## **Huron County**



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## **Application for a Sewage Treatment System Evaluation**

NOTE: If you believe you meet an exemption for not having an evaluation done at this time, please complete this packet identifying your exemption in the appropriate section and provide copies of the supporting documentation for review. An evaluation and payment may still apply if the exemption is not valid.

The Environmental Health Specialist will arrange and conduct the evaluation during normal business hours unless special arrangements have been made. The person providing access to the home must be available during the evaluation.

If this evaluation is due to a property transfer, it is important that all of the parties involved plan ahead. If possible, the evaluation should be scheduled at least Forty-Five (45) days prior to closing. If possible, the evaluation should be conducted prior to the listing of the home instead of during or even after its sale. Whomever the homeowner is at time of the evaluation, will be provided with a copy of the evaluation and any other correspondence from the Health District. It will be the homeowner's/entity's legal responsibility to disclose and distribute copies to the buyer and/or as required by their purchase agreement, bank, realtor, title agency, etc. Only one copy of the evaluation report and sample results will be provided.

The opinion rendered by the Health District regarding the sewage treatment system applies only to the date and time that the evaluation was conducted. This opinion does not guarantee the future performance of the sewage treatment system and is rendered with the expectation that the system will not be loaded beyond its original design capacity and that routine maintenance will be performed as required.

An additional fee will be invoiced for an O&M Permit upon completion and passage of an evaluation. Once entered into the program the fee becomes annual, every 3 years, or every 5 years based on the type of system.

Reason for Request:Sale of propertyRiskRefinancingVoluntaryPublic Health Nuisance	Property Address: Township: Owner's name:		
Results will be provided by mail email:  Owner: Address:  City/State/Zip:  Email: Phone:	Access to be provided by ( Check if same as Owner):  Name: Address: City/State/Zip: Email: Phone:		
Number of Occupants in home Number of bedrooms  Date of last pumping Is the house currently occupied? Yes or No  If yes, has it been continuously occupied for at least 60 days? Yes or No  Have there been any other evaluations of this sewage treatment system? (If yes, submit copies) Yes or No			



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		there been any repairs/maintenance done on this sewage treatment system other than pumping? Yes If Yes, provide information as to what was done and when.
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		***PLEASE READ THE FOLLOWING SECTIONS CAREFULLY BEFORE SIGNING***
	do	elieve that I am exempt from a sewage treatment system evaluation at this time. Supporting cumentation is provided with this application. I understand that if my exemption is not valid that I will eive an invoice to have an evaluation completed. (See page 4 for the list of exemptions.)
	doo sev me thi:	ne undersigned, acknowledge that the conclusions in this evaluation are opinions based on written cumentation available in the Health District archives, a visual inspection of accessible components of the vage treatment system, and/or in the case of off-lot systems: sample test results utilizing standard thods of wastewater analysis (when requested). I also understand that the conclusions and/or results of s evaluation are with respect to the effectiveness of the system at the time of the inspection and in no y guarantees the future performance of the system.
		nderstand the system MAY not be fully evaluated by this department if any of the following nditions exist:
	1)	Snow cover over on-lot systems. Off-lot systems will be determined on an individual basis.
	2)	The septic tank(s) have been pumped within the last 60 days.
	3)	All components (septic/aeration tanks, lift station, distribution boxes) of the system are not uncovered and clearly visible to the Environmental Health staff. This is the responsibility of the homeowner or person requesting the evaluation.
		a) If a permit is not on file and the location and type of sewage treatment system is unknown, the homeowner may choose to hire a registered sewage professional to verify the location, the length, and the type of primary/secondary treatment present, etc. If the homeowner chooses not to hire a registered sewage professional, the Health District will require the system to be replaced.
	6)	No one is present to provide access to the property/dwelling.
		Excessive brush, grass, or ground cover exceeds 6" in height.
	8) I ad visi ine	In the case of off-lot discharge, (when a sample has been requested) a sample well is not present or has not been installed or a discharge is not present, and a <b>flowing</b> sample cannot be obtained. Eknowledge that if any of these conditions exist, a re-evaluation fee will be required for any additional its to the property. In addition, it is understood that if the system is determined to be failing and iffectively treating the sewage effluent, the owner will be <b>REQUIRED</b> to make necessary repairs to or blace the sewage treatment system.
Ch	eck	one (1) option below:
		If I have an off-lot discharging sewage treatment system I understand that it must be evaluated but I have chosen not to have it sampled; additionally, I the undersigned acknowledge that I am required to disclose to any buyer that the passage of an effluent sample is required within ten (10) years of the date of issuance of this permit.
		If I have an off-lot discharging sewage treatment system to be evaluated, I understand that sampling of the effluent is required within ten (10) years of the issuance of this permit. I elect to have the effluent sampled at this time. Please send me a request form.

## **Disclaimers**

- 1) The components of the system may be fragile or brittle due to their age or the harsh environment they are exposed to.
- 2) The District shall not be liable for any loss or damage unless such loss or damage is caused by gross negligence or malicious intent.
- 3) If an evaluation cannot be completed, a missed appointment fee will be assessed.
- 4) The final report may not meet the requirements for some lending agencies, e.g. FHA, VA, USDA, etc. The report will not be modified to accommodate these requirements or requests.

I have read, understand, and agree to the conditions stated on this form. No evaluation will be conducted without the signature of the current property owner. I acknowledge under penalty of falsification (ORC 2921.13) that no modifications have been made or substances added to the HSTS to temporarily alter the laboratory analysis of effluent generated by the HSTS. Such actions are a direct violation of Ohio disclosure laws.

THE CURRENT PROPERTY OWNER and REQUESTOR MUST SIGN THIS FORM			
Signature of Property Owner	Date		
Signature of Requestor	Date		

## **Exemptions**

Each Sewage Treatment System in Huron County shall be inspected and evaluated prior to or after the sale. Transfers exempt (unless under previous HCPH orders) from inspections include the following. If you feel that you are exempt from a mandatory evaluation currently, please, identify by checking the appropriate exemption below and providing copies of supporting documentation for review. An invoice will follow if the exemption is not valid.

	Sewage Evaluation & Report – Household Non-Permitted but Verified  Sewage Evaluation & Report – Small Flow Permitted	\$469.64 \$300.00					
	Sewage Evaluation & Report – Household Non-Permitted but Verified						
	Sewage Evaluation & Report – Household Permitted	\$505.40	I				
S	sewage Treatment System (STS) Evaluation Fees	Amount	Add TOTALS				
	Make checks payable to Huron County Public Health. Fees below do no	ot include eff	fluent sampling.				
Ц	of the Ohio Environmental Protection Agency.	ment racility	under the jurisdiction				
	· · · · · · · · · · · · · · · · · · ·						
_	completed HCPH application date.						
	Transfer that has met all the District's requirements and is delayed 45 da	ys from the	fully compliant and				
	agreement will be required.	y sterri is illu	Taming, Amaant and				
	Premises or dwelling that has obtained an STS abandonment permit from HCP Municipal Sanitary Sewer will be available within three (3) months, and the s						
	of property transfer, i.e. 2015 or newer constructed home with system approve	-					
			•				
_	States or Ohio.	political suc	division of the office				
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	Change in ownership solely to exclude a spouse or domestic partner.						
_	her spouse or domestic partner.	ar owner or t	ine property of this of				
	Transfer between person's pursuant to Revised Code section 5302.18 (survivor Transfer creating or ending joint ownership if at least one person is an original	•	he property or his or				
	the exercise of the grantor's power to revoke the trust or to withdraw trust ass						
	Transfer to a trustee of a trust when the grantor of the trust has reserved an ur	nlimited pow	er to revoke the trust.				
	Transfer to a trustee acting on behalf of minor children of the deceased.						
	decedent not specifically devised or bequeathed.  Transfer between trusts without an exchange of funds.						
	, , , , , , , , , , , , , , , , , , , ,	use or dome	estic partner if left by				
	Transfer on death to a relative, spouse, domestic partner, or trust.						
	Transfer into a trust where the settlor or the settlor's spouse or domestic part and is also the beneficiary of the trust.	arer corregs	property to the trust				
		ner conveys					

After submitting this application with applicable fees, schedule an inspection with HCPH.