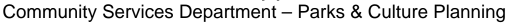
Park Access Permit Application

Park Name/Address:

Applicants Signature





Personal information in this form is collected under authority of the Municipal Act 2001, SO 2001, c.25 and will be used for the purposes of administering the City of Mississauga By-law 0149-2015. Questions about the collection of this personal information should be directed to the Community Services Department, Parks & Culture Planning Section, 300 City Centre Dr, 4th Floor, Mississauga, ON, L5B 3C1, Park.Planning@mississauga.ca.

Proposed Start Date:		Access Period:	1 Week	2 Weeks	Other:
•	rmine if a Park Access Permit i				
Parks & Culture Planning will determine if a Park Access Permit is applicable based on time and scope of the proposed work.					
Application Information					
Application Information					
Contact Name:			E-Mail:		
Address:		<u>.</u>			
Contact Number:			Emergency Number:		
Contractor Company:			E-Mail:		
Contractor Address:					
Contact Name:			Contact Number:		
Work & Access Details					
Must attach a map/sketch indicates entrance, access route and stockpile location with reference to legible					
existing park features (i.e. trail, fence, trees, woodlot).					
Purpose of Access:					
Equipment/vehicle (check below or provide model & make) Other					
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(FI					
				(D)2	
Quantity: Quantity:	Quantity:	Quantity:			
Proposed Parkland Protective Measures:					
The extent of the protective measures sh					neasures should be
			clearly indicated on Map and Sketches submitted with		
		the app	olication.		
Tree Hoarding	Mulch		Plywood		Sediment Control
Other:					
Please return completed application to your contact at Parks & Culture Planning. A checklist including administration fees, security deposit					
(if required), Certificate of Insurance form and additional requirements will be provided after review of the information submitted.					
I have read and understood the terms and conditions as outlined below on this application form.					

Date:

Park Access Permit Application

Community Services Department – Parks & Culture Planning



Terms and Conditions

Commencement of Work: Work is not to commence until an approved copy of the Parks Access Permit is received by the applicant.

Site Reinstatement: Work authorized by this permits to be completed in all respect and include reinstatement of the Park to the satisfaction of the City of M'ssissaugc (the "City").

As is, where is: The Permit Holder hereby confirms that the Cty has not provided any representation, warranty of other assurance regarding the suitability of the Park for use by the Permit Holder and that the Permit Holder is using the Park on an as is where is basis.

Site Inspection: hspection of the park by a City representative to determine compliance with this permit and satisfactory reinstatement of the park will be required, and the Permit Holder hereby consents to such an inspection Upon completion of the work, the Permit Holder must notify the City to arrange for a final inspection

Scheduling of Work: The Permt Holder is to notify the City a minimum of 48 hours in advance of their intention to access the Park. If requested by the City, the Permit Holder must supply a schedule and timeframe for the work to be completed and must notify the City representative of any changes to the schedule.

Utility Locates: Prior to any soil disturbance, the Permit Holder is responsible for conducting utility locates within the Park, at their sole cost and expense.

Observance of the Law: The Permit Holder agrees to comply with any relevant Federal or Provincial Acts, City Bylaws, policies and/or regulations.

Assigning: The Permit Holder agrees not to assign or permit use and occupancy of the park by any other person other than themselves or their representatives without the written approval of the City.

Additional Approvals: The Permit Holder is to secure all necessary permits and permissions from government agencies having the proper authority or 1urisdiction and to comply with those permits. Approvals or permissions. These approvals may include, but are not limited to, those related to pipelines, hydro lines or other utilities.

Waste and Nuisance: The Permit Holder agrees not to do or to allow to be done any action which would damage, waste or disfigure or injure anything in the Park or otherwise cause a nuisance. Any such action to the park will be the financial responsibility of the Permit Holder and all costs and expenses required to repair such damage to the Park shall be paid to the City by the Permit Holder upon demand.

Termination: The City may terminate this Parks Access Permit and all the Permit Holder's rights hereunder immediately at any time in the event of any breach or default by the Permit Holder in the performance of any term or condition contained in this Parks Access Permit, including, without limitation, failure by the Permit Holder to pay the required fees and amounts in accordance with the payment terms hereof, and the City shall be entitled to recover, and the permit Holder shall be liable for, all damages and losses incurred by the City arising directly or indirectly or in consequence of or in relation to the breach or default by the Permit Holder.

Limited Liability and Release: The Permit Holder hereby releases and forever discharges the City, including the City's elected officials, officers, employees, agents and contractors (hereafter the "Indemnified Parties"), and the Permit Holder further agrees that notwithstanding anything to the contrary contained herein, the Indemnified Partites shall not be liable to the Permit Holder or to anyone for whom the Permit Holder or to anyone for whom the Permit Holder may be in law responsible for any loss of/or damage to property, personal injury or death, or any other losses action, damages. Both direct or indirect and such other costs and expenses. Howsoever and whatsoever incurred, suffered or sustained by the Permit Holder or any of the Permit

Holder's permitted invitees. Guests or participants during or otherwise in relation to or inconnection with the Permit Holder's use of the Park and all activities relating to such use or any other matters under this Parks Access Permit, negligent misrepresentation, breach of the Occupiers' Liability Act or breach of statutory duty on the part of the identified Parties or the part of anyone for whom the City is in law responsible, by the presence of the Permit Holder or anyone else upon the Parks Access Permit, the conditions or state of repair of the Park and the breach of any of the provisions of this Parks Access Permit by the City, including, but not limited to, any negligent act or omission of the hdemrfied Parties which causes of contributes to any such injury, damages or loss

Indemnity: The Permit Holder shall indemnify, defend and save the City harmless, including the Indemnified Parties from and against any loss, cost and expense incurred by the Indemnified Parties because of any demand, action or claim brought against the Indemnified Parties as a result of any loss of or damage to property, personal injury or death, or any other losses or damages, both direct or indirect, including such other costs and expenses, howsoever and whatsoever incurred, suffered or sustained by the Permit Holder accessing the Park, or by anyone else permitted in the park by the Permit Holder or by anyone for whom in law the Permit Holder is responsible, including any losses or damages which have been cause or contributed to by any negligence. negligent misrepresentation, breach of the Occupiers' Liability Act or breach of statutory duty on the part of the Indemnified Parties or on the part of anyone for whom the City is in law responsible, by the presence of the Permit Holder or anyone else in the Park, the conditions or state of repair of the Park and the Breach of any of the provisions of this Parks Access Permit by the City including, but not limited to, any negligent act or omission by the City, it's or their employees, agents, contractors, or invitees, which causes or contributes to any such injury, damage or loss.

Liability Insurance: To avoid the financial risks associated with the Limited Liability and Release and Indemnity clauses, the Permit Holder shall obtain general liability insurance adding the City as additional insured at its own expense. The Permit Holder shall provide such certificate of insurance evidencing that the City is included as additional insured, liability insurance of \$2,000,000 or in such amounts as deemed reasonable and appropriate by the City's Risk Manager, in his/her discretion having regard to the nature and size of the event Upon execution of this Parks Access Permit, the Permit Holder shall deliver evidence of the insurance required under this Permit to the Community Services Department, Parks and Forestry Division, Parks & Culture Planning Section, 300 City Centre Drive, 4th Floor, Mississauga ON, L5B 3C1.

Municipal Freedom of Information Act: Personal information contained on this form 1s collected under the authority of Section 11 of the *Municipal Act 2001*, S02001, c.25. The information will be used for the purpose of administering the Parks Access Permit and will also be used for business the permit holder may conduct with the City relating to Park use. Questions about this collection should be directed to the Parks & Culture Planning Section at Park Planning@mississauga.ca.