Financing Agreement No. 1243
Program Year: 2017/2018
Long Term Only Single-tier/County/Region's purposes

FINANCING AGREEMENT

THIS AGREEMENT (the "Agreement"), made in duplicate, dated and effective as of 30th day of October, 2017.

BETWEEN: ONTARIO INFRASTRUCTURE AND LANDS CORPORATION (hereinafter referred to as "OILC");

And

THE CORPORATION OF THE MUNICIPALITY OF SOUTH HURON (hereinafter referred to as the "Municipality")

WHEREAS:

OILC has advised the Municipality that its loan application 1243, (the "Application"), has been approved;

OILC agrees to make financing available to the Municipality up to a maximum aggregate principal amount of \$2,669,150.75 (Two Million Six Hundred Sixty Nine Thousand One Hundred Fifty Dollars and Seventy Five Cents) (the "Committed Amount") for the project(s) listed in the Application and more particularly described in Schedule "A" hereto (each, a "Project"), subject to the terms and conditions set out in this Agreement.

NOW THEREFORE for good and valuable consideration, the receipt and sufficiency whereof are hereby acknowledged by the parties, the Municipality and OILC hereby agree as follows:

- **1. Definitions.** In this Agreement:
 - (a) "Act" means the Municipal Act, 2001, S.O. 2001, c. 25, as amended from time to time.
 - (b) "Agreement" means the agreement constituted by this agreement including all schedules attached hereto and referenced documents, as the same may be amended, restated, supplemented, replaced, otherwise modified or terminated from time to time. Terms such as "hereof", "herein" and "hereto" refer to this Agreement.
 - (c) "Business Day" means a day on which banking institutions in Toronto, Ontario, Canada and the Municipality are not authorized or obligated by law or executive order to be closed, other than Saturday or Sunday.
 - (d) "Committed Amount" has the meaning given to it in the second recital hereof; and when used in reference to a particular Project, "Committed Amount" means

- (e) "Facility Termination Date" means the earlier of Termination Date and the date on which the obligations of OILC hereunder have been terminated pursuant to paragraphs 8(b) or 8(c) hereof.
- (f) "Issue Date" for a Debenture means the date on which the Debenture is issued. The date on which the Debenture is issued will be either be "Requested Date of Debenture" or the "Revised Date of Debenture" as such dates are further identified on Schedule "A".
- (g) "Open Data" means data that is required to be released to the public pursuant to the Open Data Directive.
- (h) "Open Data Directive" means the Ontario government's Management Board of Cabinet's Open Data Directive, updated on April 29, 2016, as amended from time to time.
- (i) "Principal Amount" of an interest-bearing Debenture means the amount stated to be payable by the maturity date of the Debenture, exclusive of any interest.

2. Representations and Warranties.

The Municipality represents and warrants to OILC that:

- (a) the information contained in the Application, to the extent that it relates to the Municipality or the Project(s), is true and correct in all material respects as of the date of this Agreement;
- (b) the financing applied for in the Application relates only to expenditures in respect of the Project(s) that were or will be actually made by the Municipality on or after January 1, 2012;
- (c) long term financing for the Project(s) by way of one or more debentures (individually a "Debenture", collectively the "Debentures") to be issued to OILC, and the entering into of this Agreement have been approved by authorizing by-law duly passed by the Council of the Municipality in full compliance with the Act and the regulations made thereunder and more particularly described in Schedule "B" hereto (the "Authorizing By-law");
- (d) the principal amount of financing allocated to each Project in the Authorizing Bylaw does not exceed the expenditures approved by the Municipality in respect of such Project;
- (e) the Municipality is not now subject to any restructuring order under Part V of the Act; accordingly, no approval of the Project(s), the Application or the borrowings applied for in the Application is required to be given by any transition board or commission appointed in respect of the restructuring of the Municipality and the Municipality undertakes to notify OILC if it becomes subject to any restructuring order under Part V of the Act; and

(f) the Municipality is not currently in default under any debentures and undertakes to immediately inform OILC if it is in default under any such financial obligations at any time.

3. Use of Proceeds.

- (a) The Municipality covenants and agrees that:
 - (i) the proceeds of each Debenture shall be applied only to either:
 - (1) capital expenditures in respect of hard and soft capital costs actually made or to be made if OILC in its sole discretion has agreed to purchase a Debenture prior to the expenditure of all or any portion of the Committed Amount on the Project(s), by the Municipality on or after January 1, 2012 if such costs are directly related to the Project(s) in respect of which the Debenture is being issued; or
 - (2) legal costs and expenses directly related to the issue of such Debenture;

and not to any other purpose.

- (b) For greater certainty, OILC is not responsible for ensuring that the proceeds of and Debentures are in fact used in the manner specified in paragraph 3(a) above.
- 4. Conditions Precedent to Debenture Purchases. OILC shall not purchase any Debenture until each of the following conditions precedent, has been satisfied, in which case OILC may purchase any Debenture in accordance with paragraphs 5 and 6:
 - (i) OILC shall have received a Treasurer's Certificate, dated as of the Issue Date ("Debenture Treasurer's Certificate");
 - (ii) OILC shall have received a legal opinion from the municipality's external legal counsel, dated as of the Issue Date, addressed to OILC in form and substance satisfactory to OILC;
 - (iii) the purchase price for any Debenture, when added to the aggregate amount of Debentures then outstanding in respect of a Project, does not exceed the Committed Amount for that Project;
 - (iv) the representations and warranties of the Municipality set out in paragraph 2 hereof shall be true and correct as at the date of the request to purchase a Debenture, as evidenced by the Debenture Treasurer's Certificate;
 - the Municipality shall not be in material default of any of its obligations under this Agreement as at the Issue Date, as evidenced by the Debenture Treasurer's Certificate;

- (vi) at OILC's sole discretion, if any issues that were raised in any audit conducted under paragraph 11 (a) have been resolved to OILC's satisfaction and/or OILC has neither required an audit under paragraph 11 (a) nor is such an audit ongoing; and
- (vii) none of the events specified in paragraph 8(c) shall have occurred and be continuing.

5. Purchase of Debentures.

- Provided that the Municipality is not in default under this Agreement, that all of (a) the conditions precedent listed in paragraph 4 have been satisfied and that none of the events specified in paragraph 8(c) shall have occurred and be continuing. and upon satisfaction of such other usual and customary conditions precedent as OILC and its legal counsel may reasonably require, and subject to paragraph 6 hereof, OILC agrees to purchase Debentures from the Municipality on the Issue Date that is identified on the attached Schedule "A". The Issue Date being the 1st or 15th or the next following Business Day of a calendar month or at a time or times to be determined at the sole discretion of OILC, on or prior to the Facility Termination Date in an aggregate Principal Amount not to exceed the Committed Amount and subject to the detailed Debenture purchase process to be provided to the Municipality. Notwithstanding OILC's ability to purchase Debentures from the Municipality at its sole discretion as noted above and subject to its rights contained in paragraphs 6(a), 8(b) and 8(c) below, should the Municipality not issue Debenture(s) on the Issue Date, the Municipality shall have a period of one year from the Issue Date to issue Debenture(s) to OILC. Should the Municipality fail to issue Debenture(s) within the one year period, OILC shall have the right to terminate this Agreement in accordance with paragraphs 8(b) and (c) below.
- (b) If OILC agrees to purchase Debenture(s) from the Municipality prior to the expenditure of all or any portion of the Committed Amount on the Project(s), the Municipality agrees that it will submit an annual Treasurer's Report, in the form to be provided by OILC, to OILC verifying that all proceeds of such Debenture(s) have been used exclusively for the financing of the Project(s) during the relevant period. The first such report shall be due on the first anniversary of the purchase of the Debenture(s) by OILC and subsequent reports shall be due annually thereafter on subsequent anniversaries until such time as all the proceeds of such Debenture(s) have been expended.
- (c) The purchase price for Debentures will be tendered to the Municipality by electronic transfer of funds to an account of the Municipality maintained with a deposit-taking institution, such account to be designated by notice in writing to OILC by the execution and delivery of the attached Schedule "D" to this Agreement and the Municipality undertakes to notify OILC immediately in writing of any changes in its designated account for the purposes of such deposit.

6. Issue of Debentures

(a) The Municipality shall notify OILC sixty (60) days in advance of the Issue Date as noted on Schedule "A" hereto. If the Debenture(s) will not be offered for purchase

on such date the Municipality shall propose another Issue Date subject to OILC's rights under paragraph 5(a) and subject to OILC's right to reject the new Issue Date.

- (b) OILC is not responsible for ensuring that the proceeds of any Debenture are in fact used for the Debenture Project(s) designated as such by the Municipality pursuant to paragraph 3(a) above.
- (c) The interest rate for each Debenture (the "Debenture Interest Rate") shall be fixed by OILC based on OILC's cost of funds plus OILC's prevailing spread assigned to the borrower sector for program delivery costs and risks. A rate confirmation letter will be sent to the Municipality by OILC confirming the Debenture Interest Rate to be offered for the Debenture and the Municipality's acceptance of such rate shall be conclusive proof of acceptance of the Debenture Interest Rate offered.
- (d) Payments of principal and interest due on each Debenture shall be made by preauthorized debit from an account of the Municipality maintained with a deposittaking institution, such account to be designated by notice in writing to OILC by the execution and delivery of the attached Schedule "D" to this Agreement, together with such other authorizations, voided cheques and other documentation as the deposit-taking institution and the rules of the Canadian Payments Association may require for such pre-authorized debit, and the Municipality undertakes to notify OILC immediately in writing of any changes in its designated account for the purposes of pre-authorized debits.

7. Right of Deduction.

As security for the satisfaction by the Municipality of its payment obligations under the Debenture(s), the Municipality hereby agrees, pursuant to section 25 of the *Ontario Infrastructure and Lands Corporation Act, 2011* (Ontario), as amended from time to time hereafter, that the Minister of Finance is entitled, without notice to the Municipality, to deduct from money appropriated by the Legislative Assembly of Ontario for payment to the Municipality, amounts not exceeding the amounts that the Municipality fails to pay OILC on account of any Debenture(s) and to pay such amounts to OILC from the Consolidated Revenue Fund.

8. Term, Termination and Default.

- (a) This Agreement shall terminate ten (10) Business Days following the date on which the last obligations outstanding hereunder are paid in full or following the purchase by OILC of the last Debenture to be issued pursuant to this Agreement (the later of the two dates means the "Termination Date") unless earlier terminated in accordance with paragraphs (b) or (c) below, in which case the "Termination Date" means the date on which this Agreement shall terminate, in accordance with such paragraph.
- (b) OILC may terminate its obligations under this Agreement on thirty (30) days prior notice in writing to the Municipality if in the reasonable opinion of OILC the Municipality is in material default under this Agreement, other than for any cause enumerated in (c) below or if OILC rejects a new Issue Date pursuant to section

- 6(a) or the Municipality fails to issue Debenture(s) within the specified time period enumerated in section 5(a).
- (c) OILC may terminate any or all of its obligations under this Agreement immediately, subject to paragraph (d) below,
 - (i) if the Municipality:
 - reaches or exceeds its updated debt and financial obligation limit received from the Ministry of Municipal Affairs and Housing;
 - (2) has failed to meet and pay any of its obligations under any debentures issued by the Municipality or interest thereon when due and after payment thereof has been duly demanded;
 - (3) has failed to meet and pay any of its other debts or liabilities when due and default in payment is occasioned from financial difficulties affecting the Municipality;
 - (4) has or may become involved in financial difficulties such that default or unusual difficulty in meeting debts or obligations or in providing adequate funds to meet current expenditures may ensue, or has failed to levy the necessary rates to meet current expenditures; or
 - (5) uses the proceeds of any Debenture for any purpose other than financing the Project(s) in the manner specified in Schedule "A" of this Financing Agreement.
 - (ii) if the Ontario Municipal Board makes an order under section 21 of the *Municipal Affairs Act* (Ontario), as amended, or any successor legislation to vest in the Ministry of Municipal Affairs and Housing control and charge over the administration of all the affairs of the Municipality as set forth in the order; or
 - (iii) if issues raised in an audit required under paragraph 16(a) have not been resolved to OILC's satisfaction within a reasonable time after the Municipality has been notified of such issues.
- (d) If OILC elects to terminate its obligations under this Agreement pursuant to paragraph 8(c) hereof, it shall give notice in writing of such termination to the Municipality, specifying the reason for such termination. Upon delivery of such notice OILC shall have no further obligation to purchase any Debentures hereunder. In addition to any rights or remedies that OILC may have at law or in equity to enforce such obligations, OILC may request that the Minister of Finance exercise the authority described in paragraph 7.
- (e) If OILC elects to terminate its obligations under this Agreement in accordance with paragraphs 8(b) or (c) above, OILC, at its discretion, shall assess any losses that

it may incur as a result of the early termination as follows: if on the Termination Date the outstanding principal balance on the Debenture(s) is less than the net present value of the Debenture(s), the Municipality shall pay the difference between these two amounts to OILC.

9. Communications Requirements

- (a) OILC and the Municipality will work together to ensure that OILC financing of Project(s) receives recognition and prominence through agreed upon communications activities. An example of such activity could include signage at each Project site signifying Government of Ontario project financing.
- (b) OILC reserves the right to undertake its own communications activities in relation to OILC financing of the Project(s) at any time in its sole discretion and at its expense.
- (c) All joint communications activities between the Municipality and OILC must comply with the Government of Ontario's Visual Identity Directive and guidelines.

10. Indemnity

To the fullest extent permitted by law, the Municipality shall indemnify and hold harmless OILC, its officers, directors, agents, subcontractors and employees and agents (collectively, the "Indemnified Parties") from and against all (a) claims and causes of action, pending or threatened, of any kind (whether based in contract, tort or otherwise) by third parties or by whomever made related to or arising out of or in any way related to this Agreement or the Project(s) and (b) liabilities, losses, damages, costs and expenses (including, without limitation, legal fees and disbursements) suffered or incurred by any of the Indemnified Parties in connection with any claims or causes of action described in paragraph (a) above. The obligations contained in this paragraph shall survive the termination or expiry of this Agreement.

11. General Provisions

- (a) (i) OILC reserves the right to audit compliance with this Agreement at any time. Such right will survive any termination of this Agreement. The cost of any such audit will be at OILC's or the Municipality's expense at OILC's sole discretion. Municipalities are required to keep any supporting documents required for any such audit for a minimum of seven (7) years.
 - (ii) The Municipality's obligation to provide an annual Treasurer's Report as described in paragraph 5(b) shall survive any termination of this Agreement.
- (b) No amendment, restatement, supplement, replacement, other modification or termination of any provision of this Agreement is binding unless it is in writing and signed by each party.
- (c) The Municipality may not assign its rights or transfer its obligations under this Agreement without the prior written consent of OILC. OILC may assign its rights or transfer its obligations under this Agreement without the prior written consent of

- the Municipality by giving thirty (30) days notice of such assignment or transfer to the Municipality. This Agreement enures to the benefit of and binds the parties and their respective successors and permitted assigns.
- (d) This Agreement, together with the Schedules, the Application, the Note, the Treasurer's Certificate, the Debenture Treasurer's Certificate, the annual Treasurer's Report and the Debenture(s), constitutes the entire agreement between the parties with respect to the subject matter referenced in those documents and supersedes all prior agreements, negotiations, discussions, undertakings, representations, warranties and understandings, whether written or oral.
- (e) Each party shall from time to time promptly execute and deliver all further documents and take all further action reasonably necessary or appropriate to give effect to the provisions and intent of this Agreement.
- (f) Subject to paragraph (g) below, OILC acknowledges the confidential nature of the financial, operational and other information and data provided and to be provided to it by the Municipality pursuant to this Agreement (the "Information") and agrees to use all reasonable efforts to prevent its disclosure provided, however, that:
 - (i) it may disclose all or any part of the Information if, in its opinion, such disclosure is required in connection with any actual or threatened judicial, administrative or governmental proceeding; and
 - (ii) it shall incur no liability in respect of any disclosure of Information to any, or pursuant to the requirements of any, judicial authority, law enforcement agency or taxation authority.
- (g) The Municipality acknowledges that OILC is an institution to which the *Freedom of Information and Protection of Privacy Act* (Ontario) ("FIPPA") applies and in the event of an access request under FIPPA for records in the control of OILC that may be in the possession of the Municipality, the Municipality will co-operate in identifying, copying and returning such records to OILC. OILC agrees that if it collects or receives Personal Information (as such term is defined in FIPPA) it will only do so, and it will only use, disclose or destroy such information, in accordance with the provisions of FIPPA relating to Personal Information in the custody or control of OILC to which FIPPA applies.
- (h) The Municipality acknowledges that this Agreement is subject to the Open Data Directive and OILC retains the right to publish Open Data.
- (i) This Agreement is governed by, and is to be construed and interpreted in accordance with, the laws of the Province of Ontario and the laws of Canada applicable in the Province of Ontario.
- (j) This Agreement and any amendment, restatement, supplement, replacement, other modification or termination of any provision of this Agreement may be executed and delivered in any number of counterparts, each of which when executed and delivered is an original but all of which taken together constitute one and the same instrument.

- (k) Either party may deliver an executed copy of this Agreement by fax but that party shall immediately deliver to the other party an original executed copy of this Agreement.
- (I) Unless otherwise specified, each notice to a party must be given in writing and delivered personally or by courier, sent by prepaid registered mail or transmitted by fax to the address or fax number set out in Schedule "C".
- (m) If any provision of this Agreement is or becomes illegal, invalid or unenforceable in any jurisdiction, the illegality, invalidity or unenforceability of that provision will not affect:
 - (i) the legality, validity or enforceability of the remaining provisions of this Agreement; or
 - (ii) the legality, validity or enforceability of that provision in any other jurisdiction.

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IN WITNESS WHEREOF the parties hereto have executed the Agreement effective as of the date first above written.

ON	ARIO INFRASTRUCTURE AND LANDS CORPORATION
per:	
	John Peters Vice President, Credit Risk
per:	Maye Ah
	George Skariah Senior Vice President, Finance and Risk
	We have the authority to bind the corporation
THE	CORPORATION OF THE MUNICIPALITY OF SOUTH HURON
per:	Haureen Cole
	Maureen Cole, Mayor
per:	Landy Buch
	Sandy Becker, Treasurer
	We have the authority to bind the corporation

Executed by the above parties as authorized by By-Law 59-2017 of the Municipality.

SCHEDULE "A" FINANCING SCHEDULE

Ontario Infrastructure and Lands Corporation

Financing Schedule

Date: Program Year: 2017/2018 October 30, 2017

Organization Name:

THE CORPORATION OF THE MUNICIPALITY OF SOUTH HURON

Approved Loan Amount:

\$2,669,150.75

Please review, complete areas where indicated, sign, date and return the form to OILC. The following information will be incorporated into the OILC Financing Agreement.

The following lists the project information outlined in your application. Please verify that the project details are correct. You may amend the project completion dates or the total project cost if this information has changed since the application was submitted. Transfers between projects or categories are at OILC's discretion and require pre-approval.

A. Project Details

	1 GBSTF PS2 Projects**	Project Project Name	
	STI	Category	Project Ir
	08/01/2014 12/30/2018	Start Date (mm/dd/yyyy)	Project Information
	12/30/2016	Completion Date (mm/dd/yyyy)	
\$7,009,925.46	\$7,009,925.46	<u>Total Project</u> <u>Cost</u>	
\$2,669,150.75	\$2,669,150.75 20 y Amortizing	OILC Loan Amount	
	20 y /	Term	Finan
	ımortizing	Term Type	cing Info
	12/01/2017	Requested Date of debenture* (mm/dd/yyyyy)	Financing Information
		Revised Date of Debenture (mm/dd/yyyy)	

*Please note, debentures are to be purchased after expenditures have been incurred. Please review and adjust the Date of Debenture if required ensuring adequate time for the debenture purchase. For further clarifications or questions, please contact Jennifer Tang, Manager – Loan Administration at 416-314-5363.

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^{**}These projects are not eligible for Construction Advances. Funds can only be requested for these projects by way of Debentures.

Ontario Infrastructure and Lands Corporation

Financing Schedule

Program Year: 2017/2018

Date: October 30, 2017

Organization Name:

THE CORPORATION OF THE MUNICIPALITY OF SOUTH HURON

Approved Loan Amount: \$2,669,150.75

B. Construction Financing Quarterly Forecast

If you wish to participate in the construction loan program, please indicate the amount of construction financing you require per fiscal quarter and per debenture. A reminder that OILC provides construction advances based on incurred project expenditures, unless prior approval has been sought.

 Project ID	٠.	Project ID
<u>ΜΑΥ-JUL</u> 2019		NOV-JAN 2017
<u>AUG-OCT</u> 2019		FEB-APR 2017
NOV-JAN 2020		MAY-JUL 2017
FEB-APR 2020		<u>AUG-OCT</u> <u>2017</u>
MAY-JUL 2020		<u>NOV-JAN</u> <u>2018</u>
AUG-OCT 2020		FEB-APR 2018
NOV-JAN 2021		MAY-JUL 2018
FEB-APR 2021		<u>AUG-OCT</u> <u>2018</u>
MAY-JUL 2021		NOV-JAN 2019
<u>AUG-OCT</u> 2021	-	FEB-APR 2019

Ontario Infrastructure and Lands Corporation

Financing Schedule

Date: Program Year: 2017/2018 October 30, 2017

Organization Name:

THE CORPORATION OF THE MUNICIPALITY OF SOUTH HURON

Approved Loan Amount: \$2,669,150.75

C. Authorization

l agree that these are the terms for the OILC loan. I understand that OILC will use this information to draft the Financing Agreement.

Treasurer

PRINT NAME

Signature J Bucker

DIRECTIONS: Please mail or courier the original signed Financing Schedule to OlLC, 1 Dundas Street West, 20th Floor, Toronto, ON M5G 2L5

Date

Printed On: 10/30/2017 15:09:21

SCHEDULE "B" CERTIFIED COPY OF AUTHORIZING BY-LAW



t's

The Corporation of The Municipality Of South Huron

By-Law #59-2017

Being a by-law to authorize certain new capital works of the Corporation Of The Municipality Of South Huron (the "municipality"); to authorize the submission of an application to Ontario Infrastructure And Lands Corporation ("OILC") for financing such capital works; to authorize temporary borrowing from OILC to meet expenditures in connection with such works; and to authorize long term borrowing for such works through the issue of debentures to OILC

WHEREAS the *Municipal Act*, 2001 (Ontario), as amended, (the "Act") provides that a municipal power shall be exercised by by-law unless the municipality is specifically authorized to do otherwise;

AND WHEREAS it is now deemed to be expedient to authorize for the purposes of the Municipality the new capital work(s) described in column (2) of Schedule "A" (individually a "Capital Work", collectively the "Capital Works", as the case may be) attached hereto and forming part of this By-law ("Schedule "A") in the amount of the respective estimated expenditure set out in column (3) of Schedule "A", subject in each case to approval by OILC of the financing for such Capital Work(s) that will be requested by the Municipality in the Application as hereinafter defined;

AND WHEREAS in accordance with section 4 of Ontario Regulation 403/02 (the "Regulation"), the Council of the Municipality had its Treasurer calculate an updated limit in respect of its most recent annual debt and financial obligation limit received from the Ministry of Municipal Affairs and Housing (as so updated, the "Updated Limit"), and, on the basis of the authorized estimated expenditure for the Capital Work or each Capital Work, as the case may be, as set out in column (3) of Schedule "A" (the "Authorized Expenditure" for any such Capital Work), the Treasurer calculated the estimated annual amount payable in respect of the Capital Work or each Capital Work, as the case may be, (collectively the "Estimated Annual Amount Payable") and determined that the Estimated Annual Amount Payable does not cause the Municipality to exceed the Updated Limit, and accordingly the approval of the Ontario Municipal Board pursuant to the Regulation, is not required before any such Capital Work is authorized by the Council of the Municipality;

AND WHEREAS subsection 405(1) of the Act provides, amongst other things, that a municipality may authorize temporary borrowing to meet expenditures made in connection with a work to be financed in whole or in part by the issue of debentures if, the municipality is an upper-tier municipality, a lower-tier municipality in a county or a single-tier municipality and it has approved the issue of debentures for the work;

AND WHEREAS subsection 401(1) of the Act provides that a municipality may incur a debt for municipal purposes, whether by borrowing money or in any other

way, and may issue debentures and prescribed financial instruments and enter prescribed financial agreements for or in relation to the debt;

AND WHEREAS the Act also provides that a municipality shall authorize long term borrowing by the issue of debentures or through another municipality under section 403 or 404 of the Act;

AND WHEREAS OILC has invited Ontario municipalities desirous of obtaining temporary and long term debt financing in order to meet capital expenditures incurred on or after January 1, 2004 in connection with eligible capital works to make application to OILC for such financing by completing and submitting an application on the form provided by OILC;

AND WHEREAS the Municipality has completed and submitted an application to OILC (the "Application") to request financing for the Capital Work(s) by way of long term borrowing through the issue of debentures to OILC and by way of temporary borrowing from OILC pending the issue of such debentures;

AND WHEREAS OILC has accepted and has approved the Application;

NOW THEREFORE THE COUNCIL OF THE CORPORATION OF THE MUNICIPALITY OF SOUTH HURON ENACTS AS FOLLOWS:

- 1. The Council of the Municipality hereby confirms, ratifies and approves the execution by the Treasurer of the Application and the submission by such authorized official of the Application, duly executed by such authorized official, to OILC for the financing of the Capital Work(s) in the maximum aggregate principal amount of \$2,669,150.75 substantially in the form of Schedule "B" hereto and forming part of this By-law, with such changes thereon as such authorized official may hereafter approve, such execution and delivery to be conclusive evidence of such approval.
- 2. (a) The undertaking of the Capital Work or of each Capital Work, as the case may be, in the amount of the respective estimated Authorized Expenditure set out in column (3) of Schedule "A" is hereby approved and authorized;
 - (b) any one or more of the Mayor and the Treasurer are hereby authorized to conclude contracts on behalf of the Municipality for the undertaking of the Capital Work or of each Capital Work, as the case may be, in accordance with the Municipality's usual protocol;
 - (c) where applicable, the Engineer of the Municipality will forthwith make such plans, profiles and specifications and furnish such information as in the opinion of the Engineer are necessary for the undertaking of the Capital Work or of each Capital Work, as the case may be; and
 - (d) where applicable, the undertaking of the Capital Work or of each Capital Work, as the case may be, shall be carried on and executed under the

superintendence and according to the direction and orders of such Engineer.

- 3. The Mayor and the Treasurer are hereby authorized to negotiate and enter into, execute and deliver for and on behalf of the Municipality a financing agreement (a "Financing Agreement") with OILC that provides for temporary and long term borrowing from OILC in respect of the Capital Work(s) on such terms and conditions as such authorized officials may approve, such execution and delivery to be conclusive evidence of such approval.
- 4. The Mayor and/or the Treasurer are hereby authorized, pending the substantial completion the Capital Work or each Capital Work, as the case may be, or as otherwise agreed with OILC, to make temporary borrowings pursuant to section 405 of the Act in respect of the Capital Work or of each Capital Work, as the case may be, on the terms and conditions provided in the Financing Agreement and on such other terms and conditions as such authorized officials may agree, and to sign such evidence of indebtedness as OILC may require (the "Note") and to deliver the Note to OILC, such execution and delivery to be conclusive evidence of such agreement; and the Treasurer is authorized to sign such certifications as OILC may require in connection with such borrowings in respect of the Capital Work(s); provided that the amount of borrowings allocated to the Capital Work or to each Capital Work, as the case may be, does not exceed the Authorized Expenditure for such Capital Work and does not exceed the related loan amount set out in column (4) of Schedule "A" in respect of such Capital Work.
- 5. Subject to the terms and conditions of the Financing Agreement and such other terms and conditions as OILC may otherwise require, the Mayor and the Treasurer are hereby authorized to long term borrow for the Capital Work(s) and to issue debentures to OILC on the terms and conditions provided in the Financing Agreement and on such other terms and conditions as such authorized officials may agree (the "Debentures"); provided that the principal amount of the Debentures issued in respect of the Capital Work or of each Capital Work, as the case may be, does not exceed the Authorized Expenditure for such Capital Work and does not exceed the related loan amount set out in column (4) of Schedule "A" in respect of such Capital Work.
- 6. In accordance with the provisions of section 25 of the *Ontario Infrastructure and Lands Corporation Act*, 2011, as amended from time to time hereafter, as security for the payment by the Municipality of the indebtedness of the Municipality to OILC under the Note and/or the Debentures, as the case may be (the "Obligations"), the Municipality is hereby authorized to agree in writing with OILC that the Minister of Finance is entitled, without notice to the Municipality, to deduct from money appropriated by the Legislative Assembly of Ontario for payment to the Municipality, amounts not exceeding the amounts that the Municipality fails to pay OILC on account of the Obligations and to pay such amounts to OILC from the Consolidated Revenue Fund.

- 7. For the purposes of meeting the Obligations, the Municipality shall provide for raising in each year as part of the general levy, the amounts of principal and interest payable in each year under the Note and/or any outstanding Debenture, to the extent that the amounts have not been provided for by any other available source including other taxes or fees or charges imposed on persons or property by a by-law of any municipality.
- (a) The Mayor and/or the Treasurer are hereby authorized to execute and deliver the Note, the Mayor and the Treasurer are hereby authorized to enter into, execute and deliver the Financing Agreement, and to issue the Debentures, one or more of the Clerk and the Treasurer are hereby authorized to generally do all things and to execute all other documents and papers in the name of the Municipality in order to perform the Obligations of the Municipality under the Financing Agreement and to execute and deliver the Note and to issue the Debentures, and the Treasurer is authorized to affix the Municipality's municipal seal to any such documents and papers.
 - (b) The money realized in respect of the Note and the Debentures, including any premium, and any earnings derived from the investment of that money, after providing for the expenses related to the execution and delivery of the Note and to the issue of the Debentures, if any, shall be apportioned and applied to the respective Capital Work and to no other purpose except as permitted by the Act.
- 9. This By-law takes effect on the day of passing.

Enacted and passed this 16th day of October, 2017.

Daureon Gole

Mayor

Genevieve Scharback

Clerk

I, Genevieve Scharback, Clerk of the Mun. of South Huron, in the County of Huron and Province of Ontario, do hereby certify this to be a true copy of Seuth Huron Estant 51-201

DATED this LL day of Q

Genevieve Scharback, Clerk Municipality of South Huron

Schedule "A" to By-Law Number 59-2017 Grand Bend Sewage Treatment Facility & Pumping Station 2

(1)	(2)	(3)	(4)
<u>Capital Work</u> <u>Number</u>	Description of Capital Work	<u>Estimated</u> Expenditure	Loan Amount
GBSTF_PS_2016	Grand Bend Sewage Treatment Facility and PS2 Projects	\$7,009,925.46	\$2,669,150.75

Schedule "B"

Attached



Schedule "B" to By-law 59-2017

Webloans Loan Application PDF

FA Number

1243

Application for

South Huron, The Corporation of The Municipality of

en e		

ID

SIT Project

Construction/Purchase

Construction/Purchase

Project Cost

OILC Loan Amount

447 0

Project Name GBSTF & PS2 Start 08/01/2014 End

12/30/2016

\$7,009,925,46

2,669,150.75

Projects

Details of Project GBSTIF & PS2 Projects

Project Category

Sewage Treatment Infrastructure

Project Name

GBSTF & PS2 Projects

Construction/Purchase Start

08/01/2014

Construction/Purchase End

12/30/2016

Energy Conservation

Project Address 1

70145 Mollard Line

Project Address 2

City / Town

Grand Bend

NOM 1TO

Province

ΟN

Postal Code

Description

GBSTF - This project is the expansion and upgrade of an existing sewage lagoon to an extended aeration tertiary mechanical treatment plan with a wet land for final effluent polishing. The new plant is a pre-engineered structural steel building complete with all associated site work, pumps, screen and grit removal, aeration tenks, mechanical filters, UV disinfection and specialized sewage treatment equipment, including all mechanical, electrical, instrumentation and SCADA

PS2- this project is the retrofilting and upgrade of an existing sewage

Comments and/or Special Requests

These projects were cost shared with Lambton Shores (lead municipality). Project financial information reflects South Huron's share of the project costs and financing

pumping station, including the replacement of pumps, motor controls,

Project Life Span (Years)

Other Project Funding / Financing (B);

Other Project Funding/Financing Total (B)

20

Project Financial Information

Project Cost (A)

\$7,009,925,46

Description

Timing

Amount

BCF Grant

Existing

\$4,292,386.09

Property Owners

Existing

\$48,388.62 \$4,340,774.71

OILC Loan Amount (A-B)

\$2,669,150.75

Only include long-term borrowing in this section, if you anticipate that you will require short-term financing during the construction phase of the project, the information will be gathered as part of the Financing Agreement.

Amortizing

Long-term Borrowing Total

\$2,669,150.75

Debt and Re-payments Summary

Has there been any newlundisclosed debt acquired since last FIR was submitted?

Please describe any re-financing plans for any existing "interest only" debt, if applicable.

Non Re-payments of Loans or Debenture

In the last 10 years, has the borrower ever falled to make a loan payment or debenture repayment on time to any lender, including the Provincial Government?

If yes, please provide details.

OILC Loan Repayment Information

Please indicate the source(s) of revenue you plan to use to repay the OILC Loan

Taxation	0.00
User Fees	20.00
Service Charges	0.00
Development Charges	0.00
Connection Fees	0.00
Repayment Subsidies	0.00
Other	80,00

Benefiting Property Owners

100.00% Total

Documentation and Acknowledgements

Please ensure all required documents are submitted with the signed application. OILC requires originals as noted below to be mailed or couriered. Also, please retain a copy of all documents submitted to OILC for your records.

To obtain templates for documents see listed below.

- . Loan Application Signature Page signed and dated by the appropriate individual (original to be submitted)
- Certificate and sealed copy of OILC template By-Law authorizing project borrowing and applying for a loan (original with seal)
- · Certificate of Treasurer Regarding Litigation using the OILC template (original, signed & sealed)
- Updated Certified Annual Repayment Limit Calculation (original)

🗸 I acknowledge and agree that all of the above referenced documents must be submitted in the form required by OILC and understand that the application will not be processed until such documents have been fully completed and received by infrastructure Ontario.

Please note: OILC retains the right to request and review any additional information or documents at its discretion.

Confidential Information

OILC is an Institution to which the Freedom of Information and Protection of Privacy Act (Ontario) applies. Information and supporting documents submitted by the Borrower to process the loan application will be kept secure and confidential, subject to any applicable laws or rules of a court or tribunal having jurisdiction.

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ONTARIO INFRASTRUCTURE AND LANDS CORPORATION (OILC) LOAN APPLICATION SIGNATURE PAGE

Application ID:

190

Printed Date:

Application Submit Date:

10/10/2017 10/10/2017

I/We acknowledge that a Loan Application has been submitted to Ontario Infrastructure and Lands Corporation (OILC) containing the following information.

Eligible Category

Loan Amount

Sewage Treatment Infrastructure

\$2,669,150.75

\$2,669,150.75

Name of Borrower;

Address:

South Huron, The Corporation of The Municipality Name of Treasurer's (or

322 Main Street South NOM1S6 ON

Sandy Bicker

equivalent):

Telephone Number:

October 10/17

The undersigned certifies that he/she has read the OILC loan program guidelines and all information provided to OILC is accurate and complete. The undersigned acknowledges that some information provided may be shared with the line ministries to provide technical expertise to OILC. Applicant agrees to provide OILC with additional information as required in order to process the loan.

equivalent) Signature:

SCHEDULE "C"

ADDRESSES FOR NOTICE

Ontario Infrastructure and Lands Corporation

1 Dundas, 20th floor

Toronto, Ontario

M5G 2L5

Attn: Loan Operations

Fax: 416-263-5900

The Corporation of The Municipality of South Huron

322 Main Street South PO Box 759

Exeter, ON

N0M1S6

Attn: Sandy Becker, Treasurer

Fax: 5192350310

SCHEDULE "D"

PRE-AUTHORIZED DEBIT ("PAD") AND ACCOUNT FOR DEPOSIT THE CORPORATION OF THE MUNICIPALITY OF SOUTH HURON

(1) Company Information

Full Legal Name: Ontario Infrastructure and Lands Corporation

Address: 1 Dundas Street West Suite 2000 City: Toronto

Province: ON Postal Code: M5G 2L5 Phone #: 416-326-1149

(2) <u>Customer Information</u>
Full Legal Name: Corporation of the Municipality of South Huron
Exact account name: Municipality of South Huron
Address: 322 Main St 5, City: Eyeter
Province: <u>0n+</u> Postal Code: <u>N/M I 56</u> Phone #: <u>519~235~0310</u>

[THE REMAINDER OF THIS PAGE HAS INTENTIONALLY BEEN LEFT BLANK]

(3) <u>Financial Institution Information</u> (Note: Please attach VOID cheque)
(I) Inflow of Deposits
Name of Financial Institution: Bank of New Scotia
Address: 4715 Tahoe Boulevard City: Mississauga
Province: <u>Ont</u> Postal Code: <u>L4W 085</u> Phone #: <u>I-888-855-1234</u>
Transit #: 67876 Institution #: 002 Account #: 03439 19
(ii) Outflow of Pre-Authorized Debit
☐ Same as above
☐ If different from above fill out banking information below
Name of Financial Institution:
Address:City:
Province:Postal Code:Phone #:
Transit #:Account #:Account #:

Sample of the numbering at the bottom of a cheque

001234	01234 -	001	111-222-3
Û	L2	Ľ2	Û
Cheque #	Transit#	Institution #	Account #

MUNICIPALITY OF SOUTH HURON

322 MAIN STREET, BOX 759 EXETER, ONTARIO NOM 1S6 TEL. (519) 235-0310

PAY TO

THE BANK OF NOVA SCOTIA

67876 www.scotlabank.com/businessservices 1-888-855-1234 www.banquescotia.com/servicesauxentreprises

000004

DATE

/DOLL/

\$

A ASS BEST	MUNICIPALITY OF SOUTH HURON	
	PER	
	PER	

#000004# #67876#002# 03439#19#

PRE-AUTHORIZED DEBIT AND ACCOUNT FOR DEPOSIT THE CORPORATION OF THE MUNICIPALITY OF SOUTH HURON

Attach VOID Cheque Here:

Sample:

Financial Institution #	Bank Account #
	100 DOLLARS
	DATE Y Y Y M M D D
-	

1. **Purpose of Debits**

[X] Business PAD

2. **Pre Notification of Amounts**

Fixed Amounts: The Company will provide written notice of the amount to be debited and the date of the debit at least ten (10) calendar days before the date of the first debit and every time there is a change in the amount or payment date.

Variable Amounts: The Company will provide written notice of each amount to be debited and the date of the debit at least ten (10) calendar days before the date of each debit.

The Customer and Company hereby agree to waive the above pre notification requirements.

Authorized Signature of Customer:

SOUTH HURON

Name: Maureen Cole mayor

Title:

Authorized Signature of Customer:

THE CORPORATION OF THE MUNICIPALITY OF

SOUTH HURON O

Name: Sandy Becker

Title: Treasi

Authorized Signature of Company:

ONTARÍO INFRASTRUCTURE AND LANDS

CORPORATION

Name:

John Peters

Title:

Vice President, Credit Risk

3. **Rights of Dispute**

The Customer has certain recourse rights if any debit does not comply with this Authorization. For example, the Customer has the right to receive reimbursement for any debit that is not authorized or is not consistent with this Authorization. To obtain more information on the Customer's recourse rights, the Customer may contact its financial institution or visit www.cdnpay.ca.

The Customer may dispute a debit under the following conditions: (i) the debit was not drawn in accordance with this Authorization; or (ii) amounts were drawn after this Authorization was revoked or cancelled in accordance with paragraph 4 below.

In order to be reimbursed, the Customer must complete a declaration form / reimbursement claim, in the form provided by the Bank, at the above indicated branch of the Bank up to and including ten (10) business days after the date on which the debit in dispute was posted to the Customer's account.

The Customer acknowledges that disputes after the above noted time limitations are matters to be resolved solely between the Company and Customer.

4. Terms of Authorization to Debit the Above Account

The Customer authorizes the Company to debit the above account(s) for all payments of principal, interest and other amounts payable to the Company from time to time in respect of the Customer's indebtedness to the Company in accordance with the terms of the financing agreement between the Company and the Customer dated as 30th day of October, 2017 (the "Financing Agreement").

The Customer authorizes the Company to debit the above account(s) for amounts payable to the Company if the Customer fails to provide written notice to the Company of any change to the terms of a Debenture at least five (5) Business Days prior to the date the Company is scheduled to set the interest rate for a Debenture, as defined in the Financing Agreement.

The Bank is not required to verify that any debits drawn by the Company are in accordance with this Authorization or any agreement made between the Customer and the Company.

This Authorization is to remain in effect and may not be revoked or cancelled until the Company has received written notification from the Customer of its change or cancellation in accordance with this Authorization. This Authorization may only be revoked or cancelled by the Customer upon thirty (30) days' written notice to the Company and provided that the Customer designates alternative account(s) and delivers new preauthorized debit agreement(s) in respect of the new account(s) for purposes of effecting debits of the Customer's obligations under the Financing Agreement. The Customer may obtain a sample cancellation form, or more information on the right to cancel a PAD Agreement by visiting www.cdnpay.ca.

This Authorization applies only to a method of payment and cancellation of this Authorization does not mean that the Customer's contractual obligations to the Company are ended, and nor does this Authorization otherwise modify or detract from any of the Customer's obligations to the Company.

The Customer will notify the Company promptly in writing if there is any change in the above account information. The Customer may contact the Company in accordance with notification provisions set forth in the Financing Agreement.

The Customer consents to the disclosure of any personal information that may be contained in this Authorization to the Bank at which the Company maintains its account to be credited with the debits as far as any such disclosure of personal information is related to and necessary for the proper application of the Rules of the Canadian Payments Association.

Financing Agreement No. 1243 Program Year: 2017/2018 Long Term Single-tier/County/Region's purposes

Any delivery of this Authorization to the Company constitutes delivery by the Customer to the Bank. It is warranted by the Customer that all persons whose signatures are required to sign on the above account have signed this Authorization. The Customer acknowledges receipt of a signed copy of this Authorization.

Signature(s) or Authorized Signature(s) of Account Holder(s)

Signature(s) or Authorized Signature(s) of Account Holder(s)

Mov 6/20/7

(Date)