



Mackenzie Valley Land and Water Board
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Staff Report

Applicant: Hamlet of Fort Providence	
Location: Fort Providence, NT	File Number: MV2016L3-0001
Date Prepared: January 7, 2019	Date of Board Meeting: January 17, 2019
Subject: 2017-2018 Annual Water Licence Report	

1. Purpose

The purpose of this Report is to present to the Mackenzie Valley Land and Water Board (MVLWB/the Board) the 2017-2018 Annual Water Licence Report (Annual Report) submitted by the Hamlet of Fort Providence to fulfill Part B, condition 4 of municipal Water Licence MV2016L3-0001 (Licence).

2. Background

- July 7, 2016 – Issuance of Licence MV2016L3-0001;
- June 30, 2017 – Annual Report due;
- October 4, 2018 – Annual Report received;
- October 10, 2018 – Review commenced;
- October 31, 2018 – Reviewer comments and recommendations due and received;
- November 14, 2018 – Responses due;
- November 19, 2018 – Responses received;
- **January 17, 2019 – Annual Report presented to the Board;** and
- July 6, 2026 – Expiration of Licence MV2016L3-0001.

3. Discussion

On October 4, 2018, the Hamlet submitted its 2017-2018 Annual Water Licence Report (attached) to fulfill Part B, condition 4 and Schedule 1, condition 1 of Licence MV2016L3-0001. This Annual Report is not for Board approval; however, it is being presented as an update to the Board.

4. Comments

Board staff note that an unusual date was chosen for Annual Report submission at issuance; the Hamlet’s annual deadline is June 30, following the year reported (April 1 – March 31), and as such, this report was submitted late, after its June 30, 2017 deadline.

The Hamlet did not use the annual reporting template developed by Board staff for this submission.

5. Public Review

By October 31, 2018, comments and recommendations on the Annual Report were received from Environment and Climate Change Canada (ECCC), the Government of the Northwest Territories Department of Environment and Natural Resources (GNWT-ENR), and Board staff.

The Hamlet responded on November 19, 2018, after the comment response deadline of November 14, 2018. As such, the Board will need to decide whether to accept the responses as submitted for their consideration. The Review Summary and Attachments (attached) present the concerns identified through this review.

In summary, review comments focused on the Hamlet's Surveillance Network Program (SNP) sampling and reporting, the Hamlet's inclusion of all reporting requirements under the Annual Report, and several omissions and corrections.

SNP sampling and reporting

This Annual Report illustrates that the Hamlet should be reminded to ensure that future SNP sampling and reporting be conducted in accordance with the requirements detailed in their Licence MV2016L3-0001 (Comment ID ECCC 1, 2, GNWT-ENR 3, MVLWB 1). If sampling is not conducted, rationale should be provided. Board staff note that the Annual Report template provided to the Hamlet by Board staff in October 2016 includes tables that clearly outline the required sampling frequencies and parameters for all SNP stations. The Hamlet should also include coordinates for all SNP stations with their corresponding maps (Comment ID GNWT-ENR 1).

Waste Water Decanting

The Hamlet was requested to provide greater detail on wastewater decanted and of Waste removed (Comment ID ECCC 3, GNWT-ENR 2, MVLWB 1). The detail should include monthly and annual quantities removed, and the start and end dates of decanting procedures.

Annual Report corrections

Board staff are aware that the Hamlet is not able to resubmit results for the 2017-2018 period (see Section 7, below). Accordingly, there will be no corrections to the Annual Report, but the Hamlet shall make changes in future Annual Reports to bring its reporting into compliance with Licence requirements.

In addition, the Hamlet could be reminded to ensure that all requirements are reported on (Comment ID GNWT-ENR 11, MVLWB 2).

6. Security

The status of security for this Project will not be affected by the Board's decisions related to the Annual Report.

7. Conclusion

Board staff conclude that further information was provided by the Hamlet in their responses to reviewer comments; however, the 2016-2017 Annual Report does not address all of the reporting requirements listed in Schedule 1, condition 1 of the Licence. The Board may wish to follow up with the Hamlet based on this review.

Board staff were made aware by the Hamlet that capacity considerations preclude their submission of a revised 2017-2018 Annual Report. Accordingly, Board staff have considered their responses in the review for this year and recommend to the Board that the Hamlet not be required to submit a revised Annual Report. Board staff recommend that the Board remind the Hamlet to correct and avoid the deficiencies noted when preparing its next Annual Report.

The Board could also remind the Hamlet to include the following in all future Annual Reports:

- Rationale for any SNP sampling not conducted in accordance with Licence requirements;
- To include coordinates of SNP stations on corresponding maps;
- To include a concordance table for Licence requirements to ensure that all requirements are reported on (Comment ID GNWT-ENR 11, MVLWB 2); and
- Complete reporting in accordance with each requirement listed in Schedule 1, condition 1 of the Licence.

8. Recommendation

Board staff request the Board consider accepting the late comment responses from the Town.

Board staff recommend the Board **acknowledge the 2017-2018 Annual Water Licence Report, as submitted to fulfill Part B, condition 4 and Schedule 1, condition 1 of Water Licence MV2016L3-0001.**

Board staff have prepared a draft decision letter (attached). Board staff recommend including the following text in the decision letter:

- The Board acknowledges and appreciates the Hamlet's efforts to fulfill the requirements of their Licence.
- The Hamlet shall adhere to the commitments made in their responses to reviewer comments dated November 19, 2018.
- In the future, Annual Reports will include monitoring results for all parameters listed for each station in Annex A, Part C of the Water Licence.

9. Attachments

- [2017-2018 Annual Water Licence Report](#)
- Review Summary and Attachments
- Draft Letter from the Board

Respectfully submitted,



David Finch
Regulatory Specialist

Review Comment Table

Board:	MVLWB
Review Item:	Hamlet of Fort Providence - 2017-18 Annual Water Licence Report (MV2016L3-0001)
File(s):	MV2016L3-0001
Proponent:	Hamlet of Fort Providence
Document(s):	MV2016L3-0001 - Fort Providence - 2017-18 Annual Report - Oct4-18 (9.2 MB)
Item For Review Distributed On:	Oct 10 at 14:11 Distribution List
Reviewer Comments Due By:	Oct 31, 2018
Proponent Responses Due By:	Nov 14, 2018
Item Description:	<p>The Hamlet of Fort Providence has submitted their 2017-18 Annual Water Licence Report, in accordance with Part B, condition 4 and Schedule 1 of municipal Water Licence MV2016L3-0001. Although formal approval of Annual Reports is not required under the Licence, the Board must be satisfied that the Hamlet has reported in accordance with the requirements of their Licence.</p> <p>Reviewers are invited to submit questions, comments and recommendations on the 2017-18 Annual Water Licence Report by October 31, 2018.</p> <p>If you have questions or comments regarding this review or the Online Review System, please contact Erica Janes at (867)766-7466 or ejanes@mvlwb.com.</p>
General Reviewer Information:	<p>In addition to the email distribution list, the following organizations received review materials by fax:</p> <ul style="list-style-type: none"> • Fort Simpson Métis Local #52 - Marie Lafferty, President - (867)695-2040; and • Northwest Territory Métis Nation - Tim Heron, NWTMN IMA Coordinator - (867)872-3586.
Contact Information:	<p>Erica Janes 867-766-7466 Heather Scott 867-766-7463 Jen Potten 867-766-7468</p>

Comment Summary

Environment and Climate Change Canada: Russell Wykes				
ID	Topic	Reviewer Comment/ Recommendation	Proponent Response	Board Staff Response
4	General File	Comment (doc); Cover Letter Recommendation		
1	2017/2018 Annual Report Appendix D. SNP Sample Results	Comment The table does not include results for several of the parameters which are required to be reported under the licence: CBOD, Ammonia, Total Phosphorus, Nitrite, Faecal Coliforms, Cobalt, Magnesium, Mercury, Nickel, Oil and Grease, TPH, BTEX, Total Phenols, Calcium, Potassium, Conductivity. Looking at the lab sheets, a number of parameters that are required by the licence have not been analyzed: - for 1412-1 missing CBOD, Oil and Grease - for 2016-3 missing magnesium, mercury, oil and grease, total petroleum hydrocarbons, and sulphate. Fifteen of the 29 parameters shown in the table are ones that are not required to be reported under the licence. As reported on the lab sheets, there were many analyses done that were not actually required (acknowledging some of these would be included in lab analytical packages). These include: For 2016-1: BOD, alkalinity, conductivity,	Nov 19: Alterations to the sampling and reporting procedures will be incorporated in the 2018/2019 Report.	<p>Adequate response.</p> <p>Board staff are aware that The Hamlet of Fort Providence is not able to resubmit results for the 2017-18 period.</p> <p>In the future, Annual Reports will include monitoring results for all parameters listed for each station in Annex A, Part C of the Water Licence.</p> <p>Please ensure that the results include Total Phosphorus (and not Total Phosphate), and if possible include water hardness for SNP stations 2016-2 and 2016-3.</p> <p>Note that under the terms of a data sharing agreement, SNP results will be shared with Board staff and the Inspector when they are distributed by Taiga Lab. These are being posted to the Registry and have been September 2017.</p>

		<p>turbidity, Hardness, Ca, Cl, Fl, Mg, K, So4, Na, Cd, Cr, Co, Cu, Fe, Pb, Mn, Ni, Zn, E. Coli, Fecal Strep, Total coliforms. For 2016-3: BOD, Al, As, Ba, Cs, Sb, Li, Mo, Ru, Se, Ag, Rb, Sr, Tl, U, V, NO3+NO2-N, Hexane Extractable Material.</p> <p>ECCC notes that the SNP Sampling Parameters lists for 2016-2 and 2016-3 include Total Phosphate - this should be Total Phosphorus. In addition, hardness would be useful for 2016-2 and 2016-3.</p> <p>Recommendation ECCC recommends that the Proponent revise Appendix D to include the sampling parameters required by the licence, and ensure analyses reflect the licence requirements.</p>		
2	<p>2017/2018 Annual Report Appendix D. SNP Sample Results</p>	<p>Comment Errata in the table include: Misreporting of the Nitrate value for 1412-1 June 27; ECCC questions the lab's reported Nitrite value of 2.34 mg/L for 1412-2 June 27 (this is likely switched with the Nitrate value of 0.40 mg/L). Results of the SNP sampling have been tabulated in Appendix D. There is confusion with respect to the sample locations for the last two columns; they are both shown as 1414-2 (which is the lagoon effluent) but they are designated as Treated H2O and Raw</p>	<p>Nov 19: Agree with the miss-reporting of Nitrate, should be 0.14mg/L. Understand that there may be confusion over the reporting location. Future effluent concentration allowances as laid out in Part D, condition 7 of the Water Licence will be added to future reporting tables.</p>	<p>Adequate response.</p> <p>Board staff are aware that The Hamlet of Fort Providence is not able to resubmit results for the 2017-18 period. The clarification noted in their response is sufficient. In the future their Annual Reports shall also make clear the reporting location.</p>

		<p>Water. Analytical results appear to support that they are from the drinking water treatment facility rather than the wastewater system (as stated in Section 2.4 of the Annual Report). Section 2.4 states that comparisons are drawn to maximum allowable concentrations, but the licence limits are not actually listed in the table in Appendix D.</p> <p>Recommendation ECCC recommends clarification of the errata noted in the Appendix D table.</p>		
3	<p>Lagoon Decant Duration and Sampling Frequency Section 2.2.1 Quantities of Wastewater Removed from Lagoons</p>	<p>Comment There is no requirement for the Annual Report to include the duration of decant for the sewage lagoons. However, providing this information supports the reporting of SNP sample collection, which is required weekly at Station 1412-2 during periods of discharge. Under Section 2.2.1 it is stated that decanting operations were initiated on August 8th for approximately one month. Sampling was done June 27, 2017 which was about 6 weeks prior to decant. The licence requirement is for sampling to be done prior to discharge and weekly during discharge. No sample results are reported for the four weeks of decant. The sampling frequencies</p>	<p>Nov 19: Recommendation noted, and the Hamlet will seek to meet these recommendations. Decant procedure occurs each year with appropriate approvals and oversight. Hamlet staff will work to improve reporting of this procedure.</p>	<p>Acceptable response.</p> <p>Board staff are aware that The Hamlet of Fort Providence is not able to resubmit results for the 2017-18 period. In future Annual Reports, the Hamlet shall include start and end dates of decants, as well as monthly and annual totals of the quantity of waste removed.</p> <p>The Hamlet of Fort Providence shall also ensure that sampling frequency in future years meets Licence requirements.</p>

		<p>required under the licence for Stations 2016-1, 2016-2, and 2016-3 were also not met.</p> <p>Recommendation ECCC recommends that dates of decant start and finish be included in the Annual Reports. Sampling frequency should be increased to comply with the requirements of the water licence for Stations 1412-2, 2016-1, 2016-2, and 2016-3.</p>		
GNWT - ENR: Central Email GNWT				
ID	Topic	Reviewer Comment/Recommendation	Proponent Response	Board Staff Response
5	General File	<p>Comment (doc) ENR Letter with Comments and Recommendations</p> <p>Recommendation</p>		
1	Topic 1: SNP Coordinates	<p>Comment Schedule 1, Item 1, (g), requires that geographical coordinates for all SNP stations, and a map showing station locations, be included in the Annual Water Licence Report (Report). ENR notes that while Appendix C does include the coordinates for SNP stations 1412-1 and 1412-2, stations 2016-1 and 2016-3 (which were both sampled during 2017/2018) have locations on the map but the corresponding coordinates are not provided. As well, the Report explains that station 2016-2 was not sampled in the 2017/2018</p>	<p>Nov 19: Recommendation noted, and the Hamlet will seek to meet this recommendation in future Annual Reports.</p>	<p>Acceptable response.</p> <p>In the future, Annual Reports will include coordinates for all SNP stations being sampled on corresponding maps.</p>

		<p>fiscal year as the exact location has yet to be determined. It is further explained that the Hamlet will work with the GNWT Inspectors to determine a suitable location for the SNP station, and that the GNWT plans to inspect in June of the 2018/2019 fiscal year.</p> <p>Recommendation 1) ENR recommends that coordinates for all SNP stations being sampled be included with the corresponding map in the next Report.</p>		
2	<p>Topic 2: Quantity of Wastewater Removed from Lagoons</p>	<p>Comment Section 2.2.1 explains that decanting operations were initiated on August 8th of 2017/2018, with operations taking approximately one month. ENR notes the monthly and annual quantities of waste removed from the waste disposal facilities are not reported as required under Schedule 1, Item 1, (c).</p> <p>Recommendation 1) ENR recommends the quantities of waste removed from the waste disposal facilities be reported according to Schedule 1, Item 1, (c) in the next Report.</p>	<p>Nov 19: Recommendation noted, and as specified in the note to ECCC, the Hamlet will seek to better report decant procedures and sampling results.</p>	<p>Acceptable response.</p> <p>Board staff are aware that the Hamlet of Fort Providence is not able to resubmit results for the 2017-18 period. In future Annual Reports, the Hamlet shall include start and end dates of decants, as well as monthly and annual totals of the quantity of waste removed.</p>

3	Topic 3: SNP Sampling Parameters	<p>Comment According to Annex A, Part C of the Water Licence, SNP station 1412-2 is required to sample for pH, CBOD, TSS, Ammonia, Total Phosphorus, Nitrate, Nitrite, Faecal Coliforms and, Oil and Grease. As previously noted in ENR's review of the 2016/2017 Annual Water Licence Report, the sample results for SNP station 1412-2 in 2017/2018 do not align with sampling requirements listed in Annex A, Part C of the Water Licence. Specifically in Appendix E, the June sample at SNP station 1412-2 does not provide results for CBOD or Oil and Grease, and the November sample does not provide results for CBOD, Ammonia, Total Phosphorus, Nitrite, Faecal Coliforms or Oil and Grease. ENR notes according to Part D, Item 7 of the Water Licence, EQC are listed for CBOD, Oil and Grease and, Faecal Coliforms. As well, according to Annex A, Part C of the Water Licence, SNP station 2016-3 is required to sample for various parameters. ENR notes the sample results for SNP station 2016-3 do not include magnesium, total mercury, oil and grease, or sulphate.</p>	<p>Nov 19: Recommendation noted, and as also request by ECCC will be addressed in future reports.</p>	<p>Acceptable response.</p> <p>In the future, Annual Reports will include monitoring results for all parameters listed for each station in Annex A, Part C of the Water Licence.</p>
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		Recommendation 1) ENR recommends that the next Report include monitoring results for all parameters listed for each station in Annex A, Part C of the Water Licence.		
4	Topic 4: SNP Sampling Frequency	<p>Comment According to Annex A, Part C of the Water Licence, SNP station 2016-1 sampling frequency is to occur at the beginning and end of the open water season (i.e. one week following freshet and before freeze-up). ENR notes only one sample was taken at station 2016-1, on June 27th, 2017. As well, SNP station 2016-3 sampling frequency is to occur twice per year during the months of June and September; and prior to discharge of accumulated water. ENR notes only one sample was taken at station 2016-3, on June 27th, 2017.</p> <p>Recommendation 1) ENR recommends rationale be provided for any SNP sampling not conducted in accordance with Water Licence requirements in the next Report.</p>	Nov 19: Recommendation noted, and the Hamlet will seek to meet this recommendation in future Annual Reports.	<p>Acceptable response.</p> <p>In the future, Annual Reports will include rationale for SNP sampling that was not conducted in accordance with Licence requirements.</p>

MVLWB: David Finch

ID	Topic	Reviewer Comment/Recommendation	Proponent Response	Board Staff Response
1	2017/2018 Annual Report, Sec. 2.2.1 and 2.2.2	<p>Comment Water Licence Schedule 1 (a) requires monthly and annual quantities of Waste removed from the Waste Disposal Facilities.</p> <p>Recommendation Please include the volume of the wastewater decanted and of the Waste removed from the Solid Waste Disposal Facility in the 2018/2019 report.</p>	<p>Nov 19: Recommendation noted, and the Hamlet will seek to meet this recommendation in the 2018/2019 Annual Report. Any activity at the solid waste disposal facility, involving waste removal will be detailed in future annual reports.</p>	<p>Acceptable response.</p> <p>In the future, Annual Reports will include volume of the wastewater decanted and of the Waste removed from the SWDF.</p>
2	2017/2018 Annual Report, Appendix D, SNP Sample Results	<p>Comment Water Licence Part B, item 6 requires compliance with the Suveillance Network Plan, including reporting of results. As noted in Comment 1 by Environment and Climate Change Canada (ECCC), several parameters are not listed in Appendix D which must be reported under the Licence (see Annex A, Part C).</p> <p>Recommendation Please revise Appendix D to include all sampling parameters required by the Licence.</p>	<p>Nov 19: As noted by ECCC and GNWT-ENR, Appendix D will be revised to report parameters as required.</p>	<p>Acceptable response.</p>



October 31, 2018

Erica Janes
Regulatory Officer
Mackenzie Valley Land and Water Board
7th Floor – 4910 50th Avenue
P.O. Box 2130
Yellowknife, NT
X1A 2P6

Dear Ms. Janes,

**Re: Hamlet of Fort Providence (the Hamlet)
Water Licence – MV2016L3-0001
2017-2018 Annual Water Licence Report
Request for Review and Comments**

The Department of Environment and Natural Resources (ENR), Government of the Northwest Territories has reviewed the report at reference based on its mandated responsibilities under the *Environmental Protection Act*, the *Forest Management Act*, the *Forest Protection Act*, the *Species at Risk (NWT) Act*, the *Waters Act* and the *Wildlife Act* and provides the following comments and recommendations for the consideration of the Board.

Topic 1: SNP Coordinates

Comment(s):

Schedule 1, Item 1, (g), requires that geographical coordinates for all SNP stations, and a map showing station locations, be included in the Annual Water Licence Report (Report). ENR notes that while Appendix C does include the coordinates for SNP stations 1412-1 and 1412-2, stations 2016-1 and 2016-3 (which were both sampled during 2017/2018) have locations on the map but the corresponding coordinates are not provided.

As well, the Report explains that station 2016-2 was not sampled in the 2017/2018 fiscal year as the exact location has yet to be determined. It is further explained that the Hamlet will work with the GNWT Inspectors to determine a suitable location for the SNP station, and that the GNWT plans to inspect in June of the 2018/2019 fiscal year.

Recommendation(s):

- 1) ENR recommends that coordinates for all SNP stations being sampled be included with the corresponding map in the next Report.

Topic 2: Quantity of Wastewater Removed from Lagoons

Comment(s):

Section 2.2.1 explains that decanting operations were initiated on August 8th of 2017/2018, with operations taking approximately one month. ENR notes the monthly and annual quantities of waste removed from the waste disposal facilities are not reported as required under Schedule 1, Item 1, (c).

Recommendation(s):

- 1) ENR recommends the quantities of waste removed from the waste disposal facilities be reported according to Schedule 1, Item 1, (c) in the next Report.

Topic 3: SNP Sampling Parameters

Comment(s):

According to Annex A, Part C of the Water Licence, SNP station 1412-2 is required to sample for pH, CBOD, TSS, Ammonia, Total Phosphorus, Nitrate, Nitrite, Faecal Coliforms and, Oil and Grease. As previously noted in ENR's review of the 2016/2017 Annual Water Licence Report, the sample results for SNP station 1412-2 in 2017/2018 do not align with sampling requirements listed in Annex A, Part C of the Water Licence. Specifically in Appendix E, the June sample at SNP station 1412-2 does not provide results for CBOD or Oil and Grease, and the November sample does not provide results for CBOD, Ammonia, Total Phosphorus, Nitrite, Faecal Coliforms or Oil and Grease. ENR notes according to Part D, Item 7 of the Water Licence, EQC are listed for CBOD, Oil and Grease and, Faecal Coliforms.

As well, according to Annex A, Part C of the Water Licence, SNP station 2016-3 is required to sample for various parameters. ENR notes the sample results for SNP station 2016-3 do not include magnesium, total mercury, oil and grease, or sulphate.

Recommendation(s):

- 1) ENR recommends that the next Report include monitoring results for all parameters listed for each station in Annex A, Part C of the Water Licence.

Topic 4: SNP Sampling Frequency

Comment(s):

According to Annex A, Part C of the Water Licence, SNP station 2016-1 sampling frequency is to occur at the beginning and end of the open water season (i.e. one week following freshet and before freeze-up). ENR notes only one sample was taken at station 2016-1, on June 27th, 2017.

As well, SNP station 2016-3 sampling frequency is to occur twice per year during the months of June and September; and prior to discharge of accumulated water. ENR notes only one sample was taken at station 2016-3, on June 27th, 2017.

Recommendation(s):

- 1) ENR recommends rationale be provided for any SNP sampling not conducted in accordance with Water Licence requirements in the next Report.

Comments and recommendations were provided by ENR technical experts in the Water Resources Division and the South Slave Region and were coordinated and collated by the Environmental Assessment and Monitoring Section (EAM), Conservation, Assessment and Monitoring Division (CAM).

Should you have any questions or concerns, please do not hesitate to contact Patrick Clancy, Environmental Regulatory Analyst at (867) 767-9233 Ext: 53096 or email patrick.clancy@gov.nt.ca.

Sincerely,



Patrick Clancy
Environmental Regulatory Analyst
Environmental Assessment and Monitoring Section
Conservation, Assessment and Monitoring Division
Department of Environment and Natural Resources
Government of the Northwest Territories



Environment and
Climate Change Canada

Environnement et
Changement climatique Canada

Environmental Protection Operations Directorate
Prairie & Northern Region
5019 52nd Street, 4th Floor
P.O. Box 2310
Yellowknife, NT X1A 2P7

ECCC File: 5200 000 025/002
MVLWB File: MV2016L3-0001

October 31, 2018

Via online submission

Erica Janes
Regulatory Specialist
Mackenzie Valley Land and Water Board
7th Floor, 4922 48th Street
P.O. Box 2130
Yellowknife, NT X1A 2P6

Dear Ms. Janes:

RE: MV2016L3-0001– Hamlet of Fort Providence – 2017-2018 Annual Water License Report

Environment and Climate Change Canada (ECCC) has reviewed the information submitted to the Mackenzie Valley Land and Water Board (MVLWB) regarding the above-mentioned Annual Water License Report and is submitting comments via the online review system. ECCC's specialist advice is provided based on our mandate, in the context of the *Canadian Environmental Protection Act*, the pollution prevention provisions of the *Fisheries Act*, the *Migratory Birds Convention Act*, and the *Species at Risk Act*.

Should you require further information, please do not hesitate to contact me at (867) 669-4743 or Russell.Wykes@Canada.ca.

Sincerely,

[original signed by]

Russell Wykes
Environmental Assessment Coordinator

Attachment(s): ECCC Comments Excel Sheet

cc: Georgina Williston, Head, Environmental Assessment North (NT and NU)

Canada

www.canada.ca/en/environment-climate-change
www.canada.ca/fr/environnement-changement-climatique