compliance with the provisions of Minnesota Statutes, Section 645.021. For the purposes of this section the governing body of the town herein named is the town board.

Approved May 15, 1963.

## CHAPTER 729-H. F. No. 1876

## [Not Coded]

An act relating to severance pay in the city of Saint Paul; amending Laws 1959, Chapter 690, Section 2 and amending Laws 1959, Chapter 690, Section 3, as amended.

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

Section 1. Laws 1959, Chapter 690, Section 2, is amended to read:

St. Paul; severance pay. The provisions, rules Sec. 2. and regulations under any such ordinance for such payment of severance pay by said city, authorized under the foregoing provisions of Section 1 hereof, shall be applicable to all employees of said City other than its elected city officials. Thereunder provisions shall be made for the computation of such severance pay for non civil service or unclassified employment personnel, other than elected city officials, among other things, by the attachment to the several employments, throughout the periods of the same, sick leaves and vacation leaves, as shall be applicable comparable in amount to those which would have attached thereto had the same been civil service or classified employments, thereunder by virtue of the civil service rules and regulations of said city, adopted, prescribed and promulgated under and pursuant to its said charter; and further provisions shall be made for the computation of such severance pay for civil service or classified employment personnel, among other things, by the attachment to the several employments throughout the periods of the same, sick leaves and vacation leaves, as shall be applicable, under and by virtue of such civil service rules and regulations. Thereunder, further provisions shall be made for the determination, in respect of the several employments affected, of such accumulated and unused sick leaves and vacation leaves and the amounts of the same, by reasonable and practicable methods therefor to be prescribed by the council of said city. Thereunder, the amount of such severance pay allowable or to become payable in respect of any such employment or to any such employee

## Changes or additions indicated by *italics*, deletions by strikeout.

shall not be in excess of Thirty Five Hundred Dollars \$2500, hereby established as the maximum authorized severance pay provision or payment in any such separate case.

Sec. 2. Laws 1959, Chapter 690, Section 3, as amended by Laws 1961, Chapter 549, Section 1, is amended to read:

St. Paul, city of; employees' severance pay. Sub-Sec. 3. division 1. The said City, for the purpose of providing moneys for the payment of its severance pay obligations under any such ordinance, hereby is authorized and empowered, by resolution of its Council, in addition to all other powers possessed by said City and in addition to and in excess of any limitation upon the amount it is otherwise authorized by law to levy as taxes, to levy taxes annually not exceeding in any one year an amount equal to 35/100 of one mill upon each dollar of the assessed valuation thereof, upon all taxable property in said City, exclusive of moneys and credits, which taxes as levied shall be spread upon the tax rolls, and all collections thereof shall be paid into the treasury of said city, therein to be allocated therefor and to be disbursed and expended by said city in payment of any such city severance pay obligations and for no other purpose. The said disbursements and expenditures by said city for payment of such city severance pay obligations hereunder shall not be deemed to constitute any part of the cost of said city's government within the meaning of any Statutory or Charter limitation on said city's expenditures.

This subdivision shall be in effect on July 1,  $\frac{1963}{1965}$  and shall be of no force and effect prior to that date.

Subd. 2. The said city, for the purpose of providing moneys for the payment of its severance pay obligations under any such ordinance, hereby is authorized and empowered, by resolution of its council, in addition to all other powers possessed by said city and in addition to and in excess of any limitation upon the amount it is otherwise authorized by law to levy as taxes, to levy taxes annually not exceeding in any one year an amount equal to 35/100 25/100 of one mill upon each dollar of the assessed valuation thereof. for city services other than public schools, upon all taxable property in said city, exclusive of moneys and credits, which taxes as levied shall be spread upon the tax rolls, and all collections thereof shall be paid into the treasury of said city, therein to be allocated therefor and to be disbursed and expended by said city in payment of any such city services other than public schools severance pay obligations and for no other purpose.

The said city, for the purpose of providing moneys for the

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payment of its severance pay obligations under any such ordinance, hereby is authorized and empowered, by resolution of its council, in addition to all other powers possessed by said city and in addition to and in excess of any limitation upon the amount it is otherwise authorized by law to levy as taxes, to levy taxes annually not exceeding in any one year an amount equal to  $\frac{50}{100} \frac{40}{100}$  of one mill upon each dollar of the assessed valuation thereof for public schools, upon all taxable property in said city, exclusive of moneys and credits, which taxes as levied shall be spread upon the tax rolls, and all collections thereof shall be paid into the treasury of said city, therein to be allocated therefor and to be disbursed and expended by said city in payment of any such public school severance pay obligations and for no other purpose.

In addition to the foregoing taxing provisions the eity ecuncil in the year 1961 hereby is authorized and empowered, by resolution of its council; in addition to all other powers possessed by said eity and in addition to and in excess of any limitation upon the amount it is otherwise authorized by law to levy as taxes; to levy an additional tax in 1961 which is collectible in 1962 in an amount not to exceed \$32,000.00 for eity services other than public schools to finance the deficit as of December 31, 1960 resulting from any such severance pay ordinance of the eity of Saint Paul upon all taxable property in said eity, exclusive of moneys and credits, which taxes as levied shall be spread upon the tax rolls; and all collections thereof shall be paid into the treasury of said eity, therein to be allocated therefor and to be disbursed and expended by said eity in payment of any such eity services other than public schools severance pay obligations and for no other purpose.

And further in addition to the foregoing taxing provisions the eity eouncil in the year 1961 hereby is authorized and empowered; by resolution of its eouncil, in addition to all other powers possessed by said eity and in addition to and in excess of any limitation upon the amount it is otherwise authorized by law to levy as taxes; to levy an additional tax in 1961 which is collectible in 1962 in an amount not to exceed \$109,000.00 for public schools to finance the deficit as of December 31, 1960 resulting from any such severance pay ordinance of the city of Saint Paul upon all taxable property in said eity, exclusive of moneys and eredits, which taxes as levied shall be spread upon the tax rolls, and all collection thereof shall be paid into the treasury of said eity; therein to be allocated therefor and to be disbursed and expended by said eity in payment of any such public school severance pay obligations and for no other purpose.

The disbursements and expenditures hereinbefore authorized

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in behalf of said city for payment of such city severance pay obligations hereunder shall not be deemed to constitute any part of the cost of said city's government within the meaning of any statutory or charter limitation on said city's expenditures.

This subdivision shall expire on July 1, 1963 and shall be of no force and effect after that date.

This subdivision shall be in effect on July 1, 1963 and shall be of no force and effect prior to that date and shall expire on July 1, 1965.

Sec. 3. This act shall become effective only after its approval by a majority of the governing body of the city of Saint Paul and upon compliance with the provisions of Minnesota Statutes, Section 645.021.

Approved May 15, 1963.

## CHAPTER 730-H. F. No. 1893

[Not Coded]

An act authorizing the town of Lebanon in Dakota county to accept, construct and operate public water and sewer systems and to issue bonds for water and sewer purposes pledging the revenues of both such systems.

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

Section 1. Lebanon, town of; sewer and waterworks. The town board of supervisors of the town of Lebanon in the county of Dakota is hereby authorized to permit use of its roads, streets and public grounds for water mains, with all necessary pipe, hydrants, and other appliances and means, without authorization by the electors of the town. Any such permission heretofore granted by said board is hereby confirmed, ratified and validated.

Sec. 2. Said board is hereby further authorized to accept the gift to the town of any water mains and appurtenances heretofore or hereafter permitted to be constructed within the town, and thereafter to operate and maintain the same as a public revenueproducing utility. The board shall have the power to make such alterations, repairs and replacements as may be necessary for the efficient and economical operation of the utility and to construct extensions thereto, and to impose reasonable rates and charges for the use and availability of water to the town and its inhabitants.

Changes or additions indicated by *italics*, deletions by strikeout.