MINNESOTA STATUTES 1973 SUPPLEMENT

445.01 MINNEAPOLIS-ST. PAUL SANITARY DISTRICT

CHAPTER 445. MINNEAPOLIS-ST. PAUL SANITARY DISTRICT

Sec. 445.01 t	o 445.21 Repealed.
445.01	[Repealed, 1973 c 702 s 26]
445.02	[Repealed, 1973 c 702 s 26]
445.03	[Repealed, 1973 c 702 s 26]
445.04	[Repealed, 1973 c 702 s 26]
445.05	[Repealed, 1973 c 702 s 26]
445.06	[Repealed, 1973 c 702 s 26]
445.07	[Repealed, 1973 c 702 s 26]
445.08	[Repealed, 1973 c 702 s 26]
445.09	[Repealed, 1973 c 702 s 26]
445.10	[Repealed, 1973 c 702 s 26]
445.11	[Repealed, 1973 c 702 s 26]
445.12	[Repealed, 1973 c 702 s 26]
445.13	[Repealed, 1973 c 702 s 26]
445.14	[Repealed, 1973 c 702 s 26]
445.15	[Repealed, 1973 c 702 s 26]
445.16	[Repealed, 1973 c 702 s 26]
445.163	[Repealed, 1973 c 702 s 26]
445.17	[Repealed, 1973 c 702 s 26]
445.18	[Repealed, 1973 c 702 s 26]
445.19	[Repealed, 1973 c 702 s 26]
445.20	[Repealed, 1973 c 702 s 26]
445.21	[Repealed 1973 c 702 s 26]

WELFARE, RECREATION

CHAPTER 447. HOSPITALS, WELFARE ACTIVITIES

Sec. 447.04 Charity bureau. 447.045 Liquor dispensary fund, community hospital.

447.04 Charity bureau

The council of any statutory city now or hereafter having a population of more than 8,000, may establish and maintain a public charity bureau for the purpose of providing public charitable relief to the poor therein, and to assist ex-service men in securing hospitalization, sick relief, federal aid or benefits, and for the relief generally of such persons, and to defray the expense thereof

[1973 c 123 art IV s 7]

447.045 Liquor dispensary fund, community hospital

Subdivision 1. The council of any city of the fourth class operating under a home rule charter and operating an off sale municipal liquor dispensary

MINNESOTA STATUTES 1973 SUPPLEMENT

HOSPITALS, WELFARE ACTIVITIES 447.045

may appropriate not to exceed \$125,000 from the liquor dispensary fund to any duly incorporated non-profit hospital association for the construction of a community hospital in such city governed by a board including two or more members of the city council and open to all residents of the city on equal terms. No such appropriation shall be made in any city where the average net earnings of the off sale municipal liquor dispensary had not exceeded \$18,000 for the last five completed fiscal years preceding the date of such appropriation.

- Subd. 2. If the voters of any statutory city operating an on sale and off sale municipal liquor store, at a general or special election, vote in favor of contributing from its liquor dispensary fund toward the construction of a community hospital, the council thereof may appropriate not to exceed \$60,000 from its liquor dispensary fund to any duly incorporated non-profit hospital association for the construction of a community hospital in the statutory city governed by a board including two or more members of the statutory city council and open to all residents of the statutory city on equal terms. This appropriation shall not exceed one half the total cost of construction of the hospital. No such appropriation shall be made in any statutory city where the average net earnings of the on sale and off sale municipal liquor store have been less than \$10,000 for the last five completed fiscal years preceding the date of such appropriation.
- Subd. 3. (a) If the voters of any statutory city operating an off sale, or an on 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, maintenance and operation of a community hospital, the council thereof may for a period of four years thereafter appropriate from its liquor dispensary fund to any duly incorporated non-profit hospital association not to exceed \$4,000 of the net profits or proceeds of the municipal liquor store in any one year for construction and maintenance of any such hospital in such statutory city; and not to exceed \$1,000 in any one year for the operation thereof; and the hospital shall be open to all residents of the community on equal terms.
- (b) No such appropriation shall be made in any statutory city where the average net earnings of the off sale, or on and off sale municipal liquor store have been less than \$8,000 for the last two completed years preceding the date of such appropriation.
- Subd. 4. If the voters of any city of the fourth class, operating one or more municipal liquor stores, at a general or special election vote in favor of contributing from the profit in the city liquor dispensary fund toward the construction, equipping and maintenance of a community hospital within the limits of the city, the council thereof may appropriate not to exceed \$200,000 from profits in its liquor dispensary fund for the construction, equipping and maintenance of a community hospital in such city and open to all residents of the city on equal terms.

Certificates of indebtedness in anticipation of such profits may be issued by any such city payable only from profits from the operation of such store or stores.

- Subd. 5. (a) The council of any statutory city operating either an on sale or an off sale municipal liquor store, or both, may appropriate funds from the net earnings thereof, annually, not exceeding 50 percent thereof to any duly incorporated non-profit hospital association to aid in the maintenance and cost of operation of such hospital, provided such hospital is governed by a board of directors including two or more members of the statutory city council, and the hospital grounds and buildings are owned by the muncipality and leased to such hospital association, and provided the hospital is open to all residents of the statutory city on equal terms.
- (b) No such appropriation shall be made in any statutory city where the average net earnings of the on sale, the off sale, or the on sale and off sale

MINNESOTA STATUTES 1973 SUPPLEMENT

447.045 HOSPITALS, WELFARE ACTIVITIES

municipal liquor store have been less than \$8,000 for the last five completed fiscal years preceding the date of such appropriation.

Subd. 6. If the electors at any general or special election held in any statutory city of the fourth class, which city operates a municipal liquor store, vote in favor of contributing from the city liquor dispensary fund an amount not to exceed \$15,000 per year for each of five years toward the construction and maintenance of a community hospital, the council may appropriate not to exceed said amount each year for not to exceed five years out of said fund and may pay the same to any incorporated community hospital association in the city.

Subd. 7. If the voters of any statutory city 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 statutory city liquor dispensary fund toward the acquisition, construction, improvement, maintenance, and operation of a community hospital, the council may appropriate such sums of money as said council may from time to time determine out of the net profits or proceeds of the municipal liquor store to any incorporated non-profit hospital association in the statutory city, governed by a board of directors elected by donors of \$50 or more, who shall each have one vote; and the hospital shall be open to all residents of the community on equal terms.

[1973 c 123 art IV s 8]

PUBLIC UTILITIES, ENTERPRISES

CHAPTER 455. ELECTRICAL

Sec. 455.13 Purchase of electricity.

455.13 Purchase of electricity

Any city of this state now or hereafter owning an electric light and power plant and now or hereafter having a population of 10,000 or less, shall be authorized and empowered to enter into a contract or contracts for the purchase by the city of electricity for the purpose of operating the electric plant, upon such terms as may be approved by a two-thirds vote of all of the members of the governing body thereof. The contracts shall not be made to run for a period exceeding 15 years unless the governing body of the city shall determine that a longer period shall be in furtherance of sound utility practice, in which case no such contract shall be made to run for a period exceeding 40 years.

[1973 c 293 s 1]

CHAPTER 456. WATER-WORKS

456.25	Repealed. Repealed. Repealed.	Sec. 456.27 456.28	Repealed. Repealed.
456.24	[Repealed, 1973 c 702 s 26]		
456.25	[Repealed, 1973 c 702 s 26]		
456.26	[Repealed, 1973 c 702 s 26]		
456.27	[Repealed, 1973 c 702 s 26]		
456.28	[Repealed, 1973 c 702 s 26]		