# MINNESOTA STATUTES 1949

#### 377.01 COUNTY AND CITY HOSPITALS

## CHAPTER 377

## COUNTY AND CITY HOSPITALS

Sec.		I Sec.	
377.01	Hospitals and almshouses in counties having	377.06	Undisposed funds of prior sales of bonds
	a board of control		may be used
377.02	Supplies; purchase, payment	377.07	Bond issue for hospital for contagious and
377.03	Bonds for improvement of county and city		communicable diseases
	hospital; maximum amount	377.08	Issuance and sale of bonds
377.04	Sale of bonds; interest, maturity		Expenses shared
377.05	Tax levy for payment of bonds	377.10	Debt limitation not applicable
		-	••

**377.01** HOSPITALS AND ALMSHOUSES IN COUNTIES HAVING A BOARD OF CONTROL. In every county of this state in which there exists, or shall hereafter exist, a board of control which is maintained by funds supplied in proportionate parts by a city within the county and by the county, all receipts received by the board of control from the city and county hospital and county almshouse shall be deposited in the county treasury and the county treasurer shall be accountable to the city for one-third thereof, the same to be credited to the board of control fund and the balance of such receipts shall be credited to the poor fund of the county.

[Ex. 1919 c. 36 s. 1] (682-2)

**377.02 SUPPLIES; PURCHASE, PAYMENT.** In such counties all commodities, animals, and products delivered by the almshouse to the city and county hospital or by the city and county hospital to the almshouse shall be purchased and paid for by the institution receiving the same in the same manner as commodities, animals, and products obtained from other sources are purchased and paid for and the receipts from such products and commodities shall be paid into the county treasury and distributed as is provided in section 377.01.

[Ex. 1919 c. 36 s. 2] (682-3)

377.03 BONDS FOR IMPROVEMENT OF COUNTY AND CITY HOSPITAL; MAXIMUM AMOUNT. Any county and any city within such county, which maintains a board of control by funds supplied in proportionate parts by any such county and any such city within such county, may issue and sell in proportionate parts certificates of indebtedness or bonds of such county and such city within such county, in an amount not to exceed \$210,000, for the purpose of defraying the cost of remodeling, altering, and equipping the buildings at the hospital and almshouse in any such city and in any such county for the purpose of increasing the efficiency of the hospital and almshouse to provide for the treatment and care of poor persons in such cities and counties and to provide additional facilities for the purpose of treating persons afflicted with tuberculosis; that is to say, that any such county may issue not to exceed \$140,000 worth of such bonds or certificates of indebtedness and that any such city within such county may issue not to exceed \$70,000 worth of such bonds and certificates of indebtedness.

[1927 c. 70 s. 1] (682-4)

377.04 SALE OF BONDS; INTEREST, MATURITY. When the board of county commissioners of any such county and the governing body of any city within such county shall deem it advisable to provide funds for the purpose of remodeling, altering, and equipping the buildings at the hospital and almshouse in any such city and in any such county for the purpose of increasing the efficiency of the hospital and almshouse to provide for the treatment and care of poor persons in such cities and counties and to provide additional facilities for the purpose of treating persons afflicted with tuberculosis, in connection with a hospital and almshouse maintained by such board of control of such county and city, may each for itself issue and sell certificates of indebtedness or bonds of any such county and any such city, in an amount not to exceed \$210,000, without submission to the vote of the people, and the full faith and credit of the county and the full faith and credit of the principal

## COUNTY AND CITY HOSPITALS 377.08

and interest of such certificates of indebtedness and bonds. Such bonds shall be in the form of serial bonds, a portion of which shall be payable each year after issue, but none of the bonds shall run for a longer term than ten years, and the board of county commissioners of such county and the governing body of such city shall fix the denominations of the bonds and the dates of maturity thereof, so that the amounts necessary each year for the payment of principal and interest on these bonds shall be approximately the same in each of the years during which the bonds shall run. Such certificates of indebtedness or bonds shall be sold in the manner provided by section 475.15, and the board of county commissioners of such county and the governing board of such city shall determine whether such bonds shall be sold to the purchaser who will pay the par value thereof, at the lowest rate of interest, or to the purchaser who will pay the highest price for such bonds at an interest rate to be fixed by the board of county commissioners and the governing body of such city; provided, that the rate of annual interest shall in no case exceed six per cent per annum.

[1927 c. 70 s. 2] (682-5)

377.05 TAX LEVY FOR PAYMENT OF BONDS. Of the total amount of bonds authorized by section 377.03 the county shall issue, bear, and pay two-thirds and the city shall issue, bear, and pay one-third of the bonds so issued by the board of county commissioners and the governing body of such city, respectively. The board of county commissioners of such county and the governing body of any such city shall provide, annually, for the payment of such bonds and interest and shall raise sufficient taxes therefor, and if any such board of county commissioners or the governing body of any such city shall fail to make provision in their annual tax levies for the payment and redemption of the bonds, with the interest thereon as the same become due and payable, the auditor of any such county shall add to the amount of taxes to be raised by any such county and city an amount sufficient to provide for the payment and redemption of such bonds with interest due thereon.

[1927 c. 70 s. 3] (682-6)

377.06 UNDISPOSED FUNDS OF PRIOR SALES OF BONDS MAY BE USED. Any funds remaining unexpended and realized from the sale of bonds issued under sections 377.07 to 377.10 shall also be used for the purpose of aiding in the remodeling, altering, and equipping of the buildings at such hospital and almshouse.

[1927 c. 70 s. 4] (682-7)

377.07 BOND ISSUE FOR HOSPITAL FOR CONTAGIOUS AND COMMUNI-CABLE DISEASES. Any county, and any city within such county, which maintain a board of control by funds supplied in proportionate parts by any such county, and city within such county, may issue and sell certificates of indebtedness or bonds of such county and city within such county, in an amount not to exceed \$400,000, for the purpose of defraying the cost of erecting one building for the purpose of treating contagious and communicable diseases, and one building to be used as a chapel and auditorium, in connection with any hospital maintained by such board of control.

[1923 c. 398 s. 1] (682-8)

377.08 ISSUANCE AND SALE OF BONDS. When the board of county commissioners of any such county and the governing body of any city within such county, shall deem it advisable to provide funds for the erection of a building to be used for the purpose of treating contagious and communicable diseases, and a building to be used as a chapel and auditorium, in connection with a hospital maintained by any such board of control, such county and city may issue and sell certificates of indebtedness or bonds of such county, in an amount not to exceed \$400,000, without submission to the vote of the people, and the full faith and credit of the county and the city shall be pledged to the payment of the principal and interest of such certificates of indebtedness or bonds. Such bonds shall be in the form of serial bonds, a portion of which shall be payable each year after issue, but none of the bonds shall run for a longer term than 20 years, and the board of county commissioners and the governing body of such city shall fix the denominations of the bonds and the dates of maturity thereof, so that the amounts necessary each year for the payment of principal and interest on the bonds shall be approximately the same in each of the years during which such bonds shall run. Such certificates of indebtedness or bonds shall be sold in the manner provided by section

# MINNESOTA STATUTES 1949

#### 377.09 COUNTY AND CITY HOSPITALS

475.15, and the board of county commissioners and the governing body of such city shall determine whether such bonds shall be sold to the purchaser who will pay par value thereof, at the lowest rate of interest, or to the purchaser who will pay the highest price for such bonds at an interest rate to be fixed by the board of county commissioners and the governing body of such city; provided, that the rate of annual interest shall in no case exceed six per cent per annum.

[1923 c. 398 s. 2] (682-9)

**377.09 EXPENSES SHARED.** The county shall bear and pay two-thirds and the city shall bear and pay one-third of the bonds so issued by the board of county commissioners and the governing body thereof, respectively, and the board of county commissioners of such county, and the governing body of any such city, shall provide, annually, for the payment of such bonds and interest, and shall raise sufficient taxes therefor, and if any such board of county commissioners or the governing body of any such city shall fail to make provision in their annual tax levies for the payment and redemption of such bonds, with interest thereon, as the same become due and payable, the auditor of any such county shall add to the amount of taxes to be raised by any such county or city an amount sufficient to provide for the payment and redemption of any such bonds, with interest due thereon.

[1923 c. 398 s. 3] (682-10)

377.10 DEBT LIMITATION NOT APPLICABLE. The amount of indebtedness herein authorized to be incurred by any such county and any such city shall be in addition to, and over and above any limits now fixed by law, charter, or otherwise.

[1923 c. 398 s. 4] (682-11)