INTERVENOR STATUS APPLICATION

Instructions - download this document prior to filling it in.

Please submit this form to the Aquaculture Review Board (Board) no later than <u>ten (10) days</u> after the publication date of the public hearing notice. You may attach additional pages if necessary.

Intervenor Status Applications will only be processed if they are received by the Board on or before 16h30 pm (local Nova Scotia time) on the deadline date.

A person applying for intervenor status for multiple applications must complete and submit individual Intervenor Status Applications forms for each application.

Pursuant to s.23 of the *Aquaculture Licence and Lease Regulations*, the Board will decide on this Intervenor Status Application within ten (10) days of receipt and will notify you of the decision no later than five (5) days after the decision is made.

All information provided to the Board on this form and any additional pages submitted (the "form information") will become a part of the record of the hearing. Should your application for intervenor status be accepted, the form information may be disclosed to the other parties to the hearing.

You are also advised that the form information may be subject to an access request under the *Freedom* of *Information and Protection of Privacy Act* ("FOIPOP") and may, as a result, be released unless the information is exempt from disclosure under FOIPOP.

Please refer to the *Aquaculture Licence and Lease Regulations*, s. 3 and s.23 (attached) for more information on Intervenor Status Requests and the eight factors to be considered by the Board when making decisions related to marine aquaculture sites.

Application

Please read the entire application before responding. (Print clearly or type).

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1.	Please identify the aquaculture lease application that you are requesting intervenor status for:					
	Lease Number:	Hearing Date:				
2.	Name of Applicant:					
3.	Civic Address:					
4.	Mailing Address: (if different than above)					
5.	Phone Number(s):					
6.	Email Address*:					
7.	Preferred method of com	nmunication: email* Mail mail will be the preferred method of communication	□Other:			

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lease provide any other information which ncluding any affiliations, if any:	you consider relevant to your application for intervenor st	atus
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lso hereby certify that the information provended. Iso hereby certify that the information proventering.	ided on this form is true and correct to the best of my kno	wledg
Signature of Applicant	Date	

HOW TO SEND YOUR APPLICATION TO THE BOARD:

Upon completing the application form, you have two choices on how to submit your application to the Board.

- To send this document electronically after filling in the form, either click on the "Send Via Email" button OR <u>click on this link</u> to save it and open an email for you to attach it to.
- To print the document on your printer and send via Canada Post or courier, select the "**PRINT**" button .

Additional Information on Intervenor Requests

Excerpt from the Aquaculture Licence and Lease Regulations

Request for intervenor status

- 23 (1) A person may request intervenor status from the Review Board.
 - (2) A request under subsection (1) must be in writing in a form determined by the Review Board and must be submitted to the Review Board no later than 10 days after the date that notice of the adjudicative hearing is published under Section 19.
 - (3) No later than 10 days after the date it receives a request for intervenor status, the Review Board must decide whether to grant or refuse the request.
 - (4) The Review Board must grant intervenor status to any person requesting it who, in the opinion of the Review Board, is substantially and directly affected by the hearing.
 - (5) A decision made by the Review Board with respect to intervenor status is final.
 - **(6)** No later than 5 days after deciding on a request for intervenor status, the Review Board must provide notice of its decision to the person requesting intervenor status and, if the request is granted, to each of the parties to the proceeding.

In making decisions on intervenor request, the Board will reference the regulated factors below to determine whether the intervenor applicant is directly and substantially affected by the hearing pursuant to section 23(4) above.

Excerpt from the Aquaculture Licence and Lease Regulations

Factors to be considered in decisions related to marine aquaculture sites

- **3** In making decisions related to marine aquaculture sites, the Review Board or Administrator must take all of the following factors into consideration:
 - (a) the optimum use of marine resources;
 - (b) the contribution of the proposed operation to community and Provincial economic development;
 - (c) fishery activities in the public waters surrounding the proposed aquacultural operation;
 - (d) the oceanographic and biophysical characteristics of the public waters surrounding the proposed aquacultural operation;
 - (e) the other users of the public waters surrounding the proposed aquacultural operation;
 - (f) the public right of navigation;
 - (g) the sustainability of wild salmon;
 - (h) the number and productivity of other aquaculture sites in the public waters surrounding the proposed aquacultural operation;