

ENVIROMENTAL SERVICES DEPARTMENT WATER & SEWER

APPLICATION FOR WATER AND SEWAGE SERVICE AND AGREEMENT BETWEEN

THE CORPORATION OF THE MUNICIPALITY OF SOUTH HURON

AND		OF				
Name		Address				
SERVICE LOCATION:						
BUILDING:	New Existing	TYPE OF USE: Residential				
WATER FRONTAGE CHARGES (PAYABLE UP FRONT):						
MANDATORY	CONNECTION AREA	CONNECTION CHARGE				

FOR THE PROVISION OF WATER AND SEWAGE SERVICE:

- 1. The undersigned (hereinafter called the "consumer") hereby requests that the Corporation of the Municipality of South Huron (hereinafter called the "Municipality") make the necessary connection(s) and provide water and sewage services at the premises above listed and undertake and agree to be bound by the rules and regulations and general conditions as stated herein and in the By-Laws of the Municipality and as may be established from time to time by the Municipality.
- 2. The consumer agrees to pay the municipality the applicable water frontage fee and sewage connection charge (IF APPLICABLE), at the time of application; and agrees to pay the cost of the water meter, remote meter register, backflow preventer and pressure reducing valve (if required) after installation.
- 3. The consumer agrees to pay the Municipality for all costs to install a water service and sanitary sewer connection within the municipal right-of-way, on a time and material basis; unless there is an existing water service and sanitary sewer connection that was paid by the current or previous owner of the property; or installed under an Agreement with the Municipality at the developer's expense (ie. Subdivision or Development Agreement). It is the responsibility of the customer to provide proof that the cost of an existing water service and sanitary sewer connection were paid previously.
- 4. The property owner is responsible for all costs associated with the installation of the water service and building sanitary sewer drain on private property, complete including the installation of the water meter, remote meter register, backflow preventer and pressure reducing valve (if required) and plumbing connections inside the building.
- 5. If the property is being developed or re-developed, the consumer agrees to pay the Municipality all applicable Development Charges as set out in the Development Charges By-law.

- 6. The consumer agrees to make an application to the Municipality for a Plumbing Permit and to complete the installation of the water service and building sanitary sewer drain on private property in compliance with the Ontario Building Code and the directions and guidelines of the Municipality.
- 7. The consumer agrees to take such measures as necessary to decommission their on-site private sewage treatment system (IF APPLICABLE); in compliance with the directions of the Municipality within 14 days of completing the sewage service connection.
- 8. The consumer agrees not to make any changes in or additions to their existing plumbing, water service or building sanitary sewer drain after installation by the consumer and inspected by the Municipality, except with the written consent of the Municipality; and agrees to maintain the water service in good working condition.
- 9. The consumer agrees to pay the rates and charges as set out in the Water and Wastewater Rates and Charges By-law. Rates charged for water and sewage service are subject to change with the passage of a municipal by-law. For new installations, water billings will commence on the date that the water meter was installed. For new sewage installations, the billings for sewage service will commence starting the first quarter after the connection is made. For new installations in mandatory connection areas, billings for sewage service will commence starting the first quarter after the connection date established by the mandatory connection by-law, whichever occurs first.
- 10. The consumer vacating the above listed premises without notifying the Municipality is liable for all subsequent accounts until a new consumer is registered at the vacated premises. It is the consumer's responsibility, and in their best interests, to advise the Municipality when they vacate premises where they were registered for water and sewage service.
- 11. This agreement shall not be binding upon the Municipality until accepted by the proper officers of the Corporation and shall not be modified or affected by any promise, agreement or representation, by any agent or employee of the Municipality, unless incorporated in writing into this agreement before such acceptance.
- 12. It is agreed that the signatures of the parties hereto shall be binding upon their successors or assigns, and that the vacating of the premises herein named shall not release the consumer from this agreement, except at the option, and by written consent of the Municipality.

Signed By:	Date:
Consumer	

Accepted for the Municipality:	Date:	