

APPLICATION TYPE	APPLICATION FEE
ONTARIO ENVIRONMENTAL ASSESSMENT ACT APPLICATIONS OR APPLICATIONS MADE IN ACCORDANCE WITH UTILITY BOARD ENVIRONMENTAL ASSESSMENT REQUIREMENTS	
Environmental Assessment Review	
Master Plan	\$10,200 minor \$25,500 major (subject to negotiation)
Individual EA	\$25,500 (subject to negotiation)
Class EA - Schedule/Category A - EA pre-approved - Ont. Reg. 166/06 Permit may be required	n/a * see below
Class EA - Schedule/Category B	\$5,100
Class EA - Schedule/Category C	\$10,200
EA Addendum Reports	\$1,835
EA Property Screening or Inquiry	\$245
Detailed Design Review	
Detailed Design	\$1,835
Environmental Management Plan	\$1,835
*Regulatory Review	
Ont. Reg. 166/06 Permit Application - Class EA - Schedule/Category A (or equivalent)	\$1,060
Ont. Reg. 166/06 Permit Application - Individual or Class EA - Schedule/Category B & C	\$2,450
Revision to Ont. Reg. 166/06 Permit	25% of current fee - minor change 50% of current fee - major change
Section 35 of the <i>Fisheries Act</i> (no permit required)	\$615
Fish Timing Window Extension	\$5,100
Routine Infrastructure Works - Letter of Approval	\$305 plans only \$615 technical reports or site visit
Emergency Works	\$3,470
Other	
Additional Site Visit Charges (First site review is allowed as part of processing)	up to ½ day \$615 up to 1 day \$1,225

NOTES

1. The application fee will be paid at the time of filing an application to the TRCA. Applications will not be processed until fees are received.
2. Only one set of fees apply when processing and reviewing a combined application (e.g. an EA Property Screening or Inquiry or an Ont. Reg. 166/06 Permit Application). The highest rate of fees applies.
3. TRCA reserves the right to request additional fees should the review require a substantially greater level of effort (e.g., Environmental Management Plan Review). Peer reviews may also be required for shoreline works, geotechnical and specialized modelling and may be charged to the applicant.
4. All application fees (except EA Property Screening or Inquiry) include one initial site visit.
5. Specific Municipal Service Delivery Agreements take precedent over the fee schedule.
6. For the *Class Environmental Assessment Act Applications*, the schedules or categories specific to the respective class EA document or environmental assessment review procedures of utility boards or commissions, including Enbridge, Consumers Gas or Bell Canada, will be applied.
7. Infrastructure Maintenance Minor Works Application review is subject to the respective TRCA procedure.
8. Emergency Works Application review is subject to the respective TRCA procedure.
9. In accordance with the *Crown Agency Act*, R.S.O. 1990, C. 48, s.1, and the *Conservation Authorities Act*, R.S.O. 1990, C. 27 the following Crown corporations or agencies are exempt from the *Conservation Authorities Act*:
 - Go Transit
 - Hydro One
 - Ministry of Transportation
 - Ontario Realty Corporation
 - Ministry of Natural Resources
 - Greater Toronto Airports Authority, and
 - Downsview ParkAs such, these proponents are exempt from review fees and exempt from the TRCA regulatory approval process (i.e., permits in accordance with Ontario Regulation 166/06 are not required). However, in circumstances where the review is considered major, TRCA can negotiate funding to compensate for its review time. These proponents may not be exempt from approvals under the *Fisheries Act* or the *Lakes and Rivers Improvement Act* and are responsible for obtaining the appropriate approvals independent of TRCA. In accordance with the *Ontario Environmental Assessment Act*, R.S.O. 1990, C. E.18, s.4 these proponents are required to consult with TRCA throughout the EA process.
10. The following corporations are not exempt from the *Conservation Authorities Act*:
 - Toronto Waterfront Revitalization Corporation (TWRC)
 - CN Rail, and
 - CP RailAs such, these proponents are not exempt from review fees or the TRCA regulatory approval process (i.e., permits in accordance with Ont. Reg. 166/06 are required). In accordance with agreements between TRCA and Fisheries and Oceans Canada and the Ministry of Natural Resources, TRCA will also conduct reviews under the *Fisheries Act* or the *Lakes and Rivers Improvement Act*. In accordance with the *Ontario Environmental Assessment Act*, R.S.O. 1990, C. E.18, s.4 these proponents are required to consult with TRCA throughout the EA process.
11. TRCA has extensive environmental and cultural data that is available for use by the proponent, subject to the waiver of a legal disclaimer and the provision of user fees. Where there are data sharing agreements in place, municipalities, agencies and Crown corporations or agencies are exempt from these fees and the data will be provided free of charge. For all others, an application form for the purchase of such data will be forwarded to the proponent for use at their discretion.