## MEMBERSHIP APPLICATION FORM CINNAMON LAKE ASSOCIATION, INC.

Unit	Lot(s) #	Date	_
(If you own	multiple lots, see Multiple Lo	ot Ownership Form)	
Owner	's Name(s) as it a	appears on the deed:	
	nore than one owner on i erse side of this page.	the deed, i.e. spouse, partner, trust, et al, co-	owner, business, please fill
Billing Ad	dress		
Name & P	hone	2 <sup>nd</sup> Name & Phone	
E-mail Add	dress	Photo ID attached from own	er(s)
Owner's E	mployer(s)		
to pay any Association governing Association No Person: (a) Ohi	Annual Dues, Assessment as membership Dues, Adocuments. Applicant alm so long as applicant ow Required to register to Revised Code, as amen	membership in Cinnamon Lake Association and Association charges, or other sum as assessments and Association charges on the associated agrees to maintain membership in good stans property in the Cinnamon Lake Subdivision with a designated registering agency pursuanted from time to time; and/or	may be set by the annual date per the tanding with the ion.  ant to Chapter 2950 of the
requestion (each may perma or period of offenders of the control o	ented offender pursuant to uirement statute, as amer ch, under (a) and (b) ab mently or temporarily res of time. This prohibition convicted prior to the ado	at any time determined to be a sexually orient of any other similar sexually oriented or child- inded from time to time, from another jurisdice to edined under the Bylaws as a "Registrated in any Dwelling, on any Lot, or on any Capplies to all Registrants, including, but not ption of Chapter 2950 of the Ohio Revised Capriented or child-victim oriented offense.	victim oriented registration ction; rant"), Camping Lot for any length t limited to those aforesaid
of Covenar	nts, Conditions and Restr	d to comply with the Articles of Incorporationictions and all Rules, Regulations and Policients and privileges are subject thereto.	n, By-Laws, Declaration es of the Association and
Owner Sign	nature	Date	_
Spouse Sig	nature	Date	_
	olication Fee ew Member Initiation Fe	e	Updated December, 2020

CINNAMON DA	P APPLICATION FOR KE ASSOCIATION, IN	•
	OR VOTING RIGHTS D ALL VOTING	FOR
I/We,		· · · · · · · · · · · · · · · · · · ·
the member(s) of Cinnamon Lake A	association, Inc., do h	ereby give:
	any and all vot	ing rights to lot(s):
	**	
This Certificate for Voting Rights we certificate in writing and replace it when the lot(s).		
Name & Residential Address	<u>Date</u>	Signature
	-	



Office Initial

# CINNAMON LAKE ASSOCIATION, INC.

1443 Laurel Drive ~ West Salem, Ohio 44287 ~ 419-945-2521 ~ info@cinnamon-lake.com

# Multiple Lot Ownership Within Cinnamon Lake

Date:			
Name			
Unit #	<b>‡</b> :	Lot #	
Unit #	#:	Lot #	
Unit #	<b>#</b> :	Lot #	
Please	check applicabl	: box:	
	properties bille and I will conti	ots in Cinnamon Lake and I elect to have any and all charges for my I on one invoice. I understand that this will not change my billing statue to be billed per lot owned. I designate lot number as a used for billing purposes.	
	structure on my can never be so structure is rem billing status an	structure on or across the above lots or I have added an additional second lot, i.e.: garage, shed, pool, deck etc. I understand that these I d as two (2) separate parcels due to the structure placement (unless sacred off of extra lot). I also understand that this will not change my d will continue to be billed per lot owned. I designate lot number unmber used for billing purposes.	uid
		Signature of Property Owner	
		Signature of Property Owner	

## **2024 CINNAMON LAKE CENSUS**

## Top part must be filled out by all members, Please turn in by Dec. 31, 2023

		CLA Address or Lot #	
Member(s) na (As it appears on	ume; the most recent dec	d,)	
Member(s) bil	lling address:	City	
State	Zip	Email: Will use to distribute kiosk codes	Check box to opt in for CLA email notifications
Phone & Nam	c	Phone & Name	
Emergency Ph	none & Name		
Name(s) of all	adults living in l	nome other than Member(s) (over 18)	manus mangan yang mangang majayayan ya
Name(s) of all	children living i	n home under 18	
<ul><li>Please named</li><li>They n</li></ul>	d on the deed must be registe	u have any family members or additiona filed with the Ashland County Recorder are ered by name at the office to receive am	residing at your address. enity privileges.
have updated gate attendan with no gate a	information. You t is not on duty. ittendant. Your	amon Lake will be installing a new Kiosk pho ou will receive a new Kiosk entry code. The k Easter, Thanksgiving, Christmas Day and N guests, or members without gate cards, will have up to three entries, but the name in the	ciosk is in use whenever a lew Year's Day are holidays need to use the kiosk on directory cannot be
			Office use only
1 <sup>st</sup> Entry Name		Phone Number	Directory Code #1
2 <sup>nd</sup> Entry Name	,	Phone Number	Directory Code #2
3 <sup>rd</sup> Entry Name		Phone Number	Directory Code #3

This insert is prepared exclusively by the Cinnamon Lake Association (CLA) and not the Lorain County Rural Wastewater District (LORCO). CLA is exclusively responsible for its content, which LORCO has not verified or reviewed for accuracy. LORCO expressly disclaims any responsibility for the content, or any errors or omissions.





## GATE CARD NUMBERS AND VEHICLE INFORMATION

- This information is used to maintain and update the gate card system.
- If this information is not received, your cards <u>WILL NOT WORK</u>.
- The gate card number is the separated or only 5 digits on your card.
- Please list only those vehicles titled to the member's or associate member's name.
- For Company Vehicles, a letter is required from your employer on company letterhead, stating you are permitted to drive this vehicle home and that you are the only driver of this vehicle.
- You must present proof of vehicle registration before your gate card(s) will be renewed. There is a \$5.00 yearly renewal fee per gate card.

Yr	Make	Model	Color	License	Card	
Yr	Make	Model	Color	License	Card	<del></del>
Yr	Make	Model	Color	License	Card	
Yr	Make	Model	Color	License	Card	
Yr	Make	Model	Color	License	Card	
Yr	Make	Model	Color	License	Card	
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Yr	Make	Model	Color	License	Card	

You can find additional information on our website under the FAQ section - Vehicle Registration 2023.

# **KIOSK CHAOS**

There have been a few problems with the use of the kiosk (call box). They were:

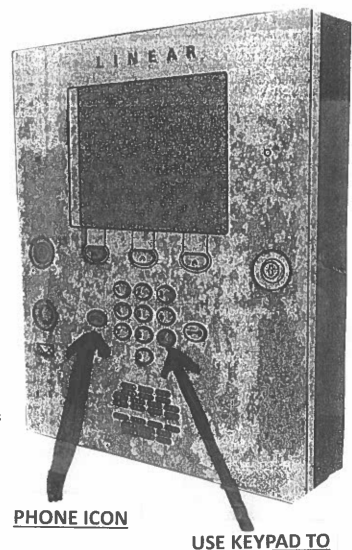
- 1. Members were not familiar with the system and did not/could not help their guests.
- 2. Guests stayed at the kiosk after many failed attempts to call the member which created a backup at the gate.
- 3. Members used their gate card to admit unknown guests to Cinnamon Lake.
- 4. Members activated the exit gate arms to allow in unknown guests.
- 5. Guests tried using phone numbers, addresses, or random numbers instead of following the directions and entering the 4 digit code of the member they were visiting.
- 6. Cars went around the guests properly using the system by racing to the gate that had been opened for the authorized guest at the kiosk.

## **SIMPLE SOLUTIONS:**

- TRY THE SYSTEM YOURSELF so you can "walk" your guests through the few simple steps to enter Cinnamon Lake.
- 2. KNOW YOUR 4 DIGIT CODE(S)! If you have your code(s), your guests will NOT have to look through the directory for your name. They can simply press the phone icon, enter your code when prompted and it will dial your phone.
- 3. PLEASE tell your guests that if you do not answer your phone, and a line has formed behind them, to use the turn around to exit the line. They can try to make contact with you before they get in line for the kiosk (call box) again.
- 4. DO NOT allow people to enter Cinnamon Lake using your gate card or by using the exit lane. These are unauthorized ways to enter and misuse of your gate card may result in the loss of privileges. Please do not take it upon yourself to allow someone in as they may not be a welcome guest at the address they are going to, or they may be trying to gain access for illegal intentions. Members assume responsibility for any guest they allow to enter Cinnamon Lake.

Remember, member must press 1 on their Phone to activate the gate. Phone call will Disconnect at that time.

KIOSK phone number is 419-928-1089



**ENTER CODE** 

### Form 812 — Users Agreement

LORCO Rural Wastewater District 22898 West Road, PO Box 158 Wellington, Ohio 44090

Avon Lake Office 440.933.0388 Wellington Office 440.647.4882

Account N	umber		PPN	Sublot
Service Ad	idress			
Billing Add	ress			
Telephone		Email	c	ell
Gravity Co Date		Low Pressure Force Ma	ain: 🗆 Grinder Seria	l#Install
	Res	sidential Commerc	cial Industrial	Multi-Family
Tap Fee:	<u>\$8,000</u> gra <u>\$5,000</u> grir	vity, single family reside nder, single family reside	ntial <sup>1</sup> ntial <sup>1</sup> Gr	rinder scenario: 1 or 2 (circle one)
	1: (other the Resolution	an single family resident No. 2014-7)	tial as determined b	y LORCO in accordance with LORCO
		Amount Paid \$	Date	
Notes:				

#### **Terms & Conditions**

This Sewer User's Agreement ("Agreement") is made and entered into on the date this Agreement is signed by the Lorain County Rural Wastewater District ("LORCO") and the Owner. By the terms of this agreement, LORCO will provide sewer service to Owner, and Owner will pay for such service according to the terms in this agreement and shall further abide by the policies and procedures adopted by LORCO relating to such service.

**NOW THEREFORE**, in consideration of the mutual promises and obligations contained herein, and other good and valuable consideration, whether expressly set forth herein or not, receipt of which is hereby acknowledged, the parties agree as follows:

Election and Designation of Notice. The parties agree that all notice provisions contained in this agreement are accepted and deemed delivered when sent by U.S Mail to the billing address provided by Owner on this Agreement. This designation will be the official "Notice Address" for the parties and also the method of any notice required under this agreement. In the event either party changes their respective Notice Address or contact information as set forth above, such party shall

Page 1 of 5 Initia	ls Date
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have the obligation to provide written notice to the other of such change, and thereafter the Notice Address shall be amended accordingly.

#### 1. Obligations of LORCO; Utility Service to be Provided

a. Upon Owner's payment of tap fees as required, LORCO grants permission to the Owner to connect (as set forth below) into an existing sanitary sewer that fronts the parcel of land at the service address listed above, and upon approved connection to provide sewer service at the sewer rates currently existing and thereafter as may be modified by LORCO pursuant to its authority. The Owner shall be responsible for performing the sewer connection (tap) if one does not already exist, lateral installation under the road (if applicable), providing a cleanout, grinder crock installation, or curb stop at the public right-of-way, and continuing the sanitary sewer lateral piping to the building for connection. The Owner shall be responsible for providing and maintaining a leak free sanitary lateral and connection to the LORCO sewer system. No sanitary sewage leakage out of and/or storm water infiltration into the Owner's lateral/connection shall be permitted. All of the foregoing will require inspection by LORCO for compliance to design requirements and LORCO Standards. Sanitary sewer service will be accomplished in one (1) of two (2) ways: conventional gravity system OR, due to local terrain constraints, a low-pressure force main (LPFM).

If the required single-family residential (other connection types determined on a case by case basis) sewer connection is to an LPFM, one of the following two scenarios will apply:

Grinder scenario #1 - E/One unit provided to property owner and installed at road right of way

- Homeowner required to obtain grinder unit from ALRW and pay the cost that ALRW is charged by Environment One Corporation (E/One).
- Homeowner to be charged a tap fee of \$5,000 in addition to the cost of the grinder unit.
- Homeowner to be responsible for all costs associated with making the tap, installing the grinder crock and pump, and installing lateral and electrical service.
- Grinder pump Operation & Maintenance (O&M) to be provided by LORCO.
- Property owner required to submit plot plan for review and approval by LORCO sanitary engineer.
- Property owner required to follow all ALRW & LORCO inspection and sewer use requirements.

Grinder scenario #2 – E/One unit provided to property owner and installed at a location chosen by the property owner or alternative to E/One unit provided by property owner and installed at a location chosen by the property owner

- Homeowner can choose to either purchase a grinder unit from ALRW or purchase an alternative
  pump from a vendor of his/her choosing. Homeowner assumes all operational responsibility &
  liability for using a non-E/One system. Please check with your selected manufacturer for
  compatibility.
- Homeowner to be charged a tap fee of \$5,000 in addition to the cost of the grinder unit.
- Homeowner to be responsible for all costs associated with making the tap, installing the grinder crock and pump, and installing lateral and electrical service.
- Homeowner to be responsible for grinder pump O&M.
- Homeowner to pay same monthly rate as all other Phase 1 customers.
- Property owner required to submit plot plan for review and approval by LORCO sanitary engineer.
- Property owner required to follow all ALRW & LORCO inspection and sewer use requirements.

If applicable, provide the Owner an E-One grinder crock/pump, DH071-93 standard model, control panel & power cable, and appurtenances for Owner's installation, at the Owner's expense, of the (LPFM) grinder system. The LPFM system will be available for pickup by the property Owner or his representative agent within seven (7) days of payment by Owner as provided for herein, the execution of this Agreement by LORCO and Owner. The location of the LPFM system for pick up is 201 Miller Road, Avon Lake, Ohio 44012-1004 (phone 440-933-6226 to schedule pick up time).

Page 2 of	5 Initials	Date
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Whenever possible and practicable, LORCO shall provide notice to Owner of its intent to enter Owner's property and building for maintenance, inspection and repair purposes.

Damage to gravity cleanouts or grinder vault lids shall be the responsibility of the property owner to report to LORCO and be responsible for payment of replacement costs, billed by time & material, plus 50% markup of actual repair costs incurred.

- b. Connection(s) of any storm water drains, footers, pipes, sump pump(s), conduits, downspouts or any other source of non-wastewater flow is strictly forbidden and subject to fine(s) and/or legal action.
- c. Property owner shall not discharge into the sanitary sewer system any material that is not in conformity to LORCO's Sewer Use Regulations or any other applicable local, state, and federal regulations or laws including but not limited to oils, grease, fats, paint, strong chemicals, sand, kitty litter, coffee grounds, etc. Feminine products and personal/cleaning wipes (even if they're marked "flushable") should be disposed of in a garbage can, not flushed down the toilet, regardless of the manufacturer's attestation.
- d. If LORCO determines that abuse/misuse of the system has resulted due to actions of the customer, LORCO reserves the right to take necessary steps to disconnect service or, in the case of a grinder pump connection, to classify the connection as "private" with the customer being responsible for future grinder pump O&M.
- e. LORCO will send a billing statement on a monthly basis to the billing address listed above based upon monthly water usage certified by Rural Lorain County Water Authority (RLCWA). In the event that there is low or no water usage, a minimum monthly sewer rate based on then-current charges will be applied for between zero usage up to 2,000 gallons of water usage regardless of whether the property is vacant or inhabited. Monthly rates for sewer service are reviewed and adjusted periodically by LORCO.

#### 2. Obligation of Owner.

- a. Owner agrees to pay and be responsible for payment of sewer service delivered to the service address regardless of the party or parties using or consuming the sewer service being supplied.
- b. Owner agrees to pay LORCO in accordance with the schedule of rates as now established or as may be revised. The Owner acknowledges that there is a minimum charge for sewer service that must be paid by the Owner regardless of whether the amount used is less than the minimum amount established by the rate schedule. The Owner acknowledges receipt of the rate schedule.
- c. Owner shall install as necessary, at Owner's expense, service line(s) suitable for connection made by the Owner with LORCO's collection system line(s) at such point(s) of connection as is consistent with the policies of LORCO.
- d. Owner shall permit LORCO, its agents, and representatives full access to property and/or inside the premises being serviced pursuant to this agreement, including but not limited to the sewer service line, cleanouts(s), grinder pump, curb stop and property adjacent and connected thereto for purposes of inspection, repair, removal of fixtures and equipment, testing, maintenance, monitoring or any other lawful purpose relating to the services (including illegal storm water connections) provided by LORCO. Owner of property serviced by a grinder pump agrees that LORCO may enter onto Owner's property outside the easement area where the sanitary sewer line is located for the purpose of inspection, maintenance, repair, inspection, and/or replacement of the grinder pump, values, vault and fittings appurtenant thereto. Provided however, LORCO shall limit its ingress and egress to the grinder pump, vault, valves and fittings to the minimum area necessary for access and

Page 3 of 5	Initials	Date	
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to perform its work and shall, upon completion of such work, return the property to the condition existing before the work was started.

- e. Owner shall, at Owner's expense, comply with LORCO's regional sewer program and all policies, regardless of date of adoption according to the rules, regulations, and specifications provided by LORCO and in a timely manner as determined by LORCO in its sole discretion.
- f. LPFM grinder systems installed outside of public right-of-way, on private property, other than Phase 1 and 1A homes (circa 2013), and for homes located greater that two-hundred (200) feet from right-of-way, shall be considered "Private Grinder Systems." The repair, replacement, rebuilding, and/or servicing of all Private Grinder Systems, and all costs thereof, shall be the responsibility of the Owner. The Owner installs the E-One grinder which has a factory warranty of two (2) years from date of installation. E-One approved repair facility, AKE Environmental, Cleveland, Ohio 24-365 emergency hot line; 440-232-0042.
- g. Owner shall comply with all policies, rules and regulations of LORCO, regardless of date of adoption, relating to the use and consumption of sewer service supplied to Owner by LORCO pursuant to this Agreement.
- h. The LORCO sewer system phase 1/1A original design was not to provide sanitary service to basements but a solution to failing private septic systems in the area. Should an Owner desire to install sewer service to a basement and/or install a sewer lateral back water valve, they shall do so at their own risk. LORCO assumes no responsibility for these or for any form of illegal storm water connection to their system.
- i. Upon successful installation of the new sanitary sewer lateral and appurtenances by the Owner, and LORCO's acceptance of the installation, LORCO shall be granted ownership and maintenance responsibility of that portion of the new service beginning at its connection to the sanitary sewer main to a point two feet (2') before the public right-of-way and will include its terminus at the location of either the gravity lateral clean-out, grinder pump crock if said grinder unit is the O&M responsibility of LORCO as described previously in this Agreement, or lateral curb stop.
- j. When applicable, LORCO provides the E-One system for normal installation within the public right-of-way. If the standard invert depth must be deeper for the Owner's site-specific application, the Owner is responsible to contact E/One to determine cost and availability of deeper invert options. LORCO will not provide credit for the additional costs incurred to deepen the grinder crock's invert.
- k. All new home/building construction shall require a construction site plan prepared by a Registered Professional Surveyor or Engineer, licensed in the State of Ohio be reviewed and approved by LORCO prior to signing this agreement. Site plan to include but not be limited to: property lines, address, north arrow, scale, structure locations, setbacks, all underground utilities in right-of-way, sanitary and storm sewer lateral routing/connections, cleanout & grinder locations, contour lines with 1' intervals. LORCO should be contacted prior to plot plan preparation to ensure all requirements are known and can be addressed.

#### 3. Late Payments/Fees

A late payment fee shall be assessed on any account that is not paid by the due date. The late fee shall be as currently set by LORCO or as may be adjusted or modified in its sole discretion and no notice of such change or modification to Owner shall be required.

#### 4. Notice of Delinquency

If the Owner fails to pay his account by the due date stated on the billing statement, LORCO shall provide Owner a Notice of Delinquency. This Notice shall state the balance owed for sewer

Page 4 of 5 Initials	Date
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services, late payment fees and other charges. Following such notice, LORCO shall certify the amount owed to the County Auditor for property lien purposes and such other remedies as permitted under law.

#### 5. Dispute Resolution

The parties agree that in the event Owner receives a Notice of Delinquency and disputes the amount or the notice, Owner shall have five (5) days from date of the notice to request an opportunity to meet with the Executive Director or a designee to resolve the dispute. The request can be verbally or in writing. Upon request, a meeting shall be provided and held as soon as possible and before the amount is certified to the County Auditor. The meeting shall provide the Owner a fair and reasonable opportunity to resolve the dispute. The Executive Director or designee shall make a decision on the disputed issue(s) within one business day of the meeting and provide notice to Owner of that decision in the manner or method proscribed in this Agreement.

#### 6. Interruption of Sewer Services

Emergency Shut Off/Repairs. If shut off of services are required due to an emergency, such shut off shall proceed as required under the circumstances existing. If possible and practicable, notice of shut off shall be given to Owner or occupant at the service address affected by such shut off LORCO will make reasonable attempts to notify consumers of any temporary interruption of sewer services.

7. Interpretation and Authority

- a. This Agreement constitutes the complete and exclusive agreement of the Parties and supersedes any and all written or oral agreements between the Parties. The parties agree that the policies and procedures promulgated and adopted by LORCO are incorporated in this agreement by stipulation and without further notice, including future policies and procedures and amendments, revisions, and modifications of the same.
- b. Should any part of this Agreement or any provisions contained herein be declared invalid by operation of law or by a tribunal of competent jurisdiction, such provision shall be of no force and effect, but such invalidation of a part or provision of this Agreement shall not invalidate the remaining portions and this Agreement shall remain in full force and effect.
- c. This Agreement is entered into for the mutual benefit of the LORCO and Owner and no individual shall be considered an incidental or intended third party beneficiary to this Agreement. In no instance shall this agreement be construed and intended for the benefit of an occupant of the service address other than the Owner.

Iser (Signature)	LORCO Representative
Date	Date



Lorain County Rural Wastewater District Cinnamon Lake Office 1443 Laurel Drive West Salem, OH 44287 419.945.2521

## **AUTOMATIC PAYMENT (ACH DEBIT) AUTHORIZATION FORM**

Company Name: Lorain County Rural Wastewater District (LORCO)

I (we) hereby authorize LORCO, hereinafter called COMPANY and the depository financial institution named below, hereinafter called DEPOSITORY, to initiate electronic debit entries, and if necessary, credit entries to my account listed below. I (we) acknowledge that the origination of ACH transactions to my (our) account must comply with the provisions of U.S. law

(Financial Institution Name)	(Branch)	
(Address)	(City, State, Zip Code)	
(Routing Number)	(Account Number)	
Circle One: Checking Account	Savings Account	
This authority is to remain in full force a me of its termination in such time and nopportunity to act on it.	and effect until COMPANY has received written notification from nanner as to afford COMPANY and DEPOSITORY a reasonab	m le
(Customer Name - Print)	(Customer Signature)	
(Address)	(City, State, Zip Code)	
(Phone Number	(Date)	

\*\*\*ATTACH COPY OF VOIDED CHECK TO THIS FORM\*\*\*

## CINNAMON LAKE FEES AND SERVICES EFFECTIVE DATE: JANUARY 1, 2024

#### **VACANT LOT**

LORCO IS THE SEWER PROVIDER FOR CINNAMON LAKE
CONTACT THEM FOR SEWER CHARGE
\$30.23 PER MONTH PER LOT

ASSOCIATION DUES

\$75.00 BILLED IN JANUARY

ASSOCIATION ASSESSMENTS

\$309.60 \$154.80 BILLED JAN. & \$154.80 JULY

ASSOCIATION ROAD ASSESSMENT

\$360.00 BILLED IN APRIL \$180.00 & OCT. \$180.00

**TOTAL PER YEAR** 

\$744.60 JAN. BILLING TOTAL \$229.80 JULY BILLING TOTAL \$154.80

TOTAL PER LOT PER YEAR

\$744.60

#### HOME

LORCO IS THE SEWER PROVIDER FOR CINNAMON LAKE
CONTACT THEM FOR SEWER CHARGES 440-647-4882
\$59.56 MINIMUM PER MONTH PER HOUSE

RURAL LORAIN CO. WATER IS OUR WATER PROVIDER FOR CINNAMON LAKE

**CONTACT THEM FOR WATER CHARGES** 

800-842-1339

ASSOCIATION ASSESSMENTS

\$309.60 \$154.80 BILLED JAN. & \$154.80 JULY

ASSOCIATION DUES

\$75.00 BILLED IN JANUARY

TRASH

\$150.00 HALF--\$75.00 BILLED JAN. & JULY

ASSOCIATION ROAD ASSESSMENT

\$360.00 BILLED IN APRIL-\$180.00 & OCT.-\$180.00

**TOTAL PER YEAR** 

\$894.60 JAN. BILLING TOTAL \$304.80 JULY BILLING TOTAL \$229.80

TOTAL PER HOME PER YEAR

\$894.60

## \*\*\*A HOME BUILT ON 2 LOTS IS BILLED (1) HOUSE CHARGE AND (1) VACANT LOT CHARGE

#### \*\*\$750.00 NEW MEMBERSHIP INITIATION FEE

\*\*\$50.00 TRANSER FEE

GATE PASS CARD (per card)		<b>OMV REGISTRATION</b>	
New	\$20.00	New	\$25.00
Replacement	\$10.00	Yearly renewal	\$15.00
Reactivation for non-payment	\$15.00		
Yearly renewal	\$5.00		
•			

#### WATERCRAFT REGISTRATION

WATERCRAFT REGISTRATION NUMBER

\$30.00

YEARLY BOAT STICKER

All Watercraft except: \$35.00

Kayaks & Paddle boards \$20.00

DOCK RENTAL DRY DOCK DRY DOCK WET DOCK	with 1 watercraft with 2 stackable watercraft 1 watercraft only	\$125.00 + Tax \$150.00 + Tax \$325.00 + Tax	PAVILION SECURITY DEPOSIT FIRST 6 HOURS EACH ADDITIONAL HR	\$50.00 \$50.00 \$10.00	
STORAGE	\$150.00 + Tax		IF PAVILION IS NOT REI	NTED, IT IS ON FIRST COME,	

STORAGE \$150.00 + Tax IF PAVILION IS NOT RENTED, IT IS ON FIRST CO

 CAMPING
 LODGE

 TENT/NIGHT
 \$25.00 + Tax
 SECURITY DEPOSIT
 \$150.00

 PAD/NIGHT
 \$50.00 + Tax
 FIRST 8 HOURS
 \$250.00

 SEASONAL (4/15 - 10/15)
 \$650.00 + Tax
 EACH ADDITIONAL HR
 \$50.00

OFF SEASON STORAGE \$100.00 + Tax

COMMUNITY CENTER

SECURITY DEPOSIT \$100.00 PER HOUR \$20.00

SUBJECT TO CHANGE WITHOUT NOTICE (EXCEPT AS PROHIBITED BY BY-LAWS & CC&R'S)

UPDATED 1/1/2024



## Cinnamon Lake Association, Inc. 1443 Laurel Dr. West Salem OH 44287 419-945-2521

## **Automatic Payment (ACH Debit) Authorization Form**

I (we) herby authorize Cinnamon Lake Association, Inc., hereinafter called Company, and the depository financial institution named below, hereinafter called Depository, to initiate electronic debit entries, and if necessary, credit entries to my account listed below. I (we) acknowledge that the origination of ACH transactions to my (our) account must comply with the provisions of U. S. law.

Member Signature	Date
Member address	
Member printed name	_
This authority is to remain in full force and effect until notification from me of its termination in such time and and Depository a reasonable opportunity to act on it. to Company for any reason, (NSF, account closed, etc.)	d manner as to afford Company Or if the ACH withdraw is returned
Checking account Number	
Checking account Routing Number	
Bank address or branch name	
Your bank financial institution name	
The ACH will be taken out of your account on the due Only personal checks can be accepted, no business of ACH account.	
APRIL AND OCTOBER CLA ROADS FEES:	
JANUARY AND JULY CLA HOA FEES:	
Please mark which account you want the ACH set up	for, you may choose one or bottle

You must provide a voided check with this form

## HELPFUL PHONE NUMBERS

OFFICE

419-945-2521

**MAINTENANCE 419-945-2687** 

GATE HOUSE 419-945-2382 (Please contact if guests are coming in)

EMAIL ADDRESS: info@cinnamon-lake.com

WEBSITE: www.cinnamon-lake.com Member Access

**User Name: CLAmember** 

Password: 9452521

Follow us on Facebook (Cinnamon Lake Association) and Instagram (cinnamonlake44287)

## 911 EMERGENCY

SHERIFF 419-289-3911 (NON-EMERGENCY)

POLK/JACKSON/PERRY FIRE DISTRICT 419-945-2681

**CONSUMERS GAS CO-OP** 330-682-4144

FRONTIER PHONE (land line) 800-921-8101

440-647-4882 LORCO (sewer)

800-633-4766 **OHIO EDISON** 

800-842-1339 RURAL LORAIN WATER

800-892-4357 **SPECTRUM** 

WEST SALEM POST OFFICE 419-853-4023

7 S. Main Street, West Salem

Go here to get assigned mail box number.

Your mailbox is in MAIL HOUSE

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