

Ministry of the Environment, Conservation and Parks Ministère de l'Environnement, de la Protection de la nature et des Parcs

ENVIRONMENTAL COMPLIANCE APPROVAL

NUMBER 2778-BYBP6M Issue Date: March 11, 2021

2670474 Ontario Inc.

183 Mill Rd

Sioux Lookout, Ontario

P8T 0A7

Site Location: KN20019

Rd 3.8 km down Rusty Meyers Road

Unsurveyed Territory (Kenora Area Office) Unorganized

Area, District of Kenora

UTM Zone 15 666575E 5562439N

You have applied under section 20.2 of Part II.1 of the <u>Environmental Protection Act</u>, R.S.O. 1990, c. E. 19 (Environmental Protection Act) for approval of:

the use and operation of two (2) dewatering trenches covering an area of 0.02 hectares within a total site area of 0.06 hectares

to be used for the processing of the following types of waste:

Hauled Sewage (Septage)

Note: Use of the site for any other type of waste is not approved under this environmental compliance approval, and requires obtaining a separate approval amending this environmental compliance approval.

For the purpose of this environmental compliance approval, the following definitions apply:

"Approval" means this Environmental Compliance Approval and any Schedules to it, including the application and supporting documentation listed in Schedule "A" issued under the EPA;

"Director" means any Ministry employee appointed in writing by the Minister pursuant to section 5 of the EPA as a Director for the purposes of Part II.1 of the EPA;

"District Manager" means the District Manager of the local district office of the Ministry in which the Site is geographically located;

"EPA" means Environmental Protection Act, R.S.O. 1990, c. E. 19, as amended;

"Hauled Sewage" means "Hauled Sewage" as defined in R.R.O. 1990, Reg. 347, made under the Act;

"Hauled Sewage Dewatering Trench Site" means a Hauled Sewage Dewatering Site, the location of which is approved by the Ministry

"Ministry" means the Ontario Ministry of the Environment, Conservation and Parks;

"NMA" means the Nutrient Management Act, 2002, S.O. 2002, c. 4, as amended;

"Operator" means any person, other than the Owner's employees, authorized by the Owner as having the charge, management or control of any aspect of the Site;

"Owner" means any person that is responsible for the establishment or operation of the Site being approved by this Approval, and includes 2670474 Ontario Inc. and its successors and assigns;

"OWRA" means the Ontario Water Resources Act, R.S.O. 1990, c. O.40, as amended;

"PA" means the Pesticides Act, R.S.O. (1990), c. P.11, as amended;

"Regional Director" means the Regional Director of the local Regional Office of the Ministry in which the Site is located; and

"Regulation 347" means Regulation 347, R.R.O. 1990, General - Waste Management, made under the EPA, as amended;

"SDWA" means the Safe Drinking Water Act, 2002, S.O. 2002, c. 32,a s amended;

"Sensitive Use" means residential, commercial, community, or institutional uses, and locations at which people regularly congregate;

"Site" means the location in which the operations being approved under this Approval are performed, namely Rusty Meyers Rd., Unsurveyed Territory (Kenora Area Office) Unorganized Area, District of Kenora UTM Zone 15 666575E 5562439N; and

"Trained Personnel" means personnel knowledgeable in the following through instruction and/or practice:

- a. relevant waste management legislation, regulations and guidelines;
- b. major environmental concerns pertaining to the waste to be handled;
- c. occupational health and safety concerns pertaining to the processes and wastes to be handled;
- d. management procedures including the use and operation of equipment for the processes and wastes to be handled;
- e. emergency response procedures;
- f. specific written procedures for the control of nuisance conditions;
- g. specific written procedures for refusal of unacceptable waste loads;
- h. the requirements of this Approval.

You are hereby notified that this environmental compliance approval is issued to you subject to the terms and conditions outlined below:

TERMS AND CONDITIONS

PART 1 - GENERAL

Compliance

- 1.1 The Owner shall ensure compliance with all the conditions of this Approval and shall ensure that any person authorized to carry out work on or operate any aspect of the Site is notified of this Approval and the conditions herein and shall take all reasonable measures to ensure any such person complies with the same.
- 1.2 Any person authorized to carry out work on or operate any aspect of the Site shall comply with the conditions of this Approval.

Build, etc. in accordance

1.3 Except as otherwise provided by this Approval, the Site shall be operated and maintained in accordance with the application for this Approval, dated May 14, 2020 and the supporting documentation listed in Schedule "A".

Interpretation

- 1.4 Where there is a conflict between a provision of any document, including the application, referred to in this Approval, and the conditions of this Approval, the conditions in this Approval shall take precedence.
- 1.5 Where there is a conflict between the application and a provision in any documents listed in Schedule "A", the application shall take precedence, unless it is clear that the purpose of the document was to amend the application and that the Ministry approved the amendment.
- 1.6 Where there is a conflict between any two documents listed in Schedule "A", other than the application, the document bearing the most recent date shall take precedence.
- 1.7 The conditions of this Approval are severable. If any condition of this Approval, or the application of any condition of this Approval to any circumstance, is held invalid or unenforceable, the application of such condition to other circumstances and the remainder of this Approval shall not be affected thereby.

Other Legal Obligations

1.8 The issuance of, and compliance with, this Approval does not:

- (a) relieve any person of any obligation to comply with any provision of any applicable statute, regulation or other legal requirement; or
- (b) limit in any way the authority of the Ministry to require certain steps be taken or to require the Owner to furnish any further information related to compliance with this Approval.
- 1.9 All wastes at the Site shall be managed and disposed in accordance with the EPA and Regulation 347.
- 1.10 The Owner shall ensure that all sewage effluent is discharged in accordance with the OWRA.

Adverse Effects

- 1.11 The Owner shall take steps to minimize and ameliorate any adverse effect on the natural environment or impairment of water quality resulting from the Site, including such accelerated or additional monitoring as may be necessary to determine the nature and extent of the effect or impairment.
- 1.12. Despite an Owner or any other person, fulfilling any obligations imposed by this Approval, the person remains responsible for any contravention of any other condition of this Approval or any applicable statute, regulation, or other legal requirement resulting from any act or omission that caused the adverse effect to the natural environment or impairment of water quality.

Change of Owner

- 1.13 The Owner shall notify the Director in writing, and forward a copy of the notification to the District Manager, within 30 days of the occurrence of any changes in the following information:
 - (a) the Owner of the Site;
 - (c) the address of the Owner; and
 - (d) the partners, where the Owner is or at any time becomes a partnership and a copy of the most recent declaration filed under the Business Names Act, R. S. O. 1990, c. B.17, shall be included in the notification.
- 1.14 No portion of this Site shall be transferred or encumbered prior to or after closing of the Site unless the Director is notified in advance and sufficient financial assurance is deposited with the Ministry to ensure that these conditions will be carried out.
- 1.15 In the event of any change in ownership of the Site, other than change to a successor municipality, the Owner shall notify the successor of and provide the successor with a copy of this Approval, and the Owner shall provide a copy of the notification to the District Manager and the Director.

Ministry Inspections

- 1.16 No person shall hinder or obstruct a Provincial Officer from carrying out any and all inspections authorized by the OWRA, EPA, NMA, SDWA, or PA, of any place to which this Approval relates, and without limiting the foregoing to:
 - (a) enter upon the premises where the Site is located, or the location where the records required by the conditions of this Approval are kept;
 - (b) have access to, inspect, and copy any records required to be kept by the conditions of this Approval;
 - (c) inspect the practices, procedures, or operations required by the conditions of this Approval; and
 - (d) sample and monitor for the purposes of assessing compliance with the conditions of this Approval or the OWRA, EPA, NMA, SDWA, or PA.

Information and Record Retention

- 1.17 Any information requested, by the Ministry, concerning the Site and its operation under this Approval, including but not limited to any records required to be kept by this Approval shall be provided to the Ministry, upon request, in a timely manner.
- 1.18 All records referred to in this Approval shall be retained on Site or at the Owner's address for a minimum of five (5) years.
- 1.19 The receipt of any information by the Ministry or the failure of the Ministry to prosecute any person or to require any person to take any action, under this Approval or under any statute, regulation or other legal requirement, in relation to the information, shall not be construed as:
 - (a) an approval, waiver, or justification by the Ministry of any act or omission of any person that contravenes any term or condition of this Approval or any statute, regulation or other legal requirement; or
 - (b) acceptance by the Ministry of the information's completeness or accuracy.
- 1.20 Any information relating to this Approval and contained in Ministry files may be made available to the public in accordance with the provisions of the Freedom of Information and Protection of Privacy Act, R.S.O. 1990, C. F-31.

PART 2 - OPERATIONS

Operations

2.1 The site shall be operated in accordance with the Environmental Compliance Approval for a Waste Management System (Hauled Sewage) No. A920430, the application, and supplementary information provided to the ministry.

- 2.2 Hauled sewage that is suitable for disposal in a dewatering trench at the Site must be domestic waste that is human body waste, toilet or other bathroom waste, waste from showers or tubs, liquid or water borne culinary or sink waste, or laundry waste and does not include:
 - (a) grease removed from grease traps from commercial, institutional or industrial kitchens such as restaurants;
 - (b) liquid or solid material removed from the first compartment of multiple-compartment septic tanks used by commercial, institutional or industrial kitchens which do not have grease traps;
 - (c) wastewater or wastes from washing machines located at industrial laundries;
 - (d) wastewater resulting from manufacturing or production processes; and
 - (e) wastewater containing any appreciable amount (i.e. > 10%) of the wastes listed under (a) to (d) inclusive.
- 2.3 The maximum total volume of Hauled Sewage that can be discharged into the Dewatering Trenches at the Site in any 12 month period shall not exceed 37,854 litres.
- 2.4 The hauled sewage shall be screened during or prior to unloading to a dewatering trench to ensure that foreign objects are removed. Screened materials shall be removed from the site and disposed of at a site approved to receive material of this type for final disposal. The following types of screens are practical and acceptable for reducing foreign objects:
 - (a) Bar screen with ½ inch opening between parallel bars; or
 - (b) Screen with square or round openings, each of which is not greater than ³/₄ inch square in diameter.
- 2.5 Hauled sewage shall be discharged into the trench at the shallow end of the trench with a splash plate or chute used to dissipate the energy of the liquid entering the trench in a manner that will not permit erosion or trench bank de-stabilization.
- 2.6 Only one trench shall serve as the "active receiving trench" at a site at any given time.
- 2.7 Once a Dewatering Trench is actively receiving hauled sewage, it shall continue to be used as the active trench at the site until such time that the Owner or Operator has determined the trench should cease to be the active trench and so long as the trench is being operated in accordance with all other operating requirements.
- 2.8 A minimum freeboard of 0.15 metres be maintained at all times in each trench.
- 2.9 When the use of a trench has reached the limit outlined in Condition 2.3 or 2.8 then the trench shall be allowed to recover for a minimum of 12 months.

- 2.10 Trenches are to be cleaned of the remaining solids after each one year rest period to maintain adequate soil permeability. The de-watered sludge removed from the bottom of the trenches shall be disposed of at a site approved to receive waste of this type for final disposal.
- 2.11 Vegetation shall be removed from trenches that have been inactive for extended periods.
- 2.12 Where applicable, multiple trenches are to be used in an alternating sequence in order to maximize the recovery period between use and to maximize the amount of unsaturated soils between trenches.
- 2.13 Records shall be kept of the disposal volumes and date of use for each trench in order that they can be managed to maintain maximum rest periods.
- 2.14 The Site shall be signed identifying it as follows:
 - (a) at the entrance gate and shall include the following:
 - (i) identifying the site as a Septage Disposal Site;
 - (ii) the Environmental Compliance Approval number;
 - (iii) the contact phone number for the Owner or Operator;
 - (iv) the hours of operation; and
 - (b) a sign to identify each dewatering trench
- 2.15 Access to the site shall be controlled by a gate capable of being locked. The gate is to be located at the entrance of the access road and during non-operating hours, the Owner or Operator shall ensure that the Site entrance and exit gates are locked and the Site is secured against access by unauthorized persons.
- 2.16 Snow fencing must be erected around each trench such that only the end used for the dumping of hauled sewage into the trench is left open..
- 2.17 The Site shall be restricted to the use by persons authorized by this Approval or persons with the written authorization of the holder of this Approval..
- 2.18 The disposal of hauled sewage at this site is authorized throughout the year.
- 2.19 A detailed description of a surface or ground water quality monitoring program that will be conducted at the site shall be provided where required. A monitoring exemption may be granted if ministry staff is satisfied that monitoring is not required.
- 2.20 With the exception of the dewatering trenches, no hauled sewage shall be stored at the Site.

- 2.21 The Owner shall ensure that no unnecessary off-site effects, such as vermin, vectors, odour, dust, litter, noise and traffic, result from the transportation and disposal of Hauled Sewage at this Site.
- 2.22 Hauled sewage is no longer permitted to be received at this site after December 31, 2024 unless the Owner has submitted a financial assurance estimate to the Director for approval for site closure.

PART 3 - CONSTRUCTION

Construction Requirements for New Dewatering Trenches

- 3.1 Trenches shall be no longer than 75 metres, no wider than 3 metres and no deeper than 1 metre.
- 3.2 The trench should be excavated with the long axis approximately perpendicular to the interpreted groundwater flow direction.
- 3.3 A minimum separation distance of 1.5 metres shall exist between the water table and the lowest point of the bottom of the trench to allow for effective effluent treatment.
- 3.4 A minimum separation distance of 3.0 metres shall exist between the bedrock and the lowest point of the bottom of the trench to allow for effective effluent treatment.
- 3.5 The bottom of all trenches shall be graded to slope away from the location where hauled sewage is discharged into the trench. The trench slopes must not exceed 1 (vertical) to 75 (horizontal).
- 3.6 Individual trenches shall be a minimum of 5 metres apart. Where possible, natural vegetation between trenches shall be preserved, and the growth of vegetation between trenches shall be promoted.
- 3.7 A minimum 100 metre setback exists between the edge of the dewatering trenches and any drinking water well.
- 3.8 A minimum 100 metre setback exists between the edge of the dewatering trenches and the nearest surface water feature..
- 3.9 A minimum 500 metre setback exists between the edge of the dewatering trenches and the nearest "Sensitive Use" Area for which no odour mitigation measures are proposed.
- 3.10 The dewatering trenches are not located or proposed in a Source Protection Vulnerable Area where the activity would be a Significant Drinking Water Threat.
- 3.11 Field soil percolation tests (or equivalent) indicate soils in the vicinity of the dewatering trenches have a T-Time greater than 1 min/cm but less than 50 min/cm.
- 3.12 The trench area does not have a sustained slope greater than 12%.

- 3.13 The ground in the vicinity of the trenches shall be graded in a manner to prevent surface water from entering the trench.
- 3.14 No new dewatering trench shall be constructed without:
 - (a) determining the location of all field drainage tiles or piped municipal drains within 300 metres of any trench;
 - (b) removing all drainage tiles within 300 metres of any trench;
 - (c) redirecting the flow of the field drainage system or piped municipal drain away from the trench; and
 - (d) ensuring adequate separation distances are maintained for surface water features, drinking water wells, and Sensitive Uses.
- 3.15 Where drainage tiles are located within 300 metres of any existing dewatering trench, the following actions shall be taken:
 - (a) all drainage tiles within 300 metres of any trench shall be removed; and
 - (b) the flow of the field drainage system or piped municipal drain shall be redirected to drain away from the trench.
- 3.16 Prior to the construction of any new dewatering trench the District Manager shall be contacted to determine if groundwater or surface water monitoring is required.

PART 4 - EMPLOYEE TRAINING

- 4.1 A training plan for all employees that operate any aspect of the Site shall be developed and implemented by the Owner. Only Trained Personnel shall operate any aspect of the Site or carry out any activity required under this Approval.
- 4.2 The Owner shall develop and maintain a training plan for current and new Site employees and shall ensure that all Site employees have been adequately trained and receive on-going training with respect to the following:
 - (a) terms, conditions, and operating requirements of this Approval;
 - (b) an outline of the responsibilities of employees for each waste management activity undertaken at the Site;
 - (c) operation and management of the Site, or area(s) within the Site, in accordance with the specific job requirements of each individual employee, including but not limited to procedures for receiving, screening and identifying waste, refusals, handling and temporarily storing wastes;

- (d) the operation, inspection, and maintenance of the Site, or area(s) within the Site, with respect to the approved design and operations documents listed in Schedule "A";
- (e) record keeping requirements specific to each area and waste management activity;
- (f) environmental concerns related to the type of waste handled in each area of the Site;
- (g) determining the location of all field drainage tiles or piped municipal drains within 300 metres of any trench;
- (h) occupational health and safety concerns related to waste management at the Site;
- (i) emergency procedures and contingency plans in cases of fire, spills, off-site impacts and any other emergency situations; and
- (j) a record of the active employees who have completed the training plan.

PART 5 - SPILLS AND COMPLAINTS RESPONSE PROCEDURE

Spills Response and Reporting

- 5.1. All spills, as defined by the EPA, shall be immediately reported to the Ministry's Spills Action Centre at 1-800-268-6060 and shall be recorded in a written log or an electronic file format, and include the following information:
 - (a) the type and amount of material spilled;
 - (b) source and cause of spill;
 - (c) a description of how the material was cleaned up and stored;
 - (d) the location and time of final disposal, if any; and
 - (e) remedial measures taken to prevent future spills of the same nature.
- 5.2 The Owner shall submit to the District Manager a written report within three (3) days outlining the nature of the spill, remedial measure(s) taken and the measure(s) taken to prevent future occurrences at the Site.
- 5.3 The Owner shall maintain an updated Contingency Plan that describes actions that will be taken in the event of a spill, leak or other incident that could lead to adverse off-site water quality impacts.

Complaint Response

- 5.4 If at any time, the Owner receives complaints regarding the operation of the Site, the Owner shall respond to these complaints according to the following procedure:
 - (a) Record and number each complaint, either electronically or in a separate log book, and shall include the following information;
 - (b) the nature of the complaint;
 - (c) if complaint is odour or nuisance related, the weather conditions and wind direction at the time of the complaint;
 - (d) the name, address and the telephone number of the complainant (if provided);
 - (e) the time and date of the complaint;
 - (f) The Owner, upon notification of the complaint, shall initiate appropriate steps to determine all possible causes of the complaint, proceed to take the necessary actions to eliminate the cause of the complaint and forward a formal reply to the complainant and District Manager;
 - (g) The Owner shall complete and retain on-site a report written within one (1) week of the complaint date, listing the actions taken to resolve the complaint and any recommendations for remedial measures, and managerial or operational changes to reasonably avoid the recurrence of similar incidents; and
 - (h) The District Manager shall be notified forthwith of any complaints received by the Owner for this Site.

PART 6 - RECORD KEEPING

- 6.1 The Owner shall keep written records in a log book or electronic format which will maintain an updated record of the following activities at the Site including:
 - (a) a complete and updated record identifying the active receiving Dewatering Trench and showing the date and volumes of Hauled Sewage discharged into each trench at the Site;
 - (b) details as to the nature of any spill or upset occurring at the and the action taken for clean-up, correction and prevention of future occurrences;
 - (c) a record of all complaints received and the action taken to address the complaint; and
 - (b) employee training.

PART 7 - CLOSURE PLAN

- 7.1 Six (6) months prior to the planned closure of the Site, the Company shall provide to the District Manager, for approval, a written Closure Plan for the Site. This plan must include, as a minimum, a description of the work that will be done to facilitate closure of the Site and a schedule for completion of the work including, but not limited to:
 - (a) The final disposal location of the dried sludge that is on-site at the time of closure must be identified;
 - (b) The final disposal of the dried sludge removed from the site must be managed in accordance with the Closure Plan;
 - (c) The dried sludge, when removed from the trenches, must be disposed of or used at a site approved to receive this type of waste. These sites could include:
 - (i) A landfill approved for the final disposal of septage or dewatered septage solids residue;
 - (ii) A waste processing site (e.g., Municipal Sewage Treatment Plant) approved to receive septage or dewatered septage solids residue in order to be processed; and
 - (ii) A farm field included as part of an approved Non-Agricultural Source Material (NASM) Plan to receive land applied nutrients in accordance with the Nutrient Management Regulation (O. Reg. 267/03). Note that the dewatered domestic septage must be tested and analysed to ensure the material meets NASM quality standards.
 - (d) Plans for rehabilitation of the trenches, including specifications of the proposed fill/cover material(s) must be documented; and
 - (e) A proposed post-closure water quality monitoring program must be prepared and submitted by the proponent to the District Manager when post-closure monitoring is deemed necessary by the Regional Director of the ministry.
- 7.2 Within three (3) months of closure of the Site, the Owner must provide the District Manager with a report, written by an independent, qualified consultant that confirms that the Site has been closed in accordance with the Closure Plan submitted and approved to satisfy Condition 7.1.

SCHEDULE "A"

The following Schedule "A" forms part of Approval No: 5447-5KTQLV

1. Application for a Certificate of Approval for a Waste Disposal Site (Dewatering Trench) and all supporting documentation signed by Derek Keay, dated May 14, 2020.

The reasons for the imposition of these terms and conditions are as follows:

Conditions 1.1, 1.2, 1.8, 1.9, 1.10, 1.12, and 2.1 are to clarify the legal rights and responsibilities of the Owner under this Certificate.

Condition 1.3 is to ensure that the Site is designed, operated, monitored and maintained in accordance with the application and supporting documentation submitted by the Owner, and not in a manner which the Director has not been asked to consider.

Conditions 1.4, 1.5, 1.6, and 1.7 are to clarify how to interpret this Certificate in relation to the application and supporting documentation submitted by the Owner.

Condition 1.11 is to ensure the health and safety of the environment and people.

Condition 1.13 is to ensure that the Site is operated under the corporate name which appears on the application form submitted for this approval and to ensure that the Director is informed of any changes.

Condition 1.14 is to restrict potential transfer of encumbrance of the Site without the approval of the Director. Transfer of encumbrance can be made only on the basis that it will not endanger compliance with this Certificate.

Condition 1.15 is to ensure that subsequent owners of the Site are informed of the terms and conditions of this Certificate. This also applies to all supporting documentation listed in Schedule "A".

Condition 1.16 is to ensure that appropriate Ministry staff have ready access to the Site for inspection of facilities, equipment, practices and operations required by the conditions in this Certificate. This condition is supplementary to the powers of entry afforded to a Provincial Officer pursuant to the Act and OWRA.

Conditions 1.17, 1.18, 1.19, 1.20, 2.14, and 6.1 are to ensure the availability of records and drawings for inspection and information purposes.

Condition 2.2 is to ensure that the type of Hauled Sewage material discharged into the Dewatering Trench is of a nature that can be effectively treated by the trenches.

Condition 2.3 is to the maximum quantity of Hauled Sewage that the Dewatering Trench can receive in a calendar year.

Conditions 2.4, 2.5, 2.6, 2.7, 2.8, 2.9, 2.10, 2.11, 2.12, 2.13, 2.16 are to ensure that the Dewatering Trenches are operated in a manner that minimizes the risk of exceeding the treatment capacity of a trench, minimizes the risk of overflows and provides an adequate "rest period" for each trench.

Condition 2.14 is to ensure that users of the Site are fully aware of important information and restrictions related to Site operations under this Approval.

Condition 2.15 and 2.17 are to ensure the controlled access and integrity of the Site by preventing unauthorized

access when the Site is closed.

Condition 2.18 is to provide the when hauled sewage can be received at the Site.

Condition 2.19 and 3.16 are to ensure that due consideration is given to potential Sensitive Areas commonly used by the general public to reduce the risk of the Site operations resulting in a nuisance or a hazard to the health and safety of the environment or people.

Condition 2.20 prohibits the storage of hauled sewage at the site.

Condition 2.21 is to ensure that the Site is operated in a manner which does not result in a nuisance or a hazard to the health and safety of the environment or people.

Condition 2.22 prevents hauled sewage from being received at the site to ensure financial assurance is maintained for the site to ensure proper closure of the Site in the event the Owner ias unwilling or unable to do so.

Conditions 3.1, 3.2, 3.3, 3.4, 3.5, 3.7, 3.8, 3.9, 3.10, 3.11, and 3.12 are to ensure the Dewatering Trenches are constructed in a manner that will promote effective effluent treatment.

Condition 3.6 is to ensure the Dewatering Trenches are constructed in a manner that will reduce the risk of surface run-off entering the trenches resulting in unintended overflows of Hauled Sewage to the surrounding ground surface.

Conditions 3.13, 3.14, and 3.15 are to ensure minimum acceptable separation distances are maintained to minimize the risk of unacceptable impacts on nearby surface waters.

Conditions 4.1 and 4.2 are added to ensure that the Site is operated by properly trained staff in a manner which does not result in a hazard or nuisance to the natural environment or any person.

Conditions 5.1. 5.2, 5.3, and 5.4 are to ensure that spills and complaints are properly and quickly resolved and that follow-up actions have been documented.

Condition 7.1 is to ensure that the Site is closed in accordance with Ministry standards and to protect the health and safety of the environment.

In accordance with Section 139 of the Environmental Protection Act, you may by written Notice served upon me, the Environmental Review Tribunal and in accordance with Section 47 of the Environmental Bill of Rights, 1993, the Minister of the Environment, Conservation and Parks, within 15 days after receipt of this Notice, require a hearing by the Tribunal. The Minister of the Environment, Conservation and Parks will place notice of your appeal on the Environmental Registry. Section 142 of the Environmental Protection Act provides that the Notice requiring the hearing shall state:

- a. The portions of the environmental compliance approval or each term or condition in the environmental compliance approval in respect of which the hearing is required, and;
- b. The grounds on which you intend to rely at the hearing in relation to each portion appealed.

The Notice should also include:

- 1. The name of the appellant;
- 2. The address of the appellant;
- 3. The environmental compliance approval number;
- 4. The date of the environmental compliance approval;
- 5. The name of the Director, and;
- 6. The municipality or municipalities within which the project is to be engaged in.

And the Notice should be signed and dated by the appellant.

This Notice must be served upon:

The Secretary*
Environmental Review Tribunal
655 Bay Street, Suite 1500
Toronto, Ontario
M5G 1E5

AND

The Minister of the Environment, Conservation and Parks 777 Bay Street, 5th Floor Toronto, Ontario M7A 2J3

AND

The Director appointed for the purposes of Part II.1 of the Environmental Protection Act Ministry of the Environment, Conservation and Parks 135 St. Clair Avenue West, 1st Floor Toronto, Ontario M4V 1P5

* Further information on the Environmental Review Tribunal's requirements for an appeal can be obtained directly from the Tribunal at: Tel: (416) 212-6349, Fax: (416) 326-5370 or www.ert.gov.on.ca

This instrument is subject to Section 38 of the Environmental Bill of Rights, 1993, that allows residents of Ontario to seek leave to appeal the decision on this instrument. Residents of Ontario may seek leave to appeal within 15 days from the date this decision is placed on the Environmental Registry. By accessing the Environmental Registry at https://ero.ontario.ca/, you can determine when the leave to appeal period ends.

The above noted activity is approved under s.20.3 of Part II.1 of the Environmental Protection Act.

DATED AT TORONTO this 11th day of March, 2021

Mohsen Keyvani, P.Eng.

Director

appointed for the purposes of Part II.1 of the Environmental Protection Act

CF/

c: Area Manager, MECP Kenora

c: District Manager, MECP Thunder Bay - District Derek Keay, 2670474 Ontario Inc.