1. Purpose/Report Summary

The purpose of this Report is to present to the Mackenzie Valley Land and Water Board (MVLWB/the Board):

   a) a new Land Use Permit (Permit) Application submitted by De Beers Canada Inc. (De Beers) for the Snap Lake Mine;
   b) Seek confirmation on preliminary screening exemption;
   c) Consider the Extended Care and Maintenance Waste Management Plan;
   d) Consider the Extended Care and Maintenance Spill Contingency Plan; and
   e) Consider the Engagement Plan.

2. Background

   - February 16, 2011 – Issuance of Permit MV2010D0053 (main project);
   - June 19, 2014 – Issuance of Permit MV2014D0010 (additional fuel tanks);
   - August 25, 2017 – Application for Permit MV2017D0032 received;
   - August 31, 2017 – Additional information received;
   - September 1, 2017 – Application deemed complete and review commenced;
   - September 21, 2017 – Reviewer comments and recommendations due and received;
   - September 27, 2017 – Responses received;
   - October 12, 2017 – Application presented to the Board for decision, and end of the 42-day timeline;

3. Discussion

   Submission Description

   On August 25, 2017, De Beers submitted an Application for Permit MV2017D0032 (attached) to renew their two existing Permits, MV2010D0053 and MV2014D0010 (both attached), which both expire on February 15, 2018. Additional information in support of this Application was received August 31, 2017 (attached). The purpose of this Application is to allow for the continuation of the activities currently covered by the existing two Permits, and to combine them into one comprehensive authorization.
This would accompany De Beers’ Water Licence (Licence) MV2011L2-0004 for mining activities (attached).

Current Status of Mine

On December 4, 2015, the Snap Lake Mine entered into a period of extended care and maintenance (ECM) for a potential period of three years, dependent on market conditions. As such, De Beers included the most current version of its ECM Plan with this Application. The underground workings were flooded in 2016. De Beers is currently evaluating the following options:

1) Reopening the mine;
2) Optimization of ECM activities to ensure viable options remain available; and
3) Final closure of the mine.

Alterations to the ECM Plan will be submitted under the requirements for the Interim Closure and Reclamation Plan (ICRP) for approval prior to implementation of any changes.

Management Plans

Several management plans were submitted with the Application for Permit MV2017C0032, as described below. In general, Board staff suggest that these Plans meet the applicable guidelines and sufficiently reflect the scope of the proposed activities. The Board should note that all the Management Plans submitted with this Application have been previously approved by the Board, and no changes have been made to these Plans since they were last approved.

Extended Care and Maintenance Plan

The ECM Plan was previously granted interim approval by the Board under the Licence MV2011L2-0004 on June 22, 2016 (attached), and updates were confirmed by Board staff on June 30, 2016 (attached). The ECM Plan was submitted as an update to Section 7 of the ICRP, required under Part I, item 1 of Licence MV2011L2-0004. This approved Section 7 update was included with this Application. As such, and to align with Licence MV2011L2-0004, Board staff suggest the submission of an updated ICRP be required as a condition in this Permit.

Board staff note that the full ICRP was most recently approved by the Board on January 30, 2014 (Version 3.2), with an update to be submitted 3 years later, on January 30, 2017. On August 17, 2016, De Beers submitted a request to defer submission of this complete ICRP update to June 2020, due to a focus on ECM activities. On September 23, 2016, the Board granted De Beers a one-year extension for this submission, requiring a full updated ICRP, Version 4.0, to be submitted by January 30, 2018 (attached).

Waste Management Plan

The April 2016 version of the ECM-specific Waste Management Plan was included in this Application. Board staff identified there was a more recently approved version of this plan, dated July 25, 2016. On August 31, 2017, De Beers confirmed that the July 25, 2016 version is the correct plan for this Application as it contains the updates requested by the Board on July 7, 2016 (attached).

De Beers has previously submitted a letter from the City of Yellowknife acknowledging they will accept household wastes at the Solid Waste Disposal Facility (attached). Board staff note that Permit MV2010D0053 did not have a requirement for a Waste Management Plan as this Permit was issued prior to the development of the Board’s Guidelines for Developing a Waste Management Plan (2011).
**Spill Contingency Plan**

An ECM-specific Spill Contingency Plan was included in the Application; this is the version which was previously approved by the Board on April 20, 2016 (attached).

**Engagement**

An Engagement Log was included in the Application, along with a 2017 community update presentation. De Beers indicated they would like to use their existing Engagement Plan (attached), which was most recently approved by the Board on April 18, 2016 for the associated Water Licence MV2011L2-0004.

Permit MV2010D0053 does not have a requirement for an Engagement Plan as this Permit was issued prior to the inclusion of standard engagement-related conditions. The Board simply encouraged De Beers to continue its engagement activities in the issuance letter for Permit MV2014D0010. Board staff suggest that standard conditions regarding engagement be included in this Permit.

**Eligibility**

De Beers is eligible as per as per subsection 18(a)(i) of the Mackenzie Valley Land Use Regulations (MVLUR):

18 A person is eligible for a permit who
   (a) Where the proposed land-use operation is in the exercise of a right to search for, win or exploit minerals or natural resources,
      (i) holds the right.

De Beers notes they have not changed their mineral claims or leases recently.

**Fees**

The required Application Fee of $150.00 was included with the Application (attached).

**Term**

De Beers has applied for a term of five years. Board staff note that De Beers anticipates the ECM period to be 8 to 10 years. Water Licence MV2011L2-0004 expires July 11, 2020.

4. **Comments**

**Triggers**

The activities as described trigger a Type A Permit in accordance with paragraph 4(a) and (b) of the MVLUR:

4) No person shall, without a Type A permit, carry on any activity that involves
   (a) on land outside the boundaries of a local government,
      (i) the use of a quantity of explosives equal to or exceeding 150 kg in any 30-day period,
      (ii) the use of a vehicle or machine of a weight equal to or exceeding 10 t, other than on a road or on a community landfill, quarry site or airport,
      (iii) the use of a single container for the storage of petroleum fuel that has a capacity equal to or exceeding 4 000L
      (iv) the use of a self-propelled motorized machine for moving earth or clearing land.
      (v) the leveling, grading, clearing, cutting or snowploughing of a line, trail or right-of-way, other than a road or existing trail to a building, that exceeds 1.5 m in width or 4 ha in area, for the purpose other than the grooming of recreational trails; or
   (b) On land within or outside the boundaries of a local government,
(i) The use of motorized earth-drilling machinery the operating weight of which, excluding the weight of drill rods, stems, bits, pumps and other ancillary equipment, equals or exceeds 2.5 t, for a purpose other than the drilling of holes for building piles or utility poles or the setting of explosives within the boundaries of the local government; and

(ii) The use of a campsite outside a territorial park for a duration of or exceeding 400 person-days.

5. Reviewer Comments

By September 21, 2017, comments and recommendations on the Application were received from the following reviewers:

- Environment and Climate Change Canada (ECCC);
- Government of the Northwest Territories – Environment and Natural Resources (GNWT-ENR);
- GNWT-Lands
- GNWT-Lands Inspector; and
- Snap Lake Environmental Monitoring Agency (SLEMA).

De Beers responded on September 27, 2017. The Review Summary and Attachments (attached) present the concerns identified through the review of the Application.

De Beers provided a few comments on the draft Conditions, and Board staff have incorporated those comments into the draft Permit (attached) for consideration by the Board.

SLEMA noted concerns regarding remote site monitoring. Board staff note the following:

As per the Board’s June 22, 2016 Extended Care and Maintenance Plan (ECM Plan) - Interim Approval Letter, the Board requires the ECM Plan to be resubmitted, for approval, prior to any changes or updates. In addition, the Board’s letter also states that a shift towards remote monitoring would require an update to the ECM Plan, and approval by the Board.

The Board Response to Tlicho Lands’ comment ID-1 from the Review Comment Table attached to the June 22, 2016 Letter also states the following: An updated Extended Care and Maintenance Plan shall be submitted to the Board for approval prior to moving to a zero-employee site with remote monitoring systems.

Therefore, to address SLEMA’s concerns, prior to the implementation of remote site monitoring during the period of ECM, De Beers should be required to resubmit the ECM Plan for review and approval by the Board.

Preliminary Screenings

The Board has on two previous occasions (August 18, 2011, and February 12, 2015; both attached) confirmed the activities associated with the Snap Lake Mine Project were exempt from Preliminary Screening as per the Exemption List Regulations of the Mackenzie Valley Resource Management Act, Schedule 1, Part 1, section 2.1, which states:

A development, or part thereof, for which a permit, licence, or authorization is requested that

(a) Was part of a development that fulfilled the requirements of the environmental assessment process established by the Mackenzie Valley Resource Management Act; and

(b) Has not been modified since the development referred to in paragraph (a) fulfill the requirements of the environmental assessment process established by the Mackenzie Valley Resource Management Act.
On December 22, 2010, the Board confirmed that the activities for Permit MV2010D0053 were exempt from Preliminary Screening as the project had undergone Environmental Assessment EA01-004 between 2001 and 2003, and the scope of the Application was consistent with what was assessed under EA01-004.

The Board also screened the Application for Permit MV2014D0010 on June 19, 2014 (attached).

As stated earlier, De Beers has confirmed that the purpose of this new Application is to allow for the continuation of the activities currently covered by the existing two Permits (MV2010D0053 and MV2014D0010), and to combine them into one comprehensive authorization. As such, the scope of the activities described in this Application has not changed from what has been previously authorized. Therefore, the activities described in this renewal application should be exempt from Preliminary Screening as per Schedule 1, Part 1, Section 2 of the Exemption List Regulations.

Draft Conditions

The draft Land Use Permit (Permit) (attached) contains recommended conditions based on the standard Permit conditions list and reflects reviewer concerns and Board staff recommendations.

The need for a North Pile Management Plan was included as a draft condition in the draft Permit that went out for public review. This Plan was not submitted by De Beers as part of this Application; however, it is required under their current Licence MV2011L2-0004, and was approved by the Board October 24, 2014. Board staff are of the opinion that as the North Pile is a land feature, and significantly affects the land portion of the reclamation security, it should be included as a condition in the Permit as well as the Licence.
6. Security

The current Permits require De Beers to post security based on the phases of development, as follows:

<table>
<thead>
<tr>
<th>Condition</th>
<th>Amount</th>
<th>Purpose</th>
</tr>
</thead>
<tbody>
<tr>
<td>Permit MV2010D0053</td>
<td></td>
<td></td>
</tr>
<tr>
<td>60</td>
<td>$18,360,819.00</td>
<td>$16,288,695.00 carried over from Permit MV2001C0012 for the commencement of mine construction activities; An additional $2,072,124.00 submitted April 16, 2015 for commencement of development of the Starter Cell of the North Pile; subtotalling $18,360,819.00</td>
</tr>
<tr>
<td>61</td>
<td>$1,518,026.00</td>
<td>East Cell of North Pile</td>
</tr>
<tr>
<td>62</td>
<td>$1,156,826.00</td>
<td>West Cell of North Pile</td>
</tr>
<tr>
<td>Subtotal for Permit MV2010D0053</td>
<td>$21,035,671.00</td>
<td>GNWT confirmed acceptance on August 28, 2015 (attached)</td>
</tr>
</tbody>
</table>

| Permit MV2014D0010 |        |                                                                     |
| 21                 | $300,000.00 | Prior of commencement of activities authorized by Permit. GNWT confirmed acceptance on July 7, 2014 (attached) |
| Total for both Permits | $21,335,671.00 | This is currently held by the GNWT. |

The GNWT also holds $39,066,247.00 in reclamation security for the associated Water Licence MV2011L2-0004 (attached).

De Beers did not submit specific information regarding security with this Application; however, no changes to the activities that are currently permitted have been applied for. De Beers noted they have not commenced construction of the two fuel tanks under Permit MV2014D0010.

The GNWT-Inspector did not comment on or make a recommendation on security during the public review.

7. Conclusion

The draft Permit conditions are based upon the standard condition list, reviewer comments, and Board staff recommendations. Board staff conclude that the conditions contained within this draft Permit should mitigate the potential environmental impacts this development may have on the land and water. Board staff conclude that the various management plans, as submitted, can be approved.

8. Recommendation

Board staff recommend the Board:

a) Confirm the Application is exempt from preliminary screening;
b) Approve the Type A Land Use Permit, with a term of 5 years, and associated Reasons for Decision;
c) Approve the Extended Care and Maintenance Waste Management Plan;
d) Approve the Extended Care and Maintenance Spill Contingency Plan; and
e) Approve the Engagement Plan.
Board staff recommend the following text be included in the Board’s decision letter:

- The Board reminds De Beers that as per the Board’s June 22, 2016 Extended Care and Maintenance Plan (ECM Plan) - Interim Approval Letter, the Board requires the ECM Plan to be resubmitted, for approval, prior to any changes or updates; this includes shifts towards remote monitoring.

9. Attachments

- **Application**
  - Additional information – August 31, 2017
  - Fee Receipt
  - Engagement Plan
  - Engagement Plan – Board approval – April 18, 2016
- **Land Use Permit MV2010D0053**
- **Land Use Permit MV2014D0010**
  - Issuance letter – re engagement activities
- **Water Licence MV2011L2-0004**
- **ECM – June 22 Interim approval letter**
- **ECM – June 30 Confirmation of Changes**
- **Board decision – ICRP Version 4.0 submission deferral - September 23, 2017**
- **ECM Waste Management Plan - approved**
- **Letter from City of Yellowknife re household wastes**
- **ECM Spill Contingency Plan - approved**
- **Review Summary and Attachments**
  - Preliminary Screening Exemption Decision – Licence MV2011L2-0004 – August 18, 2011
  - Preliminary Screening Exemption Decision – Licence MV2011L2-0004 – February 12, 2015
  - Preliminary Screening - Permit MV2014D0010 - June 19, 2014
  - GNWT- Security for Permit MV2010D0053
  - GNWT-Security for Permit MV2014D0010
  - GNWT-Security for Licence MV2011L2-0004
  - Draft Land Use Permit Cover Page
  - Draft Land Use Permit Conditions
  - Draft Reasons for Decision
  - Draft Decision Letter from the Board

Respectfully submitted,

Kierny Leech
Technical Regulatory Advisor

Jen Potten
Regulatory Coordinator
Item Description:

De Beers Canada Inc. (De Beers) has submitted an application for a type A Land Use Permit for the Snap Lake Mine which would renew and comprehensively combine the existing Permits MV2010D0053 and MV2014D0010, since these concurrently expire on February 15, 2018. De Beers has requested a term of 5 years.

Reviewers are invited to submit questions, comments and recommendations using the Online Review System (ORS) by Thursday September 21, 2017 at 5pm MST. Please provide comments and recommendations on the following:
- Application;
- Engagement Log and Plan;
- Waste Management Plan;
- Spill Contingency Plan; and
- Draft Permit Conditions (please clearly indicate which condition you are commenting on).

The draft Land Use Permit (Permit) has been developed using the current MVLWB’s Standard Land Use Permit Conditions Template, with consideration given to the two existing Permits MV2010D0053 and MV2014D0010. Non-standard conditions are shown in green. The purpose of this draft Permit is to allow parties to comment on Board staff’s suggested conditions. These draft materials are not intended to limit in any way the scope of parties’ comments. The Board is not bound by the contents of the draft Permit and will make its decision at the close of the proceeding on the basis of all the evidence and arguments filed by all parties.
Also, under the Preliminary Screening Requirement Regulations of the Mackenzie Valley Resource Management Act (MVRMA), the Board must conduct a preliminary screening for an application for a proposed development that requires a land use permit, unless it is exempt from Part 5 of the MVRMA. Reviewers are encouraged to provide comments and recommendations to assist with the completion of the preliminary screening.

All documents that have been uploaded to this review are also available on our public registry. If you have any questions or comments regarding this Application or using the Online Review System, please contact Kierney Leach at 867-766-7470 or kleach@mvlwb.com.

In addition to the email distribution list, the following organizations received review materials by fax:

Fort Resolution Métis Council - Trudy King (867)394-3322
Hay River Metis Council - Trevor Beck, President (867)874-4472
NWT Metis Nation - Tim Heron, NWTMN IMA Coordinator (867)872-3586

Contact Information:

Angela Love 867-766-7456
Jen Potten 867-766-7468
Kierney Leach 867-766-7470

Comment Summary

<table>
<thead>
<tr>
<th>ID</th>
<th>Topic</th>
<th>Reviewer Comment/Recommendation</th>
<th>Proponent Response</th>
<th>Board Staff Analysis</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Condition 9</td>
<td><strong>Comment</strong> Condition 9 states that &quot;A minimum of 60 days prior to the start of Construction of any dams, dykes, or structures intended to contain, withhold, divert or retain water or wastes, the Permittee shall submit to the Board and an Inspector, for approval, design drawings stamped by a Geotechnical Engineer. The Permittee shall ensure that such facilities are designed and constructed to engineering standards such that at a minimum they comply with the Dam Safety Guidelines.&quot; It appears that several conditions have been combined and that this has changed the intent of...</td>
<td><strong>Sep 22:</strong> Comment for the Board.</td>
<td>Noted.</td>
</tr>
</tbody>
</table>
the condition. Not all structures require geotechnical sign off of a geotechnical engineer nor do they need to follow the Dam Safety Guidelines (eg. for a ditch or trench).

**Recommendation** It is suggested that the conditions be split to reflect which structures require an engineer sign off and/or to adhere to dam guidelines.

<table>
<thead>
<tr>
<th>ID</th>
<th>Condition 10</th>
<th>Comment</th>
<th>Sep 22: Comment for the Board.</th>
<th>Noted.</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Condition 10</td>
<td>Condition 10 states that &quot;The Permittee shall submit in writing to the Board and the Inspector, notification prior to commencing any new Construction activities. A schedule of activities is to be included. Additional notification is required prior to commencing Construction of any of the engineered structures described in Condition 10.&quot; <strong>Recommendation</strong> Providing notice and a schedule should be sufficient prior to any new construction activities. Providing additional notice prior to commencement of work is redundant and unnecessary. As such it is suggested that the additional requirement be removed.</td>
<td></td>
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<table>
<thead>
<tr>
<th>ID</th>
<th>Condition 44</th>
<th>Comment</th>
<th>Sep 22: Comment for the Board.</th>
<th>Noted.</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>Condition 44</td>
<td>There are two spelling mistakes in this condition (of instead of on and Equivalency) <strong>Recommendation</strong> Correct spelling errors.</td>
<td></td>
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<table>
<thead>
<tr>
<th>Environment and Climate Change Canada: Gabriel Bernard-Lacaille</th>
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<tr>
<td><strong>ID</strong></td>
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</table>
Snap Lake Environmental Monitoring Agency - SLEMA: Zhong Liu

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<thead>
<tr>
<th>ID</th>
<th>Topic</th>
<th>Reviewer Comment/Recommendation</th>
<th>Proponent Response</th>
<th>Board Staff Analysis</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>General File</td>
<td>Comment (doc) Comments from SLEMA Recommendation</td>
<td>Noted.</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>LUP application package, Remote Monitoring</td>
<td><strong>Comment</strong> In the Air Quality Monitoring Update dated August 23, 2017, it is stated that between the months of October to April, personnel are not at the Mine. Remote monitoring was mentioned in De Beers' community visits. However, in the LUP Renewal Package, there is only one statement about remote monitoring: &quot;De Beers will explore ways to remotely monitor the fuel storage systems (Camera's, level transducers etc.) throughout extended care and maintenance to reduce on-site inspection requirements.&quot; (page 36 of the Extended Care and Maintenance Waste Management Plan) <strong>Recommendation</strong> None</td>
<td><strong>Sep 22:</strong> De Beers notes that SLEMA's comment is not related to the Land Use Permit application.</td>
<td>As per the Board's June 22, 2016 Extended Care and Maintenance Plan (ECM Plan) - Interim Approval Letter, the Board requires the ECM Plan to be resubmitted, for approval, prior to any changes OR updates. In addition, the Board's letter also states that a shift towards remote monitoring would require an update to the ECM Plan, and approval by the Board.</td>
</tr>
<tr>
<td>3</td>
<td>Information Request on Remote Monitoring</td>
<td><strong>Comment</strong> SLEMA sent an information request about how De Beers will maintain the mine site without personnel on site, on August 31, 2017. De Beers responded in the same day: &quot;staff will fly over from Gahcho Kue to sample and do periodic checks on infrastructure. Security will be monitored by drone and so will tank levels and sump levels. The camp will be closed and all pipes shut off</td>
<td><strong>Sep 22:</strong> De Beers notes that the only ongoing monitoring required in the Land Use Permit is Condition 51 which is related to the inspection of the fuel tanks for leaks. As such, no mention was given to remote monitoring for other parameters (air quality, water, etc) as it is irrelevant to the permit that is currently under review. Fuel tank monitoring will be</td>
<td>As per the Board's June 22, 2016 Extended Care and Maintenance Plan (ECM Plan) - Interim Approval Letter, the Board requires the ECM Plan to be resubmitted, for approval, prior to any changes OR updates. In addition, the Board's letter also states that a shift towards remote monitoring</td>
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and there is a minimal amount of fuel on site. All buildings will be shut to prevent wildlife interactions and people getting in. The camp will be reopened prior to freshet and monitoring will recommence at that time."

SLEMA appreciates the information provided, but believes that more details are needed.

**Recommendation** Remote monitoring was discussed in the Snap Lake Mine Working Group Meeting 6 on May 5, 2016, but no more details have been provided since then. It is recommended that De Beers provide a technical memorandum describing the remote monitoring to support the LUP renewal, including but not limited to environmental monitoring (air, water and wildlife), site water management, and site response plan under the scenarios of no personnel at the mine site during the months of October to April.

An updated Extended Care and Maintenance Plan shall be submitted to the Board for approval prior to moving to a zero-employee site with remote monitoring systems.

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<tr>
<th></th>
<th>Draft conditions for MV2017D0032</th>
<th>Comment</th>
<th>Recommendation</th>
<th>Sep 22</th>
<th>Noted</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>No concerns are raised.</td>
<td></td>
<td>None</td>
<td>No comment.</td>
<td>Noted.</td>
</tr>
</tbody>
</table>
Dear Ms. Leach,

Snap Lake Environmental Monitoring Agency (SLEMA) has reviewed the Land Use Permit Renewal Application Package and draft conditions for MV2017D0032. Enclosed please find the Comment Table.

If you have any questions whatsoever please feel free to contact the undersigned at 867-765-0961 / exec@slema.ca.

Sincerely,

Philippe di Pizzo
Executive Director
September 13, 2017

Kierney Leach
Mackenzie Valley Land and Water Board (MVLWB)
7th Floor, 4910-50th Ave
YELLOWKNIFE, NT X1A 2P6

Dear Ms. Leach:

**Land Use Permit Application:** MV2017D0032 – De Beers Canada Inc.
**Type of Operation:** Care and Maintenance
**Location:** Snap Lake, NT

The Government of the Northwest Territories (GNWT) reviewed Land Use Permit Application MV2017D0032 and recommends that the permit be granted.

Our Inspector Tracy Covey will provide his comments and recommendations via the LWB Online Review System, before the reviewers deadline of September 21, 2017.

Comments received from Territorial Lands Administration and the Mining Recorder’s Office indicate no concerns.

Thank you for the opportunity to comment on this application. Should you have any questions or concerns regarding our comments, please contact our Inspector, Tracy Covey, at (867) 767-9187 ext. 24187.

Sincerely,

Scott Stewart
Regional Superintendent
North Slave Region

c. North Slave Region (Yellowknife), Department of Lands, GNWT

pk
Dear Ms. Potten,

Re: DeBeers – Snap Lake
Land Use Permit Application – MV2017D0032
Mining C&M Activities
Amalgamation of MV2010D0053 and MV2014D0010
Request for Comments

The Department of Environment and Natural Resources, Government of the Northwest Territories has reviewed the application at reference based on its mandated responsibilities under the Environmental Protection Act, the Forest Management Act, the Forest Protection Act, the Species at Risk (NWT) Act, the Waters Act and the Wildlife Act and has no comments or recommendations for the consideration of the Board at this time.

Should you have any questions or concerns, please do not hesitate to contact Patrick Clancy, Environmental Regulatory Analyst at (867) 767-9233 Ext: 53096 or email patrick_clancy@gov.nt.ca.

Sincerely,

Patrick Clancy
Environmental Regulatory Analyst
Environmental Assessment and Monitoring Section
Conservation, Assessment and Monitoring Division
Department of Environment and Natural Resources
Government of the Northwest Territories