Form 20 APPLICATION FOR REVIEW OF PAROLE INELIGIBILITY

(Criminal Code, s. 745.6(1) and Ontario Review of Parole Ineligibility Rules, Rule 50.02(1))

ONTARIO SUPERIOR COURT OF JUSTICE

Region

BETWEEN:

HER MAJESTY THE QUEEN

respondent

Court File No. (if known)

- and -

(specify name of accused)

applicant

Application for a reduction in the number of years of imprisonment without eligibility for parole, under subsection 745.6(1) of the *Criminal Code*.

To the Honourable Chief Justice of the Superior Court of Justice:

1)	l, , born	on	and currently					
	(full name of the applicant) (applicant's date of birth)							
	detained at							
	(name and place of the institution) apply, under subsection 745.6(1) of the <i>Criminal Code</i> , for a reduction in the number of years of imprisonment during which I will not be eligible for parole with respect to the sentence imposed on me on							
					(give date of sentencing)			
						by at		(specify place of trial)
		(specify name of judge)	(5	specify place of trial)				
2)	The sentence referred to in paragraph 1 was imposed on me for							
	(specify the offence for which the applicant was convicted, including the section of the Criminal Code, the date that the offence was committed and give the date of conviction. If the applicant has been convicted of more than one murder, specify why subsection 745.6(2) of the Criminal Code does not apply to the applicant)							
3)	The sentence imposed on me was							
	The sentence imposed on me was							
	and the number of years of imprisonment without eligibility for pa							
			(give number of years)					
4)	For the offence referred to in paragraph 2, I have been imprisoned for a period of							
			(insert total amount of time served by the applicant under this sentence on the date of application)					
	In accordance with section 746 of the Criminal Code, this period includes the time that I spent in custody between							
	the day that I was arrested and taken into custody for the offence		and the day that					
	(give date of arrest)							
	the sentence was imposed on							

(give date of sentencing)

5) I have have not previously made an application for a reduction in the number of years of imprisonment without eligibility for parole.

(insert all relevant information about any previous application(s), including the date(s) of any application(s), the date(s) that the Chief Justice/a judge/a jury determined any previous application and the outcome of any previous application)

6)	In order to comply with the statutory time limits in the <i>Criminal Code</i> , I am bringing this application in accordance with (insert the relevant subsection (745.6 (2.1) – (2.6)) under which the applicant is bringing this application and specify how the application complies with the time limit. If the applicant is seeking to extend the time limit for bringing this application, under subsection 745.6 (2.7) of the <i>Criminal Code</i> , specify the circumstances beyond the control of the applicant that has meant that she/he is unable to make an application within the 90-day time limit)		
7)	Since my arrest for the offence referred to in paragraph 2, I have been detained in the following institutions: (give a <u>complete</u> list of the names and places of each institution in which the applicant has been detained since the date of the arrest for the offence that is the subject of the application and specify the date of entry into each of those institutions)		
8)	My criminal record is as follows: (give a <u>complete</u> list of convictions and sentences and indicate the date of each)		
9)	A support of my application, I am relying on the following grounds: pecify <u>all</u> grounds relied upon in support of the application <u>and an outline of the evidence the applicant would seek to introduce at the hearing before the jury</u> , st recisely and concisely, and the reduction in the number of years of imprisonment without eligibility for parole sought by the applicant. The applicant must include ey are reported, the reasons for trial judgment, sentence and any appeal, or the citations for the trial judgment, sentence and any appeal. If no reasons have be ported, the applicant should also provide a summary of the offence for which he or she was convicted)		
10)	The name and address of my counsel is		
	and my address for service is		
11)	I have completed an affidavit in support of my application (Form 21) and have attached this form to my application.		