

Ministry of the Environment, Conservation and Parks Ministère de l'Environnement, de la Protection de la nature et des Parcs

ENVIRONMENTAL COMPLIANCE APPROVAL

NUMBER 3671-CVSRN2 Issue Date: April 16, 2024

Mancuso Chemicals Limited

5725 Progress Street, City of Niagara Falls, Ontario, L2G

0C1

Site Location: Mancuso Chemicals Limited

5725 and 5635 Progress Street,

City of Niagara Falls, Regional Municipality of Niagara

Ontario, L2G 0C1

You have applied under section 20.2 of Part II.1 of the <u>Environmental Protection Act</u>, R.S.O. 1990, c. E. 19 (Environmental Protection Act) for approval of:

the establishment of industrial stormwater management Works to serve the Mancuso Chemical Manufacturing Facilities located at 5725 and 5635 Progress Street, in the City of Niagara Falls, for the collection, transmission, treatment and disposal of stormwater run-off from a total catchment area of 3.30 hectares, to provide water quality protection and erosion control, and to attenuate post-development peak flows to pre-development peak flows for all storm events up to and including the 100 -year storm event, discharging to the municipal storm sewer on Progress Street, consisting of the following:

A: Site at 5635 Progress Street drainage – Secondary Property

- 1. Conveyance: Existing 75 mm 100 mm perforated pipes discharge to the existing 200 mm diameter main storm sewer along the west side of the warehouse. A proposed Manhole will be installed downstream of CB 13 and divert surface run-off into a new 250 mm diameter storm sewer. The 250 mm storm sewer will drain east into the new proposed oil and grit separator (Model Stormceptor EF 06 or equivalent) located at MH 3A on the existing 300 mm diameter storm sewer. The site east of the warehouse will drain through existing 75 mm 100 mm perforated pipes and discharge to the existing 150 mm 200 mm diameter main storm sewer prior to entering CB 16, located just upstream of the new OGS unit. This new OGS unit (MH3A) will act as the confluence point, receiving discharge from both the new 250 mm storm sewer west of the warehouse, and the existing storm sewer to the north. MH 3A will discharge to the existing 300 mm storm sewer and continues south, tying into the existing 600 mm municipal storm sewer on Progress Street via the OGS unit as described below:
- 2. Treatment- Oil and Grit Separator (Model Stormceptor EF 06, or equivalent): The oil and grit

separator (MH3A), to be located immediately downstream of the existing CB16, intaking flows from both the 250 mm stormsewer system (west of the warehouse) and 250 mm stormsewer system (east of the warehouse). The OGS unit has a sediment storage capacity of 3,470 litres, an oil storage capacity of 610 litres, a total storage volume of approximately 5.07 cubic meters, to discharge via a 300 mm diameter outlet pipe and manhole MH 3A (control manhole with isolating valve and sampling hole located at the property line) discharging into the existing 600 mm municipal storm sewer on Progress Street;

B. Site at 5725 Progress Street drainage – Primary Property

1. Conveyance: Existing 75 mm - 100 mm perforated pipe drainage to discharge into existing catchbasins connected with 200 mm storm sewers. An existing storm sewer between STM MH4 and CB 6 is to be replaced with a 250 mm diameter stormsewer.

The existing storm sewer network consists of pipes diameters between 200 mm to 300 mm. The existing storm sewer network will be capped at CB 7 (300 mm) and CB 10 (200 mm north outlet), diverting flows to CB 5 and MH 1 respectively, and eliminate discharge to the municipal storm sewer along Progress Street. CB 10 south outlet is proposed to be capped and all collected storm water from the main office parking lot shall be in CB 10 and will be diverted to north direction towards CB 9 and then into proposed MH 1. CB 8 will discharge south via an existing 200 mm storm sewer to MH 1.

A new 375 mm diameter storm sewer will be installed between CB 5 and the proposed MH1 to confluence with storm water from the new 375 mm storm sewer from the west, the existing 200 mm storm sewer from the north and the existing 200 mm storm sewer from the south. MH1 will discharge into an oil and grit separator as described below:

- **2.** Treatment- Oil and Grit Separator (Model Stormceptor EF 06, or equivalent): The oil and grit separator (MH 2), is located immediately downstream of the proposed MH1, with flows coming from CB 8 and the two capped lines (CB 7 and CB 10). The OGS unit has a sediment storage capacity of 3470 litres, an oil storage capacity of 610 litres, a total storage volume of approximately 5.07 cubic meters, outletting through a 450 mm storm sewer into the proposed pond, as described below:
- 3. Treatment-Wet Pond: A lined wet pond located at the north-east corner of the primary property, to the north of the Main Office, sized to detain site run-off of the 5-year storm event, with a 450 mm pond inlet from the OGS unit on a riprap apron, having a permanent storage volume of 17 cubic metres at a depth of 300 mm, and a total storage volume of 773 cubic metres at a total depth of 2.6 metres, to discharge into a 450 mm storm sewer to a pumping station pit to pump the water into a tank(s) for use within the evaporative cooling system and /or within the manufacturing process. The pump pit is provided with a sampling hole (sampled at 179.5 msl) with pond overflow to convey major storm overflows to the overland flow path within the site and be directed to off-site discharge location via the flow measurement calibrated weir at the west of the entrance; all flows finally to discharge into the existing 900 mm diameter municipal storm sewer on Progress Street;

including erosion/sedimentation control measures and all other appurtenance, required isolation valves at the control manholes and any other essential elements for the proper operation and monitoring of the of the aforementioned Works;

all in accordance with supporting documents listed in Schedule A.

For the purpose of this environmental compliance approval, the following definitions apply:

- 1. "Approval" means this entire Environmental Compliance Approval and any Schedules attached to it;
- 2. "Director" means a person appointed by the Minister pursuant to section 5 of the EPA for the purposes of Part II.1 of the EPA;
- 3. "District Manager" means the District Manager of the appropriate local District Office of the Ministry, where the Works are geographically located;
- 4. "EPA" means the *Environmental Protection Act*, R.S.O. 1990, c.E.19, as amended;
- 5. "Existing Works" means those portions of the Works included in the Approval that have been constructed previously;
- 6. "Licensed Engineering Practitioner" means a person who holds a licence, limited licence or temporary licence under the *Professional Engineers Act*, R.S.O. 1990, c. P.28;
- 7. "Ministry" means the ministry of the government of Ontario responsible for the EPA and OWRA and includes all officials, employees or other persons acting on its behalf;
- 8. "Owner" means Mancuso Chemicals Limited and its successors and assignees;
- 9. "OWRA" means the Ontario Water Resources Act, R.S.O. 1990, c. O.40, as amended;
- 10. "Proposed Works" means those portions of the Works included in the Approval that are under construction or to be constructed;
- 11. "Works" means the approved sewage works, and includes Proposed Works and existing Works.

You are hereby notified that this environmental compliance approval is issued to you subject to the terms and conditions outlined below:

TERMS AND CONDITIONS

1. GENERAL CONDITION

1. The Owner shall ensure that any person authorized to carry out work on or operate any aspect of the Works is notified of this Approval and the terms and conditions herein and shall take all reasonable

measures to ensure any such person complies with the same.

- 2. The Owner shall design, construct, operate and maintain the Works in accordance with the conditions of this Approval.
- 3. Where there is a conflict between a provision of any document referred to in this Approval and the conditions of this Approval, the conditions in this Approval shall take precedence.
- 4. The issuance of, and compliance with the conditions of, this Approval does not:
 - a. relieve any person of any obligation to comply with any provision of any applicable statute, regulation or other legal requirement, including, but not limited to, the obligation to obtain approval from the local conservation authority necessary to construct or operate the Works; or
 - b. limit in any way the authority of the Ministry to require certain steps be taken to require the Owner to furnish any further information related to compliance with this Approval.

2. EXPIRY OF APPROVAL

- 1. This Approval will cease to apply to those parts of the Works which have not been constructed within **five (5) years** of the date of this Approval.
- 2. In the event that completion and commissioning of any portion of the Works is anticipated to be more than five (5) years, the Owner shall submit an application for extension at least **twelve (12) months** prior to the end of the five (5) years from the day of issuance of this Approval. The application shall include the reason(s) for the delay, whether there is any design change(s) and a review of whether the standards applicable at the time of Approval of the Works are still applicable at the time of request for extension, to ensure the ongoing protection of the environment.

3. CHANGE OF OWNER

- 1. The Owner shall notify the District Manager and the Director, in writing, of any of the following changes within **thirty (30) days** of the change occurring:
 - a. change of address of Owner;
 - b. change of Owner, including address of new owner;
 - c. change of partners where the Owner is or at any time becomes a partnership, and a copy of the most recent declaration filed under the *Business Names Act, R.S.O. 1990, c. B.17* shall be included in the notification; or
 - d. change of name of the corporation, and a copy of the most current information filed under the *Corporations Information Act, R.S.O. 1990, c. C39* shall be included in the notification.

- 2. In the event of any change in ownership of the Works, the Owner shall notify in writing the succeeding owner of the existence of this Approval, and a copy of such notice shall be forwarded to the District Manager and the Director.
- 3. The Owner shall ensure that all communications made pursuant to this condition refer to the number of this Approval.

4. CONSTRUCTION OF PROPOSED WORKS

- 1. Upon the construction of the Works, the Owner shall prepare a statement, certified by a Licensed Engineering Practitioner, that the Works are constructed in accordance with this Approval, and upon request, shall make the written statement available for inspection by Ministry personnel.
- 2. Within **one (1) year** of the construction of the Proposed Works a set of as-built drawings showing the Works "as constructed" shall be prepared. These drawings shall be kept up to date through revisions undertaken from time to time and a copy shall be retained at the Works for the operational life of the Works.

5. OPERATION AND MAINTENANCE

- 1. The Owner shall make all necessary investigations, take all necessary steps and obtain all necessary approvals so as to ensure that the physical structure, siting and operations of the Works do not constitute a safety, health or flooding hazard to the general public.
- 2. Prohibition Clause: The Owner shall ensure that the stormwater management Works are operated exclusively for the collection, transmission, treatment and disposal of stormwater run-off. Under no circumstance shall any process wastewater from tank farm and tank storage and processing areas, the wastewater from the washing of floors (if any), garage floor drain wastewater, boiler blow downs and condensate from the site, be discharged into the stormwater management Works. For clarity, it does not prevent dust suppression rinse water from the uncovered concrete slab in the yard from entering the stormwater management Works.
- 3. The Owner shall undertake an inspection of the condition of the Works, at least once a year, and undertake any necessary cleaning and maintenance to ensure that sediment, debris and excessive decaying vegetation are removed from the Works to prevent the excessive build-up of sediment, oil/grit, debris and/or decaying vegetation, to avoid reduction of the capacity and/or permeability of the Works, as applicable. The Owner shall also regularly inspect and clean out the inlet to and outlet from the Works to ensure that these are not obstructed.
- 4. The Owner shall construct, operate and maintain the Works with the objective that the effluent from the Works is essentially free of floating and settleable solids and does not contain oil or any other substance in amounts sufficient to create a visible film, sheen, foam or discoloration on the receiving waters.
- 5. The Owner shall carry out an inspection and maintenance program on the operation of the manhole oil/grit separator (OGS) in accordance with the manufacturer's recommendation and maintain the Pond

- sediment level as the Operation Manual.
- 6. The Owner shall ensure that the manhole for the oil/grit separator remains accessible year-round to facilitate maintenance access and spill response measures.
- 7. The Owner shall ensure that a minimum of 300 mm deep permanent pool is maintained in the wet pond at all times.
- 8. The Owner shall ensure the immediate clean-out of the Works after a fuel or oil spill capture.
- 9. The Owner shall ensure that equipment and material for the containment, clean-up and disposal of fuel and oil and materials contaminated with such, is on hand and in good repair for immediate use in the event of:
 - a. loss of fuel or oil to the Works; or
 - b. a spill within the meaning of Part X of the EPA.
- 10. The Owner shall prepare an operations manual prior to the commencement of operation of the Works that includes, but is not necessarily limited to, the following information:
 - a. operating and maintenance procedures for routine operation of the Works;
 - b. inspection programs, including frequency of inspection, for the Works and the methods or tests employed to detect when maintenance is necessary;
 - c. repair and maintenance programs, including the frequency of repair and maintenance for the Works;
 - d. spill prevention and contingency plans and procedures for dealing with potential abnormal situations and for notifying the District Manager; and
 - e. procedures for receiving, responding and recording public complaints, including recording any follow-up actions taken.
- 11. The Owner shall maintain an up to date operations manual and make the manual readily accessible for reference at the Works for the operational life of the Works. Upon request, the Owner shall make the manual available to Ministry staff.
- 12. The Owner shall maintain a logbook to record the results of these inspections and any cleaning and maintenance operations undertaken, and shall keep the logbook at the Works for inspection by the Ministry. The logbook shall include the following:
 - a. the name of the Works:

- b. the date and results of each inspection, maintenance and cleaning, including an estimate of the quantity of any materials removed and method of clean-out of the Works; and
- c. the date of each spill within the catchment area, including follow-up actions and remedial measures undertaken.
- 13. The Owner shall retain for a minimum of five (5) years from the date of their creation, all records and information related to or resulting from the operation and maintenance activities required by this Approval.

6. TEMPORARY EROSION AND SEDIMENT CONTROL

- 1. The Owner shall install and maintain temporary sediment and erosion control measures during construction and conduct inspections once every two (2) weeks and after each significant storm event (a significant storm event is defined as a minimum of 25 millimetres of rain in any 24 hours period). The inspections and maintenance of the temporary sediment and erosion control measures shall continue until they are no longer required and at which time they shall be removed and all disturbed areas reinstated properly.
- 2. The Owner shall maintain records of inspections and maintenance which shall be made available for inspection by the Ministry, upon request. The record shall include the name of the inspector, date of inspection, and the remedial measures, if any, undertaken to maintain the temporary sediment and erosion control measures.

7. EFFLUENT OBJECTIVES

- 1. The Owner shall design and undertake everything practicable to operate the Works with the objective that the concentrations of the materials named below as effluent parameters listed in the table included in **Schedule B.**
- 2. In the event of an exceedence of the objective set out in subsection (1), the Owner shall:
 - (a) notify the District Manager as soon as possible during normal working hours and not exceeding 5 (five) days.
 - (b) take immediate action to identify the source of contamination, and
 - (c) take immediate action to prevent further exceedence.
- 3. As a further effluent objective, the Owner shall use best efforts to maintain the pH of the effluent from the Works within the range of (6.5 to 8.5), inclusive, at all times.

8. EFFLUENT & POND OVERFLOW MONITORING

1. The Owner shall, upon commencement of operation of the Works, carry out a monitoring program, and

all samples and measurements taken for the purposes of this Approval are to be taken at a time and in a location characteristic of the quality and quantity of the OGS effluent (MH3A), Pond overflow (MH3P) and off site overflow discharge (OVFL), over the time period being monitored.

- 2. Samples shall be collected and analyzed at the sampling point(s), at the sampling frequencies and using the sample type specified for each parameter listed in the OGS effluent (MH3A), Pond overflow (MH3P) and off site overflow discharge (OVFL), monitoring table in Schedule B.
- 3. The methods and protocols for sampling, analysis and recording shall conform, in order of precedence to the methods and protocols specified in the following:
 - a. the Ministry's publication "Protocol for the Sampling and Analysis of Industrial/Municipal Wastewater Version 2.0" (January 2016), PIBS 2724e02, as amended;
 - b. the publication "Standard Methods for the Examination of Water and Wastewater" (21st edition) as amended from time to time by more recently published editions;
 - c. for any parameters not mentioned in the documents referenced in Paragraphs 3.a and 3.b, the written approval of the District Manager shall be obtained prior to sampling.
 - d. For the first 2 years, all overflows from the site are to be monitored (flow measurements taken and samples collected for the schedule B parameters testing). After which, if demonstrated that effluent objectives have been met, the Owner can make a request to the District Manger, for a change to the monitoring frequency.
 - e. After two (2) years of monitoring and data reviews, if the sample monitoring data does not conform to the Objectives level as in the Schedule B, the Ministry may switch to concentration Limits.
- 4. The Owner shall retain for a minimum of five (5) years from the date of their creation, all records and information related to or resulting from the monitoring activities required by this Approval.

9. REPORTING

- 1. One (1) week prior to the start-up of the operation of the Works, the Owner shall notify the District Manager (in writing) of the pending start-up date.
- 2. The Owner shall, upon request, make all reports, manuals, plans, records, data, procedures and supporting documentation available to Ministry staff.
- 3. In addition to the obligations under Part X of the EPA and O. Reg. 675/98 (Classification and Exemption of Spills and Reporting of Discharges) made under the EPA, the Owner shall, within fifteen (15) days of the occurrence of any reportable spill as provided in Part X of the EPA and O. Reg. 675/98, submit a full written report of the occurrence to the District Manager describing the cause and discovery

- of the spill, clean-up and recovery measures taken, preventative measures to be taken and a schedule of implementation.
- 4. The district office shall be notified within five (5) days of any exceedance to the Concentration Objectives Level at OGS effluent (MH3A), Pond overflow (MH3P) and off site overflow discharges (OVFL); and the notification shall include details of the discharges including contingency measures taken to prevent continued discharge of water that exceeds the objectives/recurrence.
- 5. The Owner shall prepare performance reports on a calendar year basis and submit to the District Manager by March 31 of the calendar year, allowing the period being reported upon. The reports shall contain, but shall not be limited to, the following information pertaining to the reporting period:
 - a. a summary and interpretation of all monitoring data and evaluation of OGS effluent (MH3A), Pond overflow (MH3P) and off site overflow discharge (OVFL), including an overview of the success and adequacy of the Works;
 - b. a description of any operating problems encountered and corrective actions taken;
 - c. a summary of all maintenance carried out on any major structure, equipment, apparatus, mechanism or thing forming part of the Works, including an estimate of the quantity of any materials removed from the Works;
 - d. a summary of the calibration and maintenance carried out on all effluent monitoring equipment;
 - e. a summary of any effluent quality assurance or control measures undertaken in the reporting period;
 - f. a description of efforts made and results achieved in meeting the effluent objectives of Condition 7.
 - g. a summary of any complaints received during the reporting period and any steps taken to address the complaints;
 - h. a summary of all spill or abnormal discharge events; and
 - i. any other information the District Manager requires from time to time.

10. SPILL CONTINGENCY PLAN

- 1. Within **six** (6) **months** from the issuance of this Approval, the Owner shall implement a spill contingency plan that is a set of procedures describing how to mitigate the impacts of a spill within the area serviced by the Works. The Owner shall, upon request, make this plan available to Ministry staff. This plan shall include as a minimum:
 - a. the name, job title and location (address) of the Owner, person in charge, management or

- person(s) in control of the facility;
- b. the name, job title and 24-hour telephone number of the person(s) responsible for activating the spill contingency plan;
- c. a site plan drawn to scale showing the facility, nearby buildings, streets, catch-basins and manholes, drainage patterns (including direction(s) of flow in storm sewers), any receiving body(ies) of water that could potentially be significantly impacted by a spill and any features which need to be taken into account in terms of potential impacts on access and response (including physical obstructions and location of response and clean-up equipment);
- d. steps to be taken to report, contain, clean up and dispose of contaminants following a spill;
- e. a listing of telephone numbers for: local clean-up company(ies) who may be called upon to assist in responding to spills; local emergency responders including health institution(s); and Ministry Spills Action Centre 1-800-268-6060;
- f. Safety Data Sheets (SDS) for each hazardous material which may be transported or stored within the area serviced by the Works;
- g. the means (internal corporate procedures) by which the spill contingency plan is activated;
- h. a description of the spill response training provided to employees assigned to work in the area serviced by the Works, the date(s) on which the training was provided and by whom;
- i. an inventory of response and clean-up equipment available to implement the spill contingency plan, location and, date of maintenance/replacement if warranted; and
- i. the date on which the contingency plan was prepared and subsequently, amended.
- 2. The spill contingency plan shall be kept in a conspicuous, readily accessible location on-site.
- 3. The spill contingency plan shall be amended from time to time as required by changes in the operation of the facility.

The reasons for the imposition of these terms and conditions are as follows:

1. Condition 1 is imposed to ensure that the Works are constructed and operated in the manner in which they were described and upon which approval was granted. This condition is also included to emphasize the precedence of conditions in the Approval and the practice that the Approval is based on the most current document, if several conflicting documents are submitted for review. Condition 1.4 is included to emphasize that the issuance of this Approval does not diminish any other statutory and regulatory obligations to which the Owner is subject in the construction, maintenance and operation of the Works. The Condition specifically highlights the need to obtain any necessary

- conservation authority approvals. The Condition also emphasizes the fact that this Approval doesn't limit the authority of the Ministry to require further information.
- 2. Condition 2 is included to ensure that, when the Works are constructed, the Works will meet the standards that apply at the time of construction to ensure the ongoing protection of the environment.
- 3. Condition 3 is included to ensure that the Ministry records are kept accurate and current with respect to the approved Works and to ensure that subsequent owners of the Works are made aware of the Approval and continue to operate the Works in compliance with it.
- 4. Condition 4 is included to ensure that the Works are constructed in accordance with the approval and that record drawings of the Works "as constructed" are maintained for future references.
- 5. Condition 5 is included as regular inspection and necessary removal of sediment and excessive decaying vegetation from the Works are required to mitigate the impact of sediment, debris and/or decaying vegetation on the treatment capacity of the Works. The Condition also ensures that adequate storage is maintained in the Works at all times as required by the design. Furthermore, this Condition is included to ensure that the Works are operated and maintained to function as designed.
- 6. Condition 6 is included as installation, regular inspection and maintenance of the temporary sediment and erosion control measures is required to mitigate the impact on the downstream receiving watercourse during construction until they are no longer required.
- 7. Condition 7 is imposed to establish non-enforceable effluent quality objectives which the Owner is obligated to use best efforts to meet on an ongoing basis. Also imposed are procedures to be followed to minimize environmental impact in the event the objectives are exceeded.
- 8. Condition 8 is included to require the Owner to demonstrate on a continual basis that the quality and quantity of the effluent from the approved Works is consistent with the design and effluent objectives specified in the Approval and that the approved Works does not cause any impairment to the receiving watercourse.
- 9. Condition 9 is included to provide a performance record for future references, to ensure that the Ministry is made aware of problems as they arise, and to provide a compliance record for all the terms and conditions outlined in this Approval, so that the Ministry can work with the Owner in resolving any problems in a timely manner.
- 10. Condition 10 is included to ensure that the Owner will implement the Spill Contingency Plan, such that the environment is protected and deterioration, loss, injury or damage to any person(s) or property is prevented.

Schedule A

1. Environmental Compliance Approval Application for Industrial Sewage Works submitted by Dilan Singaraja, P.Eng. of GHD Limited, dated February 7, 2023 and signed by Tom Metcalf, and all supporting documentation and information.

Schedule B

Effluent Objective - Table-1

Measured at the discharge outlet from the OGS effluent (MH3A), Pond overflow (MH3P) and off site overflow discharge (OVFL)

Parameters	Sample	Concentration (ug/L)	
Ethylbenzene	Grab	8	
Xylene, m-	Grab	2	
Xylene, o-	Grab	40	
Xylene, p-	Grab	30	
Toluene	Grab	0.8	
Phenols	Grab	4	
TSS	Grab	25 mg/L	
Oil & Grease	Grab	15 mg/L	
рН	on-line	6.5-8.5	

Effluent Monitoring - Table 2

Sampled at OGS effluent (MH3A), Pond overflow (MH3P) and off site overflow discharge (OVFL)

Parameters	Sample Type	Frequency
Oil and grease, TSS, BOD, Phenols, nutrients, Volatile Organic Compounds (VOCs), Polycyclic Aromatic Hydrocarbons (PAHs), Semi-Volatile Organics and **Metal scans (dissolved and total).	Grab	*Quarterly after a large storm event (>12 mm rain)
Field parameters: pH, temperature, dissolved oxygen, conductivity and flow.	Grab or on-line	*Quarterly after a large storm event (>12 mm rain)

^{*}ALL overflows from the Site sampling locations shall be monitored and results reported.

^{**}Metals Scan include the following: Antimony, Arsenic, Aluminum, beryllium, boron, cadmium, chromium (tri and hexavalent), cobalt, copper, iron, lead, lithium, magnesium, manganese, mercury, molybdenum, nickel, selenium, silver, strontium, thallium, vanadium, zinc, uranium

In accordance with Section 139 of the Environmental Protection Act, you may by written notice served upon me, the Ontario Land Tribunal and in accordance with Section 47 of the Environmental Bill of Rights, 1993, the Minister of the Environment, Conservation and Parks, within 15 days after receipt of this notice, require a hearing by the Tribunal. The Minister of the Environment, Conservation and Parks will place notice of your appeal on the Environmental Registry. Section 142 of the Environmental Protection Act provides that the notice requiring the hearing ("the Notice") shall state:

- a. The portions of the environmental compliance approval or each term or condition in the environmental compliance approval in respect of which the hearing is required, and;
- b. The grounds on which you intend to rely at the hearing in relation to each portion appealed.

The Notice should also include:

- 1. The name of the appellant;
- 2. The address of the appellant;
- 3. The environmental compliance approval number;
- 4. The date of the environmental compliance approval;
- 5. The name of the Director, and:
- 6. The municipality or municipalities within which the project is to be engaged in.

And the Notice should be signed and dated by the appellant.

and

This Notice must be served upon:

Registrar* Ontario Land Tribunal 655 Bay Street, Suite 1500 Toronto, Ontario M5G 1E5 OLT.Registrar@ontario.ca

The Minister of the Environment. Conservation and Parks 777 Bay Street, 5th Floor and Toronto, Ontario M7A 2J3

The Director appointed for the purposes of Part II.1 of the Environmental Protection Act Ministry of the Environment, Conservation and Parks 135 St. Clair Avenue West, 1st Floor Toronto, Ontario M4V 1P5

* Further information on the Ontario Land Tribunal's requirements for an appeal can be obtained directly from the Tribunal at: Tel: (416) 212-6349 or 1 (866) 448-2248, or www.olt.gov.on.ca

This instrument is subject to Section 38 of the *Environmental Bill of Rights*, 1993, that allows residents of Ontario to seek leave to appeal the decision on this instrument. Residents of Ontario may seek leave to appeal within 15 days from the date this decision is placed on the Environmental Registry. By accessing the Environmental Registry at https://ero.ontario.ca/, you can determine when the leave to appeal period ends.

The above noted activity is approved under s.20.3 of Part II.1 of the Environmental Protection Act.

DATED AT TORONTO this 16th day of April, 2024



Fariha Pannu, P.Eng.
Director
appointed for the purposes of Part II.1 of the
Environmental Protection Act

MN/

c: District Manager, MECP Niagara Dilan Singaraja, P.Eng. of GHD Limited