

TŁJCHQ QUARRY PERMIT

PERMIT NUMBER Q2019-05

PERMIT ISSUED TO: Northwest Territories Power Corporation

ADDRESS: 4 Capital Drive, Hay River, NT, X0E 1G2

CONTACT: Matthew Miller, M.Sc., P.Eng.
Senior Environmental Licensing Specialist
Health, Safety & Environment
Northwest Territories Power Corporation
Tel: (867) 874-5314 | mmiller@ntpc.com

DATE: October 25, 2019

The Permittee is authorized to take up to 16,000 cubic metres of available granular material from the lands indicated on the attached Map, being Schedule A to this permit.

This Permit is subject to the following conditions:

1. This permit expires on October 25, 2020
2. This permit does not grant the permittee, or its contractors any exclusive right or leasehold interest in the land described herein.
3. This permit is not assignable.
4. All quarrying under this Permit shall be carried out in accordance with the:
 - a) AANDC's *Northern Land Use Guidelines Access: Pits and Quarries*, and
 - b) *G.N.W.T. Mine Health and Safety Act*.
5. The permittee, or its contractors, is responsible for providing all equipment and labour required to remove materials described herein.
6. It is the responsibility of the permittee to obtain land use permits and other authorizations from applicable authorities such as the Wek'eezhii Land and Water Board.
7. Article 19.1.2 of the Tłjchq Agreement applies to this permit and furthermore, from the date of this permit, the permittee indemnifies Tłjchq Government and

saves it harmless from and against all costs, charges, losses, damages and expenses (including costs on a solicitor-client basis), of whatever kind and nature, in respect of any claims, demands, actions, or other legal proceedings by whomsoever made or brought against Tłjchq Government and arising out of or connected with the provisions of this permit.

8. The indemnification in Section 7 of this permit is in addition to and not in substitution of Tłjchq Government's rights under 19.1.2 of the Tłjchq Agreement and any other rights of indemnification to which Tłjchq Government may be entitled to at law or in equity and is not exclusive of any other rights of indemnification, howsoever arising.
9. The Access Agreement between the Tłjchq Government and NTPC concerning road access to this quarry is appended to and forms part of this permit, being Schedule B to this permit.

The total fee payable for this permit is **\$72,000.00** and is calculated based on a per cubic metre fee of \$4.50. Plus the application fee of **\$500.00** for the quarry permit.

All fees must be paid in advance of the permittee's 'first entry' into the area for which the permit is issued. Changes to the amounts of material required and taken must be reported to the Tłjchq Government immediately.

Issued By:



Tammy Steinwand-Deschambeault, Director
Department of Culture and Lands Protection
Tłjchq Government

Date: Oct. 25, 2019.

ACCESS AGREEMENT

THIS ACCESS to TLICHO LANDS AGREEMENT effective this 25 day of October, 2019

BETWEEN:

TLICHO GOVERNMENT
(hereafter called "TG")

OF THE FIRST PART

AND

Northwest Territories Power Corporation (hereafter called "The Access Holder")
OF THE SECOND PART (Together
known as the 'Parties')

WHEREAS The Access Holder wishes to access certain Tlicho lands for the Activities set out in this Access to Tlicho Lands Agreement (hereinafter referred to as the "Access Agreement")

NOW THEREFORE IN CONSIDERATION of the premises, covenants, and agreements reserved and herein contained, the Parties covenant and agree as follows:

ACCESS

1. The Access Holder is hereby granted the non-exclusive right to conduct the activities set out in the application which is amended to this Access Agreement (hereinafter referred to as the 'Activities') on Tlicho lands during the term set out in Section 3 of this Access Agreement.
2. This Access Agreement does not create any rights of tenancy, possessor rights, or exclusive rights of use or occupation, by implication or otherwise. This Access Agreement shall not prevent the operations of any existing or future rights granted by the TG. Nothing in this Access Agreement shall be construed to grant any further or additional rights to the Access Holder beyond those set out herein.

TERM

3. The term of this Access Agreement shall be for a period of five (5) years commencing on the 25 day of October, 2019 and terminating on the 25 day of October, 2024 unless an extension is authorized in writing by TG.
4. Termination or expiration of this Agreement will not prejudice TG's rights with respect to a breach or non-performance of any covenant, term, condition or agreement herein contained nor will the Access Holder be relieved of any obligation contained herein.

FEES

The Access Holder agrees to pay the applicable fees referred to in the first page of the application titled "Tłı̨chų Culture and Lands Protection Department Fees and Rents on Tłı̨chų Lands".

NOTIFICATION

1. The Access Holder shall notify the TG at least ten (10) business days prior to commencement of the Activities and five (5) business days prior to cessation of the Activities, unless a shorter notification period is agreed to in writing by the TG.

ECONOMIC MEASURES

2. The Parties acknowledge that Chapter 26 of the Tłı̨chų Agreement ("Economic Measures") applies to any government contracting, employment, or other economic opportunities associated with the Activities.

ENVIRONMENTAL COMPLIANCE

3. Compliance with the terms and conditions of this Access Agreement does not absolve the Access Holder from the responsibility for compliance with the requirements of all applicable environmental legislation and policy. The Access Holder shall be solely responsible for obtaining all such other permits, licences and authorizations, at its sole cost. Without limiting the generality of the foregoing, this includes permits and licences required by the Wek'eezhii Land and Water Board in connection with the Activities.

4. Subject to the terms and conditions of this Access Agreement and any permit issued by the Wek'eezhii Land and Water Board, the Access Holder, after completion of the Activities, shall, at its sole cost, restore the Lands as nearly as reasonably possible to the same condition as they were prior to the commencement of the Activities, and in particular shall remove all buildings, equipment, materials, fuel drums, and other storage containers used in connection with the Activities.

ASSIGNMENT

5. The Access Holder shall not assign or transfer this Agreement or any portion thereof without the consent of TG in writing.

BREACH

6. Where the Access Holder breaches or fails to perform or observe any of the covenants, terms, conditions or agreements herein contained, TG may so advise Access Holder by written notice and if Access Holder fails to remedy the breach or non-performance within a reasonable time thereafter, TG may, by notice in writing, terminate this Agreement and on the day following the mailing of such notice, this Agreement is terminated.

7. Unless a waiver is given in writing by TG, TG will not be deemed to have waived any breach or non-performance by Access Holder of any of the covenants, terms, conditions or agreements herein contained and a waiver affects only the specific breach to which it refers.

8. Subject to Section 12 above, the Access Holder shall take reasonable measures to minimize

disturbance, and shall prevent damage to:

- (a) The Lands, including without limitation,
 - (i) the natural environment of the Lands;
 - (ii) Tłıchq heritage resources, as set out in the Tłıchq Agreement, such as burial, archaeological and cultural sites;
 - (iii) merchantable or useable timber; and
 - (iv) roads (including temporary roads) and trails.
- (b) Tłıchq property and harvesting rights, including without limitation, the right to harvest fish, wildlife, fur bearing animals, game, migratory game birds, wildlife, and to trap lines, private buildings, equipment, and fences.

9. If the Access Holder discovers a heritage resource, the Access Holder shall immediately advise TG in writing of such a discovery and shall take all reasonable precautions necessary to prevent any further disturbance or destruction of such a site or resource.

10. If damage occurs as a result of the Activities or site related activities, the Access Holder shall, at its sole cost, repair and restore what has been damaged, as far as reasonably possible, to its original state. If damage or loss is foreseen as a result of the Activities or site related activities, the Access Holder shall use reasonable efforts to mitigate such damage. Any repair, restoration or mitigation as contemplated by this section shall not in any way relieve, release nor derogate from the obligations of the Access Holder pursuant to the terms hereof or at common law or equity to compensate or indemnify Tłıchq Government or Tłıchq persons, as applicable, for any such damages that have not been rectified or avoided as a result of such repair, restoration, or mitigation.

11. Insofar as the damage described in Section 15 herein cannot be repaired or restored, the Access Holder shall compensate the Tłıchq Government or affected Tłıchq persons(s), as the case may be, for any and all damage suffered as a result of the Activities or site related activities.

INDEMNIFICATION

12. The Parties agree that 19.1.2 of the Tłıchq Agreement applies to this Access Agreement and furthermore that from the date of this Agreement, the Access Holder indemnifies TG and saves it harmless from and against all costs, charges, losses, damages and expenses (including costs on a solicitor-client basis), of whatever kind and nature, in respect of any claims, demands, actions, or other legal proceedings by whomsoever made or brought against TG and arising out of or connected with the provision of access in this Agreement by reason of anything done or omitted to be done by the Access Holder, its officers, servants, agents, employees, or contractors.

13. This indemnification is in addition to and not in substitution of TG's rights under 19.1.2 of the Tłıchq Agreement and any other rights of indemnification to which TG may be entitled to at law or in equity and is not exclusive of any other rights of indemnification, howsoever arising.

NOTICES

14. All written notices respecting the covenants, terms, conditions or agreements contained in this Agreement shall, unless otherwise stipulated herein, be deemed to have been received by TG or the Access Holder ten (10) days after the mailing thereof or if hand delivered, on the day of delivery.

INSURANCE

15. Without in any way limiting the liability of the Authorization Holder under this Authorization, the Authorization Holder shall obtain and keep in force during the term of this Access Agreement, comprehensive general liability insurance covering liability for bodily injury and property damage arising from or as a result of the Activities, and any site related activities. The limit of this insurance shall not be less than \$5,000,000, inclusive, for any one occurrence, unless otherwise agreed by the parties in writing.

16. The insurance policy shall provide coverage for liability assumed under this Access Agreement. Evidence of such policy shall be provided by the Access Holder to the TG prior to commencement of the Activities.

INSPECTION

17. At any time, the TG may inspect the Lands for the purpose of ensuring that the Access Holder is conducting the Activities in conformity with this Access Agreement.

18. The Access Holder shall ensure that its person responsible for conduct of the Activities is available to communicate with the TG concerning all Activities.

19. Any notice affecting this Agreement which the Access Holder may desire to serve upon TG, or any notice which TG may desire to serve upon the Access Holder shall, unless otherwise stipulated herein, be sufficiently served if posted by registered mail to the last known address of the opposite party as follows:

TO the Access Holder:

Northwest Territories Power Corporation
4 Capital Drive, Hay River, NT, X0E 1G2

TO the TG:

Director, Department of Culture and Lands Protection
P.O. Box 412 Behchoko, NWT X0E 0Y0

Either party may change its address for service during the term of this Access Agreement by notifying the other party in writing.

GENERAL

26. All rights and obligations of the Access Holder also apply to its agents, contractors, successors or assignees.

27. Access Holder shall at all times abide by the Tłı̨ch̨ Agreement, all applicable federal, territorial, and local laws, by-laws, and regulations.

28. This Access Agreement may be amended at any time by written consent of the Parties.

- 29. Time is of the essence of this Access Agreement.
- 30. All schedules attached to this Access Agreement shall form part hereof.

WHEREUNDER the Parties have executed this Access Agreement, attested to by their proper officers duly authorized in that behalf.

SIGNED, SEALED, AND DELIVERED
on behalf of Access Holder

Matthew Miller

Printed Name

[Signature], Sr. Environmental Licensing Specialist

Signature, Title

SIGNED, SEALED, AND DELIVERED
on behalf of the Tl'cho Government

Tammy Steinwand Deschambeault

Printed Name

[Signature]

Signature, Director of Culture and Lands Protection

Tyanna Steinwand

From: Matthew Miller <MMiller@ntpc.com>
Sent: October 24, 2019 11:03 AM
To: Tyanna Steinwand
Subject: RE: Tlich Quarry Permit

Hey Tyanna,

Could we bump the permit up to 16 000m3?

Thanks again and let me know if there is any info I can provide.

Cheers,

Matt

From: Matthew Miller
Sent: Wednesday, October 23, 2019 5:04 PM
To: 'Tyanna Steinwand'
Subject: RE: Tlich Quarry Permit

Hey Tyanna,

Please find the Land Use Application form and Reclamation Plan attached. Let me know how we should pay the application fees.

Thanks again for your help and let me know if there is any other information I can provide.

Cheers,

Matt

From: Tyanna Steinwand [mailto:tyannasteinwand@tlich.com]
Sent: Wednesday, October 23, 2019 10:49 AM
To: Matthew Miller
Subject: RE: Tlich Quarry Permit

Hi Matthew,
Please fill this out

There is a 500\$ application fee for the access agreement, and also a 500\$ application fee for the quarry permit.

Masi,

From: Matthew Miller <MMiller@ntpc.com>
Sent: October 23, 2019 10:09 AM
To: Tyanna Steinwand <tyannasteinwand@tlich.com>; Michael Birlea <MichaelBirlea@tlich.com>; Violet Camsell-Blondin <violetcamsellblondin@tlich.com>; Zabey Nevitt <zabeynevitt@tlich.com>
Cc: Tammy Steinwand <TammySteinwand@tlich.com>
Subject: RE: Tlich Quarry Permit

Awesome thank you Tyanna,



Tłıchǵo Culture and Lands Protection Department

Fees and Rents on Tłıchǵo Lands

Every request for access to Tłıchǵo Lands starts with an Application. The fees set out below are authorized pursuant to Section 7.10.5 of the Tłıchǵo Land Use Plan.

ACTIVITY	APPLICATION FEE	RENTS AND CHARGES
Access Agreement to Tłıchǵo Lands (Research)	\$125	--
Access Agreement to Tłıchǵo Lands (General)	\$500	Dependent on Activity
Cabin Lease - Tłıchǵo	N/A	--
Cabin Lease – non- Tłıchǵo	\$500	\$500
Transportation Corridor (Road) Access Agreement –less than one year	\$500	\$1000 plus \$200 per kilometre
Transportation Corridor (Road) Access Agreement – more than one year	\$500	\$1000 plus \$200 per kilometre, charged annually
Commercial Tourism Lease	\$500	\$1000, charged annually
Other Commercial	\$500	Dependent on Activity
Mineral Exploration, Mine Development and Operation, including access roads	\$500	
Other Industrial Activity	\$500	Dependent on Activity
Quarry Permits	\$500	Quarry Administration \$0.75 m3 Quarry Restoration \$1.25 m3 Material Fee \$2.50 m3 TOTAL \$4.50 per cubic metre
Commercial Forestry	\$500	TBD

**The Tłıchǵo Government reserves the right to vary fees, rents and charges depending on circumstances

Instructions: please complete all sections of this application providing as much information about the proposed land use as available, pay the associated non-refundable fee of \$500 by cheque and submit form and associated fee to the address specified at the bottom of page 3. Please note: incomplete applications will be returned to the sender and will not be processed.

APPLICATION FOR ACCESS TO TŁICHQ LANDS

SECTION 1: PROPONENT INFORMATION

New Application
 Amended Application
 DCLP STAFF ONLY - Application # _____

Name of Applicant: Northwest Territories Power Corporation

Address of Applicant: 4 Capital Drive

City: Hay River Province: NT Post Code: XOE 1G2

Phone #: 874-5314 (Matt M) Fax #:

Email address: miller@ntpc.com (Matt M)

Name of Representative (contractor, consultant):

Address of Representative:

City: Province: Post Code:

Phone #: Fax #:

Email Address:

SECTION 2: PROPOSED ACTIVITY - (circle all that applies)

<i>All-season access construction</i>	<i>Cabin (non- Tłichq only)</i>	<i>Mineral exploration</i>
<i>Winter access construction</i>	<i>Commercial hunting and fishing lodge</i>	<i>Mines and mineral development</i>
<i>Utility corridors and associated components</i>	<i>Commercial eco-lodge</i>	<i>Oil and gas exploration</i>
<u><i>Borrow pits and quarries</i></u>	<i>Camps and industrial support facilities</i>	<i>Oil and gas development</i>
<i>Hydro-power and solar generation</i>	<i>Commercial forestry</i>	<i>Other (describe)</i>

Do you need a Land and Water permit from the WLWB for the proposed activity? YES NO

Section 2.2 - If "other", please describe the proposed activity

Standard Land Use Application Form – Page 2

SECTION 3: PROJECT LOCATION

LAT 63° 20' 53.95" N LONG 116° 08' 21.51" W

Please note: applications without geographic coordinates will be returned.

NTS Mapsheet:

Name of nearest community: Wharf / Snare Hydro Facility

SECTION 4: PROJECT INFORMATION (ATTACH SEPARATE SHEETS AS REQUIRED)

Existing third party interests or rights on Tłıchq lands: YES NO

Proposed land use, including components, total area, existing and new cut:

Refer to attached sheet

Access to the proposed development:

Timeline of operations:

Equipment and materials:

Usage, containment and disposal of fuel, hazardous materials and waste:

Anticipated impacts to the environment and Tłıchq heritage features (i.e. gravesites, archaeological sites):

Project benefits for Tłıchq people, its government and communities.

Standard Land Use Application Form – Page 3

Community engagement with Tłıchǫ:

Proposed reclamation/restoration plans:

SECTION 5: SITE SKETCH

Refer to attached Figures

SECTION 6: SIGNATURES

Applicant name in full

Northwest Territories Power
Corporation

Signature


Matt Miller

Date

Oct 23, 2019

By signing this form I certify that all information provided is true to the full extent of my present knowledge and an accurate depiction of the proposed use of Tłıchǫ lands. I understand that submission of this application does not provide nor constitute a guarantee of project approval or proof of community engagement with the Tłıchǫ Government, its Department of Culture and Lands Protection and Tłıchǫ communities.

Please mail one (1) hard copy and one (1) electronic copy of this application inclusive of fee (cheques only) to the following address:

Department of Culture and Lands Protection
Box 412, Behchoko, NT, X0E 0Y0
Phone: 867-392-6381
www.tlicho.ca

Fax: 867-392-6406
Email: lands@tlicho.com

Section 4

Proposed land use, including components, total area, existing and new cut:

Excavating approximately 15, 000m³ of aggregate material from 3 historic borrow locations near Strutt Lake, NWT. The material will be crushed to 20mm minus gravel that will be used for resurfacing the Snare Hydro all season road from the Snare Forks Facility to the Snare Falls and Runway. Borrow locations are historic and minimal vegetation clearing will be required.

Access to the proposed development:

Site will be accessed using existing Snare Hydro facility access road.

Timeline of operations:

Material will be accessed during the winter months of early 2020 from January through to March.

Equipment and materials:

Excavators, rock crusher, loader, dump truck and pickup trucks.

Usage, containment and disposal of fuel, hazardous materials and waste:

Usage, containment and disposal of fuel, hazardous materials and waste will be completed in accordance with the Snare Hydroelectric Facility Waste Management Plan and related policies.

Anticipated impacts to the environment and Tłıchq heritage features (i.e. gravesites, archaeological sites):

None

Project benefits for Tłıchq people, its government and communities:

This material will be used to maintain the site road for the Snare Facility which will ensure that power can continue to be delivered to Tłıchq communities and other communities across the North Slave Region. The road could also be used in emergency situations for any Tłıchq people during on the land activities in the area.

Community engagement with Tłıchq:

Community Engagement has been completed throughout September and October 2019 and will follow the Strutt Lake Aggregate Pits Engagement Plan.

Proposed reclamation/restoration plans:

Will be completed in accordance with Strutt Lake Aggregate Pits Reclamation Plan.

September, 2019

Wek' èezhii Land and Water Board
Distribution List

Notification of Application for Land Use Permit for Strutt Lake Gravel Quarries at Snare Hydro Facility

Hello,

The Northwest Territories Power Corporation (NTPC) is applying to reinstate an expired Land-Use Permit to operate 3 existing gravel quarries and an 8km historic winter road near Strutt Lake, NWT. Strutt Lake is located east of the Snare Forks Hydro Facility as outlined in Figure 1. The location of the existing winter road and 3 existing gravel quarries is presented in Figure 2.

NTPC held Land-Use Permit W2012Q0004 from 2013 to 2016 to construct and operate the winter road and complete quarrying activities. NTPC is looking to reinstate the Land-Use Permit for the winter road and quarries to obtain material to resurface a section of the Snare Hydro all season site road. The all season site road is key piece of infrastructure for the Snare Hydroelectric Facility which is part of the North Slave Electric System that provides power to the City of Yellowknife, Ndilq, Dettah and Behchokq.

NTPC is planning on reconstructing the existing winter road and quarrying the material throughout the winter of 2019/2020.

If you have any questions regarding this application or if there is any further information we can provide please contact me at (867) 874 - 5314 or email mmiller@ntpc.com.

Sincerely,



Matthew Miller, M.Sc., P.Eng.
Senior Environmental Licensing Specialist
Northwest Territories Power Corporation

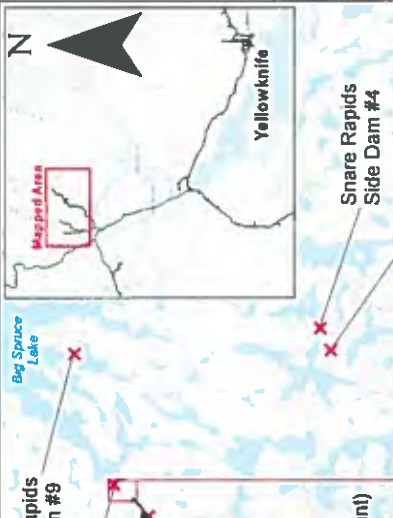
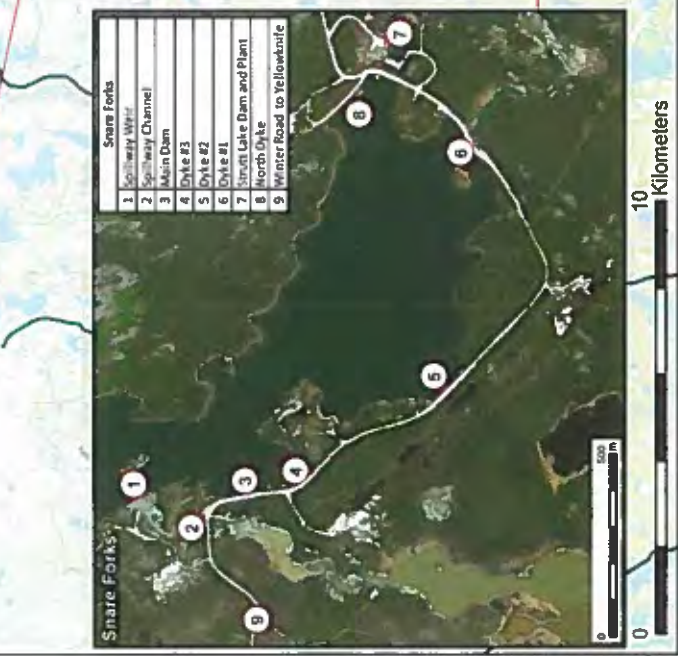
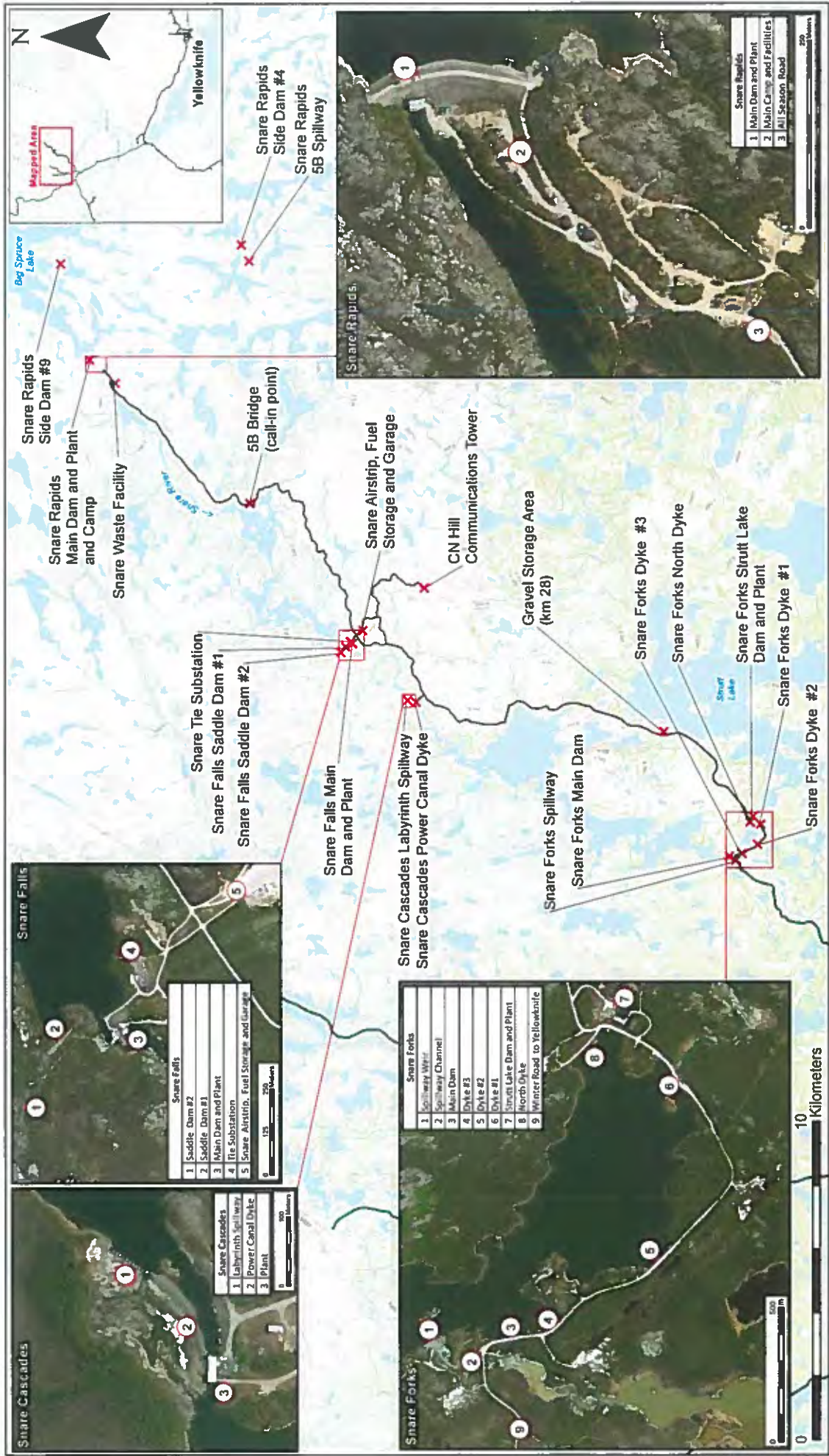



POWER CORPORATION
Empowering Communities

x Site Location (P1) Gravel Pit Historic Winter Road All-Season Road

PROJECT NO	2018-6044, 100, 203
DATE	August 2018
DRAWN BY	DA

LUP GRAVEL PIT ACCESS
 NTPC



x Site Location
 — Winter Road
 — All-Season Road

PROJECT NO. 2019-6044 100 201
 DATE July 2019
 DRAWN BY DA
 SNARE HYDROELECTRIC SYSTEM
 NTPC



NORTHWEST TERRITORIES
**POWER
CORPORATION**

Empowering Communities

Strutt Lake Aggregate Pits

Reclamation Plan

2019

DOCUMENT HISTORY				
Revision #	Revised Sections	Description of Revision	Prepared by	Issue Date
0	all	Initial Publication of Report	NTPC- HSE	October 2019

TABLE OF CONTENTS

<u>SECTION</u>		<u>PAGE</u>
1.0 Introduction.....		1
2.0 Site.....		1
3.0 Reclamation		5

FIGURES

- Figure 1.** Snare hydroelectric system map
- Figure 2.** Map showing winter access route to Strutt Lake Aggregate Pits 1-3
- Figure 3.** Overland winter access road showing the locations of Pit 1-3
- Figure 4.** Aerial view of Strutt Lake Aggregate Pit 1
- Figure 5.** Aerial view of Strutt Lake Aggregate Pit 2
- Figure 6.** Aerial view of Strutt Lake Aggregate Pit 3

1.0 Introduction

This Reclamation Plan has been created to outline the reclamation process that will be undertaken upon the legacy borrow locations for the Strutt Lake Aggregate Pits near Strutt Lake, NT.

These are existing borrow locations and there will be minimal clearing of vegetation or land so minimal reclamation will be required.

2.0 Site

The Snare Hydroelectric System is located on the Snare River, approximately 145 km northwest of Yellowknife, NT. The facility is operated by NTPC and comprises four power stations in cascade:

- Snare Rapids;
- Snare Falls;
- Snare Cascades, and
- Snare Forks.

Snare Rapids is the most upstream facility followed by Snare Falls, approximately 16 km downstream. The Snare Cascades station is located approximately 3 km downstream of Snare Falls while Snare Forks is located approximately 11 km downstream of Snare Cascades. The four hydroelectric sites and associated facilities are presented in Figure 1.

The Strutt Lake Aggregate Pits are located east of Strutt Lake and are accessed via the Snare all-seasonal access road and winter road across Strutt Lake. Figure 2 illustrates the winter access route, which begins at the crush stockpile near kilometer marker 28 of the Snare all-seasonal access road, crosses Strutt Lake, then extends overland to Pits 1, 2, and 3 (shown on Figure 3).

Approximately 15,000 m³ of substrate will be excavated from the pits and used for coarse aggregate mix during upgrading of the existing road between Snare Falls and Snare Forks. The location of the pits are shown in Figure 3, several photos of the current condition of the pits are also included as Figures 4-6.

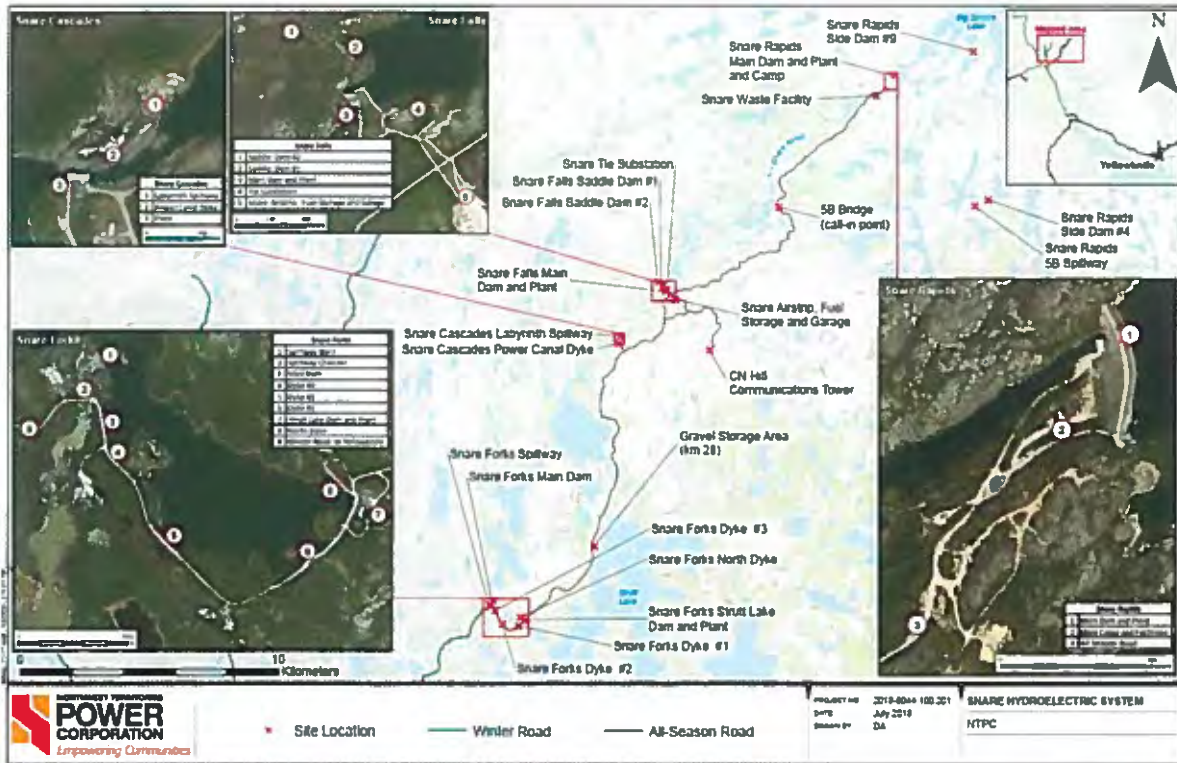


Figure 1: Snare hydroelectric system map.



Figure 2. Map showing winter access routes to Strutt Lake Aggregate Pits 1-3.



Figure 3. Overland winter access road showing the locations of Pit 1-3.



Figure 4. Aerial view of Strutt Lake Aggregate Pit 1.



Figure 5. Aerial view of Strutt Lake Aggregate Pit 2.



Figure 6. Aerial view of Strutt Aggregate Pit 3 area.

3.0 Reclamation

This is a legacy location and abandonment is unlikely. The Strutt Lake Aggregate Pits are still a useful reserve of valuable aggregates to the Northwest Territories Power Corporation to maintain various infrastructure for the Snare Hydro Facility.

If closure is required, the following steps will be taken for abandonment and reclamation:

1. **Dismantle and transport all fuel/chemical storage and handling infrastructure to an approved facility or for reuse where applicable-** Any fuel storage on site at the time of reclamation will be dismantled and moved to an approved facility or reused at another location on the Snare site if possible.
2. **Dismantle and remove all buildings and related infrastructure-** There are currently no buildings or infrastructure on site. Any buildings or infrastructure on site at time of reclamation will be dismantled and moved to an approved facility, or reused at another location.
3. **Remove all hazardous waste and explosives-** No hazardous waste or explosives are currently on site and it will be ensured that none are on site at the time of reclamation.
4. **If necessary regrading will be completed to ensure slopes are stable in the area-** All slopes from any excavations will be graded to ensure stability.
5. **If necessary regrading will be completed to ensure there are no drainage issues in the area-** There are no current drainage issues and it is not likely that this will be required but if there are drainage issues such as ponding water or washout areas regrading will be completed to ensure proper drainage is present throughout the site.