

RESOLUTION NO. 2011-43

A RESOLUTION AMENDING SCHEDULE OF ASSESSMENTS IN PUBLIC UTILITY WATER SERVICE DISTRICT NO. 2009-01 (MUHS ACRES).

WHEREAS, Notice has been published as provided by law concerning the levy of special assessments in Public Utility Water Service District No. 2009-01 (Muhs Acres) in the Wayne Herald Newspaper on June 9, 2011, and June 16, 2011, and a copy of said Notice has been mailed to all resident and non-resident owners of property in each of said Districts as provided by law; and

WHEREAS, a hearing has been conducted as provided by law relative to amending the levy of special assessments in said District proposed to be levied against said lots and parcels of ground on account of the construction of the improvements hereinbefore described; and

BE IT FURTHER RESOLVED, that the special assessments are adjusted as follows: \$10,000 credit to the original assessment schedule for the double water rates paid.

BE IT FURTHER RESOLVED, that the said assessments against said lots, parts of lots and parcels of land are hereby declared to be in proportion to the special benefits conferred upon said property by said improvements and not in excess of such benefits or of the cost of the improvements;

BE IT FURTHER RESOLVED, that all special assessments above provided for shall become due in fifty (50) days after the date of the passage of this Resolution and may be paid within that time without interest, but if not so paid, to bear interest thereafter at the rate of four percent (4.00%) per annum from the date of this Resolution until delinquent; such assessments shall become delinquent as follows: One twentieth of the total amount shall become delinquent fifty days after such levy; one twentieth in one year; one twentieth in two years; one twentieth in three years; one twentieth in four years; one twentieth in five years; one twentieth in six years; one twentieth in seven years; one twentieth in eight years; one twentieth in nine years; one twentieth in ten years; one twentieth in eleven years; one twentieth in twelve years; one twentieth in thirteen years; one twentieth in fourteen years; one twentieth in fifteen years; one twentieth in sixteen years; one twentieth in seventeen years; one twentieth in eighteen years; one twentieth in nineteen years; and one twentieth in twenty years.

Delinquent installments shall bear interest at the rate provided by law until paid and shall be collected in the usual manner for the collection of taxes. Installments may be prepaid at anytime at the option of the property owner as provided by law.

AND BE IT FURTHER RESOLVED, that a certified copy of said assessment schedules shall be filed by the City Clerk with the City Treasurer and with the County Clerk and County Treasurer of Wayne County, as provided by law.

PASSED AND APPROVED this 21st day of June, 2011.

THE CITY OF WAYNE, NEBRASKA,

By _____
Mayor

ATTEST:

City Clerk