MINNESOTA STATUTES 1975 SUPPLEMENT

471.59 RIGHTS, POLITICAL SUBDIVISIONS

provisions of subdivision 1 requiring commonality of powers between parties to any agreement the board of county commissioners of any county may by resolution enter into agreements with any other governmental unit as defined in subdivision 1 to perform on behalf of that unit any service or function which that unit would be authorized to provide for itself.

[1975 c 134 s 1,2]

471.741 [Repealed, 1975 c 162 s 42]

471.96 Membership in state and national associations.

Subdivision 1. The governing bodies of cities, and counties are hereby authorized to appropriate necessary funds to provide membership of their respective municipal corporations or political subdivisions respectively in county, regional, state, and national associations of a civic, educational or governmental nature which have as their purpose the betterment and improvement of municipal governmental operations. Cities and counties are also authorized to participate through duly designated representatives in the meetings and activities of such associations, and the governing bodies of cities and counties respectively are authorized to appropriate necessary funds to defray the actual and necessary expenses of such representatives in connection therewith.

[1975 c 288 s 1]

[For text of subd 2, see M.S.1974]

471.97 Authority to advance expense money.

The governing bodies of cities and counties may advance to any authorized person the estimated costs of traveling to and attending meetings both within and outside the state on official business, including but not limited to attending meetings under the provisions of sections 465.58 and 471.96. Every person who receives advances under this section shall present a properly verified itemized claim to the governing body promptly after the expenses are incurred. If the actual and necessary expenses of the person were more than the amount of the advance, the governing body shall reimburse the person for the difference between the advance and the actual and necessary expenses, the person who received the advance shall promptly return the excess funds to the governing body, and the governing body may deduct the amount of the excess funds from any moneys which may become due to the person, including wages or salary.

[1975 c 288 s 2]

CHAPTER 472. MINNESOTA AREA REDEVELOPMENT ACT

Sec. 472.03 472.11 472.125	Definitions. Loans to redevelopment agencies. Participation in federal loans or guarantees: [New]	Sec. 472.13	Appropriation to development revolving fund.
	tees. [New]		

472.03 Definitions.

[For text of subds 1 and 2, see M.S.1974]

Subd. 3. "Local agency" means the area or municipal redevelopment agencies created or authorized to be created by sections 472.01 to 472.16, or the governing body of any Indian tribe or any entity established and recognized by that governing body.

[For text of subds 4 to 11, see M.S.1974]

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METROPOLITAN GOVERNMENT 473.121

Subd. 12. "Indian economic enterprise" means any commercial, industrial, or business activity established or organized for the purpose of profit, at least 51 percent of which is owned by persons of 25 percent or more Indian blood.

Subd. 13. "Indian tribe" means any group qualifying under Public Law 93-262, Section 3.

[1975 c 421 s 1-3]

472.11 Loans to redevelopment agencies.

[For text of subds 1 to 6, see M.S.1974]

Subd. 7. In the case of any redevelopment project to be established or assisted by participation of an Indian organization, the Indian organization shall establish to the satisfaction of the state agency that the project is an Indian economic enterprise.

[1975 c 421 s 4]

472.125 Participation in federal loans or guarantees.

The state agency may participate with the appropriate federal agency under the Rural Development Act of 1972, the Public Works and Economic Development Act of 1965, or the Small Business Act in the financing of redevelopment projects. Such participation may take the form of loans or guarantees of any balance remaining after federal participation. The loans or guarantees shall be made subject to the conditions and limitations set forth in sections 472.11 and 472.12. In no event shall a loan or guarantee exceed 20 percent of the total cost of the project. In addition, the total guarantees outstanding at any time shall not exceed five times the balance in the development revolving fund.

[1975 c 331 s 1]

472.13 Appropriation to development revolving fund.

[For text of subds 1 to 3, see M.S.1974]

Subd. 4. The state agency may utilize any moneys in the revolving fund for the purpose of matching federal funds available under the Public Works and Economic Development Act of 1965.

[1975 c 331 s 2]

CHAPTER 473, METROPOLITAN GOVERNMENT

Sec.		Sec.	
472 121	DEFINITIONS Definitions. [New]	473.147	Regional recreation open space system
4/3.121	METROPOLITAN COUNCIL	450 140	policy plan. [New]
		473.149	Solid waste comprehensive plan, [New]
	Purpose. [New]	473.161	Development programs of metropolitan
	Metropolitan council. [New]		commissions. [New]
473.127	Advisory committees. [New]	473.163	Metropolitan commission budget prepa-
	Metropolitan planning. [New]		ration; review and approval. [New]
473.129	Administration of metropolitan council. [New]	473.165	Council review; independent commis- sions, boards, and agencies, [New]
473.141	Membership, procedures, officers and	473.167	Approval of highway projects, [New]
	employees of metropolitan commis-		Freeway exclusive lanes. [New]
	sions. [New]	473.100	Council review; applications for federal
472 145	Development guide. [New]	4/3.1/1	
473.143	Development guide. [New]		and state aid. [New]
473.146	Policy plans for metropolitan commissions. [New]		