

TOWN OF CROSSFIELD  
BYLAW NO 2011-06

“Waterworks Utility Bylaw”

**Being a Bylaw of the Town of Crossfield in the Province of Alberta for the purposes of constructing, regulating, controlling, implementing water conservation methods and operating water and sewer for the purposes of providing residents and consumers with a water supply and a system for the disposal of sewage waste in the Town of Crossfield.**

**Whereas**, pursuant to the Municipal Government Act, RSA September 2000, c. M-26 and amendments thereto, a Municipal Government may pass a bylaw to construct, control, and operate a water and sewer utility for the purposes of providing residents and consumers of a municipality with the supply of water and disposal of sewage wastes, charging such rates and fees as deemed necessary;

**And Whereas**, pursuant to the Municipal Government Act, RSA 2001, and amendments thereto, a municipal government may delegate to a municipal official, certain duties required in the operation of the utility;

**And Whereas**, the Council of the Town of Crossfield, in the Province of Alberta deems it desirable to pass a bylaw to establish and maintain a system for the construction, control, operation of water and sewer services and to implement water conservation methods;

**Now therefore**, the Council of the Town of Crossfield in the Province of Alberta duly assembled hereby enacts as follows:

**1. Interpretation and Application:**

- i) This Bylaw shall be cited as ***“The Waterworks Utility Bylaw”***.

**2. Scope**

- i) The Waterworks Utility Bylaw applies to all water and sewer systems within the limits of the Town of Crossfield.
- ii) The Waterworks Utility Bylaw provides the Town the exclusive right for construction, control, and operating of water and sewer services within the limits of the Town, except as authorized by the Land Use Bylaw and/or development agreements.
- iii) No person shall have or operate an alternate source of water or sewer if the premises are adjacent to an existing main line within the Town except where required within a provision of this bylaw. Alternate systems will be accepted if in place prior to the signing of this bylaw.
- iv) If the owner or occupant requires the Town to supply water and/or remove any sewage for which provision is not made by this bylaw, that person shall pay prior to the supply, removal and disposal thereof, the estimated cost to the Town for the supply, removal and disposal thereof and the Town shall render an account for additional costs of such removal and disposal or shall return to that person any excess which was paid.

- v) The Town will undertake all required maintenance, repairs, and replacement of water, sewer, and storm sewer systems located on or under Town property including Town controlled easements and right of ways.
- vi) Each lot or parcel and each principle building or occupancy, where feasible shall be provided with a separate water and sewer service.
- vii) If cleanup, blockage, breaks, and/or damage requiring maintenance occurs as the direct or indirect action of another person, or as provided for in this bylaw that person shall be responsible for all costs incurred relating to the maintenance, repair or replacement whether the damage is on private property or Town property.
- viii) In the case of a sewer line service blockage reference must be made to the Town of Crossfield Sanitary Sewer Back Up Policy which shall be updated as revised from time to time.

### **3. Right of Entry**

- i) For the purpose of conducting sampling tests, inspections, repairing, or reading outside meter reads or outside meter remote reads or installations, inspections, repairing or replacing inside radio read meters and MXU transceiver units on any service connection inside or outside any premises considered expedient, the Director of Operations, or an authorized designate for that purpose shall have free access to all parts of the premises in which water is distributed to and/or is serviced by a sewer.

### **4. Liability for Damage**

- i) The Town will not be held liable for any damages whether direct or indirect, suffered by any person or premises as a result of any obligation of the Town pursuant to this bylaw or the failure of the Town to discharge any of its obligations pursuant to this bylaw unless the Town is proven grossly negligent.

### **5. Provisions for Operations:**

- i) The Town may provide the necessary vehicles for the public construction, control and operation of the water and sewer system within the Town.
- ii) The Town may provide, supervise, and operate the facilities and equipment necessary for the construction, maintenance, control and operation of the water and sewer systems of the Town.



- iii) The Town may enter into a contract with any person for the construction and/or operation of the whole or a portion of the water and sewer system within the Town.
- iv) The Town may:
  - 1. Supervise the construction, control and operation of water and sewer systems
  - 2. Direct the days, times and ways that the water and sewer system shall be utilized by designation of areas of the Town;
  - 3. Decide as to the quantities and classes of sewage to be accepted into the system from any premises.
- v) Subject to the provisions of this bylaw the decision of the Town as to:
  - 1. The amount of water supplied to any person and/or premises and;
  - 2. The amount and types of sewage that the Town is obliged to accept from any person and/or premises shall be final and conclusive.

**6. Misuse of Services – General**

- i) No person shall hinder or interrupt or cause or procure to interrupt the Town or its contractors, agents, employees in the exercise of powers and duties related to the water and sewer services and authorization contained in this bylaw.
- ii) No person shall let off discharge water so that it runs waste or is useless.
- iii) No person not being in the employment of the Town and not being a member of the fire department and authorized in that behalf, shall willfully open or close any hydrant or obstruct the free access to any hydrant stop cock, chamber pipe or hydrant chamber by placing on it any building material, rubbish or other obstruction.
- iv) No person shall without authority, hinder, interrupt, or cut off the supply of water, or the collection and flow of the storm sewer and sanitary sewer system.
- v) No person shall lay or cause to be laid or attach any pipe or main to communicate with any pipe or main of the water, storm sewer and/or sanitary sewer system or in any way obtain or use any water or sewer service or cut, break, pierce, or tap any water line or sewer or appurtenance thereof, or introduce any pipe, tube, trough, or conduit into any water line or sewer without the written consent of the Town.

**7. Water**

- i) No person shall throw or deposit any injurious, noisome, or offensive matter into the water or waterworks or commits any willful damage or injury to the works, pipes, or water or encourage it to be done.
- ii) No person shall turn or attempt to turn on the water at a curb stop valve or any other valve once shut-off except where authorized by the Town.
- iii) No person shall alter any meter placed on a service pipe or connected with it inside or outside any premise so as to alter the amount of water registered by it, unless specially authorized by the Town for that particular purpose or occasion.
- iv) No person shall directly or indirectly place or cause to be placed any substance which would detract from the quality of the water within the water system or which caused the water to fail to comply with the potable water regulations under the Alberta Environmental Protection and Enhancement Act.
- v) No person shall allow interference or damage to a meter by frost or otherwise and that person shall be responsible for any costs relating to the repair of a damaged meter.
- vi) No person shall make or cause to be made any connection with any sewer, premise drain, or appurtenance thereof for the purpose of conveying or which may convey into weeping tile or eaves trough or roof drains.
- vii) No person shall discharge the contents of any privy vault, manure pit, or cesspool, directly or indirectly, into any sewer, or premise drain connected therewith unless authorized by the Town.
- viii) No person shall lift, turn, remove, raise, or otherwise tamper with the cover of any manhole, or other appurtenance of any sewer except where authorized by the Town.
- ix) No person shall throw, deposit, or leave in or upon any sewer or any trap, basin, grating, manhole, or other appurtenance of any sewer any butcher's offal, garbage, litter, manure, rubbish, sweeping sticks, earth, gravel, dirt, hay, straw, twigs, leaves, rags, cinders, ashes or refuse matter of any kind.
- x) No waste or discharge resulting from any trade, industrial, or manufacturing process, shall be directly discharged into any sewer without such previous treatment as shall be prescribed by the Town for each such case. The necessary treatment works so prescribed shall be completely installed by the applicant at that person's expense, prior to the construction of the sewer connection and thereafter shall be continuously maintained and operated by the owner.



- xi) Grease traps of sufficient size and approved design shall be placed on the water pipes from all hotels, restaurants, laundries, and such other places as the Town, under advisement may direct.
- xii) Sumps of sufficient size and approved design shall be placed on the waste pipes from all car washes and any other building which may cause dirt and debris to pass into the sewer.

## **8. Dangerous Goods**

- i) No person shall place or mix with any water supply in the water system of the Town any dangerous goods, hazardous waste or biological waste.
- ii) No person shall place or mix with any sewage placed in the sewer collection system of the Town any dangerous goods, hazardous waste or biological waste.
- iii) Any person or like enterprise breaching any part of the hazardous waste section including but not limited to spills, leaks, or dumping upon Town right of ways, shall be responsible for all costs incurred in the eliminating any pollution or contamination of the sites involved in the Town and shall make payment of the same to the Town on demand, such restitution will not exempt the person or organization from prosecution for contravention of this bylaw.
- iv) The owner or person responsible for the existence or accumulation of hazardous waste or agent of the owner or responsible person shall cause the hazardous waste to be transplanted to a disposal site and disposed of as prescribed by the Executive Officer of the Local Regional Health Authority or a duly authorized agent of the Province of Alberta.
- v) No person shall make or cause to be made any connection with any sewer, premise drain, or appurtenance thereof for the purpose of conveying or which may convey, into same, any inflammable or explosive material.
- vi) No person shall permit to be discharged into any sewer, any liquid which would prejudicially affect the sewers, or other trade waste or any waste of steam, condensing water, heated water, or other liquids of a higher temperature than one hundred and forty-nine (149) degrees Fahrenheit or sixty-five (65) degrees Celsius.
- vii) **The Town shall not collect hazardous waste.**

## **9. Conveyance of waste through Town**

- i) No person shall convey through the streets any sewage whatsoever, except in properly covered metal receptacles and are responsible to control as much as practicable the escape of any offensive odors.

#### **10. Service Connections:**

**Every water service connection to the Town water system shall be equipped with an inside water meter and an outside water meter read or an MXU transceiver unit to indicate the water consumption of the water service, and approved shut off valves.**

The following procedure will be followed with regard to the installation of outside water meter reads or an MXU transceiver unit and request for inside water meters for water supply to a newly constructed building or residence:

For new home, commercial or industrial construction, the plumbing and gas permit states that the plumber is required to install an inside water meter at the premises. The plumber will be directed to the Public Works Department to obtain an inside water meter. The Public Works Department will record the address that the inside meter has been obtained for, charge the corresponding fee for the meter (see schedule "A" attached), and will follow up to ensure access to install the MXU transceiver unit prior to occupancy.

- i) The Operational Services Department will send two staff members to the address requiring the outside meter read or MXU transceiver unit for the installation. If the Public Works Department is required to revisit the property, the Town, at the present custom work rates (see "***Schedule A***"), may bill the owner for each subsequent visit until the outside meter read is installed.
- ii) The Operational Services Department shall, upon installation of the outside meter read or MXU transceiver unit, advise Administration that the billing of the utilities to the said property shall be commenced as of that turn on date.
- iii) The developer shall provide the Town with two (2) sets of Engineered stamped drawings for review and approval prior to the start of construction. The Developer shall also provide to the Town two (2) sets of "as built" plans within thirty (30) days of completion of a private water and sewer system and a letter indicating that the private water main is fully operational shall also be supplied to the Town.
- iv) Occupancy permits on new construction will not be provided until the property has been inspected to determine that an inside water meter and an MXU transceiver unit has been installed.

#### **11. Requirement for Provision of Metering Space**

Where serviced by a town water supply,

- i) Unless and until adequate provision, to the satisfaction of the Town, is made on the premises for the installation of the outside meter read or an MXU transceiver unit, and this monitoring information is in place in a convenient location close to the inside water meter where convenient access is and will be at all times available to personnel from the Town, no person shall:



- a) Construct or commence to construct a new building, or;
  - b) Reconstruct, alter, add to or extend an existing building on any site in the Town;
  - c) Carry on a business
- ii) If the space constructed or provided as required by Sections 11 (i) or is not sufficient for the purposes outlined, the Town may in writing, require the owner or occupier of the premises to provide such additional space. If additional space is not provided, the Town may suspend the supply of water and sewer services until the required space is provided.

## **12. Rates and Fees**

- i) Every Utility Account Customer being an occupant registered owner, user or purchaser entitled to possession under an agreement for sale of a property which is served by water/and or sewer services of the Town shall pay monthly base rate charges and consumption charges for the service of supply of water and/or utilization of the sewer collection system in accordance with the rates established in ***Schedule "A"*** attached to and forming part of this bylaw and may be amended from time to time by resolution of Council.
- ii) In the case of an owner tenant arrangement, the registered owner of a property being serviced shall be held ultimately responsible for the payment of any applicable charges applied to that account.
- iii) The Town of Crossfield is not liable for damages as follows:
  - a) Caused by the break of any water or sewer main service line;
  - b) Caused by the interference or interruption in the supply of water and sewer services necessary in connection with the repair or proper maintenance of the water and sewer system;
  - c) Generally for any accident due to the operation of the water and sewer system unless that action is shown to be directly due to the negligence of the Town.

## **13. Payment of Rates:**

- i) A utility bill showing the current water and sewer charge to the user shall be mailed to the user bi monthly and payment of the bill may be made using the following means:
  - a) The Town of Crossfield Administration office at 1412 Railway Street.
  - b) Telephone/Internet banking through most Financial Institutions

- ii) All accounts with the Town under this Bylaw shall become due and payable upon receipt with the final day of payment being the 15<sup>th</sup> day of the month following the issuance of the bill. After the 15<sup>th</sup> day of the following month, a penalty of 7% will be applied to all outstanding balances.
- iii) All new property owners to the Town of Crossfield requiring municipal utility services shall pay a \$50.00 non-refundable administration fee.
- iv) Prior to issuing a water meter, a water/sewer account must be set up at the Town of Crossfield Administrative office and any fee associated with a water meter (see schedule "A" attached) will be due and payable prior to pick up of meter at Operational Services Department.
- v) In the case where no water meter has been installed, the water consumption shall be estimated along the following guidelines:

***Estimated bi- monthly minimum billing 20,000 gallons***

- vi) In cases where a meter is present but a reading was not recorded an estimate shall be based on previous consumption and/or the above guidelines at the discretion of the Town of Crossfield.
- vii) In default by the property owner of payment of said fees, the amount of such sums in default shall be a fee against the property in respect of which the service was provided and such fee shall be subject to the same penalties and collectible by the same manner as other taxes levied by the Town.
- viii) A utility account or portion thereof become 2 months in arrears, a written notice shall be forwarded, giving notice of the arrears and final opportunity to pay prior to transferring the arrears to the property tax roll account.
- ix) That, in default of payment by an occupant receiving the utility service, the amount of the sums in default may be collected by the Town by whatever lawful means are available.

#### **14. Determination of Consumption**

The Town shall determine the amount of water supplied to a premise, and such determination shall be final for all matters within the terms of this Bylaw.

#### **15. Meters**

Any person claiming a meter is not working properly and requests that the meter be removed and tested shall deposit with the Town a sum of \$200.00 (Two hundred dollars). The meter will then be removed from service by the Town of Crossfield and tested by a third party. If the meter is found to be over reading by more that 3%, the deposit will be refunded. Any meter meeting the 3% guideline shall be considered



adequate, and the deposit shall be forfeited along with any additional costs involved for the removal, testing, and installation of the meter.

#### **16. Bulk Water**

- i) The Town may provide bulk water services at a rate established in "***Schedule A***" of this Bylaw.
- ii) The guidelines for utilization of the bulk water service may change from time to time as set by the Operational Services Department policies and procedures.
- iii) The Town is responsible for the maintenance of the facility and may therefore from time to time have the right to close the facility for maintenance purposes.
- iv) No owner, consumer or other person shall connect, cause to be connected, or allow to remain connected to the water utility, whether directly or indirectly any piping fixture, fitting, container or appliance, in a manner which under any circumstances, may allow water waste, water contaminant or any other liquid, chemical or substance to enter the water utility.

To comply with the above, all containers hauling bulk water from any authorized location shall have an air space between the supply pipe to the top of the container equal to two times the diameter of the supply pipe.

- v) non compliance may result in a fine of \$2,500.00

#### **17. Arrears Transfer to Tax Roll**

- i) In the event that payment for the arrears on a utility account is not received at the Town of Crossfield by the date and time specified in the written notice, the arrears and penalties, plus a \$50.00 (fifty dollar) administration fee, will be transferred to the tax roll of the property, without further notice.
- ii) In the case of default of payment of any water and/or sewer rates, or charges, thirty (30) days after the expiration of the day upon which the same shall have become due or payable, the Town may, after providing notice, shut off the water supply to any premises in respect of which payment is in arrears or default.

#### **18. Continuing Water Service**

Where the water supply has been shut off, because of default of payment, the water supply shall not be turned on until payment of all arrears, penalties, disconnection charges, connection charges and deposits have been recovered by the Town or arrangements satisfactory to the Chief Administrative Officer have been made. A

reconnection fee of \$200.00 would apply in the event the water supply has been shut off.

#### **19. Non-Receipt of Utility Bill**

All utility bills and other charges are deemed to have been received by the utility account customer, seven (7) days from the date of mailing from the Town office.

#### **20. Delegation**

The Council of the Town of Crossfield in the Province of Alberta hereby delegates to the Chief Administrative Officer, the power to:

Establish policies and procedures for the general maintenance or management or conduct or any of them, of the water and sewer system and of the officers and other employees employed in connection with the water and sewer system;

- i) Establish in connection with the water and sewer system, the times and places where rates and/or fees under this bylaw are payable;
- ii) Collect the rates and fees established pursuant to this bylaw;
- iii) Enforce payment of those rates and/or fees by all or any of the following methods:
  - a) By shutting off the water supply to the user of the system,
  - b) By action in any court or competent jurisdiction;
  - c) By distress and sale of goods and chattels of the person owing the rates or charges wherever they may be found in the Municipality;
  - d) Any other lawful means of collection available.
- iv) Enforce the terms and conditions under which the water and sewer service is supplied either;
  - a) By enforcing this bylaw
  - b) By enforcing any agreement made between the Town as supplied and the consumer;

Including shutting off of the public service being supplied to the consumer or disconnection of the service thereof until the consumer complies with the terms and conditions in this bylaw.



## **21. Control and Management**

As directed by Town Council, the Chief Administrative Officer shall have the administrative control, care and management of the water and sewer of the Town and of all the property used in connection with the said system, and the business carried on in respect thereof, and shall have the right to enter into contracts for service by and on behalf of the said Town, under and in accordance with the provisions of this bylaw and shall be charged with the proper conduct of the said business and enforcement of this bylaw.

## **22. Water Restrictions**

Town Council has adopted the Mountain View Regional Water Services Commission level one (1) water restrictions to outside watering (lawn, garden, car washing at home, etc) to even numbered addresses on even calendar days and odd numbered addresses on odd calendar days from May 1 to October 31 of each calendar year.

From time to time it may be necessary for Town Council to impose water usage restrictions on all water users as a result of the Mountain View Regional Water Services Commission. This will only be done on an "as needed" basis and all water users must comply when restrictions are in place.

## **23. Water Conservation**

### **BUILDING PERMITS and DEVELOPMENT PERMITS**

1. That all Building Permit and Development Permit applications include a water conservation plan describing the mandatory and voluntary water conservation efforts that will be made
2. That effective September 1, 2008 all Building Permits issued for new construction renovation or basement development projects for residential properties, including multi-unit residential buildings, will be required to have water efficient plumbing fixtures which meet the following mandatory requirements:
  - a. All flush toilets must be Dual-Flush Toilets or shall have an average flush of 6 liters or less
  - b. All flush toilet models must conform to certification by the Canadian Standards Association under section B45 and amendments thereto, at the time of installation
  - c. All showerheads must be rated not to exceed 7.6 liters per minute
  - d. All household lavatory faucets to be fitted with a tap aerator and to have a maximum flow rate of 5.7 liters per minute
  - e. All household kitchen faucets to be fitted with a tap aerator and to have a maximum flow rate of 5.7 liters per minute
  - f. All household hot water pipe runs of more than 8 meters must include recirculation systems (on new construction only)

3. That effective September 1, 2008 all building Permits issued for new construction, renovation or basement development projects for residential properties, including multi-unit residential buildings, will be asked to voluntarily institute the following Water Conservation Measures:
  - a. Downspouts to be directed away from the foundation and be incorporated into landscaping plans such that rain water is maximized for trees, shrubs and lawns
  - b. Installation of front-loading water-conserving Energy star certified washers
  - c. Installation of Energy star certified dishwashers
  - d. Underground irrigation systems to be equipped with a high flow shutoff valve
  - e. Minimum 8 inches of topsoil for growth areas
  - f. Xeriscaping, meaning gardening practices that use native plants and drought tolerant species which require less water and chemicals, planning and implementation
  - g. At least one rain barrel per home
4. That effective September 1, 2008 Building Permits and Development Permits issued for new construction, development, retrofitting or restoration of commercial, institutional, industrial, or municipal buildings will be required to meet the following water efficient requirements for plumbing and mechanical fixtures:
  - a. All public restroom urinals to be waterless or to have a total water usage of no greater than 3.8 liters per flush
  - b. All flush toilets must be Dual-Flush Toilets or shall have an average flush of 4.5 liters or less
  - c. All flush toilet models must conform to certification by the Canadian Standards Association under section B45 and amendments thereto, at the time of installation
  - d. All lavatory faucets to have a tap aerator and to have a maximum flow rate of 1.9 liters per minute
  - e. No Person shall install or allow the installation of any Once-Through Cooling Equipment connected to the Town of Crossfield potable water supply, in any construction, development, retrofitting or restoration project.

#### **24. Separate and Severable**

Each section of this bylaw shall be read and construed as being separate and severable from each other section. Should any section of this bylaw be found to have been improperly enacted for any reason, then such section apart shall be regarded as being Severable from the rest of the bylaw in accordance with good financial management to cover the costs of providing a quality water distribution service to its residents, the Town of Crossfield hereby establishes the following fee structure for that service (See attached ***Schedule "A"***).



**26. Bylaw No. 2009-02 is repealed in its entirety on the date of the final reading of this Bylaw 2011-06.**

Read a first time this 5<sup>th</sup> day of April, 2011

Read a second time this 5<sup>th</sup> day of April, 2011

Read a third time and passed this 19<sup>th</sup> day of April, 2011.



\_\_\_\_\_  
Mayor Nathan Anderson



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Chief Administrative Officer Cheryl Skelly

**SCHEDULE "A"**  
**WATER AND SEWER RATES, FEES AND CHARGES**

Where the owner or customer is responsible for the payment of certain charges and fees pursuant to the Town of Crossfield Water and Sewer Bylaw the following shall apply:

1. In this Bylaw and schedule

*"Bylaw"* shall mean Town of Crossfield Waterworks Utility Bylaw – 2011-06

*"Town"* shall, depending on the context of its use, mean the Municipal Corporation of the Town of Crossfield, its administration and staff, agents or representatives.

2. A fee in the amount of \$200.00 to be known as a reconnection fee shall be levied on any account that has been turned off for non-payment in accordance with Bylaw 2009-06. Where a reconnection of a service is required after 4:00 p.m. on any week day, or on weekends or holidays, a further \$80.00 fee in addition to any other charges is payable.
3. The deposit required to initiate a meter accuracy test under section 15 of this Bylaw shall be \$200.00.
4. \$50.00 administration fee for transfer of outstanding utility accounts to tax roll accounts.
5. Any person who contravenes the provisions of this bylaw relating to water restriction is guilty of an offence and liable upon summary conviction to a fine of \$250.00.
6. All new owners of a of a parcel of land requiring municipal utility services shall pay a \$50.00 non –refundable administration fee:

- **Property Owners. ....\$50.00**  
***This applies even if the owner rents out the property\****

7. **UNSERVICED LOTS** – On un-serviced lots, servicing is to be completed to City of Calgary standards, in accordance with the Town's engineering firm specifications and is the sole responsibility of the property owner. A General Designs Standard Agreement must be entered prior to any construction and is available through the Operational Services Department.

**8. WATER SERVICE**

**Residential and Commercial Services**

For the purpose of this bylaw "residential service" shall mean any detached dwelling, semi-detached dwelling, duplex, mobile home, apartment, or row house and "commercial Service" shall mean any businesses within any of the Business Districts in the Town as defined in the Town of Crossfield Land Use Bylaw.



- a. Residential Services and Commercial Services shall be charged as follows:

***Bi Monthly Service Charge .....\$40.00 for 22.7 cubic meters (m<sup>3</sup>) (5000 gallons)***

***Over the minimum (5000 gallons)***

***Service Charge of .....\$2.75 per cubic meter (m<sup>3</sup>) (220 gallons)***

***Where there is no inside water meter, outside meter or remote read, or MXU transceiver unit the charges will be estimated as follows (as per section 13. v in Bylaw No. 2011-06)***

***Minimum billing .....90.8 m<sup>3</sup> (or 20,000 gallons)***

#### **9. INDUSTRIAL SERVICES**

For the purpose of this bylaw "Industrial Services" shall mean any building in the Industrial Districts as defined in the Town of Crossfield Land Use Bylaw.

- a. Industrial Services shall be charged as follows:

***Bi-Monthly Service Charge.....\$47.50 for (22.7 m<sup>3</sup>)***

***Over the minimum (5000 gallons)***

***Service Charge of.....\$3.19 per cubic meter (m<sup>3</sup>)***

**\*\* Sewer Services** – shall be charged at **50%** of the water charges levied under section 7a and 8a above.

#### **10. BULK WATER FEES**

**Resident ..... \$5.00 per cubic meter (m<sup>3</sup>)**

**Non-Resident.....\$7.20 per cubic meter (m<sup>3</sup>)**

#### **10. WATER METERS**

Standard 5/8"X1/2" SR2 ECR 1M3 Meter with Tail Kit

Standard 5/8"X3/4" SR2 ECR 1M3 Meter with Tail Kit

Standard 3/4" SR2 ECR M3 Meter with Tail Kit

Commercial/Industrial 1/5" SR ECR 1M3 Meter with Kit

Commercial/Industrial 2" SR 1M3 ECR W/TPAD with Kit

Industrial 3" SRH ECR 10M3 CMPD Meter with Kit

Industrial 4" SRH ECR 10M3 CMPD Meter with Kit

**(ALL THE ABOVE METERS ARE AVAILABLE AT THE TOWN OF CROSSFIELD RATE PLUS 10% & GST)**