

Permit Type	Content
<b>Residential Building Permit</b>	<p>A new dwelling, such as a detached house, semi-detached house or row house must be built to meet minimum public health, fire and structural safety, adaptability design and property protection standards.</p> <p>Residential building permits apply to dwellings on 600m<sup>2</sup> or less and three storeys or less.</p> <p>Includes: New Build – Additions – Renovation – Backyard suites – Secondary Suites – accessory structures related to the residence greater than 20m<sup>2</sup></p>
<b>Mixed Use and Commercial Building Permit</b>	<p>This permit applies to all residential buildings over 600m<sup>2</sup> or three stories, and all mixed use or commercial use buildings.</p>
<b>Building Sub Permit (staff use only)</b>	<p>A sub permit is created by staff when an application is received for a property that will contain multiple dwellings (ex. Townhouse). The sub-permits allow management of inspection and occupancy certificates</p>
<b>Application to Occupy</b>	<p>A General Permit for a Certificate of Occupancy is issued under the Nova Scotia Building Code Act which specifies the authorized use and classification for a building, unit or suite, such as 'office' or 'retail'. The legislation requires that the owner and occupiers of existing buildings (except for single dwellings, sheds or pools etc.) to obtain occupancy permits before building spaces can be occupied and used.</p> <p>An occupancy permit shall not be issued for any building unless a valid building permit is in effect. An occupancy permit is required after a change of use or tenant (Except for a change of a residential tenant, like in the selling of a home), including any change in the number of either commercial or residential units.</p> <p>The permit remains valid for as long as there is no change of operator and the activities practiced on the premises under the same conditions cited in the permit applications. A new permit is required if there is a change of operator, if the floor area of the premises is altered, if the uses are changed, or if new uses are added.</p>
<b>Blasting</b>	<p>A General Permit for Blasting is required for the controlled detonation of explosives to alter existing topographical conditions. As per By-Law B-600, a Blasting Permit is required prior to all blasting. Anyone can apply for this permit, but an insured Blasting Contractor is required as the prime contractor on the permit.</p>
<b>Decks</b>	<p>A General Permit for Deck Construction is required for construction of a new deck or replacement of an existing deck that is more than 0.6 meters (24 inches) above the ground.</p> <p>For more information, see the decks &amp; railings guide.</p>
<b>Demolition</b>	<p>A General Permit for Demolition is required for the removal of a structure from a site. Permits are required for demolition projects such as</p>

	demolition of a house, accessory structure, and commercial or industrial buildings.
<b>Right-of-Way</b>	<p>ROW permits are required for work in the right of way. This work is not related to any development projects and is overseen by Transportation and Public Works (TPW), right of way services.</p> <p>ROW permits will continue to be managed through TPW as per usual until further notice. This includes for example: road maintenance &amp; repair; utility maintenance; and sign maintenance.</p>
<b>Development - Right-of-Way</b>	<p>A D-ROW permit is a related permit required when work in the right of way occurs as a result of development work (new building, renovation, landscaping etc.). This includes for example: driveway access; street closure; temporary work; utility work; and sign installation. These permits are overseen by Planning and Development, development engineering. ROW-D permits will be required and applied for online.</p> <p>If you do work in the right of way, please take the steps to get approval as a ROW contractor. Without the license (insurance certificate approval) you will not be able to conduct work on ROW or D-ROW permits, or be listed as the contractor conducting work on a ROW or D-ROW permit.</p>
<b>Development Only Permit</b>	<p>A Development Permit confirms the Land Use requirements of the applicable plan area are met by a proposal and are required when there are Land Use By-law implications.</p> <p>A Development Permit application can be made as an optional, preliminary application if confirmation that the Land Use By-law requirements can be met is requested prior to making a full Permit application. Please note: there are restrictions on development within wetlands and within proximity to watercourses.</p> <p>A Development Permit does not mean construction / work can begin it simply means the Land Use By- laws permit it.</p>
<b>Fence</b>	<p>A fence 2 meters or more (6.5 feet) in height requires a General Permit for a Fence. Refer to By-Law B-201 Section 10 - Fences to learn more about the requirements for fences 2 meters or more.</p> <p>A fence is located within the area of Bedford. Refer to the Bedford Land Use By-Law.</p> <p>A fenced enclosure is required when installing a swimming pool, and construction of that fence is covered in the Swimming Pool Permit. A fence for a swimming pool must be at least 1.5 metres (5 feet) in height. Refer to <a href="#">By-Law S-700 Respecting Swimming Pools</a>.</p>
<b>Grade Alteration</b>	Any alteration to the grade of land including filling, dumping, extracting, or moving soil must be performed in compliance with <a href="#">By-law L-400</a> , and requires a General Permit for Grade Alteration. This By- law was enacted to prevent drainage issues within the Municipality and to protect groundwater and the environment from contamination.
<b>Lot Grading</b>	Any alteration to the grade of land including filling, dumping, extracting, or moving soil must be performed in compliance with <a href="#">By-law G-200</a> . This

	<p>By-law was enacted to prevent drainage issues within the Municipality and to protect groundwater and the environment from contamination.</p> <p>A General Permit for Lot Grading is required for the following types of work: New or Addition to Residential or Commercial Building, New Commercial Accessory Structure, Swimming Pool Installations, Retaining Walls, Change of Grade Contour, Topsoil Removal, Parking Lot Excavation or Regrading.</p>
<b>Mobile Home</b>	<p>A General Permit for a Mobile Home Installed in a Park is required for the installation of a mobile home that resides on a plot of land, among a group of mobile homes (a mobile home park), that is rented or leased to the mobile home resident.</p> <p>A General Permit for a Mobile Home Installed on a Private Lot is required for the installation of a mobile home that will reside on a private lot, that is not part of a formalized mobile home park.</p>
<b>Permanent Signage</b>	<p>Businesses installing on-site permanent signage are required to first obtain a General Permit for a Sign. Permanent signs can include projecting signs, fascia signs, window signs, and canopy and awning signs. Additional approvals may be required for registered heritage buildings and for signs that project into the street.</p> <p>For more information, see the permanent signage guide.</p>
<b>Solar Collector</b>	<p>A General Permit for Solar Panel installation is required when property owners want to install solar collectors on their home or on private property.</p> <p>Solar energy collector systems can convert sunlight into electricity and/or use the sun's radiation to heat hot water. Solar Permits and inspections will help to ensure the required minimum plumbing and structural standards are met.</p> <p>For more information, see the <a href="#">solar collector guide</a>, or the <a href="#">Solar City program</a>.</p>
<b>Swimming Pool</b>	<p>A General Permit for Swimming Pool Installation is required for an inground or above ground swimming pool when these three conditions apply:</p> <ul style="list-style-type: none"> <li>• Pools have a surface area of more than 9.3 square meters (100 square feet)</li> <li>• Designed or intended to be used for swimming purposes</li> <li>• Contains or is capable of containing a water depth of more than 0.6 meters (24 inches)</li> </ul> <p>A fenced enclosure is required when installing a swimming pool. The construction of that fence is covered in this Swimming Pool Permit. A fence for a swimming pool must be at least 1.5 meters (5 feet) in height.</p> <p>For more information, refer to <a href="#">By-Law S-700 Respecting Swimming Pools</a>.</p>

<b>Water</b>	<p>The Water Permit is considered Halifax Water's Permit because the primary responsibility for permit approval and completion rests with the HW Engineering Approvals staff. A Water Permit is required when installing, altering or relocating sewer and water equipment such as: Sewer Lines, Water Lines, Storm or sanitary sewers, or Water Connections.</p> <p>A Building Permit is required and must be issued prior to the Water Permit being issued</p>
--------------	--