CHAPTER 57

FOREST CITY, LAKE MILLS AND OSAGE LEGALIZING ACT $S.F.\ 490$

AN ACT to legalize and validate the proceedings and declaring each and all of the acts taken by the city of Forest City, city of Osage, city of Lake Mills, all in Iowa, in entering into, ratifying and confirming an agreement with Western Wisconsin Municipal Power Group dated and a certain transmission agreement between Western Wisconsin Municipal Power Group and Dairyland Power Cooperative to have been legally taken.

WHEREAS, the cities of Forest City, Osage and Lake Mills, all in Iowa, did enter into an agreement with Western Wisconsin Municipal Power Group (WWMPG), which agreement relates to and forms a part of a certain shared transmission agreement with Dairyland Power Cooperative (Dairyland) and provides for WWMPG to act as agent for the cities of Forest City, Osage and Lake Mills; and

WHEREAS, WWMPG has, on behalf of its municipal members including the cities of Forest City, Osage and Lake Mills pursuant to agreement entered into a shared transmission agreement, with Dairyland, a Federated Cooperative Association organized and operating under the laws of Wisconsin and pursuant to regulation by the Rural Electrification Administration (REA), for the purpose of obtaining electric energy for sale and distribution to the municipal members of Dairyland and including the cities of Forest City, Osage and Lake Mills, all in Iowa; and

WHEREAS, Forest City, Osage and Lake Mills have taken action pursuant to chapters 390 and 23 of the Code to ratify and confirm the agreement between WWMPG and Forest City, Osage and Lake Mills and the shared transmission agreement between WWMPG and Dairyland as a joint agreement, pursuant to chapter 390 of the Code; and

WHEREAS, the aforementioned documents together now purport to form a joint agreement pursuant to chapter 390 of the Code; and

WHEREAS, doubts have arisen concerning the validity and legal sufficiency of the proceedings and the acts taken by the cities of Forest City, Osage and Lake Mills in entering into, ratifying and confirming said joint agreement and it is deemed advisable and necessary to put such doubts and all others that might arise concerning same forever at rest; NOW THEREFORE,

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That all proceedings heretofore taken in connection with and all acts heretofore taken by the cities of Forest City, Osage and Lake Mills, including entering into said agreement between the cities of Forest City, Osage and Lake Mills and WWMPG and said shared transmission agreement between WWMPG and Dairyland Power Cooperative be and the same are hereby legalized, validated and confirmed, and said documents together are hereby declared to form a valid joint agreement pursuant to chapter 390 of the Code. Further that the acts heretofore taken by said cities in connection with said agreement between the cities of Forest City, Osage and Lake Mills and WWMPG and said shared transmission agreement

between WWMPG and Dairyland Power Cooperative are hereby legalized, validated and confirmed.

Sec. 2. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The Forest City Summit, a newspaper published in Forest City, Iowa, and in the Lake Mills Graphic, a newspaper published in Lake Mills, Iowa, without expense to the State.

Approved April 29, 1985

I hereby certify that the foregoing Act was published in The Forest City Summit, Forest City, Iowa on May 2, 1985 and in the Lake Mills Graphic, Lake Mills, Iowa on May 8, 1985 without expense to the State of Iowa.

MARY JANE ODELL, Secretary of State

CHAPTER 58

SANITARY DISPOSAL PROJECT MONITORING WELLS H.F. 469

AN ACT to require a sufficient number of wells at each sanitary disposal project to adequately monitor ground water quality.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 455B.304, unnumbered paragraph 1, Code 1985, is amended to read as follows:

The commission shall establish rules for the proper administration of the provisions of this part 1 of division IV which shall reflect and accommodate as far as is reasonably possible those the current and generally accepted methods and techniques for treatment and disposition of solid waste which will serve the purposes of part 1 of this division, and which shall take into consideration the factors, including others which it may deem deems proper, such as existing physical conditions, topography, soils and geology, climate, transportation, and land use, the rules including and which shall include but are not limited to rules relating to the establishment and location of sanitary disposal projects, sanitary practices, inspection of sanitary disposal projects, collection of solid waste, disposal of solid waste, pollution controls, the issuance of permits, approved methods of private disposition of solid waste, the general operation and maintenance of sanitary disposal projects, and the implementation of part 1 of this division. The rules shall require that each sanitary disposal project has a sufficient number of water wells to adequately monitor the quality of ground water adjacent to the sanitary disposal project site. Prior to issuance of rules or amendments thereto to rules, the commission shall hold at least one public hearing on the proposed rules or amendments, and shall give notice of the hearing at least thirty days in advance by publishing notice in a newspaper of general circulation in the state.

Approved April 30, 1985