ORDINANCE NO. 752

AN ORDINANCE LEVYING A SPECIAL ASSESSMENT UPON THE LOTS, TRACTS AND PARCEIS OF LAND ABUTTING UPON AND ADJACENT TO AND ESPECIALLY BENEFITED BY THE IMPROVEMENTS IN SEWER DISTRICT NO. 61 OF THE CITY OF LEXINGTON, NEBRASKA, TO DEFRAY THE COST OF SAID IMPROVEMENTS.

BE IT ORDAINED BY THE PRESIDENT OF THE COUNCIL AND COUNCIL OF THE CITY OF LEXINGTON, NEBRASKA:

Section 1. That there be and hereby is levied and assessed against the lots, tracts, and parcels of land abutting upon, adjacent to, and especially benefited by, the improvements in sever lateral district No. 61 of said City, a special tax in the sum of \$3, 107.07 to pay the cost of improvements, in said district, to be apportioned among said lots, tracts and parcels of land as hereinafter provided.

Section 2. That said assessments be apportioned and levied against the said lots, tracts and parcels of land respectively, in proportion to benefits received, as follows:

IN PARK ADDETION TO THE CITY OF LEXINGTON, DAVISON COUNTY, NEBRASKA.
All of Lot 17 in Block one (1), (Doyle W. Church and Ruth L. Church), \$124.28
All of Lot 18 in Block one (1), (Doyle W. Church and Ruth L. Church), 124.28
All of Lot 19 in Block one (1), (Doyle W. Church and Ruth L. Church), 124,28
All of Lot 20 in Block one (1), (Doyle W. Church and Ruth L. Church),
All of Lot 21 in Block one (1), (Doyle W. Church and Ruth L. Church), 124.28
All of Lot 22 in Block one (1), (Harold A. Howell and Glenn J. Gilbert), 93.21
All of Lot 23 in Block one (1), (Harold A. Howell and Glenn J. Gilbert), 93.21
All of Lot 24 in Plock one (1), (Harold A. Howell and Glenn J. Gilbert), 93.21
All of Lot 25 in Block one (1), (Harold A. Howell and Glenn J. Gilbert), 93.21
All of Lot 26 in Block one (1), (Harold A. Howell and Glenn J. Gilbert), 93.21
All of Lot 27 in Block one (1), (George O. Hueftle and Miriam R. Hueftle), 77.68
All of Lot 28 in Block one (1), (George O. Hueftle and Miriam R. Hueftle), 77,68

All of Lot 29 in Block one (1), (George O. Hueftle and Miriam R. Hueftle),	77.68
All of Lot 30 in Block one (1),	
All of Lot 31 in Block one (1),	77.68
(George O. Hueftle and Miriam É. Hueftle),	77.68
(George O. Hueftle and Miriam R. Hueftle),	77.68
All of Lot 1 in Block Two (2), (Doyle W. Church and Ruth L. Church),	77.68
All of Lot 2 in Block two (2), (Boyle N. Church and Ruth L. Church),	77.68
All of Lot 3 in Block two (2), (Doyle W. Church and Ruth L. Church),	7768
All of Lot 4 in Block two (2), (Doyle W. Church and Ruth L. Church),	77•68
All of Lot 5 in Block two (2); (Poyle H. Church and Ruth L. Church),	77,68
All of Lot 6 in Block two (2), (Doyle W. Church and Ruth L. Church),————————————————————————————————————	7 7. 68
All of Lot 7 in Block two (2), (Harold A. Howell and Glenn J. Gilbert),	86,48
All of Lot 8 in Block two (2), (Harold A. Howell and Glenn J. Gilbert),	3.21
All of Lot 9 in Block two (2), (Harold A. Howell and Glenn J. Gilbert),	93.21
All of Lot 10 in Block two (2), (Harold A. Howell and Glenn J. Gilbert),	03 . 21
All of Lot 11 in Block two (2), (Poyle W. Church and Ruth L. Church),	24,28
All of Lot 12 in Block two (2), (Doyle W. Church and Ruth L. Church), ————————————————————————————————————	4.28
All of Lot 13 in Block two (2), (Doyle W. Church and Ruth L. Church),	4.28
All of Lot 14 in Block two (2), (Doyle U. Church and Ruth L. Church),	4,28
All of Lot 15 in Block two (2), (Doyle W. Church and Ruth L. Church),————————————————————————————————————	4.28
	مستنطة

TOTAL ASSESSMENTS

\$3,107.07

Section 3. That said assessments shall be payable in five installments, as follows: One-fifth within fifty (50) days from date of this levy, one-fifth in one year after said date, and one-fifth each year thereafter until the whole is paid: Each of said installments, except the first, shall draw interest at the rate of four per cent (4%) per annum from the date of the levy until the same shall become delinquent, and thereafter any installment including the first shall draw interest at the rate of six per cent (6%) per annum until paid. Provided that the owner of any lot, tract or parcel of land may pay the entire assessment herein levied against the same within fifty (50) days from the date of the levy and thereupon such lot, tract or parcel of land shall be exempt from any lien or charge therefor.

Passed and approved this 14th day of August, 1956.

President of Council

Attest:

City Clerk

(S E A L)