CHAPTER 456

WATERWORKS

$456.01\,$ WATERWORKS IN CITIES ORGANIZED UNDER SPECIAL LAWS, HAVING NOT OVER $5,000\,$

Reasonable return upon fair value of operating property. 37 MLR 159.

To acquire an electric plant no special election is necessary by a city of fourth class organized under Laws 1879, Chapter 57, unless the full faith and credit of the city is pledged. OAG May 9, 1950 (624-C-10).

456.16 WATERWORKS PLANTS, ENLARGEMENT, CERTAIN CITIES

HISTORY. 1923 c 180 s 1; 1925 c 25 s 1; 1947 c 475 s 1; 1951 c 419 s 1.

The net debt limitations under sections 456.16 and 475.23 do not apply to village revenue bonds payable out of proceeds resulting from assessment for special benefits to pay for sewer and water main extensions. OAG May 16, 1947 (44-A-4).

456.17 BONDS ADDITIONAL TO OTHER BONDS AUTHORIZED

HISTORY. 1923 c 180 s 2; 1925 c 25 s 2.

456.18 SALE OF BONDS

HISTORY. 1923 c 180 s 3; 1925 c 25 s 3.

456.19 FORM, MATURITY, AND INTEREST ON BONDS

HISTORY. 1923 c 180 s 4: 1925 c 25 s 4.

456.20 USE OF PROCEEDS OF BONDS

HISTORY. 1923 c 180 s 6; 1925 c 25 s 5.

456.21 SINKING FUND FOR REDEMPTION OF BONDS

HISTORY. 1923 c 180 s 5; 1925 c 25 s 6.

456.24 PUMPING PLANTS, RESERVOIR SYSTEMS, WATER MAIN SYSTEMS; EXTENSION, REPAIR

HISTORY. 1909 c 205 s 1; 1919 c 262 s 1.

456.25 BOND ISSUE

HISTORY. 1909 c 205 s 2; 1915 c 253 s 1; 1919 c 262 s 2.

456.26 ELECTION

HISTORY. 1909 c 205 s 3; 1919 c 262 s 3.

456.27 LIMITATION ON BOND ISSUE

HISTORY. 1909 c 205 s 4; 1919 c 262 s 4.

456.28 TAX LEVY

HISTORY. 1909 c 205 s 5; 1919 c 262 s 5.

456.32 EXTENDING WATER PIPES

HISTORY. Amended, 1949 c 119 s 111; 1951 c 377 s 1.

Cities of the fourth class may extend water mains and may in a proper case provide sewer service beyond the corporate limits and make reasonable charges for whatever service rendered. OAG March 29, 1948 (387-G-7) (624-D-17).

By ordinance a village may require payment of a reasonable amount as a condition for permitting an owner to connect his premises with the village water main. OAG April 23, 1947 (624-D-10).

A village may extend its mains beyond the village limits and may supply water to occupants of property outside the village limits. OAG May 10, 1948 (624-D-17).

A city of fourth class may supply water to residents of an adjacent village through their own water main installation, separately metered, or by extending the city water mains into the village. OAG July 2, 1951 (624-D-17); OAG Aug. 8, 1952 (624-D-17).

- 456.34 Renumbered, 457.085, subdivision 1.
- 456.35 Renumbered, 457.085, subdivision 2.
- **456.36** Renumbered, 457.085, subdivision 3.
- **456.37** Renumbered, 457.085, subdivision 4.
- **456.38** Renumbered, 457.085, subdivision 5.
- **456.39** Renumbered, 457.085, subdivision 6.
- 456.40 Renumbered, 457.085, subdivision 7.

CHAPTER 457

WATER AND LIGHT PLANTS

457.01 Repealed, 1949 c 119 s 110.

457.03 POWERS OF COUNCIL; SUBMISSION TO VOTERS; NOTICE

To pay the cost of improvement of a water utility a city of the fourth class may issue certificates payable out of receipts without a vote of the electorate; but full faith and credit bonds must be authorized by vote before issuance. OAG Oct. 1, 1947 (59-A-51).

457.07 BONDS, HOW DISPOSED OF

A village cannot borrow money by issuing warrants to a bank for the purpose of construction or reconstruction of streets. OAG Oct. 7, 1948 (476-A-3).

457.09-457.11 Repealed, 1949 c 119 s 110.

457.12 CONTRACTS FOR WATER AND LIGHT IN CITIES OF SECOND AND THIRD CLASS

Where a city would not have actual possession of material or equipment under a contract for manufacture of lighting plant equipment, the city could not make