471.90 STATUTORY CITIES, HOSPITAL; TRANSFER TO COUNTY.

Subdivision 1. Authorization. When duly authorized by unanimous vote of its governing body any statutory city owning real estate and a hospital building situated thereon and equipment jointly with the county in which said statutory city is located, may, for a nominal consideration or without consideration, transfer its title and interest in the real estate, hospital building, and equipment to said county.

Subd. 2. **County may accept.** Said county, when authorized by a majority vote of its governing body, may accept such grant and conveyance.

Subd. 3. Statutory city obligations not assumed by county. Such county does not assume and shall not be liable for any part of the obligations incurred by said statutory city in the joint enterprise of the statutory city and county in the construction or operation of said hospital.

History: 1951 c 497 s 1-3; 1973 c 123 art 5 s 7