

CHAPTER 321—S. F. No. 970  
[Coded as Sections 340.162, 340.163]

*An act relating to the authorization of certain villages to appropriate funds from municipal liquor store earnings to aid in construction and maintenance of a community hospital.*

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

[340.162] **Non-profit hospital supported by municipal liquor store profits.** Section 1. If the voters of any village operating an on-sale, or an off-sale, or an on-sale and off-sale municipal liquor store at a general or special election vote in favor of contributing from the village liquor dispensary fund toward the construction and maintenance of a community hospital, the council may appropriate not to exceed 30 per cent of the net profits or proceeds of the municipal liquor store in any one year to any incorporated non-profit hospital association in the village, governed by a board of directors elected by donors of \$100 or more, who shall each have one vote; and the hospital shall be open to all residents of the community on equal terms.

[340.163] **Limitation.** Sec. 2. No such appropriation shall be made in any village where the average net earnings of the on-sale, the off-sale, or the on-sale and off-sale municipal liquor store have been less than \$8,000 for the last five completed fiscal years preceding the date of such appropriation.

Approved April 14, 1947.

---

CHAPTER 322—S. F. No. 984

[Not Coded]

*An act relating to the levy of taxes in any county in this state having an area in excess of 5,000 square miles, a population in excess of 150,000, and an assessed valuation of more than \$125,000,000 exclusive of moneys and credits.*

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

Section 1. **Tax levy in certain counties authorized.** In any county in this state having an area in excess of 5,000 square miles, a population in excess of 150,000, and an assessed valuation of more than \$125,000,000 exclusive of moneys and credits, there may be levied for general purposes an amount not in excess of six mills.

Approved April 14, 1947.