

company or corporation located and doing business *inside or outside* of the city or village limits to connect with *such facilities* and make use of the same upon such terms and upon the payment of such fees and charges therefor as may be prescribed or contracted for by the city or village, and to contract with any such person, company or corporation for the payment by such person, company or corporation of a part of the cost of construction, *maintenance or use* of such facilities and to receive from such person, company or corporation, doing business *inside or outside* of the city or village limits payment in cash or *installments* of such portion of the cost of the construction, *maintenance or use thereof* as may be agreed upon or contracted for with the city or village and devote the money so received to the purpose of such construction, *maintenance or use*. *The proportionate cost of construction, maintenance or use of such facilities to be paid by such person, company, or corporation may be made payable in installments due at not greater than annual intervals for a period not to exceed 30 years.* Any such person, company or corporation which may pay any part of the cost of construction, *maintenance or use* of such facilities in the manner aforesaid, shall thereafter have the right to use such facilities for the disposal or treatment of his, their or its sewage or industrial waste by the city or village upon the payment of reasonable charges for the use of such facilities or the charges contracted for in case there is a contract as herein provided. *If a contract is made with such person, company or corporation for the use of such facilities for a term of more than five years, the amount to be paid for such use during the first five years of said period shall be fixed in said contract and the amount to be paid for such use for each succeeding five year period or remaining fraction thereof during the term of said contract shall be fixed before the commencement of each such period by the city or village.*

Approved April 13, 1951.

CHAPTER 367—H. F. No. 1348

An act relating to the compensation for services rendered by judges, clerks, and peace officers at elections; amending Minnesota Statutes 1949, Section 200.35.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1949, Section 200.35, is amended to read:

200.35 Election services, compensation. The compensation for services performed under chapters 200 to 212 shall be as follows:

(1) To presidential electors, \$10 for each day's attendance at the capitol, and five cents for each mile necessarily traveled in going to and returning from St. Paul;

(2) To persons carrying ballots from, and returns to, county auditor's offices, \$1.00 for each trip necessarily made, and five cents for each mile of necessary travel;

(3) To members of county canvassing board, \$5.00 for each eight hours of service as members of such canvassing board, and five cents for each mile of necessary travel;

(4) *The sum for regular, special, and ballot judges and clerks of election, for each hour necessarily spent in receiving votes or in counting and canvassing ballots shall be determined by the appropriate governing body as hereafter provided: in the case of organized townships the compensation of judges and clerks shall be fixed at the annual meeting; in the case of unorganized territory by the county board; and in the case of villages and boroughs, by the governing bodies thereof; and the compensation paid to regular, special and ballot judges and clerks of election in cities shall be fixed and determined by the council of such cities respectively; and*

(5) To special peace officers, *an amount* for each hour of service rendered by direction of the judges, to be fixed as in the case of the judges and clerks of election.

Approved April 13, 1951.

CHAPTER 368—H. F. No. 1358

An act relating to commission merchants; amending Minnesota Statutes 1949, Section 223.03.