MINNESOTA STATUTES 1977 SUPPLEMENT

414.01 INCORPORATION, DETACHMENT, ANNEXATION

CHAPTER 414, INCORPORATION, DETACHMENT, ANNEXATION

Sec. 414.01 Creation of a board.

414.01 Creation of a board.

[For text of subds 1 to 5, see M.S.1976]

Subd. 6a. Each member of the municipal board shall receive \$50 per day when in attendance at board meetings or hearings, or when otherwise engaged in the performance of his duties. The county commissioners shall be paid \$25 per day for each hearing or meeting attended. The county auditors and commissioners shall be deemed to be performing duties for the county without additional compensation when serving as ex officio members of the board. Each member of the board and the county commission members of the board shall be reimbursed for actual expenses incurred in accordance with regulations relative to travel and expenses of state officers and employees.

NOTE: The per diem payments for members of the municipal board, as provided in subdivision 6a, are retroactive to July 1, 1976, pursuant to Laws 1977, Chapter 57, Section 2.

[For text of subds 7a to 15, see M.S.1976]

[1977 c 57 s 1]

CHAPTER 422A. RETIREMENT ALLOWANCES, MINNEAPOLIS

Sec.		Sec.	
422A.01	Definitions.	422A.31	Coordinated program contributions.
422A.02	Retirement board; members.		[New]
422A.03	Meetings; employees; rules and regula-	422A.32	Coordinated retirement annuity. [New]
	tions.	422A.33	Refunds after death of active or former
422A.06	Retirement fund.		employee. [New]
422A.08	Financing of city's contribution.	422A.34	Total and permanent disability benefits.
	Classification of employees.		[New]
	Retirement allowance; deferred com-	422A.35	Computation of benefits with partial
	pensation.		service as coordinated employee.
422A.18	Disability allowances.		[New]
422A.23	Survivor benefits.	422A.39	Administration of coordinated program.
422A.30	Minneapolis municipal employees		[New]
	retirement fund coordinated pro-		
	gram. [New]		

422A.01 Definitions.

[For text of subds 1 to 13, see M.S.1976]

- Subd. 14. "Service" for purposes of sections 422A.30 to 422A.39 shall mean all service credited by the retirement board, irrespective of whether the employee was covered by the basic program or the coordinated program.
- Subd. 15. "Coordinated service" for purposes of sections 422A.30 to 422A.39 shall mean service credited by the retirement board for which the employee was covered by the coordinated program.
- Subd. 16. "Coordinated employee" for purposes of sections 422A.30 to 422A.39 shall mean any employee of the contributing class who is covered by any agreement or modification made between the state and the secretary of the federal department of health, education and welfare, making the provisions of the federal old age, survivors and disability insurance act applicable to such employees.

[1977 c 399 s 9-11]