TITLE: AN ORDINANCE AMENDING SECTION 108 OF ORDINANCE NO. 3186, DEFINING INDUSTRIAL WASTE, SECTION 403 OF ORDINANCE NO. 3186 PERTAINING TO INDUSTRIAL WASTE SEWER SERVICE CHARGES AND REPEALING SECTIONS 501, 502, 503, OF ORDINANCE NO. 3186.

THE PEOPLE OF THE CITY OF ALBANY DO ORDAIN AS FOLLOWS:

Section 1: AMENDMENT

Section 108 of Ordinance No. 3186 is amended to read as follows:

"Section 108. INDUSTRIAL USE, shall mean any business, occupation or enterprise having sewage discharge which by reason of the manufacture or industrial process involved or through services rendered, is in any volume in excess of a single family residence or is of a kind or type dissimilar to that of a single family residence because of the discharge of chemicals or putrescent material as the byproduct of such process."

Section 2: AMENDMENT

Section 403 of Ordinance No. 3186 is amended to read as follows:

"Section 403. INDUSTRIAL WASTE SEWER SERVICE CHARGES. Each person discharging industrial waste into a public sanitary sewer may, at his option, or shall, when directed by the approving authority, construct and maintain approved measurement, sampling, and sample storage facilities for all waste entering into the sanitary sewer. These facilities may be used to obtain flow, BOD and suspended solids data for use as a basis for an industrial waste sewer service charge.

"In lieu of directing the construction of measurement sampling and sample storage facilities, the approving authority may direct that each person discharging industrial waste into a public sanitary sewer must procure at the person's expense and in a manner approved by the approving authority sufficient composite samples on which to base and compute the person's industrial waste sewer service charge. In the event that automatic flow measurement, sampling and sample storage facilities are not provided, the industrial waste charge shall be computed using the metered water flow to the premises as a basis for the waste flow and laboratory analysis of samples procured as directed by the approving authority as a basis for computing BOD and suspended solids content of the waste. Metered water flow shall include all water delivered to or used on the premises and which is discharged to a public sanitary sewer. In the event that private water supplies are used, they shall be metered at the person's expense. Cooling waters or water not discharged to a public sanitary sewer shall be separately metered at the person's expense in a manner approved by the approving authority prior to the allowing deduction of such flow from the total water used on the premises in computing the industrial waste sewer service charge."

Section 3: REPEALING CLAUSE.

Sections 501, 502 and 503 of Ordinance No. 3186 are hereby repealed.

Passed by the Council: May 27, 1970

Approved by the Mayor: May 27, 1970

Mayor

Effective Date: June 26, 1970

ATTEST

Olty Recorder