EXHIBIT A SANITARY SEWER OPERATING AGREEMENT

SCOPE OF SERVICES VIENNA TOWNSHIP

(Data used as of January 1, 2026)

- Item 1: Issue B-Permits and/or perform inspection of connections to the local sewers, the charge by the County shall be established and included the Fee Schedule.
 - A. The County Agency shall issue B-Permits to the property owner, developer, or other entity. The Municipality shall not issue a building permit or allow construction to begin within the Municipality until the Municipality verifies that a B-Permit has been issued by the County Agency and that all CCIF have been paid to the County Agency. This includes remodel, modification, or other changes to a structure that requires a building permit or that is regulated by the Michigan Building Code after this Agreement is executed by the parties hereto.

If the Municipality issues a building permit or allows construction to begin within the Municipality without first verifying that the County Agency has collected the CCIF then the Municipality shall be solely liable for the entire

	CCIF amount due and owing to the County Agency. The County Agency will demand payment of the CCIF a minimum of three (3) times from the property owner, developer, or other entity. If the property owner, developer, or other entity fails to pay the CCIF as specified in the demand for payment, then the CCIF shall be paid by the Municipality to the County Agency within thirty (30) days of notification from the County Agency that the CCIF is due and owing. The County Agency shall have the sole determination as to the number of REUs and the total amount of the CCIF due and owing. Item 1: Acknowledgement of CCIF Policy:
Item 2:	Billing the individual customers in the Municipality for sewer service and/or water supply and/or garbage and refuse or the balance of the tap-in fee due, the charge by the County to the Municipality shall be established and included in the Fee Schedule. This charge is per individual bill and only one billing charge will be made for each bill no matter how many service billings are on the bill.
	Item 2: Yes No

Operation and maintenance of the gravity sewer system in the Municipality Item 3: A. including all necessary cleaning, repairs and other services of maintaining and operating the system, the charge by the County to the Municipality shall

		payments.					
		Item 3.A:	Yes	/	No		
		Total linear foo	otage of the l	Municipali	ty's System of Later	Sewers: 217518.	
		the Municipality: \$ ize of its System of I ljusted by the County	Later Sewers, this				
	В.	Municipality,	including the charge	all nec	mping stations and for essary observation County to the Munichedule.	, repairs, and	
		Item 3.B:	Yes	_/_	No		
		The pumping s	stations cove	red by this	s agreement are as fo	llows:	
Item 4:	elect to per mo	o have the Coun onth. If the Mun below.	ty Agency po nicipality in	erform "m dicated "Y	3.A, above, the Muni iss dig" services at the Yes" to Item 3, above	e cost of \$650.00	
	Item 4	: Yes		No			
Item 5:					owing areas are cons this Agreement:	idered Hot Spots	
	NONE AT THIS TIME.						
The Municip	oality an	d County Age	ncy acknow	ledge that	if, after the Effect	ive Date of this	

be \$6.00 per lineal feet of sewer. Payment shall be in 12 equal monthly

The Municipality and County Agency acknowledge that if, after the Effective Date of this Agreement, the County Agency locates any additional Hot Spots, the County Agency will provide the Municipality with thirty (30) days written notice of the area where the Hot Spot is located. Thereafter, the County Agency will provide a proposed written plan to the Municipality on how to eliminate the Hot Spot along with a written cost estimate for the plan. If the Municipality elects not to move forward with the plan, it shall notify the County Agency in writing. If the Municipality does not move forward with the plan as presented by the County Agency, then the Hot Spot shall automatically be included in the list above (Item 5) and liability shall attach to the Municipality as set forth in this Agreement.