## CITY OF CRYSTAL

**ORDINANCE #2018-09** 

## AN ORDINANCE REVISING CHAPTERS VII AND IX OF THE CRYSTAL CITY CODE

The City of Crystal ordains:

ARTICLE I. Chapter VII, Section 705.09, Subdivision 1 of the Crystal city code is hereby amended by deleting the stricken material and adding the double-underlined material as follows:

705.09. Storm water discharge. Subdivision 1. Designation of storm sewers. Storm water and other unpolluted drainage must be discharged to such sewers as are specifically designed as storm sewers, or to a natural outlet approved by the city council. Industrial cooling waters or unpolluted process waters may be discharged upon approval of the city council to a storm sewer, or natural outlet. Discharge of sump pump, footing drain and other runoff-related water into storm sanitary sewers is strictly prohibited pursuant to addressed in Section 730 of this Code.

ARTICLE II. Chapter VII, Section 710.05 of the Crystal city code is hereby amended by deleting the strickenmaterial and adding the double-underlined material as follows:

710.05. Sewer use rates. Subdivision 1. Charges imposed. The rates and charges for the use and service of the sanitary sewer system are fixed by this subsection. The rates and charges are made against each lot, parcel of land, unit or premises connecting directly or indirectly to the system and from which only normal sewage is discharged into the system.

Subd. 2. Flat charges. Where the rate is not based upon the metered use of water, the quarterly charges provided in appendix IV apply for the respective user classifications established in subsection 710.03.

Subd. 23. Schools. For a public or private school the quarterly charge will be charged whether school is in session or not and will be based upon the metered water consumption on the premises served. The minimum quarterly charge is provided in appendix IV. If a school has an unmetered private water supply the minimum quarterly charge applies.

Subd. 4. Metered flow charge. For premises where the sewer service charge is based upon metered use of water the charge is to be computed at the rate provided in appendix IV.

Subd. 35. Commercial, industrial and institutional uses.

(a) Consumption. The sewer service charge is based upon metered water consumption on the premises served. The minimum quarterly charge is provided in appendix IV. If the premises has an unmetered private water supply system, the quarterly charges set forth in subdivision 2 apply.

(b) Strength Charge. Anyone discharging waste into the sanitary sewer system at a chemical oxygen demand or total suspended solids concentrations in excess of the base levels established by the board of the Metropolitan Council shall be subject to a strength charge in addition to the sewer service charge and any other charges which may apply to the user. The amount of the charge is based on the user's type of production or a strength charge formula as established by the Metropolitan Council and which is incorporated herein by

Subd. 46. Residential units. The sewer service charge for residential units is the quarterly charge set by subdivision 2 of this subsection. Each available unit of occupancy in a multiple residence is a residential unit.

Subd. 57. Crystal airport personal properties. There will be no sewer service charge if the water service is turned off.

Subd. 68. Additional Charges. To the extent the Metropolitan Council charges a fee for use of the Metropol-

itan Disposal System that is in addition to the fees and charges imposed by this section, the user is responsible for paying such additional fees or charges directly to the Metropolitan Council or to the city if the charge is imposed on the city for such use. ARTICLE III. Chapter VII, Section 710 of the Crystal city code is hereby amended by deleting Section 710.21

in its entirety.

ARTICLE IV. Chapter IX, Section 910.07, Subdivision 1 of the Crystal city code is hereby amended by deleting the stricken material and adding the double-underlined material as follows:

Subd. 1. Noncommercial. The number of animals that may be kept on a property without a license, or with

a multiple animal license are as follows

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	Dogs	Cats	Pot-bellied Pig	Chickens	Combined Total Number of Animals Allowed*
No license required	Up to <u>3</u> 2	Up to <u>3</u> 2	1	4	Up to 4
Multiple animal li-	<u>4</u> 3 to 5	<u>4</u> 3 to 5	No more than 1	No more than	Up to 5

allowed \* No more than three dogs over the age of three months shall be kept on a property without a multiple animal license. No more than three cats over the age of three months shall be kept on a property without a multiple animal license. Without a multiple animal license, the combination of dogs, cats, or pot-bellied pig shall not exceed four. A multiple animal license shall entitle a property owner to keep no more than five total animals on

the property. In no event shall more than one pot-bellied pig be kept on a property. A pot-bellied pig is counted

ARTICLE V. This ordinance is effective 30 days after publication.

toward the total number of animals, but chickens are not.

/s/Jim Adams Jim Adams, Mayor

ATTEST: /s/Christina Serres Christina Serres, City Clerk

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