Form 1A - for Government Bodies*

APPLICATION FOR AUTHORIZATION

TO SUBMIT DOCUMENTS FOR REGISTRATION IN THE ELECTRONIC LAND REGISTRATION SYSTEM

All forms relating to the authorization to submit documents for registration in the electronic land registration system, including the Registration Agreement and the Application Guide, can be found here.

All applicants must complete Part One: Application and Part Two: Electronic Land Registration Agreement ~

PART ONE: APPLICATION

The applicant provides the following information and documentation in support of this application to the Director of Land Registration ("Director"), for authorization to submit documents for registration in the electronic land registration system ("ELRS"), pursuant to the *LAND REGISTRATION REFORM ACT*, R.S.O. 1990, c. L.4.

TERAVIEW ACCOUNT HOLDER: (the applicant) the individual, firm, sole proprietorship, partnership, limited liability partnership, corporation, professional corporation or multi-discipline practice that is a **Teraview Account Holder**.

Teraview Acco	ount Holder:						
Teraview Acco	ount #:						
For Teraview Acco			account num	nber, pleas	se list all numbers o	n the attached S	Schedule
This is a	This is a new application for the Director's authorization, OR						
This is ar	This is an application for re-authorization based on a change in the Teraview Account Holder that results in a new entity						
				CONS	ENT		
to submit documents and documentation as	for registration in the	electronic land regi	istration systen	n. The Tera	view Account Holder cor istration Agreement. If v	sents to the collector have any guest	will be used to administer the authorization tion, use and disclosure of the information ions about the collection of information with 2, 416-314-3138 or 1-866-262-8135.
			IDE	ENTIFI	CATION		
*FOR THE PURPOS	SES OF THIS APP	LICATION, A GO	OVERNMEN	T BODY IS	6 A:		
Toronto A section 2 (affiliate" i Governm corporatio Governm Act, R.S.,	act, 2006, S.O. 2006 of the Social Housi s defined in section ent of Ontario Mir on; OR nent of Canada De 1985, Chapter F-1	6, Chapter 11 and ing Reform Act, 2 and 1 of the Busine histry, or a "Crowepartment, agence 1.	nd, for the pur 2000, S.O. 20 ess Corporati wn agency" w cy, board, co	poses of the poses	nis Agreement, include er 27, and a corporation. S.O. 1990, Chapter E eaning of the <i>Crown A</i>	es a " local hous on that is an " affi 3.16; A <i>gency Act</i> , R.S. n within the mea	oter 25 or section 3 of the <i>City of</i> ing corporation" as defined in iliate" of the municipality, as O. 1990, Chapter c.48; or a crown uning of the <i>Financial Administration</i> inour application
TERAVIEW AC						3,	
Address							
Address 2							
Phone #		Al	Iternate P	hone #		Fax #	
Email							
TERAVIEW ACCOUNT HOLDER REPRESENTATIVE: the individual authorized by the TERAVIEW ACCOUNT HOLDER to execute and							
administer this Application & Registration Agreement. Full Legal Name							
Title or position	Title or position held						
Phone #		F	ax #				
Email							
you have question	ons regarding th	nis form pleas	se contact	Service(Ontario at (416) 3	14-3138 or 1	-866-262- 8135 Forms can be

submitted by email, mail and in person (please see page 13 for details)

Form 1A – Application/Registration Agreement for Gov't – September 2020

PERSONAL IDENTIFICATION: Individual (sole practitioner) applicants, or individuals who are Teraview Account Holder Representatives, must present two pieces of current, valid government-issued identification, one piece from each of the following lists (or two pieces from the primary list if no secondary I.D. is available):

Primary - PHOTO I.D.	Secondary I.D.
Driver's Licence	Birth Certificate
Government Employment Card	Hunting Licence
Military Employment Card	Fishing Licence
Age of Majority Card	Outdoors Card
Canadian Citizenship Card	Immigration Papers
Indian Status Card	·
Passport	Health cards, credit cards, and Law
Permanent Resident Card	Society Membership cards are not
Canadian Firearms Card	acceptable for I.D. purposes
Ontario Photo Card	
Nexus Card	

Where the form is being submitted by	ov mail . include an	original notarial certificate	with colour photoe	copies of the I.D.

If submitted by email, colour scanned images of this Form, the notarial certificate and notarized I.D. must be included.

INSERT THE IDENTIFICATION INFORMATION HERE:

Primary I.D. type & number:	
Secondary I.D. type & number:	
	ER REPRESENTATIVE'S NAME APPEARS DIFFERENTLY ON THE TWO PIECES OF rriage or other name change) PLEASE PROVIDE AN EXPLANATION:

RETENTION OF DOCUMENTATION:

Photocopies of personal identification, and all other documents provided with this Application, will be kept securely on file for the term of the Agreement, including any renewal thereof, and for a period of six years following termination or expiry of the Agreement, for the purpose of enforcing the Registration Agreement and the relevant legislation, and for the investigation of any suspicions of fraudulent registrations committed under the Applicant's account. PLEASE SEE THE CONSENT SECTION IN THE AGREEMENT AT PAGE 10 TO THIS FORM, AND THE APPLICATION GUIDE.

ALL TERAVIEW ACCOUNT HOLDERS / REPRESENTATIVES MUST COMPLETE THIS PAGE

Teraview Account Holder / Representative Security Questio				
Please enter a question to be used in future contact from ServiceOntario to the Teraview Account Holder / Representative. Choose a question only the Teraview Account Holder / Representative will know the answer to.				
Toravious Account Holder / Popresentative Security Answer				
Teraview Account Holder / Representative Security Answers				
THE TERVIEW ACCOUNT HOLDER DECLARES THAT:				
1. WHERE THE APPLICANT HAS AN ACCOUNT HOLDE BEEN, MEMBERS OF A REGULATED ORGANIZATION (APPLICANT HAS OBTAINED CONFIRMATION THAT THI SUBJECT OF DISCIPLINARY PROCEEDINGS BY THE O	see definition in the Agreement at page 3 to this Form), THE ESE PERSONS ARE NOT, AND HAVE NOT BEEN, THE			
2. ALL INFORMATION PROVIDED IN THIS APPLICATION	N AND IN THE SUPPORTING DOCUMENTATION IS TRUE.			
DATED AT, ONTARIO, T	THIS DAY OF, 20			
Teraview Account Holder:				
	_			
PRINT name of Teraview Account Holder or Representative	PRINT name of Intake Officer			
Circultura I have the cutherity to hind the Taravian Account Holder	Signature of Intake Officer			
Signature: I have the authority to bind the Teraview Account Holder	Signature of intake Officer			

PART TWO: ELECTRONIC LAND REGISTRATION AGREEMENT

BETWEEN:

HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO, as represented by THE DIRECTOR OF LAND REGISTRATION

("the Director")

- and -

Teraview Account Holder	
Teraview Account Number	

WHEREAS the Land Registration Reform Act, R.S.O. 1990, c. L.4 provides that the Director may authorize persons or classes of persons to submit or deliver documents in electronic format to the electronic land registration system ("ELRS"); may establish the conditions and requirements for becoming an authorized person; may establish the manner in which persons who are authorized to deliver electronic documents by direct electronic transmission shall access the electronic land registration database, and may establish the manner in which authorization shall be assigned to them for that purpose,

AND WHEREAS ServiceOntario, as part of its Real Estate Fraud Action Plan, developed a set of criteria for those who wish to submit documents for registration in the ELRS,

AND WHEREAS the parties wish to set forth the terms and conditions of the granting of authorization, and the duties and obligations which arise upon the grant of authorization,

NOW THEREFORE, IN CONSIDERATION OF THE FOREGOING, AND THE MUTUAL PROMISES AND OBLIGATIONS CONTAINED HEREIN, THE PARTIES AGREE AS FOLLOWS:

1.0 Definitions

1.1 In this Agreement,

- a) "Account Holder Representative" means the individual authorized by an Account Holder that is a firm, sole proprietorship, partnership, limited liability partnership, corporation, professional corporation or multi-discipline practice, to execute and administer the Application and Registration Agreement on the Account Holder's behalf;
- b) "Account Holder", "Applicant" and "Teraview Account Holder" mean the individual, firm, sole proprietorship, partnership, limited liability partnership, corporation, professional corporation or multi-discipline practice who has entered into a Teraview Licence Agreement and seeks or has received authorization from the Director to submit documents for registration to the ELRS;
- c) "Application" means the fields and information set out in Part One of this form;
- d) "Director" means the Director of Land Registration appointed under subsection 6(1) of the *Registry Act*, R.S.O. 1990, c. R.20, any successor assuming that person's statutory authorities and responsibilities under any Act, and includes a representative appointed by the Director under section 8 of the *Registry Act* or any lawful delegate;
- e) "Personal Security Licence" ("PSL") means the licence granted by Teranet or its affiliate for the purpose of individuals using the ELRS, including but not limited to the PSL application and terms and conditions;
- f) "Regulated Organization" means an organization as referred to in sections A, B and C of the Application;
- g) "Teranet" means Teranet Inc., the company operating the ELRS on behalf of the Ontario government, or, any legal successor that has assumed Teranet's obligations in respect of Ontario's ELRS;
- h) "Teraview" means Teraview®, the software application provided by Teranet that enables remote electronic access to the ELRS;
- i) "Teraview Account Number" means the unique numeric identifier assigned by Teranet to a Teraview Account Holder:
- j) "Teraview Licence Agreement" means the licence granted to access Teraview, including but not limited to the

Teraview application and terms and conditions;

- k) "Transfer", "Charge" and "Discharge" have the meaning given to each under the Land Registration Reform Act;
- "User" means any individual who has been authorized under this Registration Agreement or an individual that the Account Holder has authorized, pursuant to the terms of this Registration Agreement, to hold a PSL under their Teraview Account for the purpose of submitting documents electronically for registration.

2.0 Grant of Authorization

- 2.1 Subject to the terms and conditions of this Agreement, the Account Holder and its Users are authorized to submit documents for registration to the ELRS. No other person is permitted to submit documents for registration pursuant to this grant of authorization.
- 2.2 The authorization granted under section 2.1 may not be transferred or assigned.

3.0 Relationship with Teranet

- 3.1 The Account Holder acknowledges that entering into this Registration Agreement does not, in itself, allow for the submission of documents to the ELRS. The Account Holder must have entered into the appropriate documentation and agreements with Teranet, including a Teraview Licence Agreement.
- 3.2 The Account Holder shall maintain its Teraview Licence Agreement in good standing, in accordance with the terms and conditions agreed upon with Teranet.
- 3.3 The Account Holder shall ensure that each prospective User obtains a PSL from Teranet, by completing the necessary licensing documentation and agreements, and that the Account Holder and each User maintains his or her PSL in accordance with the terms and conditions agreed upon with Teranet and in accordance with the terms of this Agreement.

4.0 Account Holder Consent re: Documentation and Information

- 4.1 The Account Holder has provided the information and documentation required under the Application for Authorization to Submit Documents for Registration in the ELRS ("the Application") and consents to:
 - a) the Director making and retaining a photocopy of any document provided in support of the Application;
 - b) any inquiries to be made by the Director which he or she deems necessary to verify the information provided in the Application;
 - the release by Teranet of the Account Holder name, contact information, Teraview Account Number, Law Society of Upper Canada ("LSUC") membership number (if applicable) and any other information provided by the Account Holder to Teranet, to the Director, upon request of the Director, for the purposes set out in this Agreement;
 - d) use of the information and documentation for purposes relating to the administration and enforcement of this agreement including, but not limited to the provision of information to Teranet; to the LSUC and to the Lawyers' Professional Indemnity Company, if the information relates to an Account Holder that is a lawyer or law firm, and its Users; to any other regulating body or organization in which the Account Holder or its Users are members; and to any law enforcement organization for law enforcement purposes, where necessary, relating to the Account Holder's or User's continuing eligibility for authorization to submit documents for registration to the ELRS; and
 - e) use of the information and documentation for purposes relating to the operation of the ELRS, the administration and enforcement of the provisions of the *Land Registration Reform Act,* R.S.O. 1990, c. L.4, the *Land Titles Act,* R.S.O. 1990, c. L.5, and all other relevant legislation, (and amendments thereto) subject to the provisions of the *Freedom of Information and Protection of Privacy Act,* R.S.O. 1990, c. 31.

5.0 Obligation to Inform Director

5.1 The Account Holder shall give notice to the Director, as soon as reasonably possible, upon any update or

amendment to the information and documentation provided in the Application which occurs during the term of this Agreement including, but not limited to changes in:

- a) Account Holder name;
- b) Account Holder Representative;
- c) contact information;
- d) professional standing of an individual Account Holder or any of its Users, if the change arose as a result of disciplinary proceedings, criminal charges or convictions or bankruptcy;
- e) status of regulated institution;
- f) bankruptcy of the Account Holder; and
- g) renewal of an insurance policy or other financial resources for compensation of victims of fraud, for which evidence has been provided with the Application.
- Where the Account Holder name changes as a result of a change in the legal entity of the Account Holder or as a result of a change of corporate ownership or control, the Account Holder so renamed, or the new legal entity shall submit a new Application and supporting documentation and sign a new Registration Agreement.
- Where the Teraview Account Holder wishes to change its Account Holder Representative, the proposed Account Holder Representative shall either submit an Information Change Form (Form 3) by mail or email with notarial copies of the proposed Account Holder Representative's personal identification and supporting documentation.
- Where the Account Holder has reasonable grounds to suspect fraudulent activity performed by a User, he/she/it shall inform the Director immediately and shall co-operate with any investigation being conducted under the *Land Registration Reform Act, Land Titles Act* and all other relevant legislation, arising from fraudulent or otherwise unlawfully registered documents.
- 5.5 The Director may from time to time specify forms to be used to provide notice under this section. Such forms will be made available at the official ServiceOntario website for electronic land registration or Teraview.ca.
- Where the Account Holder or any of its Users has failed to maintain membership in good standing in the Regulated Organization in which he/she/it is a member, or a change in professional standing results from disciplinary action by the professional's Regulated Organization, from criminal charges or convictions, or from bankruptcy, the Director may review of the Account Holder's authorization to submit documents to the ELRS, and this review may result in a revocation of this authorization.

6.0 Account Holder Liability

6.1 The Account Holder shall be liable for all ELRS usage or activity performed and for all documents or instruments submitted for registration in the ELRS by the Account Holder or any Users under the account including, but not limited to, any fraudulent or unlawful activity or registration.

7.0 Account Holder Obligations

- 7.1 An Account Holder that is not an individual shall appoint an Account Holder Representative to execute all documents, including but not limited to Part One: Application and Part Two: Registration Agreement, and administer all procedures required for this authorization to submit documents for registration in the ELRS.
- 7.2 Where, in the Application, the Account Holder has indicated that it is a member of a Regulated Organization, it shall ensure that membership in that organization is maintained in good standing, in accordance with the relevant governing legislation, and that the conduct of the Account Holder complies with any applicable standards of practice, code of ethics or code of professional standards.
- 7.3 Where, in the Application, the Account Holder has indicated that it has Users that are members of a Regulated Organization, the Account Holder shall monitor that the User's membership in that organization is maintained in good standing, that the User acts in accordance with the relevant governing legislation, and that the User's

- conduct complies with any applicable standards of practice, code of ethics or code of professional standards.
- 7.4 Where, in the Application, the Account Holder has indicated that it falls within category B, and the Account Holder has non-professional Users within its company that are submitting documents for registration in the ELRS, the Account Holder and the Users that are members of a Regulated Organization shall directly supervise the non-professional Users.
- 7.5 The Account Holder shall maintain a list, in writing, of the names and business contact information for all Users. The Account Holder shall keep the list current and shall immediately inform Teranet upon any additions to or deletions from the list. The Account Holder acknowledges that the Director shall rely on Teranet's information with respect to the Users for the purposes under this agreement and any applicable laws.
- 7.6 The Account Holder, or its Account Holder Representative, if any, shall review and confirm the government-issued photo identification of each User, in accordance with the forms of identification which are acceptable under the Application.
- 7.7 Prior to the submission of a Transfer, Charge, Discharge or Power of Attorney for registration in the ELRS, the Account Holder shall ensure that its User has obtained evidence of proper authorization from the owner of the land or holder of an interest in the land that has directed the registration, and can provide evidence of an explicit consent from that person to release to the Director their authorization for the registration, upon request by the Director, in the event of any investigation regarding suspected fraudulent or unlawful activity or registration.
- 7.8 Without limiting the Account Holder's obligations under section 6.1, the Account Holder shall limit the User's use of the authorization granted in section 2.1 of this Agreement to matters that relate to the Account Holder's business.

8.0 Termination/Suspension

- Authorization granted by the Director is subject to the Account Holder's continuing compliance with this Agreement, and with the *Land Registration Reform Act*, *Land Titles Act* and all other relevant legislation; and may be revoked by the Director in accordance with the provisions of the *Land Registration Reform Act*.
- Where there is a change in the information or documentation provided under the Application, or which the Director may become aware of by any other means, including, but not limited to, those matters set out in section 5.0 of this Agreement which, as may be determined in the sole discretion of the Director, affect the Account Holder's eligibility for authorization, this Agreement may be terminated, and the Account Holder's authorization revoked.
- 8.3 Failure to comply with this Agreement may result in termination of this Agreement.

9.0 Amendment

9.1 The Director may, from time to time, amend the terms and conditions of this Agreement, upon reasonable notice to the Account Holder. A User's continued submission of documents for registration to the ELRS following notice to the Account Holder of a change in terms and conditions of this Agreement will constitute the Account Holder's and User's acceptance of such change(s).

10.0 Entire Agreement

10.1 This Agreement, including Part One: Application for Authorization to submit documents for registration in the ELRS, and any Information Change Form which may be submitted to the Director by the Account Holder from time to time, constitutes the entire agreement between the parties with respect to the Account Holder's authorization to submit documents for registration to the ELRS.

11.0 Term

- 11.1 This Agreement is effective upon the date it is signed by the Director and shall remain in full force and effect until the date of expiry assigned by the Director. The expiry date shall occur no less than five (5) years following the date of authorization.
- 11.2 Account Holders may submit a request for renewal of authorization and supporting documentation, in accordance with the process established by the Director from time to time.

11.3 Authorization may be renewed, in the sole discretion of the Director, where the Director is satisfied that the Account Holder continues to meet the requirements set out in this Agreement.

12.0 Governing Law

12.1 This Agreement shall be governed by the laws of the Province of Ontario and the laws of Canada, as amended.

13.0 Compliance with Law

13.1 The Account Holder shall comply and ensure User compliance with all applicable laws, statutes, codes, acts, ordinances, orders, decrees, injunctions, by-laws, rules, regulations, licences and authorizations that now or at any time hereafter may be applicable to the Account Holder's and User's land registration activities.

14.0 Notice

- Subject to 14.2, any notice required under this Agreement to be sent by the Director to the Account Holder, shall be provided to the Account Holder by fax, email or mail to the address provided by the Account Holder in the Application, to the attention of the Account Holder Representative where one has been appointed by the Account Holder, or by Teranet Inc. through the Teraview software application.
- 14.2 Notice to the Account Holder for the purposes of section 9.1 may be satisfied by the publication of ServiceOntario bulletins or other notice materials on a Government of Ontario website containing information relating to electronic land registration services, or through any website through which the Account Holder and its Users may access province of Ontario electronic land registration services (e.g. Teraview.ca).
- Any notice sent by the Account Holder to the Director, in fulfillment of the Account Holder's obligations under this agreement to inform the Director of certain events or changes, shall be sent in writing by mail or email:

DATED AT, ONTAR	IO, THISDAY OF		, 20
Teraview Account Holder (Sole Proprietor) OR Teraview Account Holder Representative			
Print Name			
IGNATURE: I have the authority to bind the Teraview Account Holder	TERAVIEW ACCOUNT NUME	BER:	
UTHORIZED AT TORONTO, ONTARIO, THISI	DAY OF	, 20	
irector or Director's delegated representative:			
rint Name	Signature		

SCHEDULE				