AMENDING ORDINANCE 107

THE VILLAGE OF PERRINTON ORDAINS:

An ordinance amending the ordinance known as "An Ordinance to Provide for the Operation and Maintenance of Portions of the Gratiot County Sanitary Disposal System No. 3 (Perrinton-Fulton) on a Public Utility Basis under the Provisions of Act 94, Public Acts of Michigan 1933, as amended and in more particular, Section 4.

The Village of Perrinton hereby ordains:

"Section 4 - Rates to be charged for service furnished by the system shall be as follows:

SEWAGE USE CHARGES

Sewer use charges to each single family residential premises served by the system shall be in the flat amount of \$8.50 per month. Each premises, other than a single family residence, shall pay amonthly charge of \$8.50 multiplied by a factor representing a ratio of sewage use by such class of premises to normal single-family residential sewage use. The Village council shall adopt and revise from time to time the schedule of such single-family resident equivalents or ratios: provided, however, that the minimum monthly charge to any premises shall be \$8.50.

SPECIAL SERVICE & RATES

For miscellaneous or special services involving other than domestic wastes, a special permit shall be secured from the village council and a special rate be established, if appropriate, by the Village council.

BILLING

Bills will be rendered monthly, payable without penalty within fifteen (15 days) after the date thereon. Payment received after such period shall bear a penalty of ten percent (10%) of the amount of the bill.

ENFORCEMENT

The charges for services which are under the provisions of Section 21, Act 94, Public Acts of Michigan 1933, as amended, made a lien on all premises served thereby unless notice is given that a tenant is responsible, are hereby recognized to constitute such lien, and whenever any such charge against any piece of property shall be delinquent for three (3) months, the Village official or officials in charge of the collections thereof shall certify annually, on April 1 of each year, to the tax assessing officer of the Village the facts of such delinquency, whereupon such charge shall be by him entered upon the next tax roll as a charge against such premises and shall be collected and the lien thereon enforeced in the same manner as general village taxes against such premises are collected and the lien thereof enforced; provided, however, where such notice is given that a tenant is responsible for such charges and service is provided by said Section 21, no further service shall be rendered such premises until a cash dposit in the amount of \$25.00 shall have been made as a security for payment of such charges and service. In addition to the foregoing, the Village shall have the right to shut off sewer service or water service, or both, to any premises for such charges for sewer service that are more than three months delinquent and such service shall not be re-established until all