RESOLUTION

WHEREAS no industrial wastes are presently treated by the Village of Perrinton Sewage Disposal System.

BE IT RESOLVED that if industrial wastes are introduced into the system, an equitable industrial waste cost recovery system will be established in accordance with the following guidelines.

The meaning of terms used in this section shall be as defined in the "Sewer Rules and Regulations Ordinance" and amendments thereof and as follows:

- (a) "Recovered Amounts" shall mean the annual payments from Industrial users for their share of the Federal Grant amount allocable to the treatment of industrial waste, by the recovery period. The first payment by an industrial user shall be made not later than one year after such user begins use of the treatment works.
- (b) "Recovery period" shall mean the industrial cost recovery period, which is hereby defined as a period of thirty (30) years or the useful life of the Treatment Facility which ever is less.
- (c) "Retained Amounts" shall mean that portion of the recovered amounts retained by the Village. The retained amounts will be equal to 50 percent of the recovered amounts, together with interest earned thereon.

An industrial user's share shall be based on all factors which significantly influence the cost of the treatment works. Factors such as strength, volume, and delivery flow rate characteristics shall be considered and included to insure a proportional distribution of the grant assistance allocable to industrial use to all industrial users of the treatment works.

If there is a substantial change in the strength, volume or delivery flow rate characteristics introduced into the treatment works by an industrial user, such user's share shall be adjusted accordingly.

If there is an expansion or upgrading of the treatment works, each existing industrial user share shall be adjusted accordingly.

The industrial user's share shall not include an interest component.

Retained amounts shall be monies held from recovered amounts. The Village shall retain 50 percent of the amounts recovered from industrial users. The remaining 50 percent of recovered amounts, together with any interest earned thereon, shall be returned to the U.S. Treasury on an annual basis. A minimum of 80 percent of the amounts retained by the Village, together with interest earned thereon, shall be used solely for the eligible costs of the expansion or reconstruction of treatment works associated with the project. The Village shall obtain the written approval of the Regional Administrator of the U.S. Environmental Protection Agency prior to commitment of the retained amounts for any expansion and reconstruction. The remaining 20 percent of the retained amounts may be used as the Village sees fit.

Pending use, the Village shall invest the retained amounts for reconstruction and expansion in: (1) Obligations of the U.S. Government: or (2) obligations guaranteed as to principal and interest by the U.S. Government or any agency thereof, or (3) shall deposit such amount in accounts fully collatorilized by obligations of the U.S. Government or by obligations fully guaranteed as to principal and interest by the U.S. Government or any agency thereof.

Moved	d for Adoption by FRANK BIDDINGER	
Suppo	orted by LYLE WILKINSON	
Yeas_	4	
Nays_		
STATE	e OF MICHIGAN)	
COUNI	SS. TY OF GRATIOT)	

I, the undersigned, do hereby certify that the foregoing is a true and complete copy of proceedings adopted at a regular meeting of the Perrinton Village Council held on the <u>7th</u> day of <u>AUG</u>.

_____, 19 78 , the original of which proceedings is on file in the office of the Village of Perrinton Clerk.

IN WITNESS WHEREOF, I have hereunto affixed my official signature his <u>7th</u> day of <u>AUG.</u>, A.D., 19⁷⁸.

ROSE BLAIR VILLAGE OF PERRINTON CLERK