STATE ARMORIES.

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

SECTION 1. Section 93, chapter 130, Laws of 1943, as amended by section 1, chapter 204, Laws of 1947
SESSION LAWS, 1949.

(Rem. 1947 Supp. 8603-93) is hereby amended to read as follows:

Section 93. State owned armories shall be used for strictly military purposes: *Provided*, That one room shall be set aside for the exclusive use of bona fide veteran organizations subject to the direction of the officer in charge thereof, together with necessary furniture, heat, light and janitor service, and the members of such veteran organizations and their auxiliaries shall have access to said room and the use thereof at all times: *Provided further*, That any bona fide veterans' organization may be permitted the use of any state armory for athletic and social events at such times as any such armory shall not be required for the use of units of the organized militia, without the payment of rent, but the Adjutant General may require such veterans' organization to pay the cost of heating, lighting or other miscellaneous expenses incidental to such use: *Provided also*, The Adjutant General may, during an emergency, permit transient lodging of service men in armories: *Provided further*, That any civilian rifle club affiliated with the National Rifle Association of America shall be permitted to use the rifle range in such armories at least one night each week under regulations prescribed by the Adjutant General: *Provided also*, That state owned armories shall be available, at the discretion of the Adjutant General, for use for casual civic purposes, amateur and professional sports and theatricals upon payment of fixed rental charges and compliance with regulations of the State Military Department: *Provided however*, That children attending primary and high schools shall have a preferential right to use said armories. The Adjutant General shall cause to be prepared a schedule of rental charges for each state owned armory based on predetermined operating costs which may not be waived except for
activities of units of the organized militia, and no state owned armory shall be rented for a term longer than that which intervenes between regularly authorized formations of units of the organized militia using such armory. The revenue derived from armory rentals shall constitute a special fund from which the State Military Department shall pay, or cause to be paid, expenses incident to such use or maintenance and operation of armories.

Passed the House February 10, 1949.
Passed the Senate March 5, 1949.
Approved by the Governor March 16, 1949.

CHAPTER 126.

[ H. B. 232. ]

LICENSING OF FUNERAL DIRECTORS AND EMBALMERS.

An Act relating to the licensing of funeral directors and embalmers; and amending section 3, chapter 108, Laws of 1937, as last amended by section 1, chapter 105, Laws of 1947, and declaring an emergency.

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

SECTION 1. Section 3, chapter 108, Laws of 1937, as last amended by section 1, chapter 105, Laws of 1947 is amended to read as follows:

Section 3. In order to obtain a license as a Funeral Director, the applicant must be at least twenty-one (21) years of age, of good moral character, and must have completed a course of not less than two years in an accredited college. The application must specify a fixed address at which the applicant proposes to engage or conduct a place of business as a Funeral Director in this state. The applicant must pass an examination in the following subjects: Funeral directing, the signs of death, the manner in which death may be determined, the preparation, burial, disposal and transportation of dead human