TOWN OF CLARENDON, VERMONT

SEWAGE ORDINANCE FOR THE TOWN OF CLARENDON, VERMONT
RELATING TO INDIVIDUAL SEWAGE DISPOSAL SYSTEMS

SECTION 1000 PURPOSE

This ordinance is adopted under V.S.A. Title 24, Chapter 103 (On-Site Sewage Systems). The purpose of this ordinance is to preserve the public health and prevent pollution and to secure the sanitary protection of waters. This ordinance is intended to ensure that sewage is discharged into an approved sewage treatment system and to accomplish the following:

1100. Prevent the creation of health hazards which include but are not limited to surfacing sewage; contaminate drinking water, ground water and surface water;

1200. Insure adequate drainage related to the proper function of sewage disposal;
and

1300. Insure that facilities are designed, constructed, operated, and maintained in a manner which will promote sanitary and healthful conditions.
SECTION 2000. DEFINITIONS

**Applicant** - the legal owner of the property requiring a sewage disposal system construction permit.

**Minor Modification** - generally understood to the work on or replacement of the septic tank or the piping between the septic tank or the pump chamber and modification on a case-by-case basis.

**Sewage Disposal System** - system for disposal of waste using undisturbed soil on-site as a disposal medium, including a tank for collection of solids and leach area for liquids or any other system which disposes of waste water on site. This shall include multiple family, commercials and industrial on-site disposal systems, as well as individual single family homes.

**Permit** - a written authorization issued by the town.

**Person** - any institution, public or private corporation, individual, partnership, or other entity.

**Seasonal dwellings** - a structure which is not a primary residence and is not occupied for more than six (6) months of the year.

**Sewage Officer** - the legally designated authority of the town acting under authority of this ordinance. The Sewage Officer shall be appointed by the Select Board. The Sewage Officer may be the town's Health Officer, Administrative Officer, or other town official.

**Single Family** - a group of persons related by blood or marriage or a group of persons unrelated by blood or marriage living together as a household.

**Single Family Dwelling** - separate living quarters with cooking, sleeping and similar facilities provided within a dwelling unit for the use of a single family maintaining a household.

**Small Scale Waste water Treatment and Disposal Rules** - effective August 8, 1996, promulgated by the Vermont Department of Environmental Conservation. These rules are incorporated into this ordinance by reference.

**Agent** - Person authorized by owner to act in his behalf.

**Interested Person** - A person owning title to property on which a waste water system is to be constructed and any person owning title to property within a 500 foot radius of any such waste water system.
3000. APPLICABILITY OF ORDINANCE
All sewage disposal system shall be built, altered, repaired and used in accordance with this ordinance. This includes, but is not limited to, sewage disposal systems for seasonal dwellings, single and multiple family homes and commercial and industrial properties.

3100. SEASONAL DWELLINGS

3110. Any seasonal dwelling constructed after the enactment of this ordinance must receive a disposal system construction permit meeting the full minimum standards of this ordinance if the useful occupancy of the dwelling requires running water. The use of any seasonal dwelling shall not be changed until the requirements of Section 3500, et sequential, are met.

3120. All seasonal dwellings which will not have plumbing and which shall have no running water at anytime do not need a disposal system construction permit. These seasonal dwellings shall receive a minor permit from the town prior to the commencement of construction on the property.

3130. A seasonal dwelling constructed prior to enactment of this ordinance shall not be required to have a sewage disposal system provided no health hazard, nuisance or surface or ground water pollution exist. If such conditions exist, a disposal system shall be installed or upgraded to meet the standards of this ordinance to the extent possible or the running water shall be removed and the generation of sewage ended.

3200. SINGLE FAMILY RESIDENTIAL STRUCTURES
All single family residences shall receive a disposal system construction permit before commencement of construction on the property. Construction shall be understood to mean the construction, reconstruction, conversion, structural alteration, relocation or enlargement of any structure, including foundation, excavation, foundation or building construction and shall include site work which involves or may affect any portion of existing or proposed sewage disposal or water supply facilities for the structure, and any change in the use of any structure.

3210. SINGLE FAMILY RESIDENTIAL STRUCTURE DISPOSAL SYSTEM ALTERATIONS
No sewage disposal system shall be altered, repaired, or rebuilt in any way until a disposal system construction permit has been issued.

3220. EXCEPTIONS: MINOR MODIFICATIONS
When a minor modification (see Definitions) to an existing system for a single family dwelling is proposed, the Sewage Officer may waive the disposal system construction permit requirement on a case-by-case basis and issue a minor permit. The Sewage Officer will determine what constitutes a minor modification.
3300. MULTIPLE (INCLUDING DUPLEXES) FAMILY DWELLINGS

All multiple family dwellings shall submit an approved water supply and waste water disposal permit issued by the state before commencement of construction on the property.

All multiple family dwellings shall obtain a Certificate of Compliance as required by Section 4500 of this ordinance.

3400 COMMERCIAL AND INDUSTRIAL STRUCTURES

All commercial and industrial structures shall submit an approved water supply and waste water disposal state permit prior to commencement of construction on the property.

All commercial and industrial structures shall obtain a Certificate of Compliance as required by Section 4500 of this ordinance.

3500 CHANGE OF USE

3510. Change of use shall include, but is not limited to, the addition of plumbing or running water, the addition of bedrooms, conversion of seasonal dwellings to single family or multiple family residential structures, conversion of single family residential structures to multiple or commercial or industrial use.

3520. No structure shall be altered in any way so as to change the use of the structure until the Sewage Officer is satisfied that the existing sewage disposal system is adequate for the proposed use or a Sewage Disposal Construction Permit has been issued for the proposed use.

3530. No structure shall be altered in any way so as to change the use of the structure unless the sewage disposal system and all proposed alterations meet the minimum standards of this ordinance.

3600. REPLACEMENT SYSTEMS

Before a failed system is replaced it is important that the cause of failure be determined to assure that a subsequent failure is avoided.

A Disposal System Construction Permit must be obtained prior to installing a replacement system. A Certificate of Compliance shall be obtained within a reasonable period of time following the commencement of the installation of the system.

3610. Existing single family dwelling sewage disposal systems in operation at the time of adoption of this ordinance are approved, provided that such systems do no create a health hazard, nuisance or pollute surface or ground water. Whether an existing system is causing a health hazard, nuisance or is polluting surface or ground water shall be determined by the Sewage Officer. Existing systems determined to be a health hazard, nuisance or polluting surface or ground water shall be upgraded to meet the standards of this ordinance to the extent possible.
3620. Replacement systems for single family homes which have an approved replacement or continuous area shall be installed in the approved area in accordance with the original permit issued unless a new location meeting the current standards can be approved. The replacement septic system shall, at a minimum, meet the standards in effect when the original system was permitted. Applicants are encouraged to take advantage of improved design technology, if applicable.

3630. Replacement systems for multiple family dwellings and commercial and industrial structures shall be constructed in accordance with relevant state regulations. An approved state permit shall be submitted and approved by the sewage officer, prior to commencement of construction of the replacement system.

3700. OTHER APPLICABLE REGULATIONS

In case of any other applicable regulation, bylaw, ordinance or statute which differs from this ordinance, the stricter shall apply.

SECTION 4000. PERMIT PROCEDURE Permit will be submitted to the Town's Health/Sewage Officer in duplicate. The Health/Sewage Officer shall have 15 days to approve or deny the permit. Upon issuance of a permit, and subject to all conditions specified, work on the sewage disposal system may commence. If the permit is denied the officer shall cite the specific reasons for the denial, in writing.

4100. APPLICATION FEES Application fees for permits shall be established by the Select board.
4300 DISPOSAL SYSTEM CONSTRUCTION PERMIT

The owner or agent of any property, the useful occupancy of which requires a sewage disposal system, shall apply for a Disposal System Construction Permit. The owner of any property on which a sewage disposal system is proposed to be build, altered or replaced shall apply for a Disposal System Construction Permit. The application shall contain soil and site information as required by the Vermont Small Scale Waste water Treatment and disposal Rules (see definitions) and a design for a disposal system and a replacement system. The system shall be designed as specified by the Vermont Small Scale Waste water Treatment and Disposal Rules. The basis for the disposal system design shall be a peak flow of 150 gallons per day per bedroom. Wells must be properly isolated from septic systems, in accordance with the Vermont Small Scale Waste water Treatment and Disposal Rules. No reduction in the size of mound systems shall be permitted.

REQUIRED THAT PROFESSIONAL DESIGN

Technical information for the application shall be prepared by a certified Site Technician B or a professional engineer registered in the state of Vermont and practicing in his/her discipline.

The construction Permit shall be granted or denied by the Sewage Officer. If the disposal system is not constructed within one (1) year of the date the permit was issued, the permit may be renewed (see Section 4600 Terms and Conditions of Permits.)

4400. MINOR PERMITS. SIMPLIFIED APPLICATION PROCESS FOR MINOR MODIFICATIONS AND STRUCTURES NOT REQUIRING A SEWAGE DISPOSAL SYSTEM

The owner of any property intending to make a minor modification (see section 3220) or construct a structure, the useful occupancy of which shall not require running water, shall make an application for a Minor Permit on the prescribed form. Such minor modifications shall not include changes of use as described in Section 3500. Vault or pit privies shall receive a minor permit prior to installation (see Section 7100). Such application shall contain sufficient information to enable the Sewage Officer to evaluate the project. Application shall be made prior to commencement of construction.

4500. CERTIFICATE OF COMPLIANCE

The Sewage Officer or his/her designee may inspect all systems before they are covered with soil. The Sewage Officer may request to inspect systems at different stages during installation. The town shall receive a minimum of 48 hours notice for a final inspection. An approved designer shall submit a final inspection report to the Sewage Officer. Such report shall certify that the disposal system has been installed as approved or variations from the approved design shall be noted in the report. The Sewage Officer shall issue a Certificate of Compliance permit when satisfied with the installed sewage system. The newly constructed dwelling may not be occupied until the Certificate of Compliance has been issued. Existing dwellings which require a replacement system may be occupied provided a Certificate of Compliance is obtained within a reasonable period of time from commencement of installation of the system. The Sewage Officer shall decide what is a reasonable amount of time.
4600. **TERMS AND CONDITIONS OF THE PERMITS**

4610. If the disposal system is not constructed with one (1) year of the date the Disposal System Construction Permit was issued, the permit must be renewed. Renewal shall occur prior to the time of construction of the disposal system. The Sewage Officer can set terms and condition on the renewal permit. The permit may be renewed when the applicant submits a report to the Sewage Officer that verifies the original permit conditions can be met, including but not limited to, site conditions and water supplies. The Sewage Officer may request the applicant to submit a recommendation prepared by a qualified consultant (see Section 4300) if additional information is needed to certify that site condition may not changed and that the original permit conditions can be met. Permits shall be renewed unless they are found to be based on false, fraudulent or misleading information or the original permit conditions can no longer be met.

4620. Disposal system construction permits denied renewal, are void. A new application must be made for a disposal system construction permit. The conditions of the ordinance in effect at the time of application shall apply to this new permit.

4630. Conditions of construction or use may be placed on the Disposal System Construction Permit or the Certificate of Compliance.

4640. All permits run with the land and are binding upon each and subsequent owners. At the discretion of the Sewage Officer all permits issued under this ordinance, or those permits with conditions of use issued pursuant to this ordinance, may be filed in the town land records.

4650. Easements for off-lot sewage disposal systems must be conveyed to the permittee and recorded in the land records of both the conveyer and the permittee prior to issuance of a construction permit.

4700. **REVOCATION OF PERMITS**

4710. A Disposal System Construction Permit, Minor Permit or a Certificate of Compliance may be revoked by the Sewage Officer for any of the following reasons:

4711. False, fraudulent, or misleading information contained in the permit application.

4712. Installation of a system which does not comply with the conditions of the permit.

4713. Alteration of the proposed septic system site or replacement areas including effluent dispersion areas so that the proposed septic system does not comply with this ordinance.
4714. Information which shows the proposed septic system will not comply with this ordinance, including, but not limited to, insufficient isolation distances to water supplies.

4715. Failure to comply with this ordinance or any terms or conditions of permits issued under this ordinance.

4720. Petition for Revocation: A written petition for revocation shall be addressed to the Sewage Officer and shall set forth the name and address of the petitioner, the petitioner's interest in the matter, and a brief statement outlining the basis for revocation of permit. Revocation shall only proceed based on the standards establish in Sections 4711 through 4715.

The Select board may file a petition and participate in revocation proceedings.

The Select board shall notify the permit holder in writing of petition for revocation of permit within 72 hours.

4730. Receipt of the petition shall initiate the revocation procedure. The Select board shall hold a hearing within thirty days of the Sewage Officer receiving a revocation petition. The Select board shall render a decision within fifteen days of the conclusion of the hearing.

4740. The Sewage Officer shall give the permit holder written notice of revocation of the permit within 72 hours of revocation of the permit. All sewage disposal system work must cease immediately upon notification of permit.

5000. APPEALS

Any applicant or interested person aggrieved by a decision of the Sewage Officer may appeal that decision in writing to the Select board within thirty (30) days of such decision. The Select board shall hold a hearing within thirty (30) days of such an appeal and shall render a decision within fifteen (15) days after the close of such hearing. Following a Select board's hearing, any person aggrieved by a decision of the Select board may appeal that decision to Superior Court. The administrative process must be exhausted before appeal to Superior Court.

6000. ENFORCEMENT

A person who neglects or refuses to comply with the provision of this ordinance may be fined not more than $500 for each offense by the Superior Court. Each week that a violation is continued shall constitute a separate offense (24 V.S.A., Section 1974).
7000. WATER SAVING AND COMPOSTING TOILETS AND OTHER WATER SAVING DEVICES
Water conservation is strongly encouraged, it will increase the life of septic systems.

7100. Properly sealed vault privies, outhouses and similar facilities may be used provided they meet the isolation distances established in the Small Scale Waste water Treatment and Disposal Rules, Appendix 1-7D for disposal fields. The Sewage Officer shall determine if proper isolation distances are maintained. A minor permit shall be obtained prior to contracting for, or installation of, vault privies, outhouses or similar facilities.

7200. All sewage generated in a residence using waterless toilets shall be conveyed, treated, and disposed of in the same manner as other sewage, as provided for in this Ordinance which includes obtaining a Disposal System Construction Permit and Certificate of Compliance. For residences permitted to use waterless toilets, the leach field for the septic system may be reduced in size by 35 percent, provided sufficient area exists to expand the field to full size should conventional toilets be installed, and a full size replacement area is identified and reserved. Mound systems may not be reduced in size.

7300. Pit privies will not normally be approved, but may be considered on a case-by-case basis if they meet all the isolation distances and separation from ground water and bedrock, ledge, and impermeable soil applicable to leach fields.

8000. PERMITTED DEVIATIONS

8100. At the discretion of the Select board, and authorized in writing, deviations from the design specifications in Sections 1-706, Building Sewers, Sewer Collection System and Lift Stations, and 1-708, Disposal Fields, of the Vermont Small Scale Waste water Treatment And Disposal Rules may be allowed. Such Deviations will only be allowed if the minimum soil and site requirements and the performance standards of the Vermont Small Scale Waste water Treatment And Disposal Rules will be met.

8200. Innovative sewage disposal systems which have an approved Innovative Systems Permit from the Department of Environmental Conservation may be approved by the Sewage Officer.
9000. SEVERABILITY

If any portion of this Ordinance is held unconstitutional or invalid by a court or competent jurisdiction, the remainder of this Ordinance shall not be affected.

Approval of any sewage disposal system design and installation by the granting of a Disposal Systems Construction Permit and Certificate of Compliance shall not imply that the approved system will be free from malfunction. Proper maintenance of septic systems is vital to their proper functioning. The provisions of this ordinance shall not create liability of the part of the town, of any town official, or employee for the sewage disposal system.

Adopted by the Town of Clarendon Select board

Signed, Ralph Austin
Ralph Austin, Select board Chairman

Date 2 – 10 – 97
February 2, 1997

Approved by the Vermont Department of Environmental Conservation:

Commissioner

Date 2/16/97

and made effective Date April 11, 1997
CITIZEN'S RIGHT TO PETITION FOR A VOTE ON THE ORDINANCE AT AN ANNUAL OR SPECIAL MEETING, AS PROVIDED FOR IN 24 V.S.A. SEC. 1973. The "Sewage Ordinance For the Town of Clarendon, Vermont - Relating to Individual Sewage Disposal Systems" as adopted by the Clarendon Board of Selectmen on February 10, 1997 may be disapproved by a vote of a majority of the qualified voters of the Town of Clarendon voting on the question at an annual or a special meeting duly warned for that purpose, pursuant to a petition signed and submitted in accordance with 24 V.S.A. Sec. 1973 (b). A petition for a vote on a question of disapproved the above described ordinance shall be signed by not fewer than five percent of the qualified voters of the Town of Clarendon, and presented to the Board of Selectmen or the Town Clerk within 44 days following the date of adoption of this ordinance. If you have any questions reference to the ordinance or the procedure for adoption write or call the Town Clerks Office, P.O. Box 30, North Clarendon, Vermont at (802) 775-4274.

Unless a petition is filed in accordance with 24 V.S.A. Sec. 1973, the "Sewage ordinance for the Town of Clarendon, Vermont - Relating to Individual Sewage Disposal Systems", will become effective sixty (60) days after it is adopted, unless a petition is filed, or after approval by the Vermont Agency of Natural Resources, whichever is later.

Posted on: February 14, 1997

At the following locations:

1. Town Clerk’s Office
2. Clarendon Post Office
3. East Clarendon General Store
4. Clarendon Spa Grocery
5. Mike’s Country Store

Attested: Joyce A Pedone
Joyce Pedone, Town Clerk


RECORDING INFORMATION: Received and recorded in the records of the Town of Clarendon, Vt. on 11th day of April 1997 and recorded in the Town Records
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Attested: Joyce A Pedone
Joyce Pedone, Town Clerk