

## **APPLICATION FOR THE SUPPLY OF WATER**

BETWEEN .	FIRST NAME	MIDDLE MANE	<del></del>	407 114115			
		MIDDLE NAME after called the "C		AST NAME			
Mailing Address:							
Phone: Res. ( )	Wk. (	( )	(	Cell ( )			
Date of Birth:		Driver's	License:				
Email Address:							
		AND					
		TOWN OF KINI Hereinafter called	_				
	rules and regulations recite reement, the Town of Kinder						
	Apartment Bu	siness M	obile Home* (* <b>r</b>	olease comple	te Schedule E	ያ, Bylaw 18-	14)
Located at		civic address					
	Possessi	ion Date:	day c	nf		•	20
written notice to discorrates charged for wate  The consumer hereby acknowledged, which supon the termination of this agreement shall r	d for on the basis of meter retinue the supply is received by supplied to the consumer an agrees to pay to the Town versum shall be retained by the fethis agreement, subject always to be binding upon either passed by authorized to sign on here.	by the Town, and a re to be established with this application Town as, and by ways to all or any sure until accepted by	I sums of mone by the Town and the sum of \$ ay of, a meter of that may be defined.	ey due by the cond are subject to deposit which so	onsumer to the to change with, the receip hall be repayate by the consu	Town are pout notice.  of of which is able to the commer to the T	s hereby onsumer own.
Billing options. Pleas	e select ONE: Email	(E-bill)	Paper Copy (	(Canada Post)			
Consumer Signature:							
Please print name; IF	different than Consumer N	lame:					
		Ассер	oted this	day of		, 2	20
QUARTERLY WATER	BILLING MAILED:				TOW	N OF KINDE	ERSLEY
CYCLE 1: CYCLE 2: CYCLE 3:	February, May, August, March, June, September January, April, July, Octo	r, December					
FR	ONT STREET GARBAGE P	ICKUP DAY IS:	Monday Tu	uesday We	dnesday	Thursday	Friday
		*** Ple	ase have garb	age out prior t	o 7:00 a.m. to	ensure pic	k up ***



## **RULES AND REGULATIONS**

## For the Supply of Water by the TOWN OF KINDERSLEY

- 1. For measuring the quantity of water used by the consumer, the Town will provide and place the necessary meter(s) and appliance(s) upon the premises of the consumer. All meters and appliances furnished at the expense of the Town shall remain the property of the Town of Kindersley. The Town will keep in repair and maintain its own meter(s) and appliance(s) provided, however, then if damage is done to the property, the consumer shall pay to the Town the value of the property so damaged or destroyed, or the cost of repairing same. The consumer is expected to exercise reasonable care for the protection of the property of the Town on the premises.
- 2. The consumer shall use all due care so as to prevent any waste of water. And that the Town may properly guard its interests, it is necessary that it shall, at all reasonable times, by its authorized agent, have free access to the premises in which water is used, to determine if it is being carried, distributed and used, in a proper manner, and in accordance with these Rules and Regulations, and the Town reserves the right to shut off the supply for any of the following reasons: First, for repairs; Second, for want of supply; Third, for nonpayment of bills when due; Fourth, assignment or insolvency of the consumer. Division 3, Section 29 of "The Municipalities Act".
- 3. In the case the supply of water should fail, whether from natural causes, or accident or incident in any way, the Town shall not be liable for damage by reason of such failure, nor shall it be liable, in any event for damage to person or property accruing or resulting from the use of the water.
- 4. Consumers are not permitted to use the water for any purpose, or in any place, than is provided for in the contract, without first having obtained the written consent of the Town. In the case of deficiency of water, notice of the fact should be given forthwith at the office of the Town.
- 5. Bills will be rendered quarterly and must be settled at the office of the Town within the time specified in the contract or the water may be turned off without further notice.
- 6. Inspectors, agents or employees of the Town are expressly forbidden to demand or accept any personal compensation for services rendered.
- 7. Contracts for the supply of water are not transferable. New occupants are required to make application in person at the office of the Town at the time they commence to use water, to avoid being liable for back dues for all water supplied until such notice was given.
- 8. Any failure on the part of the consumer to comply with these Rules and Regulations shall annul this contract and the Town may thereupon, and without further notice, shut off the supply of water and remove its property from the premises.
- 9. All words herein referring to the consumer shall be taken to be of such number and gender as the consumer may require.
- 10. The Town is hereby released from all claims of damage resulting from the use of water.
- 11. No promises, agreement or representations of any agent or employee of the Town shall be of binding office unless the same shall be incorporated in the contract before the same is signed and accepted.
- 12. No person being tenant, occupant or inmate of any house of building supplied with water by the Town shall lend, sell or dispose of the water, give it away, or permit it to be carried away, or use or supply it for the use or benefit of others than his, her, or their own benefits, or wrongfully neglect or improperly waste the water, or increase the supply of water agreed for with the Town.