

	R SERVICES			
PURPOS CONSUMPTION CONSTRUCTION	SE OF APPLICATION			
PART A – PERSONAL PARTICU	LARS			
1. SURNAME:				
2. FULL NAMES:				
3. IDENTITY NUMBER:	(ID documents must be submitted and copies must Be attached to the application form)			
4. MARITAL STATUS: SINGLE	MARRIED WIDOW(ER)	DIVORCED		
5. POSTAL ADDRESS	TEL NO. (Work):	(Home):		
	CELLPHONE NO			
NOTE: Particulars of the account	t holder must be entered here			
PART B - BUSINESS/COMPANY	PATICULARS			
6. NAME OF BUSINESS/COMPAN	Y:			
7. TRADING AS:				
0 FULL NAME OF OMMED/OV/DID	RECTORS (a)			
8. FULL NAME OF OWNER(S)/DIR				

10. PLEASE SUPPLY:	WATER (Mark the appropriate box with "x") SEWERAGE CONNECTION			
11. ERF NUMBER:				
40. ADDEGG FOR GON	ECTION			
12. ADRESS FOR CON	ECTION-			
SITE NAME:				
VILLAGE NAME				
Oniihandi				
Omuhozi				
liyale				
Onampadhi				
Ondando				
Oniipa Proper				
Okambonde				
Extension 1				
Onamulunga A				
Onamulunga B				
linongo	<u>r</u>			
Oshaakondwa				
Other specify				
13. LANGUAGE PREFE	ERENCE: ENGLISH (Mark the appropriate box with "x") AFRIKAANS			
14. PURPOSE OF CON	SUMPTION: DOMESTIC (Mark the appropriate box with "x") BUSINESS INDUSTRIAL			
15. ARE YOU THE - OWNER CONTRACTOR OF THE PROPERTY				
16. ADDRESS WHERE	TO ACCOUNTS MUST BE SENT:			

17. PART D – PARTICULARS OF E	MPLOYER		
NAME OF EMPLOYER/COMPANY: _			
EMPLOYEE NUMBER:			
JOB TITLE:			
DATE OF APPOINTMENT:			
18. PART C – DECLARATION			
Iis correct and true. I hereby apply for t stipulated in the regulations for water s	he supply of the		accept the conditions as
Signature	Date		
Inspected By:	Signature	Date	
TECHNICAL MANAGER			
APPROVE DISAPPROVE			
Reason if disapprove	-		
Signature	Date		
Official Stamp			

Oniipa Town Council

Water supply and other Services
Undertaking and indemnity in favour of Oniipa Town Council

- 1. The Applicant takes notice that the water supply will only be connected after proof is shown that the necessary deposit and connection fees have been paid.
- 2. The Applicant undertakes to accept the account, for services rendered and posted to his/her address, as proof of the amount owing. The Applicant undertakes to pay such amount on the due date as indicated on the account. (Normally the 7th day of the month following the rendering of such services). The Applicant furthermore agrees that, on failure to pay an account within the specified period, Oniipa Town Council, or its assignee, will have the right to suspend the services rendered to the Applicant without any further notice and without detraction from the Council's claim on money due. A Certificate signed by the Manager Finance,HR and Administration or any Officer duly authorized thereto, stating an amount owing in connection with application and/or services rendered in terms of hereof, shall be *prima facie* proof that such amount is owing and the correctness of such amount.
- 3. The Applicant also undertakes to submit the prescribed application forms for the disconnection of Services when the premises are vacated. The Applicant agrees to remain liable for all payments in connection with the services rendered and or consumed until such time as the Town Council has received the application form for disconnection.
- 4. The Applicant acknowledges that Oniipa Town Council, or its assignee, will have the right to suspend the services rendered to the Applicant without any further notice and without detraction from the Council's claim on money due, if it has been found that the water supply, to the Applicant's premises, has, in any way whatsoever, been tampered with. The Applicant will be liable for a monthly payment over the period concerned of an amount equal to the average of previous moth's accounts, or if this information is not available, an average as determined by the Council which best reflects the usage over the period concerned. The Applicant shall also be liable for the payment of a penalty as reflected in the Council's tariff structure. The reconnection of services will only be made once payment in full has been made for all costs (Including labour, materials and transport) incurred by the Council for the reconnection of services to the premises.
- 5. The Applicant hereby acknowledges that although the Council, its officers, suppliers or agents will exercise all reasonable care and diligence in the supply of services, the supply of any such service shall be at the sole risk of the Applicant, and the Council, its officers, suppliers or agents, do not accept any liability whatsoever.
- 6. The Applicant hereby indemnifies the Council, its officers, suppliers or agents against any claim by any person whatsoever, and arising from such rendering of a service, or such non- rendering or suspension of any service.
- 7. Should the Applicant be a legal person such as a Company, Close Corporation, and Trust etc the person who signs this application hereby accepts co-liability for payment of the amounts due from time to time as co-debtor and shall be severally and jointly be liable for any amounts due in this regard.
- 8. In the event of a tenant applying for these services, the owner of the premises accepts co-liability as a co-debtor for payment of any amounts due hereunder severally and jointly with the applicant and shall remain liable for payment of such account should the applicant fail to do so. It is further specifically agreed that the Oniipa Town Council shall be entitled to refuse reconnection of services to subsequent tenants until the full account has been paid.
- 9. In the event of a tenant applying for services herewith, the owner acknowledges and undertakes to inform and notify the Oniipa Town Council in a prescribed manner and from such tenants vacating the premises and shall under no circumstances allow a new tenant to continue making use of such services without an application for such services being filed in his/her own name.

- 10. The applicant herewith irrevocably consents to the jurisdiction of the Magistrate's Court, notwithstanding that the amount of the claim may exceed the jurisdiction of such court, in respect of any claim that maybe instituted as a result of this application and/or the supply of water and/or any other service supplied in terms hereof.
- 11. The Applicant herewith consents and chooses as his/her *domicile citandi et executant* the address as provided in this agreement where notices and legal proceedings may be delivered or sent to.
- 12. The Applicant herewith consents that in the event of the Council instituting legal action to recover any outstanding balance or for any other reason resulting from this application or the supply of any services in terms hereof, he shall be liable to pay all legal fees on an attorney-own-client scale including collection commission and the costs of appointing and/or fees of tracing agents, should it be required.
- 13. All payments received from a customer shall in the absence of a written instruction, first be allocated towards rates and taxes (if the customer is the owner of the premises) or PTO fees or rental fees, then to sewerage and sanitation/refuse removal, and lastly to water supply.