## **CHAPTER 456**

## WATER-WORKS

- 456.29 Extension of water mains into and furnishing of water to contiguous cities or towns.
- 456.30 Cost of extension; requests for extension.
- 456.01 [Repealed, 1976 c 44 s 70] 456.02 [Repealed, 1976 c 44 s 70] 456.03 [Repealed, 1976 c 44 s 70] 456.04 [Repealed, 1976 c 44 s 70] 456.05 [Repealed, 1976 c 44 s 70] 456.06 [Repealed, 1976 c 44 s 70] 456.07 [Repealed, 1976 c 44 s 70] 456.08 [Repealed, 1976 c 44 s 70] 456.09 [Repealed, 1976 c 44 s 70] 456.10 [Repealed, 1976 c 44 s 70] 456.11 [Repealed, 1976 c 44 s 70] 456.12 [Repealed, 1976 c 44 s 70] 456.13 [Repealed, 1976 c 44 s 70] 456.14 [Repealed, 1976 c 44 s 70] 456.15 [Repealed, 1976 c 44 s 70] 456.16 [Repealed, 1959 c 292 s 4] 456.17 [Repealed, 1959 c 292 s 4] 456.18 [Repealed, 1959 c 292 s 4] 456.19 [Repealed, 1959 c 292 s 4] 456.20 [Repealed, 1959 c 292 s 4] 456.21 [Repealed, 1959 c 292 s 4] 456.22 [Repealed, 1959 c 292 s 4] 456.23 [Repealed, 1976 c 44 s 70] 456.24 [Repealed, 1973 c 702 s 26] 456.25 [Repealed, 1973 c 702 s 26] 456.26 [Repealed, 1973 c 702 s 26] 456.27 [Repealed, 1973 c 702 s 26] 456.28 [Repealed, 1973 c 702 s 26]

# 456.29 EXTENSION OF WATER MAINS INTO AND FURNISHING OF WATER TO CONTIGUOUS CITIES OR TOWNS.

Any city of the first class, which maintains a municipally-owned and operated water plant or department, whether such water plant is under the control of the council or a board of water commissioners, is hereby authorized to furnish water to, and extend its mains into, any city or town whose territory is contiguous to such city, and to assess the cost of extending these mains against the property abutting on the street in which the mains are laid.

History: 1927 c 134 s 1; 1973 c 123 art 5 s 7 (1491-2)

- 456.31 Issue of water-works bonds. 456.32 Extending water pipes.
  - 456.33 Water rentals; rules; application.

## **MINNESOTA STATUTES 1984**

456.30 WATER-WORKS

#### 456.30 COST OF EXTENSION; REQUESTS FOR EXTENSION.

When any such city extends its mains and furnishes water to contiguous cities or towns, under the provisions of sections 456.29 to 456.30, and is operating under a home rule charter adopted pursuant to the Constitution of the State of Minnesota, Article 4, Section 36, the cost of such mains shall be assessed and the assessment collected in the manner prescribed by its charter; provided that no such mains shall be extended or ordered furnished to any such contiguous city or town except upon the adoption of a resolution requesting such service by the council or town board of such city or town, which resolution shall designate the streets, alleys, or other public places wherein such mains may be laid; and, provided that the total cost of constructing such mains extended into any city or town shall be assessed against the property abutting on the street where the mains are laid.

History: 1927 c 134 s 2; 1973 c 123 art 5 s 7 (1491-3)

### 456.31 ISSUE OF WATER-WORKS BONDS.

In all cases in which cities of the first class have been authorized by ordinance approved by the people of such cities to issue bonds for the purpose of extending, enlarging, and improving the public water-works plants and water-works systems owned and operated by such cities, and such ordinance authorizing such bond issue provides that only a specified portion of such authorized bonds shall be issued in any one year, such cities are hereby authorized to issue all, or any part, of such bonds remaining unissued at any time, notwithstanding any provision in the ordinance authorizing such bond issue that only a specified portion of such bonds shall be issued in any one year.

History: 1923 c 36 s 1 (1491-1)

#### 456.32 EXTENDING WATER PIPES.

Any home rule charter city in the state, owning and operating water-works, may extend its water-works and water pipes over, under, and along any road, street, alley, or public highway in this state, whether within or without the corporate limits of such city, and supply water for a reasonable compensation to the occupants of property adjacent or accessible to the line so extended, whether within or without the corporate limits of such city; provided, this section shall not be construed as granting any rights to any city within the corporate limits of any other city; provided that such line shal! be so extended as not to interfere with the safety or convenience of ordinary travel over these roads, streets, alleys, and public highways.

History: 1905 c 228 s 1; 1949 c 119 s 111; 1951 c 377 s 1; 1973 c 123 art 5 s 7; 1976 c 44 s 58 (1864)

#### 456.33 WATER RENTALS; RULES; APPLICATION.

In all cities of the first class in this state owning a municipal water-works system, the board of water commissioners of such city, or other body or authority having the control and management of such water-works system, may adopt and enforce such rules and regulations as to the time when water rentals shall become due and payable as such body or authority may deem advisable.

History: 1913 c 37 s 1,3 (1481, 1482)

456.41	MS 1967	[Local, St. Paul]
456.42	MS 1967	[Local, St. Paul]
456.43	MS 1967 ·	[Local, St. Paul]
456.44	MS 1967	[Local, St. Paul]