CITY OF GRAND JUNCTION, COLORADO MEMORANDUM

Reply Requested	Date
Yes No	April 4, 1984
To:(From:)Mark Eckert	From: (To:) Jim Patterson

Our intent is to accept material pumped from septic tanks at the new Persigo Wastewater Treatment Plant. We have identified a dumping location and are in the process of setting up the procedure for this process.

I think the only reluctance on the part of the City may have to do with timing. Starting a new plant is a rather delicate process. The first step is to get the treatment units operating and then to start up the odor control equipment. Since the plant has only been operating a few weeks, we are still concentrating on getting the units going and balanced. I don't think it is a good idea to start dumping septic tank loads until the plant is running smoothly and the odor control equipment is fully functioning.

We also have some clean up work to do at the old plant that could involve having to dispose of undigested sludge. This of course should go to the landfill as we have with the other undigested sludge from that plant.

Ralph Sterry and I would be happy to meet with you and Tom to discuss the details and time schedule estimates.

RESOLUTION NO. ;

A RESOLUTION OF THE CENTRAL GRANE VALLEY SANITATION DISTRICT ESTABLISHING AN INDUSTRIAL PRETREATMENT PROGRAM BY CONCURRENCE IN AND ADOPTION OF THE CITY OF GRAND JUNCTION'S PROGRAM, AND PROVIDING FOR DELEGATION OF PROGRAM ADMINISTRATION AND ENFORCEMENT AUTHORITY TO THE CITY IN ORDER TO COMPLY WITH APPLICABLE FEDERAL AND STATE WATER QUALITY REQUIREMENTS.

WHEREAS, Central Grand Vailey Sanitation District is a special district providing a sewerage system in a portion of the County of Mesa, Colorado; and

WHEREAS, the transmission and treatment of sewage from the District is provided by the City of Grand Junction as Manager/
Operator of the City's and County's regional wastewater treatment system; and

WHEREAS, Clean Water Act grant requirements and state
NFDES discharge permit conditions require the wastewater plant
owners and managers to possess and exercise direct physical
and legally enforceable control over industrial users concerning
pretreatment of industrial wastes; and

WHEREAS, in order to accomplish this goal each connecting special Sanitation District within the Persigo 201 Service Area must adopt uniform pretreatment program and contractually authorize the Plant Manager/Operator to enforce that program on the District's behalf; and

WHEREAS, the City has submitted to the District a copy of its Ordinance adopting a pretreatment program, marked as Exhibit A and incorporated herein by reference, and has requested the District to concur in, approve and adopt that program or one parallel to it, and to delegate program authority to the City.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE CENTRAL GRAND VALUEY SANITATION DISPRICT:

1. The District Board of Directors, having fully examined said Stry Ordinance, and having considered the federal and

Manager/Operator does hereby concur in, approve and adopt the City of Grand Junction's Industrial Pretreatment Ordinance found in Article X of Chapter 25 of the City Code of Ordinances, as it appears in Exhibit A. Said ordinance shall hereupon be effective as the District rules and regulations concerning industrial pretreatment. Penalties, fines and remedies for vibiation of any of the District's pretreatment rules and regulations shall be as provided for in Exhibit A.

- 2. This Resolution is contingent upon the City agreeing to hold the District harmless from any and all liability whatsoever which may result either directly or indirectly from the City's acts or omissions arising from or related to the administrative, managerial or enforcement authority concerning the District's pretreatment program which is delegated herein.
- 3. Except as the Board of the District may otherwise contract, the District shall retain all jurisdiction and autonomy over the District and its collection system.

PASSED and ADOPTED this Path day of April, 1984.

CENTRAL GRAND VALLEY SANITATION DISTRICT

Name President of the Board

(DISTRICT)

ATTEST:

Secretary

RESOLUTION

OF CONCURRENCE IN REQUIREMENTS OF THE ENVIRONMENTAL PROTECTION AGENCY AND THE WATER QUALITY CONTROL COMMISSION AS TO SEWAGE TO BE TREATED BY THE PROPOSED COUNTY OF MESA WASTEWATER TREATMENT PLANT.

WHEREAS, <u>CENTRAL GRAND VALLEY SANITATION DISTRICT</u>
is a special district providing a sewerage system in a portion of the County of Mesa, Colorado; and

WHEREAS, the treatment of sewage from the system is now provided by the plant owned and operated by the City of Grand Junction and will be treated by the plant to be owned by the County of Mesa and operated under an agreement with the City of Grand Junction; and

WHEREAS, as one of the conditions of the providing of grant monies for construction of interceptors and the plant. the United States Government has required that certain matters relating to sewage and its disposal be agreed to by all to be involved in the new plant; and

WHEREAS, there have been submitted to the District, Joint Resolutions and Ordinances, marked as Exhibits A and B and included herein by this reference, embodying, among other matters, those requirements which must be agreed to and observed by the District in the operation of its sewerage system and the collection and billing for sewage treatment;

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS

OF CENTRAL GRAND VALLEY SANITATION DISTRICT:

- 1. Those portions of Exhibits A and B which relate to the treatment of sewage are accepted, approved and will be observed by the Board in the operation of the system within the District.
- Except as the Board of the District may otherwise contract, the District will recain its autonomy over the District and its sewerage system.

PASSED and ADOPTED this 24th day of March , 1980 .
Attest:

Secretaty Colland de

of the Board

SUPPLEMENTAL

SEWER SERVICE AGREEMENT

WHEREAS, the Central Grand Valley Sanitation District ("District") is a special district organized and existing under the laws of the State of Colorado, and providing a sewage system to certain lands within the County of Mesa ("County") State of Colorado, and within the Persigo Wastewater Treatment Plant 201 Service Area; and

WHEREAS, the collection and treatment of sewage from the District by the City of Grand Junction ("City") as Manager/Operator of the regional wastewater system for the Persigo service area is provided for by Agreement dated November 4, 1970, and as supplemented by Agreement dated September 3, 1980; and

WHEREAS, the District has on April 9, 1984 adopted a Resolution numbered 1 approving, adopting and incorporating the Industrial Pretreatment Ordinance passed by the Grand Junction City Council on January 4, 1984; and

WHEREAS, said Resolution provides for delegation to the City of administrative and enforcement power concerning the District's pretreatment program;

NOW, THEREFORE, IT IS MUTUALLY AGREED:

1. Delegation of Pretreatment Powers. The District hereby delegates to the City, and the City hereby accepts administrative, managerial and enforcement authority concerning the District pretreatment program as applied to industrial users of the City's and County's regional wastewater system. The City will act as the District's agent in pretreatment matters to the extent necessary to allow direct regulatory and health-related control by the District over industrial users within the District.

- 2. Intent of the District. It is the intent of the Board of Directors of the District to authorize the City to act as its agent in pretreatment matters so as to enable the City and County to comply with all federal and state grant and discharge permit requirements applicable to the City and the Persigo 201 Service Area.
- 3. Intent of the City. It is the intent of the City Council to exercise this authority on benalf of the District, other connector districts, the Jounty and all users of the regional wastewater system so as to cooperatively administer a uniform and non-discriminatory pretreatment program encompassing the entire Persigo 201 Service Area consistent with all state and federal requirements.
- 4. <u>Hold Harmless</u>. The City hereby holds the District harmless from any and all liability whatsoever which may result either directly or indirectly from the City's acts or omissions arising from or related to the administrative, managerial or enforcement authority concerning the District's pretreatment program which is delegated herein.
- 5. Term of Contract. The term of this Agreement shall extend for thirty years, or until underlying sewer service agreements are terminated, whichever occurs sooner.
- 6. Repealer. All prior acts, orders, resolutions, ordinances, agreements or parts thereof, of the Board of Directors of the District or the Sity Council in conflict with this Supplemental Sewer Service Agreement are hereby repealed, except that this repealer shall not be construed to revive any such act, order, resolution or part thereof heretofore repealed.
- 7. <u>Effective Upon Passage</u>. This Supplemental Sewer Service Agreement shall take effect immediately upon its adoption.

ADOPTED AND APPROVED this 9th lay of April ,

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CENTRAL GRAND VALLEY SANITATION DISTRICT

(DISTRICT) (SEAL)	By:/s/ John Krizman
ATTEST:	Name of the Manney
Secretary, Board of Di	President, Board of Directors
ADOPTED AND APP	ROVED this day of, 1984
(CITY) (SEAL)	CITY OF GRAND JUNCTION, CO
ATTEST:	By /s/
	Name Put Lucino
pdy City Clerk	President of the Council