CHAPTER 465

RIGHTS, POWERS AND DUTIES; MUNICIPALITIES

465.026	Repealed.	465.56	Repealed.
465.53	Repealed.	465.74	Authorization to operate district
465.54	May pay expenses from general fund		heating systems.
	of statutory city.	465.77	Regulation of drilling to protect mined
465.55	Repealed.		underground space development.

465.026 [Repealed, 1987 c 291 s 244] **465.53** [Repealed, 1987 c 291 s 244]

465.54 MAY PAY EXPENSES FROM GENERAL FUND OF STATUTORY CITY.

The council of any statutory city may pay from the general fund of the municipality, for the purposes of section 469.186, expenses incurred by the governing officers in the performance of their official duties. Trips for lobbying purposes or trips to meetings or conventions not in connection with specific municipal projects pending before the officer making the trip are not authorized for payment under this section.

All expenditures for the purposes of this section shall be within the statutory limits upon tax levies in the statutory city.

History: 1987 c 291 s 223

465.55 [Repealed, 1987 c 291 s 244] **465.56** [Repealed, 1987 c 291 s 244]

NOTE: The 1987 amendment to subdivision 1 by Laws 1987, chapter 216, section 2, is now incorporated into section 469.189, pursuant to Laws 1987, chapter 291, section 243.

465.74 AUTHORIZATION TO OPERATE DISTRICT HEATING SYSTEMS.

[For text of subds 1 to 6, see M.S.1986]

Subd. 7. Port authorities, ownership and operation of district heating systems. A port authority organized pursuant to sections 469.048 to 469.068 or a special law may acquire, own, construct, and operate a district heating system or systems to provide heating and cooling services and other energy services within the statutory or home rule charter city within which it is created. The authority may, in conjunction with a district heating system, acquire, own, construct, and operate an energy management and control system to monitor and control users' energy demand within the city as a related ancillary function of the district heating system. The authority may, in conjunction with a district heating system, acquire, own, construct, and operate ancillary services related to an energy management and control system including, but not limited to, sensing and monitoring services for supervision of fire and life safety systems and building security systems within the city.

This section shall be effective for a port authority only after adoption of an ordinance or resolution by the board of the port authority and by the governing body of the city stating their intention to exercise the authority allowed by this section.

A port authority may, with approval of the city, lease part or all of the district heating system or contract with respect to part or all of the district heating system, with any person, corporation, association, or public utility company for the purpose of constructing, improving, operating, or maintaining the district heating system.

[For text of subds 8 and 9, see M.S.1986]

History: 1987 c 291 s 224

MINNESOTA STATUTES 1987 SUPPLEMENT

465.77 RIGHTS, POWERS AND DUTIES; MUNICIPALITIES

465.77 REGULATION OF DRILLING TO PROTECT MINED UNDERGROUND SPACE DEVELOPMENT.

A home rule charter city or statutory city may regulate drilling for the purposes and in the manner provided in section 469.141.

History: 1987 c 291 s 225

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