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. <u>Ordinances A-</u> *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.