WALKER TOWNSHIP MUNICIPAL AUTHORITY RESOLUTION NO. 092120-2 WASTEWATER

A RESOLUTION

OF THE BOARD OF WALKER TOWNSHIP MUNICIPAL AUTHORITY AMENDING A RESOLUTION OF THE BOARD OF THIS AUTHORITY CAPTIONED:

"A RESOLUTION OF WALKER TOWNSHIP MUNICIPAL AUTHORITY ADOPTING RULES AND REGULATIONS GOVERNING THE FURNISHING OF WASTEWATER SERVICE IN WALKER TOWNSHIP, HUNTINGDON COUNTY, PENNSYLVANIA.",

ADOPTED ON NOVEMBER 9, 2009, BY AMENDING A SUBSECTION THEREOF; AND PROVIDING FOR ADOPTION OF ADDITIONAL RULES AND REGULATIONS.

WHEREAS, this Authority, in accordance with authority vested in it by law, desires to amend the Rules and Regulations governing the furnishing of wastewater service as follows:

NOW, THEREFORE, BE IT RESOLVED, by the Board of the Authority, as follows:

- 1. Subsections 18.01(B), of the Resolution adopted by the Board of this Authority on November 9, 2009, heretofore described in the caption hereof, defining the sewer connection fee is deleted in its entirety and substituted by the following Subsections 18.01(B):
 - 18.01(B) The Authority hereby imposes a connection fee against the owner of each building connecting to the wastewater system; payable at the time an application to connect is submitted to the Authority in accordance with Section 5. The amount of the connection fee payable by such owner shall be equal to \$810.00 and is to cover the Authority's average cost of installation of the lateral, including the wye, saddle, pipe extending from the wastewater main to the property line, and surface restoration.
- 2. Subsections 18.02, of the Resolution adopted by the Board of this Authority on November 9, 2009, heretofore described in the caption hereof, defining the sewer customer facilities fee is deleted in its entirety and substituted by the following Subsections 18.02:

18.02 Customer Facilities Fee

(A) This fee includes the cost of Authority's septic tank riser and inspection of facilities installed from the property line to the proposed dwelling or building. This fee may also include the water meter which monitors water consumption for billing purposes if no water service is provided. The customer and/or property owner shall be responsible to furnish, install and pay for the entire installation cost of the facilities from the property line to the proposed dwelling unit. The customer and/or property owner shall pay the customer facilities fee (including the actual cost of the water meter to monitor water consumption if no water service is provided) as provided in the schedule of charges and fees provided hereinunder.

- (B) Customer facilities fee of two-hundred forty dollars (\$240.00) will be charged for each single family swelling building which will receive wastewater service, payable at the time the application is submitted. The cost for buildings with more than one (1) septic tank shall be determined by the Authority.
- 3. Subsections 18.03(B), of the Resolution adopted by the Board of this Authority on November 9, 2009, heretofore described in the caption hereof, defining the tapping fee capacity party is deleted in its entirety and substituted by the following Subsections 18.03(B):
 - 18.03(B) A tapping fee is hereby imposed by the Authority against the owner of each building connecting to the wastewater system, payable at the time an application to connect is submitted to the Authority in accordance with Section 5. The amount of the tapping fee payable by such owner shall be \$2,380.00 times the number of EDU's applicable to the building connecting to the wastewater system, determined in the same manner as the user charges under paragraph 20.03. This fee was approved at the August 17, 2020 Authority meeting will become effective September 21, 2020. This fee was determined based on Capital Charges Evaluation completed August 2020.
- 4. This Authority reserves the right to adopt, from time to time, such additional rates and charges, classifications, rules and/or regulations as it shall deem necessary and proper in connection with use and operation of the Wastewater System, which additional rates and charges, classifications, rules and/or regulations shall be, shall become and shall be construed as part of this Resolution.
- 5. This Resolution shall become effective September 21, 2020.
- 6. In the event any provision, section, sentence, clause or part of this Resolution shall be held to be invalid, such invalidity shall not affect or impair any remaining provision, section, sentence, clause or part of this Resolution, it being the intent of the Authority that such remainder shall be and shall remain in full force and effect.
- 7. All resolutions or parts of resolutions of this Authority which shall be inconsistent with this Resolution shall be and the same expressly are repealed.

DULY ADOPTED this 21st day of September 2020 by the Board of Walker Township Municipal Authority, in lawful session duly assembled.

WALKER TOWNSHIP MUNICIPAL AUTHORITY

By:

Chairman

ATTEST:

Secretary S. Shin

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CERTIFICATE

I, the undersigned, Secretary of the Walker Township Municipal Authority (the "Authority"), certify that: the foregoing is a true and correct copy of a Resolution of the Board of the Authority (the "Board"), which Resolution duly was adopted by affirmative vote of the majority of all members of said Board at meeting duly held according to law on September 21, 2020; said Resolution duly has been recorded in the minutes of such meeting; and said Resolution remains in effect, unaltered and unamended, as of the date of this Certificate.

I further certify that the Board of the Authority met the advance notice requirements of the Sunshine Act, Act No. 1986-86 of the General Assembly of the Commonwealth of Pennsylvania, approved July 3, 1986, as amended, by advertising the time and place of said meeting and by posting prominently a notice of said meeting at the principal office of the Authority or at the public building in which said meeting was held.

IN WITNESS WHEREOF, I set my hand and the official seal of the Authority, this 21st day of September 2020.

Secretary S. Glgin

(SEAL)