

RE-ISSUANCE / REVISION PERMIT APPLICATION FOR DEVELOPMENT, INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES

(Pursuant to Ontario Regulation 166/06, as amended)

To be eligible for a permit re-issuance, written confirmation is required that the project is unchanged and the plans/documents detailing the works are identical to those stamped "approved" by TRCA (as part of the original permit). Where minor modifications are proposed that are in keeping with the original permit, a cover letter detailing the modifications and new plans/documents must be submitted. This application form must be submitted at least 60 days prior to the expiry of the original permit. In addition, property ownership, as per the original permit, must remain the same. A permit may only be re-issued one time.

Please read, complete each section as required, date and sign this application.

07/23/2021

PREVIOUS APPROVAL INFORMATION – ALL INFOR	RMATION	N BELOW IS MANDATORY				
Original TRCA Permit Number:						
APPLICATION INFORMATION – ALL INFORMATION BELOW IS MANDATORY						
Please select the type of application:						
☐ Revision	☐ Revision					
	☐ Re-issuance with a Revision					
☐ Re-issuance						
OWNER DETAILS - ALL INFORMATION BELOW IS N	MANDAT	ORY				
Owner's Name (Individual):						
Company Name (if applicable):						
Company Contact Name (if applicable):						
Mailing Address:						
City:	Postal	Code:				
Phone No.:	E-mail	l:				
AGENT DETAILS - ALL INFORMATION BELOW IS M	IANDATO	DRY IF APPLICABLE				
Agent's Company Name:						
Agent's Contact Name:						
Mailing Address:						
City:		Postal Code:				
Phone No.:		F-mail:				

Note: Correspondence will be sent to the owner and copied to the agent.



PROJECT LOCATION - ALL INFORMA	ATION BELOW IS MANDATORY	
Project Name (if applicable):		
Project Address:		
Nearest Major Intersection:		
Municipality:		
Lot:	Plan:	
Block:	Plan:	
Lot:	Concession:	
Please select form of payment: online with a credit card or cheque Note: If paying online, an invoice will be sent to the owner or agent with instructions on how to pay online once an application has been submitted. If paying by cheque, please mail the cheque c/o the assigned Planner and Toronto and Region Conservation Authority, referencing the project name and project location to 101 Exchange Avenue, Vaughan, ON, L4K 5R6. Please note that fees over \$10,000 cannot be paid online. PROJECT DETAILS Rationale for Requesting a Permit Re-Issuance: Anticipated date of completion: Is there a violation on this property under Ontario Regulation 158 or Ontario Regulation 166/06, as amended?		
☐ NO ☐ YES (provide detail	s)	

SUBMISSION REQUIREMENTS

- A. Each application must be accompanied by the appropriate fee, as noted on the TRCA Administrative Fee Schedule for Permitting Services, as may be amended. Applications will not be processed until the fee is paid in full.
- B.

 By checking this box and signing on the line below, I am providing written confirmation that the proposed works are unchanged and the plans/documents detailing the project are identical to those stamped approved by TRCA as part of the original TRCA permit.



*Signature from t	he Owner is mandatory.		
Owner's Name:		of	
:f)	(Pri	int Name)	(Corporation,
if any) *Owner's Signatur	re:	Date:	
indicating what me	lifications are proposed to a project that are in odifications have been made is required along e sent via file sharing service or emailed to the	with a pdf copy of the revise	
(unlocked) via eith	uances / minor revisions are received and proceer a file sharing service or e-mail to the TRCA see who are unable to submit digitally.		
_	submitting an application on behalf of the proecompleted. Please note the permit will be reble.		
NOTICE OF CO	LLECTION		
this form is collect applications and, watercourses perr agencies for review about the collection	unicipal Freedom of Information and Protection ed under the authority of the Conservation Authority of the Conservation Authories approved, issue the Development, Intermit. Information submitted as part of this appliance and comment, or to members of the public to on of information should be directed to the informity, tel: 416-661-6600.	uthorities Act. This information rerence with Wetlands and A ication may be disclosed to go through the freedom of inform	n is used to assess Iterations to Shorelines and overnment and municipal mation process. Questions
Any false or mislea	ading statement made on this application will I	render null and void any pern	nission granted.
I, the Owner,		of	
,, and 3 micry	(Print Name)	(Corporation	n, if any)
valid and current. owner(s) of the pro	hat to my best knowledge and belief, all of the I further accept the aforementioned inclusions operty and all assigned agents, contractors and right to exercise binding authority.	, terms and conditions to be b	oinding upon the registered
*Signature or writ	ten authorization from the Owner is mandate	ory.	
*Owner's Signate	ure:	Date:	
Agent's Signature	e:	Date:	



FEES AGREEMENT

I/we acknowledge that through the assessment of this application, additional fees may be required to reflect the costs of site visits, incomplete submissions, and/or the appropriate fee category. Further, I/we recognize that all fees must be paid prior to the release of approval.

Refunds for application fees will not be provided once the file policy/technical review process has been initiated by TRCA

staff. Application fees for submissions that have been submitted, but not processed may be partially refunded at the request of the applicant and with the approval of the senior director. *Signature from the Owner is mandatory. *Owner's Signature: Date: Date: Agent's Signature: LANDOWNER AUTHORIZATION PROJECT LOCATION - ALL INFORMATION BELOW IS MANDATORY **Project Address:** Municipality: Lot: Plan: Block: Plan: Lot: Concession: If this application is to be submitted by a solicitor or agent on behalf of the owner(s), this landowner authorization must be completed and signed by the owner(s). If the owner is a corporation acting without agent or solicitor, the application must be signed by an officer of the corporation and the corporation's seal (if any) must be affixed. NOTE TO THE OWNER(S): IF THE APPLICATION IS TO BE PREPARED BY A SOLICITOR OR AGENT, AUTHORIZATION SHOULD NOT BE GIVEN UNTIL THE APPLICATION AND ITS ATTACHMENTS HAVE BEEN EXAMINED AND APPROVED BY YOU, THE OWNER(S). *Signature from the Owner is mandatory. I/WE (OWNER(S)' NAME) _____ HEREBY AUTHORIZE (Print Name) (AGENT'S NAME)_

(Print Name)

TO PROVIDE AS MY AGENT ANY REQUIRED AUTHORIZATIONS OR CONSENTS, TO SUBMIT THE ENCLOSED



*Owner's Signature:	Date:				
Dated at the City/Town of:					
OR ALTER A SHORELINE OR WATERCOURSE, IN ACCORDANCE WITH THE REQUIREMENTS OF ONTARIO REGULATION 166/06, AS AMENDED.					
RELEVANT TO THE APPLICATION FOR PURPOSES OF OBTAINING A PERMIT TO DEVELOP, INTERFERE WITH A WETLAND					
HEARING(S) OF THE APPLICATION AND TO PROVIDE ANY INFORMATION OR MATER	RIAL REQUIRED BY THE BOARD				
APPLICATION TO THE TORONTO AND REGION CONSERVATION AUTHORITY, AND TO	APPEAR ON MY BEHALF AT ANY				

PERMIT REVIEW PROCEDURES

TRCA staff will assess your application to determine if the control of flooding, erosion, dynamic beaches, pollution, or the conservation of land will be affected by the proposed works in accordance with TRCA's programs and policies. Approvals associated with re-issued permits will be forwarded to TRCA's Executive Committee for information purposes.

PERMIT CONDITIONS

Under Section 28(3) of the Conservation Authorities Act and Sections 3 and 6 of Ontario Regulation 166/06, as amended, TRCA has the ability to apply conditions to a permit as it relates to Section 28(1) of the Act regarding alterations to watercourses and wetlands, and to development where the control of flooding, erosion, dynamic beaches, pollution, or the conservation of land may be affected.

All conditions imposed upon a permit are legally binding. The legislation provides TRCA the ability to cancel a permit if those conditions are not met and offers the permit holder the opportunity at a hearing to show cause as to why the permit should not be cancelled.

The Act also identifies that it is an offence to contravene the imposed terms and conditions of a permit and provides TRCA the ability to initiate legal proceedings in the event of non-compliant related issues.

By signing this application, consent is given to the inclusion of the following permit conditions on the permit should approval be granted. The permit holder also agrees to comply with the terms and conditions as imposed.

- 1. The Owner shall strictly adhere to the approved TRCA permit, plans, documents and conditions, including TRCA redline revisions, herein referred to as the "works", to the satisfaction of TRCA. The Owner further acknowledges that all proposed revisions to the design of this project that impact TRCA interests must be submitted for review and approval by TRCA prior to implementation of the redesigned works.
- 2. The Owner shall notify TRCA Enforcement staff 48 hours prior to the commencement of any of the works referred to in this permit and within 48 hours upon completion of the works referred to herein.
- 3. The Owner shall grant permission for TRCA staff, agents, representatives, or other persons as may be reasonably required by TRCA, in its opinion, to enter the premises without notice at reasonable times, for the purpose of in specting compliance with the approved works, and the Terms and Conditions of this permit,



and to conduct all required discussions with the Owner, their agents, consultants or representatives with respect to the works.

- 4. The Owner acknowledges that this permit is non-transferrable and is issued only to the current owner of the property. The Owner further acknowledges that upon transfer of the property into different ownership, this permit shall be terminated and a new permit must be obtained from TRCA by the new owner.
 - In the case of municipal or utility projects, where works may extend beyond lands owned or easements held by the municipality or utility provider, landowner authorization is required to the satisfaction of TRCA.
- 5. This permit is valid for a period of two years from the date of issue unless otherwise specified on the permit. The Owner acknowledges that it is the responsibility of the owner to ensure a valid permit is in effect at the time works are occurring; and, if it is anticipated that works will not be completed within the allotted time, the Owner shall notify TRCA at least 60 days prior to the expiration date on the permit if an extension will be requested.
- 6. The Owner shall ensure all excess fill (soil or otherwise) generated from the works will not be stockpiled and/or disposed of within any area regulated by TRCA (on or off-site) pursuant to Ontario Regulation 166/06, as amended, without a permit from TRCA.
- 7. The Owner shall install effective erosion and sediment control measures prior to the commencement of the approved works and maintain such measures in good working order throughout all phases of the works to the satisfaction of TRCA.
- 8. The Owner acknowledges that the erosion and sediment control strategies outlined on the approved plans are n ot static and that the Owner shall upgrade and amend the erosion and sediment control strategies as site conditions change to prevent sediment releases to the natural environment to the satisfaction of TRCA.
- 9. The Owner shall repair any breaches of the erosion and sediment control measures within 48 hours of the breach to the satisfaction of TRCA.
- 10. The Owner shall make every reasonable effort to minimize the amount of land disturbed during the works and shall temporarily stabilize disturbed areas within 30 days of the date the areas become inactive to the satisfaction of TRCA.
- 11. The Owner shall permanently stabilize all disturbed areas immediately following the completion of the works and remove/dispose of sediment controls from the site to the satisfaction of TRCA.
- 12. The Owner shall arrange a final site inspection of the works with TRCA Enforcement staff prior to the expiration date on the permit to ensure compliance with the terms and conditions of the permit to the satisfaction of TRCA.
- 13. The Owner shall pay any additional fees required by TRCA in accordance with the TRCA Administrative Fee Schedule for Permitting Services, as may be amended, within 15 days of being advised of such in writing by TRCA for staff time allocated to the project regarding issues of non-compliance and/or additional technical review, consultation and site visits beyond TRCA's standard compliance inspections.



These conditions are being requested to ensure compliance with the approved plans and reports and to ensure that the control of flooding, erosion, dynamic beaches, pollution, or the conservation of land will not be affected.

Application-specific permit conditions may also be required in certain situations. You will be advised of any proposed application-specific permit conditions through separate correspondence from our office.

Should you object to the applied conditions, please provide a written rationale to our office. We will then contact you to discuss the permit conditions further. Should we not reach a satisfactory resolution, you will be given the opportunity to request a hearing before TRCA's Executive Committee.

In the event that permit conditions were applied to the original TRCA permit, those conditions will continue to apply unless otherwise advised in writing by TRCA.

For further information on permit conditions, the Conservation Authorities Act and Ontario Regulation 166/06, as amended, please consult the Government of Ontario's e-laws website at ontario's e-laws website.

NOTES

- 1. By signing this application, consent is given to TRCA staff, agents, representatives, or other persons as may be reasonably required by TRCA, in its opinion, to enter the premises without notice at reasonable times for the purpose of considering a request for a permit, inspecting, obtaining information, and/or monitoring any and all works, activities and/or construction pertaining to the property in addition to the works as approved under cover of any permit issued by TRCA, and to conduct all required discussions with the Owner, their agents, consultants or representatives with respect to the works.
- Permits granted by TRCA do not replace building permits or any other permits or approvals issued through
 municipal offices or other levels of government. A permit under Ontario Regulation 166/06, as amended, does
 not constitute TRCA approval of any related Planning Act applications. Separate approval of all related
 applications must be obtained from the respective agency and TRCA.