Village of Johnson Creek

125 Depot Street, P.O. Box 238, Johnson Creek, WI 53038 (920-699-2296)
email: villageadministrator@vi.johnsoncreek.wi.gov
ANNEXATION REVIEW APPLICATION

Name of petitioner (owner) of territory to be annexed:		
Territory to be annexed: Attach legal description in conjunction to Johnson Creek (The legal description)	on of territory, survey of territory and map showing where attion must be emailed in word format.)	
From Town of:Parcel Number:	Area (Acres):	
Attach a copy of tax bill.	Improvements \$ x's 5 years = \$ amount due Town	
Approximate present land use of territory: Undeveloped:% Commercial: Industrial:	% Residential:%% Recreational:%	
Resident population: Electors: Total:		
If territory is undeveloped, what is the anticip Commercial:% Resider Industrial:% Recrea	ntial:%	
Comments: What is the nature of land use adjacent to the	is territory in the Village?	
What is the nature of land use adjacent to th	is territory in the Town?	
What are the basic service needs that precip Sanitary sewer: Water supply: Zoning:	pitated the request for annexation? Police/Fire Protection: Storm sewers: Other:	
What school district(s) serves the territory to	be annexed?	
Date Property owner signal Application fee \$300.00 paid by check# Reimbursable services deposit \$500 (planner Check for five years of the Town portion of p (Village Code – Chapter 33 Fees)		

Agreement for Reimbursable Services Petitioner/Applicant/Property Owner

In accordance with Village Code Chapter 250-138 the Village may retain the services of professional consultants (including planners, engineers, architects, attorneys, environmental specialists, recreation specialists, and other experts) to assist in its review of a proposal coming before the Plan Commission. The Village reserves the right to apply the charges for these services as well as for staff time expended in the administration, investigation and processing of applications to the Petitioner.

The Petitioner is required to provide the Village with an executed copy of this agreement as a prerequisite to the processing of the development application. The submittal of a development proposal application or petition shall be construed as an agreement to pay for such professional review services applicable to the proposal. The Village may delay acceptance of the application or petition as complete, or may delay final approval of the proposal, until such fees are paid by the Petitioner. The Property Owner acknowledges that review fees which are applied to a Petitioner, but which are not paid by such Petitioner, may be charged by the Village as an assessment against the subject property for current services provided the property.

Note: Consultant services (e.g. engineering, planning, surveying, legal, etc.) and Village administrative time may be charged in addition to the normal costs payable by the Applicant/Petitioner/Property Owner (e.g. application filing fees, permit fees, publication expenses, recording fees, impact fees, etc.)

(Project Name/Nature of Application)		
(Property Tax Key Numbers Involved in I	Project)	
(Signature of Applicant/Petitioner)	(Date)	
(Signature of Property Owner)	(Date)	