

New law provides that any person or firm who is not licensed by the State Plumbing Board, but who is properly licensed for municipal and public works utility construction pursuant to the requirements of the State Licensing Board for Contractors, may perform main-line utility construction on private property or undedicated rights-of-way or servitudes, limited to the following:

- (1) Gravity sanitary sewer collection lines six inches and larger, including manholes, main lines, wyes, and tees.
- (2) Sewer force mains four inches and larger.
- (3) Water mains four inches and larger, including fire hydrants, valves, and fittings.

New law shall not permit any person or firm not properly licensed by the State Plumbing Board to perform any work on any gas main or service lines within the boundary lines of any private property or undedicated right-of-way or servitude.

Effective Aug. 1, 2014.

(Adds R.S. 37:1367(I))