

By Colvin Roy

**Amending Title 2, Chapter 22 of the Minneapolis Code of Ordinances
relating to Administration: City Engineer.**

The City Council of the City of Minneapolis do ordain as follows:

Section 1. That Section 22.140 of the above-entitled ordinance be and is hereby repealed.

~~**22.140. Control of lands and buildings used for municipal operations.** The city engineer shall control all public lands and buildings owned or leased by the city for municipal operations under the jurisdiction of the city council. The city engineer shall take such measures for the proper maintenance and protection of public lands and buildings as in the judgment of the city engineer may be necessary. The city engineer shall also purchase or sell public lands and buildings subject to the approval of the city council. All leases of public property must involve adequate consideration to reimburse the city for property expenses. The section shall not apply to purchases, sales or leases for development purposes.~~

By Colvin Roy

Amending Title 2, Chapter 17 of the Minneapolis Code of Ordinances relating to Administration: Finance Department.

Section 1. That Section 17.60 of the above-entitled ordinance be amended to read as follows:

17.60. Duties of finance officer. The finance officer:

(a) Shall oversee all functions of the finance department.

(b) Shall serve as treasurer to all city boards and commissions but shall not be a member of any city board or commission and shall not act as treasurer to nor be a member of the Minneapolis Employees' Retirement Board.

(c) Shall serve as treasurer to the Police Relief Association but shall not be a member of its board.

(d) Shall assume all of the powers and duties that an assistant coordinator of finance and management would have and shall assume all of the powers and duties of the finance officer set forth in the City Charter or applicable laws of the State of Minnesota and such additional powers and duties as may be delegated to the finance officer by the city coordinator or the city council including but not necessarily limited to the powers and duties as defined by the following provisions of the City Charter:

- (1) Chapter 3, Sections 11 through 20;
- (2) Chapter 4, Section 20;
- (3) Chapter 5, Sections 11, 14 through 27, 29, 30, 31, 33, and 35;
- (4) Chapter 9, Sections 8 and 9;
- (5) Chapter 10, Section 23;
- (6) Chapter 16, Sections 1, 5 through 7;
- (7) Chapter 17, Sections 5 and 6;
- (8) Chapter 19, Sections 2 and 17.

(e) Shall assure that all administrative duties are performed as are set forth in Chapter 16 of this Code.

(f) Shall pursuant to Minnesota Laws 1986, Chapter 359, review and countersign all annual financial reports prepared by the boards of the Minneapolis Police and Minneapolis Fire Relief Associations, shall receive and deposit all money received for

the special fund of the relief associations, and shall countersign all disbursements of five thousand dollars (\$5,000.00) or more made by the relief associations.

(g) Shall control public lands and buildings owned or leased by the city for municipal operations under the jurisdiction of the city council and shall take such measures for the proper maintenance and protection of public lands and buildings as in the judgment of the finance officer may be necessary. The finance officer shall also purchase or sell public lands and buildings subject to the approval of the city council. All leases of public property must involve adequate consideration to reimburse the city for property expenses. This subsection shall not apply to purchases, sales or leases for development purposes, or to those certain public lands and buildings that the city coordinator and city engineer determine are more appropriately maintained and controlled by a separate city official.

By Colvin Roy

Amending Title 10, Chapter 202 of the Minneapolis Code of Ordinances relating to Food Code: Municipal Market.

Section 1. That Section 202.90 of the above-entitled ordinance be amended to read as follows:

202.90. Position of market manager created; supervision duties. (a) There shall be a market manager who shall, under the direction of the city ~~engineer~~ finance officer, have the supervision, management and control of said municipal market. The market manager may be appointed a special police officer by the mayor to exercise police powers within the municipal market and the territory adjoining and surrounding said market, as may be defined in the order of appointment under Section 3 of Chapter VI of the Charter.

(b) If the city shall enter into a contract with any individual, corporation or association, for the operation of the market for the city, the market manager shall be appointed by and be an employee of said individual, corporation or association; but the appointment must be approved by the city ~~engineer~~ finance officer who will hold the individual, corporation or association together with their appointed market manager responsible for the orderly operation of the market in conformity with the said contract and this code.

Section 2. That Section 202.110 of the above-entitled ordinance be amended to read as follows:

202.110. Rentals. (a) Upon recommendation of the city ~~engineer~~ finance officer, the city council shall fix from year to year the length of the market season, the market fees and stall rentals, service charges, and any market concession rentals. When the market is operated under contract with an individual, corporation or association, the market season and market fees shall be fixed by the individual, corporation, or association subject to the approval of the city ~~engineer~~ finance officer and review of the council from time to time. The market manager shall assess and collect such fees and rentals from all persons who occupy such stall spaces on the municipal market for selling purposes. In recommending stall rentals, the city ~~engineer~~ finance officer may classify the stall spaces, both underneath and outside of market sheds, according to desirability of location and other factors affecting their value, and different charges may be made for such different classes of stalls. In order to better utilize the selling spaces on the market, the market manager may rent a single stall to two (2) or more persons under adequate rules and regulations, and in such case a fixed

scale of reduced rentals may be made to apply. Each year the ~~city engineer shall file with the city~~ finance officer shall create and maintain a list of file listing the classes of stalls on the municipal market and the stall numbers which make up such class, together with the rental charges for the stalls, service charges and concession rentals which have been fixed by the city council.

(b) In assigning market stalls on a seasonal basis, the market manager may separate vendors into classes according to the kinds of products which they sell or the periods during which they come to the municipal market, or both, and assign certain market sheds or certain sections of such sheds to certain classes of vendors, in such a way that the best interests of the market will be served. Unless it is desirable to transfer a person from one stall to another, in order to place the person with the proper class, a person who rents a stall one year shall have the renewal of that stall for the next year provided the person has complied with the provisions of this chapter and the market rules a regulation.

Section 3. That Section 202.130 of the above-entitled ordinance be amended to read as follows:

202.130. Open hours. The municipal market shall be open for business during such hours as shall be determined by the market manager with the approval of the city ~~engineer~~ finance officer, so as to best serve the reasonable needs of the farmers, market gardeners and the public.

Section 4. That Section 202.180 of the above-entitled ordinance be amended to read as follows:

202.180. Eating facilities. (a) The city council may conduct on the market, eating places which will provide the buyers and sellers on the market with suitable accommodations of this nature; or, in its discretion, it may rent such facilities, under such rules and regulations as it may prescribe, to a private party. When such action is made effective, thereafter no other person shall display, offer for sale on the market grounds or in buildings thereon any prepared foods or beverages designed for the immediate consumption of the buyers and sellers on the market. It shall be understood that the refectory privileges on the market, whether operated by the city or by a private party, carry with them the exclusive right to sell such foods and beverages on the market.

(b) Provided, that the city council may permit any duly licensed caterer to vend his goods, wares and merchandise in a place or stall properly assigned to such caterer by the city ~~engineer~~ finance officer acting through the market manager and upon such conditions and regulations as the city ~~engineer~~ finance officer shall impose and direct. Any person desiring to so operate shall make application to the market manager for such a permit and shall pay an appropriate fee for such permit.