THE CORPORATION OF THE MUNICIPALITY OF MORRIS-TURNBERRY

By-law No. 55 -2014


WHEREAS, The Municipal Act S.O. 2001, c. 25, as amended, Section 20(1) authorizes that a municipality may enter into an agreement with one or more municipalities or local bodies, as defined in Section 19 of the Act, or combination of both to jointly provide, for their joint benefit, any matter which all of them have the power to provide within their own boundaries.

AND WHEREAS, the Council of the Municipality of Morris-Turnberry is agreeable to enter into an Agreement with the Township of North Huron, to have water and sewer service supplied to the owners or occupants of land beyond the limits of the municipality in the Municipality of Morris-Turnberry;

NOW THEREFORE, the Council of the Municipality of Morris-Turnberry enacts as follows:

1.0 That the Municipality of Morris-Turnberry enter into an agreement to receive water and sewer service for the owners or occupants of land on the edge of the Town of Wingham, located in the Township of North Huron;

2.0 That the Mayor and Clerk be authorized to sign the agreement as attached as Schedule 'A';

3.0 That By-law No. 79-2010 passed under the authority of this Act on the 16th day of November, 2010, is hereby rescinded and repealed; and that By-law No. 7-1999 passed under the authority of this Act on the 2nd day of March, 1999, is hereby rescinded and repealed

4.0 This By-law shall come into full force and effect upon its final passage;

5.0 This By-law may be cited as the “The Cross- Border Servicing Agreement By-law”.

Read a first, second, and third time and finally passed this 2nd day of September, 2014.

Mayor, Paul Gowing

Clerk, Nancy Michie
CROSS-BORDER SERVICING AGREEMENT

THIS AGREEMENT dated this 2nd day of September, 2014.

BETWEEN:

THE CORPORATION OF THE TOWNSHIP OF NORTH HURON
(Hereinafter called "North Huron")

OF THE FIRST PART

– and –

THE CORPORATION OF THE MUNICIPALITY OF MORRIS-TURNBERRY
(Hereinafter called "Morris-Turnberry")

OF THE SECOND PART

WHEREAS Section 20 of the Municipal Act, 2001, S.O. 2001, c. 25, as amended, authorizes a municipality to enter into an agreement with one or more municipalities or local bodies to jointly provide, for their joint benefit, any matter which all of them have the power to provide within their own boundaries;

AND WHEREAS North Huron currently provides potable water to, and receives and treats wastewater from, properties located in Morris-Turnberry;

AND WHEREAS additional sanitary sewers, sewer outlets, water mains, outlets, connections and other municipal services (the "Services") may at the discretion of North Huron be constructed and extended onto properties located in Morris-Turnberry and be serviced by North Huron;

AND WHEREAS the parties hereto wish to set out their respective rights and obligations regarding the provision of municipal services to properties located in Morris-Turnberry by North Huron.

NOW THEREFORE THIS AGREEMENT WITNESSETH that in consideration of the mutual covenants and agreements contained herein and the sum of two dollars ($2.00) paid by each of the parties hereto to the other party hereto, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto covenant and agree as follows:
GENERAL TERMS OF SERVICING

1. Attached hereto as Schedule “A” is a list of properties located within Morris-Tumberry which shall be serviced with potable water provided by North Huron during the term of this Agreement (the “Water Properties”).

2. Attached hereto as Schedule “B” is a list of properties located within Morris-Tumberry which shall be serviced with wastewater services provided by North Huron during the term of this Agreement (the “Sanitary Sewer Properties”).

3. Attached hereto as Schedule “D” and “E” is Township of North Huron Application for Water and Sewer Service. These applications must be completed by the applicant and submitted to the North Huron Utilities Department as part of the process to connect to the water and sewer systems.

4. The parties hereby acknowledge and agree that the Water Properties and the Sanitary Sewer Properties shall only be serviced by North Huron provided there is sufficient capacity available to North Huron to first meet the needs of its own residents.

5. The provision of potable water and sanitary sewer services to the Water Properties and the Sanitary Sewer Properties shall not be construed to mean that North Huron will support and/or provide these or other municipal services to any other lands that are not subject to a municipal servicing agreement approved by North Huron, now or in the future.

6. The Services, installed to the property line and including the water meter, shall remain in the ownership of North Huron and all maintenance, repairs, alterations and replacement of the Services shall be carried out by North Huron or its agents to North Huron’s sole satisfaction.

7. North Huron and Morris-Tumberry agree that the Capacity Assignment listed on Schedules “A” & “B” will be reviewed at least once during the term of the agreement.

WATER SERVICING

8. The parties agree that the municipal water Services extended from North Huron to the Water Properties pursuant to this Agreement shall only be used to service the Water Properties within the volumes assigned in Schedule “A” during the term of this Agreement unless otherwise permitted by North Huron in writing. Without limiting the generality of the foregoing, no additional connections or capacity shall be made to the Services without North Huron’s prior written consent, which may be withheld in its sole discretion.

9. Morris-Tumberry shall ensure that all Water Properties have an installed water meter supplied by North Huron.

10. North Huron shall be responsible for the maintenance, repairs and replacement of the municipal water Services, pursuant to this agreement, on public lands or easements within both North Huron and Morris-Tumberry, and Morris-Tumberry hereby grants to North Huron the irrevocable right in the nature of an easement to enter on, over, into and under such lands for such purposes.
11. North Huron may, at North Huron's expense, conduct periodic watermain leak detection on the water service infrastructure, pursuant to this agreement, within Morris-Turnberry’s boundaries. If the leak detection levels are of concern to North Huron, Morris-Turnberry shall initiate a watermain repair program, at Morris-Turnberry’s expense, for the water services located on public lands within Morris-Turnberry and water services located within easements in favour of Morris-Turnberry within a reasonable period of time. Any dispute between the parties as to the leak detection levels and/or the necessity to undertake a watermain repair program shall be resolved by an independent third party consulting engineer collectively retained and mutually agreed upon and paid for by the parties, and the decision of the third party consulting engineer shall be binding on the parties.

12. The parties agree that there shall be no private wells allowed to be cross-connected with the municipal water Services system or to discharge to the municipal sanitary Services without the prior written approval of both North Huron and Morris-Turnberry.

13. The parties agree that water Services under this Agreement shall be designed to prevent the backflow of non-potable or contaminated water into the municipal water Services.

SANITARY SEWER SERVICING

14. The parties agree that the municipal sanitary sewer portion of the Services extended from North Huron to the Sanitary Sewer Properties pursuant to this Agreement shall only be used to service the Sanitary Sewer Properties within the volumes assigned in Schedule “B” during the term of this Agreement unless otherwise permitted by North Huron in writing. Without limiting the generality of the foregoing, no additional connections or capacity shall be made to the Services without North Huron’s prior written consent, which may be withheld in its sole discretion.

15. North Huron shall be responsible for the maintenance, repairs and replacement of the sanitary sewer Services, pursuant to this agreement, on public lands or easements within both North Huron and Morris-Turnberry, and Morris-Turnberry hereby grants to North Huron the irrevocable right in the nature of an easement to enter on, over, into and under such lands for such purposes.

16. The sanitary sewage volumes shall be calculated using a monthly average with the assumption that the sanitary sewage flow will be equal to the potable water usage. Alternately, Morris-Turnberry, at their expense, may have a suitable sanitary sewage flow measuring device installed and maintained at any individual sewer property, at North Huron’s sole discretion.

17. The parties agree that sanitary sewer Services under this Agreement shall be designed and installed to strictly prohibit the connection of foundation drains, roof leaders and any other surface or ground waters from entering the sanitary sewer Services.
18. The Council of North Huron shall set the water service rates and the sewage service rates for users outside the boundaries of North Huron. The parties agree that the current rates for such services are set out on the attached Schedule “C”. North Huron shall have the authority to amend the water service rates and/or the sewage service rates from time to time, without notice and in its sole discretion, provided that rates for users outside the boundaries of North Huron shall not exceed 150% of the rates paid by similar users within the boundaries of North Huron.

19. North Huron agrees to read and maintain the water meters and all related water supply and sewage collection facilities constructed to serve the Water Properties and the Sanitary Sewer Properties.

20. Morris-Tumberry shall collect from the owners and/or tenants of the Water Properties and the Sanitary Sewer Properties their proportionate share of the water service rates and the sewage service rates. Morris-Tumberry shall pay to North Huron, within thirty (30) days of receipt of an invoice from North Huron, the full amount of the outstanding water service rates and sewage service rates owing for the applicable period regardless of whether or not Morris-Tumberry has been able to collect the proportionate share from the end-user. Any delay in payment shall result in penalty charges and interest accruing consistent with North Huron’s standard practice for overdue utility accounts.

21. Morris-Tumberry agrees to pay to North Huron its proportionate share of the replacement cost of water and sanitary sewage Services incurred by North Huron which is attributable to the increased volume and use required to service the Water Properties and the Sanitary Sewer Properties. The replacement cost shall be calculated as per the Capital Charge or Infrastructure Recovery Fee set out in Schedule “C” to this Agreement. North Huron shall have the authority to amend the Capital Charge or Infrastructure Recovery Fee from time to time, without notice and in its sole discretion, based on the opinion of a duly qualified professional engineer.

22. Morris-Tumberry agrees to pay to North Huron a Hydrant Charge as set out in Schedule “C”.

23. The cost to install water and/or sewage services shall be based on the actual cost to install the service to the property line of the Water Property or the Sanitary Sewer Property, as the case may be, as per the Connection Charge as set out in Schedule “C” to this Agreement. The Charge or Fee shall be recoverable from Morris-Tumberry by North Huron in the same manner as the water service rates and the sewage service rates.

24. Morris-Tumberry shall reimburse North Huron for its cost of preparing this Agreement.

GENERAL

25. Morris-Tumberry shall adopt and enforce a sewer use by-law for the control of discharges to municipal sewers that contains the same provisions and is consistent with By-law No. 37-2004 of North Huron. In the event By-law No. 37-2004 is amended or replaced, Morris-Tumberry shall as soon as practicable amend or replace its sewer use by-law to ensure the by-laws remain
consistent. Morris-Turnberry shall provide a copy of its most current sewer use by-law to North Huron.

26. Morris-Turnberry shall indemnify and hold harmless North Huron from and against any and all actions, causes of action, suits, claims, demands and costs of any nature or kind whatsoever arising under or in anyway related to this Agreement or the Services, unless such costs are due solely to the negligence of North Huron.

27. All disputes relating to this Agreement shall be resolved by arbitration in accordance with the following procedure:

(a) the party wishing to commence the arbitration process shall give written notice to the other party advising that it is exercising its right to submit the issue in dispute to arbitration by a single arbitrator (the "Arbitrator") and providing the names of three (3) potential Arbitrators who are acceptable to it;

(b) within ten (10) days of receipt by the other party of the notice referenced in subsection 27(a), the parties shall agree upon an Arbitrator, either one named in such notice or otherwise, failing which either party may seek the appointment of an Arbitrator by a judge of the Superior Court of Justice (Ontario);

(c) the arbitration shall be conducted in accordance with the provisions of the Arbitration Act, 1991 or its successor legislation as the case may be; and

(d) the Arbitrator's award shall be in writing, shall state the reasons for the award, may include an award of costs (including reasonable legal fees and disbursements and fees and expenses of the Arbitrator) and shall be binding on the parties.

28. In the event of an occurrence of an unauthorized connection or alteration to the Services, or the extension of water services and/or sanitary sewer services to any property not set out in Schedules "A" or "B" to this Agreement, North Huron shall have the authority to immediately terminate the provision of water services and/or sanitary sewer services to the Water Properties and/or the Sanitary Sewer Properties.

29. This Agreement shall run for a term of five (5) years from the date first written above at which time, subject to the terms hereof and unless either party provides notice in writing to the contrary at least one (1) year in advance of the first or any subsequent termination date, the agreement will be automatically renewed for successive periods of five (5) years. The parties hereto agree that this Agreement may not be amended except with the mutual written consent of both parties. Any written notice or account under this Agreement shall be deemed properly given if either mailed or delivered by facsimile to the parties at the addresses as follows:

(a) To North Huron:

The Corporation of the Township of North Huron,
PO Box 90,
274 Josephine Street,
WINGHAM, ON N0G 2W0
30. This Agreement shall be construed and enforced in accordance with, and the rights of the parties shall be governed by, the laws of the Province of Ontario and the laws of Canada applicable therein.

31. This Agreement supersedes all former agreements passed under the authority of the Municipal Act and hereby replaces and revokes By-Law No. 58-2010 of the Township of North Huron and By-law No. 79-2010 of the Municipality of Morris-Turnberry; and By-Law No. 2445 (1999) of the Town of Wingham and By-Law No 7 (1999) of the Township of Turnberry.

32. This Agreement may be executed in counterparts, each of which when so executed shall be deemed to be an original and such counterparts together shall constitute one and the same instrument and shall be effective as of the formal date hereof. This Agreement may also be executed by facsimile or pdf, and any signature contained hereon by facsimile or pdf shall be deemed to be equivalent to an original signature for all purposes. Any party delivering this Agreement by facsimile or pdf, shall forthwith deliver originally executed copies to the other party hereto.

IN WITNESS WHEREOF this Agreement has been executed by the proper signing officers of the parties, who have been duly authorized in that regard.

THE CORPORATION OF THE TOWNSHIP OF NORTH HURON

Per: Neil Vincent
Reeve

Per: Kathy Adams
Director of Corporate Services,
Deputy Clerk
THE CORPORATION OF THE MUNICIPALITY OF MORRIS-TURNBERRY

Per: 

Paul Gowing  
Mayor

Per:  

Nancy Blackie  
Administrator Clerk-Treasurer
<table>
<thead>
<tr>
<th>Roll Number</th>
<th>Owner</th>
<th>Property Description</th>
<th>Capacity Assignment (m³/day)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. 40 60 540 001 00805</td>
<td>Joe Kerr Ltd.</td>
<td>Con 1 Pt Lot 7 as RP 22R-2829 Part 1</td>
<td>2</td>
</tr>
<tr>
<td>2. 40 60 540 001 00900</td>
<td>Leslie Motors Ltd.</td>
<td>Con 1 Pt Npt Lot 7 and 8 as RP 22R2829 Part 3</td>
<td>2</td>
</tr>
<tr>
<td>3. 40 60 540 001 00905</td>
<td>MW Simpson Construction Ltd.</td>
<td>Concession 1 Part Lot 8, Morris, as RP 22R 1156, Part 2</td>
<td>To be established</td>
</tr>
<tr>
<td>4. 40 60 540 001 00940</td>
<td>Wescott Industries Inc.</td>
<td>Con 1 Pt Lots 7, 8, 9, 10 As RP 22R424 Parts 1 &amp; 2</td>
<td>654</td>
</tr>
<tr>
<td>5. 40 60 490 001 00450</td>
<td>Pioneer Hi-Bred Production LP</td>
<td>Con 1 Pt Lots 7, 8, Tumberry</td>
<td>2</td>
</tr>
<tr>
<td>6. 40 60 490 001 00501</td>
<td>Municipality of Morris-</td>
<td>Con 1 S Pt Lot 9 Tumberry Central School</td>
<td>7.5</td>
</tr>
<tr>
<td>7. 40 60 490 020 07400</td>
<td>Royal Homes Limited</td>
<td>Plan 410 Park Pt Lot 26 S of RR as RP 22R2467 Part 3</td>
<td>1</td>
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<tr>
<td>8. 40 60 490 020 07700</td>
<td>Royal Homes Limited</td>
<td>Plan 410 Park Lot 27 &amp; 28 Pt Park Lot 26 as RP 22R2467</td>
<td>1</td>
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<tr>
<td>9. 40 60 490 020 07900</td>
<td>Green’s Meat Market &amp;.</td>
<td>Plan 410 Park Lot 30 and RP 22R4063 Part 1</td>
<td>To be established</td>
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<tr>
<td>10. 40 60 490 023 00125</td>
<td>1822007 Ontario Inc. ‘Britespan’</td>
<td>Plan 432 Lot 17 Part Lot 18 as 22R2824 Part 5</td>
<td>5</td>
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<tr>
<td>11. 40 60 490 023 00300</td>
<td>Kenneth J. VanderWoude Wendy VanderWoude</td>
<td>Plan 432 Lot 14</td>
<td>1</td>
</tr>
<tr>
<td>12. 40 60 490 023 00400</td>
<td>Peter Stacey</td>
<td>Plan 432 Pt Lot Park 13</td>
<td>1</td>
</tr>
<tr>
<td>13. 40 60 490 023 00500</td>
<td>Bradley Van Niekert</td>
<td>Plan 432 Pt Park Lot 12, 13 As RR 22R1807 Part 1</td>
<td>1</td>
</tr>
<tr>
<td>14. 40 60 490 023 00600</td>
<td>Terese Gebhardt</td>
<td>Plan 432 Pt Lot 12</td>
<td>1</td>
</tr>
<tr>
<td>15. 40 60 490 023 00700</td>
<td>Johannes and Anvaluise Weigand</td>
<td>Plan 432 Pt Lot 11 Pt Lot 12</td>
<td>1</td>
</tr>
<tr>
<td>16. 40 60 490 023 00860</td>
<td>914572 Ontario Ltd. C/O Rob Stute</td>
<td>Plan 432 E Pt Lots 15, 16 63 North St W</td>
<td>1</td>
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<tr>
<td>17. 40 60 490 023 01500</td>
<td>J E Hodgins Lumber</td>
<td>Con 8 Pt Lot 24 including RP 22R 366 Part 1</td>
<td>1</td>
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<tr>
<td>18. 40 60 490 023 01600</td>
<td>Jake and Annie Kikkert</td>
<td>Plan 432 Pt Lot 10, Pt Park Lots 11, 12, 13</td>
<td>1</td>
</tr>
<tr>
<td>19. 40 60 490 023 99800</td>
<td>Municipality of Morris-</td>
<td>Plan 8 Pt Lots 22, 23, 24 Con 9 Pt Lot 9 Former CPR lands</td>
<td>1</td>
</tr>
</tbody>
</table>
### SCHEDULE “B”

#### SANITARY SEWER PROPERTIES

<table>
<thead>
<tr>
<th>Roll Number</th>
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<td>1. 40 60 540 001 00805</td>
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</tr>
<tr>
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<td>Leslie Motors Ltd.</td>
<td>Con 1 Pt Npt Lot 7 and 8 as RP 22R2829 Part 3</td>
<td>2</td>
</tr>
<tr>
<td>3. 40 60 540 001 00905</td>
<td>MW Simpson Construction Ltd.</td>
<td>Concession 1 Part Lot 8, Morris, as RP 22R 1196, Part 2</td>
<td>To be established</td>
</tr>
<tr>
<td>4. 40 60 540 001 00940</td>
<td>Wescast Industries Inc.</td>
<td>Con 1 Pt Lots 7,8,9,10 as RP 22R4246 Parts 1 &amp; 2</td>
<td>200</td>
</tr>
<tr>
<td>5. 40 60 490 001 00450</td>
<td>PioneerHi-Bred Production LP</td>
<td>Con 1 Pt Lots 7,8 Tumberry</td>
<td>2</td>
</tr>
<tr>
<td>6. 40 60 490 001 00501</td>
<td>Municipality of Morris-Turnberry</td>
<td>Con 1 S Pt Lot 9 Tumberry Central School</td>
<td>7.5</td>
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<tr>
<td>7. 40 60 490 001 00600</td>
<td>Marilyn VanHeesch</td>
<td>Con 1 Spt Lot 9</td>
<td>5.2</td>
</tr>
<tr>
<td>8. 40 60 490 020 07900</td>
<td>Green's Meat Market &amp; Abattoir Ltd.</td>
<td>Plan 410 Pt Park Lot 30 and RP 22R4063 Part 1</td>
<td>To be established</td>
</tr>
<tr>
<td>9. 40 60 490 023 00125</td>
<td>182207 Ontario Inc. 'Britespan'</td>
<td>Plan 432 Lot 17 Part Lot 18 as 22R2824 Part 5</td>
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<td>Plan 432 Pt Park Lot 12, 13 As RP 22R1807 Part 1</td>
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<td>12. 40 60 490 023 00600</td>
<td>Terese Gebhardt</td>
<td>Plan 432 Part Lot 12</td>
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<tr>
<td>13. 40 60 490 023 00700</td>
<td>Johannes and Annaluisa Weigand</td>
<td>Plan 432 Part Lot 11, 12</td>
<td>1</td>
</tr>
<tr>
<td>14. 40 060 490 023 00860</td>
<td>914572 Ontario Ltd. C/O Rob Stute 63 North St W</td>
<td>Plan 432 SE Pt Lots 15,16 63 North St W</td>
<td>To be established</td>
</tr>
</tbody>
</table>

*Note: All properties are subject to change and verification.*
| 15.40 60 490 023 02601 | Mac Gowan Nursing Homes Ltd. | Con 8 Pt Lot 23 and RP 22R/27 Parts 1, 2, & 3 | Equivalent of 25 homes |
SCHEDULE “C”
CROSS-BORDER SERVICING RATES

1. Water Rate

The rate for authorized Morris-Turnberry water users is established at 150% of the North Huron base rate, plus 150% of the normal North Huron rate per cubic metre of water, plus 100% of the normal North Huron capital reserve rate.

Municipality of Morris-Turnberry costs will be:

Consumption Costs:

“premises” shall mean any house, tenement, apartment, living unit, building, lot, or part of a lot, or both, in, through, or past which water service pipes run.

Residential/Small Commercial Costs/Institutional per premises – Monthly
$12.50 X 1.5 = $18.75, and
$ .84 X 1.5 = $ 1.26 per cubic metre, and
$10.00 capital reserve.
(Based on current Township of North Huron water rates)

Industrial Costs - Larger than one (1) inch service - Monthly
$12.50 X 1.5 = $18.75, and
$ .49 X 1.5 = $ .735 per cubic metre, and
$10.00 capital reserve per inch of service (10 inch service = $100 capital reserve)
(Based on current Township of North Huron water rates)

Capital Charge or Infrastructure Recovery Fee:

There is a one time Capital Charge or Infrastructure Recovery Fee of $2,500.00 per Capacity Assignment (residential house or equivalent). Without limiting the generality of the main body of this Agreement, North Huron shall have the authority to amend the Capital Charge or Infrastructure Recovery Fee from time to time, without notice and in its sole discretion, based on the opinion of a duly qualified professional engineer with respect to the annual average, peak usage and proportionate share of replacement capacity, or in accordance with a Development Charges By-law enacted by North Huron.

Connection Charge:

The Connection Charge shall be the actual costs of material and labour to install the water service to the property line. The customer must install a water meter supplied by the Township of North Huron at the customer’s expenses.
The Consumption Costs, Watermain Frontage Cost, Capital Charge or Infrastructure Recovery Fee and Connection Charge shall be the responsibility of the Municipality of Morris-Turnberry and shall be recovered from the owners or tenants of the affected properties by Morris-Turnberry.

**Hydrant Charge:**

The Hydrant Charge shall be $400 per hydrant per annum for hydrants entirely servicing Morris-Turnberry and $200 per hydrant per annum for hydrants along shared border of Morris-Turnberry and North Huron.

**2. Sewer Rate**

**Residential Rates:**

The monthly sewage rate for authorized Morris-Turnberry sanitary sewer connections shall be at 1.5 times the standard residential North Huron sewer rate (currently $20.75 X 1.5 = $31.13), plus 100% of the normal North Huron capital reserve rate.

**Capital Reserve:**

A capital reserve will be added to all Residential, Commercial, Industrial and Institutional properties, at the same rate as the water capital reserve.

**Capital Charge or Infrastructure Recovery Fee:**

There is a one time Capital Charge or Infrastructure Recovery Fee of $3,500.00 per Capacity Assignment (residential house or equivalent). Without limiting the generality of the main body of this Agreement, North Huron shall have the authority to amend the Capital Charge or Infrastructure Recovery Fee from time to time, without notice and in its sole discretion, based on the opinion of a duly qualified professional engineer with respect to the annual average, peak usage and proportionate share of replacement capacity, or in accordance with a Development Charges By-law enacted by North Huron.

**Commercial, Institutional and Industrial Rates:**

Significant Commercial, Institutional and Industrial Rates, including capital reserve, will be negotiated to the satisfaction of North Huron on an individual basis.

**Connection Charge:**

The Connection Charge shall be the actual costs of material and labour to install the sewer service to the property line.
The Capital Charge or Infrastructure Recovery Fee, the Connection Charge and the User Fee shall be the responsibility of the Municipality of Morris-Turnberry and shall be recovered from the owners or tenants of the affected properties by Morris-Turnberry.

**Sewage Rates for Wescast Industries**

The negotiated percentage sewage charge for Wescast Industries will be 50% of the applicable metered Water Rate or 1.5 times the out of town flat sewage rate, whichever is greater, plus a capital reserve charge of 100% of the applicable water capital reserve per inch of service.

<table>
<thead>
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<th>Capacity Assignment (m³)</th>
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<td>Wescast Industries Inc.</td>
<td>Con 1 Pt Lots 7, 8, 9, 10 AS RP 22R4246 Parts 1 &amp; 2</td>
<td>654</td>
</tr>
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</table>

**Sewage Rates for MacGowan Nursing Home**

The sewage charge for the MacGowan Nursing Home will be based on the equivalent of twenty-five homes times the out of town flat sewage rate plus a capital reserve charge of 100% of the applicable water capital reserve per inch of service.
TOWNSHIP OF NORTH HURON

APPLICATION FOR WATER SERVICE
AND
AGREEMENT BETWEEN
THE CORPORATION OF THE TOWNSHIP OF NORTH HURON

AND ________________________________

OF OF ________________________________

Name Address

SERVICE LOCATION: ____________________________________________________________

BUILDING: New ________ TYPE OF USE: Residential ________
Existing ________ Multi-Residential ________
Industrial ________
Mandatory Connection Area: ________ Commercial ________
Institutional ________
Upgrade from _____ " to _____"

REQUESTED CAPACITY TO BE ASSIGNED ________ CUBIC METERS PER DAY

NORTH HURON USE
INFRASTRUCTURE CONNECTION CHARGE _____________ (currently $2500/residential equivalent of 1 m3/d)
CONNECTION CHARGE ESTIMATE _____________ (see page 4)
CAPACITY ASSIGNED _____________ CUBIC METERS PER DAY

FOR THE PROVISION OF WATER SERVICE:

1. The undersigned (hereinafter called the "consumer") hereby requests that the Corporation of the Township of North Huron (hereinafter called the "Municipality") make the necessary connection(s) and provide water service 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 Estimated Connection Cost, 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 a one-time Infrastructure Recovery Fee to compensate existing connected users for the provision of existing water treatment and distribution infrastructure unless there is an existing water service for which a capital contribution 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 a capital contribution to the existing sanitary service was paid previously.

4. The consumer agrees to pay the Municipality for all costs to install a water service within the municipal right-of-way, on a time and material basis; unless there is an existing water service 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 was paid previously.
5. The property owner is responsible for all costs associated with the installation of the water service 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.

6. The consumer agrees to make application to the County of Huron Health Unit for a Plumbing Permit and to complete the installation of the water service on private property in compliance with the Ontario Building Code and the directions and guidelines of the Municipality.

7. The consumer agrees not to make any changes in, or additions to, their plumbing or connecting water service after installation by the consumer and inspected by the Huron County Health Unit, except with the written consent of the Municipality; and agrees to maintain the water service in good working condition.

8. The consumer agrees to pay the rates and charges as set out in the Fees By-law. Rates charged for water 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 if required or if in an area where mandatory meters are not required, the date the curb stop service valve is turned on. It is strongly advised where there is no current mandatory water meter requirements, that the location of the water service directly inside the building be suitable or have provisions for the future installation of a water meter.

9. 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 service.

10. 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.

11. 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.

12. It is agreed that if the capacity assigned is exceeded during normal activities, either the consumer can apply to increase the assigned capacity at the going rate as established by the Municipality or the Municipality may place a flow restriction device on the water service to limit the supply of water to the capacity assigned.

Signed By: ___________________________ Date: ___________________________
Consumer

Accepted for the Municipality: ___________________________ Date: ___________________________

Date Revised: February 8, 2010
C:sers\richard\WOF\My Documents\Desktop\North Huron Water Service Application Jan 2011.doc
Service Installation Request

Date of Request (mm/dd/yr): ___/___/____
Address of Service:__________________________________________________________
Applicant Name:____________________________________________________________
Applicant Contact Info: Phone:_______________________________________________
Fax:_______________________________________________________________________
E-Mail:____________________________________________________________________
Cell:_______________________________________________________________________
Type of service: Water ___ Sanitary Sewers ___
Area Pre-marked? Yes ____ No ____
Work planned to commence (mm/dd/yr): ___/___/____

Street Name:______________________________________________________________

Date Revised: February 8, 2010
C:sers\Richard.NORTHHURON\Desktop\North Huron Water Service Application Jan 2011.doc
## Service Installation Request Estimate

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<tr>
<th>Item</th>
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Date Revised: February 8, 2010
TOWNSHIP OF NORTH HURON

APPLICATION FOR SEWER SERVICE

AND

AGREEMENT BETWEEN

THE CORPORATION OF THE TOWNSHIP OF NORTH HURON

AND

____________________________ OF

Name Address

SERVICE LOCATION:-------------------------------------------------

BUILDING: New _______ TYPE OF USE: Residential _______

Existing _______ Multi-Residential _______

Industrial _______

Commercial _______

Institutional _______

MANDATORY CONNECTION AREA Upgrade From _______ to _______

REQUESTED CAPACITY TO BE ASSIGNED _______ CUBIC METERS PER DAY

NORTH HURON USE

INFRASTRUCTURE CONNECTION CHARGE _______ (currently $3500/residential equivalent of 1 m³/d)

CONNECTION CHARGE ESTIMATE _______ (see page 4)

CAPACITY ASSIGNED _______ CUBIC METERS PER DAY

FOR THE PROVISION OF SEWAGE SERVICE

1. The undersigned (hereinafter called the "consumer") hereby requests the Corporation of the Township of North Huron (hereinafter called the "Municipality") to make the necessary connection(s) to the location specified on the attached drawing at the property line and to provide sewage service at the premises listed above and undertake and agree to be bound by the rules and regulations and general conditions as stated herein and in By-Laws of the Municipality as may be established from time to time by the Municipality.

2. The consumer agrees to pay the Municipality a one-time Infrastructure Recovery Fee to compensate existing connected users for the provision of existing sanitary collection and treatment infrastructure unless there is an existing sanitary service for which a capital contribution 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 a capital contribution to the existing sanitary service was paid previously.

3. The consumer agrees to pay the Municipality for all costs to install a sanitary service within the municipal right-of-way, on a time and material basis; unless there is an existing sanitary service 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 sanitary service was paid previously.

4. It is agreed that in circumstances where it is of mutual benefit to replace unfit sewer connections from a building to the trunk sewer, that the Municipality will cover 50% of the cost of the pipe bursting installation and acceptable pipe to the building. For replacement using the open trench method, the Municipality will supply up to 25m of acceptable sewer pipe at no cost to the applicant. For either replacement methods, sewer pipe fittings used on the applicant's property will be at the expense of the applicant.

5. The property owner is responsible for all costs associated with the installation of the sanitary service on private property, complete including plumbing connections inside the building.
6. The consumer agrees to make application to the County of Huron Health Unit for a Plumbing Permit and to complete the installation of the service 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 and the Huron County Health Unit within 14 days of completing the sewage service connection.

8. The consumer agrees not to make any changes in, or additions to, their plumbing or connecting building sewer line after installation by the consumer and inspected by the Huron County Health Unit except with the written consent of the Municipality; and agrees to maintain the building sewer line in good working condition.

9. The consumer agrees to comply with the North Huron Sewer Use By-law as amended from time to time.

10. The consumer agrees to take the necessary actions to prohibit the discharge of uncontaminated and storm water, including foundation drains, sump pumps cooling water and roof drains, to the sanitary sewer and is aware that the sanitary sewer services may be withdrawn by the Municipality, at its sole discretion, until it can be demonstrated that such sources are not and cannot be connected to the sanitary sewer.

11. The consumer agrees to pay the rates and charges as set out in the Fees By-law. Rates charged for sewage service are subject to change with the passage of a municipal by-law. For new installations, the billings for sewage service will be prorated to the date at which the service stub to the property was installed. For new installations in mandatory connection areas, billings for sewage service will be prorated to the date at which the service stub to the property was installed; or as of the mandatory connection date established by the mandatory connection by-law, whichever occurs first.

12. 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 location. It is the consumer’s responsibility, and in their best interests, to advise the Municipality when they vacate premises where they were registered for sewage service.

13. This agreement shall not be binding upon the Municipality until accepted by it through its proper officers, 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.

14. 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.

15. It is agreed that if any item in this agreement is deemed invalid, the remainder of the agreement shall continue to be in effect.

16. It is agreed that if the capacity assigned is exceeded during normal activities, either the consumer can apply to increase the assigned capacity at the going rate as established by the Municipality or the Municipality may place a flow restriction device on the water service to limit the discharge of sanitary sewage to the capacity assigned.

Signed By: ___________________ Date: ------------
Consumer

Accepted for the Municipality: __________________ Date: ------------

Page 2 of 4
January 25, 2011
Sanitary SNorth Huron Sewer Service Application 1-11.doc
Service Installation Request

Date of Request (mm/dd/yr): ___/___/_____  
Address of Service: ________________________________________________
Applicant Name: ____________________________________________________
Applicant Contact Info: Phone: _______________________________________
Fax: _______________________________________________________________
E-Mail: _____________________________________________________________
Cell: _______________________________________________________________
Type of service: Water ___  Sanitary Sewers ___
Area Pre-marked? Yes ____  No ____
Work planned to commence (mm/dd/yr): ___/___/_____
## Service Installation Request Estimate

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