## THE CORPORATION OF THE TOWNSHIP OF EVANTUREL

#### **BY-LAW NO. 07-18**

#### Being a By-law respecting Construction, Demolition and Change of Use Permits, And Inspections

**WHEREAS** Section 7 of the Building Code Act, 1992, S O. 1992, Chapter 23, empowers Council to pass certain by-laws respecting construction, demolition and change of use permits and inspections;

## NOW THEREFORE THE CORPORATION OF THE TOWNSHIP OF EVANTUREL HEREBY ENACTS AS FOLLOWS:

#### Part 1 TITLE

1.1 This By-law shall be known as the 'Building By-law" of the Corporation of the Township of Evanturel

#### Part 2 DEFINITIONS

"Act" means the Building Code Act, 1992, S.O. 1992, Chapter 23, as amended.

"as constructed plans" means construction plans and specifications that show the building and the location of the building on the property as the building has been constructed.

"architect" means a holder of a license, a certificate of practice, or a temporary license under the *Architect's Act* as defined in the *Building Code*.

#### "building" means

- a) a structure occupying an area greater than ten square metres consisting of a wall, roof and floor or any of them or structural system serving the function thereof including all plumbing, works, fixtures and services appurtenant thereto;
- b) a structure occupying an area of ten square metres of less that contains plumbing, including the plumbing appurtenant thereto;
- c) plumbing not located in a structure;
- d) a sewage system; or
- e) structures designated in the Building Code.

"Building Code" means the regulations made under the Building Code Act.

"Chief Building Official" means a person appointed by By-law of the Corporation of the Township of Evanturel pursuant to Section 3 of the Building Code Act, 1992, S.O. 1992, Chapter 23, as amended, for the purposes of the enforcement of the Act.

"Corporation" means the Corporation of the Township of Evanturel

**"farm building"** means a building or part thereof which does not contain a residential occupancy and which is associated with and located on land devoted to the practice of farming and essentially used for the housing of equipment or livestock, or the protection, storage or processing of agricultural and horticultural produce or feeds.

**"floor area, residential"** with reference to a residential occupancy, shall mean the total usable or habitable floor space of all storey's above grade (or below grade for an underground residence), measured as the horizontal distance between the exterior face of the exterior walls of the building or structure but shall not include:

- a) any porch, verandah or unenclosed walkway;
- b) an unfinished basement, cellar or attic;
- c) an unenclosed swimming pool;
- d) any stairs, handicapped ramp or fire escape located on the exterior of the residence; and
- e) an accessory building.

**"floor area"** with reference to a deck or a building or structure with no walls shall mean the total area of floor within the outer perimeter of the floor.

**"floor area, non residential"** with reference to a non-residential occupancy shall mean the total useable floor space of all storey's above and below grade, measured as the horizontal distance between the exterior face of the exterior walls of the building or structure but shall not include:

**a)** any roof-top mechanical features, roof-top exit, roof-top elevator enclosing assembly or vertical service space;

**b)** a cellar, crawl space or attic; and

c) any exterior exist, stairs, handicapped ramp or fire escape.

**"occupancy"** means the use or intended use of a building or part thereof for the shelter or support of persons, animals or property.

**"permit"** means written permission or written authorization from chief building official to perform work regulated by this By-law and the Act, or to change the use of a building or part of a building or parts thereof as regulated by the Act.

"plumbing" means a drainage system, a venting system and a water system or parts thereof.

**"Professional Engineer"** means a person who holds a license or a temporary license under the *Professional Engineer's Act.* 

#### "sewage system" means

- a) a chemical toilet, an incinerating toilet, a recirculation toilet, a self-contained portable toilet and all forms of privy including a portable privy, an earth pit privy, a pail privy, a privy vault and a composting toilet system,
- b) a greywater system
- c) a cesspool,
- d) a leaching bed system, or
- e) a system which requires or uses a holding tank for the retention of hauled sewage at the site where it is produced prior to its collection by a hauled sewage system, where these,
- f) have a design capacity of 10,000 litres per day or less,
- g) have, in total, a design capacity of 10,000 litres per day or less where more than one of these are located on a lot or parcel of land, and
- h) are located wholly within the boundaries of the lot or parcel of land on which is located the building or buildings they serve.

**"Treasurer"** shall mean the person appointed by The Corporation of the Township of Evanturel to administer the financial affairs of the Corporation.

#### Part 3 CLASSES OF PERMITS

- **3.1** Classes of permits with respect to the construction, demolition and change of use of buildings and permit fees shall be as set out in Schedule "A" attached hereto and forming part of this By-law.
- **3.2** Partial Permits: when, in order to expedite work, approval of a portion of the building or project is desired prior to the issuance of a permit for the complete building or project, applications shall be made and fees paid for the complete project. Complete plans and specifications covering the portion of the work for which immediate approval is desired shall be filed with the chief building official.

Where a permit is issued for a part of a building or project, this shall not be construed to authorize construction beyond the plans for which approval was given nor will that approval necessarily be granted for the entire building or project.

#### Part 4 ADMINISTRATIVE PROCEDURES RELATING TO PERMITS

#### 4.1 Permit Shall be Obtained

No person shall construct or demolish a building or change the use of a building or cause a building to be constructed or demolished or a change of use be made to a building, unless a permit has been issued by the chief building official. Building without a permit could result in an administration charge for penalty. If construction begins without a permit, there will be an additional administration fee equal to 50% of the full permit fee or \$100.00, whichever is greater, to a maximum of 20,000.00 plus the cost of applying for a building permit.

#### 4.2 Revision to a permit

After the issuance of a permit under the Act by the chief building official, notice of any material change to a plan, specifications, document or other information on the basis of which the permit was issued, must be given in writing, to the chief building official together with the details of such change, which is not to be made without the written authorization of the chief building official.

#### 4.3 Revocation of a Permit

The chief building official, subject to the provisions outlined in subsection 8(10) of the Act, has the authority to revoke a permit issued under the Act.

#### 4.4 The Application

- **4.4.1** To obtain a permit, the owner or agent authorized in writing by the owner, shall file an application in writing by completing a prescribed form available at the offices of the Corporation. Forms prescribed by the Corporation under clause 7(f) of the Act shall be as set out in Schedule "C" attached hereto and forming part of this By-law. An application shall not be deemed to be complete for the purposes of Section 2.4.1.1B of Ontario Regulation 304/03, as amended, unless:
  - a) all applicable fields on the specified application form and the required schedules are completed,
  - b) all attachments indicated as being attached to the application are submitted with the application,
  - c) the application is accompanied by the types and quantities of plans and specifications as prescribed in Section 4.5.6 of this By-law, and
  - d) the application is signed by the owner or an authorized agent of the owner.
- **4.4.2** Every application shall be accompanied by the required application fee of \$50.00 and shall be signed by owner or an agent authorized by the owner (applicant), who shall certify the truth of the contents of the application.

#### 4.5 Building Permits, Conditional Permits and Demolition Permits

Every application for a permit shall be submitted to the chief building official and shall contain the information as set out in the following subsections for various classes of permits.

#### 4.5.1 Construction or Demolish Permit

Where application is made for a construction permit or demolish permit under subsection 8(1) of the Act, the application shall:

- a) use the Corporation's application form, "Application for a Permit to Construct or Demolish", said form being attached hereto in Schedule "C", and
- b) include two (2) complete sets of plans, specifications, documents and other information as required by Article 2.4.1.1B of the *Building Code* and as described in this By-law, for the work covered by the permit.

This shall not be deemed to limit the authority of the chief building official to vary the number of plans, specifications and other documents or information required depending on the need for review, approval or requirements of any department of the Corporation or other outside agency. The specifications for plans, drawings and site plans and number of copies is detailed in Schedule "B" attached hereto and forming part of this By-law.

#### 4.5.2 Conditional Permit

Where the application is made for a conditional permit under section 8(3) of the Act, the application shall:

- a) use the Corporation's application form, "Application for a Permit to Construct or Demolish", said form being attached hereto in Schedule "C";
- b) include two (2) complete sets of plans, specifications, documents and other information as required by Article 2.4.1.1B of the *Building Code* and as described in this By-law, for the work covered by the permit;
- c) state the reasons why the applicant or authorized agent believes that unreasonable delays in construction would occur if a conditional permit is not issued;
- d) state the necessary approvals which must be obtained in respect of the proposed building and the time in which such approvals will be obtained; and
- e) state the time in which plans and specifications of the complete building will be filed with the chief building official.

The submission of an application for a conditional permit shall not be deemed to impose any obligation on the chief building official to issue such a permit.

#### 4.5.3 Change of Use Permits

Every application for a change of use permit issued under subsection 10(1) of the Act shall be submitted to the chief building official, and shall:

- a) describe the building in which the occupancy is to be changed, by a description that will readily identify and locate the building;
- b) identify and describe in detail the current and proposed occupancies of the building or part of the building for which the application is met;
- c) include two (2) complete sets of plans, specifications, documents or other information showing the current and proposed occupancy (use) of all parts of the building, and which contains

sufficient information to establish compliance with requirements of the Building Code including, but not limited to: floor plans, details of the wall, ceiling and roof assemblies identifying the required fire resistance ratings and load bearing capacities and details of the existing sewage system, if any.

#### 4.5.4 Equivalents

Where an application for a permit or for authorization to make a material change to a plan, specification, document or other information on the basis for which a permit was issued, contains an equivalent material, system or building design for which authorization under Section 9 of the Act is requested, the following information shall be provided:

- a) a description of the proposed material, system or building design for which authorization under Section 9 of the Act is requested;
- b) any applicable provisions of the *Building Code*;
- c) technical evidence or justification that the proposed material, system or building design will provide or meet the level of performance required by the *Building Code* to the satisfaction of the chief building official.

#### 4.5.5 Sewage System Permits

All construction applications where the property consists of a private sewage system and is a new building or an addition to the building with a plumbing system. The application shall be accompanied by a certificate of approval from the Temiskaming Health Unit.

#### 4.5.6 Plans and Specifications

Sufficient information shall be submitted with each application for a permit to enable the chief building official to determine whether or not the proposed construction, demolition or change of use will conform with the Act, the *Building Code* and any other applicable law.

Every application for any required permit shall be accompanied by two (2) complete sets of plans, except as otherwise specified in Schedule "B" attached hereto and forming part of this By-law or by the chief building official. Plans shall be drawn to scale, on paper, or other durable material, shall be legible, and where required to be prepared under the *Architect's Act* or *Professional Engineer's Act*, shall be professionally prepared.

Without limiting the foregoing, the plans shall include working drawings, a site plan and information to identify the precise location of the lands affected by the permit as identified in Schedule "B" to this Bylaw unless otherwise specified by the chief building official. The site plan referred to above shall include the information set out in Schedule "B" to this by-law.

**4.5.7** An application for a building permit shall be deemed to be abandoned and may be revoked six (6) months after date of filing, unless such application is being seriously proceeded with.

#### Part 5 APPLICATION AND PERMIT FEES

- **5.1** Fees for any class of permit and fees for maintenance inspections shall be as set out in Schedule "A" attached hereto and forming part of this By-law and are due and payable upon submission of a complete application for a construction, demolition or change of use permit, unless otherwise specified by the chief building official. Where fees are due and are unpaid, the chief building official may refuse to issue the permit. For a conditional permit, the permit may be paid for the complete project or for the actual component or part of the building for which the permit is issued.
- **5.2** Fees for an application, fees for any required permits and fees for maintenance inspections shall be deemed to have been calculated on the basis of full cost recovery for the building service and shall include both the direct and indirect costs of the administration and enforcement of the Act.

Without limiting the foregoing this shall include plan review, field inspections, clerical support and overhead costs of the building department and other building department related support services.

Section 5.2 shall not be deemed to limit the authority set out in Section 7.2 of this by-law should additional cost be incurred by the Corporation.

- **5.3** Fees shall be calculated by the chief building official.
- **5.4** For a change of use permit, the fees shall be based on the floor area of all storey's or floor space which is subject to the change of use.
- **5.5** Fees which are due and unpaid may be added to the tax roll at the discretion of the treasurer and may be collected in like manner to taxes pursuant to the provisions of Section 398 of the *Municipal Act*, 2001.

#### Part 6 REFUNDS

6.1 In the case of the withdrawal of an application or abandonment of all or a portion of the work, or the non-commencement of any project, and upon request, the chief building official shall determine the amount of the paid permit fees that may be refunded to the owner, if any, in accordance with Schedule "A" attached hereto and forming part of this By-law. The calculation of the amount of the refund by the chief building official shall be final.

#### Part 7 NOTICE REQUIREMENTS FOR INSPECTIONS

- 7.1 A person to whom a permit is issued shall give notice of readiness for inspection to the chief building official or appointed designated at least 48 hours or two business days prior to a mandatory inspection or any other inspection that may be requested by the chief building official as set out in Schedule "D" attached to and forming part of this By-law.
- 7.2 At the sole discretion of the chief building official, where the owner or authorized agent gives notice for a specific inspection for any building, lot or parcel of land and the inspection cannot be properly carried out due to unfinished work, or the inspection is broken down into multiple inspections due to the phasing or complexity of the building, or the inspection is requested to be performed outside of the regular office hours of the Corporation, the owner shall be responsible for the Corporation's additional costs, as specified in Schedule "A" attached to and forming part of this By-law. Such additional fees shall be termed 'Inspection Fees' and shall be due and payable to the Treasurer of the Corporation upon request.
- **7.3** Upon completion of each inspection a copy of the prescribed form will be sent to the office of the corporation for the applicant to receive. The same method will be used for the certificate or completion. Forms set out in Schedule "C" attached to and forming part of this By-law.
- 7.4 Any orders or letters to be sent out as a result for an inspection will be sent via registered mail to the applicant and a copy to the office of the corporation.

#### Part 8 PRESCRIBED FORMS

- **8.1** The forms prescribed for use as applications for permits, for orders, for permits, for inspection reports and administrative matters shall be as set out in Schedule "C" attached hereto and forming part of this By-law.
- **8.2** This by-law shall not be deemed to limit the use of any form which is prescribed by provincial regulation not withstanding that the form it is not listed or is revised or update form from the forms set out in Schedule "C" to this by-law.

#### Part 9 AS CONSTRUCTED PLANS

**9.1** The chief building official may require that a set of plans of a building or project or any class of buildings be filed with the chief building official or appointed designate upon completion of construction under such conditions as may be prescribed in the *Building Code*.

#### Part 10 ANNUAL REPORT AND RESERVE FUND

- **10.1** The Treasurer is hereby directed to prepare an Annual Report which shall enumerate the direct and indirect costs of delivering building services related to the administration and enforcement of the Building Code Act for the previous fiscal year (12 month period). The said report shall also set out the amount of the reserve fund at the end of the previous fiscal year. The Annual Report shall be submitted to Council no later than three months after the end of the previous fiscal year.
- **10.2** For the purpose of this By-law, the fiscal year of the municipality shall be as prescribed by the *Municipal Act*.
- **10.3** A cost stabilization reserve fund is hereby established for the purposes of setting aside surplus revenues from building permit fees. The reserve fund shall be used exclusively for the operation of the building department of the Corporation for any subsequent fiscal year or fiscal years. The Treasurer is hereby directed to maintain all records related to the reserve fund.

#### Part 11 TRANSFER OF PERMIT

**11.1** The transfer of a permit shall be permitted when there is a change of ownership of the lands affected by the permit provided that the new owner informs the chief building official in writing that he/she has assumed responsibility for engaging the services of any contractor, design professional or other service required to complete work authorized under a permit or permits.

**11.2** Where a transfer of a permit has occurred and a refund is requested, it may only be requested by the current owner and any such funds will be returned to the current owner. Where a transfer of a permit has not occurred and a refund is requested, it may only be requested by the owner of the permit and such funds will be returned to the permit.

#### Part 12 APPOINTED DESIGNATE

**12.1** This by-law shall not be deemed to limit the appointment of a designate who may perform or execute any authority of the chief building official where authorized by the *Building Code Act*, provided such designate, where required, is duly appointed by by-law under the *Building Code Act*.

#### Part 13 VALIDITY

**13.1** Should any Section or part of a Section of this By-law or schedules hereto be declared by a court of competent jurisdiction to be invalid, the same shall not affect the provisions of this By-law as a whole or any part other than the part declared to be invalid.

#### Part 14 OTHER BY-LAWS, LICENSES, PERMITS AND REGULATIONS

14.1 Nothing in the By-law shall exempt any person from complying with the requirements of any other Bylaw in force within the limits of the Corporation, or form applying for and obtaining any permit, license, permission, authority or approval required by this or any other By-law or regulation of the Corporation or any other law in force from time to time.

#### Part 15 CONFLICT

**15.1** In the event of a conflict between this By-law and any amendments thereto, and any general or special By-law, legislation or regulation, the most restrictive legislation, regulation or other By-law shall prevail.

#### Part 16 PENALTY

- **16.1** Every person or corporation who contravenes any provision of this By-law is guilty of an offence and upon conviction under the provisions of the *Provincial Offences Act* is liable to a fine and/or other penalty imposed under Section 36 of the Act.
- **16.2** The penalty for commencing construction without a permit is an additional administration fee equal to 50% of the full permit fee or \$100.00 whichever is greater, to a maximum of \$20,000.00 plus the cost of applying for a building permit.

#### Part 17 REPEAL

- **17.1** That By-law No. 06-08 being a By-law to regulate building permits applications, building permits and inspections in The Corporation of the Township of Evanturel be hereby repealed.
- **17.2** That all other By-laws and resolutions or parts thereof, contrary hereto or inconsistent herewith, be and the same are hereby repealed.

#### Part 18 EFFECTIVE DATE

**18.1** This By-law shall take effect from the date of passage by Council, subject to the provisions of the Act.

# READ A FIRST, SECOND AND THIRD TIME AND FINALLY PASSED THIS 12<sup>th</sup> DAY OF DECEMBER, 2007.

Jack Briggs/Reeve

Amy Vickery/Clerk-Treasurer

#### SCHEDULE "A" TO BY-LAW NO. 07-18

#### **BUILDING PERMIT FEES & REFUNDS**

#### **PERMIT FEES**

The fees payable by the applicant or authorized agent for a construction, demolition, change of use of conditional permit or inspection fees shall be as follows:

Permit fees shall be \$6.00 per thousand based on a value of contract price. If there is no contract price in a written agreement, it will be calculated by Building Department as follows:

Residential (single family dwelling including prefabricated homes	\$125 per sq/ft
Residential Retrofit	\$ 62.50 per sq ft
Commercial/Industrial/Assembly/Institutional	\$165 per sq/ft
Commercial/Industrial/Assembly/Institutional Retrofit	\$ 82.50 per sq ft

#### **Accessory Building – Residential**

	Flat fee
108 - 200  sq/ft.	\$50.00
200 - 300  sq/ft.	\$100.00
300 - 400  sq/ft.	\$150.00
400 - 600  sq/ft.	\$200.00
600 - 800  sq/ft.	\$300.00
uildings larger would be calculated at \$0.45 per	sa/ft

Any buildings larger would be calculated at \$0.45 per sq/ft.

#### **Residential Alterations**

Itesiu				
				Flat Fee
	New foundations			\$200.00
	New roof (structural changes)			\$150.00
	New doors and windows (structural changes)			\$50.00
	New Deck & Balcony			\$50.00
	Plumbing modification (addition	s or relocations)		\$50.00
	Fire alarm system	,		\$50.00
Farm	ing	Flat Fee	+	Rate per sq ft
	Farm buildings	\$150.00		\$0.07
	Prefabricated storage silos	\$75.00		-
	Additions to farm building	\$100.00		\$0.07
	Pole barn	\$100.00		\$0.05
	Coverall building	\$100.00		\$0.05
	Restoration	-		\$0.07
Comr	nercial/Industrial/Assembly/Ins	titutional Alteratio	ns:	
com				Flat Fee
New I	Doors or Windows (structural chan	nges)		\$150.00
	or Alteration (plumbing, other stru			\$150.00
Re-ro	ofing – Metal/Shingle (structural c	change)		\$150.00
	ofing – Membrane – Flat Roof (str	<u> </u>		\$300.00
	Alarm System	0 /		\$100.00

#### **Demolitions:**

2 chionet interview	
	Flat Fee
Residential dwelling	\$50.00
Accessory building	\$50.00
Farming	\$50.00
Commercial/Industrial/Assembly/Institutional	\$100.00

#### Other:

	Flat Fee
Change of use permit	\$50.00
Change of use if construction is required	\$50 + fee formula
Permit renewal	\$50.00
Moving permit (relocation of structure over 108 sq ft to or from a property)	\$150.00
Inspection request by owner	\$50.00 each visit

#### **REFUNDS:**

- 1. No refund shall be given for an application fee, conditional permit fee, change of use or partial permit fee.
- 2. No refund shall be given for permits or inspections valued at \$100 or less.
- 3. Where a permit fee has been paid pursuant to this By-law, fees may be refunded based on the following formula and Section 6.1 of this By-law applies:
  - **Construction or Demolition Permit**
  - a) 80% where the application is withdrawn and only administrative functions have been performed;
  - b) 70% if administration and zoning review functions have been performed;
  - c) 45% if administrative, applicable law compliance and plans examination functions have been performed;
  - d) 35% if the permit has been issued and the application is withdrawn or construction does not commence, or no field inspections have been carried out
  - e) 5% shall additionally be deducted for each field inspections that has been performed after the permit has been issued.

#### SCHEDULE "B" TO BY-LAW NO. 07-18

#### PLANS, DRAWINGS AND SITE PLAN

Except as otherwise authorized by chief building official, the following list of plans, working drawings and site plan information, shall be submitted with an application:

- Site plan showing the true dimensions and/or legal description (referenced to an up-to-date survey, if available) of the lot to be built upon or otherwise used, all lot boundaries and survey monuments and stakes, the proposed or existing location and dimensions of all buildings, structures and setbacks from all property lines and the shoreline of a water body, where applicable, the height (or number of storey's) of all buildings, the illustration of all major topographic or other features on or abutting the lot such as water bodies, slopes, roads, utility corridors and easements, landscaping (natural vegetation cover or planted), loading and parking spaces, lot area and building coverage, existing contours of the land and proposed new contours or grading, if alterations to the grade are proposed, the proposed final lot grading plan, showing the geodetic elevation (where available) of the final grade at lot corners and adjacent to any buildings and structures. The lot grading plan shall comply with any applicable site plan and subdivider's lot grading plan required under Sections 41 or 51 of the *Planning Act* or as may be required under the *Drainage Act* a north arrow, scale, civic address and lot and block, plan or concession number.
- 2. Floor Plans
- 3. Foundation plans
- 4. Framing plans
- 5. Reflected ceilings plans
- 6. Sections and details
- 7. Building elevations
- 8. Electrical drawings
- 9. Heating, Ventilation and Air Conditioning Drawings
- 10. Plumbing Drawings
- 11. Fire Alarm and Sprinkler Plan
- 12. The number of copies of plans to be submitted with an application shall be as follows:
  - a) Two (2) copies of site plans for buildings regulated under Part 9;
  - b) Three (3) copies of site plans for buildings regulated under Part 3;
  - c) Two (2) copies of architectural drawings for buildings regulated under Part 9;
  - d) Three (3) copies of architectural drawings for buildings regulated under Part 3;
  - e) Two (2) copies of structural plans for buildings regulated under Part 9;
  - f) Three (3) copies of structural plans for buildings regulated under part 4;
  - g) Two (2) copies of mechanical and electrical drawings for buildings regulated under Part 6 or Part 9;
  - h) One (1) copy of specifications and soils reports, if required.

#### SCHEDULE "C" TO BY-LAW NO. 07-18

#### **PRESCRIBED FORMS**

The following forms constitute the forms used by the Corporation of the Township of Evanturel in the administration of the Building Code Act:

- Form 1 Application Form
- Form 2 Construction Permit
- Form 3 Demolition Permit
- Form 4 Change of Use Application
- Form 5 Change of Use Permit
- Form 6 Stop Work Order
- Form 7 Order to Uncover
- Form 8 Order to Comply
- Form 9 Order Not to Cover of Enclose
- Form 10 Inspections Report
- Form 11 Completion Notice Re: Readiness for Occupancy

R.R. #1 937907 Marsh Bay Rd. Coleman Township, ON

Temiskaming Municipal Building Association

#### Tel.: 1-705-679-8833 ext. 224 Fax 1-705-679-8300

#### **Application for a Permit to Construct or Demolish**

This form is authorized under the Building Code Sentence 2.4.1.1A.(2).

Application number:		Permit number (if different):		
		. ,		
Date received:		Roll number:		
A. Project information	·			
Address- Building number, street name			Unit number	Lot/con.
Municipality	Postal code	Plan number/other de	escription	
Project value est. \$		Area of work (m <sup>2</sup> )		
B. Applicant is: Ov	ner or	Authorized agent of owner	(attach Authorizatio	on letter)
Last name First	st name	Corporation or partne	ership	
Street address			Unit number	Lot/con.
Municipality	Postal code	Province	E-mail	<u>_</u>
Telephone number	Fax ()	I	Cell number	
C. Owner (if different from appli	cant)			
	st name	Corporation or partne	ership	
Street address			Unit number	Lot/con.
Municipality	Postal code	Province	E-mail	
Telephone number (  )	Fax (  )	I	Cell number ( )	
D. Builder (optional)			1	
Last name Fire	st name	Corporation or partne	ership (if applicable)	
Street address			Unit number	Lot/con.
Municipality	Postal code	Province	E-mail	
Telephone number	Fax ()		Cell number	
E. Purpose of application				
New construction	Addition to an existing building	Alteration/repair	Demolit	ion
Conditional Permit	Fence	Plumbing	Sign	
Proposed use of building		Current use of building		
Description of proposed work				
F. Tarion Warranty Corporation	•			
<ul> <li>Is proposed construction for a new he Warranties Plan Act? If no, go to see</li> </ul>	ction G.		Yes	No
<ul> <li>ii. Is registration required under the Ont</li> <li>iii. If yes to (ii) provide registration numb</li> </ul>		an anues Fian Act?	Yes	🗖 No
G. Attachments				
i. Attach documents establishing comp	liance with applicab	ble law as set out in Article 1.1.	3.3.	
ii. Attach Schedule 1 for each individua	who reviews and t	akes responsibility for design a	ictivities.	
<ul> <li>iii. Attach Schedule 2 where application</li> <li>iv. Attach types and quantities of plans a</li> </ul>			-	rescribed bv the

 Attach types and quantities of plans and specifications for the proposed construction or demolition that are prescribed by the by-law, resolution, or regulation of the municipality, upper-tier municipality, board of health or conservation authority to which this application is made.

#### H. Declaration of applicant

Date

1

certify that:

(print name)

- 1. The information contained in this application, attached schedules, attached plans and specifications, and other attached documentation is true to the best of my knowledge.
- 2. I have authority to bind the corporation or partnership (if applicable).

Signature of applicant

Personal information contained in this form and schedules is collected under the authority of subsection 8(1.1) of the *Building Code Act, 1992*, and will be used in the administration and enforcement of the *Building Code Act, 1992*. Questions about the collection of personal information may be addressed to: a) the Chief Building Official of the municipality or upper-tier municipality to which this application is being made, or, b) the inspector having the powers and duties of a chief building official in relation to sewage systems or plumbing for an upper-tier municipality, board of health or conservation authority to whom this application is made, or, c) Director, Building and Development Branch, Ministry of Municipal Affairs and Housing 777 Bay St., 2nd Floor. Toronto, M5G 2E5 (416) 585-6666.

## **Building Design Information**

A. Plannin	g							
Zoning desigi	nation:	Minor v	variance (if appli	cable)				
	Side Yard :	Rear Y	ard:		Front Yard:			
Set Backs :	Min:	Min:			Min:			
B. Service	s details							
Water	Municipal	Private	Sewers	🗅 Mu	nicipal [	Private		
Heating	Gas	D Oil			Other			
C. Design Criteria								
Classification	of Building Group A,	B, C, D, E or F	Division 1,	2 or 3 Build	ing sprinklered	🖵 yes		no
Non-Combustible         Combustible         # of storeys         Mezzanine as storey?         Mezzanine area								
Building Dimensions Length Width Area Height								
Facing # of st	reets?	Occupant Load		Alarm system	& type	🖵 yes		no
Required FRI	R (fire resistance rating)	Floors		Roof		Mezzanine		
	2 (T\	NO) SETS OF P	LANS TO BE S	UMMITED, Pla	ns may include	)		
Site Plan	Structural Plan	Landscaping	Plan Fo	oundation Plan		Floor Plan		
HVAC Plan	Plumbing	Sections	Sp	pecifications		Elevations		

### **Schedule 1: Designer Information**

Use one form for each individual who reviews and takes responsibility for design activities with respect to the project.

A. Project Information				
Building number, street name			Unit no.	Lot/con.
Municipality	Postal code	Plan number/ other descript	tion	
B. Individual who reviews and takes	responsibilit	ty for design activities		
Name		Firm		
Street address			Unit no.	Lot/con.
Municipality	Postal code	Province	E-mail	
Telephone number	Fax number (  )		Cell number (  )	
C. Design activities undertaken by i	ndividual ide	ntified in Section B. [Bui	Iding Code Table	e 2.20.2.1]
<ul> <li>Small Buildings</li> <li>Large Buildings</li> <li>Complex Buildings</li> <li>Description of designer's work</li> </ul>		g Services on, Lighting and Power otection	<ul> <li>Plumbing –</li> <li>Plumbing –</li> <li>On-site Sew</li> </ul>	
D. Declaration of Designer				
I		de	clare that (choose c	ne as appropriate):
(print name	2)			
<ul> <li>I review and take responsibility Building Code. I am qualified, a Individual BCIN:</li></ul>	ond the firm is n for the design 17.5. of the Build	egistered, in the appropriate o	classes/categories.	
The design work is exempt fro Basis for exemption from	-		ents of the Building (	Code.
I certify that:	-	-		
1. The information contained in this se		• •		
2. I have authority to bind the corpora	tion or partners	hip (if applicable).		
Date		Signature of Designer		

\*For the purposes of this form, "individual" means the "person" referred to in Clause 2.17.4.7.(1)(d), Article 2.17.5.1. and all other persons who are exempt from qualification under Subsections 2.17.4. and 2.17.5.

NOTE:

2. Schedule 1 does not need to be completed by architects, or holders of a Certificate of Practice or a Temporary License under the Architects Act

<sup>1.</sup> Firm and Individual BCIN numbers are not required for building permit applications submitted prior to January 1, 2006

	Demolitio	n Informatio	n	
Site Plan				
Showing neighbouring homes	Water and s	sewer	Powerlines	All services
Size of Structure				
Square Footage	🗆 🗅 Ni	Imber of Floors		
Method of Demolition				
By Hand		Mechanical	Demo unde	r 2.3.2.3 OBC

### Temiskaming Municipal Building Association

#### **CONSTRUCTION PERMIT**

Building Code Act. 1992 c.23, S 8(2)

R.R. #1 937907 Marsh Bay Rd. Coleman Township, ON

#### Date Issued 2009-03-08

yyyy/mm/dd

Permit No.	Perm	it	No.
------------	------	----	-----

Roll No.

Issued By:			Ph	one No. 705-679-8833	
Issued to (owner's n	ame)	Address			
Contractor's Name		Address			
Area of building to	e constructed	PROJECT	VALUE S		
Main permitted use	of building		Zone		
Street & No.					
		on the	, side betw		
Lot No.		Plan No.		Lot Size	
Bldg. Width		Bldg. Length		PERMIT FEE \$	
Set Backs					
Side Yard: Remarks: PLEASE	Side Yard: CALL FOR REQUIRED	INSPECTIONS.	Front Yard:	Rear Yard:	
			Issued by:	Gaetan Rivest 32588	
The personal information request at the office of	on on this permit was collected the clerk during normal office h	pursuant to the Building C ours. See the Municipal F	Code Act, 1992 and forms part reedom of information and Pr	of a public record open to inspection by any person upon otection of Privacy Act, R.S.O. 1990, c. M.56, s 14(1)(c)	
Notice of Inspections p	rescribed under OBC Article 2.4			· · · · · · · · · · · · · · · · · · ·	
	ess to construct footings.	<b>C</b> 1.41 <b>· · ·</b> ·			
	ntial completion of footings and	-		21 1 2 1 CAL	
	ntial completion of structural fra g is within the scope of Part 9.	ming and ductwork and p	iping for heating and air condi	tioning systems – if the	
		ming and rough-in of heat	ting ventilation and air condit	ion extraction	
Substantial completion of structural framing and rough-in of heating, ventilation and air condition extraction equipment, if the building is not a building within the scope of Part 9.					
Substantial Completion of insulation, vapor barriers and air barriers.					
Substantial completion of all required fire separations and closures and all fire protection systems including standpipe,					
	er, fire alarm and emergency light				
	ntial completion of fire access ro				
Readin	ess for inspection and testing of:				
	Building sewers and building d	Irains.			
	Water service pipes.				
	Fire service mains.				
	Drainage systems and venting a				
	The water distribution systems Plumbing fixtures and plumbin				
Readin	ess for inspection of suction and	•	d suction nining serving outle	ts of an outdoor pool	
	ed in Class 2.1.2.1(1)(h), a publi				
	ntial completion of circulation / 1		outdoor pool described in Cla	use 2.1.2.1.(1)(h), a	
public	pool or public spa and substantia	al completion of the pool b	before it is filled with water.		
	ntial completion of plumbing not	t located in a structure, be	fore the commencement of ba	ckfilling, and	
Comm	encement of construction of:				
	Masonry fireplaces and mason				
H	Factory built fireplaces and all	~			
	Stoves, ranges, space heaters a			S.	
	ntial completion and availability etion of construction and installa	•	•	coupancy permit under	
	ce 2.4.3.1.(2) or to permit occup		-		
	ed is not fully completed.				

R.R. #1 937907 Marsh Bay Rd. Coleman Township, ON			
	DEMOLITION PERMI	Building Code . c. 2	Act, 1992 3, s. 8 (2)
Permit Number	PART OF BUILDING ENTIRE	BUILDING Roll Num	ıber
Name of Principal Authority	Telephone		
Issued To	Address		
Contractor	Address		
Project Site Number and Street	on the si	de, between	
Lot Number	Plan Number / Other Description	Area of Work (m <sup>2</sup> )	
Area of building to be demolished		Method of demolition	
Main permitted use of building		Zoning	
Remarks		Permit Fee\$	
Date:	Permit Issued by:		

The personal information on this permit was collected pursuant to the *Building Code Act, 1992* and forms part of a public record open to inspection by any person upon request at the office of the clerk during normal office hours. See the *Municipal Freedom of Information and Protection of Privacy Act,* R.S.O. 1990, c. M.56, s. 14 (1) (c).

R.R. #1 937907 Marsh Bay Rd. Coleman Township, ON

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## Temiskaming Municipal Building Association APPLICATION TO PERMIT

## CHANGE OF USE

	WHERE CHANGE	WOULD RESULT IN	I AN INCREASE IN HAZARD
--	--------------	-----------------	-------------------------

Part of Building

Entire Building

FOR USE BY PRINCIPAL AUTHORITY				
Application Number	Permit Number (if different)			
Date Received	Roll Number			
Application submitted to: (insert name of municipality, board of health or conservation authority)				

A PROJECT INFORMAT	ION						
Municipal Address					Un	it Number	Loc/Concession
							Postal Code
Area of Work (m <sup>2</sup> )			Plan Nu	umber/Othe	er De	scription	
B APPLICANT INFORM Include full contact details and r address		Applican	it is:	owne	er ol	r 🗌 autho	rized agent of r
Last Name		First Name			C	Corporation or Partn	nership
Street Address		1			Unit	Number	Lot/Concession Number
Municipality		Province		Postal C	ode	E-mail	I
Telephone Number	Fax Num	nber				Cell Number	
C OWNER INFORMATION (if different from applicant) Include full contact details and mailing address							
Last Name		First Name			C	Corporation or Partn	nership

Street Address				Unit I	Number	Lot/Concession Number
Municipality		Province	Postal	Code	E-mail	
Telephone Number	Fax Numb	ber			Cell Number	

The personal information on this notice was collected pursuant to the *Building Code Act, 1992* and forms part of a public record open to inspection by any person upon request at the office of the clerk during normal office hours. See the *Municipal Freedom of Information and Protection of Privacy Act,* R.S.O. 1990, c. M.56, s. 14 (1) (c).
ORIGINAL – Principal Authority
COPY - Applicant

R.R. #1 937907 Marsh Bay Rd. Coleman Township, ON	Temiskaming Municipal Building Association	
Form 305 Template Created 2007 by Mikrolink Computers	CHANGE IN USE PERMI	T Building Code Act, 1992 c. 23, s.10 (1)
WHERE CHAN	GE WOULD RESULT IN AN INCRE	EASE IN HAZARD
Permit Number	PART OF BUILDING ENTIRE B	UILDING Roll Number
Name of Principal Authority	Telephone	
Issued To	Address	
Project Site Number and Street	on the side	e, between
Lot Number	Plan Number / Other Description	Area of Work (m <sup>2</sup> )

Building or part of building where change		
Former permitted use of building	New Permitted use of building	
Remarks		Permit Fee\$
Date:	Permit Issued by:	
The personal information on this permit was collect	ted pursuant to the Building Code Act, 1992 and forms part of a public r	record open to inspection by any

The personal information on this permit was collected pursuant to the *Building Code Act, 1992* and forms part of a public record open to inspection by any person upon request at the office of the clerk during normal office hours. See the *Municipal Freedom of Information and Protection of Privacy Act,* R.S.O. 1990, c. M.56, s. 14 (1) (c).

BUILDING CODE ACT, 1992, c.23, s.10 BUILDING CODE, 1997, Article 2.4.1.2 Even though no construction is proposed, no person shall change (1) Except as provided in Sentence (2), the following (1) the use of a building or part of a building which would result in an changes in use of a building or part of a building increase in hazard as determined under the Building Code unless constitute an increase in hazard for the purposes of a permit has been issued by the Chief Building Official. section 10 of the Act and require a permit under section The Chief Building Official shall issue a permit under subsection (2) 10 of the Act: (1), unless, (a) a change of the major occupancy of all or part of a (a) the building if used as proposed would result in a building that is designated with a "Y" in Table contravention of this Act or the Building Code or any other 2.4.1.2 takes place. applicable lay; a suite of a Group C major occupancy is converted (b) the application for it is incomplete; or (b) into more than one suite of Group C major any fees due are unpaid. occupancy, (c) NOTICE a suite or part of a suite of a Group A, Division 2 or a Group A, Division 4 major occupancy is converted (b) Unless otherwise specifically so provided for and approved in writing by the appropriate inspector, full compliance is required with all the provisions of the Building Code made under the *Building Code Act*, to a gaming premise, a farm building or part of a farm building is changed (C) 1992 and of any by-law of the municipality, which in whole or in part to a major occupancy, or regulates structural requirements, erection, alteration, location, \*-use, (d) the use of a building or part of a building is changed etc. of buildings. This permit is subject to revocation in accordance with the *Building Code Act, 1992*. and the previous major occupancy of the building or part of the building cannot be determined. A person is exempt from the requirement to obtain a (2) If the municipality gives notice of intention to designate a property as permit under section 10 of the Act where the change in property of cultural heritage value or interest under section 29 of the use of the building or part of the building will result from Ontario Heritage Act, any permit that allowed for the alteration or proposed construction and a permit under section 8 of demolition of the property and that was issued by the municipality the Act has been issued in respect of such construction. under any Act, before the day the notice was served on the owner of A person is exempt from the requirement to obtain a (3) the property and on the Ontario Heritage Trust and published in a newspaper is void as of the day the notice of intention is given in permit under section 10 of the Act for the change of use of a building in unorganized territory. accordance with subsection 29 (3) of that Act.

THIS CARD SHALL BE POSTED AT ALL TIMES DURING THE CHANGE IN USE IN A CONSPICUOUS PLACE ON THE PROPERTY

R.R. #1 937907 Marsh Bay Rd. Coleman Township, ON

### Temiskaming Municipal Building Association

## **Stop Work Order**

ł	Pursuant to Subsection 14(	(1) of the <i>Building</i>	Code Act, 1992
Da	te Order issued:		

**Application/Permit Number:** 

Address to which Order applies:

**Order Number:** (optional)

## **Order issued to** (name and address): 1.

2.

The inspection on or about \_\_\_\_\_\_ (date) at the above-referenced address found the following contravention(s) of the *Building Code Act, 1992* or the Building Code have not been rectified as required by the Order(s) indicated below:

3.

4.

Order to Comply number	, dated	
Order Not to Cover number	, dated	
Order to Uncover number	, dated	

You are hereby ordered to immediately cease construction and/or demolition as specified below:

Item	Details		
Order is	ssued by:		
Name		BCIN	
Signature		Telephone no.	

- It is illegal to obstruct the visibility of a posted Order. It is also illegal to remove a posted Order unless authorized by an inspector or Registered Code Agency. [*Building Code Act, 1992* s. 20]
- An Order may be appealed to the Superior Court of Justice. [*Building Code Act,1992* s. 25]. It may also be appealed to the Building Code Commission concerning the sufficiency of compliance with the technical requirements of the Building Code. [*Building Code Act,1992* s. 24]
- Failure to comply with this Order is an offence which could result in a fine. [Building Code Act, 1992 s.36]
- When a Stop Work Order is issued, no person shall perform any act in the construction or demolition of the building in respect of which the Order is made other than work necessary to carry out an Order to Comply, the Order Not to Cover, or an Order to Uncover. [*Building Code Act, 1992* s. 14]

#### R.R. #1 937907 Marsh Bay Rd. Coleman Township, ON Temiskaming Municipal Building Association

## **Order to Uncover**

Pursuant to Subsection	13(6) of the Building Code Act,	1992
------------------------	---------------------------------	------

Order Number: (optional)	Date Order issued:
Address to which Order applies:	
Application/Permit Number:	
<b>E. Order issued to</b> (name and address): 1.	3.
2.	4.
The inspection on or about	_(date) at the above-referenced address found the following the Building Code.

- □ The part was covered or enclosed contrary to an Order Not to Cover number \_\_\_\_\_\_ dated
- □ The notice was not given in the time prescribed by local by-law or regulation made under clause 7.(e) of the *Building Code Act, 1992;*
- $\Box$  A reasonable time was not allowed after the notice was given for an inspection to be carried out; or
- □ The part has been constructed without a permit being issued.

You are hereby ordered to uncover or have uncovered, at your own expense, and make available for inspection the parts of the building described below immediately, or by \_\_\_\_\_\_ (date).

Description of area to uncover:

Order issued by:		
Name		
BCIN		
Signature		
Telephone no		
Contact name (optional)		
Contact tel. number (optional)		

- It is illegal to obstruct the visibility of a posted Order. It is also illegal to remove a posted Order unless authorized by an inspector or Registered Code Agency. [*Building Code Act, 1992* s. 20]
- An Order may be appealed to the Superior Court of Justice. [*Building Code Act, 1992* s. 25]. It may also be appealed to the Building Code Commission concerning the sufficiency of compliance with the technical requirements of the Building Code. [*Building Code Act, 1992* s. 24]
- Failure to comply with this Order could result in a Stop Work Order. [Building Code Act, 1992 s. 14]
- Failure to comply with an Order is an offence which could result in a fine. [Building Code Act, 1992 s.36]

#### Temiskaming Municipal Building Association

## **Order to Comply**

Pursuant to Subsection 12(2) of the Building Code Act, 1992

#### Order Number:

#### Date Order issued:

**Application/Permit Number:** 

3.

4

#### Address to which Order applies:

#### Order issued to (name and address):

1.

2.

The inspection on or about \_\_\_\_\_\_at the above-referenced address found the following contravention(s) of the Building Code or the *Building Code Act, 1992*.

You are hereby ordered to correct the contraventions itemized below **immediately upon being served**.

Item	Reference	Description and location		Required action and compliance date	
Order issued by:					
Name		BCIN			
Signature			Telephone no.		
Contact name (optional)			Contact tel. number (optional)		

- It is illegal to obstruct the visibility of a posted Order. It is also illegal to remove a posted Order unless authorized by an inspector or Registered Code Agency. [*Building Code Act*,1992 s. 20]
- An Order may be appealed to the Superior Court of Justice. [*Building Code Act, 1992* s. 25]. It may also be appealed to the Building Code Commission concerning the sufficiency of compliance with the technical requirements of the Building Code. [*Building Code Act, 1992* s. 24]
- Failure to comply with this Order could result in a Stop Work Order. [Building Code Act, 1992 s. 14]
- Failure to comply with this Order is an offence which could result in a fine. [Building Code Act, 1992 s.36]
- No construction affected by this Order is to be covered until inspected and approved. [*Building Code Act, 1992* s.13]

### Temiskaming Municipal Building Association

## **Order Not to Cover or Enclose**

Pursuant to Subsection 13(1) of the Building Code Act, 1992

Order Number: (optional)	Date Order issued:		
Address to which Order applies:	Application/Permit Number:		
Order issued to (name and address):			
1.	2.		
3.	4.		
The above-referenced building was inspected on or about	it (date).		

You are hereby prohibited from covering or enclosing the parts of the building described below, pending an inspection. Please arrange for an inspection when the part of the building identified below is ready for inspection.

Item	Description of area not to cover or enclose

#### Order issued by:

Name	BCIN
Signature	Telephone no
Contact name (optional)	Contact tel. number (optional)

- It is illegal to obstruct the visibility of a posted Order. It is also illegal to remove a posted Order unless authorized by an inspector or Registered Code Agency. [*Building Code Act, 1992* s. 20]
- An Order may be appealed to the Superior Court of Justice. [*Building Code Act, 1992* s. 25]. It may also be appealed to the Building Code Commission concerning the sufficiency of compliance with the technical requirements of the Building Code. [*Building Code Act, 1992* s. 24]
- Failure to comply with this Order could result in an Order to Uncover and/or a Stop Work Order. [Building Code Act, 1992 s. 14]
- Failure to comply with an Order is an offence which could result in a fine. [Building Code Act, 1992 s.36]

R.R. #1 937907 Marsh Bay Rd. Coleman Township, ON

Form 314

## Temiskaming Municipal Building Association

**INSPECTION REPORT** 

Building Code Act, 1992 c. 23, Building Code, O.Reg. 403/97, s. 2.4.5.1

Name of Municipality		Phone			
Date of Inspection	Time		Permit No.		
Location of Building (municipal address)					
Owner					
Contractor					
STAGES OF CONSTR			ED – CHECK BELOW		
	BUILDING	G / PLUMBING			
<ul> <li>a. Commencement of the <i>construction</i></li> <li>b. Rediness to <i>construct</i> the footings.</li> </ul>	of the <i>building</i> .		on and installation of components ancy by Sentences 2.4.3.1. (2) and		
<ul> <li>c. Substantial completion of the footing foundations.</li> </ul>	s and	k. Readiness for inspection i. <i>building sewers</i> and			
<ul> <li>d. Where the <i>building</i> is within the scope of Part 9, of the substantial completion of:</li> <li>i. structural framing,</li> <li>ii. insulation and vapour barriers, and</li> </ul>		<ul> <li>ii. water service pipes,</li> <li>iii. drainage systems a</li> <li>iv. water distribution sy</li> <li>v. plumbing fixtures ar</li> </ul>	, ind <i>venting systems,</i> <i>istem,</i> and		
iii. duct work and piping for heating conditioning systems		I. Completion and available constructed	lity of drawings of the building as		
<ul> <li>e. Where the <i>building</i> is within the scop Code other than Part 9, of the substa of:</li> </ul>		SEWA	AGE SYSTEM		
<ul> <li>Structural framing of each store</li> <li>ii. Insulation and vapour barriers, a</li> </ul>		b. 1 Readiness to construct	ct the sewage system		
iii. roughing-in of heating, ventilatic conditioning and air-contaminar equipment	n, <i>air-</i>	c. 1 Substantial completior system before the commence	n of the installation of the <i>sewage</i> ment of backfilling		
<ul> <li>f. Commencement of the construction         <ol> <li>Masonry fireplaces and masonry</li> <li>Factory-built fireplaces and allie</li> </ol> </li> </ul>	y chimneys,	k. 1 Completion of the sew	-		
iii. Stoves, ranges, spaceheaters a furnaces using solid fuels and a	nd add-on		MOLITION		
g. Substantial completion of all required and closures and all fire protection s		a Services cut-off			
standpipe, sprinkler, fire alarm and e lighting systems		b Building vacant c Other			
<ul> <li>h. Substantial completion of interior finite heating, ventilating, air-conditioning a</li> </ul>					
Remarks regarding stages inspected:					

Signature of Inspector

The personal information on this form was collected pursuant to the *Building Code Act* and forms part of a public record open to inspection by any person upon request at the office of the clerk during normal office hours. See the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56, s. 14 (1) (c).

Original - OWNER/CONTRACTOR

Copy – INSPECTOR/OFFICE

------

	R.R. #1 37907 Marsh Bay Rd bleman Township, Ol		niskami uilding <i>I</i>	-	-		
Form 306		RE:	PLETI READ OCCU	INESS	FOF		Building Code Act, 1992 c. 23, s. 11
		Building				t of a Iding	
		FOR U	JSE BY PRIN	ICIPAL AUT	HORITY		
Application	Number			Permit Numbe	er (if different)	)	
Date Receiv	ved			Roll Number			
Notice sub	mitted to: (insert name	of Chief Building Official	or Registered Co	ode Agency, as a	applicable)		
PERSO	ON GIVING N	OTICE					
Include ful Name	I contact details and	mailing address					
Street Add	Iress				Unit I	Number	Lot/Concession
Municipali	ty		Province	Pos	stal Code	E-mail	
Telephone	Number	Fax N	umber			Cell Number	
Location o	f building site (munic	ipal address)					
Type of bu	iilding			Zoning			
NOTIC							
TAKE (a)	NOTICE THAT: The above-noted b	ouilding or part of a bu	ilding newly er	ected or instal	led is / will t	De:	
	Fully completed ar	nd ready for occupanc	y in accordanc	e with Article 2	2.4.3.1. (2)	of the Building (	Code
	Partially completed	and ready for non-re	sidential occup	bancy in accor	dance with	Article 2.4.3.1. (	(1) of the Building Code
	Partially completed	and ready for reside	ntial occupanc	y in accordanc	e with Artic	le 2.4.3.2. of the	e Building Code
by							
	[	Date of Completion					
<b>AND T</b> (b)		been made with any orde	·		ection 12 of th	ne Building Code /	A <i>ct</i> , 1992, and that it is our
			Proposed date	of occupancy			
		Date				Signature of Ap	plicant
		COND	ITIONS F		IPANC	Y	
			ilding Code A				
	that is newly erected						y or use a building or part of n this section are met.
	date of completion code agency, if any.		f completion of	the building o	r part must	be given to the	chief building official or the
perform th	e functions described		or (c) or has be				a principal authority to ertificate that contains the

Inspection, etc. – If subsection 11 (3) does not apply,
(a) either the building or part must be inspected or 10 days must elapse after notice of the date of completion is served on the chief building official; and
(b) any order made under section 12 must be complied with. Subsection 11 (4)

Where a person has occupied or permitted the occup the chief building official forthwith upon completion of		
	building, Code Act, 1992 and I have	

The personal information on this notice was collected pursuant to the *Building Code Act, 1992* and forms part of a public record open to inspection by any person upon request at the office of the clerk during normal office hours. See the *Municipal Freedom of Information and Protection of Privacy Act,* R.S.O. 1990, c. M.56, s. 14 (1) (c). ORIGINAL and COPY 1 – CBO or RCA (Copy 1 to be returned to person giving notice **after** inspection) COPY 2 – to be retained by person giving notice

#### SCHEDULE "D" TO BY-LAW NO. 07-18

#### **REQUIRED INSPECTIONS**

#### 1.3.5.1. Prescribed Notices

- (1) This Article sets out the notices that are required under section 10.2 of the Act.
- (2) The person to whom a permit under section 8 of the Act is issued shall notify the *chief building official* or, where a *registered code agency* is appointed under the Act in respect of the *construction* to which the notice relates, the *registered code agency* of,
  - Readiness to construct footings
  - Substantial completion of footings and foundations prior to commencement of backfill.
  - Substantial completion of structural framing and ductwork and piping for heating and air conditioning system if the building is within the scope of Part 9.
  - Substantial completion of structural framing and rough-in of heating, ventilation and air condition extraction equipment, if the building is not a building within the scope of Part 9.
  - Substantial Completion of insulation, vapour barriers and air barriers.
  - Substantial completion of all required fire separations and closures and all fire protection systems including standpipe, sprinkler, fire alarm and emergency lighting systems.
  - □ Substantial completion of fire access routes.
  - Readiness for inspection and testing of:
    - Building sewers and building drains;
    - Water service pipes;
    - Fire service mains;
    - Drainage systems and venting systems;
    - The water distribution systems;
    - Plumbing fixture and plumbing systems.
  - Readiness for inspection of suction and gravity outlets, covers and suction piping serving outlets of an outdoor pool described in Clause 2.1.2.1.(1)(h), a public pool or a public spa.
  - □ Substantial completion of circulation / recirculation system of an outdoor pool described in Clause 2.1.2.1.(1)(h), a public pool or public spa and substantial completion of the pool before it is filled with water.
  - Substantial completion of plumbing not located in a structure, before the commencement of backfilling, and Commencement of construction of:
    - Masonry fireplaces and masonry chimneys.
    - Factory built fireplaces and allied chimneys
    - Stoves, ranges, space heaters and add-on furnaces using solid fuels and allied chimneys.
  - Substantial completion and availability of drawings of the building as constructed.
  - Completion of construction and installation of components required to permit the issue of an occupancy permit under Sentence 2.4.3.1.(2) or to permit occupancy of under Sentence 2.4.3.2.(1), if the building or part of the building to be occupied is not fully completed.

#### 1.3.5.3. Prescribed Inspections

(1) Except as provided in Sentence (2), an *inspector* or *registered code agency*, as the case may be, shall, not later than two days after receipt of a notice given under Sentence 1.3.5.1.(2), undertake a site inspection of the *building* to which the notice relates.

(2) Where a notice given under Sentence 1.3.5.1.(2) relates to matters described in Clause 1.3.5.1.(2)(k) or (l), an *inspector* or *registered code agency*, as the case may be, shall, not later than five days after receipt of the notice, undertake a site inspection of the *sewage system* to which the notice relates.

(3) When undertaking an inspection required under Sentence (1) or (2), the *inspector* or *registered code agency*, as the case may be, may consider reports concerning whether the *building* or a part of the *building* complies with the Act or this Code.

(4) The time periods referred to in Sentences (1) and (2) shall begin on the day following the day on which the notice is given.

(5) The time periods referred to in Sentences (1) and (2) shall not include Saturdays, holidays and all other days when the offices of the *principal authority* are not open for the transaction of business with the public.

#### SCHEDULE "E" TO BY-LAW NO. 07-18

### Annual Report – Building Permit Fees

Total Fees (Revenues) collected for the period	to	under
By-law No. 07-18 of the Township of Evanturel is \$		
Cost of Delivering Services:		
Indirect Costs:		
Indirect Costs are deemed to include the costs for support department of the TMBA:	and overhea	d services to the Building
Total Administration Cost Total Enforcement		\$\$
Sub-Total – Indirect Costs		\$
Direct Costs:		
Direct Costs are deemed to include the costs of the Buildir processing of building permit applications, the review of building related enforcement duties.		
Total Administration Costs Total Enforcement Costs		\$\$
Sub-Total – Direct Costs		\$
Grand Total Indirect and Direct Costs		\$
Revenues over costs as of December 31, 200		\$
Statement of Reserves:		
Building Department Reserve Fund (to December 31, 200_	_)	\$