

Government of Newfoundland and Labrador Department of Environment and Climate Change Water Resources Management Division

PERMIT TO ALTER A BODY OF WATER

Pursuant to the Water Resources Act, SNL 2002 cW-4.01, specifically Section(s) 39, 48

Date: **DECEMBER 01, 2021** File No: <u>524</u>

Permit No: ALT12222-2021

Permit Holder: Dept. of Fisheries, Forestry & Agriculture (Clarenville)

97 Manitoba Drive, Suite 208

Clarenville, NL A5A 1K3

ingasmithbailey@gov.nl.ca

Attention: Inga Smith-Bailey

Re: Town of Clarenville - Shoal Harbour - Unnamed Water Body - Rehabilitation

Permission is hereby given for: the removal of an unauthorized untreated timber (estimated 1.5 cu-m) bridge from an unnamed tributary of Country Pond and the rehabilitation of an unauthorized trail within the Shoal Harbour River Protected Public Water Supply (used by the Town of Clarenville) in reference to the application received on November 23, 2021.

- This Permit does not release the Permit Holder from the obligation to obtain appropriate approvals from other concerned municipal, provincial and federal agencies.
- The Permit Holder must obtain the approval of the Crown Lands Administration Division if the project is being carried out on Crown Land.
- This Permit is subject to the terms and conditions indicated in Appendices A and B (attached).
- It should be noted that prior to any significant changes in the design or installation of the proposed works, or in event of changes in ownership or management of the project, an amendment to this Permit must be obtained from the Department of Environment and Climate Change under Section 49 of the *Water Resources Act*.

(for) MINISTER

GOVERNMENT OF NEWFOUNDLAND AND LABRADOR Department of Environment and Climate Change

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APPENDIX A

Terms and Conditions for Permit

Dredging/Debris Removal

- 1. Alteration of the natural minimum streamflow is not permitted in order to preserve aquatic life.
- 2. The natural course of any stream must not be altered.
- 3. Dredging activity must only be carried out during periods when wind, wave and tide conditions minimize the dispersion of silt and sediment from the work site.
- 4. A water quality monitoring program is not required at this time. However, the Department reserves the right to require that the Permit Holder sample, analyse, and submit results of water quality tests, for the purpose of ensuring that the water quality is maintained within acceptable guidelines. All analyses must be undertaken by a CALA accredited laboratory.
- 5. The area to be dredged must be enclosed and isolated from the rest of the body of water through the use of a filter fabric curtain or similar method.
- 6. Dredged material must be disposed of in accordance with the regional Service NL Centre of the Department of Service NL. The Department of Service NL may require samples to be submitted for testing and analysis.

Infilling

- 7. The constructed works must be inspected regularly so that action can be taken to undertake repairs as required.
- 8. Fill material must be obtained from an approved quarry site. It must not be taken from beaches or streams, and must not be dredged from a body of water.
- 9. Infilling must not cause increased water elevation upstream or increase flow velocity downstream of the site. Reduction of the natural cross sectional area of any watercourse is not permitted.
- 10. Infilling must not disrupt the established surface drainage pattern of the area.
- 11. Infilling must not cause increased water elevation upstream or increase flow velocity downstream of the site.
- 12. Before infilling, any vegetation and topsoil must be completely removed and under no circumstances shall it be used as fill material. Topsoil must be stored and reused in final landscaping of the infilled area.
- 13. Select heavy rocks must be placed along the toe of any infilling to provide slope stability and erosion protection.

General Alterations

- 14. Any work that must be performed below the high water mark must be carried out during a period of low water levels.
- 15. Any flowing or standing water must be diverted around work sites so that work is carried out in the dry.
- 16. Water pumped from excavations or work areas, or any runoff or effluent directed out of work sites, must have silt and turbidity removed by settling ponds, filtration, or other suitable treatment before discharging to a body of water. Effluent discharged into receiving waters must comply with the Environmental Control Water and Sewage Regulations, 2003.
- 17. All operations must be carried out in a manner that prevents damage to land, vegetation, and watercourses, and which prevents pollution of bodies of water.

- 18. The use of heavy equipment in streams or bodies of water is not permitted. The operation of heavy equipment must be confined to dry stable areas.
- 19. All vehicles and equipment must be clean and in good repair, free of mud and oil, or other harmful substances that could impair water quality.
- 20. Any areas adversely affected by this project must be restored to a state that resembles local natural conditions. Further remedial measures to mitigate environmental impacts on water resources can and will be specified, if considered necessary in the opinion of this Department.
- 21. The bed, banks and floodplains of watercourses, or other vulnerable areas affected by this project, must be adequately protected from erosion by seeding, sodding or placing of rip-rap.
- 22. All waste materials resulting from this project must be disposed of at a site approved by the Department of Digital Government and Service NL.
- 23. Periodic maintenance such as painting, resurfacing, clearing of debris, or minor repairs, must be carried out without causing any physical disruption of any watercourse. Care must be taken to prevent spillage of pollutants into the water.
- 24. The owners of structures are responsible for any environmental damage resulting from dislodgement caused by wind, wave, ice action, or structural failure.
- 25. Sediment and erosion control measures must be installed before starting work. All control measures must be inspected regularly and any necessary repairs made if damage is discovered.
- 26. Fill material must be of good quality, free of fines or other substances including metals, organics, or chemicals that may be harmful to the receiving waters.
- 27. The attached Completion Report (Appendix C) for Permit No. 12222 must be completed and returned to this Department upon completion of the approved works. Pictures must be submitted along with the completion report, showing the project site prior to and after development.
- 28. This Permit is valid for two years from the date of issue. Work must be completed by that date or the application and approval procedure must be repeated.
- 29. The location of the work is highlighted on the Location Map for this Permit attached as Appendix D.

PPWSA General

- 30. All persons working on this project must be informed that they are within a Protected Public Water Supply Area, and must be made aware of all conditions of this Permit. A copy of this Permit must be on site during operations.
- 31. Equipment storage, maintenance facilities associated with this project, and all maintenance other than emergency repairs must not be located/carried out within the Protected Public Water Supply Area.
- 32. The Department reserves the right to require that the Permit Holder follow, and cover all costs incurred by the Permit Holder or this department, associated with any water quality monitoring program that may be ordered by the Minister for the purpose of ensuring that the water quality is maintained within acceptable guidelines.
- 33. Officials of the Department and the appropriate Municipal Authority, Operator, or Watershed Management Committee may visit the site to ensure compliance with this Permit.
- 34. Liaison is to be maintained with the appropriate Environmental Scientist. If there are any specific problems (ie sedimentation, fuel spill, other potential water quality impairment), the Environmental Scientist must also be notified immediately at (709)729-4817.
- 35. The felling or disposing of trees, parts of trees, sawdust, bark, logging debris or slash into a water body or upon the frozen surface of a water body is strictly prohibited.

- 36. The Permit Holder shall inspect the during and after the rehabilitation work, and any water quality impairment related problems are to be reported immediately to the Environmental Scientist at 709-729-4817.
- 37. Any changes in water quality resulting directly from this project, rendering the water unsuitable as a public water supply, are the responsibility of the Permit Holder. The Minister may order the Permit Holder to provide an alternate source of potable water to the affected community until water quality returns to an accepted level.
- 38. All vehicles and equipment must be in good working order with no leaking fuel, oil, or other harmful substances that could impair water quality.
- 39. All stationary motorized equipment and associated fuel tanks shall have metal trays, absorbent pads or impervious liners under them to catch and contain in excess of 110 % of the aggregate volume of any fuel, lubricant and oil.
- 40. Where permits, licences, approvals or authorizations are issued by multiple governments departments or agencies, in the case of similar conditions, the more stringent of those shall prevail; in the case of conflicting conditions, the Permit Holder shall seek clarification and direction in writing from each of the respective departments or agencies.
- 41. The Permit Holder is required to ensure that adequate sanitary (bathroom) facilities are available or provided on site. This may be in the form of a portable toilet, chemical toilet, sub-surface disposal system, or municipal sewer system. If a portable toilet or chemical toilet is used, the waste water must be disposed of in a septic disposal system approved by Service NL, or at an approved waste disposal site, outside the Protected Public Water Supply Area in accordance with the Environmental Protection Act, SNL 2002 cE-14.2.
- 42. The issuance of this permit does not guarantee, nor set precedent, that additional or similar permits or amendments will be issued in this or any other Protected Public Water Supply Area for additional or similar activity or development.

Fuel Storage

- 43. There shall be no bulk fuel storage associated with this project within the protected water supply area. Fuel shall be brought to the operating area in no more than two (2), 205 litre barrels or one (1) 500 litre slip tank. The Permit Holder is hereby informed that fuel storage and handling requires a separate approval under the *Storage and Handling of Gasoline and Associated Products Regulations*, CNR 775/96.
- 44. A complete oil spill clean-up kit must be on site at all times when gasoline or fuel powered equipment is being used or refueled. The kit must contain the following:
 - Fire pump and 100 metres of hose
 - Two hand operated fuel pumps
 - Six recovery containers such as empty 205 litre drums
 - Four shovels
 - Two pick axes
 - Ten metres of containment boom
 - Twenty-five absorbent pads
 - One hundred litres of loose absorbent material
- 45. Any spills of gasoline, fuel or oil, regardless of volume, shall be reported immediately to the Environmental Scientist and the appropriate Municipal Authority or Watershed Management Committee by calling 709-729-1446 and (709) 729-4817 respectively. Furthermore, all spills in excess of 70 litres shall be reported immediately to the 24 hour spill report line at 1-800-563-9089.
- 46. Contaminated snow and soil must be removed from the site and disposed of at an approved location outside the protected public water supply area, in accordance with the *Environmental Protection Act, SNL 2002 cE-14.2*.
- 47. Refueling sites shall be located at least 150 metres from any water body or wetland.

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APPENDIX B

Special Terms and Conditions for Permit

- 1. The Permit Holder and its agent(s), subcontractor(s), and consultant(s) shall keep all systems and works in good condition and repair and in accordance with all laws, by-laws, directions, rules and regulations of any governmental authority. The Permit Holder or its agent(s), subcontractor(s), or consultant(s) shall immediately notify the Minister if any problem arises which may threaten the structural stability of the systems and works, endanger public safety and/or the environment or adversely affect others and/or any body of water either in or outside the said Project areas. The Permit Holder and its agent (s), subcontractor(s), and consultant(s) shall be responsible for all damages suffered by the Minister and Government resulting from any defect in the systems and works, operational deficiencies/inadequacies, or structural failure.
- 2. The Permit Holder and its agent(s), subcontractor(s), and consultant(s) shall operate the said Project and its systems and works in a manner which does not cause any water related and/or environmental problems, including but not limited to problems of erosion, deposition, flooding, and deterioration of water quality and groundwater depletion, in or outside the said Project areas. The Permit Holder and its agent(s), subcontractor(s), and consultant(s) shall be responsible for any and all damages associated with these problems caused as a result of changes, deficiencies, and inadequacies in the operational procedures by the Permit Holder or its agent(s), subcontractor(s), or consultant(s).
- 3. If the Permit Holder or its agent(s), subcontractor(s), or consultant(s) fails to perform, fulfil, or observe any of the terms and conditions, or provisions of this Permit, as determined by this Department, the Minister may, without notice, amend, modify, suspend or cancel this Permit in accordance with the Water Resources Act.
- 4. The Permit Holder and its agent(s), subcontractor(s), and consultant(s) indemnify and hold the Minister and Government harmless against any and all liabilities, losses, claims, demands, damages or expenses including legal expenses of any nature whatsoever whether arising in tort, contract, statute, trust or otherwise resulting directly or indirectly from granting this Permit, systems and works in or outside the said Project areas, or any act or omission of the Permit Holder or its agent (s), subcontractor(s), or consultant(s) in or outside the said Project areas, or arising out of a breach or non-performance of any of the terms and conditions, or provisions of this Permit by the Permit Holder or its agent(s), subcontractor(s), or consultant(s).
- 5. This Permit is subject to all provisions of the Water Resources Act and any regulations in effect either at the date of this Permit or hereafter made pursuant thereto or any other relevant legislation enacted by the Province of Newfoundland and Labrador in the future.
- 6. This Permit shall be construed and interpreted in accordance with the laws of the Province of Newfoundland and Labrador.

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cc: Amir Ali Khan, Ph.D., P.Eng.

Manager, Water Rights, Investigations and Modelling Section Water Resources Management Division
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cc: Christa Skinner

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cc: Mr. Richard Harvey

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RHarvey@gov.nl.ca

cc: Ms. Paula Dawe, P.Eng.

Manager, Drinking Water and Wastewater Section Water Resources Management Division Department of Environment and Climate Change P.O. Box 8700 4th Floor, West Block, Confederation Building St. John's, NL A1B 4J6 pauladawe@gov.nl.ca

cc: Frank Norman (Eastern)

Land Management Specialist Crown Lands Administration Department of Fisheries, Forestry and Agriculture Howley Building St. John's franknorman@gov.nl.ca

cc: Town of Clarenville

Ms. Angela Giles 99 Pleasant Street Clarenville, NL A5A 1V9 info@clarenville.net

cc: Fisheries Protection Division

Ecosystem Management Branch Fisheries and Oceans Canada P.O. Box 5667 St. John's, NL A1C 5X1 FPP-NL@dfo-mpo.gc.ca



Government of Newfoundland and Labrador Department of Environment and Climate Change Water Resources Management Division

Appendix C - Completion Report

Pursuant to the Water Resources Act, SNL 2002 cW-4.01, specifically Section(s) 39, 48

Date:	DECEMBER 01, 2021 File No: <u>524</u> Permit No: AL	Γ12222-2021
Permit Holder:	——————————————————————————————————————	
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Re:	Town of Clarenville - Shoal Harbour - Unnamed Water Body - Rehabilitation	
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I (the Permit Holder named above or agent authorized to represent the Permit Holder) do hereby certify that the project described above was completed in accordance with the plans and specifications submitted to the Department of Environment and Climate Change and that the work was carried out in strict compliance with the terms and conditions of the Permit issued for this project.

Water Supply (used by the Town of Clarenville) in reference to the application received on November 23, 2021.

Date:	
Date:	Signature:

This completion report must be completed and forwarded to the following address upon completion of the approved work.

Department of Environment and Climate Change Water Resources Management Division PO Box 8700 St. John's NL A1B 4J6

GOVERNMENT OF NEWFOUNDLAND AND LABRADOR Department of Environment and Climate Change

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APPENDIX D **Location Map for Permit**

