

chicken, or other fowl shall be kept in any dwelling or part thereof. Nor shall any such animal be kept on the same lot or premises with a dwelling except under such conditions as may be prescribed by the commissioner of health. No such animal except a horse or mule, shall under any circumstances be kept on the same lot or premises with a multiple-dwelling.

No dwelling or the lot or premises thereof shall be used for the storage or handling of rags or junk.

No dwelling, or any part thereof, nor of the lot upon which it is situated shall be used as a place of storage, keeping or handling of any article so that it is dangerous or detrimental to life or health; nor of any combustible article, except under such conditions as may be prescribed by the fire marshal under authority of a written permit issued by him. No multiple-dwelling nor any part thereof, nor of the lot upon which it is situated, shall be used as a place of storage, keeping or handling of feed, hay, straw, excelsior, cotton, paper stock, feathers or rags.

No place of business *where* fat is boiled shall be maintained in any non-fire-proof multiple-dwelling of Class A hereafter erected, and no *such* place of business *where* fat is boiled shall hereafter be installed in any non-fire-proof multiple-dwelling of Class A.

There shall be no transom, window or door opening into a public hall from any portion of a multiple-dwelling where paint, oil, drugs or spirituous liquors are stored or kept for the purpose of sale or otherwise. This provision shall not apply to hotels."

Approved March 13, 1945.

CHAPTER 102—S. F. No. 536

An act relating to municipal hospitals in certain cities and villages; amending Minnesota Statutes 1941, Sections 447.05, 447.06 and 447.07.

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

Section 1. Minnesota Statutes 1941, Section 447.05, is amended to read as follows:

"447.05. **Hospitals in certain cities and villages.** Any city in the state, whether operating under a home rule charter or otherwise, *and any village*, now or hereafter having more than 1,000, and not more than 20,000, inhabitants, in addition to all powers now possessed by it, is hereby authorized and empowered, acting by and through its council, by resolution or ordinance duly adopted or enacted by an affirmative vote of not less than two-thirds of all the members-elect of the council, to acquire by gift, devise, purchase, condemnation, or otherwise, and to establish, maintain, equip, improve, own, hold, and operate hospitals, hospital sites, and hospital grounds within the limits of the city."

Sec. 2. Minnesota Statutes 1941, Section 447.06, is amended to read as follows:

"447.06. **Acquisition of sites and property.** Any city or *village* mentioned in section 447.05 may acquire by grant, gift, devise, purchase, condemnation, or otherwise, any property necessary, convenient, or desirable for the purpose of establishing, maintaining, equipping, improving, owning, and operating any hospital, hospital site, or hospital grounds within the limits of the *municipality* and such *municipality* is hereby empowered to hold, own, and operate any hospital, hospital grounds and sites, and other real and personal property, heretofore transferred or conveyed to the *municipality*, by gift, devise, bequest, or otherwise for hospital purposes."

Sec. 3. Minnesota Statutes 1941, Section 447.07, is amended to read as follows:

"447.07. **Rules and regulations.** The council of the city or *village* is hereby empowered to make such rules and regulations for the operation of such hospitals and to appoint such board to manage its hospital affairs and property, as it may deem necessary, proper, or expedient."

Approved March 13, 1945.

CHAPTER 103—S. F. No. 92

An act relating to relief for certain cities and villages in and within two miles of the corporate limits of which the value of the property which is exempt from local taxation because taxes thereon are being paid into the state treasury under the