

CHAPTER 395**AGRICULTURAL ASSISTANCE, DEVELOPMENT****395.08 APPROPRIATIONS FOR CERTAIN AGRICULTURAL DEVELOPMENTS**

The county board may, pursuant to sections 38.27 and 38.28, levy a tax for aid to agricultural society within county which is a member of the state agricultural society; under section 375.18 (8) county board may make an annual appropriation to the county agricultural society of its county, and under (9) of said section, when the county owns the land and the structures thereon, it may expend county funds for improving the same, and section 395.08 grants further power to certain county boards to make further appropriations to certain organizations, including agricultural societies; county may not assume, nor use its funds, to pay obligations of the county agricultural society. OAG Aug. 16, 1951 (519-A).

A county board of certain counties may levy a tax under sections 38.27 and 38.28 for aid to agricultural societies within certain limitations and certain restrictions. The county board may appropriate only a sum of not to exceed \$1,000 to certain agricultural societies under the provisions of section 375.18, subdivision 9; and under section 395.08 the county board may levy a certain amount for aid to any organization of the state for use in advancing the interest of the county by advertising, improving, or developing the agricultural resources of the county. OAG Sept. 15, 1952 (519-A).

395.09-395.13 Local, St. Louis county.

CHAPTER 396**BUILDING RESTRICTIONS****396.01 ESTABLISHED IN CERTAIN COUNTIES**

A county is not authorized to zone unless it falls within the class specified in MSA, Chapter 396. No authority exists for a city or village to enforce its zoning ordinance outside of the corporation limits. Town boards in Lyon county have no authority to zone. OAG Sept. 21, 1949 (59-A-32).

Where tax-forfeited land was zoned under the provisions of sections 396.01 to 396.23, the county board cannot authorize the purchase of the land by a veteran under the provisions of section 282.031 et seq. OAG July 17, 1947 (425-C).

Where an independent school district is authorized to sell certain land which was sold to a housing and redevelopment authority for cash and where it was found that the sale was illegal and void, the school district should return the money to the housing administration and receive in return a deed to the property, putting each of the parties in status quo. OAG May 8, 1953 (430).

The town board of New Canada has no authority to amend the existing building code. The power to make regulations for the construction of buildings in the unorganized territory of Ramsey county is vested in the county board, under Laws 1939, Chapter 79, Section 1. OAG Aug. 24, 1953 (441-H).