

Pêches et Océans Canada

Ontario & Prairie Region Fisheries Protection Program 867 Lakeshore Road Burlington, Ontario L7S 1A1

July 14, 2022

Région de l'Ontario et des Prairies Programme de protection du poisson et de son habitat 867 chemin Lakeshore Burlington, Ontario L7S 1A1

Your file Votre référence 2BE-NAG

Our file Notre référence 22-HCAA-01825

Licence Administrator Nunavut Water Board PO Box 119 Gjoa Haven, NT X0B 1J0

Dear Sylvia Ekelik:

Subject: Comment Request for the StrategX Elements Corp. Nagvaak Project –
Type B Water Licence - Implementation of Measures to Avoid and
Mitigate the Potential for Prohibited Effects to Fish and Fish Habitat

The Fisheries Protection Program (the Program) of Fisheries and Oceans Canada received the Nagvaak Project proposal for a Type B Water Licence for StrategX Elements Corp. on June 30, 2022.

The proposal has been reviewed to determine whether it is likely to result in:

- the death of fish by means other than fishing and the harmful alteration, disruption or destruction of fish habitat which are prohibited under subsections 34.4(1) and 35(1) of the *Fisheries Act*; and,
- effects to listed aquatic species at risk, any part of their critical habitat or the residences of their individuals in a manner which is prohibited under sections 32, 33 and subsection 58(1) of the *Species at Risk Act*.

Provided that the plans are implemented in the manner, and during the timeframe, described, the Program is of the view that the proposal will not require an authorization under the *Fisheries Act*, or the *Species at Risk Act*.

We recommend the proponent review the Interim Code of Practice for End-of-pipe fish screens (https://www.dfo-mpo.gc.ca/pnw-ppe/codes/screen-ecran-eng.html) and the Measures to Protect Fish and Fish Habitat (http://www.dfo-mpo.gc.ca/pnw-ppe/measures-eng.html) to ensure that all appropriate mitigation measures are



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implemented in the proposed project. If the project is unable to comply with the Interim Codes of Practice or the Measures to Protect Fish and Fish Habitat, we recommend that the proponent submit a Request for Review (http://www.dfo-mpo.gc.ca/pnw-ppe/reviews-revues/forms-formes/request-demand-eng.pdf) of the project.

Should the proponent's plans change or if the proponent has omitted some information in the proposal, further review by the Program may be required. The proponent should consult our website (http://www.dfo-mpo.gc.ca/pnw-ppe/index-eng.html) or consult with a qualified environmental consultant to determine if further review may be necessary. It remains the responsibility of the proponent to remain in compliance with the *Fisheries Act* and the *Species at Risk Act*.

It is also the proponent's *Duty to Notify* DFO if they have caused, or are about to cause, the death of fish by means other than fishing and/or the harmful alteration, disruption or destruction of fish habitat. Such notifications should be directed to fisheriesprotection@dfo-mpo.gc.ca or 1-855-852-8320.

If you have any questions with the content of this letter, please contact Ashley Lindley at Ashley.Lindley@dfo-mpo.gc.ca or 289-439-3997.

Yours sincerely,

Rich Kiell

Rick Kiriluk

A/Team Leader, Triage and Planning Fish and Fish Habitat Protection Program

COPY: Ashley Lindley - Fisheries and Oceans Canada