

July 8, 1984

Introduced by: GARY GRANT

Proposed No.: 84-422

Motion No. 6067

A MOTION certifying that the King County Water District 108 proposed sanitary sewer connection to Metro's Madsen Creek Interceptor is consistent with King County land use plans and policies as required by Metro Resolution 2933 and County Ordinance 4226.

WHEREAS, Metro Resolution 2933 Section 3-02 requires land use certification of proposed connections to METRO facilities by King County and,

WHEREAS, on May 7, 1984, Metro requested King County certification of Water District 108's "Valley Floor" connection to Metro's Madsen Creek Interceptor, and

WHEREAS, the proposed "Valley Floor" connection has been reviewed by the King County department of planning and community development for consistency with county land use plans and policies, and

WHEREAS, the proposed "Valley Floor" connection has a potential service area that extends beyond the existing local service area, and

WHEREAS, it has been determined that the immediate service area is appropriately served by the subject extension, and that the ultimate service area should not be approved for service, and

WHEREAS, King County Ordinance 4226 specifies that the King County Council may grant or deny the certification request.

NOW, THEREFORE BE IT MOVED by the Council of King County:

The King County Water District 108 proposed "Valley Floor"

sewer connection to Metro's Madsen Creek Interceptor is hereby certified as consistent with King County land use plans and policies as required by Metro Resolution 2933 and King County Ordinance 4226. The Valley Floor extension is only certified for service to the Local Service Area of Sewerage General Plan.

PASSED this 30th day of July, 1984.

KING COUNTY COUNCIL  
KING COUNTY, WASHINGTON

*Gary Grant*  
Chairman

ATTEST:

*Dorothy M. Quinn*  
Clerk of the Council

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