

CITY OF HAMILTON

BY-LAW NO. 02-377

To Amend the Waterworks By-law No. R84-026, as amended, and Implement the Universal Water Metering Program, Water Rates and Fees for 2002 and Policies For Public and Private Water Filling Stations

WHEREAS on the 20th day of March, 1984, the Council of The Regional Municipality of Hamilton - Wentworth enacted By-law No. R84-026, being a By-law respecting the management and maintenance of the waterworks system of The Regional Municipality of Hamilton - Wentworth and the establishment of water rates and charges;

AND WHEREAS pursuant to the City of Hamilton Act, 1999, S.O. 1999, c. 14, Schedule "C", The Regional Municipality of Hamilton-Wentworth was dissolved on January 1, 2001 and the City of Hamilton stands in the place of The Regional Municipality of Hamilton-Wentworth for all purposes;

AND WHEREAS pursuant to the City of Hamilton Act, 1999, S.O. 1999, c. 14, Schedule "C", every by-law of an old municipality, such as the former Regional Municipality of Hamilton-Wentworth, that is in force on December 31, 2000 shall be deemed to be a by-law of the City of Hamilton until it expires or is repealed or amended to provide otherwise;

AND WHEREAS on the 20th day of March, 2001, the Council of the City of Hamilton did authorize that the City of Hamilton enter into an agreement with Hamilton Hydro Inc. for the provision of metered water and wastewater billing, reading and collection services to the City of Hamilton;

AND WHEREAS on the 1st day of May, 2001 the Council of the City of Hamilton did authorize that By-law R84-026, as amended, be further amended such that all properties serviced by the City of Hamilton waterworks system will be metered by June 30, 2004, that the then-existing Water Demand Control Strategy and volunteer meter installation programs be discontinued, and that the Water Service Replacement Program be modified as set out herein;

AND WHEREAS on the 16th day of October, 2001 the Council of the City of Hamilton did authorize the award of the Universal Metering Contract, TOE 00-37 (W) for the installation of water meters in all remaining unmetered residential properties and on the 1st day of December, 2001 did authorize the assignment of said Universal Metering Contract;

AND WHEREAS on the 23rd day of January, 2002, the Council of the City of Hamilton did authorize the 2002 water rates and fees set out herein;

AND WHEREAS on the 6th day of March, 2002, the Council of the City of Hamilton did authorize that By-law R84-026, as amended, be further amended to reflect the City's policies with respect to public and private water filling stations.

NOW THEREFORE, the Council of the City of Hamilton enacts as follows:

1. That The Regional Waterworks By-law No. R84-026, as amended, (the "By-law") be further amended by striking out every reference in the By-law to "Area Municipality" and by substituting in each case "City of Hamilton".
2. That the By-law be amended by striking out every reference in the By-law to "Commissioner of Environment" and by substituting in each case "General Manager of Transportation, Operations and Environment".
3. That the By-law be amended by striking out every reference in the By-law to the "Commissioner of Legal Services" and by substituting in each case "City Solicitor".
4. That the By-law be amended by striking out every reference in the By-law to the "Commissioner of Finance" and by substituting in each case "General Manager of Finance and Corporate Services".
5. That the By-law be amended by striking out every reference in the By-law to "Region" or "Regional Area" and by substituting in each case "City of Hamilton".
6. That the By-law be amended by striking out every reference in the By-law to "Regional Corporation" or "Regional Municipality" and by substituting in each case "City of Hamilton".
7. That the By-law be amended by striking out every reference in the By-law to "Regional Council" and by substituting in each case "City Council".
8. That sub-section 1(a) of the By-law be repealed and the following substituted therefor:
 - (a) "City of Hamilton" means the City of Hamilton as established on January 1, 2001 under the City of Hamilton Act, 1999, SO. 1999, c. 14, Schedule "C" and its geographic area.
9. That sub-sections 1(d), (e) and (f) of the By-law be repealed and the following substituted therefor:

- (d) "consumer" means any owner, tenant or lessee or occupier of lands who may have occasion to make use of any water service connection to a property which he, she or it occupies in the course of his, her or its residence or in the operation of a business.
 - (e) "General Manager of Finance and Corporate Services" means the General Manager of Finance and Corporate Services for the City of Hamilton or the person duly authorized to act in his or her stead.
 - (f) "General Manager of Transportation, Operations and Environment" means the General Manager of Transportation, Operations and Environment for the City of Hamilton or the person duly authorized to act in his or her stead.
10. That sub-section l(m) of the By-law be repealed and the following substituted therefor:
- (m) "Private Water Filling Stations" means privately owned and operated water filling stations.
11. That sub-section 1 (n) of the By-law be repealed and the following substituted therefor:
- (n) "Public Water Filling Stations" means the water filling stations identified in Schedule "C" to this By-law which are owned by the City of Hamilton.
12. That sub-section l(o) of the By-law be repealed and the following substituted therefor:
- (o) "City Council" means the Council of the City of Hamilton.
13. That sub-section l(p) of the By-law be repealed and the following substituted therefor:
- (p) "City Solicitor" means the City Solicitor for the City of Hamilton or such person as is duly authorized to act in his or her stead.
14. That the following be added as sub-section l(u) to the By-law and that the current sub-sections (u) and (v) be relettered as (v) and (w) respectively:
- (u) "Universal Metering Program" means the City of Hamilton's program to supply and install new water meters, remote water meter reading receptacles and meter seals on all unmetered properties within the City of Hamilton by June 30, 2004.

15. That the following sub-section 4(1a) be added immediately after the existing sub-section 4(1) of the By-law:
 - 4(1 a) The General Manager of Transportation, Operations and Environment may issue a permit for a property to have a separate water service connection to the City's waterworks system for establishing a Private Water Filling Station subject to:
 - (i) the same terms and conditions as are applied to other properties requesting a water service connection;
 - (ii) all necessary zoning, servicing, testing, reporting and technical requirements specific to a Private Water Filling Station operation, in the opinion of the General Manager of Transportation, Operations and Environment; and
 - (iii) the payment of all necessary fees as set out in clause 12(7)(b) of this By-law.
16. That sub-section 4 (13) (v) of the By-law be repealed and the following substituted therefor:
 - (13) (v) installs a water meter, where the Owner has obtained a water meter permit from the City on or before December 21, 2001, or if no such permit has been obtained, pays the City for the installation of a water meter at the fee set forth in Schedule "E" to this By-law; and
17. That the By-law be amended by adding the following sub-section 5(4):
 - (4) For the purposes of sub-section (1) of this section, and except where a person has obtained a water meter permit from the City on or before December 21, 2001 on a voluntary basis or for new house construction, the installation of water meters, seals, and remote reading devices will be performed by only the General Manager of Transportation, Operations and Environment or his/her designate, or by a contractor authorized by the City of Hamilton.
18. That clause 8(l)(c) of the By-law be repealed and the following substituted therefor:
 - (c) on all legally established income producing rental properties with verification from the City, within six (6) months of notification by the City of the requirement of installing a water meter, only where a water meter permit was obtained by the Owner on or before December 21, 2001. In such situations, the Owner or Occupant shall permit the City to install the water meter and remote reading device;

19. That clause 8(l)(d) of the By-law be amended by deleting the first phrase “on all non-metered residential properties being sold within six (6) months after the change of ownership” and by substituting the following:

“on all non-metered residential properties being sold within six (6) months after the change of ownership, only where a water meter permit was obtained by the Owner on or before December 21, 2001. In such situations, the Owner or Occupant shall permit the City to install the water meter and remote reading device.”
20. That clause 8(l)(e) of the By-law is hereby repealed.
21. That clause 8(1)(f) of the By-law be repealed and the following substituted therefor:

(f) on all unmetered properties serviced by the City of Hamilton’s waterworks system by June 2004 under the City of Hamilton’s Universal Metering Program. All such water meter and remote reading devices will be installed by the City.
22. That sub-section 8(9) of the By-law be amended by deleting the words “Section 1 (c)” and substituting “Section 1” therefor, and by adding the following to the end of that sub-section:

“Where a water meter permit was obtained for a premises on or before December 21, 2001 on a voluntary basis or for new house construction, the Owner has one year from the date of the permit to install the water meter and remote reading device to the satisfaction of the General Manager of Transportation, Operations and Environment or to arrange for the City to install the water meter and remote reading device.”
23. That clause 12(3)(a) of the By-law be amended by deleting the words ‘Section A of’ in the second line of that clause.
24. That clause 12(3)(b) of the By-law be amended by deleting the words ‘Section B of’ in the second and third lines of that clause.
25. That sub-section 12(4) of the By-law be repealed and the following sub-section 12(4) substituted therefor:

(4) The Owners and Occupants of all lands with a metered service other than a residential service described in sub-section (3) of this section are to pay the Commercial/Institutional/Industrial meter rates as set out in Schedule “G” to this By-law.

26. That clauses 12 (5)(a) and (b) of the said By-law be repealed, the following sub-section 12(5)(a) substituted therefor and the existing clauses 12(5)(c) and (d) be relettered as clauses 12(5)(b) and (c);

12(5)(a) The Owners and Occupants of all lands within the City of Hamilton which are existing non-metered single family residential properties for which water rates are payable and which are not yet required to be metered under this By-law, and thus are not liable to pay metered water rates as set forth in Schedule "G" to this By-law, are liable to pay a non-metered annual rate as set forth in Schedule "A" to this By-law, until such time as the water meter and remote reading device is installed by the City.

27. That sub-section 12(6) of the By-law be repealed and the following sub-section 12(6) substituted therefor:

12(6) Water will be supplied at metered rates to travelling shows and for other temporary occasions upon application in writing accompanied by a deposit in the amount set forth in Section 1 of Schedule "C" to this By-law, consisting of a usage deposit and a damage deposit. The amount described in Section 1 of Schedule "C" to this By-law for connecting and disconnecting the temporary water service, as well as the per diem fee for the hydrant adapter and the amount due for water used shall be deducted from the usage deposit. Upon the water supply being disconnected, the net amount of the usage deposit is to be returned by the City to the water user, but if the amount of the usage deposit should be exhausted while the continuance of the supply is still required, the water supply will be shut off unless a further usage deposit in the amount set out in Section 1 of Schedule "C" to this By-law is received by the City. The damage deposit will be returned to the water user upon the water supply being disconnected and the water user returning the hydrant adapter to the City in good and working condition.

28. That sub-section 12(7) of the By-law be repealed and the following substituted therefor:

Water Filling Stations

- (7)(a) Tank trucks may be supplied with water at the Public Water Filling Stations and rates identified in section 2 of Schedule "C" to this By-law.
- (7)(b) Private Water Filling Stations shall pay the following fees:
- (i) where the Private Water Filling Station is approved by the General Manager of Transportation, Operations and Environment after the coming into force and effect of this clause 12(7)(b), the one time permit fee set out in section 3 of Schedule "C" to this By-law, in addition to any

other applicable fees set out in this By-law related to the separate water service connection to the City's waterworks system;

- (ii) for all Private Water Filling Stations in existence prior to the coming into force and effect of this clause 12(7)(b), and for all new Private Water Filling Stations approved by the General Manager of Transportation, Operations and Environment under this By-law, the annual permit fee set out in section 3 of Schedule "C" to this By-law for inspection and monitoring by the City. Failure to obtain an annual permit will result in the disconnection of the Private Water Filling Station from the City's waterworks system, at the full cost and expense of the property owner; and
- (iii) the Commercial, institutional and Industrial metered water rate set out in Schedule "G" to this By-law, except that the sanitary sewer surcharge will not be applied to those properties where a separate water service connection is established for a Private Water Filling Station provided that the separate water service connection is not used to provide water for any domestic purpose.

29. That sub-section 12(8) of the By-law be amended by deleting the words "section 3" in the last line of the sub-section and substituting the words "section 4" therefor.

30. That sub-section 12 (9) of the By-law be repealed and the following sub-sections 12(10), (11) and (12) be substituted therefor;

- 12(9) Where the Owner of the lands has failed to install a water meter and remote reading device as required under this By-law, the Owner or Occupant of the lands shall pay a non-metered rate calculated at three times the average rate of metered properties of similar size and type in the City until such time as the water meter and remote reading device are installed by the City.
- 12(10) Where the Owner of the lands has failed to permit the installation of a water meter and remote reading device by the City under this By-law, the Owner or Occupant of the lands shall pay a flat rate two times the average rate of metered properties of similar size and type until such time as the water meter and remote reading device are installed by the City.
- 12(11) Where the Owner or Occupant of the lands with an existing water meter refuses to permit the installation of a remote reading device by the City, the Owner or the Occupant of the lands shall pay two times the metered rate for that property based on estimated consumption until such time as a remote reading device is installed by the City.

- 12(12) Where the Owner or Occupant of the lands with an existing water meter refuses to allow access by the City to the water meter or water meter equipment for inspection or servicing, the Owner or Occupant shall pay two times the metered rate for that property based on actual or estimated consumption, as the case may be, until such time as the inspection or servicing is completed by the City.
31. That sub-section 13 (1) of the By-law be repealed and the following substituted therefor:
- (1) Non-metered water rates are,
- (a) to be calculated on the basis of one cubic metre per day water consumption times the applicable water rate; and
- (b) in addition to any other remedies that the City may have for unpaid water rates, may be added to the collector's roll of the City of Hamilton in the same manner as taxes and are subject to the same discounts, interests and penalties as for taxes.
32. That sub-section 13(2) of the By-law be repealed and the following substituted therefor:
- (2) Accounts for metered water rates are to be sent at any of such periods as are set forth in Schedule "G" to this By-law, by the General Manager of Finance and Corporate Services or by any other body acting on behalf of the General Manager of Finance and Corporate Services under an agreement with the City of Hamilton and if these account are sent by any other body, then the rates so collected are to be forwarded to the General Manager of Finance and Corporate Services within the time prescribed in such agreement
33. That subsection 13(3) of the By-law be repealed and the following substituted therefor:
- (3) Effective October 2, 2002, late payment charges will be at the rate of 1.5% per month calculated daily on any overdue balance.
34. That subsection 13 (6) of the By-law be amended by deleting the words 'section A and B of' in the last line of that sub-section.
35. That clause 13(7)(a) of the By-law be amended by deleting the words "section 5, of' in the third to last line of that clause and by deleting the words "or water may be turned off where a meter has not been installed pursuant to Section 8 herein" at the end of that clause.

36. That sub-section 18(4) of the By-law be amended by deleting the words "section 6 of" in the fourth line of that sub-section and by deleting the words "section 7 of" in the last line of that sub-section.
37. Schedule "A" to the By-law is hereby repealed and the Schedule "A" attached to this By-law be substituted therefor.
38. Schedule "B" to the By-law is hereby repealed.
39. That Schedule "C" to the By-law is hereby repealed and the Schedule "C" attached to this By-law be substituted therefor.
40. That Schedule "E" to the By-law is hereby repealed and the Schedule "E" attached to this By-law be substituted therefor.
41. That Schedule "G" to the By-law is hereby repealed and the Schedule "G" attached to this By-law be substituted therefor.
42. In all other respects, the contents of By-law No. R84-026, as amended, are hereby confirmed unchanged.
43. That this By-law shall be deemed to have come into force and effect as of December 22, 2001, except that:
 - (a) Sections 23, 24, 25, 26, 27, 29, 31, 32, 34, 36 and 38 of this By-law and Schedules "A", "C" (sections 1,2 and 4), "E" (except for section 1 (c) which came into effect on December 22, 2001) and "G" attached hereto shall be deemed to have come into force and take effect as of January 23, 2002;
 - (b) Sections 10, 11, 15, 28 and Schedule "C" (section 3) attached hereto shall be deemed to have come into force and take effect as of March 7, 2002; and
 - (c) Section 33 of this By-law shall be deemed to have come into force and take effect as of October 2, 2002.

PASSED AND ENACTED this 17th day of December, 2002.



Mayor



City Clerk

Approved
as to form

Legal
Services

SCHEDULE "A" TO BY-LAW NO. R84-026, AS AMENDED

**NON-METERED WATER RATES
EFFECTIVE JANUARY 23, 2002**

Water: City of Hamilton (geographic area of the former City of Hamilton and the former City of Stoney Creek as at December 31, 2000)

\$242.85 per annum, to be billed in installments

Note: Sanitary Sewer Surcharge Rate 100% of non-metered water rate

SCHEDULE "C" TO BY-LAW NO. R84-026, AS AMENDED

MISCELLANEOUS RATES FOR WATER

(Referred to in Section 12(6), (7) and (8))

1. Travelling Shows and Other Temporary Occasions

The deposit required from travelling shows or applicants for other temporary occasions is Five Hundred Dollars (\$500.00), and consists of:

- (a) Two Hundred Dollars (200.00) as a usage deposit (to be applied to the cost of temporary connection/disconnection, the per diem rental cost for the hydrant adapter and the amount due for water used); and
- (b) Three Hundred Dollars (\$300.00) as a damage deposit (refundable upon return to the City of the hydrant adapter).

The fee for connecting and disconnecting the water service and for the hydrant adapter rental are set forth in Section 13 of Schedule "E" to this By-law and are in addition to the applicable metered water rate set out in Schedule "G" to this By-law

2. Public Water Filling Stations

The rate payable for water supplied to tank trucks at the Public Water Filling Stations be \$0.924 per cubic metre or part thereof. The Public Water Filling Stations are located at:

- (i) Shaver Road, Ancaster
- (ii) Dartnall Road, Hamilton

3. Private Water Filling Stations

The one time permit fee for new private water filling stations approved by the General Manager of Transportation, Operations and Environment is \$350.00 and is payable upon permit application.

The annual permit fee for both existing private water filling stations and new private water filling stations approved by the General Manager of Transportation, Operations and Environment is \$150.00 and is payable within one month of the notification by the City.

Schedule "C" continued

4. Areas Outside the City of Hamilton

The rate for water supplied to municipalities for the Owner or Occupant of any lands outside the City of Hamilton is the applicable meter rate set forth in Schedule "G" to this By-law, plus fifty per cent (50%) surcharge or such other surcharge as may be specifically defined in the agreement between the City and the municipality, Owner or Occupant of the lands outside the City of Hamilton.

SCHEDULE "E" TO BY-LAW R84-026, AS AMENDED

TABLE OF FEES FOR VARIOUS SERVICES

1. (a) Water Service Permit Fees \$50.00
- (b) Permit fees associated with the installation of water services, supply and installation of water meter and remote reading device, and superintending, as referred to in Section 4(l)(b) of Regional By-law R84-026, as amended, as of January 23, 2002:

<i>Size of Water Meter</i>	<i>Fee</i>
16 mm diameter	\$ 254.00
20 mm diameter	295.00
25 mm diameter	488.00
38 mm diameter	774.00
50 mm diameter	948.00
100 mm diameter (turbine)	2,140.00
100 mm diameter (compound)	4,153.00
150 mm diameter (turbine)	4,222.00
150 mm diameter (compound)	8,339.00
200 mm diameter (turbine)	6,119.00

Schedule "E" continued

- (c) Fees for supply and installation of water meter and remote reading device under Universal Metering Program as of December 22, 2001:

<i>Size of Water Meter</i>	<i>Fee</i>
16 mm diameter	\$234.00
20 mm diameter	\$260.00
25 mm diameter	\$342.00
38 mm diameter	\$665.00
Greater than 38 mm diameter	Construction costs plus \$22.00 administration charge

The fees payable under the Universal Metering Program by Owners of single-family residential properties may be paid to the City either in full or over a five year period, interest free, on the utility bill, with the option to repay all or part of those costs before the end of the five year period once the billing account has been established.

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| 2. | Permit refund service charge - water **** | \$20.00 |
| 3. | For superintending the laying of a new water service | |
| | a) Regular Inspection | 47.00* |
| | b) Complex Development Inspection. This fee is in addition to the Regular Inspection Fee and is charged per service from the main meter of the development to each unit being served. | 47.00* |
| 4. | For superintending the laying of the water service after normal working hours | 70.00* |
| 5. | For turning water off | 47.00* |
| 6. | For turning water on | 47.00* |
| 7. | For turning water on & off during the same call | 56.00* |
| 8. | For turning water off and on due to non-payment (penalty extra) | 94.00* |
| 9. | For each Special Water Service to be connected as referred to in Section 4(18) of this By-law | 1,735.00* |
| 10. | Discharge of Special Water Service Agreements | 210.00 |

Schedule "E" continued

11. Processing of Special Water Service Agreements **395.00**
12. Flow test for fire-fighting design purposes **60.00***
13. (a) For temporary connections and disconnections**

Size of Water Meter	Usage Cost + Connection/Disconnection Fee
15 mm - 25 mm diameter	(Metered Water Rate)* + \$ 60.00*
38 mm - 50 mm diameter	(Metered Water Rate)* + 88.00*
100 mm diameter	(Metered Water Rate)* + 271.00*

- (b) For additional temporary connections and disconnections (After Hours either visit) **100.00/visit**
- (c) Additional per diem charge for hydrant adapter rental **1 .00/day**
14. For poor pressure flow tests *** **25. 00**
15. Pool Charges-
supplying water to pools having a capacity of more than 5 cu.m. an annual charge of **58. 00**
16. Replacement Cost for Lost Meter:

Size of Meter	cost	8%PST & 7% GST	Total
16 mm diameter	\$ 73. 75	\$ 11. 06	\$ 84. 81
20 mm diameter	109.00	16. 35	125. 35
25 mm diameter	135.20	20.28	155.48
38 mm diameter	301. 56	45. 23	346.79

Schedule "E" continued

50 mm diameter	402.48	60.37	462.85
100 mm diameter (turbine)	1250.00	187.50	1437.50
100 mm diameter (compound)	2260.00	339.00	2599.00
150 mm diameter (turbine)	2300.00	345.00	2645.00
200 mm diameter (turbine)	3400.00	510.00	3910.00
200 mm diameter (compound)	6200.00	930.00	7130.00
250 mm diameter (turbine)	6600.00	990.00	7590.00

17. Seasonal Water Meter:

15 mm to 25 mm diameter	60.00"
38 mm to 50 mm diameter	88.00*
100 mm plus diameter	278.00*

18. Testing water meters, referred to in Section 9 of this By-law

16 mm to 25 mm diameter	\$91 .00*
38 mm to 50 mm diameter	139.00*
75 mm to 250 mm diameter	318.00*

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| 19. | Repair of broken meter | labour +parts (+GST) |
| 20. | For service calls other than previously specified | 54.50* |
| 21. | Service Call (After Hours) | 70.00* |
| 22. | Service Fee for each missed appointment
or inspection not ready and completed followup
inspection (\$47/visit) | 94.00* |
| 23. | Meter Open By-pass | 300.00 |

Schedule "E" continued

24.	Account Set-up/Change Fee	10.00
25.	Special Reading Fee	19.00
26.	Account Breakdown (per year)	11 .00*
27.	Status Certificate Fee	24.00
28.	Transfer to Taxes for Non-Payment of Account	22.50
29.	Watermain Service Thawing – serviced by external contractor	cost plus 33%
30.	Renewal of any permit set out in this Schedule "E" which has expired	31.50
31.	Repair or Replace City Property (Labour Materials and Equipment Costs)	cost plus 33%
32.	Watermain Valve Shut Down and Recharge	cost plus 33%
33.	Processing of Landscaping Lease Arrangements	395.00
34.	Rental Rate for Landscaping Lease (Per Annum)	Case Dependent No set fee
35.	Status of Special Water Service Agreements – No Field Inspection	115.00
36.	Status of Special Water Service Agreements – Field Inspection	162.00

* This charge includes GST.

** This service requires a \$500.00 deposit (\$200 usage deposit and \$300 damage deposit)

*** This charge is applicable only on properties tested which have adequate water pressure flows and wish to be retested.

**** A service charge applies for each refund issued.

SCHEDULE "G" TO BY-LAW NO. R84-026, AS AMENDED

TABLE OF METERED WATER RATES

EFFECTIVE JANUARY 23, 2002

(Referred to in Section 12(2), (3) & (4) & 13(2))

A) Minimum Charge

The minimum charge per billing period, which constitutes a basic charge, including the use of the specified volume of water is as follows:

Residential Meter Size	Approved Bi-Monthly Rate	Minimum Volume/Bi-Monthly	Approved Monthly Rate	Minimum Volume/Month
15mm to 20 mm	\$8.85	10 m3	\$4.42	5 m3

Commercial, Institutional & Industrial Meter Size	Approved Bi-Monthly Rate	Minimum Volume/Bi-Monthly	Approved Monthly Rate	Minimum Volume/Month
16 mm	\$ 8.85	1 0m3	\$ 4.42	5 m3
20 mm	\$ 8.85	1 0m3	\$ 4.42	5m3
25 mm	\$46.77	30m3	\$23.39	15m3
38 mm	\$ 51.97	30m3	\$25.98	15m3
50 mm	\$61.78	30m3	\$30.89	15m3
75 mm	\$107.06	30m3	\$53.53	15m3
100 mm	\$137.13	30m3	\$68.57	15m3
150 mm	\$242.64	30m3	\$121.32	15m3
200 mm	\$418.95	30m3	\$209.47	15m3
250 mm	\$644.99	30m3	\$322.49	15m3

Haldimand Meter Size	Approved Bi-Monthly Rate	Minimum Volume Bi-Monthly	Approved Monthly Rate	Minimum Volume/Month
100 mm	\$205.70	30 m3	\$102.85	15 m3
150 mm	\$363.96	30 m3	\$181.98	15 m3
200 mm	\$628.42	30 m3	\$314.21	15 m3

Schedule "G" continued

B) Consumption Rate

The consumption charge for the amount of water used over and above the specified volume included in the Bi-Monthly Minimum Charge is as follows:

Type of Water Service	Specified Volume Included in Billed Minimum Bi-Monthly Charge	Consumption Charge per Cubic Metre
Residential	10 m ³	\$0.616 > 10 m ³
Small Commercial	10 m ³	\$0.616 > 10 m ³
Commercial, Institutional & Industrial (including Private Water Filling Stations approved by the City)	30 m ³	\$0.616 > 30 m ³
Haldimand & Public Water Fillina Stations	30 m ³	\$0.924 > 30 m ³

C) Sanitary Sewer Surcharge Rate 100% of water consumption (applies to all metered residential, commercial, industrial and institutional water consumption)