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Indigenous Consultation:

The applicant shall consult with Indigenous Communities and/or organizations as directed by the Ministry of Natural Resources and Forestry regarding the potential impacts on asserted or established Aboriginal and treaty rights.

Section 1: Applications for a Licence, Aggregate Permit or Wayside Permit

As per section 0.4 of the regulation, on or before the date the notification period begins, an applicant for a licence, aggregate permit and wayside permit must send the complete application package and the Public Notice of Application Form to the applicable agencies identified below for comments. It is the applicant’s responsibility to determine the appropriate contact office and person prior to notification.

Agencies to which the application package and Public Notice of Application Form must be circulated:

(a) The local municipality and the upper tier municipality in which the site is located;

(b) Any Conservation Authority with jurisdiction over the area of the site (excluding wayside permits)
   - to determine if the proposed site is within an area regulated under the Conservation Authorities Act;
   - if the proposed site is in a regulated area, to review for potential negative impacts related to flooding, erosion or other natural hazards;

(c) Ministry of Agriculture, Food & Rural Affairs (OMAFRA)
   - if prime agricultural area(s) are not being restored to the same average soil quality and/or
   - where an Agricultural Impact Assessment has been completed

(d) Ministry of the Environment, Conservation and Parks (MECP)
   - To review information where the natural environment report identifies habitat for Endangered and Threatened Species
   - if Level 2 water report is completed,
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- if the proposed site is within 120 metres of a provincial park or conservation reserve;

(e) Ministry of Transportation
- All aggregate permit applications
- All licence applications if the proposed site is within 120 metres of a provincial right of way

(f) Ministry of Heritage, Sport, Tourism and Culture Industries,
- if the application is on Crown Land, for review of Built Heritage or Cultural Heritage Landscape reports or where no Planning Act approval is required

(g) Fisheries and Oceans Canada
- if Technical Reports and Information indicates the potential for impacts to fish habitat;

(h) Niagara Escarpment Commission (NEC)
- if the proposed site is located within the Niagara Escarpment Plan Area

(i) Utility owners
- if there is a utility corridor on the proposed site or within 120 metres of the boundary of the proposed site;

(j) Ministry of Energy, Northern Development and Mines (ENDM)
- For Aggregate Permits: to the provincial mining recorder

(k) Forest companies as directed by the Ministry of Natural Resources and Forestry
- if the proposed site is on or within 120 metres of Crown land

In addition, applicants for Aggregate Permits may be required to notify any person who uses or occupies Crown land or nearby the proposed site as identified by the Ministry of Natural Resources and Forestry.

**Section 2: Application for an Amendment to Lower the Depth of Extraction**
As per section 0.7 of the regulation, an applicant for an amendment to lower the depth of extraction in an area of a licence or aggregate permit that does not allow extraction below the water table under section 13.1 or 37.2 of the Act, must send the complete application package, including all technical reports and the site plan, to the applicable agencies identified below for comments. It is the applicant’s responsibility to determine the appropriate contact office and person prior to notification.

Agencies to which the complete application package must be circulated:

(a) The local municipality and the upper tier municipality in which the site is located;

(b) Any Conservation Authority with jurisdiction over the area of the site (excluding wayside permits)
   - to determine if the proposed site is within an area regulated under the Conservation Authorities Act;
   - if the proposed site is in a regulated area, to review for potential negative impacts related to flooding, erosion or other natural hazards;

(c) Ministry of Agriculture, Food & Rural Affairs (OMAFRA)
   - if prime agricultural area(s) are not being restored to the same average soil quality and/or
   - where an Agricultural Impact Assessment has been completed

(d) Ministry of the Environment, Conservation and Parks (MECP)
   - To review information where the natural environment report identifies habitat for Endangered and Threatened Species
   - if Level 2 water report is completed,
   - if the proposed site is within 120 metres of a provincial park or conservation reserve;

(e) Fisheries and Oceans Canada
   - if technical reports and information identify the potential for impacts to fish habitat;

(f) Niagara Escarpment Commission (NEC)
   - if the proposed site is located within the Niagara Escarpment Plan Area
Section 3: Application for an Amendment to Expand into an Adjacent Road Allowance

As per section 0.7 of the regulation, an applicant for an amendment to expand a licence boundary into an adjacent road allowance under section 13.2 of the Act must send the complete application package, including all technical reports and the site plan to the applicable agencies identified below for comments. It is the applicant’s responsibility to determine the appropriate contact office and person prior to notification.

Agencies to which the complete application package must be circulated:

a) The local municipality and the upper tier municipality in which the site is located;

b) Any Conservation Authority with jurisdiction over the area of the site (excluding wayside permits)
   - to determine if the proposed site is within an area regulated under the Conservation Authorities Act;
   - if the proposed site is in a regulated area, to review for potential negative impacts related to flooding, erosion or other natural hazards;

c) Ministry of Agriculture, Food & Rural Affairs (OMAFRA)
   - if prime agricultural area(s) are not being restored to the same average soil quality and/or
   - where an Agricultural Impact Assessment has been completed;

d) Ministry of the Environment, Conservation and Parks (MECP)
   - to review any information in the application related to the Endangered Species Act
   - if Level 2 water report is completed,
   - if the proposed site is within 120 metres of a provincial park or conservation reserve;

e) Fisheries and Oceans Canada
   - if technical reports and information identify the potential for impacts to fish habitat;
f) Niagara Escarpment Commission (NEC)
   • if the proposed site is located within the Niagara Escarpment Plan Area