## REPRINT

## SUBSTITUTE FOR SENATE BILL NO. 941

(As Passed the Senate May 23, 2000)

A bill to amend 1909 PA 279, entitled "The home rule city act," by amending section 4f (MCL 117.4f).

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 4f. Each city may in its charter provide FOR ANY OF
- 2 THE FOLLOWING:
- 3 (A) (1) For the purchase or condemnation of the fran-
- 4 chises, if any exist, and of the property used in the operation
- 5 of companies or individuals engaged in the plank road, ceme-
- 6 tery, hospital, almshouse, electric light, gas, heat, water, and
- 7 power business, and in cities having not less MORE than 25,000
- 8 inhabitants, FOR the purchase of the franchise, if any EXIST, and
- 9 the property of street railway and tram railway companies.
- 10 Each A city may in its charter provide that it may make ALLOW
- 11 FOR a contract, upon the terms, including terms of present or

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1 deferred payment, and upon the conditions and in the manner as

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- 2 the municipality may deem CITY CONSIDERS proper, to purchase,
- 3 operate, and maintain any existing public utility property for
- 4 supplying water, heat, light, power, or transportation to the
- 5 city and the CITY'S inhabitants. thereof. A THE contract
- 6 shall DOES not bind the municipality CITY unless the proposi-
- 7 tion therefor shall receive FOR THE CONTRACT RECEIVES the
- 8 affirmative vote of 3/5 of the electors voting thereon at a
- 10 chase of a transportation utility, the charter amendment and the
- 11 contract to purchase may provide for the creation of a sinking
- 12 fund, into which shall be paid, from time to time, from the
- 13 earnings of the utility, sums sufficient to insure the payment
- 14 of the purchase price and the performance of THE UTILITY AND
- 15 PERFORM the obligations of the contract. , to the end that the
- 16 entire cost of the public utility shall eventually be paid from
- 17 its earnings. Within a reasonable time after the acquisition of
- 18 a public transportation utility, the officials in charge of the
- 19 operation shall establish a system of civil service for the
- 20 selection and retention of its employees SHALL BE ESTABLISHED.
- 21 When IF a vote is taken to amend a city charter for the pur-
- 22 pose of acquiring any of the above mentioned powers TO ALLOW AN
- 23 ACQUISITION UNDER THIS SUBDIVISION, a vote may also , by direc-
- 24 tion of the legislative body of the city, be taken at the same
- 25 election upon a proposition to make TO APPROVE a particular
- 26 contract. within the scope of the proposed amendment. The vote
- 27 upon the charter amendment and upon the proposition to purchase

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- 1 CONTRACT shall be upon BY separate ballots. When IF a
- 2 transportation utility is -so- acquired UNDER THIS SUBDIVISION,

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- 3 state taxes shall be paid thereon as if privately owned, also
- 4 AND local taxes on any portion of the property lying outside of
- 5 the city limits SHALL BE PAID AS IF PRIVATELY OWNED. The powers
- 6 in UNDER this subdivision contained shall be ARE in addition
- 7 to the ANY OTHER powers provided for in the other subdivisions
- 8 of UNDER this section. , and the exercise thereof shall not
- 9 impair or affect the right to exercise any of the powers in the
- 10 other subdivisions of this section conferred.
- 11 (B)  $\frac{(2)}{(2)}$  For owning, constructing, and operating transpor-
- 12 tation facilities within its THE CITY limits, and its adjacent
- 13 and adjoining suburbs within a distance of 10 miles from any por-
- 14 tion of its THE city limits.
- 15 (C)  $\overline{(3)}$  For the purchase and condemnation of private prop-
- 16 erty for any public use or purpose within the scope of its
- 17 powers; for the acquirement, ownership, establishment, construc-
- 18 tion, and operation, either within or without OUTSIDE its cor-
- 19 porate limits, of public utilities for supplying water, light,
- 20 heat, power, and transportation to the municipality CITY and
- 21 the CITY'S inhabitants, thereof, for domestic, commercial, and
- 22 municipal purposes; for the sale and delivery of heat, power,
- 23 and light without OUTSIDE its corporate limits at wholesale or
- 24 other than wholesale in an amount as determined by the governing
- 25 body of the utility supplying the heat, power, or light except
- 26 that sales at other than wholesale shall be ELECTRIC DELIVERY
- 27 SERVICE IS limited to the area of any village or township which

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- 1 THAT was contiguous thereto TO THE CITY as of June 20, 1974,
- 2 and to the area of any other village or township being served as

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- 3 of June 20, 1974 AND RETAIL SALES OF ELECTRIC GENERATION SERVICE
- 4 ARE LIMITED TO THE AREA OF ANY CITY, VILLAGE, OR TOWNSHIP THAT
- 5 WAS CONTIGUOUS TO THE CITY, VILLAGE, OR TOWNSHIP AS OF JUNE 20,
- 6 1974, AND TO THE AREA OF ANY OTHER CITY, VILLAGE, OR TOWNSHIP
- 7 BEING SERVED AS OF JUNE 20, 1974 UNLESS THE MUNICIPAL UTILITY IS
- 8 IN COMPLIANCE WITH SECTION 10Y(4) OF 1939 PA 3, MCL 460.10Y; for
- 9 the sale and delivery of water outside of its corporate limits in
- 10 the amount as may be determined by the legislative body of the
- 11 city; and for the operation of transportation lines without
- 12 OUTSIDE the municipality CITY and within 10 miles from its cor-
- 13 porate limits. However a A city shall not render ELECTRIC
- 14 DELIVERY SERVICE FOR heat, power, or light to customers outside
- 15 its corporate limits already receiving that service from another
- 16 utility unless that utility consents in writing, AND SHALL NOT
- 17 RENDER RETAIL ELECTRIC GENERATION SERVICE TO CUSTOMERS OUTSIDE
- 18 ITS CORPORATE LIMITS RECEIVING THAT SERVICE FROM ANOTHER SUPPLIER
- 19 EXCEPT IN COMPLIANCE WITH SECTION 10Y OF 1939 PA 3, MCL 460.10Y.
- 20 The acquirement of a utility together with all properties, fran-
- 21 chises, and rights necessary for its establishment, ownership,
- 22 construction, operation, improvement, extension, and maintenance,
- 23 whether the properties, franchises, and rights are situated
- 24 within or without OUTSIDE the corporate limits of the city, may
- 25 be either by purchase or condemnation. If THE ACQUIREMENT IS by
- 26 condemnation, the provisions of Act No. 149 of the Public Acts
- 27 of 1911, as amended, being sections 213.21 to 213.41 of the

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- 1 Michigan Compiled Laws, or other appropriate provisions therefor
- 2 as exist, or shall be made by law 1911 PA 149, MCL 213.21 TO
- 3 213.25, may be adopted and used for the purpose of institut-
- 4 ing and prosecuting the condemnation proceedings. A public util-
- 5 ity shall not be so IS NOT acquired unless the proposition to
- 6 do so first receives the affirmative vote of 3/5 of the electors
- 7 of the city voting thereon, at a regular or special municipal
- 9 the sale or exchange of heat, power, or light between public
- 10 utility systems, whether municipally, cooperatively, or privately
- 11 owned.
- 12 (i) "ELECTRIC DELIVERY SERVICE" HAS THE SAME MEANING AS
- 13 "DELIVERY SERVICE" UNDER SECTION 10Y OF 1939 PA 3, MCL 460.10Y.
- 14 (ii) "ELECTRIC GENERATION SERVICE" MEANS THE SALE OF ELEC-
- 15 TRIC POWER AND RELATED ANCILLARY SERVICES.
- 16 (D)  $\overline{(4)}$  For the acquiring, establishment, operation,
- 17 extension, and maintenance of sewage disposal systems, sewers,
- 18 and plants, either within or without OUTSIDE the corporate
- 19 limits of the city, as a utility, including the right to acquire
- 20 NECESSARY property necessary therefor, by purchase, gift, or
- 21 condemnation, and including the fixing and collecting of charges
- 22 EXCLUSIVELY for service covering the cost of such THE service.
- 23 , the proceeds whereof shall be exclusively used for the pur-
- 24 poses of the sewage disposal system, and which may include THIS
- 25 SUBDIVISION ALLOWS a return on the fair value of the property
- 26 devoted to the service, excluding from such THE valuations OF
- 27 the portions of the system <del>as may have been</del> THAT WERE paid for

## **SB0941, As Passed House, May 31, 2000**

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- 1 by special assessment, and which charge may be made AS a lien
- 2 upon the property served and if not paid when due, to be col-
- 3 lected in the same manner as other city taxes.
- Enacting section 1. This amendatory act does not take
- 5 effect unless Senate Bill No. 937 of the 90th Legislature is
- 6 enacted into law.