



**Environment Environnement
Canada Canada**

Environmental Protection Operations
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Our File: 4782 065

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Attention: Phyllis Beaulieu

Re: NWB 8BW-PUL Pullalik Bridge Project – Hamlet of Sanikiluaq, NU.

EPO's contribution to your request for specialist advice is based on the mandated responsibilities for the enforcement of **Section 36(3)** of the *Fisheries Act*, the *Canadian Environmental Protection Act* (CEPA), the *Migratory Birds Convention Act* (MBCA) and the *Species at Risk Act* (SARA).

On behalf of Environment Canada (EC), I have reviewed the above noted application submitted by the Hamlet to construct a new steel girder I beam bridge across Pullalik Stream.

Environment Canada has no issues with the mitigation measures outlined in the proposal at this time. EC recommends that the following general conditions be applied throughout all phases of the project:

- The proponent shall ensure that any chemicals, fuel or wastes associated with the proposed project do not enter waters frequented by fish. It is a requirement of **Section 36(3)** of the *Fisheries Act* that all effluent discharged into water frequented by fish, be non-deleterious
- The proponent should have a spill kit on hand at the construction site in the event that fuel lines and/or hydraulic hoses break on equipment being used near the water for construction.

EPO should be notified of changes in the proposed or permitted activities associated with this application.

Please do not hesitate to contact me at (867) 669-4744 or ron.bujold@ec.gc.ca with any questions or comments.

Yours truly,

Ron Bujold
Environmental Assessment Technician

cc: Stephen Harbicht (Head, Assessment & Monitoring, EPO)
Mike Fournier (Northern Environmental Assessment Coordinator, A&M, EPO)