APPLICATION FOR ANNUAL SITE SAMPLING PERMIT
FOR REGULATORY UNDERTAKINGS ON STATE LAND
UNDER 22 VSA Sections 764 and/or 782

Division for Historic Preservation
State of Vermont

(Please Type All Entries)

1. Applicant or Consulting Organization (“Permittee”):
   Name: ________________________________
   Address: ________________________________
   Telephone: __________________ Date: ________________
   E-mail: ________________________________

2. State Agencies or Departments under which this work is being conducted (if any): ________________________________

3. Private Development Project or Projects under which this work is being conducted (if any):
   ______________________________________
   ______________________________________
   ______________________________________

4. Proposed beginning date of field work: ____________________________
   Proposed ending date of field work: ____________________________

GENERAL CONDITIONS IF A PERMIT IS GRANTED

A) This general permit allows permittee to work on any state-owned land for the period of the permit unless revoked. This permit is generally awarded to consultants performing regulatory compliance work on a regular basis for one or more state agencies, or under the auspices of a programmatic agreement or memorandum of understanding with a state agency or similar entity, such as the Agency of Natural Resources, Department of Forest, Parks, and Recreation, or the Vermont Agency of Transportation. Alternatively, this permit may be issued to a consultant that is working for a private entity engaging in the long-term evaluation of multiple properties, such as for transmission lines or similar corridors that cross state lands.
B) Archaeological investigations conducted pursuant to federal and state laws must be conducted by qualified professionals who meet the Secretary of the Interior’s Professional Qualification Standards (Standards) and are listed on the State’s Consultant List.

C) Permits shall be issued for no more than a twelve (12) month period but may be renewed prior to expiration.

D) Permittee shall comply with the Guidelines for Conducting Archaeology in Vermont and with any additional guidance the VDHP offers as part of the regulatory review process. If the work is not conducted in accord with the Guidelines and any additional guidance, VDHP may revoke the permit.

E) Permits for reconnaissance activities for underwater projects do not authorize recovery of artifacts. In the case of authorized artifact recovery activities, the State may release title to all, a part or none of the recovered historic property to the permit holder, or may grant a temporary loan of all or part to the permit holder. Plans for disposition and/or ownership or transfer of the artifacts, materials, and other data may be made when the permit is issued or may be postponed until completion of the field component of the project.

F) Permits obtained by misrepresentation or fraud are null or void.

G) Permittee shall comply with all normal safety rules and regulations, including but not limited to those that apply to any diving or other underwater activity that is carried out in connection with the permit.

H) Special conditions may be made a part of the permit.

I) Permittee is required to have the permit available on-site in the course of any diving activity being conducted under the permit.

J) All permit activities shall be carried out under the general supervision of the State Archaeologist and in such a manner that the maximum amount of historic, archaeological, scientific, and educational information may be preserved, interpreted, enhanced or recovered, as necessary. In the case of major data and artifact recovery projects, a charge may be made for supervision and special conditions may be required. It is incumbent upon Permittee to notify and consult with the State Archaeologist about data recovery projects proposed on state lands prior to their initiation.
K) This permit shall not apply to investigations on any State-owned historic or archaeological site on which the State has reserved to itself the right to conduct historic and archaeological research, as authorized by Section 762 of 22 V.S.A. 14.

L) As required by 22 VSA section 764, all collections, archives, and associated materials generated as part of archaeological undertakings on state lands shall be ultimately curated at the Vermont Archaeology Heritage Center, unless other arrangements or agreements are made with the State Archaeologist. The Permittee shall ensure that the current statutory box fee for curation of materials at the Archaeology Heritage Center is part of any Scope of Work related to these undertakings.

M) Permittee shall be responsible for obtaining any necessary permits from State or Federal agencies that may also have jurisdiction over some types of activities. Permittee is not relieved of his/her responsibility to comply with any other applicable Federal State, or local laws, regulations, or permits.

N) Permits are not transferable.

O) The State Archaeologist and the members of the VDHP project review team, or any authorized representative, agent or employee of the State may, at any time, visit, inspect and be present at any or all field investigations including diving operations, laboratory facilities or any other aspect of the operation related to the project for which a permit has been granted in the course of complying with the conditions of this permit.

P) This permit is issued subject to the terms herein, and may be suspended or revoked at any time upon failure of the Permittee to comply with any terms or conditions of this permit or with any lawful rule or regulation of the Division for Historic Preservation or any other Agency of the State, now or hereafter promulgated.

Q) This permit does not grant any exclusive rights or privileges which could impair any rights possessed by any individual who owns land adjoining the project area. It does not authorize any damage to private property or invasion of private rights or the violation of Federal, State or local laws or regulations.

R) The Division for Historic Preservation, through issuance of this permit, accepts no responsibility for any damage, direct or indirect, or whatever nature and by whomever suffered arising out of the project described. The permit holder fully and completely assumes the risk, if any, of activities relating to or arising out of the subject of this permit and assumes full and complete responsibility for determining the potential risks and dangers, apparent or latent.
With my signature below, I acknowledge that I have read and understand Section 764, or 782, as appropriate, of the Vermont Historic Preservation Act, Title 22 of the Vermont Statutes, governing field investigations of historic properties on State-owned land and the General Conditions of this permit listed above and I agree and abide by the law and the conditions and provisions prescribed to carry out the law in the best interest of the citizens of Vermont.

Signature of Applicant:

Date: