

CKSD SUMP PUMP POLICY

1. The CKSD has the right to adopt Ordinances. Ch. 60.77(5m), Wis. Stats.
2. The Ordinances are a contract between the CKSD and each customer, who assent to be bound by the Ordinances by connecting to the CKSD system. Ordinances A-II(10).
3. No customer can connect a sump pump (or any clear-water-generating source) to the CKSD System. Ordinances S-V(9).
4. When asked, no person can lie or falsify information to the CKSD (such as whether or not their sump pump is connected to the CKSD System). Ordinances A-II(11) & S-VII(4).
5. The CKSD has the right of entry into its customers' homes to inspect their connections. Proper credentials and identification must be shown to the customer by CKSD personnel. Ordinances S-VI(1) & (4).
6. If entry is refused, the CKSD Agent shall obtain a Special Inspection Warrant to inspect the home and charge the customer \$200 per day for refusal to allow entry. Ch. 66.0119, Wis. Stats.
7. Further, the customer will be charged legal and other costs involved in obtaining the Special Inspection Warrant. Ordinances A-II(15).
8. If the sump is, in fact, connected to the CKSD System, then the customer is clearly violating the Ordinances. A notice of violation and Special Order to disconnect will be sent. Ordinances A-II(8).
9. The Special Order will require disconnection within fifteen (15) days. Ordinances A-II(10).
10. After 15 days, if the sump pump is not disconnected the customer will be charged \$200/day and will face prosecution, imprisonment (Ordinances A-II(10)) and/or disconnection from the CKSD System. Ordinances S-V(9).

Adopted May 9, 2018.