# RICHLAND TOWNSHIP WATER AUTHORITY



1328 California Road, Suite D Quakertown, PA 18951 215-536-4733 • Fax 215-536-0205

Timothy Arnold, Executive Director

### PROCEDURE FOR WATER REQUEST

- 1. Fill out the Request for Service Application:
  - a. Include the appropriate fees (Exhibit A, Application Fees).
  - b. Provide two (2) sketch plans (1 digital, 1 paper).
- 2. Upon receipt of the service application and the appropriate fees:
  - a. The Water Authority's staff and professionals will review the application and inform the Authority of availability.
  - b. A letter of intent will be issued upon approval of the Water Authority.
- 3. If the project will continue, the Water Authority will need the following:
  - a. Two (2) sets of Preliminary drawings (1 digital, 1 paper).
  - b. Signed Preliminary Agreement for Escrow.
  - c. Appropriate review fees (Exhibit B, Plan Review Fees).
- 4. Upon reviewing the plans by the Water Authority staff and professionals:
  - a. A letter will be sent from the Water Authority's engineer recommending the necessary changes (if required).
- 5. Subsequent to the recommended changes, the Water Authority will need two (2) copies of the final plans (1 digital, 1 paper).

PLANS WILL NOT BE REVIEWED UNTIL THE APPROPRIATE FEES ARE RECEIVED

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### REQUEST FOR WATER SERVICE APPLICATION

In accordance with the Rules and Regulations of the Richland Township Water Authority (RTWA), and pursuant to your desire to extend and/or connect to the water system operated by the Authority, the undersigned Developer/Property Owner hereby requests that the Authority consider the provision of residential/commercial water service to the below described development, agrees to the payment of the fees herein required, and warrants and represents that the information provided below is true and correct.

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	OWNER (Include name, address, and phone number)  Y UNDER AGREEMENT OF SALE? YES or NO (circle or
IS PROPERT	

6.	PROPERTY PROPOSED FOR DEVELOPMENT AND/OR CONNECTION TO WATER SYSTEM (Include acreage, tax parcel number, location and boundaries)						
	7						
		·					
7.	PROPOSED DEVELOPM number of units, number of	ENT (if applicable) (Include name, type of development, EDU's, estimated time frame for completion)					
subm for Se	ission of this application, to the ervice Review Fee as determine						
associ	ourse the Authority for all related with the preparation of	eferenced Review Fees, Developer/Owner hereby agrees to casonable Engineering and Legal fees (including the costs of a Water Service Agreement and any other required ity in connection with the within described development.					
		DEVELOPER/OWNER					
DATI	E	BY					
		TITLE					
	RICHLAND TOWNSHIP EIPT OF \$, A	WATER AUTHORITY HEREBY ACKNOWLEDGES AS REQUIRED ABOVE.					
		RICHLAND TOWNSHIP WATER AUTHORITY					
		BY					
		TITLE					

### Exhibit A

### RICHLAND TOWNSHIP WATER AUTHORITY APPLICATION FEES

### Water service application

2 to 4 units	\$ 150.00
5 to 15	350.00
16 to 29	700.00
30 to 49	1,000.00
50 to 79	1,300.00
80 to 100	1,600.00
Over 100	1,750.00

### Water service application with fire protection

2 to 4 units	\$ 200.00
5 to 15	400.00
16 to 29	750.00
30 to 49	1,050.00
50 to 79	1,350.00
80 to 100	1,650.00
Over 100	1.800.00

### Commercial service application

0 to 5 acres	\$ 750.00
6 to 20 acres	1,300.00
Over 20 acres	1,600,00

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### PRELIMINARY AGREEMENT

WITNESS THIS Preliminary Agreement entered into on the day of
, A.D., 20, between the Richland Township Water Authority (hereinafter
"Authority") and whose business address is
, with a
telephone number of (hereinafter "Developer"), who is represented
by Attorney, with a business address of
and business
telephone number of, and by the engineering/architectural firm of
with a business address of
and business
telephone number of
WHEREAS, DEVELOPER has requested the consultation of the AUTHORITY concerning the providing of services to a tract of land owned by DEVELOPER located at in the municipality of consisting of acres, tax parcel number in which the DEVELOPER is the legal/equitable owner.
WHEREAS, AUTHORITY is willing to cooperate with DEVELOPER, but both recognize that certain fees and costs will be expended by AUTHORITY to its Solicitor, Engineer and allocated to in-house review activity; and,
WHEREAS, DEVELOPER realizes that these efforts of AUTHORITY at DEVELOPER'S request
will accrue to the benefit of DEVELOPER, DEVELOPER agrees to deposit, with AUTHORITY,
an amount of cash determined by the Executive Director of AUTHORITY to reimburse or defray
the expenses of AUTHORITY incurred in the consultation or review of DEVELOPER'S plans.

NIONA TOTAL							
1.	EREFORE, in order to be legally bound, DEVELOPER and AUTHORITY agree:  DEVELOPER will deposit, on the signing of this agreement, the sum of						
	(\$) Dollars as determined by Exhibit B						
	in accordance with RTWA Resolution 2006-2, to be held by the AUTHORITY and						
	applied to the aforesaid expenses.						
2.	Upon the approval of this agreement by the Board of this AUTHORITY,						
	AUTHORITY will proceed with the review as necessary.						
3.	In the event that the above deposit should be depleted before the AUTHORITY'S						
	review is completed, the Executive Director shall give written notice by regular mail						
	to the above stated address of DEVELOPER and DEVELOPER will, within seven						
	(7) days of the date of the Executive Director's letter, deposit an amount as						
	determined by the Executive Director to be necessary to continue the review						
	requested by DEVELOPER.						
4.	In the event that the DEVELOPER advises AUTHORITY to discontinue further						
	review, it shall notify AUTHORITY in writing and, upon receipt of this notice,						
	AUTHORITY will discontinue the review, pay all bills accrued to date and return						
	the balance, if any, of the deposit to DEVELOPER.						
5.	DEVELOPER and AUTHORITY recognize and agree that this Preliminary						
	Agreement does not bind either to any other commitment and that this is not tacit or						
	actual approval of any plan of DEVELOPER nor any tacit or actual approval of						
	AUTHORITY to supply services to DEVELOPER such items to be the subject of						
	separate agreement or agreements between the parties.						
WIT	NESS our hands and seals the date above.						
Deve	eloper Richland Township Water Authority						
R <sub>vr</sub>	$\mathbf{R}_{\mathbf{v}^*}$						
Бу	President or Authorized Representative  By:  Authorized Representative						
Attes	st: Attest:						
Aues	n. Aucst.						

#### Exhibit B

### RICHLAND TOWNSHIP WATER AUTHORITY PLAN REVIEW FEES

### **Residential**

1 to 5 EDU's \$850.00 6 to 20 EDU's 3,250.00 21 to 100 EDU's 5,500.00 Over 100 EDU's 7,500.00

\*\*EDU's = Equivalent Dwelling Units

One EDU shall be equivalent to 260 gallons per day of water use.

### Non-residential

0 to 5 acres \$ 2,000.00 6 to 20 acres 3,500.00 Over 20 acres 7,500.00

Adopted July 10, 2014

### EXHIBIT "A"

#### TAPPING FEE SCHEDULE

	CAPACITY			CAPACITY PART		DISTRIBUTION	TAPPING FEE
LINE SIZE			FACTOR	EXIST FUTURE FACILITIES	PART		
3/4" (5/8" x 3/4" Meter)	15	GPM	1.00	\$2,939.90	\$2,242.28	\$17.82	\$5,200.00
3/4" (3/4" Meter)	30	GPM	2.00	\$5,879.80	\$4,484.56	\$35.64	\$10,400.00
I"	50	GPM	3.33	\$9,789.87	\$7,466.79	\$59.34	\$17,316.00
1-1/2"	100	GPM	6.67	\$19,609.13	\$14,956.01	\$118.86	\$34,684.00
2"	160	GPM	10.67	\$31,368.73	\$23,925.13	\$190.14	\$55,484.00
3"	320	GPM	21.33	\$62,708.07	\$47,827.83	\$380.10	\$110,916.00
4"	500	GPM	33.33	\$97,986.87	\$74,735.19	\$593.94	\$173,316.00

LARGER THAN 4" - TO BE DETERMINED BY THE AUTHORITY

#### SPECIAL PURPOSE FIRE SERVICE TAPPING FEE SCHEDULE

FIRE LINE		CAPACI	TY PART	DISTRIBUTION	TAPPING FEE
SIZE	FACTOR	EXIST FACILITIES	FUTURE FACILITIES	PART	
3/4"	1.00	\$928.50	\$0.00	\$0.00	\$928.50
1"	1.78	\$1,652.73	\$0.00	\$0.00	\$1,652.73
1-1/2"	4.00	\$3,714.00	\$0.00	\$0.00	\$3,714.00
2"	7.11	\$6,601.64	\$0.00	\$0.00	\$6,601.64
3"	16.00	\$14,856.00	\$0.00	\$0.00	\$14,856.00
4"	28.44	\$26,406.54	\$0.00	\$0.00	\$26,406.54
6"	64.00	\$59,424.00	\$0.00	\$0.00	\$59,424.00
8"	113.78	\$105,644.73	\$0.00	\$0.00	\$105,644.73

LARGER THAN 8" - TO BE DETERMINED BY THE AUTHORITY