A city which is contiguous to any tract of land upon which is situated a public institution of the state is authorized:

- 1. To extend the service facilities of any public utility or sewage system thereof beyond the corporate limits of the city to provide service for the public institution, provided the cost of construction of the extension is paid by the state if the state does not itself construct the extension.
- 2. To operate and maintain such extension and provide the public utility and sewage services upon payment of compensation therefor by the state in such amount as may be agreed upon by the city and the state.

Approved April 21, 1953.

CHAPTER 506—H. F. No. 1139

An act relating to veterans' adjusted compensation; amending Minnesota Statutes 1949, Section 197.80, Subdivision 4.

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

- Section 1. Minnesota Statutes 1949, Section 197.80, Subdivision 4, is amended to read:
- "Beneficiary" means in relation to a deceased veteran the surviving spouse if not remarried, the children of the veteran if no surviving spouse or if surviving spouse has remarried, the remarried surviving spouse if veteran left no children surviving, the surviving mother, the surviving father, a surviving person standing in loco parentis, surviving brother and sisters; provided, however, in consideration of the extension of the time to December 31, 1953, within which to file a claim for adjusted compensation, the word "beneficiary" means as to payments under said extension based upon service of a deceased veteran for which adjusted compensation has not been paid heretofore, in relation to a deceased veteran the surviving spouse if not remarried, the children of the veteran if no surviving mother, the surviving father, a surviving person standing in loco parentis, surviving brother and sisters, the remarried surviving spouse, in the order named.

Approved April 21, 1953.

CHAPTER 507-H. F. No. 1146

An act relating to old age assistance; amending Minnesota