383B.75 MUNICIPAL BUILDING COMMISSION

That from and after the first Monday in January, 1904, all of the completed portions of the Hennepin county and Minneapolis courthouse and city hall building, erected pursuant to chapter 395 of the Special Laws of 1887, shall be under the exclusive care of a commission of four members, styled “the municipal building commission,” which shall be constituted as follows: The chair of the board of county commissioners of Hennepin county, the mayor of the city of Minneapolis, a person appointed by the board of county commissioners of Hennepin county, who shall serve at its pleasure, and a person appointed by the city council of the city of Minneapolis, who shall serve at its pleasure. The chair of the board of county commissioners of Hennepin county shall be president of said commission, and the mayor of the city of Minneapolis, vice-president thereof. The person appointed by the board of county commissioners of Hennepin county shall be the secretary of said commission and as such shall keep the records and accounts thereof. The comptroller treasurer of the city of Minneapolis shall keep a correct account of the receipts and expenditures of the commission. The commission shall by resolution establish regular meeting dates.

History: 1903 c 247 s 1; 1977 c 77 s 1; 1986 c 4444

383B.751 CARE AND CONTROL OF BUILDING

The commission hereby created shall have the entire care and control of all of said courthouse and city hall building. It shall have power to assign unassigned rooms and space in any part of said building with entire control of any room or rooms in said building, and of all halls and corridors and of all boiler and machinery rooms. The commission in its discretion may reassign and reallocate occupied rooms or space therein provided that space already occupied may not be reassigned except after a hearing before said commission on written notice to the occupant or person in charge of such space; and the vote of three members of said commission shall govern as its final action after such hearing; provided further that any interested party may appeal from an adverse ruling of said commission to the district court, which court shall summarily decide the matter after a hearing thereon in the same manner as a civil case, and the determination of said matter by said court shall be final, provided that if the space in controversy is occupied or sought to be occupied by a district court judge of the district court from a district other than that comprising Hennepin county, which other judge shall be selected by the governor upon request of the commission. When so determined and after being served with the court order the occupant or person in charge of such space or room shall remove therefrom in accordance with the terms of the order, and failing to do so, shall be deemed in contempt of court.

The commission shall also have the care and control of all engines, boilers, machinery, elevators and all mechanical and electrical appliances of every nature in said building. It shall cause all of the occupied portions of said building to be properly heated, lighted, cleaned and kept in repair for public use, with full authority to appoint any and all employees necessary to properly perform the duties hereby devolved upon such commissions, with authority to fix the compensation of such employees. Persons employed by the municipal building commission on or before August 1, 1977, or
thereafter, and having at least six months service, shall have tenure based on length of service. Promotions shall be filled from the eligible lists established and maintained by the Minneapolis civil service commission. No employee after six months continuous employment shall be removed or discharged except upon a majority vote of the members of the municipal building commission for cause, upon written charges and after an opportunity to be heard at a hearing conducted by the municipal building commission. The Minneapolis civil service rules relating to the cause for removal shall govern. An employee removed for cause may appeal to district court, which decision shall be final.

Nothing herein contained shall be construed to interfere in any manner with the powers and duties of the courthouse and city hall commission engaged in completing and furnishing said building.

**History:** 1903 c 247 s 2; 1937 c 251 s 1; 1986 c 444

### 383B.752 EXPENSES; WARRANTS

Said commission shall at the beginning of each calendar month render a detailed statement to the county auditor of Hennepin county and to the city controller of the city of Minneapolis, respectively, of all its expenses necessarily incurred for the purposes contemplated by sections 383B.754 during the last preceding month in or with reference to portions of said building used or occupied by the county and by the city, respectively, including proper portions of all expenses rendered for the common benefit of the county and city and properly chargeable to each of such municipalities, whereupon it shall become the duty of the proper offices of said county and of said city to forthwith draw warrants upon their respective treasurers, each for the amount of the account rendered against it by said commission, and it shall be the duty of the treasurer of said municipal building commission to forthwith pay to the parties properly entitled thereto the several amounts specified in said accounts rendered.

**History:** 1903 c 247 s 3

### 383B.753 EXCLUSIVE CONTROL

From and after the first Monday in January, 1904, neither the board of county commissioners of Hennepin county, nor the city council of the city of Minneapolis shall have anything to do with the care of any portion of the courthouse and city hall building, nor shall they have anything to do with the control of any portions of said building not specifically assigned for official use.

**History:** 1903 c 247 s 4

### 383B.754 BUDGET DATE

It shall be the duty of the municipal building commission to prepare a detailed statement of the estimated expenditures of such commission for the then ensuing year and transmit the same each year to the board of the county commissioners of Hennepin county on the date specified by the board. The estimate shall specify what portion of the total expenditures of the commission shall be borne by the county and city, respectively and it shall be the duty of the county commissioners to levy a tax at its proper meeting sufficient to meet the county share of the final statement of estimated expenditures. A like estimate shall be transmitted each year to the city council of the
city of Minneapolis on the date specified by the council, and it shall be the duty of the 
city council to levy a tax at its proper meeting sufficient to meet the city’s portion of the 
final statement of estimated expenditures. If the dates specified by the city and county 
are different, the commission shall transmit its budget estimate to both the city and the 
county on the earlier of the two dates. The commission shall submit a final statement of 
estimated expenditures ten days before the date Hennepin county and the city of 
Minneapolis are required to certify their tax levies. 

History: 1903 c 247 s 5; 1983 c 76 s 1