ORDINANCE No. 590

AN ORDINANCE ADOPTING BY REFERENCE THE 1967 AMEND-MENTS TO THE GOLDEN RE-VISED ORDINANCES OF 1965, REPEALING ORDINANCES IN CONFLICT THEREWITH AND CONFLICT THEREWITH AND SETTING PLAALITES FOR THE VIOLATIONS OF THE ORDIN-ANCES INCLUDED THEREIN.

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

Section 1. Pursuant to the authority section 1. Fursuant to the authority onferred by law, there is hereby adopted "The 1967 Ameendment to the Golden Revised Ordinances of 1965", a published codification of those ordinances passed since the adoption of Golden Parised Ordinances 1965 ien Revised Ordinance of 1965 through and including Ordinance No. 582 of the

City of Golden.
Section 2. The purpose of the Primary Code is to modernize the ordinances of the City of Golden and to indude in the Golden Revised Ordinances of 1965, those ordinances which have been adopted by the City Council of the City of Golden since the adoption of the

City of Golden since the adoption of the Golden Revised Ordinances of 1965.

Section 3. The following sections of the 1967 Amendment to the Golden Revised Ordinances of 1965 contain penalty clauses which are herewith set to the following the Review Research of the following the Review Research of the following the Review Research of the Section 1985 and 1985 are the Review Research of the Review Re

forth in full:
1.08.060 Penalty for failure to appear. Any person who shall fail to appear in response to any summons served on him shall be guilty of a violation of the provisions of this section and upon conviction shall be fined in the amount of not more than three hundred dollars or imprisoned for a period of not more prisoned for a period of not more than ninety days, or both fine and im-prisonment. (Ord. 561 s6; March 10,

2.24,010 Powers and authority of nunicipal judge. The municipal judge shall have full power and authority to make and adopt rules and regulations for conducting the husiness of the municipal court and shall have all powers incident to a court of record in relation to the attendance of witnesses, the punishment for con-tempt and enforcing all orders of the court; provided that no imprisonment for contempt shall exceed thirty days and no fine for such cause shall exceed three hundred dollars. (Ord. 562 sl; March 10, 1966) 4,64,040 Penalties

for violating lighting provisions. Any person or persons violating any of the provisions of Sections 4.64.020 and 4.64.030, shall, upon conviction thereof, be subject to a fine of not less than five dollars nor more than three hundred dollars. Fach day wherein the provisions of this chapter are violated, shall be construed to be a separate offense. (Ord. 428 s4; January 8,

4.64.070 Penalties for violating pro-4.64.070 Penalties for violating provision prohibiting sale. Any person violating any of the provisions of Section 4.64.050 and 4.64.060 shall be guilty of a misdemeanor, and upon conviction thereof, shall be fined not less than ten nor more than three hundred dollars. (Ord. 262 s3; July

7, 1949) 5.16.060 Penalties for violation. In addition to the assessments estab-lished herein, a violation of the provisions of this chapter shall be con-sidered to be a misdemeanor and any person found guilty thereof may be person found guity thereof may be punished in accordance with the pro-visions of Section 1.01.110 of this code. (Ord. 577 s1 (part); March 9, 1967)

10.78.050 Penalties. Any person violating any of the provisions of this chapter shall be deemed guilty of a misdemeanor and upon conviction thereof punished in accordance with the provisions of Section 1.01.110

of this code. (Ord. 578 s1 (part); March 9, 1967) 10.84.090 Penalty for violations. All 10.84,090 Penalty for violations. All violations of this chapter shall be punishable in the police court of the city, by penalty as provided by Section 10.04,030 of this title. Any police officer of the city is authorized and required to enforce the provisions of this chapter. The municipal judge shall have jurisdiction to hear and try any person charged with violat-ing this chapter, and if such person is guilty, to punish such person as provided in Section 10.04.030 of this title. (Ord. 554 s9; August 12, 1965)

Section 4. All ordinances in conflict with the 1967 Amendment to the Gol-den Revised Ordinances of 1965 and those ordinances of a general and permanent nature which are not included manent nature which are not incided therein are hereby renealed as set forth in the table of ordinances contained within the Primary Code.

Introduced, read and ordered published

this 14th day of March 1968. Adopted and approved, and ordered published on final reading this 11th day of April, 1968.

CHARLES L. GOUDGE ATTEST: Mayor WANDA M. LANG

City Clerk THOMAS J. CARNEY City Attorney

I. Wanda M. Lang, City Clerk of the City of Golden, Colorado do hereby certify that the forgoing ordinance was introduced and read at a regular meeting of the City Council of said City held on the 14th day of March, 1968, and by order of said City Council was published as a proposed ordinance as law directs, and for more than ten days prior to its passage in the Golden Outlook, a legal newpaper; and that on the 11th day of April, 1968, the said proposed ordinance was read and passed by the City Council aforesaid, the said meeting being a regular meeting of the 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 April, 1968.

WANDA M. LANG Published in Golden Outlook April 19, 1968.