

not exceeding one mill on all the taxable property within such city for the purpose of providing free musical entertainment for the general public. Such tax shall be levied by the council in the same manner and at the same times as taxes for other purposes are levied, and shall be collected in the same manner. The proceeds of such tax shall be used only for the purpose of providing free musical entertainment for the public, provided, the annual expenditure for such purpose under this act is hereby limited to the sum of \$2,000.00."

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

Approved April 19, 1923.

CHAPTER 338—H. F. No. 873.

An act to amend Section 3395, General Statutes 1913 as amended by Chapter 107 Laws 1915 relating to township mutual fire insurance companies.

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

Section 1. Township mutual fire insurance companies—Property insurable in.—Section 3395 General Statutes Minnesota 1913 as amended by Chapter 107 Laws of 1915 is hereby amended so as to read as follows:

No township mutual fire insurance company heretofore organized and no company organized pursuant to this act shall insure any property outside of the limits of the town or towns in which such company is authorized by its certificate or articles of incorporation to transact business, except personal property temporarily outside of such authorized territory and except as hereinafter further provided; nor shall any township mutual fire insurance company insure any property other than dwellings and their contents, farm buildings and their contents, live stock, farm machinery, automobiles, country store buildings, threshing machines, farm produce anywhere on the premises, churches, school houses, society and town halls, county blacksmith shops and their contents, parsonages and their contents, and the barns and contents used in connection therewith, butter makers' dwelling houses and contents, and barns and contents used in connection therewith.

No such company shall insure any property within the limits of any city or village except that located upon lands actually used for farming or gardening purposes, but whenever the dwelling house of any person insured is within the limits of a town where the company is authorized to do business, and the farm on which such dwellings are situated is partly within and partly without such town, it may include in such insurance any out-

buildings, farm produce, stock or other farm property on such farm outside of such limits, *provided, however, any such company is hereby authorized to insure county fair buildings whether the same are situated either within or without the limits of a duly incorporated village or city.*

No law relating to insurance companies now in force in this state shall apply to township mutual fire insurance companies unless it shall be expressly designated in such law that it is applicable to such companies.

Approved April 19, 1923.

CHAPTER 339—H. F. No. 1036.

An act authorizing the treasurer to supply deficiencies in the trunk highway fund by temporarily loaning from other public funds.

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

Section 1. State treasurer may loan funds to trunk highway fund temporarily.—For the purpose of supplying deficiencies in the trunk highway fund, the treasurer may temporarily loan from other public funds a sum not exceeding in the aggregate the amount of federal aid allotted to the construction of roads under project appropriation by the federal government; provided, that no fund shall be so impaired thereby that all proper demands thereon cannot be met; provided further, that if the said federal aid is not paid, the treasurer shall transfer to such other public funds from the state highway fund such amount as may be necessary to pay any loan or loans made hereunder.

Sec. 2. Duties of commissioner of highways.—Before the treasurer shall be authorized to grant a loan as provided in section 1, the Commissioner of Highways, shall file with the auditor and treasurer a certificate showing the amount of disbursements from the trunk highway fund which are to be repaid to the state by the federal government.

Approved April 19, 1923.

CHAPTER 340—H. F. No. 1333.

An act to amend Chapter 513, Laws of 1921, relating to an exchange of lands between the state and the city of Minneapolis.

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

Section 1. State may exchange lands with city of Minneapolis in certain cases.—Chapter 513, Laws of 1921, and the Preamble thereof are hereby amended so that the same shall read as follows: