

**ODNR DIVISION OF PARKS & RECREATION**  
**SEAWALL CONSTRUCTION PERMIT**

1. Applicant Name \_\_\_\_\_ E-mail: \_\_\_\_\_

Address \_\_\_\_\_ Phone (\_\_\_\_) \_\_\_\_\_  
Street City Zip

2. Proposed Dates of Construction: Begin: \_\_\_\_\_ End: \_\_\_\_\_

3. (Check One) \_\_\_\_\_ New Construction on Natural Shoreline \_\_\_\_\_ Replacement or Repair of Existing Seawall

4. Address where seawall is to be constructed or repaired:

\_\_\_\_\_ Street City Zip County/Township

5. If repair or replacement of existing seawall, indicate material composing existing seawall:  
\_\_\_\_\_

6. Proposed material to be used for seawall repair, replacement of new construction:

Concrete Wall/Piling  Treated Lumber (other than creosote or "penta" and only for use above the water line) Indicate type: \_\_\_\_\_  
 Clean Stone Rip-Rap  
 Sheet Steel Wall/Piling  
 Other (specify): \_\_\_\_\_  
(\*The use of creosote or "penta" treated lumber is prohibited. )

7. Proposed dimensions of seawall:  
Length:(linear feet) \_\_\_\_\_ Width:(thickness) \_\_\_\_\_ Height: \_\_\_\_\_

8. Indicate construction details and specifications on a separate plan sheet. Detail such items as tie back/deadmen to be used, type and spacing of piling, rip-rap size and slope of placement etc.

9. Attach a copy of the survey plat for the property indicating the area of shoreline to be protected and the exact location of the proposed seawall relative to the surveyed boundary of the applicant's property. (Plat maps are available from the County Recorder's office).

10. Attach a copy of the deed of the affected property. (Permit applicant and property owner must be the same).

11. Indicate if proposed construction will involve a modification of the existing contour of the shoreline by either:  
 A cut into existing land area  A fill into submerged property

If either line above is checked, sketch the extent of the cut or fill on the survey plat required in Item 9.

Cubic Yards  CY= (width x length x depth)  
27

12. Indicate materials used for seawalls on adjoining shoreline areas, if any \_\_\_\_\_

**I have read the rules and stipulations on the reverse side of this form and agree to said rules and stipulations. I also agree that construction will be in accordance with standard plans and specifications of the Division of Parks and Recreation, or in accordance with the plans and specifications submitted with this application, if approved.**

\_\_\_\_\_  
SIGNED (APPLICANT)

\_\_\_\_\_  
DATE

**ODNR DIVISION OF PARKS & RECREATION**  
**SEAWALL CONSTRUCTION PERMIT**

( ) APPROVED

( ) DISAPPROVED (Explanation)\_\_\_\_\_

\_\_\_\_\_ are herewith authorized to construct/repair a seawall structure in accordance with the information provided within the application on the reverse side of this form. Construction will be completed by \_\_\_\_ 20\_\_.

( ) SPECIAL STIPULATIONS:

\_\_\_\_\_

\_\_\_\_\_

Construction to be inspected by park personnel on completion. Please call the park office \_\_\_\_\_

\_\_\_\_\_  
CHIEF or Designee, Division of Parks and Recreation

\_\_\_\_\_  
Date

**Rules and Stipulations**

1. The State may, without prior notice, at all reasonable times, enter into and upon property to determine if the permit and Licensee is complying with the terms of the annual license and this permit.
2. The Applicant agrees to construct, maintain, and use the dock/superaqueous structure in the manner for the purpose for which it was intended and to save the State, its nominees and assigns, harmless from any damage; and all other loss, cost or expense arising from the construction, maintenance and use of such dock.
3. An annual fee must be paid for a dock or other supraqueous structure privately built and maintained by the applicant as required by Ohio Revised Code 1541 .22 or Administrative Code I SO I :41-2-08. The dock license must be renewed annually by April 1st and a current year dock tag must be displayed by May 1st annually.
4. No person shall sublease, transfer or assign his dock permit or rights thereunder to any other person, or permit any other person or watercraft not owned or leased by him to occupy or use his dock, tie-up, or storage space, except by written permission of the chief or his authorized agent. *(Where applicable, when selling a house, a dock/superaqueous structure must be transferred with the sale.)*
5. Any person holding a current and valid dock permit for a private dock or supraqueous structure must remove any watercraft from the waters of the Division of parks and Recreation within 15 days after the expiration date of the dock permit.
6. Where any dock/superaqueous structure has been constructed or is in any state of construction over any waters of the Division without a dock construction permit having been issued, the chief or his designee may require the builder or owner to remove the unauthorized structure.
7. Shoreline protection around the privately constructed dock or supraqueous structure will be the responsibility of the dockholder. In addition, the dock or supraqueous structure, and any adjacent state land must be maintained in good condition and cleaned of litter by the dockholder as determined by the area manager.
8. All necessary permits, such as electric for watercraft, hoists, and all building and zoning codes must be identified and will be the responsibility of applicant
9. The Division of Parks and Recreation will not be responsible for dredging around private dock and other supraqueous structures. Before any underwater maintenance or dredging is performed adjacent to or near the st1ucture, owner approval must be sought from the Division of Parks and Recreation and /or the Army Corps of Engineers. The Division's authority to control such activities is found in OAC 1501:41-3-11.
10. Approval of construction does not grant applicant exclusive use of Division of Parks and Recreation shoreline, unless leased separately. Any signs or barricades restricting access must be confined to the dock or supraqueous structure itself.
11. No mowing shall be done on state land adjacent to a privately constructed dock or supraqueous structure by the dock holder, without the dock holder first submitting a mowing plan to the park manager.
12. The owner of the dock or supraqueous structure will abide by Division rules and stipulations, and also those Stipulations listed on the dock license. Failure to comply with the rules and stipulations may result in termination of dock license and a request to remove the structure.
13. All plans and diagrams must be submitted in standard business .format. A drawing/sketch showing frontage and placement of proposed dock and any other structures within 50' of the proposed dock is required. Dock plans and specifications must be submitted showing as much detail as possible, sufficiently representing dimensions, materials, and construction methods. Examples of ODNR approved dock/ supraqueous structure plans are available at the park office.
14. Only construction that meets the requirements in accordance with the local park's Dock Management Plan, if in existence and standard ODNR dock plans will be considered for approval.
15. Taxes, if assessed against the dock/superaqueous structure, will be the licensee's responsibility.

Public land disturbed by equipment used for shoreline protection/projects must be leveled, seeded, mulched and replanted with trees (if required) lo restore vegetative :over to the shoreline.

Placement of quarry-run stone (referred to as riprap) is one method which is used for shoreline erosion control. Riprap 6" or larger in diameter must be used. However, if larger stone is used and recreational access is desired across the riprap, a pedestrian access way can be prepared by top-dressing, with a limited amount of fine stone material to fill voids and make access safe and easy. Small stone can also be approved for use as a filter blanket, provided it is topped with large stone. The Park Manager will require a method of erosion control which will minimize destruction of vegetation along the shoreline. Riprap will be placed along the existing shoreline and in a continuous manner without creating inlets, boat harbors or jetties. No land reclamalion will be authorized. Riprap placement requires a permit. Bank stabilization activities in excess of 500 feet in length or greater than one cubic yard per running foot must have a permit from the Corp of Engineers.