

Sec. 2. This act shall be in force and effect from and after its passage.

Approved April 10, 1919.

CHAPTER 212—S. F. No. 389.

An act to authorize cities of the first class to levy taxes for defraying the current expenses of such cities.

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

Section 1. **Tax levy for defraying current expenses of Minneapolis.**—Each city of this state now or hereafter having over fifty thousand inhabitants and not governed under a charter adopted pursuant to section 36, article 4, of the state constitution, is hereby authorized and empowered to levy annually such tax on all the taxable property in the city as it shall deem necessary in addition to the other revenue of the city applicable thereto to defray the current expenses of the city for the next fiscal year, but no such taxes for current expenses of such city shall in any year amount to more than ten mills on each dollar of the assessed valuation of the taxable property in the city. Such levy of taxes shall be made by resolution of the city council or other chief governing body of the city at the same time and in the same manner as other taxes of the city are levied and all taxes levied under this act shall be extended upon the tax lists of the county and collected and enforced in like manner and by the same agencies as other taxes levied by such city are extended, collected and enforced.

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 11, 1919.

CHAPTER 213—S. F. No. 449.

An act to authorize the state auditor to lease the surface of any unsold state land for additional room for stockpiling, storing, handling or depositing thereon and removal therefrom of ore, ore material, stripping or waste taken from other state lands under state mineral lease.

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

Section 1. **Auditor to lease surface of lands for certain purposes.**—The state auditor may, at public or private vendue and at such prices and upon such terms and conditions as he may prescribe, lease the surface of any unsold state lands for the purpose of stockpiling, storing, handling or depositing thereon any ore, ore material, stripping or waste taken from other state lands which may be under state mineral lease, and removal therefrom any such ore, ore material, stripping or waste taken from such other state land.