Includes a municipal power agency as a land owner covered by the liability protections of the recreational use law. Limits the liability of a municipal power agency for injuries to persons permitted to use the agency's land for recreational purposes without charge.

By reference to sections 604A.22 and 604A.23, it provides that a municipal power agency that "gives written or oral permission for the use of its land for recreational purposes without charge:

(1)

owes no duty of care to render or maintain the land safe for entry or use by other persons for recreational purpose;

(2)

owes no duty to warn those persons of any dangerous condition on the land, whether patent or latent;

(3)

owes no duty of care toward those persons except to refrain from willfully taking action to cause injury; and

(4)

owes no duty to curtail use of the land during its use for recreational purpose." (Minn. Stat. § 604A.22), and
provides that a municipal power agency that "gives written or oral permission for the use of the land for recreational purposes without charge does not by that action:

(1)

extend any assurance that the land is safe for any purpose;

(2)

confer upon the person the legal status of an invitee or licensee to whom a duty of care is owed; or

(3)

assume responsibility for or incur liability for any injury to the person or property caused by an act or omission of the person." (Minn. Stat. § 604A.23)