

Reviewer Comments and Proponent Responses

Project: Colomac

Board: Wek'ezhii Land and Water Board

Organization: CIRNAC-CARD (Yellowknife)

| ID | Topic | Reviewer Comment | Reviewer Recommendation | Proponent Response |
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| Wek'ezhii Renewable Resources Board - Mrs. Randi Jennings | | | | |
| 1 | | The WRRB have no comments at this time. | The WRRB have no recommendations at this time. | |

| ID | Topic | Reviewer Comment | Reviewer Recommendation | Proponent Response |
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| CIRNAC - Inspectors - Tim Morton | | | | |
| 1 | | Water Use - Water Licence The water licence application states that CIRNAC-CARD will not be using any water. No camp is mentioned in the application which will limit CARD from setting up a camp in the future if required. | Reconsider the need for a camp and ensure that all scenarios are considered. | Thank you for this comment, no camps are required or predicted for the monitoring. |
| 2 | | Definition of Inspector Add the contact information for the CIRNAC Inspector to the definition. (867) 669-2442 | Add the above information to the definition of Inspector. | Thank you for this comment, this will be addressed in the final version. |
| 3 | | Land Use Permit Application There is a minimum amount of fuel identified in section 13 of the application. As brought up in the camp comment, please ensure this will meet your needs | Reconsider the amount of fuel applied for in the application. | Thank you for this comment, CIRNAC does not intend to run camp activities, however to support potential care and maintenance activities, the final application will be revised to increase fuel to 6 barrels of diesel (from 2 barrels), 6 barrels of gasoline (from 2 barrels), and 6 barrels of Jet-A/B (from 2 barrels). |
| 4 | | Draft Land Use Permit - Condition 32(a) Recommend changing to "Examine all fuel storage containers daily while the Permittee is onsite." | Change the wording of condition 32(a) to the recommend wording./ | Thank you for this comment, this will be addressed in the final version. |
| 5 | | Draft Land Use Permit - Condition 40 Please ensure that 1230L of fuel will be enough when considering all future land use activities. | Reconsider the amount of fuel stored onsite. | Thank you for this comment, CIRNAC does not intend to run camp activities, however to support potential care and maintenance activities, the final application will be revised to increase fuel to 6 barrels of diesel (from 2 barrels), 6 barrels of gasoline (from 2 barrels), and 6 barrels of Jet-A/B (from 2 barrels). |
| 6 | | Recommendation and Support The Inspector fully supports the application. | | |

| ID | Topic | Reviewer Comment | Reviewer Recommendation | Proponent Response |
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| GNWT-ENR - EAM (Environmental Assessment and Monitoring) - GNWT ENR | | | | |
| 1 | Site name and site location | The Guidelines for Spill Contingency Planning (INAC, 2007) advise that the site name and site location be provided along with the company name. ENR notes that in section 1.1 of the Spill Contingency Plan, while the project office location is provided, the site name and site location are not included. | ENR recommends adding the site name and site location to section 1.1 of the Spill Contingency Plan. | Thank you for this comment, this will be addressed in the final version. |
| 2 | Distribution list | The introduction of a spill contingency plan should include a distribution list (INAC, | ENR recommends that a distribution list be added to the introduction of the Spill Contingency Plan. | Thank you for this comment, this will be addressed in the final version. |

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| | | 2007). ENR notes that a distribution list is not included in the introduction of the Spill Contingency Plan. | ngency Plan. | |
| 3 | Identification of potentially impacted areas | The Guidelines for Spill Contingency Planning (INAC, 2007) state that plans should include the identification of potentially impacted areas (ie. communities, other developments, traditional use areas, or environmentally sensitive areas). ENR notes that the Spill Contingency Plan does not include a section identifying these areas. | ENR recommends that a section be added within the introduction of the Spill Contingency Plan to identify potentially impacted areas. | Thank you for this comment. Potentially impacted areas of spills will be located within the footprint of the mine site. The Potential Environmental Impacts of Spills are outlined in Section 3.2. N.B. The Spill Contingency Plan v.8.0 is approved by the WLWB; the content included in v.9.0 remains unchanged, with the exception of revisions made to reflect the decrease in scope of CIRNAC activities on site. |
| 4 | Relationship to territorial/local plans | The Guidelines for Spill Contingency Planning (INAC, 2007) explain that spill contingency plans should include a description of how the plan relates to local or territorial contingency plans. ENR notes that the introduction of the Spill Contingency Plan does not address its relationship to any relevant territorial and/or local community contingency plans. | ENR recommends that a section be added to the introduction of the Spill Contingency Plan to describe the relationship of the plan to territorial and/or local contingency plans. | The plan was developed in accordance with the Guidelines for Spill Contingency Planning (CIRNAC 2007) and the Environmental Protection Act – Spill Contingency Planning and Reporting Regulations (R-068-93). The GNWT guidelines reference the Environmental Protection Act planning and reporting regulations. |
| 5 | Potential environmental impacts of Jet-A fuel | Jet-A fuel is included in table 5 of the Spill Contingency Plan outlining hazardous materials and potential discharge events. However, ENR notes that the potential environmental impacts resulting from a spill of Jet-A fuel are not addressed in section 3.2. | ENR recommends that the potential environmental impacts of a spill of Jet-A fuel be discussed in section 3.2 of the Spill Contingency Plan. | Thank you for this comment, this will be addressed in the final version. |
| 6 | Procedures for initial action | Section 3.3.1 of the Spill Contingency Plan outlines the procedures for initial actions on observation of a spill and includes the following point: “Assess spill hazards and risks.” ENR notes that this could be broken down into more specific requirements. | ENR recommends that further procedures be included to replace or add to the “assess spill hazards and risks” procedure in section 3.3.1 of the Spill Contingency Plan. As per the Guidelines for Spill Contingency Planning (INAC, 2007), these additional procedures should include, but are not limited to the following: -Identify the spilled material -Locate the likely source of the spill -Record relevant information for reporting purposes | Thank you for this comment, this will be addressed in the final version. N.B. The Spill Contingency Plan v.8.0 is approved by the WLWB; the content included in v.9.0 remains unchanged, with the exception of revisions made to reflect the decrease in scope of CIRNAC activities on site. |
| 7 | Procedures for transferring, storing, and managing spill-related waste | ENR notes that section 3.3.4 of the Spill Contingency Plan outlines procedures related only to the disposal of waste response materials. There is no discussion of a procedure to be used for other possible types of waste (ie. contaminated soil/snow/ice). Additionally, although the plan does specify that at the impacted absorbent materials will be removed from the site for disposal, an approved disposal location is not provided. | ENR recommends that section 3.3.4 of the Spill Contingency Plan be expanded to include a plan for transferring, storing, and management of other possible waste materials beyond waste response materials and that a specific disposal location be included in the plan. | Thank you for this comment, the final version will be updated to include potential off-site disposal locations. Should a disposal scenario arise, CIRNAC will request approval from an approved disposal facility. Management of waste materials is covered in the Waste Management Plan. Snow/ice are not included, as there are no winter activities at site. N.B. The Spill Contingency Plan v.8.0 is approved by the WLWB; the content included in v.9.0 remains unchanged, with the exception of revisions made to reflect the decrease in scope of CIRNAC activities on site. |
| 8 | Procedures for restoring affected areas | Section 3.3.5 of the Spill Contingency Plan states that: “Generally, clean-up of spill-contaminated areas will follow previously approved methodologies and will apply remedial actions that have been previously used at the Colomac site.” ENR notes that there is no detail provided about what specific methodologies or actions may be used, and under which circumstances the given procedures would apply. | ENR recommends that detail be added to section 3.3.5 of the Spill Contingency Plan to provide some specific examples of restoration activities that may be undertaken and the circumstances under which a given method may be used. | Thank you for this comment, Section 3.3.3 presents the Procedures for Containing and Controlling the Spill. Remedial response will be case specific and developed as required. N.B. The Spill Contingency Plan v.8.0 is approved by the WLWB; the content included in v.9.0 remains unchanged, with the exception of revisions made to reflect the decrease in scope of CIRNAC activities on site. |
| 9 | Location of spill kits | Section 4.1 of the Spill Contingency Plan lists several locations where spill kits are kept on site and describes the two types of spill kits present. However, ENR notes that it is not clear which type of spill kit is located | ENR recommends that section 4.1 of the Spill Contingency Plan be updated to clearly reflect which type(s) of spill kit is present in each location. | Thank you for this comment, this will be addressed in the final version with the locations of spill kits on site. |

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| | | in which area, or if both types of spill kits are present in each location. | | |
| 10 | Off-site resources timing | ENR acknowledges that table 6 in the Spill Contingency Plan does contain a list of off-site resources for spill response. However, ENR notes that there is no estimate of timing for the deployment of any of the off-site resources. | ENR recommends that an estimate of timing for the deployment of off-site resources be included in the Spill Contingency Plan. | Thank you for this comment, response times for off-site resource deployment will vary depending on the extent and nature of the event. All spills will be reported following Section 3.3.2 of the Plan. |
| 11 | Training program | ENR notes that while section 5 of the Spill Contingency Plan does provide some information on the training program for employees and consultants, certain details are missing. For example, there is no information on record keeping procedures for training and little information on the content that will be covered in the training and how often the training will be delivered. Additionally, there is no acknowledgement of a commitment to notify inspectors or other regulators of upcoming training exercises. | ENR recommends that section 5 of the Spill Contingency Plan be expanded as per the Guidelines for Spill Contingency Planning (INAC, 2007) to include details such as: -A description of records keeping procedures for training -Requirements for frequency of training (i.e. annual refresher) -Details about other required aspects of training (i.e. simulation exercises, instruction in use of spill kit materials) -A commitment to notify inspectors and other relevant regulators of upcoming mock spill exercises so that they have the option of observing the training -References to any training materials | Thank you for this comment, this will be addressed in the final version. |
| 12 | Map contents | ENR acknowledges that site maps are provided in Appendix A of the Spill Contingency Plan. However, ENR notes that certain relevant details are missing from the maps. | ENR recommends that the site map in the Spill Contingency Plan be revised, or an additional site map be added to provide additional information as per the Guidelines for Spill Contingency Planning (INAC, 2007). These should include but is not limited to: -Direction of water flow, including catchment basins -Probable spill locations and direction of flow (on land and water) -Environmentally sensitive areas | Thank you for this comment, this will be addressed in the final version. |
| 13 | SDS documents | ENR notes that in section 1.8 of the Spill Contingency Plan addressing hazardous materials, motor oil is listed as being present on site. However, an SDS for motor oil is not included. | ENR recommends that an SDS for motor oil be added to Appendix B of the Spill Contingency Plan. | Thank you for this comment, this will be addressed in the final version. |
| 14 | Site name and site location | The Guidelines for Developing a Waste Management Plan (MVLWB, 2011) advise that the site name and site location be provided along with the company name. ENR notes that in section 1.1 of the Waste Management Plan, while the project office location is provided, the site name and site location are not included. | ENR recommends adding the site name and site location to section 1.1 of the Waste Management Plan. | Thank you for this comment, this will be addressed in the final version. |
| 15 | Proposed location for waste management activities | The Guidelines for Developing a Waste Management Plan (MVLWB, 2011) advise that a section be included in the introduction of a waste management plan to identify a proposed location for waste management activities. ENR notes that this information is not present in the Waste Management Plan. | ENR recommends that a section be added to the introduction of the Waste Management Plan to provide the location for proposed waste management activities (or confirm that all waste management facilities will be off-site). | The scope of CIRNACs work on site is limited to long term monitoring activities; no waste management activities are planned on site. |
| 16 | Description of waste types | ENR acknowledges that waste types are identified in table 5 of the Waste Management Plan. However, ENR notes that the document does not provide a further description for each type of waste identified. | ENR recommends that, as per the Guidelines for Developing a Waste Management Plan (MVLWB, 2011), a description for each waste type be added to the Waste Management Plan, including but not limited to the following information: Description of its characteristics -Description of source of generation -Estimation of volume/mass to be produced -Potential environmental effects | The scope of CIRNACs work on site is limited to long term monitoring activities; no waste management activities are planned for on site. |
| 17 | Rationale for waste categories | ENR acknowledges that section 3.1 of the Waste Management Plan outlines the mana | ENR recommends that section 3.1 of the Waste Management Plan be expanded to incl | Thank you for your comments. CIRNAC has adopted the standard protocol of waste h |

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| | | gement and disposal methods for the different types of waste generated at the site. However, ENR notes that no rationale is provided for how the methods were chosen and how the waste management hierarchy was considered for the different types of waste. | ude rationale for how the management methods were chosen for each type of waste in conjunction with the waste management hierarchy. | ierarchy, to identify the management ways of reducing, reusing or recycling waste as the order of preference. If these are not possible, then the waste management follows in to the next preference options. |
| 18 | WMP definition | ENR notes that the WMP acronym is not defined in the Waste Management Plan. | ENR recommends that the WMP acronym be defined at its first use in the Waste Management Plan. | Thank you for this comment, this will be addressed in the final version. |
| 19 | Use of Water | Several sections of the Draft Water Licence suggest that the use of water is included in the licence (ie. Scope, Schedule 1: 1a and 1j). However, ENR notes that Part C of the Draft Water Licence is removed on the basis that no water use is included in the licence. | ENR recommends that, if there is to be no water use associated with the licence, all references suggesting there will be water use be removed to ensure consistency and clarity. | Thank you for identifying this inconsistency. Should the Board approve CIRNACs request to discontinue the conditions applying to water use on site, these conditions will be updated for consistency. |
| 20 | General Conditions | ENR acknowledges that a list of General Conditions is provided within the Draft Water Licence. However, ENR notes that there are several conditions which should be added to that list. | ENR recommends that additional conditions be included in the list of General Conditions in the Draft Water Licence. These should include: General Conditions #2, 4, 5, 6, 12, 16, 24, 25, and 26 from the Standard Water Licence Conditions Template (MVLWB, 2020). | Thank you for identifying these additions. Should the Board approve, these conditions will be updated. |
| 21 | Erosion Mitigation | For smaller projects that do not require a full Erosion and Sedimentation Management Plan, the MVLWB advises that a condition be included in the Waste and Water Management section of the Water Licence to address the need for erosion control measures (MVLWB, 2020). ENR notes that no such condition is included in Part D of the Draft Water Licence. | ENR recommends that a point be added to Part D of the Draft Water Licence to address the implementation of erosion control measures. | If the Board approves, an additional Condition (2) from Part 5: Waste and Water Management of the Standard Water Licence Conditions and Schedules, may apply. |
| 22 | Effluent Quality Criteria Exceedance | ENR acknowledges that a table of effluent quality criteria is provided in Part D, section 4 of the Draft Water Licence. However, ENR notes that the effluent quality criteria are not accompanied by description of the steps to be taken if the effluent quality criteria are exceeded. | ENR recommends that the section on effluent quality criteria be updated to include a description of the steps to be taken in the case of an exceedance of the criteria. | Thank you for this comment, this will be addressed in the final version. |
| 23 | Conditions Applying to Contingency Planning | ENR acknowledges that a list of Conditions Applying to Contingency Planning is provided within the Draft Water Licence. However, ENR notes that there are several conditions which should be added to that list. | ENR recommends that additional conditions be included in the list of Conditions Applying to Contingency Planning in the Draft Water Licence. These should include: Spill Contingency Planning Conditions #1, 5, and 7 from the Standard Water Licence Conditions Template (MVLWB, 2020). | Thank you for identifying these additions. Should the Board approve, these conditions will be updated. |
| 24 | Schedule 1 – Traditional Knowledge | Part B, Item 14 of the Draft Water Licence states that: “In conducting its activities under this Licence, the Licensee shall make best efforts to consider and incorporate any scientific information and traditional knowledge that is made available to the Licensee.” ENR notes that in Schedule 1, there is no mention of a commitment to include information in the Annual Report regarding ways in which Traditional Knowledge was considered in decision making. | ENR recommends that a point be added to Schedule 1 of the Draft Water Licence to address the inclusion of information relating to Traditional Knowledge considerations. | Thank you for your comments. Traditional Knowledge is addressed in the Colomac Engagement Plan. |
| 25 | BOD 5 definition | The acronym “BOD 5” is used within Part C of the Draft Water Licence Surveillance Network Program section. ENR notes that BOD 5 is not defined in the document. | ENR recommends that a definition for BOD 5 be included at its first use in the document. | Thank you for your comment. Suggest WMLWB remove this from the definitions, as microbiological parameters are not included elsewhere in the licence. |
| 26 | Rationale for Inactive SNP Station Status | ENR notes that in the Draft Water Licence, several inactive SNP Stations do not have a rationale for status. | ENR recommends that a rationale for status be provided for the following inactive SNP Stations: - 1563-13 - 1563-23 - 1563-29 - 1563-33 - 1563-42 - 1563-46, 47, 48 & 49 | Thank you for this comment, this will be addressed in the final version. |

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| 27 | Rationale for Status – SNP Stations 1563-28 & 30 | In the Draft Water Licence, the rationale for status for SNP Station 1563-28 is as follows: “Historically, Licence limits have been met and results are similar to [SNP] 1563-30.” ENR notes that SNP Station 1563-30 is inactive and the rationale for status is: “Little evidence of either acid rock drainage or Seepage from Zone 2.0 Pit. Impacts would be detected at SNP 1563-4.” ENR notes that SNP Station 1563-4 is also inactive. | ENR recommends that references to results from other inactive SNP Stations be removed from the rationale for status of SNP Stations 1563-28 & 30, and that the rationale for or inactive status be updated to reflect current site conditions. | Thank you for this comment, this will be addressed in the final version. |
| 28 | References | References: Indian and Northern Affairs Canada (INAC). (2007). Guidelines for Spill Contingency Planning. Mackenzie Valley Land and Water Board (MVLWB). (2011). Guidelines for Developing a Waste Management Plan. MVLWB. (2020). Standard Water Licence Conditions Template. | N/A | |
| 29 | General | Please see ENR's cover letter attached. | N/A | |

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| WLWB - Meaghan MacIntyre-Newell | | | | |
| 1 | Draft Licence and Permit | In the cover letter, CIRNAC-CARD indicates that the Permit and Licence Applications are a reduction in scope from previous authorizations and only include activities related to long-term monitoring. For example, CIRNAC-CARD has proposed to remove all conditions applying to water use from the Licence and removed construction of a winter road and development of a camp from the scope of the Permit. In the Permit Application Form, CIRNAC-CARD states that the use of heavy equipment and the generation of waste “is included in this application as a contingency for maintenance and/or repair activities.” It is unclear how CIRNAC-CARD has determined that the removal of some activities from the Permit and Licence is appropriate while retaining other activities, with consideration for maintenance and/or repair activities that may be necessary in the future. | (1) Please discuss how CIRNAC-CARD determined which activities to remove and retain in the Permit and Licence with consideration for maintenance and/or repair activities that may be necessary in the future. (2) Provide a list of all activities that have been removed from the Permit and Licence and a description of how contingency options would be implemented in the future without the activities. | 2022-23 will be the 11th consecutive year of post-remediation monitoring. To date, there have been no major failures, and the site is considered stable. Thus, there are no future needs for major Care and Maintenance activities. The applications have been developed with contingency for minor maintenance options, which may include the use of small heavy equipment flown in to maintain features (i.e. erosion, well decommissioning, repair of field monitoring instrumentation). In the case of minor repairs, these options will involve fly-in day trips to conduct maintenance and do not warrant a need for a winter road or camp. Activities that have been removed from the Permit and Licence include: construction and maintenance of winter road, setup and maintenance of camp. Therefore, the use of water and disposal of waste for a winter road and/or camp has been removed; Part C of the Licence Conditions no longer applies. |
| 2 | Spill Contingency Plan, Section 1.9 Existing Preventative Measures | Board staff note that CIRNAC-CARD has added a statement in Section 1.9 that, “secondary containment will be required for stationary fuel containers with a capacity greater than 230 L.” Section 13 of the Permit Application form indicates that the maximum capacity of an individual fuel container is 205 L. It is unclear if CIRNAC-CARD intends to use secondary containment for the 205 L containers. | (1) Please confirm that the list of fuel provided in Section 13 of the Permit Application Form is correct. If not, please provide an updated list of fuel to be stored at the Colomac Site. (2) Does CIRNAC-CARD intend to use secondary containment for the storage of the 205 L containers? If not, please provide rationale. | Upon review, and as outlined in the response to CIRNAC Inspector comments 3 & 5; to support potential minor care and maintenance activities (e.g. fuel for helicopters if slinging work is required; gasoline and diesel for on-site transportation (small machinery and vehicles)), the final application will be revised to increase fuel to 6 barrels of diesel (from 2 barrels), 6 barrels of gasoline (from 2 barrels), and 6 barrels of Jet-A/B (from 2 barrels). Fuel barrels (205 L) brought to site will be stored in a secondary containment berm. |

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| Tlicho Government - LONGINUS EKWE | | | | |

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| 1 | General | <p>Tłıchǫ Government (TG) understands that CIRNAC-CARD is not proposing any new activities outside what was previously permitted, and that activities related to the remediation phase have been removed. Hence, this renewal is strictly for the long-term monitoring activities at Colomac site. TG supports CIRNAC-CARD's application for the renewal of the existing Colomac Type B Water Licence and Type A Land Use Permit which are due to expire in January 2022.</p> | <p>TG recommends that CIRNAC-CARD continue to provide the required support for TG's capacity to participate in the long-term monitoring efforts. Such programs as the Job shadowing and onsite wildlife monitoring, as well as providing the Communities with updates on the progress of Colomac long-term monitoring project. CIRNAC-CARD has been actively engaging TG and Tłıchǫ Citizens in remediation and monitoring. Continuing this strong engagement will help with Community understanding and participation, improve exchange of western and Traditional Knowledge, and support the remediation goals.</p> | <p>CIRNAC appreciates the time and involvement of the TG in their active participation in the monitoring of Colomac and in administering the Job Shadow program.</p> |
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November 15, 2021

Meaghan MacIntyre-Newell
Regulatory Specialist
Wek'eezhii Land and Water Board
#1-4905 48th St,
Yellowknife, NT X1A 3S3

Dear Ms. MacIntyre-Newell

**Re: CIRNAC CARD
Type B Water Licence (W2021L8-000X)
Type A Land Use Permit (W2021X000X)**

The Department of Environment and Natural Resources, Government of the Northwest Territories has reviewed the amendment application based on its mandated responsibilities under the *Waters Act* and *Environmental Protection Act*.

Technical questions can be addressed by:

Celena Hoeve: Intern - Pollution Control Specialist, Water Management and Monitoring Division, celena_hoeve@gov.nt.ca

Should you have any general questions or concerns, please do not hesitate to contact the Environmental Assessment and Monitoring unit at gnwt_ea@gov.nt.ca.

Sincerely,

Lee Ann Malley
Manager, Environmental Impact Assessment
Environmental Assessment and Monitoring Section
Environmental Stewardship and Climate Change Division
Department of Environment and Natural Resources
Government of the Northwest Territories

Record of Recipients

Board: Wek'eezhi Land and Water Board

Project: Colomac Type B Water Licence and Type A Land Use Permit Application

File(s): W2021L8-0003

Proponent: CIRNAC-CARD (Yellowknife)

Item Description:

Crown-Indigenous Relations and Northern Affairs Canada – Contaminants and Remediation Division (CIRNAC-CARD, the Applicant) submitted a complete renewal application for a Type B Water Licence (W2021L8-000X) and an application for a new Type A Land Use Permit (W2021X000X) on October 8, 2021. The Applications have been submitted to continue the remediation project at the former Colomac Mine Site. The current Licence and Permit expire on January 25, 2022. CIRNAC-CARD has also requested an exemption from preliminary screening because it believes that the activities have not been modified since it was previously screened.

Using the Online Review System (ORS), reviewers are invited to submit comments and recommendations on the documents linked below by the review comment deadline specified. Reviewers may also wish to consider providing an overarching recommendation regarding whether the Board should approve the submission, to provide context for the comments and recommendations and assist the Board with its decision. Notices of intent to file a claim for water compensation must also be submitted by the review comment deadline. If reviewers seek clarification on the submission, they are encouraged to correspond directly with the Applicant prior to submitting comments and recommendations.

Board staff agree the Applications may be exempt from preliminary screening in accordance with the Exemption List Regulations. If you believe a preliminary screening is required, please describe your rationale and provide comments and recommendations (e.g., on impacts and mitigation measures) to assist with the Board's preliminary screening determination. The Project underwent preliminary screening under MV2004L8-0001 and details for the Project are available on our public Registry.

A draft Licence has been developed by CIRNAC-CARD based on the existing Licence W2014L8-0003. A draft Permit has been developed by Board staff to allow reviewers to comment on possible conditions. The draft Permit was developed using the MVLWB's current Standard Land Use Permit Conditions Template; all non-standard conditions are shown in green. Areas that Board staff are requesting specific feedback on are shown in yellow. These draft materials are not intended to limit in any way the scope of reviewers' comments. The Board is not bound by the contents of the draft Licence or draft Permit and will make its decisions at the close of the proceeding on the basis of all the evidence and arguments filed by all parties.

Please be advised that comments made by reviewers regarding impacts of this project to wildlife and wildlife habitat in this preliminary screening will inform the GNWT Minister of Environment and Natural Resources' determination regarding whether a Wildlife Management and Monitoring Plan will be required for this Project as per section 95 of the Wildlife Act.

All documents that have been uploaded to this review are also available on our public Registry. If you have any questions or comments about the ORS or this review, please contact Board staff identified below.

Comments Due Date: November 15, 2021

Response Due Date: November 29, 2021

Documents:

http://registry.mvlwb.ca/Documents/W2021L8-0003/Colomac%20-%20Licence%20Application%20-%20Application%20Form%20-%20Oct%208_21.pdf

http://registry.mvlwb.ca/Documents/W2021L8-0003/Colomac%20-%20Licence%20Application%20-%20Cover%20Letter%20-%20Oct%208_21.pdf

http://registry.mvlwb.ca/Documents/W2021L8-0003/Colomac%20-%20Licence%20Application%20-%20Draft%20Licence%20-%20Oct%208_21.pdf

http://registry.mvlwb.ca/Documents/W2021L8-0003/Colomac%20-%20Licence%20Application%20-%20TG%20Letter%20of%20Support%20-%20Oct%208_21.pdf

http://registry.mvlwb.ca/Documents/W2021X0008/Colomac%20-%20Permit%20Application%20-%20Application%20Form%20-%20Oct%208_21.pdf

http://registry.mvlwb.ca/Documents/W2021X0008/Colomac%20-%20Permit%20Application%20-%20Draft%20Permit%20-%20Oct%2015_21.pdf

http://registry.mvlwb.ca/Documents/W2021X0008/Colomac%20-%20Engagement%20Plan%20-%20Version%203.0%20-%20Oct%208_21.pdf

http://registry.mvlwb.ca/Documents/W2021X0008/Colomac%20-%20Spill%20Contingency%20Plan%20-%20Version%209.0%20-%20Oct%208_21.pdf

http://registry.mvlwb.ca/Documents/W2021X0008/Colomac%20-%20Waste%20Management%20Plan%20-%20Version%203.0%20-%20Oct%208_21.pdf

Contacts:

Meaghan MacIntyre-Newell - mmacintyre-newell@wlwb.ca

Anneli Jokela - ajokela@wlwb.ca

Distribution Lists

WLWB - Wek'eezhii Distribution List (RJ)

Distribution List Users:

| Organization | User | Email |
|--|-------------------|--|
| Akaitcho IMA Implementation Office (AIMA) | Stephanie Poole | screeningofficer@eastarm.com |
| Canadian Northern Economic Development Agency (CanNor) | Adrian Paradis | adrian.paradis@canada.ca |
| CIRNAC - Inspectors | Tim Morton | tim.morton@canada.ca |
| CIRNAC-CARD (Yellowknife) | Beth Cowan | beth.cowan@canada.ca |
| CIRNAC-CARD (Yellowknife) | Dawn Keim | dawn.keim@canada.ca |
| Community Government of Behchoko | Clifford Daniels | clifforddaniels@tlicho.com |
| Community Government of Behchoko | Ritalene Gon | landoffice@behchoko.ca |
| Community Government of Behchoko | Treeva Richardson | asao@behchoko.ca |
| Community Government of Gameti | Gameti SAO | sao@gameti.org |
| Community Government of Wekweeti | Wekweeti SAO | wekwetisao@northwestel.net |
| Community Government of Whati | Alfonz Nitsiza | alfonznitsiza@tlicho.com |
| Community Government of Whati | Whati SAO | sao@whati.ca |
| Deninu K'ue First Nation (DKFN) | Patrick Simon | patricksimon777@yahoo.ca |
| Deninu K'ue First Nation (DKFN) | Richard Simon | ima@dkfn.ca |
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