

ORDINANCE NO. 1603

AN ORDINANCE OF THE CITY OF LEXINGTON, NEBRASKA, AMENDING ORDINANCE NO. 1483, PROVIDING FOR PUBLICATION IN PAMPHLET FORM AND EFFECTIVE DATE OF ORDINANCE.

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

Section 1. Section 1 of Ordinance No. 1483 is hereby amended to read:

Section 1. All existing and/or future Industrial users which contribute wastes to the Treatment System except as provided below shall be charged a fee in proportion to their waste contribution as compared to the design criteria of the waste treatment works project. A "new" industry is one which connects to a treatment works after such treatment works has been put into service. ICR payments by a new industry shall begin on the date use is initiated and shall continue for the unexpired portion of the ICR period or until the industry ceases use of the facility, whichever occurs first. Total ICR recovered from a new industry shall be the federal cost of the capacity used multiplied by the ratio of it's period of use to the ICR period.

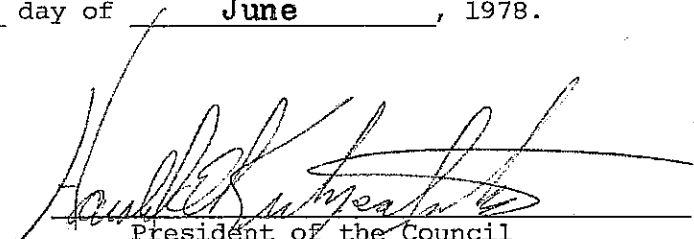
Small Industry Exemption. Section 24 of the Clean Water Act of 1977 exempts from Industrial Cost Recovery (ICR) requirements, any industrial user which meets both of the following criteria:

- a. Discharges 25,000 gpd or less of sanitary waste or a volume of process waste, or combined process and sanitary waste equivalent to 25,000 gpd or less of sanitary waste; and
- b. Does not discharge wastewater which contains pollutants which interfere or are incompatible with, or contaminate or reduce the utility of the sludge.

Section 2. Section 7 of Ordinance No. 1483 is hereby repealed.

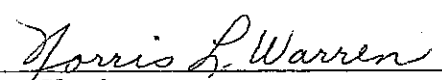
Section 3. This Ordinance shall be published in pamphlet form and take effect as provided by law.

PASSED AND APPROVED this 13th day of June, 1978.



President of the Council

ATTEST



City Clerk

(S E A L)