Strike-out -- Old language
Underlined -- New language

SEC. 64.13 CONNECTIONS TO PUBLIC SEWERS--WORK TO BE DONE BY WATER UTILITIES DEPARTMENT OF UTILITIES AND CHARGES ESTABLISHED

No person, other than The City of San Diego, its agents and employees, shall connect any pipe, drain or sewer with, or open or penetrate any public sewer in the City of San Diego, California, or injure, break, remove or open any portion of any manhole, flush tank, inspection pipe, or any other part of, or appurtenance to, any public sewer. All laterals from public sewer mains shall be laid by the <u>Water Utilities</u> Department of-Weilities to the property line of any such property requiring connection with any public sewer.

The owner or applicant for such connection shall pay to said City for construction and laying of laterals the-following-charges: an amount to be established by resolution of the City Council based upon recommendations by the City Manager. Said amounts shall be determined and computed in order to fully reimburse City for the cost of materials, labor, equipment and any other costs incidental to the performance of said services.

SEC. 64.11 SEWER MAIN EXTENSIONS—FEES PAYABLE ON ALL OF CONTIGUOUS PROPERTY UNDER SAME OWNERSHIP

In connecting private property to a public sewer main, the fees described herein shall be paid on all of the contiguous property under the same ownership or control which is being put to joint use thereof or clearly intended to be used jointly, or, in any way connected with the property desired to be connected, regardless of lot lines or property division lines.

SEC. 64.12 SEWER MAIN EXTENSIONS—EXCEPTIONS TO PROVISIONS
The sewer main extensions referred to in this Article do not include nor does
this Article affect, any sewer main extensions installed by any agency of the
Federal Government, or those installed with funds raised by the issuance of
general obligation bonds of said City.

SEC. 64.13 CONNECTIONS TO PUBLIC SEWERS - WORK TO BE DONE BY DEPARTMENT OF UTILITIES - FEES AND CHARGES ESTABLISHED

No person, other than The City of San Diego, its agents and employees, shall connect any pipe, drain or sewer with, or open or penetrate any public sewer in the City of San Diego, California, or injure, break, remove or open any portion of any manhole, flush tank, inspection pipe, or any other part of, or appurtenance to, any public sewer. All laterals from public sewer mains shall be laid by the Department of Utilities to the property line of an, such property requiring connection with any public sewer.

The owner or applicant for such connection shall pay to said City for construction

and laying of laterals the following charges:

SEWER LATERALS

Street connection - 4 inch	\$265.00
For each foot in excess of 40 feet on street connections — 4 inch, add	
For each foot in excess of 40 feet on street connections — 6 inch, add	
Alley connection - 4 inch For each foot in excess of 15 feet	
on alley connections - 4 inch, add Alley connection - 6 inch	
For each foot in excess of 15 feet on alley connections - 6 inch, add	
Private property, private contract or public contract connection	
Curb to property line connection	

The above charges are for installations under normal conditions. Under abnormal conditions, such as difficult or unusual excavations, additional appropriate charges may be established by the Director of Utilities.

When a connection is made to a sewer where it crosses private property, the plumber shall install the pipe to the main sewer and shall uncover the main sewer so that a connection can be properly made and the Department of Utilities shall make such connection.

When a connection can be made to a normal, shallow sewer main or to a special deep sewer main, the property owner may connect to the special deep sewer main by paying the special connection charges established by the Director of Utilities. In all cases in which a lateral has been installed to serve a particular lot or

parcel of land and the street is, or has been subsequently paved, that lateral must be used unless an exception is made by the Director of Utilities.

(Amended 8-24-54 by Ord. 6238 N.S.) (Amended 3-21-59 by Ord. 8113 N.S.) (Amended 1-2-68 by Ord, 9743 N.S.)

CONNECTIONS TO PUBLIC SEWERS—PERMIT REQUIRED—SPECIFICATIONS SEC. 64.14

That it shall be, and it is hereby declared to be, unlawful for any person to connect any pipe on private property with any pipe in the street that is connected with the public sewer of said City, or to construct any sewer in said City, without first obtaining a permit to do so from the Department of Public Works

of The City of San Diego, as hereinafter provided.

The application for such permit must first be filed with the said Department of Public Works, in writing, by the owner of the property to be sewered, or his agent, before opening any street or alley, giving the correct number of the lot and block, and the place where it is desired to connect with the sewer, and shall give the name of the owner of the property. The Director of Public Works shall designate the location of the nearest "Y" and the connection shall be made with such sewer at the "Y" so pointed out by said Director of Public Works.

DeleTed

ORDINANCE NO. (New Series)

AN ORDINANCE AMENDING CHAPTER VI, ARTICLE 4, OF THE SAN DIEGO MUNICIPAL CODE BY AMENDING SECTION 64.13 RELATING TO CONNECTIONS TO PUBLIC SEWERS.

BE IT ORDAINED, by the Council of The City of San Diego, as follows:

Section 1. That Chapter VI, Article 4, of the San Diego Municipal Code be amended by amending Section 64.13 to read as follows:

SEC. 64.13 CONNECTIONS TO PUBLIC SEWERS--WORK TO BE DONE BY WATER UTILITIES DEPARTMENT--FEES AND CHARGES

No person, other than The City of San Diego, its agents and employees, shall connect any pipe, drain or sewer with, or open or penetrate any public sewer in the City of San Diego, California, or injure, break, remove or open any portion of any manhole, flush tank, inspection pipe, or any other part of, or appurtenance to, any public sewer. All laterals from public sewer mains shall be laid by the Water Utilities Department to the property line of any such property requiring connection with any public sewer.

The owner or applicant for such connection shall pay to said City for construction and laying of laterals an amount to be established by resolution of the City

Council based upon recommendations by the City Manager. Said amounts shall be determined and computed in order to fully reimburse City for the cost of materials, labor, equipment and any other costs incidental to the performance of said services.

When a connection is made to a sewer where it crosses private property, the plumber shall install the pipe to the main sewer and shall uncover the main sewer so that a connection can be properly made and the Water Utilities Department shall make such connection.

When a connection can be made to a normal, shallow sewer main or to a special deep sewer main, the property owner may connect to the special deep sewer main by paying the special connection charges established by the Water Utilities Director.

In all cases in which a lateral has been installed to serve a particular lot or parcel of land and the street is, or has been subsequently paved, that lateral must be used unless an exception is made by the Water Utilities Director.

Section 2. This ordinance shall take effect and be in force on the thirtieth day from and after its passage.

APPROVED: JOHN W. WITT, City Attorney

By C. M. Fitzpatrick, Chief Deputy

MICROFILMED 10492 APR 28 1978

Passed and adopted by the Council of The C	ity of San Diego on		JAN 21 1971
Councilmen Helen Cobb Sam T. Loftin Henry L. Landt Leon L. Williams Floyd L. Morrow Bob Martinet Allen Hitch Mike Schaefer Mayor Frank Curran	Yeas Nays	Excused	Absent
AUTHENTICATED BY:	May	FRANK CURI	
(Scal)		JOHN LOCKW Clerk of The City of Sar	
I HEREBY CERTIFY that the foregoing elapsed between the day of its introduction a JAN 7 1971		nal passage, to wit,	on
I FURTHER CERTIFY that said ordinate I FURTHER CERTIFY that the reading less than a majority of the members elected to feach member of the Council and the published ordinance.	of said ordinance or the Council, and t	in full was dispensed hat there was availab	d with by a vote of not oble for the consideration
I FURTHER CERTIFY that the reading less than a majority of the members elected t	of said ordinance o the Council, and t olic prior to the day	in full was dispensed hat there was availab	d with by a vote of not ole for the consideration itten or printed copy of
I FURTHER CERTIFY that the reading less than a majority of the members elected to feach member of the Council and the pub	of said ordinance the Council, and to lic prior to the day City	in full was dispensed hat there was available of its passage a wri JOHN LOCKW	d with by a vote of not ole for the consideration itten or printed copy of
I FURTHER CERTIFY that the reading less than a majority of the members elected to of each member of the Council and the pubsaid ordinance.	of said ordinance the Council, and to lic prior to the day City	in full was dispensed hat there was available of its passage a wri JOHN LOCKW	d with by a vote of not ole for the consideration itten or printed copy of OOD , an Diego, California.
I FURTHER CERTIFY that the reading less than a majority of the members elected to of each member of the Council and the pubsaid ordinance.	of said ordinance the Council, and to lic prior to the day City	in full was dispensed hat there was available of its passage a wri JOHN LOCKW	d with by a vote of not ole for the consideration itten or printed copy of OOD , an Diego, California.
I FURTHER CERTIFY that the reading less than a majority of the members elected to of each member of the Council and the pubsaid ordinance.	of said ordinance the Council, and to lic prior to the day City	in full was dispensed hat there was available of its passage a wri JOHN LOCKW	d with by a vote of not ole for the consideration itten or printed copy of OOD , an Diego, California.
I FURTHER CERTIFY that the reading less than a majority of the members elected to of each member of the Council and the pubsaid ordinance.	c of said ordinance to the Council, and to olic prior to the day City By	in full was dispensed hat there was available of its passage a wri JOHN LOCKW	d with by a vote of not ple for the consideration itten or printed copy of OOD
I FURTHER CERTIFY that the reading less than a majority of the members elected to of each member of the Council and the pubsaid ordinance.	c of said ordinance to the Council, and to olic prior to the day City By	in full was dispensed hat there was available of its passage a write of the City of Salfa A 10492	d with by a vote of not ple for the consideration itten or printed copy of OOD

CITY OF SAM DIEGO 202 C Street Community Concourse San Diego, California

CERTIFICATE OF PUBLICATION

No.

IN THE MATTER OF

AN DADI ANDE A. E. DI G CHAPTER VI, ARTICLE 4 OF THE SAM DIEGO . WICIPAL CODE BY AMENDING SECTION 64.13 ABLATING TO COMMECTIONS TO

FUBLIC Siming

ORDINANCE NO. 10662-1

AN OR DINANCE AMENDING.
CHAPTER VI. ARTICLE 4. OF THE SAN DIEGO MUNICIPAL CODE BY AMENDING SECTION 64.13 RELATING TO CONNECTIONS TO PUBLIC SEWERS.
BE IT ORDAINED, by the Council of The City of San Diego, as follows: Section 1. That Chapter VI, Article 4, of the San Diego Municipal Code be amended by amending Section 64.13 to read as follows:

SEC. 64.13 CONNECTIONS TO PUBLIC SEWERS—WORK TO BE DONE BY WATER UTILL, TIES DEPARTMENT — FEES AND CHARGES

No person, other than The City of San Diego, its agents and employees, shall connect any pipe, drain or newer with, or open or penetrate any public sewer in the City of San Diego, California, or injure, break, remove or open any portion of any manhole, flush tank, inspection pipe, or any other part of, or appurtenance to, any public sewer mains shall be laid by the Water Utilities Department to the property line of any such property requiring connection with any public sewer.

The owner or applicant for such conservation shall recorded to the contraction shall recorded the contraction such contraction and the contraction such contraction shall recorded the con

property line of any such property requiring connection with any public sewer.

The owner or applicant for such connection shall pay to said City for construction and laying of laterals an amount to be established by resolution of the City Council based upon recommendations by the City Manager. Said amounts shall be determined and computed in order to fully reimburse City for the cost of materials, labor, equipment and any other costs incidental to the performance of said services.

When a connection is made to a sewer where it crosses private property, the plumber shall install the pipe to the main sewer and shall uncover the main sewer main the pipe to a special deep sewer main, the property owner may connection.

When a connection can be made to a normal, shallow sewer main or to a special deep sewer main, the property owner may connect to the special deep sewer main by paying the special connection charges established by the Water Utilities Director.

In all cases in which a lateral has been installed to serve a particular lot or parcel of land and the street is, or has been subsequently payed, that lateral must be used unless an exception is made by the Water Utilities Director.

Section 2. This ordinance shall take effect and be in force on the thirtieth-day from and after its passage.

Introduced on January 7, 1971.
Passed and adopted by the Council of The City of San Diego on January 21, 1971.

1, 1971.
AUTHENTICATED BY:
FRANK CURRAN,
Mayor of The City of
San Diego, California,
JOHN LOCKWOOD,
City Clerk of The City of
San Diego, California,
By ELFA F, HAMEL,
Oeputy.
(SEAL)

(SEAL) Published Jan. 29, 1971

E-136

hat The Daily Transcript is a daily newspaper of general hereby certify circulation within the provisions of the Government Code of the State of California, printed and published in the City of San Diego, County of San Diego, State of California; that I am the principal clarpf said newspaper; that the

ORDINANCE FC. 104,2 (HE. SLRIES)

to a true and correct copy of which this certificate is annexed was published in said newspaper on

January 29, 1971

I certify under penalty of perjury that the foregoing is true and correct, at San Diego, California, an

January 29, 1971