

ORDINANCE NO. 691

#691

AN ORDINANCE APPROVING AND AUTHORIZING THE AMENDMENT OF ARTICLE III, SECTION 301, OF THE SERVICE CONTRACT BETWEEN METROPOLITAN DENVER SEWAGE DISPOSAL DISTRICT NO. 1 AND THE CITY OF GOLDEN, COLORADO

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF GOLDEN, COLORADO:

WHEREAS, on September 21, 1971, the Board of Directors of the Metropolitan Denver Sewage Disposal District No. 1 have approved the amendment of Article III, Section 301 and Article IV, Section 406, of the Service Contract between the Metropolitan Denver Sewage Disposal District No. 1; and

WHEREAS, it is in the best interests of City of Golden that Article III, Section 301 and Article IV, Section 406 of the Service Contract, be so amended; and

WHEREAS, under the provisions of Article IX, Section 908, of the Service Contract, it is necessary that the City of Golden authorize such amendment of the Service Contract;

NOW, THEREFORE, BE IT ENACTED BY THE CITY COUNCIL OF THE CITY OF GOLDEN,

That the Mayor and Clerk of the City of Golden are hereby authorized and instructed to enter into an agreement authorizing the amendment of Article III, Section 301 and Article IV, Section 406 of the Service Contract, in the following particulars and no others:

Article III, Section 301, shall be amended to read as follows:

"Section 301. Tributary Sewer Systems. In general, connections to the System of the District shall be made only at the connection points provided herein, or as approved by the District; shall be limited (except for any service agreement appertaining to the acquisition of any site for sewage disposal facilities or sewage treatment plant) to the Sewer Systems owned, operated, or controlled by the respective Municipalities involved; and in case of each Connecting Municipality, shall be metered. The District will make provision at each Point of connection listed in Schedule A hereof for measurement of quantity and for sampling at the District's own cost and expense. Other approved connections including facilities for measurement of quantity and for sampling shall be made at the expense of the Municipality concerned. Each Municipality shall require and enforce conformity to these regulations with respect to the tributary system and its parts and, where applicable, with respect to the individual contributions or groups of contributors thereto. Except for existing combined sewers, only sewage from separate sanitary systems shall be discharged into the System subject to the provisions of Section 406 hereof. Except for existing sewer facilities, such local sanitary systems shall receive no storm water directly or indirectly, from surface drains, ditches or streams, storm or combined sewers, roof, areaway, or foundation drains, or from any other means, except that the minimum practicable infiltration of ground water (in any case not to exceed 200 gallons per inch diameter per mile per twenty-four (24) hours with a maximum of 8,400 gallons per twenty-four (24) hours per mile of sewer (for all sewers constructed after the date of this Agreement) exclusive of house or building sewers) will be permitted. Municipalities in which certain areas are served by combined sewers prior to the date of this Agreement shall provide all reasonable facilities and controls to minimize storm water flow from such combined sewers to the District's System. All trunk, sub-trunk, or lateral sewers and appurtenant structures comprising local tributary systems constructed after the date of this Agreement shall be of

adequate strength to resist breakage and shall be substantially watertight. Pipelines, including without limitation house and building connections, shall be of such material as to minimize initial and future infiltration, and all such pipe shall be properly bedded or cradled and constructed using tight joints of type, materials, and workmanship which will minimize initial and future infiltration."

Article IV, Section 406, shall be amended to read as follows:

"Subject to the provisions of Section 301 hereof, no municipality shall make or permit any new connection to or extension of its sewer system which is so designed as to permit entrance directly or indirectly into the sewage disposal system of storm water drainage from ground surface, roof leaders, catch basins, or any other source."

Introduced, read and ordered published this 10th day of May, 1973.

Adopted, approved and ordered published this 11th day of June, 1973.

DAVID C. CRAWFORD
MAYOR

Attest:

SHARON L. BENNETTS
CITY CLERK

Approved as to form:

DANIEL T. MOYLE, JR.
CITY ATTORNEY

I, Sharon L. Bennetts, City Clerk of the City of Golden, Colorado, do hereby certify that the foregoing ordinance was introduced and read at a regular meeting of the City Council of said City, held on the 10th day of May, 1973, and by order of said City Council was published as a proposed ordinance as the law directs more than seven days prior to its passage in the Outlook, legal newspaper; and that on the 11th day of June, 1973, the said proposed ordinance was read and passed by the City Council aforesaid, the said meeting being a regular meeting of said City Council and ordered published in aforesaid newspaper as the law directs.

Witness my hand and official seal of the City of Golden, Colorado, this 12th day of June, A.D. 1973.

(SEAL)

Attest:

SHARON L. BENNETTS, CITY CLERK OF
THE CITY OF GOLDEN, COLORADO