board may agree to repay to the county any sums appropriated by the board of county commissioners for this purpose, out of the net revenues to be derived from operation of its facilities, and subject to such terms as may be agreed upon. No taxes levied by a hospital district in any year, other than taxes levied for payment of bonded indebtedness, shall exceed in amount \$1.50 per capita of the population of the district according to the last state or federal census, if the amount proposed to be levied in excess of such amount, when added to the levy subject to the limitations of Minnesota Statutes, Section 275.10 or Section 275.11, of any of the municipalities within the district, would cause such municipal levy to exceed the limitations of such applicable section.

- Subd. 2. On or before October 10 of each year the hospital board shall decide upon the total amount necessary to be raised from ad valorem tax levies to meet its expenses, and no later than October 10 the secretary of the hospital board shall certify such amount to the county auditor of each county containing territory situated within the hospital district. Each of said county auditors shall assess and extend upon the tax rolls for such year that portion of said amount which bears the same ratio to the whole amount as the assessed value of taxable property in that part of the hospital district located in his county bears to the assessed value of all taxable property in the hospital district.
- Subd. 3. Each of said county auditors shall add the amount of any levy so determined to the other tax levies on property located within his county and within the hospital district, for collection by the county treasurer with other taxes. When collected, the county treasurer shall make settlement of such taxes with the treasurer of the hospital district in the same manner as other taxes are distributed to other political subdivisions. The levies authorized by this section shall be in addition to any other county taxes authorized by law.

Approved April 10, 1961.

CHAPTER 274—H. F. No. 795

An act relating to the Minnesota standard fire insurance policy by adding thereto a provision relating to multi-peril insurance contracts; amending Minnesota Statutes 1957, Section 65.011, Subdivision 1.

Changes or additions indicated by italics, deletions by strikeout.

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

Section 1. Minnesota Statutes 1957, Section 65.011, Subdivision 1, is amended to read:

65.011 Minnesota standard fire insurance policy. division 1. The printed form of a policy of fire insurance, as set forth in subdivision 2, shall be known and designated as the "Minnesota Standard Fire Insurance Policy" to be used in the state of Minnesota. No policy or contract of fire insurance shall be made, issued or delivered by any insurer including reciprocals or inter-insurance exchanges or any agent or representative thereof, on any property in this state, unless it shall conform as to all provisions, stipulations and conditions, with such form of policy, except as provided in section 65.02. Any policy or contract otherwise subject to the provisions of this subdivision and subdivision 2 which includes either on an unspecified basis as to coverage or for a single premium, coverage against the peril of fire and coverage against other perils may be issued without incorporating the exact language of the Minnesota Standard Fire Insurance Policy, provided: Such policy or contract shall, with respect to the peril of fire, afford the insured all the rights and benefits of the Minnesota Standard Fire Insurance Policy and such additional benefits as the policy provides; the provisions in relation to mortgagee interests and obligations in said Minnesota Standard Fire Insurance Policy shall be incorporated therein without change; such policy or contract is complete as to its terms of coverage; and, the commissioner is satisfied that such policy or contract complies with the provisions hereof.

Approved April 10, 1961.

CHAPTER 275—H. F. No. 882

An act relating to elections in villages on the establishment of a waterworks system; amending Minnesota Statutes 1957, Section 412.321, Subdivision 2:

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

Section 1. Minnesota Statutes 1957, Section 412.321, Subdivision 2, is amended to read:

Subd. 2. Vote on establishment. No such public gas, light, power, or heat utility shall be constructed, purchased,

Changes or additions indicated by italics, deletions by strikeout.