



NWB Tools

Richard Dwyer <richard.dwyer@nwb-oen.ca>

North Country Gold Corp. application for water licence renewal 2BE-CRA2025

Bryan Atkinson - Fury <Bryan.Atkinson@furygoldmines.com>

Tue, Apr 22, 2025 at 1:05 PM

To: Richard Dwyer <richard.dwyer@nwb-oen.ca>

Cc: Ali Shaikh <ali.shaikh@nwb-oen.ca>

Richard,

Thank you for these. Only CIRNAC had comments to address.

1: NCGC confirmas the Incinerator, waste staging area and tents 22 and 23 are a minimum of 31 metres from the high water mark of any water body.

2: NCGC strives to prevent any water from accumulating within the secondary containment fuel berms. The berms remain covered at all times. We do not leave the rain drains filters attached to the berms as they are not utilized and any water accumulating in the berms needs to be tested prior to any release. Due to the small quantities of water that does make it into the berms we have been collecting the water in drums and shipping out as contaminated water for treatment at an approved facility in Quebec. If a significant amount of water were to enter one of the berms we would collect samples for testing and if approved for release we would do so into a temporary sump located a minimum of 31 metres from the normal high water mark of any water body.

3: In regards to water accumulation in any future quarries at the site, water would be tested for TSS prior to any pumping. As this water would consist either of melt water or rain water and be tested prior to pumping the plan is to release it into the naturally occurring drainages (with erosion control measures in place) proximal to the quarry to flow naturally into the environment. Pump locations and discharge would be a minimum of 31 metres from the normal high water mark of any water body.

4: The statement in the attached explosives management plan has been corrected from 30m to 31m

5: NCGC confirms that all drill cutting from any drilling on ice will be deposited a minimum of 31m from the normal high water mark of any water body – revised Corporate and Social Responsibility Plan is attached

6: See revised Corporate and Social Responsibility plan with wording “wherever possible” removed.

7: Missing Appendix 3 and MSDS sheets added to attached revised NCGC Spill prevention and response plan

8: Comprehensive waste Management Plan has been updated to clarify the storage of waste, contaminated soil and water as well as how large particles and debris from the WWTS are dealt with.

9: Abandonment and reclamation updated to recommended 25 year monitoring period.

Bryan Atkinson

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From: Richard Dwyer <richard.dwyer@nwb-oen.ca>**Sent:** Thursday, April 17, 2025 3:01 PM

To: Bryan Atkinson - Fury <Bryan.Atkinson@furygoldmines.com>

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2025 Env Plans April revised.zip

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