



June 8, 2023

Resident
5886 131st St
Hugo, MN 55038

Dear Resident,

A routine inspection was performed on the irrigation systems within the Adelaide Landing Development. During this inspection, staff observed that some properties had both City water and pond water (water re-use) connections to their private irrigation systems. Homes with both connections run the risk of contaminating their drinking water, and the City municipal drinking water system, with pond water. Having your irrigation system connected to both is prohibited by ordinance and your development is required to irrigate with pond water.

The City is requiring that all water re-use irrigation systems be fully disconnected from the City municipal water source. **Per City code Section 82-31: Discontinuance of service**, the city reserves the right to discontinue service to any customers of the City municipal drinking water system when there is a disregard of rules and regulations effecting the service.

For your review, I have enclosed a copy of **Section 82-23: Installation requirements and Section 82-31: Discontinuance of Service**.

The City is requiring you have your irrigation system disconnected from the City water supply by June 30th, on which day a follow up inspection will be performed.

Thank you for your cooperation in this matter. If you have any questions, please contact Liz Finnegan at 651-762-6316.

Sincerely,

Scott Anderson, Public Works Director

Cc:
Mayor and City Council
Bryan Bear, City Administrator
Liz Finnegan, Senior Engineering Technician

Sec. 82-23. Installation requirements.

No service line installation shall be covered until the city inspector has inspected the same and has approved the installation. There shall be no physical connection between private water supply systems and the municipal water system. Every individual or contractor other than the property owner, who desires to install water service in the city, shall be a master plumber licensed by the state. Any owner or licensed contractor/plumber may install, repair or make alterations to water service lines, provided said installation, repair or alterations are conducted under the regulations of this chapter. Prior to receiving a permit for plumbing work as specified herein, a satisfactory showing must be made that the plumber, excavator or water service installer is carrying insurance with a company licensed by the state, with the city as one of the assureds, said policy insuring the city against liability and property damage loss at least in the sum of \$100,000.00 per injury and \$300,000.00 per occurrence. Excavators and water service installers shall pay an annual license fee in the amount established by the city council upon application for license to the city clerk.

(Prior Code, § 290-040)

Sec. 82-31. Discontinuance of service.

The city reserves the right to discontinue service to any or all customers of the water system without notice when necessary for repairs or for nonpayment of bills or for disregard of rules and regulations affecting the service. When service has been discontinued for nonpayment of bills or for disregard of regulations, it shall not be resumed until the payment of the bills, full compliance with the regulation, and the payment to the clerk of a fee established by the city council for reestablishing service.

(Prior Code, § 290-120)