

December 31, 2021

Impact Assessment Agency of Canada (Agency) 160 Elgin Street, 22<sup>nd</sup> Floor Ottawa, ON K1A 0H3

Attention: Steven J. Fraser, Senior Compliance and Enforcement Officer

VIA EMAIL: steven.fraser@canada.ca

### Re: Blackwater Gold Project Environmental Assessment Decision Statement Condition 11 (Schedules)

Dear Mr. Fraser:

Pursuant to Conditions 11.1 and 11.2 of the Blackwater Project Decision Statement, please find the following documents:

- A schedule detailing all activities planned to fulfill each condition set out in the Decision Statement to meet the requirements of Condition 11.1. The schedule also identifies the commencement and estimated completion month(s) and year(s) for each of these activities (see Attachment A).
- A Consultation Memo (December 2021), which summarizes all activities commenced and planned to fulfil Conditions 2.3 and 2.4 as set out in the Decision Statement (see Attachment B). This memo is referenced in Attachment A.
- A schedule outlining all activities required to carry out the Designated Project to meet the
  requirements of Decision Statement Condition 11.2 (see Attachment C). The schedule indicates
  the commencement and estimated completion month(s) and years(s) and the duration of these
  activities. BW Gold is planning to commence construction on March 1, 2022, with an Early Works
  scope, which is planned to conclude at the end of June 2022.

The schedules are required to be submitted to the Agency no later than 60 days prior to the start of construction, which is scheduled to commence in March 2022.

Yours truly,

<Original signed by>

Ryan Todd VP Environment and Social Responsibility Artemis Gold Inc.

Attachments:

Attachment A: Decision Statement Condition 11.1 Schedule

Attachment B: Consultation Summary Memo (December 30, 2021)

Attachment C: Decision Statement Schedule 11.2

## Attachment A Decision Statement Condition 11.1 Schedule

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
2. General C	Conditions			
2.1	in this Decision Statement during all phases of the Designated Project are considered in a careful and precautionary manner, promote sustainable development, are informed by the best information and knowledge available at the time the Proponent takes action (including community and Indigenous traditional knowledge), are based on methods and models that are recognized by standard-setting bodies, are undertaken by qualified individuals, and have applied the best available economically and technically feasible technologies.	BW Gold will ensure its actions meet the requirements in the condition by: complying with federal and provincial authorizations that are issued for the Designated Project as well as the Metal and Diamond Mining Effluent Regulations and Health, Safety and Reclamation Code for Mines in BC; seeking input from the Environmental Monitoring Committee that has been established pursuant to the Project's Environmental Assessment Certificate M#19-01(EAC) Condition 19 and Community Liaison Committee established by EAC Condition 37 (both committees will be in place over the life of the mine); incorporate available monitoring data into water balance and water-related model updates; take into account methods and models that are recognized by standard-setting bodies; and consulting Indigenous groups pursuant to agreements and as required by conditions in the Decision Statement (DS) and EAC; requiring plans to be prepared by qualified individuals; and applying the best available economically and technically feasible technologies.	March 2022	August 2068
2.2	in this Decision Statement, give preference to avoiding the adverse environmental effect of the Designated Project over minimizing the adverse environmental effect of the Designated Project. If unable to avoid the adverse environmental effect, the Proponent shall give preference to minimizing the adverse environmental effect of the Designated Project over compensating for the adverse environmental effect of the Designated Project. If unable to minimize the adverse environmental effect, the Proponent shall compensate for the adverse environmental effect of the Designated Project.	BW Gold has applied the mitigation hierarchy set out in the Ministry of Environment 2014a, 2014b to avoid or minimize the Project's adverse environmental effects. Project effects have been mitigated through Project design and will be mitigated by the implementation of mitigation measures and offsetting / compensation plans.  References: Ministry of Environment. 2014a. Policy for Mitigating Impacts on Environmental Values - Working Document. Ministry of Environment. 2014b. Procedures for Mitigating Impacts on Environmental Values (Environmental Mitigation Procedures) Version 1.0.	March 2022	August 2068
Consultatio	n			
2.3	The Proponent shall, where consultation is a requirement of a condition set out in this Decision Statement:	Refer to the Consultation Memo (December 2021) in Attachment B, which summarizes all activities commenced and planned to fulfil DS conditions 2.3 and 2.4.	September 2021	August 2068
	2.3.2 provide all information available and relevant on the scope and the subject matter of the consultation and a period of time agreed upon with the party or parties being consulted, not less than 15 days, to prepare their views and information;		September 2021	August 2068
	2.3.3 undertake a full and impartial consideration of all views and information presented by the party or parties being consulted on the subject matter of the consultation;	·	Ongoing	August 2068

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
	2.3.4 strive to reach consensus with Indigenous groups; and	Refer to the Consultation Memo (December 2021) in Attachment B, which summarizes all activities commenced and planned to fulfil DS conditions 2.3 and 2.4.	Ongoing	August 2068
	2.3.5 advise the party or parties being consulted on how the views and information received have been considered by the Proponent including a rationale for why the views have, or have not, been integrated. The Proponent shall advise the party or parties in a time period that does not exceed the period of time taken in 2.3.2.	Refer to the Consultation Memo (December 2021) in Attachment B, which summarizes all activities commenced and planned to fulfil conditions 2.3 and 2.4 as set out in the DS.	Ongoing	August 2068
	The Proponent shall, where consultation with Indigenous groups is a requirement of a condition set out in this Decision Statement, determine and strive to reach consensus with each Indigenous group regarding the manner by which to satisfy the consultation requirements referred to in condition 2.3, including:  2.4.1 the methods of notification;	Refer to the Consultation Memo (December 2021) in Attachment B, which summarizes all activities commenced and planned to fulfil DS conditions 2.3 and 2.4.	October 2021	August 2068
2.4	2.4.2 the type of information and the period of time to be provided when seeking input;	Refer to the Consultation Memo (December 2021) in Attachment B, which summarizes all activities commenced and planned to fulfil DS conditions 2.3 and 2.4.	October 2021	August 2068
	2.4.3 the process to be used by the Proponent to undertake impartial consideration of all views and information presented on the subject of the consultation; and	Refer to the Consultation Memo (December 2021) in Attachment B, which summarizes all activities commenced and planned to fulfil DS conditions 2.3 and 2.4.	Ongoing	Augsust 2068
	2.4.4 the period of time and the means by which to advise Indigenous groups of how their views and information were considered by the Proponent.	Refer to the Consultation Memo (December 2021) in Attachment B, which summarizes all activities commenced and planned to fulfil DS conditions 2.3 and 2.4.	Ongoing	August 2068
Follow-up a	nd Adaptive Management			
2.5	The Proponent shall, where a follow-up program is a requirement of a condition set out in this Decision Statement, have a Qualified Professional, where such a qualification exists for the subject matter of the follow-up program, determine, as part of the development of each follow-up program and in consultation with the party or parties being consulted during the development, the following information:  2.5.1 the follow-up activities that must be undertaken by a qualified individual;	Follow-up programs (FUP) and adaptive management have been incorporated into management and monitoring plans, or provided in standalone documents where they are required by the DS. The plans have been prepared by qualified professionals (or qualified individuals), where such a qualification exists for the subject matter of the FUP, and they identify follow-up activities to be undertaken by qualified individuals.  The start date is the date a plan containing a FUP was provided to Indigenous groups for review and comment.	August 2021	August 2068
	2.5.2 the methodology, location, frequency, timing and duration of monitoring associated with the follow-up program;	The methodology, location, frequency, timing and duration of monitoring associated with each FUP are described in management and monitoring plans or standalone documents.	October 2021	August 2068
	2.5.3 the scope, content, format and frequency of reporting of the results of the follow-up program;	The scope, content, format and frequency of reporting of the results of the follow-up program are described in management and monitoring plans or standalone documents.	October 2021	August 2068

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	2.5.4 the levels of environmental change relative to baseline conditions that would require the Proponent to implement modified or additional mitigation measure(s), including instances where the Proponent may require Designated Project activities to be stopped; and	The FUPs identify quantitative or qualitative thresholds or triggers to assess whether there have been changes to baseline conditions that would require the implementation of modified or additional mitigation measures. Instances where Project activities may be stopped would include non-compliance with Project federal and provincial permit conditions or federal and provincial legislation.	October 2021	August 2068
	up program shows that the levels of environmental change referred to in condition 2.5.4 have been reached or exceeded.	The technically and economically feasible mitigation measures to be implemented if monitoring shows that environmental conditions have changed from baseline conditions will be depend on the value component and will be determined in consultation with relevant federal and provincial authorities and Indigenous groups.		Date subject to nature of modified or additional mitigation measures and monitoring of those measures
2.6	management information referred to in condition 2.5 during the implementation of each follow-up program in consultation with the party or	BW Gold will consult with the party or parties on updates to follow-up and adaptive management information referred to in condition 2.5. The party or parties to be consulted on the updates will be the party or parties consulted during the development of each FUP and identified in DS conditions.  Note the start date is one year after the commencement of construction.	March 2023	August 2068
2.7	development of each follow-up program for a consultation period of up to 60 days prior to providing follow-up programs pursuant to condition 2.8.	The Consultation Summary Memo (December 2021) in Attachment B identifies the dates that documents were provided to the party or parties for consultation purposes. As noted in the Memo, DS conditions, including FUPs, are being implemented through management plans required by the Project's EAC or standalone documents. BW Gold began providing draft plans (with FUP) to Indigenous groups in August 2021 as indicated in Attachment B.	August 2021	August 2068
2.8	3.14, 3.15, 3.16, 4.5, 5.5, 6.11, 6.12, 6.13, 6.14, 8.18.6, 8.20.5, 8.21, and 8.22, if required, to the Agency and to the party or parties being consulted	party or the parties consulted on the development of each FUP within 30	·	Augsust 2067
		FUPs to be conducted in accordance with the information determined pursuant to condition 2.5. Note the start date is the commencement of construction date.	March 2022	August 2068
	2.9.2 undertake monitoring and analysis to verify the accuracy of the environmental assessment as it pertains to the particular condition and/or to	Monitoring and analysis will be undertaken to verify the accuracy of the environmental assessment as it pertains to the particular condition and/or to determine the effectiveness of any mitigation measure(s).	March 2022	August 2068

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
2.9	2.9.3 determine whether modified or additional mitigation measures are required based on the monitoring and analysis undertaken in accordance with condition 2.9.2; and	based on the monitoring and analysis undertaken in accordance with condition 2.9.2.	March 2024	August 2068
	2.9.4 if modified or additional mitigation measures are required pursuant to condition 2.9.3, develop and implement these mitigation measures in a timely manner and monitor them in accordance with condition 2.9.2.	If modified or additional mitigation measures are required pursuant to condition 2.9.3, these measures will be developed and implemented in a timely manner and monitored in accordance with condition 2.9.2.	Date subject to monitoring results and if there is a change from baseline conditions that requires modified or additional mitigation measures	Date subject to nature of modified or additional mitigation measures and monitoring of those measures
2.10	Where consultation with Indigenous groups is a requirement of a follow-up program, the Proponent shall discuss the follow-up program with Indigenous groups and determine, in consultation with Indigenous groups, opportunities for their participation in the implementation of the follow-up program, including the analysis of the follow-up results and whether modified or additional mitigation measures are required, as set out in condition 2.9.	Where consultation with Indigenous groups is a requirement of a FUP, BW Gold shall discuss the FUP with Indigenous groups and determine, in consultation with Indigenous groups, opportunities for their participation in the implementation of the follow-up program, including the analysis of the follow-up results and whether modified or additional mitigation measures are required, as set out in condition 2.9.	ongoing	August 2068
<b>Annual Rep</b>	orting			
	The Proponent shall, commencing in the reporting year during which the Proponent begins the implementation of the conditions set out in this Decision Statement, prepare an annual report that sets out: 2.11.1 the activities undertaken by the Proponent in the reporting year to comply with each of the conditions set out in this Decision Statement;	BW Gold began implementing DS conditions in summer 2021 by undertaking pre-construction wildlife surveys. Therefore, it is assumed the first annual report will cover activities in 2021.	September 2022	August 2069
	2.11.2 how the Proponent complied with condition 2.1;	The annual report will describe how BW Gold complied with Condition 2.1.	September 2022	August 2069
	2.11.3 for conditions set out in this Decision Statement for which consultation is a requirement, how the Proponent considered any views and information that the Proponent received during or as a result of the consultation, including a rationale for how the views have, or have not, been integrated;	The annual report will describe how BW Gold considered any comments and information received during or as a result of consultation, including a rationale for how views have, or have not been integrated.	September 2022	August 2069
2.11	2.11.4 the information referred to in conditions 2.5 and 2.6 for each follow-up program;	The annual report will include information on any consultation associated with each FUP during the reporting year.	September 2022	August 2069
	2.11.5 the results of the follow-up program requirements identified in conditions 3.14, 3.15, 3.16, 4.5, 5.5, 6.11, 6.12, 6.13, 6.14, 8.18.6, 8.20.5, 8.21, and 8.22 if required;		September 2022	August 2069
	2.11.6 any update made to any follow-up program in the reporting year;	The annual report will describe any updates to any FUP identified during the reporting year.	September 2022	August 2069
	2.11.7 any modified or additional mitigation measures implemented or proposed to be implemented by the Proponent, as determined under condition 2.9 and rationale for why mitigation measures were selected pursuant to condition 2.5.4; and	The annual report will identify any modified or additional mitigation measures identified for any FUP during the reporting year.	September 2022	August 2069

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	2.11.8 any change(s) to the Designated Project in the reporting year.	Project during the reporting year.	September 2022	August 2069
2.12	2.11 to Indigenous groups, no later than June 30 following the reporting year to which the annual report applies. The Proponent shall consult Indigenous	Draft annual reports will be provided to Indigenous groups no later than June 30 following the reporting year to which the annual report applies. BW Gold shall consult Indigenous groups on the content and findings in the draft annual report as per agreements with Indigenous groups where they are in place.	June 2022	June 2069
2.13	The Proponent, in consideration of any comments received from Indigenous groups pursuant to condition, 2.12 shall revise and submit to the Agency and Indigenous groups a final annual report, including an executive summary in both official languages, no later than September 30 following the reporting year to which the annual report applies.	<u>'</u>	September 2022	August 2069
Information	Sharing			
2.14	to in conditions 2.11 and 2.13, the offsetting plan(s) referred to in condition 3.11, the compensation plan referred to in condition 8.18 and, if required, condition 5.3, the whitebark pine management plan referred to in condition 8.20, the communications referred to in conditions 10.4.2 and 10.4.3, the schedules referred to in conditions 11.1 and 11,2, and any update(s) or revision(s) to the above documents, upon submission of these documents to the parties referenced in the respective conditions. The Proponent shall keep these documents publically available for 25 years following the end of decommissioning of the Designated Project. The Proponent shall notify the Agency and Indigenous groups of the availability of these documents within 48 hours of their publication.	2.14 on the Blackwater Project website and will notify the IAAC and Indigenous groups of their availability on the website within 48 hours of their publication.	March 2022	August 2068 (+ 25 years)
2.15	this Decision Statement, the Proponent shall submit the plan to the Agency	Refer to Consultation Memo (December 2021) in Attachment B. As indicated in the Memo, BW Gold began providing draft management and monitoring plans to Indigenous groups in August 2021.	August 2021.	August 2068 (+ 25 years)

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
Change of P				
2.16	The Proponent shall notify the Agency and Indigenous groups in writing no later than 30 days after the day on which there is any transfer of ownership, care, control or management of the Designated Project in whole or in part.	In August 2020, Artemis Gold Inc. (Artemis) acquired the mineral tenures, assets and rights in the Blackwater Project that were previously held by New Gold Inc. On August 7, 2020, the Certificate was transferred to BW Gold LTD (BW Gold), a wholly-owned subsidiary of Artemis, under the 2018 Environmental Assessment Act. BW Gold notified the IAAC and Indigenous groups of the ownership change on September 15, 2020.  The IAAC and Indigenous groups will be notified of any future changes to ownership, care, control or management of the Designated Project no later than 30 days of a change.	September 2020	August 2068
Change to the	ne Designated Project			
2.17	The Proponent shall consult with Indigenous groups and relevant authorities prior to initiating any change(s) to the Designated Project that may result in adverse environmental effects, and shall notify the Agency and Indigenous groups in writing at a minimum of 60 days prior to initiating the change(s).	BW Gold initiated consultation with Indigenous groups on Project optimizations in September 2020 with the release of the Project's prefeasibility study (Blackwater Gold Project British Columbia - NI 43-101 Technical Report on Pre-Feasibility Study) in late August 2020. BW Gold met with the IAAC in January 2021 to review the proposed changes.	September 2020	December 2046
2.18	In notifying the Agency and Indigenous groups pursuant to condition 2.17, the Proponent shall provide the Agency with a description of the potential adverse environmental effects of the change(s) to the Designated Project, the proposed mitigation measures and follow-up requirements to be implemented by the Proponent, and the results of the consultation with Indigenous groups and relevant authorities.	BW Gold is preparing a response to IAAC's May 2021 letter, including an analysis of the potential environmental effects of the Project optimizations, taking into account proposed mitigation measures and follow-up requirements proposed to be implemented, and the results of consultation with Indigenous groups and relevant authorities. The analysis will also take into account the DS and EAC conditions.	February 2022	December 2046

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
3. Fish and I	Fish Habitat			
	The Proponent shall implement measures to control erosion and sedimentation within the Designated Project area to avoid the deposit of deleterious substances in water frequented by fish. The Proponent shall submit these measures to the Agency and to Indigenous groups before implementing them.	Measures to control erosion and sedimentation within the Designated Project area to avoid the deposition of deleterious substances in water frequented by fish are included in: Section 7.0 (Erosion and Sediment Control Measures) of the Surface Erosion Prevention and Sediment Control Management Plan and Section 9 (Mitigation Measures) of the Construction Environmental Management Plan.	March 2022	August 2068
3.1		BW Gold received Mines Act Permit M-246 on June 22, 2021 and Environmental Management Act Permit 110602 on June 24, 2021, authorizing early construction works for the Project. These works include means clearing, grubbing ditching, and site levelling at the Plant Site location and sediment and erosion controls, including construction of a sediment control pond.		
		Measures for erosion and sedimentation control are also proposed in BW Gold's (December 6, 2021) application for a Fisheries Act authorization for the death of fish and HADDs (harmful alteration, disruption or destruction) caused by the Project. This application is currently being reviewed by Fisheries and Oceans Canada (DFO).		
3.2	The Proponent shall develop, prior to construction and in consultation with Indigenous groups and Fisheries and Oceans Canada, measures to protect fish and fish habitat when undertaking activities in or near water, taking into account Fisheries and Oceans Canada's Measures to Avoid Causing Harm to Fish and Fish Habitat. In doing so, the Proponent shall:  3.2.1 develop to the satisfaction of Fisheries and Oceans Canada and any other relevant authorities, and in consultation with Indigenous groups, a proposal to salvage and relocate fish prior to conducting any Designated Project activity requiring removal of fish habitat. The Proponent, if authorized under the Fisheries Act and its regulations, shall salvage and relocate fish in a manner consistent with their authorization.	impacts on fish and fish habitat. The final schedule for fish salvage is being finalized. It will be staged according to the Project's construction schedule and will take place during the open water season. The preferred timing for fish salvage from the mainstems of Davidson Creek and Creek 661 is mid-July to September. The proposed plan has been provided to Indigenous groups and DFO for review and comment. The start date refers to the anticipated start date of fish salvage.	July 2022	April 2024
	The Proponent shall design, install and operate the freshwater intakes for the freshwater supply system to avoid fish entry or reduce the incidental capture, death or injury of fish through entrainment and impingement.	This condition is addressed in Section 3.5.2 (Screened Intake Pipes) of the Fresh Water Supply System Design Report (Knight Piesold 2021).	April 2028	December 2046

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
3.4	The Proponent shall comply with the Metal and Diamond Mining Effluent Regulations and the pollution prevention provisions of the Fisheries Act.	BW Gold will comply with the MDMER and pollution prevention provisions under the Fisheries Act and through the implementation of mitigation measures in Section 4.2 (Location, Timing, and Frequency of Sampling under AEMP) in the Aquatic Effects Monitoring Program (AEMP) Plan and Section 8.3 (Discharge Monitoring) in the Mine Site Water and Discharge Monitoring and Management Plan.  BW Gold is seeking an amendment to Schedule 2 of the MDMER and has completed a multiple accounts analysis and prepared a fish habitat compensation plan pursuant to Section 27.1 of the Regulations. Environment Canada and Climate Change has initiated consultations on the MAA with Indigenous groups and DFO on the fish and fish habitat compensation plan.	March 2022	August 2068
3.5	tailings and waste rock shall be prior to the onset of acid rock drainage as	1	April 2024	December 2046
3.6	low permeability foundation, and collect and monitor seepage. The Proponent shall move the low-grade ore stored on land to the tailings storage facility or the pit lake prior to the start of decommissioning.	be covered prior to onset of acid rock drainage is provided in Section 6.3 (Ore Stockpiles) of the Metal Leaching/Acid Rock Drainage Management	April 2024	December 2046
3.7	accordance with the requirements of the Metal and Diamond Mining Effluent Regulations and the Fisheries Act, before it is deposited into the receiving environment. When treating contact water and seepage, the Proponent shall take into account the water quality thresholds in British Columbia's Water Quality Guidelines for the Protection of Aquatic Life and any water quality	environment, including consideration of the BC Water Quality Guidelines and Yinka Dene Water Law Water Quality Standards, is discussed in Section 5.6 (Effluent Water Quality Mitigation Methods) and 5.8 (Effluent Discharge) of Chapter 5 (Modelling, Mitigation and Discharges) of BW Gold's Joint Mines Act/Environmental Management Act Permits Application (November 2021) and Section 8.0 (Discharge Management and Monitoring) of the Mine Site Water and Discharge Monitoring and Management Plan.	April 2024	August 2068+

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
3.8	The Proponent shall develop, prior to construction, measures to maintain instream flow needs in Davidson Creek. The Proponent shall maintain instream flow needs in Davidson Creek during all phases of the Designated Project at a minimum within flow rates recommended by the Proponent in Appendix 5.1.2.6D of the Environmental Impact Statement, unless otherwise authorized by Fisheries and Oceans Canada.	Measures to maintain instream flow needs in Davidson Creek are addressed in Section 4.3 (Hydrology (Surface Water Quantity) of the AEMP Plan and Section 7.2.6 (Freshwater Reservoir) of the Mine Site Water and Discharge Monitoring and Management Plan.	April 2024	August 2068
3.9	The Proponent shall maintain water temperature in Davidson Creek, as described by the Proponent in Section 5 of Appendix A (Blackwater Gold Project – Assessment of Flows from the Water Treatment Plant and North and South Diversions on Davidson Creek Temperatures. Knight Piesold. Memorandum VA16-01038) of Appendix C-1 of the Environmental Impact Statement Supplemental Report Assessment of Effects Related to Project Changes (August 2016), unless otherwise authorized by Fisheries and Oceans Canada.	Measures to maintain water temperature in Davidson Creek are provided in Section 4.4.1.1 of the AEMP Plan.	April 2024	August 2068
3.10	The Proponent shall mitigate effects to fish and fish habitat from water withdrawn from Tatelkuz Lake during operation, including by using mine water and water from the northern and southern diversions identified by the Proponent in Figure 3-1 of the Environmental Impact Statement Supplemental Report Assessment of Effects Related to Project Changes (August 2016) for the operation of the mill and redirect water used to process ore in the mill into the tailings management facility. When withdrawing water from Tatelkuz Lake, the Proponent shall comply with the Fisheries Act and any other applicable legal requirements and associated regulations.	Measures to mitigate effects to fish and fish habitat during Tatelkuz Lake water withdrawals are addressed in Section 10.9 (Monitoring and Adaptive Management) of BW Gold's (December 2021) application for a Fisheries Act. The application is currently being reviewed by DFO.  Measures to mitigate effects to fish and fish habitat must also be considered in Condition 31 of the Project's EAC, which requires the development of a Tatelkuz Lake Protection Plan. The plan must consider the effects of water withdrawals on fish and fish habitat in Chedakuz Creek as well as monitoring and mitigating effects of Tatelkuz Lake level drawdown on fish and fish habitat in the littoral zone. This plan must be submitted 90 days prior to pumping water from Tatelkuz Lake (Reference: Blackwater Gold Project Document Submission Plan, BW Gold August 2021, Version 2.0).	March 2029	December 2046
3.11	The Proponent shall develop, to the satisfaction of Fisheries and Oceans Canada and Environment and Climate Change Canada and in consultation with Indigenous groups, and implement any offsetting plan(s) related to any residual adverse effects to fish and fish habitat associated with the carrying out of the Designated Project. The Proponent shall submit any approved offsetting plan(s) to the Agency prior to implementation.	An offsetting plan is provided in Section 10 of BW Gold's (December 2021) application for a Fisheries Act authorization. The application is currently being reviewed by DFO.  BW Gold is seeking an amendment to Schedule 2 of the MDMER and has completed a multiple accounts analysis and prepared a fish habitat compensation/offsetting plan pursuant to Section 27.1 of the Regulations. Environment Canada and Climate Change has initiated consultations on the MAA with Indigenous groups and DFO on the compensation plan.  BW Gold will provide the offsetting plan to the IAAC once they are approved by DFO.	July 2022	December 2046

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
3.12	The Proponent shall, for any fish habitat offsetting measure(s) proposed in any offsetting plan(s) referred to in condition 3.11 that may cause adverse environmental effects not considered in the environmental assessment, develop and implement, following consultation with Indigenous groups, Fisheries and Oceans Canada and Environment and Climate Change Canada, measures to mitigate those effects, including effects to Indigenous peoples' current use of lands and resources for traditional purposes. The Proponent shall submit these measures to the Agency before implementing them.	Fish habitat offsetting measures are proposed in BW Gold's (December 2021) application for an Fisheries Act authorization. The application is currently being reviewed by DFO.	July 2022	December 2046
3.13	The Proponent shall, subject to any authorization required under the Fisheries Act, connect Lake 01682LNRS to Lake 01538UEUT prior to constructing the site C dam and in a manner that will maintain rainbow trout habitat and populations during all phases of the Designated Project and be consistent with any offsetting plan(s) referred to in condition 3.11.	Implementation of the HADD offsetting plan is planned to commence in Summer 2022.	Summer 2022	August 2068
	The Proponent shall develop, prior to construction and in consultation with Indigenous groups, Fisheries and Oceans Canada, and other relevant authorities, a follow-up program to verify the accuracy of the environmental assessment and determine the effectiveness of the mitigation measures as it pertains to adverse environmental effects of the Designated Project on fish and fish habitat. The Proponent shall implement the follow-up program during all phases of the Designated Project and shall apply conditions 2.9 and 2.10 when implementing the follow-up program. As part of the follow-up program, the Proponent shall:	Indigenous groups and DFO in December 2021.	April 2024	December 2046
	Lake 01682LNRS prior to enlarging Lake 01682LNRS and connecting it to	BW Gold conducted a non-lethal parasite-pathogen inventory of the rainbow trout inhabiting both lakes in July 2021 to satisfy Condition 3.14.1. A report summarizing the results of this study will be provided to Indigenous groups and DFO in Q1 2022 for discussion and prior to construction of the connector channel between Lakes 15 and 16.	December 2021	Spring 2022
3.14	3.14.2 monitor, starting when the Proponent starts to pump water into Davidson Creek and continuing through until the freshwater supply system has been decommissioned, rainbow trout (Oncorhynchus mykiss) and Kokanee (Oncorhynchus nerka) populations in Davidson Creek, including:	Monitoring will be start in Year 1 of Operations when water is released from the freshwater reservoir to Davidson Creek and continue until the freshwater supply system is decommissioned.	April 2024	December 2046

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	3.14.2.1 community composition of rainbow trout (Oncorhynchus mykiss) and Kokanee (Oncorhynchus nerka), their absolute abundance, genetic structure and diversity;		July 2021	December 2046
	3.14.2.2 absolute abundance of overwintering rainbow trout juveniles; and	The FUP describes surveys to be undertaken in 2022, which will include a winter survey of overwintering rainbow trout and a summer survey to identify likely rainbow overwintering habitat and abundance downstream of planned Project infrastructure will be undertaken. The surveys are described in the FUP.	January/February 2022	December 2046
	3.14.2.3 characteristics of spawner populations through surrogate monitoring metrics including size at 50% maturity, redd counts and spawner distribution.	A rainbow trout spawner survey and Kokanee fry outmigration surveys were undertaken in spring 2021 as described in the FUP. These surveys are described in the FUP.	May/June 2021	December 2046
2.45	The Proponent shall develop, in consultation with Indigenous groups and other relevant authorities, a follow-up program to verify the accuracy of the environmental assessment and determine the effectiveness of the mitigation measures as it pertains to adverse environmental effects of the Designated Project on fish habitat in Davidson Creek, Creek 661 and Chedakuz Creek. The Proponent shall develop the follow-up program prior to construction and shall implement the follow-up program during all phases of the Designated Project. The Proponent shall apply conditions 2.9 and 2.10 when implementing the follow-up program. As part of the follow-up program, the Proponent shall:  3.15.1 monitor water flows in Davidson Creek during the open water season from construction until decommissioning, and temperature continuously from construction until decommissioning;	Water flow monitoring for major catchments including Davidson Creek catchment is described in 4.3 (Hydrology (Surface Water Quantity) and triggers and action responses for fish habitat - hydrology are identified in Table 5-1 in Section 5.0 (Trigger Action Response Plan) of the AEMP Plan.	March 2022	August 2068
3.15	3.15.2 monitor water quality in Davidson Creek, Creek 661 and Chedakuz Creek for contaminants of potential concern, including those identified in Table 5 of the environmental assessment report, during all phases of the Designated Project; and	Surface water quality monitoring is described in Section 4.4.2 (Surface Water Quality Sampling) of Section 4 of the AEMP Plan.	March 2022	August 2068

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
	3.15.3 monitor, during all phases of the Designated Project, groundwater quality and quantity downstream of the tailings storage facility site D, open pit, west waste rock dump and low-grade ore stockpile to confirm that groundwater quantity and quality parameters are at or below the values identified by the Proponent in the modelled predictions in Section 5 of Blackwater Gold Project: Additional Water Quality Model Sensitivity Scenario (July 20, 2017) and Section 3 of Blackwater Gold Project: Water Treatment Responses for Comments 1266, 1270, 1271, 1272, and 1273 (February 15, 2017) for nitrite and contaminants of potential concern, and to verify the effectiveness of water management measures.	Mine site groundwater quality and flow monitoring is described in Section 7.3.4 (Mine Site Groundwater Quality and Flow) of the Mine Site Water and Discharge Monitoring and Management Plan. Adaptive management for groundwater is described in Section 11 (Table 11-1: Mine Site Water Adaptive Management Actions) and Section 11.1 (Groundwater Adaptive Management and Contingency Actions) of the Mine Site Water and Discharge Monitoring and Management Plan.	March 2022	August 2068
3.16	The Proponent shall develop, prior to construction and in consultation with Indigenous groups and relevant authorities, a follow-up program to verify the accuracy of the environmental assessment and determine the effectiveness of the mitigation measures as it pertains to fish habitat in Tatelkuz Lake and Chedakuz Creek. The Proponent shall implement the follow-up program from construction through decommissioning and shall apply conditions 2.9 and 2.10 when implementing the follow-up program. As part of the follow-up program, the Proponent shall:  3.16.1 conduct, prior to the commissioning of the freshwater supply system, fish habitat quantity and quality surveys in the Tatelkuz Lake littoral zone;	will be completed in January 2022. As part of the FUP, fish habitat quantity and quality surveys in the Tatelkuz Lake littoral zone will be conducted.	Spring/Summer 2022	August 2068
	3.16.2 monitor the Tatelkuz Lake littoral zone from the commissioning of the freshwater supply system until decommissioning; and	The FUP will include a monitoring program for the Tatelkuz Lake littoral zone.	April 2024	August 2068
	3.16.3 monitor water flows in Chedakuz Creek between Tatelkuz Lake and the confluence with Davidson Creek during the open water season from construction until decommissioning.	A monitoring program for Chedakuz Creek flows is provided in Section 4.3 (Hydrology (Surface Water Quantity)) of the AEMP Plan. Triggers and action responses for fish habitat - hydrology are identified in Table 5-1 in Section 5.0 (Trigger Action Response Plan) of the AEMP Plan. This program will be incorporated into the FUP.	March 2022	August 2068
4. Migratory				
4.1	The Proponent shall carry out the Designated Project in a manner that protects migratory birds and avoids harming, killing or disturbing migratory birds or destroying, disturbing or taking their nests or eggs. In this regard, the Proponent shall take into account Environment and Climate Change Canada's Avoidance Guidelines and the risk of incidental take. The Proponent's actions when carrying out the Designated Project shall be in compliance with the Migratory Birds Convention Act, 1994, the Migratory Birds Regulations and with the Species at Risk Act.	migratory birds or destroying, disturbing or taking their nests or eggs are	March 2022	December 2046

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
4.2	tailings storage facility, reclamation wetlands, pit lake and sediment control ponds until such time that water quality in these structures meets legislative requirements and water quality objectives. The Proponent shall identify the	Measures to deter migratory birds from using or frequenting the tailings storage facility, pit lake and sediment control ponds are provided in Section 3.5.1 (Tailings Storage Facility Mitigations) and Section 4.7.2.2 (Facility Waterbody Monitoring) of the Wildlife Mitigation and Monitoring Plan. Section 3.5.1 discusses the approach to determining water quality objectives.	April 2024	August 2068
4.3	their habitat in the Designated Project area to validate the results of habitat suitability modelling for migratory birds, including migratory birds that are listed species at risk, conducted by the Proponent and presented in the Environmental Impact Statement and in the Blackwater Gold Project – Waterbird Memo (Response to LDN/UFN #684, 693, 697, and NWFN/StFN #964). As part of the pre-construction surveys, the Proponent shall validate		June 2021	April 2024
4.4	relevant authorities, mitigation measures related to sensitive periods and locations for migratory birds, including greater yellowlegs (Tringa	Mitigation measures to avoid sensitive periods and locations for migratory birds, including greater yellowlegs and consideration of critical habitat for Species at Risk-listed species, are provided in Section 4.7.2 of the Wildlife Mitigation and Monitoring Plan.	October 2021	December 2046
4.5	Indigenous groups and relevant authorities, a follow-up program to verify the	FUP and adaptive management is described in Section 4.7.3 (Monitoring of Predicted Effects and Mitigation Effectiveness) and Section 4.7.5 (Adaptive Management for Birds) of the Wildlife Mitigation and Monitoring Plan.	January 2022	December 2046

Project Name: Blackwater Gold Project Federal Environmental Assessment Decision Statement (April 15, 2019)

Submission Title: Condition 11.1 Schedule

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
5. Wetlands				
5.1	The Proponent shall mitigate the adverse environmental effects of the Designated Project on wetland functions with a preference for avoiding the loss of wetlands and wetland functions over minimizing the adverse effects on wetlands, and for minimizing the adverse effects on wetlands over compensating for lost or adversely affected wetlands, taking into account British Columbia's Wetland Ways: Interim Guidelines for Wetland Protection and Conservation in British Columbia, and Riparian Management Area Guidebook.	Measures to mitigate adverse environmental effects on wetland function are addressed in Section 9.0 (Mitigation and Management Measures) of the Wetland Management and Offsetting Plan.	March 2022	December 2046
5.2	buffer of undisturbed vegetation around wetlands located within the mine site, excluding activities required to construct project components. The Proponent shall conduct work or activity within the 30-metre buffer only to the extent necessary for safety reasons, to control invasive plants, or to install and maintain erosion or sediment run-off control measures. The Proponent shall have an independent environmental monitor observe work being done within the buffer, except when not possible for safety reasons. As part of the annual report, the Proponent shall include a summary of work or activities	Offsetting Plan requires maintenance of a 30 m buffer of undisturbed vegetation around wetlands located within the mine site. Section 9.1 also	March 2022	December 2046
5.3	Project on wetlands that cannot be avoided or minimized pursuant to condition 5.1, set out mitigation measures in a wetland compensation plan. The Proponent shall develop the wetland compensation plan, prior to construction, in consultation with Indigenous groups, Environment and Climate Change Canada and other relevant authorities, and taking into account Canada's Federal Policy on Wetland Conservation, Environment and Climate Change Canada's Operational Framework for Use of Conservation Allowances and habitat needs for migratory birds, moose (Alces alces) and listed species at risk. When identifying mitigation measures, the Proponent shall select wetland restoration over enhancement	The wetlands offsetting plan is discussed in Section 10 (Wetland Offsetting Plan) in the Wetland Management and Offsetting Plan.  Section 10.1 (Indigenous Engagement) describes Indigenous engagement on the wetland offsetting plan.  The development of the offsetting plan has taken into account Canada's Federal Policy on Wetland Conservation, Environment and Climate Change Canada's Operational Framework for Use of Conservation Allowances and habitat needs for migratory birds, moose (Alces alces) and listed species at risk. When identifying mitigation measures, BW Gold has selected wetland restoration over wetland enhancement and wetland enhancement over wetland creation.	February/March 2022	December 2046
5.4	For any wetland creation required pursuant to condition 5.3, the Proponent shall establish, prior to wetland creation and in consultation with Indigenous groups, Environment and Climate Change Canada and other relevant authorities, performance standards for wetland functions.	Performance standards for wetland functions are provided in Section 11.6.1 of the Wetland Management and Offsetting Plan.	July/August 2022	July 2034

Project Name: Blackwater Gold Project Federal Environmental Assessment Decision Statement (April 15, 2019)

Submission Title: Condition 11.1 Schedule

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
5.5	Indigenous groups, Environment and Climate Change Canada and other relevant authorities, a follow-up program to verify the predictions of the environmental assessment as it pertains to the adverse environmental effects of the Designated Project on wetland functions and to determine the effectiveness of the mitigation measures as it pertain to wetlands. The	Management and Offsetting Plan. Adaptive management is discussed in sections 5 (Adaptive Management Framework) and 13 (Evaluation and Adaptive Management). Monitoring is discussed in Section 11 (Monitoring).  Pre-construction surveys are described in Section 11.2 (Pre-construction), which were initiated in July 2021 and will be continued in 2022.	October 2021	December 2046
		Monitoring is described in Section 11 (Monitoring) of the Wetland Management and Offsetting Plan.	July/August 2022	December 2046
	· · · · · · · · · · · · · · · · · · ·	Monitoring of compensatory wetland sites is addressed in Table 11.5-1 (Wetland Monitoring Schedule) in Section 11 of the Wetland Management and Offsetting Plan.	July/August 2022	July 2034
6. Health an	nd socio-economic conditions and current use of lands and resources for	traditional purposes		
6.1	emissions of fugitive dust from the Designated Project, including dust	Measures to mitigate fugitive dust are addressed in Table 8.2-1 (Air Quality Mitigation Measures, Best Management Practices, and Contingency) in Section 8.2 of the Air Quality and Fugitive Dust Management Plan.	March 2022	August 2068
6.2	kilometres/hour on project roads and require that all persons abide by this	A maximum speed limit of 50 km/hr. on project road is identified in Section 3.6.2 (Wildlife Activity on Roadways) of the Wildlife Mitigation and Monitoring Plan.	March 2022	August 2068
6.3	exposure to noise and dust from the Designated Project. The Proponent shall	noise complaints is addressed in Section 11.1.3 (Complaint Process and Reporting) of the Noise and Vibrations Effects Monitoring and Mitigation	March 2022	August 2068

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
6.4	The Proponent shall, during all phases of the Designated Project, limit landing and take-off of flights to daylight hours and shall limit taxiing time of aircraft on the ground to time necessary for take-off and landing manoeuvers, except if not feasible for safety reasons.			August 2068
6.5	The Proponent shall, in consultation with Indigenous groups, install and maintain signs indicating that consumption of surface water is not advisable in the tailings storage facility, the pit lake and Davidson Creek year-round at locations established in consultation with Indigenous groups.	Section 4.4 of the Country Foods Monitoring Plan addresses this condition by requiring, in consultation with Indigenous groups, that signs indicating that consumption of surface water is not advisable be installed at or near the tailings storage facility, pit lake, and in Davidson Creek year round.	April 2024	August 2068
6.6	The Proponent shall provide Indigenous holders of provincially-registered traplines, whose traplines overlap with the Designated Project area, with the schedules referred to in condition 11.2 and updates or revisions to the initial schedules pursuant to condition 11.3 and 11.4 at the same time these documents are provided to the Agency.	BW Gold will provide Indigenous holders of provincially-registered traplines, whose traplines overlap with the Designated Project area, with the schedules referred to in condition 11.2 and updates or revisions to the initial schedules pursuant to condition 11.3 and 11.4 at the same time these documents are provided to the IAAC.	December 2021	August 2068
6.7	The Proponent shall provide tenure holders, including trappers, guide outfitters and range tenure holders whose activities overlap with the Designated Project area with the schedules referred to in condition 11.2 and updates or revisions to the initial schedules pursuant to condition 11.3 and 11.4 at the same time these documents are provided to the Agency.	BW Gold will provide tenure holders, including trappers, guide outfitters and range tenure holders whose activities overlap with the Designated Project area with the schedules referred to in condition 11.2 and updates or revisions to the initial schedules pursuant to condition 11.3 and 11.4 at the same time these documents are provided to the IAAC.	December 2021	Augsut 2068
6.8	The Proponent shall develop and implement measures in consultation with Indigenous groups to manage invasive species within the Designated Project area.	j i	March 2022	August 2068
6.9	The Proponent shall determine the location of the transmission line towers in consultation with Indigenous groups, to mitigate visual effects of the transmission line where the transmission line crosses trails and sites of importance to Indigenous peoples, unless not technically and economically feasible.	BW Gold is consulting Indigenous groups on the location of the transmission line towers to mitigate potential visual effects of the transmission line where the transmission line crosses trails and sites of importance to Indigenous peoples. The input received from Indigenous groups will be incorporated into the Final Transmission Line Routing Plan required by EAC Condition 39. The end date reflects the anticipated timing of completing this engagement.	Ongoing	February 2022
6.10	The Proponent shall, during all phases of the Designated Project, prohibit employees and contractors associated with the Designated Project from fishing, hunting, trapping and gathering for any purposes not associated with the Designated Project, within the Designated Project area, or using the Designated Project area to access lands outside the Designated Project area for fishing, hunting, trapping and gathering, unless an employee or contractor is provided access by the Proponent for traditional purposes or for exercising Aboriginal rights, to the extent that such access is safe.	Wildlife Mitigation and Monitoring Plan.	March 2022	August 2068

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
6.11	The Proponent shall develop, prior to construction and in consultation with Indigenous groups and relevant authorities, a follow-up program to verify the accuracy of the environmental assessment as it pertains to adverse environmental effects of the Designated Project on the health of Indigenous Peoples caused by changes in concentrations of contaminants of potential concern in water, soil, vegetation and wildlife, including fish, and determine the effectiveness of mitigation measures. As part of the development of the follow-up program, the Proponent shall identify the vegetation and wildlife species that shall be monitored, the locations where the monitoring will be conducted, the contaminants to be monitored and the frequency of the monitoring. The Proponent shall implement the follow-up program during all phases of the Designated Project and shall apply conditions 2.9 and 2.10 when implementing the follow-up program. In doing so, the Proponent shall:  6.11.1 monitor, prior to construction, contaminants of potential concern in soil, vegetation, wildlife, including fish and water. The Proponent shall also co locate soil sampling with vegetation samples and water sampling with fish samples;	Adaptive management and follow-up is addressed in Section 6 (Adaptive Management and Follow-up) of the Country Foods Monitoring Plan. The sampling plan, including design, frequency, locations and methods is described in Section 4 and include air quality monitoring (Section 4.2), soil, plant and berry sampling (Section 4.3), surface water and fish tissue sampling (Section 4.4) and small mammal sampling (Section 4.5).	March 2022	August 2068
	6.11.2 monitor, during all phases of the Designated Project, contaminants of potential concern in water, soil, vegetation, and wildlife species;	The sampling plan, including design, frequency, locations and methods is described in Section 4 and include air quality monitoring (Section 4.2), soil, plant and berry sampling (Section 4.3), surface water and fish tissue sampling (Section 4.4) and small mammal sampling (Section 4.5).	March 2022	August 2068
	6.11.3 if the sampling and monitoring results referred to in condition 6.11.1 and 6.11.2 exceed the predictions made during the environmental assessment, implement any modified or additional mitigation measures pursuant to condition 2.9 based on the results of the follow-up program and update the human health risk assessment identified by the Proponent in Appendix 9.2.2A of the Environmental Impact Statement using the results of the sampling and monitoring. The Proponent shall integrate the current and predicted consumption patterns of each Indigenous group identified during the environmental assessment in the updated human health risk assessment and any updated consumption pattern information provided by Indigenous groups as part of the follow-up program.	Section 6.0 (Tables 6.3-1 to 6.3-5) of the Country Foods Monitoring Plan provide the action levels for metals in air, water, soil potential management responses.	March 2022	August 2068

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
6.12	The Proponent shall develop, prior to construction and in consultation with Indigenous groups and relevant authorities, a follow-up program to verify the accuracy of the environmental assessment as it pertains to adverse environmental effects of the Designated Project on the health of Indigenous Peoples as a result of changes to air quality and determine the effectiveness of mitigation measures. As part of the implementation of the follow-up program, the Proponent shall monitor nitrogen dioxide (NO2), sulfur dioxide (SO2), fine particulate matter (PM2.5), particulate matter (PM10), dust, and carbon monoxide (CO) in air. The Proponent shall implement the follow-up program during all phases of the Designated Project and shall apply conditions 2.9 and 2.10 when implementing the follow-up program.	Adaptive management and follow-up is addressed in Section 9.1 (Air Quality Trigger Response Framework) and Section 9.2 (Follow-up Program) of the Air Quality and Fugitive Dust Management Plan.	March 2022	August 2068
6.13	6.13 The Proponent shall develop, prior to construction and in consultation with Indigenous groups and relevant authorities, a follow-up program to verify the accuracy of the environmental assessment as it pertains to adverse environmental effects of the Designated Project on the socio-economic conditions of Indigenous Peoples as a result of changes to access, availability and quality of country foods. The Proponent shall implement the follow-up program from construction through decommissioning and shall apply conditions 2.9 and 2.10 when implementing the follow-up program.	This condition is addressed in the Food Security FUP, which provides methods and measures to mitigate potential adverse effects on the socioeconomic conditions of Indigenous groups as a result of changes to access, availability and quality of country foods as a result of the Project.	January 2022	August 2068
6.14	The Proponent shall, prior to construction and in consultation with Indigenous groups and relevant authorities, develop a follow-up program to verify the accuracy of the environmental assessment as it pertains to adverse effects from the Designated Project on moose (Alces alces) and determine the effectiveness of mitigation measures. As part of the implementation of the follow-up program, the Proponent shall conduct winter distribution and density surveys for moose (Alces alces) starting prior to construction and until the end of operation. The Proponent shall implement the follow-up program from construction through decommissioning and shall apply conditions 2.9 and 2.10 when implementing the follow-up program.		March 2022	August 2068
6.15	The Proponent shall develop, prior to construction and in consultation with Indigenous groups and relevant authorities, and implement, during all phases of the Designated Project, a plan to communicate the results of the follow-up program referred to in conditions 6.11, 6.12, 6.13 and 6.14 in plain language to Indigenous groups and relevant authorities. The communication plan shall include the procedures to communicate, including the frequency of communication.	This condition is addressed in the Country Foods Monitoring Plan, Air Quality and Fugitive Dust Management Plan, Food Security FUP, and Wildlife Mitigation and Monitoring Plan. BW Gold is seeking input from each Indigenous group on the communication plan.	January 2022	August 2068

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
7. Physical a	and cultural heritage and structures, sites or things of historical, archaeo			
7.1	The Proponent shall develop, prior to construction and in consultation with Indigenous groups, and implement an archaeological impact assessment of the footprints of the final transmission line alignment and associated poles, roads and towers to help inform final placement of these features. The Proponent shall take into account British Columbia's Archaeological Impact Assessment Guidelines when developing and implementing the archaeological impact assessment. The Proponent shall apply the archaeological and heritage management plan pursuant to condition 7.2 to structures, sites, or things of historical, archaeological, paleontological, or architectural significance or physical or cultural heritage resources discovered within the footprint of the final transmission line alignment.	The Archaeological Impact Assessment (AIA) was initiated in 2021 and anticipated to be completed in May 2022. The AIA takes into account BC's Archaeological Impact Assessment Guidelines. If the AIA identifies new cultural heritage sites, the Cultural and Spiritual Resources Management Plan will be updated to address the new sites. The end date reflects the anticipated date of the completion of transmission line construction.	September 2021	January 2023
	The Proponent shall have a Qualified Professional develop, prior to construction and in consultation with Indigenous groups and relevant authorities, and implement, during construction, operation and decommissioning, an archaeological and heritage management plan for any structures, sites, or things of historical, archaeological, paleontological, or architectural significance or physical or cultural heritage resources within the Designated Project area. The archaeological resources and heritage management plan shall include:  7.2.1 protocols to respect the discovery, handling, recognition, recording, transferring and safekeeping of structures, sites or things of historical, archaeological, paleontological or architectural significance;	BW Gold has prepared a Cultural and Spiritual Resources Management Plan, which addresses EAC Condition 18 and DS Condition 7.2 - 7.3. Protocols to respect the discovery, handling, recognition, recording, transferring and safekeeping of structures, sites or things of historical, archaeological, paleontological or architectural significance are discussed in 7.2 (Protection Measures) in the Archaeological and Cultural Heritage Chance Find Procedure provided in Appendix C of the plan.  Agreements respecting Indigenous customs and protocols respecting the discovery, handling, recognition, recording, transferring and safekeeping of unknown sites and confidentiality will be developed and in place prior to the commencement of Project construction.	January/February 2022	December 2046
	7.2.2 procedures to record, analyze, and mitigate the effects on cultural heritage resources and historic heritage sites, cultural sites previously identified through the heritage effects assessments conducted by the Proponent during the environmental assessment and, if applicable, the archaeological impact assessment completed for the final transmission line alignment;	Procedures and measures to mitigate effects on cultural heritage resources are provided in Section 7 (Protection Measures), Section 9.1 (Transmission Line Archaeological Impact Assessment) and Section 10 (Reporting and Record Keeping).	March 2022	December 2046
	7.2.3 a process for reporting information about physical and cultural heritage features and structures, sites or things of historical, archaeological, paleontological or architectural significance to Indigenous groups;	Reporting is addressed in Section 10.1 (Reporting) of the Cultural and Spiritual Resources Management Plan.	March 2022	December 2046
	7.2.4 a process for informing workers of sensitive cultural areas; and	The process for informing workers is addressed in Section 5.0 (Training) of the Cultural and Spiritual Resources Management Plan.	March 2022	December 2046
7.2	7.2.5 a chance find procedure to apply in the event that previously unidentified physical or cultural heritage features or structures, sites or things of historical, archaeological, paleontological or architectural significance are discovered by the Proponent. As part of the chance find procedure the Proponent shall:	1	March 2022	December 2046

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
	7.2.5.1 immediately halt work at the location of the discovery, except work required to be undertaken to protect the integrity of the discovery;	Halt work is addressed in the chance find procedure when there is a suspected human remains discovery.	March 2022	December 2046
	7.2.5.2 delineate an area of at least 30 metres around the discovery as a nowork zone;	The chance find procedure provides for the an area of at least 50 metres around the discovery be delineated.	March 2022	December 2046
	7.2.5.3 conduct an assessment at the location of the discovery taking into account British Columbia's Archaeological Impact Assessment Guidelines;	The chance find procedure requires the Project archaeologist conduct an assessment at the location of the discovery subject to BC's Archaeological Impact Assessment Guidelines and protocols that are in place with Indigenous groups respecting the discovery, handling, recognition, recording, transferring and safekeeping of previously unidentified structures, sites or things of historical, archaeological, paleontological or architectural significance and the confidentiality of a discovery.	March 2022	December 2046
	7.2.5.4. inform the Agency and Indigenous groups within 24 hours of the discovery, and allow Indigenous groups to monitor any work related to this discovery; and	Notice is described in the chance find procedure and key contacts, including the IAAC and Indigenous groups are provided in Table 1.	March 2022	December 2046
	handling, recognition, recording, transferring and safekeeping of previously unidentified structures, sites or things of historical, archaeological,	The chance find procedure identifies procedures to be followed Upon Discovery and Post-Discovery, which take into account the requirements of the BC Heritage Conservation Act and Indigenous protocols respecting the discovery, handling, recognition, recording, transferring and safekeeping of previously unidentified structures, sites or things of historical, archaeological, paleontological or architectural significance.	March 2022	December 2046
	7.2.2.6 consult Indigenous groups on the manner by which to protect the confidentiality of the discovery. The Proponent shall protect the confidentiality of the discovery in a manner that is consistent with provincial laws.	The chance find procedure addresses consultation with Indigenous groups related to protecting the confidentiality of a discovery.	March 2022	December 2046
7.3	The Proponent shall provide access, during all phases of the Designated Project and within 24 hours of an access request being received, to Indigenous groups to the mine site for cultural purposes or for exercising Aboriginal rights, to the extent that such access and exercise of rights are safe. The Proponent shall notify Indigenous groups in a timely manner if access to the mine site, or any part thereof, must be prohibited for safety reasons.	This condition are addressed in Section 9.3 (Site Access for Cultural and Spiritual Purposes) of the Cultural and Spiritual Resources Management Plan.	March 2022	August 2068
8. Wildlife a	nd Species at Risk			
8.1	The Proponent shall control lighting required for all phases of the Designated Project, including direction, timing and intensity, to avoid adverse effects on listed species at risk, while meeting health and safety requirements.	Measures to control lighting, including direction, timing and intensity, are identified in Section 3.1 (Infrastructure Design Management) of the Wildlife Mitigation and Monitoring Plan.	March 2022	August 2068
8.2	The Proponent shall, prior to construction and in consultation with Indigenous groups and relevant authorities, identify wildlife corridors that intersect project roads and shall install and maintain, during all phases of the Designated Project, wildlife crossing signs where the wildlife corridors intersect the project roads.	· ·	March 2022	August 2068

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
8.3	The Proponent shall not use salt for de-icing or traction control purposes on project roads during all phases of the Designated Project, unless all other methods used for de-icing or traction control purposes do not meet safety requirements.	This condition is addressed in Section 3.6.3 (Road Condition Management) of the Wildlife Mitigation and Monitoring Plan.	December 2022	August 2068
8.4	The Proponent shall, from the start of construction to the end of decommissioning, manage carrion on project roads in consultation with relevant authorities and Indigenous groups.	Measures to manage carrion on roads are addressed in Section 3.6.3 of the Wildlife Mitigation and Monitoring Plan.	March 2022	August 2068
8.5	The Proponent shall, during all phases of the Designated Project, manage snow bank height along project roads and shall create and maintain escape pathways where the wildlife corridors identified pursuant to condition 8.2 intersect the project roads to allow ungulates and wolverines (Gulo gulo) to exit the plowed roads in winter.	Measures to manage snow bank height are addressed in Section 3.6.3 of the Wildlife Mitigation and Monitoring Plan.	December 2022	August 2068
8.6	The Proponent shall, prior to the start of construction, conduct mineral lick surveys within the Designated Project area. If the results of the surveys indicate the presence of mineral licks outside the area disturbed by Designated Project components, the Proponent shall, in consultation with Indigenous groups and relevant authorities, maintain the mineral licks in their natural state.	Field surveys for mineral licks and other wildlife-related surveys were conducted in July 2021 and included walking surveys in the mine site and transmission line right-of-way with incidental reporting of salt licks whenever they were observed. The survey objectives are discussed in Section 4.4.1 (Pre-construction Surveys) of the Wildlife Mitigation and Management Plan.  The results of 2021 wildlife surveys will be reported in a 2021 baseline report to be completed in Q1 2022 and incorporated into the next version of the Wildlife Mitigation and Monitoring Plan.  If the surveys indicate the presence of mineral licks outside the area disturbed by Designated Project components, BW Gold shall, in consultation with Indigenous groups and relevant authorities, maintain the mineral licks in their natural state.	July 2021	September 2022
8.7	The Proponent shall maintain vegetation under the transmission line right of way to a minimum height of 1 metre from the ground except at the location of the tower bases, guy anchor points and along the transmission line access roads, or where not feasible for safety reasons.	This condition is identified in Section 3.4 (Transmission Line Management) in the Wildlife Mitigation and Monitoring Plan.	September 2025	August 2068
8.8	The Proponent shall deposit woody debris on the surface of upland slopes, between rocks and parallel and perpendicular to the slope when undertaking vegetation maintenance under the transmission line pursuant to condition 8.7, unless not feasible for safety reasons.	1 '	September 2025	August 2068

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
8.9	construction activities must be carried out to protect wildlife during sensitive life stages, including for grizzly bear (Ursus arctos), western toad (Anaxyrus boreas), wolverine (Gulo gulo), American marten (Martes americana), fisher (Pekania pennanti) and southern mountain caribou (Rangifer tarandus caribou). In doing so, the Proponent shall:  8.9.1 apply British Columbia's Compendium of Wildlife Guidelines for	Time periods during which construction activities must be carried out to protect wildlife during sensitive life stages are summarized in Table 3.3-1 in Section 3.3.1 (Sensitive Timing Windows). Time periods in British Columbia's Compendium of Wildlife Guidelines for Industrial Development Projects in the North Area are identified for the wildlife species referenced in the condition as follows: Section 4.1 (Amphibians - western toad), Table 4.5-1 in Section 4.5 (Furbearers - wolverine, American marten and fisher), and Section 4.6 (grizzly bear) of the Wildlife Mitigation and Monitoring Plan. Time periods for caribou are addressed in Sections 3.1 and 3.1 of the Caribou Mitigation and Monitoring Plan.	March 2022	August 2068
	· ·	Time periods for wildlife species referenced in the Condition are identified in the above. The areas within which each of the time periods apply is provided in Table 3.3-1 of the Wildlife Mitigation and Management Plan.	March 2022	August 2068
	· · · · · · · · · · · · · · · · · · ·	Construction activities will be conducted during the time periods identified pursuant to Condition 8.9.2 unless not technically feasible.	March 2022	August 2068
8.10	bear (Ursus arctos), western toad (Anaxyrus boreas), wolverine (Gulo gulo), American marten (Martes americana) and fisher (Pekania pennanti) is not technically feasible, the Proponent shall conduct pre-construction surveys to identify western toad (Anaxyrus boreas) breeding habitat and wolverine (Gulo gulo), American marten (Martes americana), fisher (Pekania pennanti) and grizzly bear (Ursus arctos) denning habitat and develop and implement additional mitigation measures, from construction until the end of operation, in consultation with Indigenous groups and relevant authorities. In doing so, the Proponent shall:	Pre-construction wildlife surveys were undertaken in 2021 and are described in the Wildlife Mitigation and Monitoring Plan as follows: western toad (Section 4.1.1); and grizzly bear (Section 4.6.1). No pre-construction surveys are planned for furbearers (wolverine, American marten or fisher). However, if vegetation clearing must occur during the sensitive denning period, preclearing surveys will be conducted and are described in Section 4.5.3 (Monitoring for Mitigation Effectiveness) of the Wildlife Mitigation and Monitoring Plan.  Establishment of no work buffers is addressed in the Wildlife Mitigation and Monitoring Plan as follows: Section 4.1.2 (western toad); Section 4.5.2 (furbearers); and Section 4.6.2 (grizzly bears).	March 2022	August 2068

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
8.11	The Proponent shall, in consultation with Environment and Climate Change Canada, have a qualified individual salvage and relocate western toad (Anaxyrus boreas) to suitable habitat, prior to clearing activities that cannot be scheduled outside of sensitive periods pursuant to condition 8.9.	Western toad salvage and relocation is addressed in Section 4.1.2 of the Wildlife Mitigation and Monitoring Plan.	March 2022	August 2068
8.12	The Proponent shall deter western toad (Anaxyrus boreas) from the tailings storage facility, reclamation wetlands, pit lake, sediment control ponds, and environmental control dam until such time that water meets British Columbia's Water Quality Guidelines for the Protection of Wildlife and from project roads during construction, operation and decommissioning.	Measures to deter western toad from the tailings storage facility, reclamation wetlands, pit lake, sediment control ponds, and environmental control dam until such time that water meets British Columbia's Water Quality Guidelines for the Protection of Wildlife and from project roads deterrence are addressed in Sections 3.5.1 (Tailings Storage Facility Mitigations) and 4.1.2 (Mitigation for Amphibians) of the Wildlife Mitigation and Monitoring Plan.	April 2024	August 2068
8.13	The Proponent shall take into account the Western Canada White Nose Syndrome Transmission Prevention when undertaking construction activities in little brown myotis (Myotis lucifugus) and northern myotis (Myotis septentrionalis) habitat. The Proponent shall report evidence of white nose syndrome as indicated by white muzzle or dead bats to British Columbia's Ministry of Forests, Lands, and Natural Resource Operations and Rural Development, Environment and Climate Change Canada, and Indigenous groups.	Measures to prevent white nose syndrome transmission prevention are addressed in Section 3.2 (Preventative Protocols) of the Wildlife Mitigation and Monitoring Plan.	March 2022	August 2068
8.14	The Proponent shall conduct pre-construction surveys to determine the distribution of little brown myotis (Myotis lucifugus) and northern myotis (Myotis septentrionalis), and establish from construction until the end of operation, in consultation with Indigenous groups and relevant authorities, buffer zones around active hibernacula and active roosts. The Proponent shall take into account British Columbia's Compendium of Wildlife Guidelines for Industrial Development Projects in the North Area, British Columbia when identifying active hibernacula and active roosts and when establishing buffer zones.	Bat pre-construction surveys were conducted in Summer 2021 as discussed in Section 4.2.1 of the Wildlife Mitigation and Monitoring Plan. The results of the 2021 wildlife surveys will be reported in a 2021 baseline report to be completed in Q1 2022. The 2021 survey results will be incorporated into the next version of the Wildlife Mitigation and Monitoring Plan.  Section 4.2.2 (Mitigation Measures for Bats) commits to establish buffer zones around active hibernacula and active roosts in consultation with Indigenous groups and relevant authorities, taking into account the Compendium of Wildlife Guidelines for Industrial Development Projects in the North Area.		August 2068
8.15	If the pre-construction surveys referred to in condition 8.14 identify the loss of little brown myotis (Myotis lucifugus) and northern myotis (Myotis septentrionalis) roosting habitat, the Proponent shall install, prior to construction, and maintain, during construction operation, and decommissioning, roosting structures to offset any loss of little brown myotis (Myotis lucifugus) and northern myotis (Myotis septentrionalis) roosting habitat.	Section 4.2.2 (Mitigation for Bats) of the Wildlife Mitigation and Monitoring Plan addresses the requirements in this condition. Offset roosting structures will be installed on a yearly basis as clearing and construction proceeds, starting in early 2022.	March 2022	August 2068

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
8.16	The Proponent shall, prior to construction and in consultation with Indigenous groups and relevant authorities, conduct pre-construction surveys to identify short-eared owl (Asio flammeus) moderate to high-value nesting and foraging habitat, and shall implement measures to mitigate the loss of short-eared owl (Asio flammeus) habitat caused by the Designated Project.	Pre-construction bird surveys (including short-eared owl) were conducted in Summer 2021 as described in Section 4.7.1 (Pre-construction surveys) of the Wildlife Mitigation and Monitoring Plan. The results of the 2021 wildlife surveys will be reported in a 2021 baseline report to be completed in Q1 2022 and incorporated into the next version of the Wildlife Mitigation and Management Plan. Based on the results of the pre-construction surveys, mitigation measures will be updated, as necessary, in consultation with Indigenous groups and relevant authorities.	March 2022	August 2068
8.17	The Proponent shall, during all phases of the Designated Project and in consultation with Indigenous groups, Environment and Climate Change Canada and other relevant authorities, mitigate adverse environmental effects on southern mountain caribou (Rangifer tarandus caribou) and its habitat, including by carrying out construction activities during time periods referred to in condition 8.9 for southern mountain caribou (Rangifer tarandus caribou). In doing so, the Proponent shall give preference to avoiding the destruction or alteration of habitat over minimizing the destruction or alteration of habitat over restoring altered or destroyed habitat on-site, and to restoring altered or destroyed habitat on-site over offsetting		March 2022	August 2068
	For any offsetting required pursuant to condition 8.17, the Proponent shall develop, prior to construction and in consultation with Indigenous groups and relevant authorities, and to the satisfaction of Environment and Climate Change Canada, a compensation plan for southern mountain caribou (Rangifer tarandus caribou). When developing the compensation plan, the Proponent shall take into account habitat needs for migratory birds and listed species at risk. The Proponent shall implement the compensation plan from the beginning of construction. The compensation plan shall include 8.18.1 mapping of critical habitat of southern mountain caribou (Rangifer tarandus caribou) altered or destroyed by the Designated Project;	Section 4 of the Caribou Monitoring and Management Plan addresses offsetting. A discussion on how removal of forestry roads will reduce habitat fragmentation and edge effects for forest-interior birds is discussed in Section 5.1 Draft Restoration Objectives.  Critical habitat mapping is described in Section 2.2 (Habitat). habitat mapping for the Tweedsmuir LPU range and surrounding Matrix 2 habitat is provided in Figures 2-1 and 2-2.  Refer to Consultation Memo (December 2021) in Attachment B.	March 2022	December 2046
	8.18.2 an offsetting ratio for direct habitat loss and indirect (e.g. sensory) losses based on an assessment of options, including revegetation and road closures, that consider the types of offset, location, time lags, securement, technical and economic feasibility, and probability of success;	Offsetting ratios are addressed in Section 4 of the Caribou Mitigation and Monitoring Plan (Version 3).	March 2022	December 2046

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
8.18	8.18.3 field verified suitability mapping of areas to be prioritized for offsetting;	Field surveys were conducted in the offset area in August and October 2021 as noted in Section 5.4 of the Caribou Mitigation and Monitoring Plan (Version 3).	August 2021	December 2046
		Aerial imagery to support vegetation and habitat suitability mapping was flown in August, September and October 2021, but was hampered by heavy smoke and cloud cover. New imagery is scheduled to be flown in spring 2022.		
	8.18.4 if residual environmental effects cannot be fully offset with habitat- based measures, a description of non-habitat measures to be implemented by the Proponent and a description of how these measures will be implemented by the Proponent, including a schedule for implementation;	Non-habitat based offsetting is addressed in Section 5.6 of the Caribou Mitigation and Monitoring Plan (Version 3).	March 2022	December 2046
	8.18.5 a description of performance indicators to be used by the Proponent to evaluate the effectiveness of habitat-based and non-habitat-based compensation measures; and	Offset area monitoring is addressed in Section 6.4 of the Caribou Mitigation and Monitoring Plan (Version 3).	March 2022	December 2046
	8.18.6 a description of the follow-up program the Proponent shall implement to determine the effectiveness of the mitigation measures included in the compensation plan. As part of the development of the follow-up program, the Proponent shall determine, in consultation with Indigenous groups, the methods, timing and frequency for conducting winter surveys for caribou abundance and distribution within the Designated Project area. The Proponent shall apply conditions 2.9 and 2.10 when implementing the follow-up program.		March 2022	December 2046
8.19	The Proponent shall conduct progressive reclamation of areas disturbed by the Designated Project. In doing so the Proponent shall identify, in consultation with Indigenous groups, Environment and Climate Change Canada and other relevant authorities, plant species native to the Designated Project area to use for revegetation as part of progressive reclamation, including whitebark pine (Pinus albicaulis) and other conifers suitable to create habitat for southern mountain caribou (Rangifer tarandus caribou) and other species of interest to Indigenous groups.	Species), Section 4.2.5.2 (Whitebark Pine) of Section 4.2.5 (Reclamation Research), and Section 4.2.6 (Reclamation Monitoring) of the Reclamation and Closure Plan.	March 2022	December 2046

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
	The Proponent shall develop, prior to construction and in consultation with Indigenous groups, Environment and Climate Change Canada and other relevant authorities, a whitebark pine management plan to mitigate effects from the Designated Project on whitebark pine (Pinus albicaulis) and its critical habitat. The Proponent shall implement the plan during all phases of the Designated Project consistent with any applicable recovery strategy related to whitebark pine (Pinus albicaulis). As part of the whitebark pine management plan, the Proponent shall:	BW Gold has prepared a Whitebark Pine Management Plan to address Condition 20.  Criteria to evaluate the health of whitebark pine trees and for the selection of whitebark pine are provided in Section 8.1 of the Whitebark Pine Management Plan.	March 2022	December 2046
	8.20.1 establish criteria to be used to evaluate the health of whitebark pine trees and for the selection of whitebark pine (Pinus albicaulis) to be transplanted;			
	8.20.2 collect and preserve whitebark pine (Pinus albicaulis) rust-resistant seeds within the Designated Project area prior to vegetation clearing and use them for progressive reclamation pursuant to condition 8.19;	This condition is addressed in Section 8.2 of the Whitebark Pine Management Plan.	March 2022	December 2046
8.20	8.20.3 identify the locations to plant whitebark pine (Pinus albicaulis) in undisturbed areas within the Designated Project area prior to construction;	This condition are addressed in Section 8.3 of the Whitebark Pine Management Plan.	March 2022	December 2046
	8.20.4 implement measures to support whitebark pine (Pinus albicaulis) growth and use by Clark's nutcracker (Nucifraga columbiana);	This condition are addressed in Section 8.4 of the Whitebark Pine Management Plan.	March 2022	December 2046
	8.20.5 develop and implement a follow-up program in consultation with Indigenous groups to determine the effectiveness of the mitigation measures included in the whitebark pine management plan. The Proponent shall apply conditions 2.9 and 2.10 when implementing the follow-up program. The follow-up program shall include:	Adaptive management and follow-up is addressed in Section 10.0 of the Whitebark Pine Management Plan.	March 2022	December 2046
	8.20.5.1 visual monitoring of populations of whitebark pine (Pinus albicaulis), including their health, within reclaimed areas at a minimum every five years; and	This condition is addressed in Section 9 of the Whitebark Pine Management Plan.	March 2022	December 2046
	8.20.5.2 monitoring of use of the reclaimed areas by Clark's nutcracker (Nucifraga columbiana) for the purpose of whitebark pine regeneration. Should the results of monitoring demonstrate that use of the reclaimed areas by Clark's nutcracker (Nucifraga columbiana) is not adequate, the Proponent shall implement additional mitigation measures.	This condition is addressed in Section 9.1 of the Whitebark Pine Management Plan.	March 2022	December 2046

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
8.21	follow-up program to verify the accuracy of the environmental assessment and determine the effectiveness of the mitigation measures as it pertains to the effects of changes caused by the Designated Project on western toad (Anaxyrus boreas). The Proponent shall implement the follow-up program from construction through decommissioning and shall apply conditions 2.9 and 2.10 when implementing the follow-up program. As part of the follow-up program, the Proponent shall:  8.21.1 conduct western toad surveys annually in breeding habitat identified	The FUP is addressed in Section 4.1.3 (Monitoring of Predicted Effects and Mitigation Effectiveness) of the Wildlife Mitigation and Monitoring Plan, including annual surveys of western toad breeding habitat. Western toad monitoring objectives, including performance indicators, triggers/thresholds and monitoring methods, are discussed in Table 4.1-1.	March 2022	December 2046
	,	l	March 2022	August 2068
	western toad (Anaxyrus boreas) salvage conducted pursuant to condition 8.11; and	the Wildlife Mitigation and Monitoring Plan.		
	8.21.3 monitor western toad (Anaxyrus boreas) mortality on project roads from the start of construction until the end of decommissioning.	Western toad mortality monitoring is addressed in Section 4.1.3 of the Wildlife Mitigation and Monitoring Plan.	March 2022	August 2068
8.22		The FUP is addressed in Section 4.2.3 (Monitoring of Predicted Effects and Mitigation Effectiveness) of the Wildlife Mitigation and Monitoring Plan. The objectives of the FUP are to determine the distribution and identity of bat species within the study area, including use of areas surrounding identified hibernacula and roosts and use of bat boxes. Bat monitoring objectives, including performance indicators, triggers/thresholds and monitoring methods, are discussed in Table 4.2-1.	March 2022	December 2046
9. Independ	ent Environmental Monitor			
9.1	independent environmental monitor, who is a qualified individual as it	Engagement (ToE), which addresses EAC Condition 12 and DS Condition 9. Section 5 of the ToE addresses this condition.	March 2022	August 2068
9.2		The requirements of this condition are addressed in Section 10.1 (Standard Reporting Process) and Section 10.2 (project phase completion reporting) of the ToE.	March 2022	August 2068

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
	The Proponent shall require the independent environmental monitor to prepare reports at a frequency determined in consultation with the Agency and relevant authorities that include:  9.3.1 a description, including through photo evidence, of the Designated Project activities that occurred and the mitigation measures that were applied during the period covered by the report; and	Reporting Process) and Section 10.2 (project phase completion reporting) of the ToE.	March 2022	August 2068
0.2	9.3.2 a description, including through photo evidence, of occurrence(s) of non-compliance related to the implementation of conditions set out in this this Decision Statement observed during the period covered by the report, including the date of the occurrence(s) of non-compliance;	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	March 2022	August 2068
9.3	9.3.2.1 the date of the occurrence(s) of non-compliance	The requirements of this condition are addressed in Section 10.1 (Standard Reporting Process) and Section 10.2 (project phase completion reporting) of the ToE.	March 2022	August 2068
	9.3.2.2 whether Designated Project activities were changed or stopped as a result of the occurrence(s) of non-compliance;	The requirements of this condition are addressed in Section 9.1 (Review and Internal Reporting Process) of the ToE.	March 2022	August 2068
	9.3.2.3 how the occurrence(s) of non-compliance was or were corrected by the Proponent and the date that the corrective action(s) was or were completed by the Proponent; and	The requirements of this condition are addressed in Section 9.1 (Review and Internal Reporting Process) of the ToE.	March 2022	August 2068
	9.3.2.4 if any, the status of pending occurrences of non-compliance that have not been corrected yet by the Proponent and a description of any adverse environmental effects associated with the occurrences of non-compliance.	The requirements of this condition are addressed in Section 10.1 (Standard Reporting Process) of the ToE.	March 2022	August 2068
9.4	The Proponent shall require the independent environmental monitor to provide the reports referred to in condition 9.3 to the Agency, Indigenous groups and relevant federal authorities within 10 days of their production. The Proponent shall require the independent environmental monitor to retain the reports referred to in condition 9.3 until the end of decommissioning.	Reporting Process) of the ToE.	March 2022	August 2068
9.5	The Proponent shall require the independent environmental monitor to report all occurrence(s) of non-compliance observed by the independent environmental monitor directly to the Agency, Indigenous groups and relevant federal authorities within 48 hours of the observation of occurrence(s) of non-compliance.	The requirements of this condition are addressed in Table 10-1 (Reporting Protocol Summary) in Section 10.1 (Standard Reporting Process) of the ToE.	March 2022	August 2068

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
10. Acciden	ts and Malfunctions			
10.1	The Proponent shall take all reasonable measures to prevent accidents and malfunctions that may result in adverse environmental effects. The measures taken by the Proponent shall include measures to prevent dam breaches, water treatment plant failures or shutdowns.	The requirements of this condition are addressed in Table 2.2-3 of the Accidents and Malfunctions Administration and Communications Plan.	March 2022	August 2068
10.2	The Proponent shall, prior to construction, consult with Indigenous groups and relevant authorities on the measures to be implemented to prevent accidents and malfunctions.	The draft Accidents and Malfunction Administration Plan was provided to Indigenous groups and relevant authorities for review and comment in November 2021 and the draft plan was provided to Indigenous groups in December 2021.	November 2021	December 2021
40.0	The Proponent shall, prior to construction and in consultation with Indigenous groups and relevant authorities, develop an accident and malfunction response plan in relation to the Designated Project. The accident and malfunction plan shall include:  10.3.1 the types of accidents and malfunctions that may cause adverse	BW Gold has prepared an Accidents and Malfunctions Administration and Communications Plan, which addresses EAC Condition 36 and DS Condition 10. The types of accidents and malfunctions that may cause adverse environmental effects are addressed in Table 2.2-3.	March 2022	August 2068
10.3	environmental effects; and  10.3.2 the measures to be implemented in response to each type of accident and malfunction referred to in condition 10.3.1 to mitigate any adverse environmental effects caused by the accident or malfunction, including response plans for dam breaches, water treatment plant failures or shutdowns.	This condition is addressed in Table 2.2-3 and Section 7.0 (Notification Procedures and Response Assistance) of the Accidents and Malfunctions Administration and Communications Plan.	March 2022	August 2068
	In the event of an accident or malfunction with the potential to cause adverse environmental effects, the Proponent shall immediately implement the measures appropriate to the accident or malfunction referred to in condition 10.3.2 and shall:	This condition is addressed in Section 7.0 of the Accidents and Malfunctions Administration and Communications Plan.	December 2068	August 2068
	10.4.1 notify, as soon as possible, Indigenous groups and relevant authorities of the accident or malfunction, and notify the Agency in writing no later than 24 hours following the accident or malfunction. For the notification to Indigenous groups and the Agency, the Proponent shall specify:			
	10.4.1.1 the date when and location where the accident or malfunction occurred;	This condition is addressed in Section 7.0 of the Accidents and Malfunctions Administration and Communications Plan.	March 2022	August 2068
	10.4.1.2 a summary description of the accident or malfunction; and	This condition is addressed in Section 7.0 of the Accidents and Malfunctions Administration and Communications Plan.	March 2022	August 2068
	10.4.1.3 any substances potentially released into the environment as a result of the accident or malfunction and the quantities released for each substance, if available.	This condition is addressed in Section 7.0 of the Accidents and Malfunctions Administration and Communications Plan.	March 2022	August 2068
	10.4.2 submit a written report to the Agency no later than 30 days after the day on which the accident or malfunction occurred. The written report shall include:	This condition is addressed in Section 8.1.3 (Incident Response Records) of the Accidents and Malfunctions Administration and Communications Plan.	March 2022	August 2068
	10.4.2.1 a detailed description of the accident or malfunction and of its adverse environmental effects;	This condition is addressed in Section 8.1.3 of the Accidents and Malfunctions Administration and Communications Plan.	March 2022	August 2068

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
10.4	10.4.2.2 a description of the measures that were taken by the Proponent to mitigate the adverse environmental effects caused by the accident or malfunction;	This condition is addressed in Section 8.1.3 of the Accidents and Malfunctions Administration and Communications Plan.	March 2022	August 2068
	10.4.2.3 any view(s) from Indigenous groups and advice from relevant authorities received with respect to the accident or malfunction, its adverse environmental effects and the measures taken by the Proponent to mitigate these adverse environmental effects;	This condition is addressed in Section 8.1.3 of the Accidents and Malfunctions Administration and Communications Plan.	March 2022	August 2068
	10.4.2.4 a description of any potential residual adverse environmental effects and any modified or additional measures required by the Proponent to mitigate residual adverse environmental effects; and	This condition is addressed in Section 8.1.3 of the Accidents and Malfunctions Administration and Communications Plan.	March 2022	August 2068
	10.4.2.5 details concerning the implementation of the accident or malfunction response plan referred to in condition 10.3.	This condition is addressed in Section 8.1.3 of the Accidents and Malfunctions Administration and Communications Plan.	March 2022	August 2068
	10.4.3 submit a written report to the Agency no later than 90 days after the day on which the accident or malfunction occurred that includes a description of the changes made to avoid a subsequent occurrence of the accident or malfunction and of the modified or additional measure(s) implemented by the Proponent to mitigate and monitor residual adverse environmental effects and to carry out any required progressive reclamation, taking into account the information submitted in the written report pursuant to condition 10.4.2. The report shall include all additional views from Indigenous groups and advice from relevant authorities received by the Proponent since the views and advice referred to in condition 10.4.2.3 were received by the Proponent.	This condition is addressed in Section 8.1.3 of the Accidents and Malfunctions Administration and Communications Plan.	March 2022	August 2068
40.5	The Proponent shall develop a communication plan in consultation with Indigenous groups. The Proponent shall develop the communication plan prior to construction and shall implement and keep it up to date during all phases of the Designated Project. The plan shall include:  10.5.1 the types of accidents and malfunctions requiring the Proponent to notify the respective Indigenous groups;	The requirements of this condition are addressed in Section 7.1 (Accident and Malfunction Types Requiring Notification) and Table 2.2.3 of the Accidents and Malfunctions Administration and Communications Plan.	March 2022	August 2068
10.5	10.5.2 the manner by which Indigenous groups shall be notified by the Proponent of an accident or malfunction and of any opportunities for the Indigenous groups to assist in the response to the accident or malfunction; and	This condition is addressed in Sections 7.2 (Notification Timeline) and 7.4 (Notification Methods) of the Accidents and Malfunctions Administration and Communications Plan.	March 2022	August 2068
	10.5.3 the contact information of the representatives of the Proponent that the Indigenous groups may contact and of the representatives of the respective Indigenous groups to which the Proponent provides notification.	This condition is addressed in Section 7.6 (Contact Information and Management) of the Accidents and Malfunctions Administration and Communications Plan.	March 2022	August 2068

Condition Number	Condition	Planned Activity to Fulfill Condition Requirements	Estimated Commencement Month/Year	Estimated Completion Date Month/Year
11. Schedule				
11.1	out in this Decision Statement no later than 60 days prior to the start of	This document fulfils this condition. It details all activities planned to fulfill each condition set out in the DS and the commencement and estimated completion month(s) and year(s) for each of these activities.	December 2021	December 2021
11.2	· · · · · · · · · · · · · · · · · · ·	Schedule 11.2 is being submitted with this document. It identifies all activities required to carry out all phases of the Designated Project.	December 2021	December 2021
11.3	The Proponent shall submit to the Agency in writing an update to schedules referred to in conditions 11.1 and 11.2 every year no later than September 30, until completion of all activities referred to in each schedule.	Updates to Schedule 11.1 and 11.2 will be provided every year no later than September 30, until completion of all activities referred to in each schedule.	September 2022	September 2069
11.4	is made to the initial schedules referred to in condition 11.1 and 11.2 or to any subsequent update(s) referred to in condition 11.3, upon revision of the	If changes are made to the initial schedules referred to in conditions 11.1 and 11.2 or to any subsequent update(s) referred to in condition 11.3, BW Gold will provide the revised schedules to the IACC upon revision of the schedules.	To be determined	August 2069
11.5	to in conditions 11.1 and 11.2 and the updates or revisions to the initial schedules pursuant to condition 11.3 and 11.4 at the same time the Proponent provides these documents to the Agency.	BW Gold has provided this document and Schedule 11.2 to Indigenous groups at the same time as the IAAC. Updates and revisions to the initial schedules pursuant to conditions 11.1 and 11.2 will be provided to the Indigenous groups at the same time the documents are provided to the IAAC.	To be determined	August 2069
12. Record h	Keeping			
12.1	the conditions set out in this Decision Statement. The Proponent shall retain the records and make them available to the Agency throughout construction	throughout construction and operation and for 25 years following the end of decommissioning of the Designated Project. The records will made available to the IAAC upon request and within the timeframe identified by the IAAC.	March 2022	August 2068 (+ 25 years)
12.2	Proponent shall notify the Agency at least 30 days prior to any change to the physical location of the facility where the records are retained, and shall	All records referred to in condition 12.1 will be retained at a facility in Canada and the address of the facility will be provided to the IAAC prior to the commencement of construction. If there is any change to the facility location, the IAAC will be notified at least 30 days prior to any change of the address of the new location.	March 2022	August 2068 (+ 25 years)
12.3		BW Gold will notify the IAAC of changes to BW Gold contact information included in the DS.	March 2022	August 2068

# Attachment B Consultation Summary Memo (December 30, 2021)



#### **MEMORANDUM**

To: Ryan Todd, Artemis Gold Inc.

From: Kristen Shaw File No.: 285453

Date: December 30, 2021

Re: Consultation Summary

This memorandum has been prepared to summarize all activities commenced and planned to fulfill conditions 2.3 and 2.4 as set out in the Decision Statement ("**DS**") received on April 15, 2019 under the *Canadian Environmental Assessment Act, 2012*, as required by condition 11.1 of the DS. The DS relates to the Blackwater Gold Project (the "**Project**"), a gold and silver open pit mine located in central British Columbia, owned by BW Gold Ltd. ("**BW Gold**" or the "**Proponent**"), a wholly-owned subsidiary of Artemis Gold Inc. ("**Artemis**").

#### Conditions 2.3 and 2.4

Condition 2.3 sets out the general framework for consultation with Lhoosk'uz Dené Nation ("LDN"), Ulkatcho First Nation ("UFN"), Nadleh Whut'en First Nation ("NWFN"), Saik'uz First Nation ("SFN"), Stellat'en First Nation ("SFN", or collectively with NWFN and SFN, the "Carrier Sekani First Nations" or "CSFNs"), Nazko First Nation ("NFN"), Skin Tyee Nation ("STN"), Tŝilhqot'in Nation ("TN"), Métis Nation British Columbia ("MNBC"), and Nee-Tahi-Buhn Band ("NTBB") (collectively, the "Indigenous Groups"), Fisheries and Oceans Canada ("DFO"), Environment and Climate Change Canada ("ECCC"), and other relevant authorities where consultation is a requirement of a condition set out in the DS. Condition 2.3 requires BW Gold to:

- provide a written notice of the opportunity for the party or parties being consulted to present their views and information on the subject of the consultation;
- provide all information available and relevant on the scope and the subject matter of the consultation and a period of time agreed upon with the party or parties being consulted, not less than 15 days, to prepare their views and information;
- undertake a full and impartial consideration of all views and information presented by the party or parties being consulted on the subject matter of the consultation;
- strive to reach consensus with Indigenous groups; and
- advise the party or parties being consulted on how the views and information received have been considered by the Proponent including a rationale for why the views have, or have not, been integrated. The Proponent shall advise the party or parties in a time period that does not exceed the period of time taken in 2.3.2.



Condition 2.4 sets out the procedural matters for which the Proponent must determine and strive to reach consensus with the Indigenous Groups. These procedural matters include:

- the methods of notification;
- the type of information and the period of time to be provided when seeking input;
- the process to be used by the Proponent to undertake impartial consideration of all views and information presented on the subject of the consultation; and
- the period of time and the means by which to advise Indigenous groups of how their views and information were considered by the Proponent.

As the procedural matters in condition 2.4 inform the activities planned and commenced to satisfy condition 2.3, this memorandum will first turn to the activities taken to satisfy condition 2.4. Before discussing this, this memorandum will briefly consider other consultation requirements of BW Gold beyond the DS.

#### **Influence of Other Consultation Requirements**

Consultation with several of the Indigenous Groups is also subject to the Environmental Assessment Certificate #M19-01 (the "**EAC**") on June 21, 2019 under the *Environmental Assessment Act*. These groups include LDN, UFN, NFN, and the CSFNs (collectively, the "**EAC Nations**"). Further, LDN, UFN and NFN have signed agreements with BW Gold.

While neither the EAC nor any agreement is binding upon consultation activities undertaken pursuant to the DS, they have informed the consultation processes that have been undertaken. A summary of all BW Gold consultations communications with the EAC Nations from January 2021 to December 2021 has been attached as Schedule "A". For clarity, this is provided merely for context to demonstrate the ongoing consultation activities being undertaken by BW Gold and does not fulfil or relate directly to the DS conditions or the processes set out below.

For the purposes of efficiency and a desire for simplicity in effecting and executing the requirements under both the DS and the EAC, BW Gold will be implementing most of the DS conditions through the management plans (the "**Plans**") required by the various EAC conditions. For clarity, the EAC conditions will not replace the DS conditions; simply they will be implemented through the same documents. This approach was taken to reduce administrative burden on the Indigenous Groups by consolidating related information, and provides operational advantages whereby related information is located in one plan for ease of implementation.

A draft table of concordance, setting out where in the Plans each DS condition will be included, has been attached as Schedule "B". Similar tables of concordance have been included in each Plan to provide clarity during review.



# **Activities Undertaken to Satisfy Condition 2.4**

# (a) Methods of notification

BW Gold confirmed with the Indigenous Groups that email is a convenient method for notification. BW Gold established modes of contact with the Non-EAC Nations based on the noted agreements and/or the EAC engagement processes. For the EAC Nations, BW Gold requested the preferred contact individual(s) directly. The contact information for each Indigenous Group has been attached as Schedule "C".

- (b) Type of information and period of time provided when seeking input
  - (i) Non-EAC Nations

BW Gold proposed a process for consultation (the "**Proposal**") to satisfy condition 2.4 for STN, TN, MNBC, and NTBB (collectively, the "**Non-EAC Nations**") in emails sent on October 21, 2021. A copy of the emails sent to each Non-EAC Nation have been attached as Schedule "D".

The Proposal is broken into two parts in recognition of the fact that consultation on certain management plans would reasonably be expected to take some additional time. The Proposal sets out that the Non-EAC Nations would have 15 days to provide written comments to BW Gold for the majority of the DS conditions.

In addition, BW Gold recognizes the importance and complexity of certain Plans. As such, for the following plans, BW Gold proposed a 30-day period to provide written comments:

- Caribou Mitigation and Monitoring Plan
- Country Foods Monitoring Plan
- Cultural and Spiritual Resources Management Plan
- Wildlife Mitigation and Management Plan
- Fish Offsetting Plan

When sending the Proposal, BW Gold asked for any feedback by October 27, 2021, stating that otherwise they would proceed in sending draft plans for review and comment. BW Gold received direct acceptance of the Proposal from TN in an email dated October 27, 2021. For STN, MNBC, and NTBB no comments were received.

#### (ii) EAC Nations

Pursuant to an email sent on November 19, 2021, BW Gold proposed that consultation with the EAC Nations occur through the process set out in Condition 4 of the EAC, alongside consultation on the relevant EAC condition for the Plan. Pursuant to the EAC, each plan must be provided to the EAC Nations 60, 90, or 180 days prior to construction (depending



on the Plan), upon which the EAC Nations are given an opportunity to provide comments. This then allows for a review period of at least 60 days for each Plan, regardless of the number or complexity of the DS conditions included.

BW Gold further proposed the same 15-day review period as was proposed to the Non-EAC Nations for any individual DS conditions that fell outside of the Plans. Copies of these emails have been attached as Schedule "E".

On November 25, 2021, BW Gold received acceptance of this proposal from the consultant representing LDN, UFN and NFN. BW Gold is currently in the process of discussing the Proposal with the CSFNs and seeks to address any outstanding concerns in early January 2022.

# (c) Process to undertake consideration of views

BW Gold has and will continue to undertake an impartial review of the views and information in the above comments and provide written responses, prior to implementation of the relevant Plan, that explain how the comments received have been considered by BW Gold, including a rationale for why the views have, or have not, been incorporated.

This process has and will continue to be followed for both EAC Nations and Non-EAC Nations. As stated in subsection (b) above, this was, or was deemed to be, accepted by the Non-EAC Nations, LDN, UFN and NFN, and discussions are ongoing with the CSFNs.

(d) Period of time and means to advise Indigenous Group of such consideration

BW Gold will provide the responses described above before any Plan is implemented, with the goal of providing such responses within 30 days of having received the comments.

Again, this process has and will continue to be followed for both EAC Nations and Non-EAC Nations. As stated in subsection (b) above, this was, or was deemed to be, accepted by the Non-EAC Nations, LDN, UFN and NFN, and discussions are ongoing with the CSFNs.

## **Activities Planned and Commenced to Satisfy Condition 2.3**

BW Gold is committed to an ongoing consultation process to enable meaningful engagement with the Indigenous Groups. As noted, the consultation process with the EAC Nations is part of a continuum that involves consultation on the EAC conditions. As stated, in the interests of providing a fulsome overview of all consultation activities undertaken by the Proponent, an overview of the discussions with the EAC Nations has been attached in Schedule "A".



# (a) Provision of written notice

# (i) Indigenous Groups

Pursuant to an email sent on September 28, 2021, BW Gold advised the Indigenous Groups of the DS conditions that were subject to consultation, along with a link to the DS for reference. In this email, BW Gold requested that each Indigenous Group inform BW Gold if they were interested in being consulted in regards to the noted Plans in which the DS conditions would be implemented. BW Gold further stated that if it receives no response regarding this request, it will provide a copy of the relevant plans for review 15 days in advance of construction, or otherwise, as provided in the Decision Statement.

A copy of this email has been attached as Schedule "G". BW Gold received acknowledgment of this email and a desire to be consulted by the Non-EAC Nations as follows:

- From STN in an email dated October 16, 2021;
- From TN in an email dated October 12, 2021, in which they stated they only wish to be engaged on the conditions within the Caribou Mitigation and Monitoring Plan and the Wildlife Mitigation and Management Plan;
- From MNBC October 12, 2021; and
- From NTBB in an email dated October 8, 2021.

BW Gold also received a general interest in being consulted on the DS conditions by the EAC Nations through existing channels of communication.

#### (ii) Fisheries and Oceans Canada

BW Gold had pre-submission meetings with DFO on October 19 and 28, 2020 where the Fisheries Act (HADD) Offsetting Plan, which includes condition 3.12, was discussed. This provided notice of the intended submission and subsequent consultation opportunity. BW Gold also had substantial pre-submission communication to discuss details of the regulatory process and the Plan.

Notice of consultation on the conditions 3.2 and 3.14, as discussed below, will be provided upon submission of the respective plans to DFO.

#### (iii) Environment and Climate Change Canada

BW Gold notified ECCC on September 14, 2020 of its intention to submit documents in support of a Schedule 2 amendment, including the Schedule 2 Fish Habitat Compensation Plan, which includes condition 3.12. BW Gold also held a pre-submission meeting with ECCC on October 19, 2020 to discuss process, timing and technical elements of the submission. Following this meeting there was additional pre-submission communication to clarify and discuss the Schedule 2 amendment and this Plan further.



In addition, BW Gold held a meeting including ECCC on June 23, 2021 before submitting the Caribou Mitigation and Management Plan, which includes condition 8.17. These meetings provided notice of the intended submissions and subsequent consultation opportunities.

Notice of consultation on the conditions 5.3-5.5, 8.11 and 8.19-8.21, as discussed below, has and will be provided upon submission of the respective plans to ECCC.

## (iv) Other Relevant Authorities

Conditions 3.14-3.16, 4.2-4.5, 5.3-5.5, 6.11-6.15, 7.2, 8.2, 8.4, 8.6, 8.9-8.10, 8.14, 8.16-21, 9.3 and 10.3 specify consultation with other "relevant authorities". BW Gold has relied on agencies they have been in consultation with to inform them if any Plans or other information should be sent to other agencies. BW Gold is not aware of other relevant agencies that require consultation beyond those already discussed in this memo.

### (b) Provision of information

# (i) Indigenous Groups

BW Gold committed to providing the information available no less than 30 days (or 45 days for the plans subject to a 30-day review period, as noted above) prior to the start of construction (or otherwise as specified in the DS). The information will be provided in either the form of a Plan, an excerpt of a Plan, or a description of the proposed action, that is relevant to the scope and the subject matter of the consultation. BW Gold has far surpassed this goal with respect to the majority of the Plans, which can be evidenced in the submission schedule set out in Schedule "H".

BW Gold has and will continue to provide a table to track comments (an "**ITT**") along with each Plan. The ITT is an established tool that is familiar to the Indigenous Groups that allows for consistency in providing responses and clarity in communications. A sample ITT has been attached as Schedule "I".

BW Gold also notes that some early drafts of these plans as sent to EAC Nations did not include all of the relevant DS conditions. This issue arose due to timing constraints, where a plan needed to be provided for the EAC process prior to having all of the relevant DS requirements included. BW Gold has been tracking plans where DS conditions to ensure they are all included and further confirms that all Plans have or will be provided in a form that includes the relevant DS conditions in advance of the timeline noted above.

#### (i) Fisheries and Oceans Canada

Conditions 3.2, 3.12 and 3.14 require consultation with DFO, which are planned as follows:

 Condition 3.2: Included in the Construction Environment Management Plan and will be provided to DFO in early Q1 2022 for consultation.



- Condition 3.12: Included in the Fisheries Act (HADD) Offsetting Plan. This was submitted to DFO in December 2021 and is considered as part of an extensive consultation process under the *Fisheries Act*.
- Condition 3.14: A memo setting out this follow-up plan will be provided to DFO in early Q1 2022 for consultation.
  - (ii) Environment and Climate Change Canada

Conditions 3.12, 5.3-5.5, 8.11, 8.17 and 8.19-8.21 require consultation with ECCC, which are planned as follows:

- Condition 3.12: Included in the Schedule 2 Fish Habitat Compensation Plan. This was submitted to ECCC in February 2021.
- Conditions 5.3-5.5: Included in the Wetlands Management Offsetting Plan which was submitted to ECCC on October 1, 2021.
- Condition 8.11: This is a field salvage program that will be considered in consultation with ECCC if certain clearing activities cannot be scheduled outside sensitive periods for western toad.
- Condition 8.17: Included in the Caribou Mitigation and Monitoring Plan, which has undergone multiple drafts and is subject to ongoing discussions. BW Gold first met with ECCC on June 23, 2021 to discuss matters such as habitat securement and buffer size, then a draft was submitted to ECCC on August 12, 2021. Following this, BW Gold met with ECCC again on December 3, 2021 and sent a follow up letter on December 16, 2021. A third version of the plan is being provided to ECCC on December 31, 2021 for continued consultation.
- Condition 8.19-8.20: Included in the Whitebark Pine Management Plan and will be provided to ECCC in early Q1 2022 for consultation.
- Condition 8.21: Included in the Wildlife Mitigation and Monitoring Plan, which is being submitted to ECCC on December 31, 2021.
  - (iii) Other Relevant Authorities

Condition 9.3 requires consultation with the Agency regarding the frequency with which the independent environmental monitor will prepare reports. It is expected this will be discussed in Q1 2022, prior to the start of construction.

As stated above, BW Gold is not aware of other relevant agencies that require consultation beyond those already discussed in this memo.

## (c) Consideration of views and information

As stated above, BW Gold will undertake an impartial review of the comments provided by Indigenous Groups, DFO, ECCC, and other relevant agencies and provide written responses.



This impartial review will include input from various Qualified Personnel ("**QPs**") who were integral in the development of the Plans as needed, as well as a consideration by the relevant personnel at BW Gold.

# (d) Striving to reach consensus

It is BW Gold's intention that the views and information from Indigenous Groups are considered in developing Plans wherever possible and to the extent practicable. Where it is not possible or practicable to integrate the comments from Indigenous Groups, BW Gold will provide clear reasons and invite additional discussion or comments informally where necessary.

For the EAC Nations, BW Gold will continue to have technical meetings to discuss questions and concerns arising from the Plans. While these meetings are not intended to fulfil any portion of condition 2.3 directly, they may provide a forum to address and strive to reach consensus on matters relating to the DS conditions.

At this time, there have been no requests for similar meetings from Non-EAC Nations. BW Gold will assess and consider the necessity of such meetings should the question arise and communicate this clearly with such Indigenous Groups.

- (e) Advising how views and information were considered
  - (i) Indigenous Groups

The responses noted in subsection (c) will be provided in the "response" column in the ITT for each plan and provided to the relevant Indigenous Groups before the plan is implemented. As stated, BW Gold's goal is to provide such responses within 30 days of having received the comments.

BW Gold endeavours to provide fulsome responses that address the concerns of each Indigenous Group. Where necessary, BW Gold may provide additional explanation via email or in a meeting if requested by a particular Indigenous Group.

## (i) Fisheries and Oceans Canada

A final copy of each Plan discussed above will be provided to DFO along with an ITT containing responses to how comments and views were considered and integrated.

The Fisheries Act (HADD) Offsetting Plan is considered as part of an extensive consultation process under the *Fisheries Act*. This provides substantial opportunity to discuss views and information from DFO as it relates to this Plan.



# (ii) Environment and Climate Change Canada

A final copy of each Plan discussed above will be provided to ECCC, along with an ITT containing responses to how comments and views were considered and integrated.

Regarding the Schedule 2 Fish Habitat Compensation Plan, this was considered as part of an extensive consultation process under the *Fisheries Act*. This provides substantial opportunity to discuss views and information from ECCC as it relates to this Plan.

As discussed above, the Caribou Mitigation and Monitoring Plan underwent several iterations and discussions, which provided opportunities to discuss the comments and views of ECCC in addressing condition 8.17. This will continue until the final Plan is shared with ECCC. Some of these discussions are evidenced in Schedule "A".

## (iii) Other Relevant Authorities

BW Gold intends to fulfil Condition 9.3 as an open discussion with the Agency, wherein a date can be mutually decided. It is not expected that there will need to be a formal response provided beyond this.

As stated above, BW Gold is not aware of other relevant agencies that require consultation beyond those already discussed in this memo.



# Schedule "A"

# **BW Gold Communications with EAC Nations**

This schedule summarizes a selection of relevant BW Gold management plan communications from January 2021 to December 2021 with EAC Nations. For clarity, this is provided merely for context to demonstrate the ongoing consultation activities being undertaken by BW Gold. This is not directly related to the DS and is not intended to fulfil conditions 2.3 and 2.4.

Date	Communication Method	Communication Summary
Jan 13, 2021 01:00 PM	Teleconference	Held LDN, UFN, and NFN Community Liaison Committee (CLC) meeting. Discussed Project effects in communities, mitigation measures to address social and economic effects, Community Effects Monitoring and Management Plan (CEMMP) and reviewed the CLC draft terms of reference.
Jan 15, 2021 10:00 AM	Teleconference	Held LDN and UFN fisheries compensation plan meeting. Topics included a Project overview, federal <i>Fisheries Act</i> and fish habitat compensation/offset policy, and overview of Blackwater fish habitat compensation/offsetting plan and factors considered in determining fish habitat compensation (e.g., fish species within the Project area, habitat evaluation procedure, riparian areas). Agreed to submit fish habitat compensation plan by the end of January 2021.
Feb 12, 2021 10:00 AM	Teleconference	Held meeting with LDN and UFN to provide a Project update and discuss regulatory/permitting and upcoming events, archaeology permit, permit review technical support, caribou offsetting and next steps update, and UFN's Tatelkuz Lake fish compensation plan.
Feb 12, 2021 04:30 PM Provided LDN and UFN with the draft archaeology permit application to color an archaeology impact assessment (AIA) for the transmission line portion routed during the EA, and requested feedback by February 19, 2021. (Also		Provided LDN and UFN with the draft archaeology permit application to conduct an archaeology impact assessment (AIA) for the transmission line portion rerouted during the EA, and requested feedback by February 19, 2021. (Also provided the application on January 27, 2021.)
		Discussed with LDN and UFN the draft proposed document submission table. Reviewed the environmental action items, EMB mandate, update on caribou discussions, and draft permit and management plan schedule.
May 07, 2021 01:36 PM E-mail information regarding the revised water management slides. Also acknowledgement that low grade ore and high grade ore had been a concern at the April 39, 2021 meeting and inquiry of a cost estimates a concern at the April 39, 2021 meeting and inquiry of a cost estimates.		Received from CSFNs a list of initial issues and request for additional information regarding the revised water management slides. Also received acknowledgement that low grade ore and high grade ore had been identified as a concern at the April 39, 2021 meeting and inquiry of a cost estimate for the closure bond to move the material.
May 14, 2021 05:05 PM	E-mail	Provided LDN and UFN with access for review to the Fuel Management Plan, Invasive Plant Management Plan, Vegetation Management Plan, Cyanide Management Plan (CMP), Traffic Control Plan, Archaeology Management Plan, and the Health and Safety chapter.
Jun 02, 2021 03:42 PM	E-mail	Received from LDN and UFN the draft Caribou Mitigation and Monitoring Plan (CMMP) comments to be discussed at the June 3, 2021 meeting and notice that the review was not complete. Also received update that the Country Foods Management Plan (CFMP) comments would be provided on June 2, 2021.
Jun 03, 2021 10:00 AM	Teleconference	Held LDN and UFN EMB meeting and discussed CMMP, CFMP, closure plan, and the weekly document tracker.
Jun 03, 2021 04:07 PM	E-mail	Provided NFN with the draft CMMP as part of the environmental monitoring committee (EMC). Requested confirmation of receipt regarding the CMMP and inquired about meeting availability to discuss document distribution.
Jun 23, 2021 11:00 AM	Teleconference	Held LDN, UFN, NFN, CSFNs, BC EAO, BC EMLI, BC MOE, BC ECCS, BC FLNRORD, and ECCC EMC meeting. Provided an update on the offsetting plan, EA review, and status update. Discussed habitat securement and buffer size.
Jul 13, 2021 03:37 PM	E-mail	Acknowledged LDN and UFN regarding the draft caribou discussion paper. Advised that it would be imperative to involve other industries working in the caribou her area, that commitments in the proposal required clarity to meet regulatory compliance, and that a habitat securement offset following the



Date	Communication Method	Communication Summary	
		framework established in the EA-stage caribou offsetting plan must form the basis of an offsetting plan.	
Jul 16, 2021 03:22 PM	E-mail	Received CSFNs participant inquiry regarding the schedule 2/ water quality meeting and document submission inquiry for the IRT comments meeting. Also received a meeting proposal to review management plans.	
Jul 19, 2021 06:16 PM	E-mail	Provided LDN and UFN with web access regarding the Wildlife Management and Monitoring Plan (WMMP).	
Jul 19, 2021 06:19 PM	E-mail	Provided CSFNs with web access regarding the WMMP.	
Jul 20, 2021 09:25 PM	E-mail	Provided LDN and UFN with a revised caribou offsetting discussion paper and advised that the main changes were introduction and background editing, and updated text to the Solutions, Goals and Objectives section.	
Jul 21, 2021 11:00 AM	Phone Call	Discussed with CSFNs, DFO, and ECCC the Schedule 2 Fish Habitat Compensation Plan (FHCP).	
Jul 22, 2021 10:34 AM	E-mail	Received CSFNs inquiry regarding what specific projects would be included in the non-schedule 2 fisheries offsetting plan and whether the Orman Creek Project site was one of those proposed projects.	
Jul 22, 2021 01:00 PM	Teleconference	Held EMC meeting with CSFNs, UFN, NFN, BC EMLI, BC EAO, BC ECCS, and BC MOE. Discussed the CMP and the Construction Environmental Management Plan (CEMP) review.	
Jul 23, 2021 02:00 PM	Phone Call	Discussed with LDN and UFN the CMMP.	
Jul 23, 2021 04:16 PM	E-mail	Provided LDN and UFN with the footprint for offsetting shapefiles used for calculating effects and confirmed that a table with responses would be provided.	
Jul 27, 2021 04:10 PM	E-mail	Provided LDN and UFN with BW Gold's response to comments on the draft CMMP.	
Jul 28, 2021 06:32 PM	E-mail	Informed CSFNs that the fish offsetting plan project was for Ormond Creek and provided the October 19, 2017 Ormond Creek ecological site visit notes, DFO escapement data, October 31, 2017 Ormond Creek, and BC stream restoration technical bulletin.	
Jul 29, 2021 10:00 AM	Teleconference	Discussed with LDN and UFN country foods updates, permit document tracker updates, wildlife monitoring and management plan (WMMP) inquiry, and reviewed action items.	
Aug 09, 2021 01:05 PM	E-mail	Inquired with CSFNs regarding a meeting to discuss Ormond Creek and salmon returns.	
Aug 10, 2021 08:23 AM	E-mail	Received from LDN and UFN the ML/ARD plan review comments.	
Aug 11, 2021 11:24 AM	E-mail	Received CSFNs inquiry regarding the management plan review process and whether a tracking table could be developed for each plan.	
Aug 11, 2021 01:48 PM	E-mail	Provided LDN and UFN with the CMMP section 4.5 and draft caribou offsetting plan with edits and advised that the plan could provide the foundation of a joint MOU. Also informed of a July 27, 2021 letter of support confirming Artemis commitment in connection with the caribou and caribou habitat protection initiatives and support for herd-scale recovery initiatives, focusing on the Tweedsmuir-Entiako, Itcha-Ilgachuz and Rainbow caribou populations. Also proposed an August 12, 2021 meeting.	
Aug 12, 2021 10:00 AM	Teleconference	Held LDN and UFN EMB meeting. Reviewed action items and the WMMP comments. Discussed the permit document tracker, CFMP, and new business logistics.	
Aug 12, 2021 03:00 PM	Teleconference	Discussed with LDN and UFN the draft caribou offsetting plan, disturbance buffer size, and habitat types at site.	



Date	Communication Method	Communication Summary	
Aug 13, 2021 10:09 AM	E-mail	Provided LDN and UFN with online access to the Air Quality Management Plan (AQMP) and the Waste Management Plan (WMP) and requested confirmation of download for review.	
Aug 13, 2021 10:12 AM	E-mail	Provided CSFNs with web access regarding the AQMP and the WMP and requested confirmation of download for review.	
Aug 13, 2021 03:57 PM	E-mail	Confirmed with LDN, UFN, and CSFNs that comments had been received regarding the Fish Compensation Plan and agreed to review the comments prior to a technical meeting.	
Aug 14, 2021 09:56 PM	E-mail	Received from LDN and UFN the comment tracking tables regarding chapter 9.1 EMS and ML/ARD plans. Also received confirmation that the joint First Nations CEMP review comments would be submitted.	
Aug 20, 2021 04:29 PM	E-mail	Received CSFNs notification that the CEMP and health and safety management plan had been approved by CSFNs, LDN, and UFN. Also received an update that a discussion with NFN regarding the plans was pending.	
Aug 25, 2021 09:48 AM	E-mail	Advised LDN and UFN that the draft surface erosion and sediment management plan (SEPSCP) was available for review and requested confirmation of access.	
Aug 25, 2021 09:50 AM	E-mail	Advised CSFNs that the draft SEPSCP was available for review and requested confirmation of access.	
Aug 27, 2021 01:00 PM	Teleconference	Held LDN, UFN, CSFNs, BC EAO, BC EMLI, and BC MOE EMC meeting and discussed the WMMP.	
Sep 09, 2021 10:00 AM	Teleconference	Held LDN, UFN, and BC FLNRORD EMB meeting. Discussed the fish offsetting plan/land tenure matters, fish offsetting location, process timeline for Material Applications and EMPS (PPT), permit document submission timelines review, and previous action items review.	
Sep 21, 2021 09:39 AM	E-mail	Provided CSFNs with the Issues Tracking Tables (ITTs) for the Fuel Management and Spill Control Plan, Mine Site Traffic Control Management Plan, Chemicals and Materials Storage Plan, and Archaeology Management Plan. Also provided management plan ITT distribution logistics.	
Sep 21, 2021 11:33 AM	E-mail	Provided CSFNs with web access regarding management plan ITT's.	
Sep 22, 2021 08:24 AM	E-mail	Provided LDN, UFN, and CSFNs with the ITT and appendices for the ML/ARD Management Plan. Advised that a revised draft of the ML/ARD plan would be circulated prior to submission.	
Sep 22, 2021 08:44 AM	E-mail	Provided LDN, UFN, and CSFNs with the CEMP ITT.	
Sep 29, 2021 01:00 PM	Teleconference	Held LDN, UFN, CSFNs, and NFN conceptual water balance/quality models technical meeting. Discussed LGO options and alternatives, Chapters 3, 4, and 6, cyanide management plan, CEMP, health and safety management plan, MERP, and fuel management plan, and future meetings.	
Oct 01, 2021 09:48 AM	E-mail	Provided LDN, UFN, CSFNs, and NFN with the draft Wetlands Management and Offsetting Plan (WMOP) for review.	
Oct 04, 2021 05:12 PM	E-mail	Received LDN and UFN acknowledgment regarding the draft WMOP and turnaround inquiry.	
Oct 05, 2021 07:55 AM	E-mail	Requested to LDN, UFN, CSFNs, and NFN that comments on the draft WMOP be submitted by mid-November 2021.	
Oct 05, 2021 10:00 AM	Teleconference	Held LDN and UFN EMB meeting. Discussed IEM role, SEPSCP and Soil Management Plan comments, permit application deliverables schedule, camp sewage (MWR) application, WSA authorization for mine site works, schedule 2 amendment, and modelling funding for caribou.	
Oct 05, 2021	E-mail	Provided LDN, UFN and the CSFNs with links to the draft Aboriginal Group Engagement Plan (AGEP), CEMMP, and the Cultural and Spiritual Resources Management Plan (CSRMP). Requested comments by November 15, 2021.	



Date	Communication Method	Communication Summary	
Oct 06, 2021 01:57 PM	E-mail	Received from CSFNs comments by SFN on the WMMP. Also received an issue raised regarding the level of detail of the CMMP and WMMP and request to provide more detailed plans outlining how protective thresholds and trigger response plans would be developed. Also received update that this concern was listed in the ITT and request for a meeting to discuss developing an adaptive management framework.	
Oct 06, 2021 04:29 PM	E-mail	Acknowledged LDN and UFN regarding the updated Fisheries Habitat Compensation Plan ITT. Advised that plans would be reviewed and circulated after reviewing the ITT, additional comments, and the October 7, 2021 schedule 2 amendment technical meeting.	
Oct 07, 2021 08:11 AM	E-mail	Provided LDN, UFN, CSFNs, NFN, and BC FLNRORD with the October 7, 2021 Schedule 2 amendment and Fisheries Act authorization application meeting presentation slides.	
Oct 07, 2021 01:00 PM	Teleconference	Held LDN, UFN, CSFNs, and NFN technical meeting. Discussed the Schedule 2 amendment verses Fisheries Act, schedule 2 amendment compensation plan, Fisheries Act authorization offsetting plan, other offsetting options, and preconstruction fish salvage.	
Oct 08, 2021 04:14 PM	E-mail	Provided NFN with links to the AGEP, CEMMP and CSRMP. Requested comments by November 15, 2021.	
Oct 08, 2021 05:03 PM	E-mail	Followed up with LDN, UFN, CSFNs, NFN, STN, TFN, and MNBC that a response was required by October 15, 2021 regarding whether to be included in consultation in the federal Decision Statement.	
Oct 12, 2021 10:56 AM	E-mail	Provided LDN, UFN, and CSFNs with the AQMP ITT.	
Oct 12, 2021 07:06 PM	E-mail	Received LDN and UFN acknowledgement regarding the proposed Matthews Creek fish compensation plan and mineral tenues map. Also received interest in sharing map information with license holders on the proposed restoration work in the tenure areas.	
Oct 18, 2021 03:59 PM	E-mail	Provided LDN, UFN, and CSFNs with the SEPSCP and the ITT.	
Nov 04, 2021 01:00 PM	Teleconference	Held LDN and UFN EMB meeting. Discussed updated application review schedule, Mathews Creek fish compensation update, MAEMA application chapters and timing comments, Chapter 4: Reclamation and Closure Plan follow up meetings, and feedback on other management plans.	
Nov 08, 2021 09:58 AM	E-mail	Provided LDN, UFN, CSFNs, and NFN with the Schedule 2 Fish Compensation Plan draft application issues tracking table.	
Nov 08, 2021 12:51 PM	E-mail	Advised LDN, UFN, CSFNs, and NFN that the fish compensation plan comment ITT would be circulated to ECCC and DFO prior to the December 9, 2021 follow up fisheries meeting.	
Nov 09, 2021 09:01 AM	E-mail	Provided LDN, UFN, CSFNs, and NFN with the draft CEMMP and issues tracking table. Requested comments be provided by November 15, 2021.	
Nov 18, 2021 01:00 PM	Teleconference	Held EMC meeting with LDN, UFN, CSFNs, NFN, BC EAO, BC EMLI, BC FLNRORD, and BC MOE. Reviewed the WOMP, and new chair and EMC scheduling logistics.	
Nov 19, 2021 01:12 PM	E-mail	Received from LDN and UFN the ITT for the AGEP, CEMMP, CSRMP, and Health and Medical Services Plan. Also received update that a preliminary review of the plans for compliance with EAC conditions was completed.	
Nov 26, 2021 09:42 AM	E-mail	Provided LDN and UFN with the SEPSCP, Soil Management Plan, Chapter 3 Mine Plan, and Chapter 7 Environmental Monitoring. Advised that Chapter 4 RCP was under development, and a Chapter 4 ITT would be distributed. Also provided the September 22, 2021 outstanding management plans and documents list.	
Nov 26, 2021 03:15 PM	E-mail	Acknowledged LDN and UFN logistics regarding the December 6, 2021 schedule 2 / fisheries offsetting check in meeting.	



Date	Communication Method	Communication Summary
Nov 29, 2021 09:00 AM	Teleconference	Discussed with LDN and UFN the implementation of the CSRMP.
Dec 01, 2021 04:29 PM	E-mail	Provided LDN, UFN, CSFNs, NFN, BC EAO, BC EMLI, BC FLNRORD, and BC MOE the CSRMP. Advised that the plan was submitted as part of the major works joint application and developed to address the applicable BGP Federal Decision Statement requirements.
Dec 01, 2021 04:30 PM	E-mail	Received LDN and UFN inquiry regarding whether the CSRMP had been updated based on the review regarding compliance with the EAC condition.
Dec 01, 2021 05:24 PM	E-mail	Provided LDN, UFN, CSFNs, NFN, BC EAO, BC EMLI, BC FLNRORD, and BC MOE the CEMP and submission letter. Advised that the plan was submitted as part of the major works joint application and developed to address the applicable BGP Federal Decision Statement requirements.
Dec 01, 2021 05:38 PM	E-mail	Confirmed to NFN, LDN, and UFN that the CSRMP had been updated based on the review regarding compliance with the EAC condition.
Dec 01, 2021 06:41 PM		
Dec 02, 2021 11:33 AM	E-mail	Requested from NFN, LDN, and UFN an expedited review of the Noise and Vibration Effects Monitoring Plan (NVEMP) and CFMP by December 17, 2021.
Dec 02, 2021 11:49 AM	E-mail	Proposed to LDN, UFN, and CSFNs discussion topics regarding the December 6, 2021 schedule 2 / fisheries offsetting check in meeting and the December 13, 2021 meeting.
Dec 02, 2021 01:00 PM	Teleconference	Held LDN, UFN, CSFNs, NFN, BC EAO, BC MOE, BC FLNRORD, BC EMLI, and BC ECCS EMC meeting. Discussed the WMOP, updates, action items review, EMC schedule, EAC plans to be reviewed, and the independent environmental monitor (IEM).
Dec 09, 2021 01:00 PM	Teleconference	Held NFN, LDN, UFN, and CSFNs CLC meeting. Discussed Project updates, terms of reference implementation, the CEMMP, and 2022 meeting schedule.



# Schedule "B"

# **Table of Concordance - Summary**

Condi	tion	Plan Name	Location in Plan
3.1	The Proponent shall implement measures to control erosion and sedimentation within the Designated Project area to avoid the deposit of deleterious substances in water frequented by fish. The Proponent shall submit these measures to the Agency and to Indigenous groups before implementing them.	Surface Erosion Prevention and Sediment Control Plan	Section 7.1
3.1		Construction Environmental Management Plan	Section 9.12; see also Section 9.7
3.2	The Proponent shall develop, prior to construction and in consultation with Indigenous groups and Fisheries and Oceans Canada, measures to protect fish and fish habitat when undertaking activities in or near water, taking into account Fisheries and Oceans Canada's <i>Measures to Avoid Causing Harm to Fish and Fish Habitat</i> . In doing so, the Proponent shall: <ul> <li>3.2.1 develop, to the satisfaction of Fisheries and Oceans Canada and any other relevant authorities, and in consultation with Indigenous groups, a proposal to salvage and relocate fish prior to conducting any Designated Project activity requiring removal of fish habitat. The Proponent, if authorized under the <i>Fisheries Act</i> and its regulations, shall salvage and relocate fish in a manner consistent with their authorization.</li> </ul>	Construction Environmental Management Plan	Section 9.12
3.3	The Proponent shall design, install and operate the freshwater intakes for the freshwater supply system to avoid fish entry or reduce the incidental capture, death or injury of fish through entrainment and impingement.	Knight Piesold - FWSS Design Report <sup>1</sup>	See report
3.11	The Proponent shall develop, to the satisfaction of Fisheries and Oceans Canada and Environment and Climate Change Canada and in consultation with Indigenous groups, and implement any offsetting plan(s) related to any residual adverse effects to fish and fish habitat associated with the carrying out of the Designated Project. The Proponent shall submit any approved offsetting plan(s) to the Agency prior to implementation.	Fish Offsetting Plan (Schedule 2 and HADD compensation/offsetti ng plan) <sup>1</sup>	Sections 3-6 of ECCC Compensation Plan; Section 6 of Schedule 2 Plan
3.12	The Proponent shall, for any fish habitat offsetting measure(s) proposed in any offsetting plan(s) referred to in condition 3.11 that may cause adverse environmental effects not considered in the environmental assessment, develop and implement, following consultation with Indigenous groups, Fisheries and Oceans Canada and Environment and Climate Change Canada, measures to mitigate those effects, including effects to Indigenous peoples' current use of lands and resources for traditional purposes. The Proponent shall submit these measures to the Agency before implementing them.	Fish Offsetting Plan (Schedule 2 and HADD compensation/offsetti ng plan) <sup>1</sup>	Section 4.2 of ECCC Compensation Plan; Section 7.1 of Schedule 2 Plan
3.14	The Proponent shall develop, prior to construction and in consultation with Indigenous groups, Fisheries and Oceans Canada, and other relevant authorities, a follow-up program to verify the accuracy of the environmental assessment and determine the effectiveness of the mitigation measures as it pertains to	Aquatic Effects Monitoring Plan	To be included in a separate



	adverse environmental effects of the Designated Project on fish and fish habitat. The Proponent shall implement the follow-up program during all phases of the Designated Project and shall apply conditions 2.9 and 2.10 when implementing the follow-up program. As part of the follow-up program, the Proponent shall:  • 3.14.1 conduct parasite and pathogen inventories in Lake 01538UEUT and Lake 01682LNRS prior to enlarging Lake 01682LNRS and connecting it to Lake 01538UEUT pursuant to condition 3.13 and compare the results of the parasite and pathogen inventories for the two lakes;  • 3.14.2 monitor, starting when the Proponent starts to pump water into Davidson Creek and continuing through until the freshwater supply system has been decommissioned, rainbow trout (Oncorhynchus mykiss) and Kokanee (Oncorhynchus nerka) populations in Davidson Creek, including:  • 3.14.2.1 community composition of rainbow trout (Oncorhynchus mykiss) and Kokanee (Oncorhynchus nerka), their absolute abundance, genetic structure and diversity;  • 3.14.2.2 absolute abundance of overwintering rainbow trout juveniles; and  • 3.14.2.3 characteristics of spawner populations through surrogate monitoring metrics including size at 50% maturity, redd counts and spawner distribution.		follow-up program
3.15	The Proponent shall develop, in consultation with Indigenous groups and other relevant authorities, a follow-up program to verify the accuracy of the environmental assessment and determine the effectiveness of the mitigation measures as it pertains to adverse environmental effects of the Designated Project on fish habitat in Davidson Creek, Creek 661 and Chedakuz Creek. The Proponent shall develop the follow-up program prior to construction and shall implement the follow-up program during all phases of the Designated Project. The Proponent shall apply conditions 2.9 and 2.10 when implementing the follow-up program. As part of the follow-up program, the Proponent shall:  3.15.1 monitor water flows in Davidson Creek during the open water season from construction until decommissioning, and temperature continuously from construction until decommissioning;  3.15.2 monitor water quality in Davidson Creek, Creek 661 and Chedakuz Creek for contaminants of potential concern, including those identified in Table 5 of the environmental assessment report, during all phases of the Designated Project; and  3.15.3 monitor, during all phases of the Designated Project, groundwater quality and quantity downstream of the tailings storage facility site D, open pit, west waste rock dump and low-grade ore stockpile to confirm that groundwater quantity and quality parameters are at or below the values identified by the Proponent in the modelled predictions in Section 5 of Blackwater Gold Project: Additional Water Quality Model Sensitivity Scenario (July 20, 2017) and Section 3 of Blackwater Gold Project: Water Treatment Responses for Comments 1266, 1270, 1271, 1272, and 1273 (February 15, 2017) for nitrite and contaminants of potential concern, and to verify the effectiveness of water management measures.	Aquatic Effects Monitoring Plan	TBD – sections being completed
3.16	The Proponent shall develop, prior to construction and in consultation with Indigenous groups and relevant authorities, a follow-up program to verify the accuracy of the environmental assessment and determine the effectiveness of the mitigation measures as it pertains to fish habitat in Tatelkuz Lake and Chedakuz Creek. The Proponent shall implement the follow-up program from construction through decommissioning and shall apply conditions 2.9 and 2.10 when implementing the follow-up program. As part of the follow-up program, the Proponent shall:	Aquatic Effects Monitoring Plan	To be included in a separate follow-up program



	<ul> <li>3.16.1 conduct, prior to the commissioning of the freshwater supply system, fish habitat quantity and quality surveys in the Tatelkuz Lake littoral zone;</li> <li>3.16.2 monitor the Tatelkuz Lake littoral zone from the commissioning of the freshwater supply system until decommissioning; and</li> <li>3.16.3 monitor water flows in Chedakuz Creek between Tatelkuz Lake and the confluence with Davidson Creek during the open water season from construction until decommissioning.</li> <li>The Proponent shall deter migratory birds from using or frequenting the tailings storage facility,</li> </ul>	Wildlife Mitigation and	Section 3.5
4.2	reclamation wetlands, pit lake and sediment control ponds until such time that water quality in these structures meets legislative requirements and water quality objectives. The Proponent shall identify the water quality objectives using an ecological risk based approach, developed in consultation with Indigenous groups and relevant authorities.	Management Plan	
4.3	The Proponent shall conduct pre-construction surveys for migratory birds and their habitat in the Designated Project area to validate the results of habitat suitability modelling for migratory birds, including migratory birds that are listed species at risk, conducted by the Proponent and presented in the Environmental Impact Statement and in the Blackwater Gold Project – Waterbird Memo (Response to LDN/UFN #684, 693, 697, and NWFN/StFN #964). As part of the pre-construction surveys, the Proponent shall validate the applicability of fisher (Martes pennant) habitat suitability modelling to migratory birds, as identified by the Proponent in the Blackwater Gold Project – Forest Birds (Supplemental Information in Response to 681, 683, 685, 694, 695, 703, 717, 936; and ECCC Annex 1, IR 21, 24, 25). Based on the results of the pre-construction surveys the Proponent shall, in consultation with Indigenous groups and relevant authorities, develop and implement mitigation measures for migratory bird habitat.	Wildlife Mitigation and Management Plan	Section 4.7
4.5	The Proponent shall develop, prior to construction and in consultation with Indigenous groups and relevant authorities, a follow-up program to verify the accuracy of the environmental assessment and determine the effectiveness of all mitigation measures to avoid harm to migratory birds, including migratory birds that are listed species at risk, their eggs and nests. The follow-up program shall include the mitigation measures used to comply with condition 4.1 to 4.4. The Proponent shall implement the follow-up program during all phases of the Designated Project and shall apply conditions 2.9 and 2.10 when implementing the follow-up program.	Wildlife Mitigation and Management Plan	Section 4.7
5.3	The Proponent shall, for adverse environmental effects from the Designated Project on wetlands that cannot be avoided or minimized pursuant to condition 5.1, set out mitigation measures in a wetland compensation plan. The Proponent shall develop the wetland compensation plan, prior to construction, in consultation with Indigenous groups, Environment and Climate Change Canada and other relevant authorities, and taking into account Canada's Federal Policy on Wetland Conservation, Environment and Climate Change Canada's Operational Framework for Use of Conservation Allowances and habitat needs for migratory birds, moose (Alces alces) and listed species at risk. When identifying mitigation measures, the Proponent shall select wetland restoration over enhancement and wetland enhancement over wetland creation. The Proponent shall start the implementation of the wetland compensation plan prior to the wetlands being adversely affected.	Wetlands Management Offsetting Plan	Section 9, Section 10



5.4	For any wetland creation required pursuant to condition 5.3, the Proponent shall establish, prior to wetland creation and in consultation with Indigenous groups, Environment and Climate Change Canada and other relevant authorities, performance standards for wetland functions.	Wetlands Management Offsetting Plan	Section 11.6.1
5.5	The Proponent shall develop, prior to construction and in consultation with Indigenous groups, Environment and Climate Change Canada and other relevant authorities, a follow-up program to verify the predictions of the environmental assessment as it pertains to the adverse environmental effects of the Designated Project on wetland functions and to determine the effectiveness of the mitigation measures as it pertain to wetlands. The Proponent shall implement the follow-up program during from construction through decommissioning and shall apply conditions 2.9 and 2.10 when implementing the follow-up program. As part of the follow-up program, the Proponent shall:  • 5.5.1 conduct pre-construction surveys within the mine site to confirm the absence of red or blue-listed wetlands. The Proponent shall provide the results of the survey to the Agency and to Indigenous groups prior to the start of construction. If the results of the survey demonstrate the presence of red or blue-listed wetlands within the mine site, the Proponent shall develop, prior to construction, and implement additional mitigation measures;  • 5.5.2 monitor changes to wetland functions of wetlands located within the mine site and remaining after vegetation clearing required to construct project components during all phases of the Designated Project; and  • 5.5.3 monitor all compensatory wetland sites at a minimum annually, to ensure they meet or exceed performance standards for wetland functions established pursuant to condition 5.4 from the start of compensation until wetland functions are attained.	Wetlands Management Offsetting Plan	Section 11
	The Proponent shall develop, prior to construction and in consultation with Indigenous groups, a protocol for receiving complaints related to the exposure to noise and dust from the Designated Project. The Proponent shall respond to any noise or dust complaint(s) within 48 hours of the complaint being	Community Effects Monitoring and Management Plan	Section 11.2
6.3	received and shall implement corrective actions to reduce exposure to noise or dust in a timely manner. The Proponent shall implement the protocol during construction, operation and decommissioning.	Air Quality and Fugitive Dust Management Plan	Section 8.4
		Noise and Vibration Management Plan	Section 11.1.4
6.5	The Proponent shall, in consultation with Indigenous groups, install and maintain signs indicating that consumption of surface water is not advisable in the tailings storage facility, the pit lake and Davidson Creek year-round at locations established in consultation with Indigenous groups.	Country Foods Monitoring Plan	Section 4.4
6.8	The Proponent shall develop and implement measures in consultation with Indigenous groups to manage invasive species within the Designated Project area.	Invasive Plant Management Plan	Section 8
6.9	The Proponent shall determine the location of the transmission line towers in consultation with Indigenous groups, to mitigate visual effects of the transmission line where the transmission line crosses trails and sites of importance to Indigenous peoples, unless not technically and economically feasible.	Final Transmission Line Routing Plan	TBD – Plan to be completed
6.11	The Proponent shall develop, prior to construction and in consultation with Indigenous groups and relevant authorities, a follow-up program to verify the accuracy of the environmental assessment as it pertains to adverse environmental effects of the Designated Project on the health of Indigenous Peoples caused by changes in concentrations of contaminants of potential concern in water, soil, vegetation and	Country Foods Monitoring Plan	Section 4, Section 6.2.2, Section 6 and



	wildlife, including fish, and determine the effectiveness of mitigation measures. As part of the development of the follow-up program, the Proponent shall identify the vegetation and wildlife species that shall be monitored, the locations where the monitoring will be conducted, the contaminants to be monitored and the frequency of the monitoring. The Proponent shall implement the follow-up program during all phases of the Designated Project and shall apply conditions 2.9 and 2.10 when implementing the follow-up program. In doing so, the Proponent shall:  • 6.11.1 monitor, prior to construction, contaminants of potential concern in soil, vegetation, wildlife, including fish and water. The Proponent shall also co-locate soil sampling with vegetation samples and water sampling with fish samples;  • 6.11.2 monitor, during all phases of the Designated Project, contaminants of potential concern in water, soil, vegetation, and wildlife species;  • 6.11.3 if the sampling and monitoring results referred to in condition 6.11.1 and 6.11.2 exceed the predictions made during the environmental assessment, implement any modified or additional mitigation measures pursuant to condition 2.9 based on the results of the follow-up program and update the human health risk assessment identified by the Proponent in Appendix 9.2.2A of the Environmental Impact Statement using the results of the sampling and monitoring. The Proponent shall integrate the current and predicted consumption patterns of each Indigenous group identified during the environmental assessment in the updated human health risk assessment and any updated consumption pattern information provided by Indigenous groups as part of the follow-up program.		Tables 6.3-1 to 6.3-5
6.12	The Proponent shall develop, prior to construction and in consultation with Indigenous groups and relevant authorities, a follow-up program to verify the accuracy of the environmental assessment as it pertains to adverse environmental effects of the Designated Project on the health of Indigenous Peoples as a result of changes to air quality and determine the effectiveness of mitigation measures. As part of the implementation of the follow-up program, the Proponent shall monitor nitrogen dioxide (NO <sub>2</sub> ), sulfur dioxide (SO <sub>2</sub> ), fine particulate matter (PM <sub>2.5</sub> ), particulate matter (PM <sub>10</sub> ), dust, and carbon monoxide (CO) in air. The Proponent shall implement the follow-up program during all phases of the Designated Project and shall apply conditions 2.9 and 2.10 when implementing the follow-up program.	Country Foods Monitoring Plan Air Quality and Fugitive Dust Management Plan	Section 4.2  Section 8.3 – Note that this is just in reference to monitoring that informs the program above
6.13	The Proponent shall develop, prior to construction and in consultation with Indigenous groups and relevant authorities, a follow-up program to verify the accuracy of the environmental assessment as it pertains to adverse environmental effects of the Designated Project on the socio-economic conditions of Indigenous Peoples as a result of changes to access, availability and quality of country foods. The Proponent shall implement the follow-up program from construction through decommissioning and shall apply conditions 2.9 and 2.10 when implementing the follow-up program.	Appendix to Country Foods Monitoring Plan <sup>1</sup>	To include as Appendix B, will be provided separately to plan
6.14	The Proponent shall, prior to construction and in consultation with Indigenous groups and relevant authorities, develop a follow-up program to verify the accuracy of the environmental assessment as it pertains to adverse effects from the Designated Project on moose ( <i>Alces alces</i> ) and determine the effectiveness of mitigation measures. As part of the implementation of the follow-up program, the Proponent shall conduct winter distribution and density surveys for moose ( <i>Alces alces</i> ) starting prior to construction and until the end of operation. The Proponent shall implement the follow-up program from construction through decommissioning and shall apply conditions 2.9 and 2.10 when implementing the follow-up program.	Wildlife Mitigation and Management Plan	Section 4.4



	The Proponent shall develop, prior to construction and in consultation with Indigenous groups and relevant authorities, and implement, during all phases of the Designated Project, a plan to communicate	Country Foods Monitoring Plan	Section 8
6.15	the results of the follow-up program referred to in conditions 6.11, 6.12, 6.13 and 6.14 in plain language to Indigenous groups and relevant authorities. The communication plan shall include the procedures to communicate, including the frequency of communication.	Wildlife Mitigation and Management Plan	Section 5.2
7.1	The Proponent shall develop, prior to construction and in consultation with Indigenous groups, and implement an archaeological impact assessment of the footprints of the final transmission line alignment and associated poles, roads and towers to help inform final placement of these features. The Proponent shall take into account British Columbia's Archaeological Impact Assessment Guidelines when developing and implementing the archaeological impact assessment. The Proponent shall apply the archaeological and heritage management plan pursuant to condition 7.2 to structures, sites, or things of historical, archaeological, paleontological, or architectural significance or physical or cultural heritage resources discovered within the footprint of the final transmission line alignment.	Cultural and Spiritual Resources Management Plan	Section 8.2
7.2	<ul> <li>The Proponent shall have a Qualified Professional develop, prior to construction and in consultation with Indigenous groups and relevant authorities, and implement, during construction, operation and decommissioning, an archaeological and heritage management plan for any structures, sites, or things of historical, archaeological, paleontological, or architectural significance or physical or cultural heritage resources within the Designated Project area. The archaeological resources and heritage management plan shall include:</li> <li>7.2.1 protocols to respect the discovery, handling, recognition, recording, transferring and safekeeping of structures, sites or things of historical, archaeological, paleontological or architectural significance;</li> <li>7.2.2 procedures to record, analyze, and mitigate the effects on cultural heritage resources and historic heritage sites, cultural sites previously identified through the heritage effects assessments conducted by the Proponent during the environmental assessment and, if applicable, the archaeological impact assessment completed for the final transmission line alignment;</li> <li>7.2.3 a process for reporting information about physical and cultural heritage features and structures, sites or things of historical, archaeological, paleontological or architectural significance to Indigenous groups;</li> <li>7.2.4 a process for informing workers of sensitive cultural areas; and</li> <li>7.2.5 a chance find procedure to apply in the event that previously unidentified physical or cultural heritage features or structures, sites or things of historical, archaeological, paleontological or architectural significance are discovered by the Proponent. As part of the chance find procedure the Proponent shall:</li> <li>7.2.5.1 immediately halt work at the location of the discovery, except work required to be undertaken to protect the integrity of the discovery;</li> <li>7.2.5.2 delineate an area of at least 30 metres around the discovery as a no-work zone;</li> <li>7.2.5</li></ul>	Cultural and Spiritual Resources Management Plan	Sections 6, 8, 9, 10, 11.1, Appendix C



	<ul> <li>7.2.5.5 consult with Indigenous groups and relevant authorities on the manner by which to comply with all applicable legal requirements and associated regulations, customs and protocols respecting the discovery, handling, recognition, recording, transferring and safekeeping of previously unidentified structures, sites or things of historical, archaeological, paleontological or architectural significance; and</li> <li>7.2.5.6 consult Indigenous groups on the manner by which to protect the confidentiality of the discovery. The Proponent shall protect the confidentiality of the discovery in a manner that is consistent with provincial laws.</li> </ul>		
8.2	The Proponent shall, prior to construction and in consultation with Indigenous groups and relevant authorities, identify wildlife corridors that intersect project roads and shall install and maintain, during all phases of the Designated Project, wildlife crossing signs where the wildlife corridors intersect the project roads.	Wildlife Mitigation and Management Plan	Section 4
8.4	The Proponent shall, from the start of construction to the end of decommissioning, manage carrion on project roads in consultation with relevant authorities and Indigenous groups.	Wildlife Mitigation and Management Plan	Section 3.6
8.6	The Proponent shall, prior to the start of construction, conduct mineral lick surveys within the Designated Project area. If the results of the surveys indicate the presence of mineral licks outside the area disturbed by Designated Project components, the Proponent shall, in consultation with Indigenous groups and relevant authorities, maintain the mineral licks in their natural state.	Wildlife Mitigation and Management Plan	Section 4.4
	The Proponent shall identify, prior to construction and in consultation with Indigenous groups and relevant authorities, time periods during which construction activities must be carried out to protect wildlife during sensitive life stages, including for grizzly bear ( <i>Ursus arctos</i> ), western toad ( <i>Anaxyrus boreas</i> ), wolverine ( <i>Gulo gulo</i> ), American marten ( <i>Martes americana</i> ), fisher	Wildlife Mitigation and Management Plan	Sections 3.3, 4.1, 4.2, 4.3, 4.4, 4.5, 4.6, 4.7
8.9	<ul> <li>(Pekania pennanti) and southern mountain caribou (Rangifer tarandus caribou). In doing so, the Proponent shall:         <ul> <li>8.9.1 apply British Columbia's Compendium of Wildlife Guidelines for Industrial Development Projects in the North Area, British Columbia. Interim Guidance, North Area when identifying these time periods;</li> <li>8.9.2 notify, prior to construction, the Agency and Indigenous groups of these time periods and of the areas within which each of these time periods shall apply; and</li> <li>8.9.3 conduct construction activities during these time periods, unless not technically feasible.</li> </ul> </li> </ul>	Caribou Mitigation and Monitoring Plan	Section 3.2, Table 6.1-1
8.10	If construction during the time periods referred to in condition 8.9 for grizzly bear ( <i>Ursus arctos</i> ), western toad ( <i>Anaxyrus boreas</i> ), wolverine ( <i>Gulo gulo</i> ), American marten ( <i>Martes americana</i> ) and fisher ( <i>Pekania pennanti</i> ) is not technically feasible, the Proponent shall conduct pre-construction surveys to identify western toad ( <i>Anaxyrus boreas</i> ) breeding habitat and wolverine ( <i>Gulo gulo</i> ), American marten ( <i>Martes americana</i> ), fisher ( <i>Pekania pennanti</i> ) and grizzly bear ( <i>Ursus arctos</i> ) denning habitat and develop and implement additional mitigation measures, from construction until the end of operation, in consultation with Indigenous groups and relevant authorities. In doing so, the Proponent shall:  ■ 8.10.1 establish no work buffer zones for habitat identified during pre-construction surveys. The Proponent shall take into account British Columbia's Guidelines for Amphibian and Reptile Conservation during Urban and Rural Land Development in British Columbia when establishing buffer zones for western toad breeding habitat and shall take into account British Columbia's Compendium	Wildlife Mitigation and Management Plan	Sections 3.3, 4.1, 4.2, 4.3, 4.4, 4.5, 4.6, 4.7



	of Wildlife Guidelines for Industrial Development Projects in the North Area, British Columbia. Interim Guidance, North Area when establishing buffer zones for wolverine ( <i>Gulo gulo</i> ), American marten ( <i>Martes americana</i> ), fisher ( <i>Pekania pennanti</i> ) and grizzly bear ( <i>Ursus arctos</i> ) denning habitat.		
8.14	The Proponent shall conduct pre-construction surveys to determine the distribution of little brown myotis ( <i>Myotis lucifugus</i> ) and northern myotis ( <i>Myotis septentrionalis</i> ), and establish from construction until the end of operation, in consultation with Indigenous groups and relevant authorities, buffer zones around active hibernacula and active roosts. The Proponent shall take into account British Columbia's Compendium of Wildlife Guidelines for Industrial Development Projects in the North Area, British Columbia when identifying active hibernacula and active roosts and when establishing buffer zones.	Wildlife Mitigation and Management Plan	Section 3.3 and 4.2
8.16	The Proponent shall, prior to construction and in consultation with Indigenous groups and relevant authorities, conduct pre-construction surveys to identify short-eared owl ( <i>Asio flammeus</i> ) moderate to high-value nesting and foraging habitat, and shall implement measures to mitigate the loss of short-eared owl ( <i>Asio flammeus</i> ) habitat caused by the Designated Project.	Wildlife Mitigation and Management Plan	Section 4.7
8.17	The Proponent shall, during all phases of the Designated Project and in consultation with Indigenous groups, Environment and Climate Change Canada and other relevant authorities, mitigate adverse environmental effects on southern mountain caribou ( <i>Rangifer tarandus caribou</i> ) and its habitat, including by carrying out construction activities during time periods referred to in condition 8.9 for southern mountain caribou ( <i>Rangifer tarandus</i> caribou). In doing so, the Proponent shall give preference to avoiding the destruction or alteration of habitat over minimizing the destruction or alteration of habitat, to minimizing the destruction or alteration of habitat over restoring altered or destroyed habitat on-site, and to restoring altered or destroyed habitat on-site over offsetting.	Caribou Mitigation and Monitoring Plan	Section 3.2
8.18	For any offsetting required pursuant to condition 8.17, the Proponent shall develop, prior to construction and in consultation with Indigenous groups and relevant authorities, and to the satisfaction of Environment and Climate Change Canada, a compensation plan for southern mountain caribou (Rangifer tarandus caribou). When developing the compensation plan, the Proponent shall take into account habitat needs for migratory birds and listed species at risk. The Proponent shall implement the compensation plan from the beginning of construction. The compensation plan shall include:  8.18.1 mapping of critical habitat of southern mountain caribou (Rangifer tarandus caribou) altered or destroyed by the Designated Project;  8.18.2 an offsetting ratio for direct habitat loss and indirect (e.g. sensory) losses based on an assessment of options, including revegetation and road closures, that consider the types of offset, location, time lags, securement, technical and economic feasibility, and probability of success;  8.18.3 field verified suitability mapping of areas to be prioritized for offsetting;  8.18.4 if residual environmental effects cannot be fully offset with habitat-based measures, a description of non-habitat measures to be implemented by the Proponent and a description of how these measures will be implemented by the Proponent, including a schedule for implementation;  8.18.5 a description of performance indicators to be used by the Proponent to evaluate the effectiveness of habitat-based and non-habitat-based compensation measures; and  8.18.6 a description of the follow-up program the Proponent shall implement to determine the effectiveness of the mitigation measures included in the compensation plan. As part of the	Caribou Mitigation and Monitoring Plan	Figures 2.1-2, 2.2-2; Sections: 4.1.2, 4.2, 4.4, 5.3, 5.4, 5.6, 6.3, 6.4, 6.5



	development of the follow-up program, the Proponent shall determine, in consultation with Indigenous groups, the methods, timing and frequency for conducting winter surveys for caribou abundance and distribution within the Designated Project area. The Proponent shall apply conditions 2.9 and 2.10 when implementing the follow-up program.		
8.19	The Proponent shall conduct progressive reclamation of areas disturbed by the Designated Project. In doing so the Proponent shall identify, in consultation with Indigenous groups, Environment and Climate Change Canada and other relevant authorities, plant species native to the Designated Project area to use for revegetation as part of progressive reclamation, including whitebark pine ( <i>Pinus albicaulis</i> ) and other conifers suitable to create habitat for southern mountain caribou ( <i>Rangifer tarandus caribou</i> ) and other species of interest to Indigenous groups.	Whitebark Pine Management Plan <sup>1</sup>	TBD – Plan to be completed
8.20	The Proponent shall develop, prior to construction and in consultation with Indigenous groups, Environment and Climate Change Canada and other relevant authorities, a whitebark pine management plan to mitigate effects from the Designated Project on whitebark pine (Pinus albicaulis) and its critical habitat. The Proponent shall implement the plan during all phases of the Designated Project consistent with any applicable recovery strategy related to whitebark pine (Pinus albicaulis). As part of the whitebark pine management plan, the Proponent shall:  • 8.20.1 establish criteria to be used to evaluate the health of whitebark pine trees and for the selection of whitebark pine (Pinus albicaulis) to be transplanted;  • 8.20.2 collect and preserve whitebark pine (Pinus albicaulis) rust-resistant seeds within the Designated Project area prior to vegetation clearing and use them for progressive reclamation pursuant to condition 8.19;  • 8.20.3 identify the locations to plant whitebark pine (Pinus albicaulis) in undisturbed areas within the Designated Project area prior to construction;  • 8.20.4 implement measures to support whitebark pine (Pinus albicaulis) growth and use by Clark's nutcracker (Nucifraga columbiana);  • 8.20.5 develop and implement a follow-up program in consultation with Indigenous groups to determine the effectiveness of the mitigation measures included in the whitebark pine management plan. The Proponent shall apply conditions 2.9 and 2.10 when implementing the follow-up program. The follow-up program shall include:  • 8.20.5.1 visual monitoring of populations of whitebark pine (Pinus albicaulis), including their health, within reclaimed areas at a minimum every five years; and  • 8.20.5.2 monitoring of use of the reclaimed areas by Clark's nutcracker (Nucifraga columbiana) for the purpose of whitebark pine regeneration. Should the results of monitoring demonstrate that use of the reclaimed areas by Clark's nutcracker (Nucifraga columbiana) is not adequate, the Proponent shall implement additional	Whitebark Pine Management Plan <sup>1</sup>	TBD – Plan to be completed
8.21	The Proponent shall develop, in consultation with Indigenous groups, Environment and Climate Change Canada and other relevant authorities, a follow-up program to verify the accuracy of the environmental assessment and determine the effectiveness of the mitigation measures as it pertains to the effects of changes caused by the Designated Project on western toad ( <i>Anaxyrus boreas</i> ). The Proponent shall implement the follow-up program from construction through decommissioning and shall apply conditions 2.9 and 2.10 when implementing the follow-up program. As part of the follow-up program, the Proponent shall:	Wildlife Mitigation and Management Plan	Section 4.1



	<ul> <li>8.21.1 conduct western toad surveys annually in breeding habitat identified pursuant to condition 8.10 from the start of construction until the end of decommissioning;</li> <li>8.21.2 monitor western toad (<i>Anaxyrus boreas</i>) in relocation areas for western toad (<i>Anaxyrus boreas</i>) salvage conducted pursuant to condition 8.11; and</li> <li>8.21.3 monitor western toad (<i>Anaxyrus boreas</i>) mortality on project roads from the start of construction until the end of decommissioning.</li> </ul>		
8.22	The Proponent shall develop, in consultation with Indigenous groups, and implement a follow-up program to monitor little brown myotis ( <i>Myotis lucifugus</i> ) and northern myotis ( <i>Myotis septentrionalis</i> ) usage of buffer zones established pursuant to condition 8.14 and roosting structures installed and maintained by the proponent pursuant to condition 8.15 to determine the effectiveness of the mitigation measures. The Proponent shall implement the follow-up program during construction and operation and shall apply conditions 2.9 and 2.10 when implementing the follow-up program.	Wildlife Mitigation and Management Plan	Section 4.2
10.2	The Proponent shall, prior to construction, consult with Indigenous groups and relevant authorities on the measures to be implemented to prevent accidents and malfunctions.	Accidents and Malfunctions Admin and Communications Plan	N/A
10.3	The Proponent shall, prior to construction and in consultation with Indigenous groups and relevant authorities, develop an accident and malfunction response plan in relation to the Designated Project. The accident and malfunction plan shall include;  10.3.1 the types of accidents and malfunctions that may cause adverse environmental effects; and 10.3.2 the measures to be implemented in response to each type of accident and malfunction referred to in condition 10.3.1 to mitigate any adverse environmental effects caused by the accident or malfunction, including response plans for dam breaches, water treatment plant failures or shutdowns.	Accidents and Malfunctions Admin and Communications Plan	The accident and malfunction response plan is incorporated into the ACMP; see Table 2.2-1
10.5	<ul> <li>The Proponent shall develop a communication plan in consultation with Indigenous groups. The Proponent shall develop the communication plan prior to construction and shall implement and keep it up to date during all phases of the Designated Project. The plan shall include: <ul> <li>10.5.1 the types of accidents and malfunctions requiring the Proponent to notify the respective Indigenous groups;</li> <li>10.5.2 the manner by which Indigenous groups shall be notified by the Proponent of an accident or malfunction and of any opportunities for the Indigenous groups to assist in the response to the accident or malfunction; and</li> <li>10.5.3 the contact information of the representatives of the Proponent that the Indigenous groups may contact and of the representatives of the respective Indigenous groups to which the Proponent provides notification.</li> </ul> </li> </ul>	Accidents and Malfunctions Admin and Communications Plan	Section 7.1, Table 2.2-2; Section 7.2, Section 7.4; Section 7.6, Table 7.6-1, Table 7.6-3, Table 7.6-4

 $<sup>^{\</sup>mbox{\tiny 1}}$  These plans are not required pursuant to the EAC.



# Schedule "C" Contact Information for Indigenous Groups

Office	Phone	Email
Ulkatcho First Nation Office Nadine Charlieboy, Director of Corporate Affairs Councilor Laurie Vaughn, Lands & Resources Manager	250-742-3260	ncharleyboy@ulkatcho.ca lvaughan@ulkatcho.ca
Lhoosk'uz Dené Nation Neil Gauthreau, Natural Resource Manager	250-992-3290	resources@lhooskuz.com
Nadleh Whut'en First Nation Kristen Chapman, Land Referrals Coordinator	250-690-7211	referrals@nadleh.ca
Stellat'en First Nation Mike LaPointe, GIS/ Referrals Coordinator	250-699-8747	gis@stellatenfirstnation.ca
Saik'uz First Nation Kasandra Turbide, Lands Manager	250-567-9293	land.manager@saikuz.com
Nazko First Nation Florian Bergoin, Natural Resources Manager Terrance Paul, Referrals Coordinator	250-992-9085	naturalresources@nazkoband.ca referrals@nazkoband.ca
Skin Tyee Nation Chief Rosemary Skin Councilor Robert Skin	250-694-3517	chief@STFN.ca councillor2@stfn.ca
Tŝilhqot'in Nation Helga Harlander, Mining, Oil & Gas Coordinator	250-392-3918	helga@tsilhqotin.ca
Métis Nation British Columbia Paul Pasco, Senior Director, Ministry of Economic Development and Natural Resources	604-557-5851	ppasco@mnbc.ca
Nee-Tahi-Buhn Band Kieran Broderick, Lands & Resources Advisor	250-694-3494	<u>kieranb2@telus.net</u>



# Schedule "D" Proposal for Condition 2.4 – Non-EAC Nations

From: James Witzke - Artemis Gold Inc. < <u>jwitzke@artemisgoldinc.com</u>>

Sent: Thursday, October 21, 2021 4:38 PM

To: Helga Harlander

Subject: Blackwater Federal Decision Statement Consultation

Good Afternoon,

As previously indicated, Section 2.4 of the federal Decision Statement for the Blackwater Gold Project (the "Decision Statement") requires BW Gold to strive to reach consensus with the identified Indigenous Groups (as defined in the Decision Statement) on, among other things, the process used to undertake an impartial consideration of information and views presented on the subject of the consultation and the period of time in which this will occur. To this end, we are setting out below a proposal for your review and comment.

The proposal is based on guidance from IAAC and is consistent with the Decision Statement. It is intended to provide clarity on the scope and expectations for both BW Gold and the Tsilhqot'in Nation. It is broken into two parts in recognition of the fact that consultation on certain management plans would reasonably be expected to take some additional time. Please note that the event triggering consultation for the majority of these conditions is the start of construction, and BW Gold will advise the Tsilhqot'in Nation where it is otherwise.

- 1. BW Gold will provide the information available, either in the form of a management plan or a description of the proposed action, that is relevant to the scope and the subject matter of the consultation, no less than **30 days** prior to the start of construction (or otherwise as specified in the Decision Statement). BW Gold will strive to provide these as they come available and well in advance of this timeline.
- 2. The Tsilhqot'in Nation will have **15 days** to provide written comments to BW Gold on the proposed management plan or action, listed below.
- 3. BW Gold will undertake an impartial review of the comments and provide written responses to the above comments, prior to implementation of the relevant management plan, that explain how the views and information received have been considered by BW Gold, including a rationale for why the views have, or have not, been integrated.

The following conditions would be subject to the above 15-day comment period:

- Accidents and Malfunctions Administration and Communication Plan (DS 10.2, 10.3, 10.5)
- Wetlands Management Offsetting Plan (DS 5.3 5.5)
- Whitebark Management Plan (DS 8.19, 8.20)
- Determining the location of the transmission line towers (DS 6.9)
- Developing a follow up program regarding the accuracy of the environmental assessment and effectiveness of the mitigation measures regarding fish and fish habitat (DS 3.14), the fish habitat in Davidson Creek, Creek 661 and Chedakuz Creek (DS 3.15), and in Tatelkuz Lake and Chedakuz Creek (DS 3.16)
- Developing a follow up program regarding the accuracy of the environmental assessment on socio-economic conditions of Indigenous people as a result of changes to access, availability and quality of country foods (DS 6.13)
- Developing a protocol for receiving complaints related to the exposure to noise and dust (DS 6.3)
- Developing and implementing measures to manage invasive species (DS 6.8)
- Developing measures to protect fish and fish habitat, including a proposal to salvage and relocate fish (DS 3.2)
- Installing and maintaining signage to caution against consumption of surface water where needed (DS 6.5)

In addition, BW Gold recognizes the importance and complexity of certain plans listed in our prior email. As such, for the following plans, BW Gold would propose the same process but would provide the plans no less than **45 days** prior to construction (or otherwise as specified in the Decision Statement), and will provide the Tsilhqot'in Nation with **30 days** to provide written comments:

- Caribou Mitigation and Monitoring Plan
- Country Foods Monitoring Plan
- Cultural and Spiritual Resources Management Plan
- Wildlife Mitigation and Management Plan
- Fish Offsetting Plan

If for, for any reason, BW Gold is unable to meet the timelines set up above, we will engage directly with the Tsilhqot'in Nation and strive to seek consensus on a revised timeline. Any such revision will be no less than the minimum timeline specified in the Decision Statement.

We would greatly appreciate any feedback you may have and ask that you provide it no later than Friday, October 29<sup>th</sup>. Otherwise, we will proceed in sending draft plans for your review and comments.

Sincerely,



James Witzke, R.P.Bio. Indigenous & Community Relation Manager | Artemis Gold Inc.

□ : 250-600-3622

595 Burrard Street, Suite 3083 | Vancouver, BC V7X 1L3

⊠: jwitzke@artemisgoldinc.com

From: James Witzke - Artemis Gold Inc. < <a href="mailto:jwitzke@artemisgoldinc.com">jwitzke@artemisgoldinc.com</a>>

Sent: Thursday, October 21, 2021 4:21 PM

To: Harsha Sandhu; Erin Reimer; chief@stfn.ca; councillor2@stfn.ca; tyson@millertiterle.com

Subject: Blackwater Federal Decision Statement Consultation

Good afternoon,

As recently indicated, Section 2.4 of the federal Decision Statement for the Blackwater Gold Project (the "Decision Statement") requires BW Gold to strive to reach consensus with the identified Indigenous Groups (as defined in the Decision Statement) on, among other things, the process used to undertake an impartial consideration of information and views presented on the subject of the consultation and the period of time in which this will occur. To this end, we are setting out below a proposal for your review and comment.

The proposal is based on guidance from IAAC and is consistent with the Decision Statement. It is intended to provide clarity on the scope and expectations for both BW Gold and Skin Tyee First Nation. It is broken into two parts in recognition of the fact that consultation on certain management plans would reasonably be expected to take some additional time. Please note that the event triggering consultation for the majority of these conditions is the start of construction, and BW Gold will advise Skin Tyee First Nation where it is otherwise.

- 1. BW Gold will provide the information available, either in the form of a management plan or a description of the proposed action, that is relevant to the scope and the subject matter of the consultation, no less than **30 days** prior to the start of construction (or otherwise as specified in the Decision Statement). BW Gold will strive to provide these as they come available and well in advance of this timeline.
- 2. Skin Tyee Nation will have **15 days** to provide written comments to BW Gold on the proposed management plan or action, listed below.
- 3. BW Gold will undertake an impartial review of the comments and provide written responses to the above comments, prior to implementation of the relevant management plan, that explain how the views and information received have been considered by BW Gold, including a rationale for why the views have, or have not, been integrated.

The following conditions would be subject to the above 15-day comment period:

- Accidents and Malfunctions Administration and Communication Plan (DS 10.2, 10.3, 10.5)
- Wetlands Management Offsetting Plan (DS 5.3 5.5)
- Whitebark Management Plan (DS 8.19, 8.20)
- Determining the location of the transmission line towers (DS 6.9)
- Developing a follow up program regarding the accuracy of the environmental assessment and effectiveness of the mitigation measures regarding fish and fish habitat (DS 3.14), the fish habitat in Davidson Creek, Creek 661 and Chedakuz Creek (DS 3.15), and in Tatelkuz Lake and Chedakuz Creek (DS 3.16)
- Developing a follow up program regarding the accuracy of the environmental assessment on socio-economic conditions of Indigenous people as a result of changes to access, availability and quality of country foods (DS 6.13)
- Developing a protocol for receiving complaints related to the exposure to noise and dust (DS 6.3)
- Developing and implementing measures to manage invasive species (DS 6.8)
- Developing measures to protect fish and fish habitat, including a proposal to salvage and relocate fish (DS 3.2)
- Installing and maintaining signage to caution against consumption of surface water where needed (DS 6.5)

In addition, BW Gold recognizes the importance and complexity of certain plans listed in our prior email. As such, for the following plans, BW Gold would propose the same process but would provide the plans no less than **45 days** prior to construction (or otherwise as specified in the Decision Statement), and will provide Skin Tyee First Nation with **30 days** to provide written comments:

- Caribou Mitigation and Monitoring Plan
- Country Foods Monitoring Plan
- Cultural and Spiritual Resources Management Plan
- Wildlife Mitigation and Management Plan
- Fish Offsetting Plan

If for, for any reason, BW Gold is unable to meet the timelines set up above, we will engage directly with Skin Tyee First Nation and strive to seek consensus on a revised timeline. Any such revision will be no less than the minimum timeline specified in the Decision Statement.

We would greatly appreciate any feedback you may have and ask that you provide it no later than Friday, October 29<sup>th</sup>. Otherwise, we will proceed in sending draft plans for your review and comments.

Sincerely,



James Witzke, R.P.Bio. Indigenous & Community Relation Manager | Artemis Gold Inc.

250-600-3622

595 Burrard Street, Suite 3083 | Vancouver, BC V7X 1L3

⊠: jwitzke@artemisgoldinc.com

From: James Witzke - Artemis Gold Inc. < <u>jwitzke@artemisgoldinc.com</u>>

Sent: Thursday, October 21, 2021 4:32 PM

To: kieranb2@telus.net

Subject: Blackwater Federal Decision Statement Consultation

Good afternoon,

As previously indicated, Section 2.4 of the federal Decision Statement for the Blackwater Gold Project (the "Decision Statement") requires BW Gold to strive to reach consensus with the identified Indigenous Groups (as defined in the Decision Statement) on, among other things, the process used to undertake an impartial consideration of information and views presented on the subject of the consultation and the period of time in which this will occur. To this end, we are setting out below a proposal for your review and comment.

The proposal is based on guidance from IAAC and is consistent with the Decision Statement. It is intended to provide clarity on the scope and expectations for both BW Gold and Nee Tahi Buhn Indian Band (Nee Tahi Buhn). It is broken into two parts in recognition of the fact that consultation on certain management plans would reasonably be expected to take some additional time. Please note that the event triggering consultation for the majority of these conditions is the start of construction, and BW Gold will advise Nee Tahi Buhn where it is otherwise.

- 1. BW Gold will provide the information available, either in the form of a management plan or a description of the proposed action, that is relevant to the scope and the subject matter of the consultation, no less than **30 days** prior to the start of construction (or otherwise as specified in the Decision Statement). BW Gold will strive to provide these as they come available and well in advance of this timeline.
- 2. Nee Tahi Buhn will have **15 days** to provide written comments to BW Gold on the proposed management plan or action, listed below.
- 3. BW Gold will undertake an impartial review of the comments and provide written responses to the above comments, prior to implementation of the relevant management plan, that explain how the views and information received have been considered by BW Gold, including a rationale for why the views have, or have not, been integrated.

The following conditions would be subject to the above 15-day comment period:

- Accidents and Malfunctions Administration and Communication Plan (DS 10.2, 10.3, 10.5)
- Wetlands Management Offsetting Plan (DS 5.3 5.5)
- Whitebark Management Plan (DS 8.19, 8.20)
- Determining the location of the transmission line towers (DS 6.9)
- Developing a follow up program regarding the accuracy of the environmental assessment and effectiveness of the mitigation measures regarding fish and fish habitat (DS 3.14), the fish habitat in Davidson Creek, Creek 661 and Chedakuz Creek (DS 3.15), and in Tatelkuz Lake and Chedakuz Creek (DS 3.16)
- Developing a follow up program regarding the accuracy of the environmental assessment on socio-economic conditions of Indigenous people as a result of changes to access, availability and quality of country foods (DS 6.13)
- Developing a protocol for receiving complaints related to the exposure to noise and dust (DS 6.3)
- Developing and implementing measures to manage invasive species (DS 6.8)
- Developing measures to protect fish and fish habitat, including a proposal to salvage and relocate fish (DS 3.2)
- Installing and maintaining signage to caution against consumption of surface water where needed (DS 6.5)

In addition, BW Gold recognizes the importance and complexity of certain plans listed in our prior email. As such, for the following plans, BW Gold would propose the same process but would provide the plans no less than **45 days** prior to construction (or otherwise as specified in the Decision Statement), and will provide Nee Tahi Buhn with **30 days** to provide written comments:

- Caribou Mitigation and Monitoring Plan
- Country Foods Monitoring Plan
- Cultural and Spiritual Resources Management Plan
- Wildlife Mitigation and Management Plan
- Fish Offsetting Plan

If for, for any reason, BW Gold is unable to meet the timelines set up above, we will engage directly with Nee Tahi Buhn and strive to seek consensus on a revised timeline. Any such revision will be no less than the minimum timeline specified in the Decision Statement.

We would greatly appreciate any feedback you may have and ask that you provide it no later than Friday, October 29<sup>th</sup>. Otherwise, we will proceed in sending draft plans for your review and comments.



James Witzke, R.P.Bio. Indigenous & Community Relation Manager Artemis Gold Inc.

☐: 250-600-3622

595 Burrard Street, Suite 3083 Vancouver, BC V7X 1L3

From: James Witzke - Artemis Gold Inc. < <a href="mailto:jwitzke@artemisgoldinc.com">jwitzke@artemisgoldinc.com</a>>

**Sent:** Thursday, October 21, 2021 4:26 PM **To:** ppasco@mnbc.ca; lshaw@mnbc.ca

Subject: Blackwater Federal Decision Statement Consultation

Good afternoon,

As previously indicated, Section 2.4 of the federal Decision Statement for the Blackwater Gold Project (the "Decision Statement") requires BW Gold to strive to reach consensus with the identified Indigenous Groups (as defined in the Decision Statement) on, among other things, the process used to undertake an impartial consideration of information and views presented on the subject of the consultation and the period of time in which this will occur. To this end, we are setting out below a proposal for your review and comment.

The proposal is based on guidance from IAAC and is consistent with the Decision Statement. It is intended to provide clarity on the scope and expectations for both BW Gold and the Metis Nation of British Columbia (MNBC). It is broken into two parts in recognition of the fact that consultation on certain management plans would reasonably be expected to take some additional time. Please note that the event triggering consultation for the majority of these conditions is the start of construction, and BW Gold will advise MNBC where it is otherwise.

- 1. BW Gold will provide the information available, either in the form of a management plan or a description of the proposed action, that is relevant to the scope and the subject matter of the consultation, no less than **30 days** prior to the start of construction (or otherwise as specified in the Decision Statement). BW Gold will strive to provide these as they come available and well in advance of this timeline.
- 2. MNBC will have **15 days** to provide written comments to BW Gold on the proposed management plan or action, listed below.
- 3. BW Gold will undertake an impartial review of the comments and provide written responses to the above comments, prior to implementation of the relevant management plan, that explain how the views and information received have been considered by BW Gold, including a rationale for why the views have, or have not, been integrated.

The following conditions would be subject to the above 15-day comment period:

- Accidents and Malfunctions Administration and Communication Plan (DS 10.2, 10.3, 10.5)
- Wetlands Management Offsetting Plan (DS 5.3 5.5)
- Whitebark Management Plan (DS 8.19, 8.20)
- Determining the location of the transmission line towers (DS 6.9)
- Developing a follow up program regarding the accuracy of the environmental assessment and effectiveness of the mitigation measures regarding fish and fish habitat (DS 3.14), the fish habitat in Davidson Creek, Creek 661 and Chedakuz Creek (DS 3.15), and in Tatelkuz Lake and Chedakuz Creek (DS 3.16)
- Developing a follow up program regarding the accuracy of the environmental assessment on socio-economic conditions of Indigenous people as a result of changes to access, availability and quality of country foods (DS 6.13)
- Developing a protocol for receiving complaints related to the exposure to noise and dust (DS 6.3)
- Developing and implementing measures to manage invasive species (DS 6.8)
- Developing measures to protect fish and fish habitat, including a proposal to salvage and relocate fish (DS 3.2)
- Installing and maintaining signage to caution against consumption of surface water where needed (DS 6.5)

In addition, BW Gold recognizes the importance and complexity of certain plans listed in our prior email. As such, for the following plans, BW Gold would propose the same process but would provide the plans no less than **45 days** prior to construction (or otherwise as specified in the Decision Statement), and will provide MNBC with **30 days** to provide written comments:

- Caribou Mitigation and Monitoring Plan
- Country Foods Monitoring Plan
- Cultural and Spiritual Resources Management Plan
- Wildlife Mitigation and Management Plan
- Fish Offsetting Plan

If for, for any reason, BW Gold is unable to meet the timelines set up above, we will engage directly with MNBC and strive to seek consensus on a revised timeline. Any such revision will be no less than the minimum timeline specified in the Decision Statement.

We would greatly appreciate any feedback you may have and ask that you provide it no later than Friday, October 29<sup>th</sup>. Otherwise, we will proceed in sending draft plans for your review and comments.



James Witzke, R.P.Bio. Indigenous & Community Relation Manager Artemis Gold Inc.

☐: 250-600-3622

595 Burrard Street, Suite 3083 Vancouver, BC V7X 1L3

⊠: jwitzke@artemisgoldinc.com



# Schedule "E" Proposal for Condition 2.4 – EAC Nations

From: James Witzke - Artemis Gold Inc. <jwitzke@artemisgoldinc.com>

Sent: Friday, November 19, 2021 1:28 PM

**To:** Neil Gauthreau; 'Nadine Charleyboy'; Laurie Vaughan; Jessica Lowey

**Subject:** Federal Decision Statement conditions

**EXTERNAL EMAIL** Exercise caution before opening links or attachments. **COURRIEL DE L'EXTERNE** Faites preuve de prudence avant de cliquer sur des liens ou des pièces jointes.

# Good afternoon,

The Blackwater Project was subject to both provincial and federal approval processes. As part of the federal approval process, a decision statement was released with a number of conditions that must be fulfilled by BW Gold prior to construction and operation of the Blackwater Project (the "Decision Statement"). Many of these conditions run parallel to the EAC. Due to this, we are implementing most of the Decision Statement conditions through the provincial Environmental Assessment Certificate ("EAC") plans. These are the plans that you're already familiar with. While the majority of the conditions are being addressed through the EAC plans, there are a number of the Decision Statement conditions that do not fall under those plans and will require your consultation.

We are sending this email as required by section 2.4 Decision Statement. This condition requires BW Gold to strive to reach consensus with the identified Indigenous Groups (as defined in the Decision Statement) on, among other things, the process used to undertake an impartial consideration of information and views presented on the subject of the consultation and the period of time in which this will occur. What this means is we must try to agree on the way in which you will be consulted on the relevant Decision Statement conditions that are outside of the EAC plans.

BW Gold wishes to continue our collaborative consultation process and encourage efficient use of our and LDN/UFN's resources. To this end, we are setting out below a proposal for your review and comment.

- 1. Consultation with respect to section 2.4 will occur entirely through the process set out in Condition 4 of the EAC, alongside consultation on the relevant EAC condition for the plan.
- 2. BW Gold is committed to clearly communicating which Decision Statement Conditions are being implemented through the relevant plan which are subject to consultation when any such plan is submitted through the EAC process.

If, for any reason, BW Gold determines it will be more appropriate to consult on a particular Decision Statement condition separate from any of the EAC plans, BW Gold proposes the following process. This process is based on guidance from IAAC and is consistent with the Decision Statement.

- 1. BW Gold will provide the information available, either in the form of a management plan or a description of the proposed action, that is relevant to the scope and the subject matter of the consultation, no less than **30 days** prior to the start of construction (or otherwise as specified in the Decision Statement). BW Gold will strive to provide these as they come available and well in advance of this timeline.
- 2. LDN/UFN will have **15 days** to provide written comments to BW Gold on the proposed Decision Statement condition or action.
- 3. BW Gold will undertake an impartial review of the comments and provide written responses to the above comments, prior to implementation of the relevant management plan, that explain how the views and information received have been considered by BW Gold, including a rationale for why the views have, or have not, been integrated.

We would greatly appreciate any feedback you may have and ask that you provide it no later than **November 26<sup>th</sup>**, **2021** as we plan to submit for consultation the EAC plans in connection with the *Mines Act/EMA* Permit application on this date.

Let me know if you have any questions.



James Witzke, R.P.Bio. Indigenous & Community Relation Manager | Artemis Gold Inc.

☐: 250-600-3622

595 Burrard Street, Suite 3083 | Vancouver, BC V7X 1L3

⊠: jwitzke@artemisgoldinc.com

From: James Witzke - Artemis Gold Inc. <jwitzke@artemisgoldinc.com>

Sent: Friday, November 19, 2021 1:25 PM

**To:** Natural Resources; referrals

Cc: Tai Krahn

**Subject:** Federal Decision Statement conditions

**EXTERNAL EMAIL** Exercise caution before opening links or attachments. **COURRIEL DE L'EXTERNE** Faites preuve de prudence avant de cliquer sur des liens ou des pièces jointes.

#### Good afternoon,

The Blackwater Project was subject to both provincial and federal approval processes. As part of the federal approval process, a decision statement was released with a number of conditions that must be fulfilled by BW Gold prior to construction and operation of the Blackwater Project (the "Decision Statement"). Many of these conditions run parallel to the EAC. Due to this, we are implementing most of the Decision Statement conditions through the provincial Environmental Assessment Certificate ("EAC") plans. These are the plans that you're already familiar with. While the majority of the conditions are being addressed through the EAC plans, there are a number of the Decision Statement conditions that do not fall under those plans and will require your consultation.

We are sending this email as required by section 2.4 Decision Statement. This condition requires BW Gold to strive to reach consensus with the identified Indigenous Groups (as defined in the Decision Statement) on, among other things, the process used to undertake an impartial consideration of information and views presented on the subject of the consultation and the period of time in which this will occur. What this means is we must try to agree on the way in which you will be consulted on the relevant Decision Statement conditions that are outside of the EAC plans.

BW Gold wishes to continue our collaborative consultation process and encourage efficient use of our and Nazko's resources. To this end, we are setting out below a proposal for your review and comment.

- 1. Consultation with respect to section 2.4 will occur entirely through the process set out in Condition 4 of the EAC, alongside consultation on the relevant EAC condition for the plan.
- 2. BW Gold is committed to clearly communicating which Decision Statement Conditions are being implemented through the relevant plan which are subject to consultation when any such plan is submitted through the EAC process.

If, for any reason, BW Gold determines it will be more appropriate to consult on a particular Decision Statement condition separate from any of the EAC plans, BW Gold proposes the following process. This process is based on guidance from IAAC and is consistent with the Decision Statement.

- BW Gold will provide the information available, either in the form of a management plan or a description of the
  proposed action, that is relevant to the scope and the subject matter of the consultation, no less than 30 days
  prior to the start of construction (or otherwise as specified in the Decision Statement). BW Gold will strive to
  provide these as they come available and well in advance of this timeline.
- 2. Nazko will have **15 days** to provide written comments to BW Gold on the proposed Decision Statement condition or action.
- 3. BW Gold will undertake an impartial review of the comments and provide written responses to the above comments, prior to implementation of the relevant management plan, that explain how the views and

information received have been considered by BW Gold, including a rationale for why the views have, or have not, been integrated.

We would greatly appreciate any feedback you may have and ask that you provide it no later than **November 26<sup>th</sup>**, **2021** as we plan to submit for consultation the EAC plans in connection with the *Mines Act/EMA* Permit application on this date.

If you have any questions, please feel free to call or email me.



James Witzke, R.P.Bio. Indigenous & Community Relation Manager | Artemis Gold Inc.

☐: 250-600-3622

595 Burrard Street, Suite 3083 Vancouver, BC V7X 1L3

⊠: jwitzke@artemisgoldinc.com

#### **Kristen Shaw**

From: James Witzke - Artemis Gold Inc. <jwitzke@artemisgoldinc.com>

Sent: Friday, November 19, 2021 1:32 PM

To: Kasandra; Kirsten Chapman; Mike LaPointe; Georgina Farah; rina.freed@seamining.ca

**Subject:** Federal Decision Statement conditions

**EXTERNAL EMAIL** Exercise caution before opening links or attachments. **COURRIEL DE L'EXTERNE** Faites preuve de prudence avant de cliquer sur des liens ou des pièces jointes.

#### Good afternoon,

The Blackwater Project was subject to both provincial and federal approval processes. As part of the federal approval process, a decision statement was released with a number of conditions that must be fulfilled by BW Gold prior to construction and operation of the Blackwater Project (the "Decision Statement"). Many of these conditions run parallel to the EAC. Due to this, we are implementing most of the Decision Statement conditions through the provincial Environmental Assessment Certificate ("EAC") plans. These are the plans that you're already familiar with. While the majority of the conditions are being addressed through the EAC plans, there are a number of the Decision Statement conditions that do not fall under those plans and will require your consultation.

We are sending this email as required by section 2.4 Decision Statement. This condition requires BW Gold to strive to reach consensus with the identified Indigenous Groups (as defined in the Decision Statement) on, among other things, the process used to undertake an impartial consideration of information and views presented on the subject of the consultation and the period of time in which this will occur. What this means is we must try to agree on the way in which you will be consulted on the relevant Decision Statement conditions that are outside of the EAC plans.

BW Gold wishes to continue our collaborative consultation process and encourage efficient use of our and CSFN's resources. To this end, we are setting out below a proposal for your review and comment.

- 1. Consultation with respect to section 2.4 will occur entirely through the process set out in Condition 4 of the EAC, alongside consultation on the relevant EAC condition for the plan.
- 2. BW Gold is committed to clearly communicating which Decision Statement Conditions are being implemented through the relevant plan which are subject to consultation when any such plan is submitted through the EAC process.

If, for any reason, BW Gold determines it will be more appropriate to consult on a particular Decision Statement condition separate from any of the EAC plans, BW Gold proposes the following process. This process is based on guidance from IAAC and is consistent with the Decision Statement.

- 1. BW Gold will provide the information available, either in the form of a management plan or a description of the proposed action, that is relevant to the scope and the subject matter of the consultation, no less than **30 days** prior to the start of construction (or otherwise as specified in the Decision Statement). BW Gold will strive to provide these as they come available and well in advance of this timeline.
- 2. CSFNs will have **15 days** to provide written comments to BW Gold on the proposed Decision Statement condition or action.
- 3. BW Gold will undertake an impartial review of the comments and provide written responses to the above comments, prior to implementation of the relevant management plan, that explain how the views and information received have been considered by BW Gold, including a rationale for why the views have, or have not, been integrated.

We would greatly appreciate any feedback you may have and ask that you provide it no later than **November 26<sup>th</sup>**, **2021** as we plan to submit for consultation the EAC plans in connection with the *Mines Act/EMA* Permit application on this date.

Let me know if you have any questions.



James Witzke, R.P.Bio. Indigenous & Community Relation Manager | Artemis Gold Inc.

□ : 250-600-3622

595 Burrard Street, Suite 3083 | Vancouver, BC V7X 1L3

⊠: jwitzke@artemisgoldinc.com



# Schedule "F"

## Written Notice of DS Conditions Subject to Consultation

#### **Kristen Shaw**

**From:** James Witzke - Artemis Gold Inc. **Sent:** Tuesday, September 28, 2021 4:36 PM

**To:** Harsha Sandhu; jlaplante@tsilhqotin.ca; ppasco@mnbc; kieranb2@telus.net; Laurie

Vaughan; Nadine Charleyboy; Neil Gauthreau; Georgina Farah; Kasandra; Mike

LaPointe; referrals@nadleh.ca; referrals; Natural Resources

Cc:councillor2@stfn.ca; chief@stfn.ca; Leah StumpSubject:Blackwater Project Decision Statement Consultation

#### Good Afternoon,

Consistent with the Decision Statement issued by the Canadian Environmental Assessment Agency (now Impact Assessment Agency of Canada) for the Blackwater Project, BW Gold Ltd. (BW Gold) is required to consult with Indigenous Nations and groups on certain aspects of the Decision Statement, which can be found <a href="here">here</a>. BW Gold is developing various management plans to satisfy these aspects of the Decision Statement. The plans that include those aspects of the Decision Statement that require consultation with Indigenous groups/Nations include:

- Accidents and Malfunctions Administration and Communication Plan (DS 10.2, 10.3, 10.5)
- Air Quality and Dust Management Plan (DS 6.3)
- Aquatic Effects Monitoring Plan (DS 3.14 3.16)
- Caribou Mitigation and Monitoring Plan (DS 8.9, 8.17 8.19)
- Construction Environmental Management Plan (DS 3.1, 3.2)
- Country Foods Monitoring Plan (DS 6.5, 6.11 6.13, 6.15)
- Cultural and Spiritual Resources Management Plan (DS 7.1, 7.2)
- Final Transmission Line Routing Plan (DS 6.9)
- Fish Offsetting Plan (DS 3.11, 3.12)
- Noise and Vibration Effects Monitoring and Mitigation Plan (DS 6.3)
- Surface Erosion and Sediment Control Plan (DS 3.1)
- Wetlands Management Offsetting Plan (DS 5.3 5.5)
- Whitebark Management Plan (DS 8.19, 8.20)
- Wildlife Mitigation and Management Plan (DS 4.2, 4.3, 4.5, 6.14, 6.15, 8.2, 8.4, 8.6, 8.9, 8.10, 8.14, 8.16, 8.21, 8.22)
- Invasive Species Management Plan (DS 6.8)
- Maintain signage to caution against consumption of surface water where needed (DS 6.5)
- Follow up program to verify the accuracy of the environmental assessment on socio-economic conditions of Indigenous people as a result of changes to access, availability and quality of country foods (DS 6.13)

Please note that this list may change as the plans are developed, and any material changes will be communicated as needed.

By way of this email, BW Gold is inquiring as to whether your Nation or group is interested in being consulted in regards to the Blackwater Project on any of the plans listed above. If so, BW Gold will provide a proposed timeline for the review of the plan(s) requested for consultation. These plans will become available for consultation over the next several months, with project construction expected to commence in March 2022. If BW Gold receives no response regarding this request, it will provide a copy of the relevant plans for review 15 days in advance of construction, or otherwise, as provided in the Decision Statement.

We ask that you please advise by October 15, 2021 if your Nation/group is interested in being consulted on these aspects of the Project.

## Sincerely,



James Witzke, R.P.Bio. | Indigenous & Community Relation Manager | Arte

□ : 250-600-3622

595 Burrard Street, Suite 3083 | Vancouver, BC V7X 1L3

⊠: jwitzke@artemisgoldinc.com



## Schedule "G"

## **Submission Schedule**

## (a) Lhoosk'uz Dené Nation and Ulkatcho First Nation

Condition	Plan Name	Date Plan or Excerpt Sent to Nations	Date Comments Requested from Nations <sup>1</sup>	Date Responses to be Provided to Nations <sup>1</sup>
3.1	Surface Erosion Prevention and Sediment Control Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
3.1	Construction Environmental Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
3.2	Construction Environmental Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
3.3	Knight Piesold - FWSS Design Report	04-01-2022	19-01-2022	21-02-2022
3.11	Fish Offsetting Plan (Schedule 2 and HADD compensation/offsetting plan)	04-01-2022	04-02-2022	01-03-2022
3.12	Fish Offsetting Plan (Schedule 2 and HADD compensation/offsetting plan)	04-01-2022	04-02-2022	01-03-2022
3.14	Aquatic Effects Monitoring Plan – Follow-up Program	04-01-2022	19-01-2022	21-02-2022
3.15	Aquatic Effects Monitoring Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
3.16	Aquatic Effects Monitoring Plan – Follow-up Program	14-01-2022	31-01-2022	31-02-2022
4.2	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
4.3	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
4.5	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
5.3	Wetlands Management Offsetting Plan	01-12-2021	01-03-2022	01-03-2022
5.4	Wetlands Management Offsetting Plan	01-12-2021	01-03-2022	01-03-2022
5.5	Wetlands Management Offsetting Plan	01-12-2021	01-03-2022	01-03-2022
	Community Effects Monitoring and Management Plan	29-12-2021	01-03-2022	01-03-2022
6.3	Air Quality and Fugitive Dust Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
	Noise and Vibration Management Plan	29-12-2021	01-03-2022	01-03-2022
6.5	Country Foods Monitoring Plan	20-12-2021	01-03-2022	01-03-2022
6.8	Invasive Plant Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
6.9	Final Transmission Line Routing Plan	TBD <sup>3</sup>	01-03-2022	01-03-2022
6.11	Country Foods Monitoring Plan	20-12-2021	01-03-2022	01-03-2022
6.12	Country Foods Monitoring Plan	20-12-2021	01-03-2022	01-03-2022



	Air Quality and Fugitive Dust Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
6.13	Appendix to Country Foods Monitoring Plan	31-01-2022	15-02-2022	01-03-2022
6.14	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
6.15	Country Foods Monitoring Plan	20-12-2021	01-03-2022	01-03-2022
0.15	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
7.1	Cultural and Spiritual Resources Management Plan	01-12-2021	01-03-2022	01-03-2022
7.2	Cultural and Spiritual Resources Management Plan	01-12-2021	01-03-2022	01-03-2022
8.2	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
8.4	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
8.6	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
0.0	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
8.9	Caribou Mitigation and Monitoring Plan	12-08-2021	01-03-2022	01-03-2022
8.10	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
8.14	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
8.16	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
8.17	Caribou Mitigation and Monitoring Plan	12-08-2021	01-03-2022	01-03-2022
8.18	Caribou Mitigation and Monitoring Plan	12-08-2021	01-03-2022	01-03-2022
8.19	Whitebark Pine Management Plan	31-12-2021	17-01-2022	17-02-2022
8.20	Whitebark Pine Management Plan	31-12-2021	17-01-2022	17-02-2022
8.21	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
8.22	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
10.2	Accidents and Malfunctions Admin and Communications Plan	29-12-2021	01-03-2022	01-03-2022
10.3	Accidents and Malfunctions Admin and Communications Plan	29-12-2021	01-03-2022	01-03-2022
10.5	Accidents and Malfunctions Admin and Communications Plan	29-12-2021	01-03-2022	01-03-2022

<sup>&</sup>lt;sup>1</sup> This is part of the ongoing consultation process under the EAC, with consultation continuing until the date of construction, during which comments and responses may be exchanged in a written ITT, through technical meetings, or through other channels of communication.

<sup>&</sup>lt;sup>2</sup> Submitted to the Province as part of a joint *Mines Act/Environmental Management Act* permit application.

<sup>&</sup>lt;sup>3</sup> Anticipated for Q1 2022, will be submitted for consultation no later than 30 days before the start of construction of the transmission line.



## (b) Nazko First Nation

Condition	Plan Name	Date Plan or Excerpt Sent to Nations	Date Comments Requested from Nations <sup>1</sup>	Date Responses to be Provided to Nations <sup>1</sup>
3.1	Surface Erosion Prevention and Sediment Control Plan	04-01-2022	01-03-2022	01-03-2022
5.1	Construction Environmental Management Plan	01-12-2021	01-03-2022	01-03-2022
3.2	Construction Environmental Management Plan	01-12-2021	01-03-2022	01-03-2022
3.3	Knight Piesold - FWSS Design Report	04-01-2022	19-01-2022	21-02-2022
3.11	Fish Offsetting Plan (Schedule 2 and HADD compensation/offsetting plan)	04-01-2022	04-02-2022	01-03-2022
3.12	Fish Offsetting Plan (Schedule 2 and HADD compensation/offsetting plan)	04-01-2022	04-02-2022	01-03-2022
3.14	Aquatic Effects Monitoring Plan – Follow-up Program	04-01-2022	19-01-2022	21-02-2022
3.15	Aquatic Effects Monitoring Plan	20-12-2021	01-03-2022	01-03-2022
3.16	Aquatic Effects Monitoring Plan – Follow-up Program	14-01-2022	31-01-2022	31-02-2022
4.2	Wildlife Mitigation and Management Plan	19-11-2021	01-03-2022	01-03-2022
4.3	Wildlife Mitigation and Management Plan	19-11-2021	01-03-2022	01-03-2022
4.5	Wildlife Mitigation and Management Plan	19-11-2021	01-03-2022	01-03-2022
5.3	Wetlands Management Offsetting Plan	01-10-2021	01-03-2022	01-03-2022
5.4	Wetlands Management Offsetting Plan	01-10-2021	01-03-2022	01-03-2022
5.5	Wetlands Management Offsetting Plan	01-10-2021	01-03-2022	01-03-2022
	Community Effects Monitoring and Management Plan	04-01-2022	01-03-2022	01-03-2022
6.3	Air Quality and Fugitive Dust Management Plan	29-12-2021	01-03-2022	01-03-2022
	Noise and Vibration Management Plan	29-12-2021	01-03-2022	01-03-2022
6.5	Country Foods Monitoring Plan	20-12-2021	01-03-2022	01-03-2022
6.8	Invasive Plant Management Plan	04-01-2022	01-03-2022	01-03-2022
6.9	Final Transmission Line Routing Plan	TBD <sup>2</sup>	01-03-2022	01-03-2022
6.11	Country Foods Monitoring Plan	20-12-2021	01-03-2022	01-03-2022
6 12	Country Foods Monitoring Plan	20-12-2021	01-03-2022	01-03-2022
6.12	Air Quality and Fugitive Dust Management Plan	29-12-2021	01-03-2022	01-03-2022
6.13	Appendix to Country Foods Monitoring Plan	31-01-2022	15-02-2022	01-03-2022
6.14	Wildlife Mitigation and Management Plan	19-11-2021	01-03-2022	01-03-2022
6.15	Country Foods Monitoring Plan	20-12-2021	01-03-2022	01-03-2022



	Wildlife Mitigation and Management Plan	19-11-2021	01-03-2022	01-03-2022
7.1	Cultural and Spiritual Resources Management Plan	01-12-2021	01-03-2022	01-03-2022
7.2	Cultural and Spiritual Resources Management Plan	01-12-0201	01-03-2022	01-03-2022
8.2	Wildlife Mitigation and Management Plan	19-11-2021	01-03-2022	01-03-2022
8.4	Wildlife Mitigation and Management Plan	19-11-2021	01-03-2022	01-03-2022
8.6	Wildlife Mitigation and Management Plan	19-11-2021	01-03-2022	01-03-2022
0.0	Wildlife Mitigation and Management Plan	19-11-2021	01-03-2022	01-03-2022
8.9	Caribou Mitigation and Monitoring Plan	12-08-2021	01-03-2022	01-03-2022
8.10	Wildlife Mitigation and Management Plan	19-11-2021	01-03-2022	01-03-2022
8.14	Wildlife Mitigation and Management Plan	19-11-2021	01-03-2022	01-03-2022
8.16	Wildlife Mitigation and Management Plan	19-11-2021	01-03-2022	01-03-2022
8.17	Caribou Mitigation and Monitoring Plan	12-08-2021	01-03-2022	01-03-2022
8.18	Caribou Mitigation and Monitoring Plan	12-08-2021	01-03-2022	01-03-2022
8.19	Whitebark Pine Management Plan	31-12-2021	17-01-2022	17-02-2022
8.20	Whitebark Pine Management Plan	31-12-2021	17-01-2022	17-02-2022
8.21	Wildlife Mitigation and Management Plan	19-11-2021	01-03-2022	01-03-2022
8.22	Wildlife Mitigation and Management Plan	19-11-2021	01-03-2022	01-03-2022
10.2	Accidents and Malfunctions Admin and Communications Plan	29-12-2021	01-03-2022	01-03-2022
10.3	Accidents and Malfunctions Admin and Communications Plan	29-12-2021	01-03-2022	01-03-2022
10.5	Accidents and Malfunctions Admin and Communications Plan	29-12-2021	01-03-2022	01-03-2022
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<sup>&</sup>lt;sup>1</sup> This is part of the ongoing consultation process under the EAC, with consultation ongoing until the date of construction, during which comments and responses may be exchanged in a written ITT, through technical meetings, or through other channels of communication.

## (c) The Carrier Sekani First Nations

Condition	Plan Name	Date Plan or Excerpt Sent to Nations	Date Comments Requested from Nations <sup>1</sup>	Date Responses to be Provided to Nations <sup>1</sup>
3.1	Surface Erosion Prevention and Sediment Control Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
	Construction Environmental Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022

<sup>&</sup>lt;sup>2</sup> Anticipated for Q1 2022, will be submitted for consultation no later than 30 days before the start of construction of the transmission line.



3.2	Construction Environmental Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
3.3	Knight Piesold - FWSS Design Report	04-01-2022	19-01-2022	21-02-2022
3.11	Fish Offsetting Plan (Schedule 2 and HADD compensation/offsetting plan)	04-01-2022	04-02-2022	01-03-2022
3.12	Fish Offsetting Plan (Schedule 2 and HADD compensation/offsetting plan)	04-01-2022	04-02-2022	01-03-2022
3.14	Aquatic Effects Monitoring Plan – Follow-up Program	04-01-2022	19-01-2022	21-02-2022
3.15	Aquatic Effects Monitoring Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
3.16	Aquatic Effects Monitoring Plan – Follow-up Program	14-01-2022	31-01-2022	31-02-2022
4.2	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
4.3	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
4.5	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
5.3	Wetlands Management Offsetting Plan	01-10-2021	01-03-2022	01-03-2022
5.4	Wetlands Management Offsetting Plan	01-10-2021	01-03-2022	01-03-2022
5.5	Wetlands Management Offsetting Plan	01-10-2021	01-03-2022	01-03-2022
	Community Effects Monitoring and Management Plan	29-12-2021	01-03-2022	01-03-2022
6.3	Air Quality and Fugitive Dust Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
	Noise and Vibration Management Plan	29-12-2021	01-03-2022	01-03-2022
6.5	Country Foods Monitoring Plan	20-12-2021	01-03-2022	01-03-2022
6.8	Invasive Plant Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
6.9	Final Transmission Line Routing Plan	TBD <sup>3</sup>	01-03-2022	01-03-2022
6.11	Country Foods Monitoring Plan	20-12-2021	01-03-2022	01-03-2022
6.12	Country Foods Monitoring Plan	20-12-2021	01-03-2022	01-03-2022
0.12	Air Quality and Fugitive Dust Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
6.13	Appendix to Country Foods Monitoring Plan	31-01-2022	15-02-2022	01-03-2022
6.14	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
6.15	Country Foods Monitoring Plan	20-12-2021	01-03-2022	01-03-2022
6.15	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
7.1	Cultural and Spiritual Resources Management Plan	01-12-2021	01-03-2022	01-03-2022
7.2	Cultural and Spiritual Resources Management Plan	01-12-0201	01-03-2022	01-03-2022
8.2	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
8.4	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
8.6	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022



8.9	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
0.9	Caribou Mitigation and Monitoring Plan	12-08-2021	01-03-2022	01-03-2022
8.10	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
8.14	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
8.16	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
8.17	Caribou Mitigation and Monitoring Plan	12-08-2021	01-03-2022	01-03-2022
8.18	Caribou Mitigation and Monitoring Plan	12-08-2021	01-03-2022	01-03-2022
8.19	Whitebark Pine Management Plan	31-12-2021	17-01-2022	17-02-2022
8.20	Whitebark Pine Management Plan	31-12-2021	17-01-2022	17-02-2022
8.21	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
8.22	Wildlife Mitigation and Management Plan	26-11-2021 <sup>2</sup>	01-03-2022	01-03-2022
10.2	Accidents and Malfunctions Admin and Communications Plan	29-12-2021	01-03-2022	01-03-2022
10.3	Accidents and Malfunctions Admin and Communications Plan	29-12-2021	01-03-2022	01-03-2022
10.5	Accidents and Malfunctions Admin and Communications Plan	29-12-2021	01-03-2022	01-03-2022

<sup>&</sup>lt;sup>1</sup> This is part of the ongoing consultation process under the EAC, with consultation ongoing until the date of construction, during which comments and responses may be exchanged in a written ITT, through technical meetings, or through other channels of communication.

## (d) Skin Tyee Nation

Condition	Plan Name	Date Plan or Excerpt Sent to Nations	Date Comments Requested from Nations <sup>1</sup>	Date Responses to be Provided to Nations
2.1	Surface Erosion Prevention and Sediment Control Plan	04-01-2022	19-01-2022	21-02-2022
3.1	Construction Environmental Management Plan	09-12-2021	07-01-2022 <sup>2</sup>	07-02-20223
3.2	Construction Environmental Management Plan	09-12-2021	07-01-2022 <sup>2</sup>	07-02-20223
3.3	Knight Piesold - FWSS Design Report	04-01-2022	19-01-2022	21-02-2022
3.11	Fish Offsetting Plan (Schedule 2 and HADD compensation/offsetting plan)	09-12-2021	07-01-2022 <sup>2</sup>	07-02-20223
3.12	Fish Offsetting Plan (Schedule 2 and HADD compensation/offsetting plan)	09-12-2021	07-01-2022 <sup>2</sup>	07-02-2022 <sup>3</sup>
3.14	Aquatic Effects Monitoring Plan – Follow-up Program	04-01-2022	19-01-2022	21-02-2022

<sup>&</sup>lt;sup>2</sup> Submitted to the Province as part of a joint *Mines Act/Environmental Management Act* permit application.

<sup>&</sup>lt;sup>3</sup> Anticipated for Q1 2022, will be submitted for consultation no later than 30 days before the start of construction of the transmission line.



3.15	Aquatic Effects Monitoring Plan	04-01-2022	19-01-2022	21-02-2022
3.16	Aquatic Effects Monitoring Plan – Follow-up Program	14-01-2022	31-01-2022	31-02-2022
4.2	Wildlife Mitigation and Management Plan	09-12-2021	19-01-2022 <sup>2</sup>	21-02-20223
4.3	Wildlife Mitigation and Management Plan	09-12-2021	19-01-2022 <sup>2</sup>	21-02-20223
4.5	Wildlife Mitigation and Management Plan	09-12-2021	19-01-2022 <sup>2</sup>	21-02-20223
5.3	Wetlands Management Offsetting Plan	06-12-2021	07-01-2022 <sup>2</sup>	07-02-20223
5.4	Wetlands Management Offsetting Plan	06-12-2021	07-01-2022 <sup>2</sup>	07-02-20223
5.5	Wetlands Management Offsetting Plan	06-12-2021	07-01-20222	07-02-20223
	Community Effects Monitoring and Management Plan	09-12-2021	19-01-2022 <sup>2</sup>	21-02-20223
6.3	Air Quality and Fugitive Dust Management Plan	09-12-2021	19-01-2022 <sup>2</sup>	21-02-20223
	Noise and Vibration Management Plan	04-01-2022	19-01-2022 <sup>2</sup>	21-02-20223
6.5	Country Foods Monitoring Plan	20-12-2021	18-01-2022	18-02-2022 <sup>3</sup>
6.8	Invasive Plant Management Plan	09-12-2021	07-01-2022 <sup>2</sup>	07-02-20223
6.9	Final Transmission Line Routing Plan	TBD <sup>4</sup>		
6.11	Country Foods Monitoring Plan	20-12-2021	18-01-2022	18-02-2022 <sup>3</sup>
6.12	Country Foods Monitoring Plan	20-12-2021	18-01-2022	18-02-2022 <sup>3</sup>
0.12	Air Quality and Fugitive Dust Management Plan	04-01-2022	19-01-2022	21-02-2022
6.13	Appendix to Country Foods Monitoring Plan	31-01-2022	15-02-2022	01-03-2022
6.14	Wildlife Mitigation and Management Plan	09-12-2021	19-01-2022 <sup>2</sup>	21-02-20223
6.15	Country Foods Monitoring Plan	20-12-2021	18-01-2022	18-02-2022 <sup>3</sup>
0.15	Wildlife Mitigation and Management Plan	09-12-2021	19-01-2022 <sup>2</sup>	21-02-20223
7.1	Cultural and Spiritual Resources Management Plan	06-12-2021	19-01-2022 <sup>2</sup>	21-02-20223
7.2	Cultural and Spiritual Resources Management Plan	06-12-2021	19-01-2022 <sup>2</sup>	21-02-20223
8.2	Wildlife Mitigation and Management Plan	09-12-2021	19-01-2022 <sup>2</sup>	21-02-20223
8.4	Wildlife Mitigation and Management Plan	09-12-2021	19-01-2022 <sup>2</sup>	21-02-20223
8.6	Wildlife Mitigation and Management Plan	09-12-2021	19-01-2022 <sup>2</sup>	21-02-20223
8.9	Wildlife Mitigation and Management Plan	09-12-2021	19-01-2022 <sup>2</sup>	21-02-20223
0.9	Caribou Mitigation and Monitoring Plan	20-12-2021	21-01-2022	21-02-20223
8.10	Wildlife Mitigation and Management Plan	09-12-2021	19-01-2022 <sup>2</sup>	21-02-20223
8.14	Wildlife Mitigation and Management Plan	09-12-2021	19-01-2022 <sup>2</sup>	21-02-20223
8.16	Wildlife Mitigation and Management Plan	09-12-2021	19-01-2022 <sup>2</sup>	21-02-20223
	·	•	•	•



8.17	Caribou Mitigation and Monitoring Plan	20-12-2021	21-01-2022	21-02-20223
8.18	Caribou Mitigation and Monitoring Plan	20-12-2021	21-01-2022	21-02-20223
8.19	Whitebark Pine Management Plan	04-01-2022	19-01-2022	21-02-2022
8.20	Whitebark Pine Management Plan	04-01-2022	19-01-2022	21-02-2022
8.21	Wildlife Mitigation and Management Plan	09-12-2021	19-01-2022 <sup>2</sup>	21-02-20223
8.22	Wildlife Mitigation and Management Plan	09-12-2021	19-01-2022 <sup>2</sup>	21-02-20223
10.2	Accidents and Malfunctions Admin and Communications Plan	04-01-2022	19-01-2022	21-02-2022
10.3	Accidents and Malfunctions Admin and Communications Plan	04-01-2022	19-01-2022	21-02-2022
10.5	Accidents and Malfunctions Admin and Communications Plan	04-01-2022	19-01-2022	21-02-2022

<sup>&</sup>lt;sup>1</sup> BW Gold received notice from STN on December 10, 2021 that they do not intend to comment on the Plans at this time as it is practically impossible and financially prohibitive considering the number of Plans to review. STN stated that they would let BW Gold know when they are ready and able to re-engage.

## (e) Tŝilhqot'in Nation

Condition	Plan Name	Date Plan or Excerpt Sent to Nations	Date Comments Requested from Nations	Date Responses to be Provided to Nations
2 1	Surface Erosion Prevention and Sediment Control Plan	04-01-2022	N/A <sup>1</sup>	N/A <sup>1</sup>
3.1	Construction Environmental Management Plan	09-12-2021	N/A <sup>1</sup>	N/A <sup>1</sup>
3.2	Construction Environmental Management Plan	09-12-2021	N/A <sup>1</sup>	N/A <sup>1</sup>
3.3	Knight Piesold - FWSS Design Report	04-01-2022	N/A <sup>1</sup>	N/A <sup>1</sup>
3.11	Fish Offsetting Plan (Schedule 2 and HADD compensation/offsetting plan)	09-12-2021	N/A <sup>1</sup>	N/A <sup>1</sup>
3.12	Fish Offsetting Plan (Schedule 2 and HADD compensation/offsetting plan)	09-12-2021	N/A <sup>1</sup>	N/A <sup>1</sup>
3.14	Aquatic Effects Monitoring Plan – Follow-up Program	04-01-2022	N/A <sup>1</sup>	N/A <sup>1</sup>
3.15	Aquatic Effects Monitoring Plan	04-01-2022	N/A <sup>1</sup>	N/A <sup>1</sup>
3.16	Aquatic Effects Monitoring Plan – Follow-up Program	14-01-2022	N/A <sup>1</sup>	N/A <sup>1</sup>
4.2	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>

<sup>&</sup>lt;sup>2</sup> On December 15, 2021, in response to the above noted communication, BW Gold provided a two-week extension for review of these Plans. This extension is reflected in the noted date.

<sup>&</sup>lt;sup>3</sup> This is an estimate. BW Gold aims to provide responses within 30 days wherever possible. This is also subject to any delays in receiving comments.

<sup>&</sup>lt;sup>4</sup> Anticipated for Q1 2022, will be submitted for consultation no later than 30 days before the start of construction of the transmission line.



				_
4.3	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
4.5	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
5.3	Wetlands Management Offsetting Plan	06-12-2021	N/A <sup>1</sup>	N/A <sup>1</sup>
5.4	Wetlands Management Offsetting Plan	06-12-2021	N/A <sup>1</sup>	N/A <sup>1</sup>
5.5	Wetlands Management Offsetting Plan	06-12-2021	N/A <sup>1</sup>	N/A <sup>1</sup>
	Community Effects Monitoring and Management Plan	09-12-2021	N/A <sup>1</sup>	N/A <sup>1</sup>
6.3	Air Quality and Fugitive Dust Management Plan	09-12-2021	N/A <sup>1</sup>	N/A <sup>1</sup>
	Noise and Vibration Management Plan	09-12-2021	N/A <sup>1</sup>	N/A <sup>1</sup>
6.5	Country Foods Monitoring Plan	20-12-2021	N/A <sup>1</sup>	N/A <sup>1</sup>
6.8	Invasive Plant Management Plan	09-12-2021	N/A <sup>1</sup>	N/A <sup>1</sup>
6.9	Final Transmission Line Routing Plan	TBD <sup>3</sup>	N/A <sup>1</sup>	N/A <sup>1</sup>
6.11	Country Foods Monitoring Plan	20-12-2021	N/A <sup>1</sup>	N/A <sup>1</sup>
6 12	Country Foods Monitoring Plan	20-12-2021	N/A <sup>1</sup>	N/A <sup>1</sup>
6.12	Air Quality and Fugitive Dust Management Plan	04-01-2022	N/A <sup>1</sup>	N/A <sup>1</sup>
6.13	Appendix to Country Foods Monitoring Plan	31-01-2022	15-02-2022	01-03-2022
6.14	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
C 15	Country Foods Monitoring Plan	20-12-2021	N/A <sup>1</sup>	N/A <sup>1</sup>
6.15	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
7.1	Cultural and Spiritual Resources Management Plan	06-12-2021	N/A <sup>1</sup>	N/A <sup>1</sup>
7.2	Cultural and Spiritual Resources Management Plan	06-12-2021	N/A <sup>1</sup>	N/A <sup>1</sup>
8.2	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.4	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.6	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.9	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.9	Caribou Mitigation and Monitoring Plan	20-12-2021	21-01-2022	21-02-2022 <sup>2</sup>
8.10	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.14	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.16	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.17	Caribou Mitigation and Monitoring Plan	20-12-2021	21-01-2022	21-02-2022 <sup>2</sup>
8.18	Caribou Mitigation and Monitoring Plan	20-12-2021	21-01-2022	21-02-2022 <sup>2</sup>
8.19	Whitebark Pine Management Plan	04-01-2022	N/A <sup>1</sup>	N/A <sup>1</sup>



8.20	Whitebark Pine Management Plan	04-01-2022	N/A¹	N/A <sup>1</sup>
8.21	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.22	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
10.2	Accidents and Malfunctions Admin and Communications Plan	04-01-2022	N/A <sup>1</sup>	N/A <sup>1</sup>
10.3	Accidents and Malfunctions Admin and Communications Plan	04-01-2022	N/A <sup>1</sup>	N/A <sup>1</sup>
10.5	Accidents and Malfunctions Admin and Communications Plan	04-01-2022	N/A <sup>1</sup>	N/A <sup>1</sup>

<sup>&</sup>lt;sup>1</sup> Tŝilhqot'in Nation stated they only wish to be engaged on the conditions within the Caribou Mitigation and Monitoring Plan and the Wildlife Mitigation and Management Plan, as such comments have not been requested on these Plans and responses are not anticipated.

## (f) Métis Nation British Columbia

Condition	Plan Name	Date Plan or Excerpt Sent to Nations	Date Comments Requested from Nations	Date Responses to be Provided to Nations
3.1	Surface Erosion Prevention and Sediment Control Plan	04-01-2022	19-01-2022	21-02-2022
3.1	Construction Environmental Management Plan	09-12-2021	24-12-2021	TBD <sup>1</sup>
3.2	Construction Environmental Management Plan	09-12-2021	24-12-2021	TBD <sup>1</sup>
3.3	Knight Piesold - FWSS Design Report	04-01-2022	19-01-2022	21-02-2022
3.11	Fish Offsetting Plan (Schedule 2 and HADD compensation/offsetting plan)	09-12-2021	24-12-2021	TBD <sup>1</sup>
3.12	Fish Offsetting Plan (Schedule 2 and HADD compensation/offsetting plan)	24-12-2021	24-12-2021	TBD <sup>1</sup>
3.14	Aquatic Effects Monitoring Plan – Follow-up Program	04-01-2022	19-01-2022	21-02-2022
3.15	Aquatic Effects Monitoring Plan	04-01-2022	19-01-2022	21-02-2022
3.16	Aquatic Effects Monitoring Plan – Follow-up Program	14-01-2022	31-01-2022	31-02-2022
4.2	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
4.3	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
4.5	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
5.3	Wetlands Management Offsetting Plan	07-12-2021	22-12-2021	TBD <sup>1</sup>
5.4	Wetlands Management Offsetting Plan	07-12-2021	22-12-2021	TBD <sup>1</sup>
5.5	Wetlands Management Offsetting Plan	07-12-20021	22-12-2021	TBD <sup>1</sup>

<sup>&</sup>lt;sup>2</sup> This is an estimate. BW Gold aims to provide responses within 30 days wherever possible. This is also subject to any delays in receiving comments.

<sup>&</sup>lt;sup>3</sup> Anticipated for Q1 2022, will be submitted for consultation no later than 30 days before the start of construction of the transmission line.



	Community Effects Monitoring and Management Plan	12-09-2021	24-12-2021	TBD <sup>1</sup>
6.3	Air Quality and Fugitive Dust Management Plan	12-09-2021	24-12-2021	TBD <sup>1</sup>
	Noise and Vibration Management Plan	04-01-2022	19-01-2022	TBD <sup>1</sup>
6.5	Country Foods Monitoring Plan	20-12-2021	18-01-2022	18-02-2022 <sup>2</sup>
6.8	Invasive Plant Management Plan	09-12-2021	24-12-2021	TBD <sup>1</sup>
6.9	Final Transmission Line Routing Plan	TBD <sup>3</sup>		
6.11	Country Foods Monitoring Plan	20-12-2021	18-01-2022	18-02-2022 <sup>2</sup>
6.12	Country Foods Monitoring Plan	20-12-2021	18-01-2022	18-02-2022 <sup>2</sup>
0.12	Air Quality and Fugitive Dust Management Plan	04-01-2022	19-01-2022	21-02-2022
6.13	Appendix to Country Foods Monitoring Plan	31-01-2022	15-02-2022	01-03-2022
6.14	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
6.15	Country Foods Monitoring Plan	20-12-2021	18-01-2022	18-02-2022 <sup>2</sup>
0.15	Wildlife Mitigation and Management Plan	09-12-2021	18-01-2022	18-02-2022 <sup>2</sup>
7.1	Cultural and Spiritual Resources Management Plan	07-12-2021	07-01-2022	07-02-2022
7.2	Cultural and Spiritual Resources Management Plan	07-12-2021	07-01-2022	07-02-2022
8.2	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.4	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.6	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.9	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
0.9	Caribou Mitigation and Monitoring Plan	20-12-2021	21-01-2022	TBD <sup>1</sup>
8.10	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.14	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.16	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.17	Caribou Mitigation and Monitoring Plan	20-12-2021	21-01-2022	TBD <sup>1</sup>
8.18	Caribou Mitigation and Monitoring Plan	20-12-2021	21-01-2022	TBD <sup>1</sup>
8.19	Whitebark Pine Management Plan	04-01-2022	19-01-2022	21-02-2022
8.20	Whitebark Pine Management Plan	04-01-2022	19-01-2022	21-02-2022
8.21	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.22	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
10.2	Accidents and Malfunctions Admin and Communications Plan	04-01-2022	19-01-2022	21-02-2022
10.3	Accidents and Malfunctions Admin and Communications Plan	04-01-2022	19-01-2022	21-02-2022



10.5 Accidents and Malfunctions Admin and Communicati	ns Plan 04-01-2022	19-01-2022	21-02-2022	
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<sup>&</sup>lt;sup>1</sup> Date unknown as comments have not been provided.

## (g) Nee-Tahi-Buhn Band

		Date Plan or	<b>Date Comments</b>	<b>Date Responses</b>
Condition	Plan Name	Excerpt Sent to	Requested from	to be Provided to
		Nations	Nations	Nations
3.1	Surface Erosion Prevention and Sediment Control Plan	04-01-2022	19-01-2022	21-02-2022
3.1	Construction Environmental Management Plan	09-12-2021	24-12-2021	TBD <sup>1</sup>
3.2	Construction Environmental Management Plan	09-12-2021	24-12-2021	TBD <sup>1</sup>
3.3	Knight Piesold - FWSS Design Report	04-01-2022	19-01-2022	21-02-2022
3.11	Fish Offsetting Plan (Schedule 2 and HADD compensation/offsetting plan)	09-12-2021	24-12-2021	TBD <sup>1</sup>
3.12	Fish Offsetting Plan (Schedule 2 and HADD compensation/offsetting plan)	09-12-2021	24-12-2021	TBD <sup>1</sup>
3.14	Aquatic Effects Monitoring Plan – Follow-up Program	04-01-2022	19-01-2022	21-02-2022
3.15	Aquatic Effects Monitoring Plan	04-01-2022	19-01-2022	21-02-2022
3.16	Aquatic Effects Monitoring Plan – Follow-up Program	14-01-2022	31-01-2022	31-02-2022
4.2	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
4.3	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
4.5	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
5.3	Wetlands Management Offsetting Plan	07-12-2021	22-12-2021	TBD <sup>1</sup>
5.4	Wetlands Management Offsetting Plan	07-12-2021	22-12-2021	TBD <sup>1</sup>
5.5	Wetlands Management Offsetting Plan	07-12-2021	22-12-2021	TBD <sup>1</sup>
	Community Effects Monitoring and Management Plan	09-12-2021	24-12-2021	TBD <sup>1</sup>
6.3	Air Quality and Fugitive Dust Management Plan	09-12-2021	24-12-2021	TBD <sup>1</sup>
	Noise and Vibration Management Plan	04-01-2022	19-01-2022	TBD <sup>1</sup>
6.5	Country Foods Monitoring Plan	20-12-2021	18-01-2022	18-02-2022 <sup>2</sup>
6.8	Invasive Plant Management Plan	09-12-2021	24-12-2021	TBD <sup>1</sup>
6.9	Final Transmission Line Routing Plan	TBD <sup>3</sup>		

<sup>&</sup>lt;sup>2</sup> This is an estimate. BW Gold aims to provide responses within 30 days wherever possible. This is also subject to any delays in receiving comments.

<sup>&</sup>lt;sup>3</sup> Anticipated for Q1 2022, will be submitted for consultation no later than 30 days before the start of construction of the transmission line.



6.11	Country Foods Monitoring Plan	20-12-2021	18-01-2022	18-02-2022 <sup>2</sup>
C 12	Country Foods Monitoring Plan	20-12-2021	18-01-2022	18-02-2022 <sup>2</sup>
6.12	Air Quality and Fugitive Dust Management Plan	04-01-2022	19-01-2022	21-02-2022
6.13	Appendix to Country Foods Monitoring Plan	31-01-2022	15-02-2022	01-03-2022
6.14	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
C 15	Country Foods Monitoring Plan	20-12-2021	18-01-2022	18-02-2022 <sup>2</sup>
6.15	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
7.1	Cultural and Spiritual Resources Management Plan	07-12-2020	07-01-2022	07-02-2022
7.2	Cultural and Spiritual Resources Management Plan	07-12-2021	07-01-2022	07-02-2022
8.2	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.4	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.6	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
0.0	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.9	Caribou Mitigation and Monitoring Plan	20-12-2021	21-01-2022	TBD <sup>1</sup>
8.10	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.14	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.16	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.17	Caribou Mitigation and Monitoring Plan	20-12-2021	21-01-2022	TBD <sup>1</sup>
8.18	Caribou Mitigation and Monitoring Plan	20-12-2021	21-01-2022	TBD <sup>1</sup>
8.19	Whitebark Pine Management Plan	04-01-2022	19-01-2022	21-02-2022
8.20	Whitebark Pine Management Plan	04-01-2022	19-01-2022	21-02-2022
8.21	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
8.22	Wildlife Mitigation and Management Plan	09-12-2021	08-01-2022	08-02-2022 <sup>2</sup>
10.2	Accidents and Malfunctions Admin and Communications Plan	04-01-2022	19-01-2022	21-02-2022
10.3	Accidents and Malfunctions Admin and Communications Plan	04-01-2022	19-01-2022	21-02-2022
10.5	Accidents and Malfunctions Admin and Communications Plan	04-01-2022	19-01-2022	21-02-2022

 $<sup>^{\</sup>mbox{\scriptsize 1}}$  Date unknown as comments have not been provided.

 $<sup>^2</sup>$  This is an estimate. BW Gold aims to provide responses within 30 days wherever possible. This is also subject to any delays in receiving comments.

<sup>&</sup>lt;sup>3</sup> Anticipated for Q1 2022, will be submitted for consultation no later than 30 days before the start of construction of the transmission line.



# Schedule "H" ITT Sample

Bla	ıckwater   Co	mment Track	ing Table Carib	ou Mitigation	Management Pla	an				
ADMIN							COMMENTS			
ID	Comment Date	Reviewer Agency	Reviewer Source Doc	Reviewer Name	Application Document	Application Section or Page	Section in Updated Plan	Comment Theme	Comment	Response
1										
2										
3										
4										
5										
6										
7										
8										
9										
10										
11										
12										
13										
14										
15										
16										
17										
18										
19										
20										

# Attachment C Decision Statement Schedule 11.2

## 0 - Phase Roll Up

## **Blackwater Gold Project**

Printed: 17-Dec-2021 at 11:04 Page 1 of 2

Activity ID	Activity Name	Original	Start	Finish	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041
		Duration				QQQC							QQQQ	QQQ		QQQQ			QQQQ						QQ
Blackwate	er Gold Project	48y 2m	01-Mar-2022	22-Aug-2069																					
1 - Major N	Milestones	48y	01-Mar-2022	22-Aug-2069		•																			$\overline{}$
2 - Early W	Vorks	0y 4m	01-Mar-2022	29-Jun-2022		-																			
3 - Major V	Works (Construction)	5y	01-Mar-2022	03-Feb-2027							₹														
4 - Year +1	1 to Year +5	5y	20-Apr-2024	25-Mar-2029																					
5 - Year +6	6 to Year +10	5y	25-Mar-2029	27-Feb-2034														7							
6 - Year +1	11 to Year +18	11y	27-Feb-2034	31-Dec-2044													•								
7 - Year +1	19 to Year +23	5y	16-Jan-2042	21-Dec-2046																					
8 - Year +2	24 to Year +45	22y	21-Dec-2046	27-Aug-2068															Ī						
9 - Post Cl	losure Year +46	1y	27-Aug-2068	22-Aug-2069																					

Critical Remaining Work Remaining Work summary

TASK filter: All Activities

Checked Approved Date Revision 17-Dec-2021 V.0: Prepared pursuant to: BW Blackwater Decision Statement condition 11.2'



Blackwater Gold Inc 595 Burrard Street, Suite 3083 Vancouver, <u>BC V7X 1L3 I 604.558.1107</u>

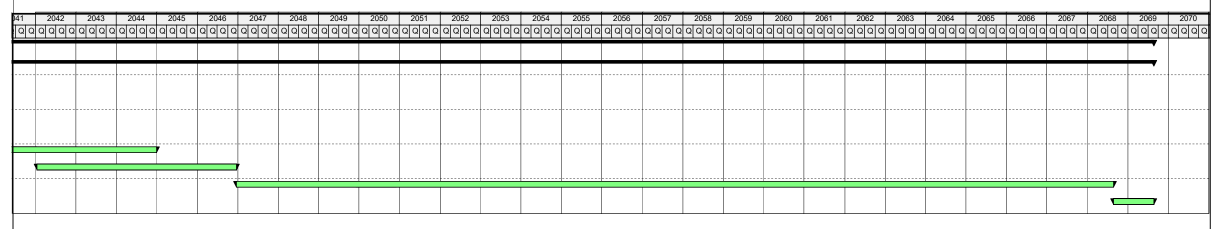
<u>info@artemisgoldinc.com</u>

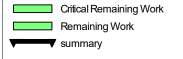
## 0 - Phase Roll Up

## **Blackwater Gold Project**

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TASK filter: All Activities

Checked Approved Date Revision 17-Dec-2021 BW V.0: Prepared pursuant to: Blackwater Decision Statement condition 11.2'



Blackwater Gold Inc 595 Burrard Street, Suite 3083 Vancouver, <u>BC V</u>7X 1L3 604.558.1107

## 1 - Milestones

# **Blackwater Gold Project**

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Activity ID	Activity Name	Original	Start	Finish	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040
		Duration			QQQ		QQQC	qqqq	QQQ			QQQQ	Q Q Q Q	QQQQ	QQQQ			QQQC	qqqq	QQQQ	QQQQ	QQQQ	QQQQ	QQQQ	QQQQ
Blackwate	er Gold Project	48y 2m	01-Mar-2022	22-Aug-2069																					
1 - Major N	Milestones	48y 2m	01-Mar-2022	22-Aug-2069																					
A3900	Start of Early Works	0y	01-Mar-2022*		01-N	lar-2022*	<b>♦</b>	1			-									1					
A3910	End of Early Works	0y		29-Jun-2022				Jun-2022	4																
A3920	Start of Major Works	0y	30-Jun-2022*		3	0-Jun-2022	* ♦																		
A3930	End of Major Works	0y		20-Apr-2024					<b>♦</b> 20-	Apr-2024															
A3940	Process Facility First Gold Pour	0y	20-Apr-2024				20	-Apr-2024	•																
A3950	Start Year +1	0y	20-Apr-2024				20	-Apr-2024	•																
A3960	End Year +5	0y		25-Mar-2029							-			♦ 25-M	1ar-2029				-	1					
A3970	Start Year +6	0y	25-Mar-2029									25-N	/lar-2029	•											
A3980	End Year +10	0y		27-Feb-2034															♦ 27-Fe	b-2034					
A3990	Start Year +11	0y	27-Feb-2034														27-F	eb-2034	<b>*</b>						
A4000	End Year +18	0y		31-Dec-2044	1	-																			
A4010	Start Year +19	0y	16-Jan-2042																						16-Jan
A4020	End Year +23	0y		21-Dec-2046				1																	
A4030	Start Year +24	0y	21-Dec-2046																						
A4040	End Year +45	0y		27-Aug-2068				· †			1														
A4050	Start Year +46 Post Closure	0y	27-Aug-2068																						
A4060	End Year +46 Post Closure	0y		22-Aug-2069	1	-		· †	1		1				1										

•	<ul><li>Milestone</li></ul>
-	summary

TASK filter: WBS .

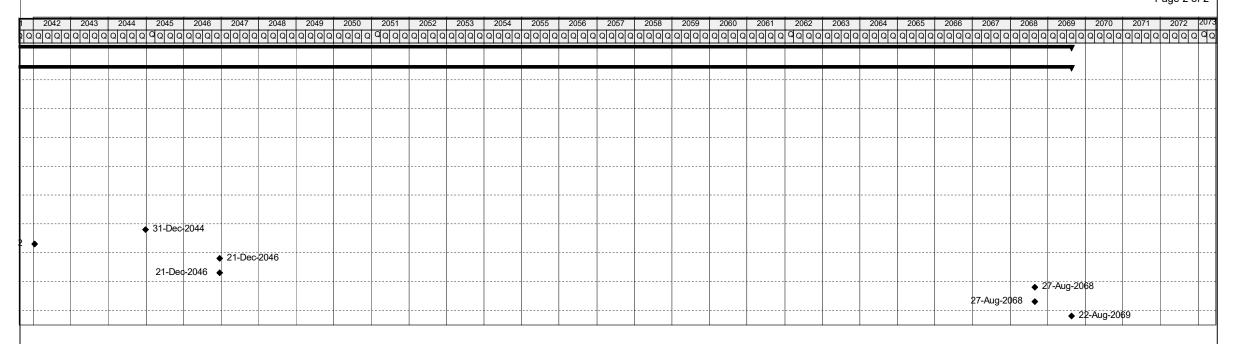
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#### 1 - Milestones

# Blackwater Gold Project

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•	<ul><li>Milestone</li></ul>	9
	summary	/

TASK filter: WBS .

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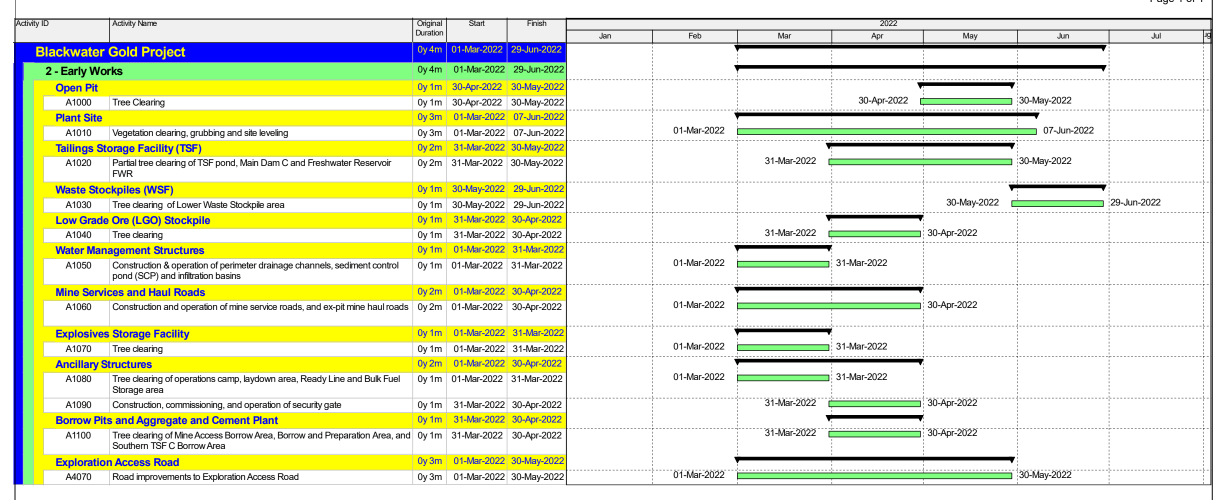
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#### 2 - Early Works

## **Blackwater Gold Project**

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Critical Remaining Work	TASK filter: WBS .	Date	Revision	Checked	Approved	
Remaining Work	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	17-Dec-2021	V.0: Prepared pursuant to:	BW	RT	]
Remaining Work			Blackwater Decision Statement condition 11 2'			1
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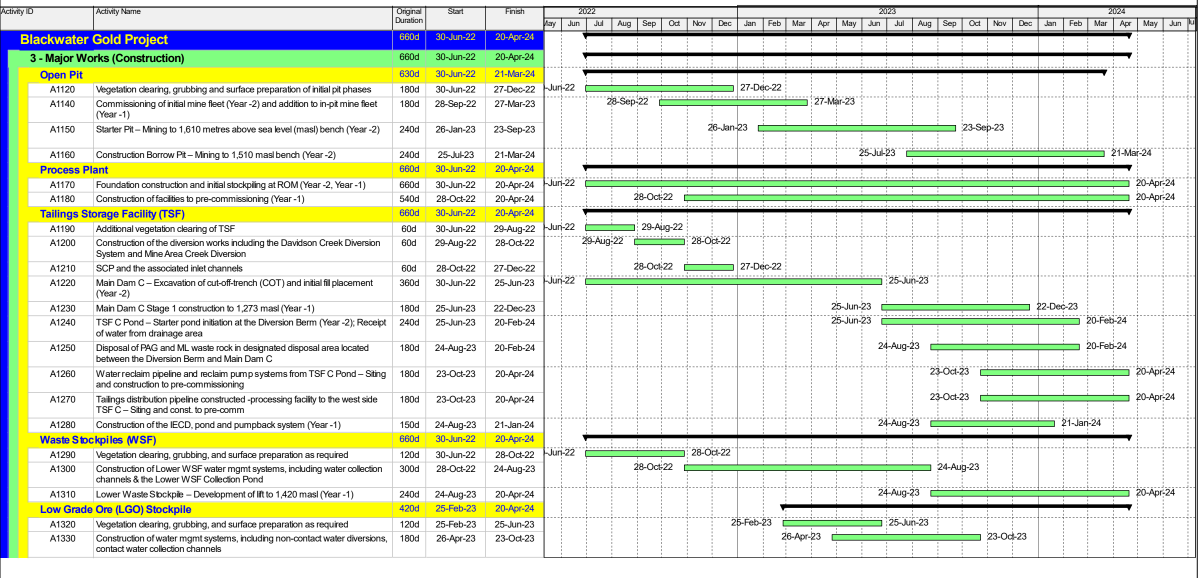


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#### 3 - Major Works

## **Blackwater Gold Project**

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Critical Remaining Work
Remaining Work
summary

TASK filter: WBS .

Date	Revision	Checked	Approved	Г
17-Dec-2021	V.0: Prepared pursuant to:	BW	RT	]
	Blackwater Decision Statement condition 11.2'			1
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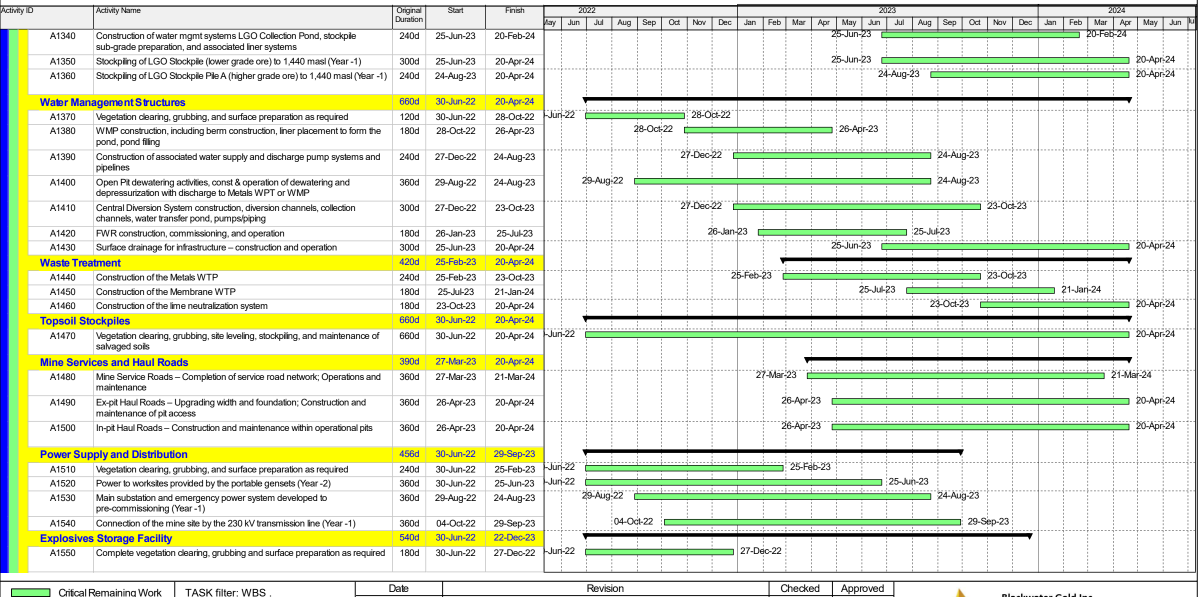


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#### 3 - Major Works

## **Blackwater Gold Project**

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Critical Remaining Work
Remaining Work
summary

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 Blackwater Decision Statement condition 11.2'



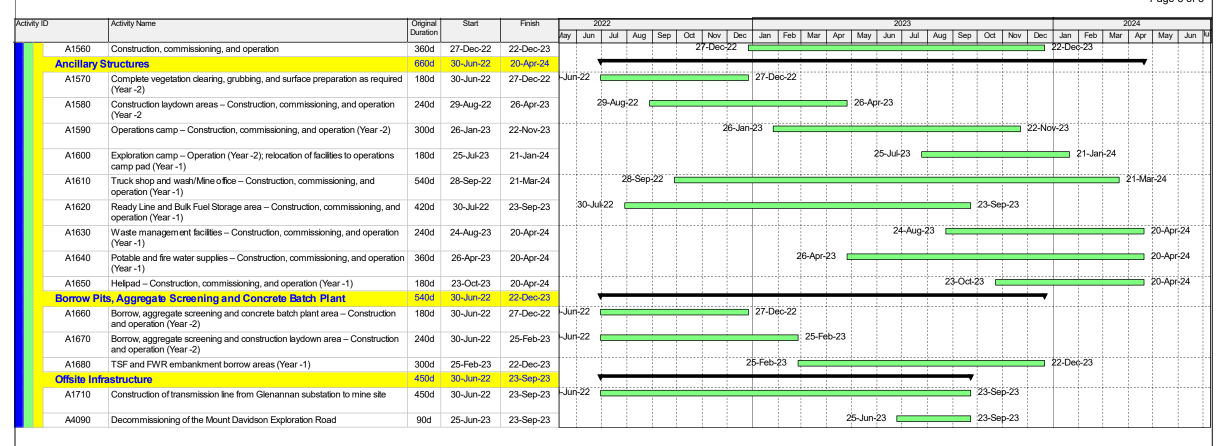
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#### 3 - Major Works

## Blackwater Gold Project

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Critical Remaining Work
Remaining Work
summary

TASK filter: WBS .

Date	Revision	Checked	Approved	
17-Dec-2021	V.0: Prepared pursuant to:	BW	RT	
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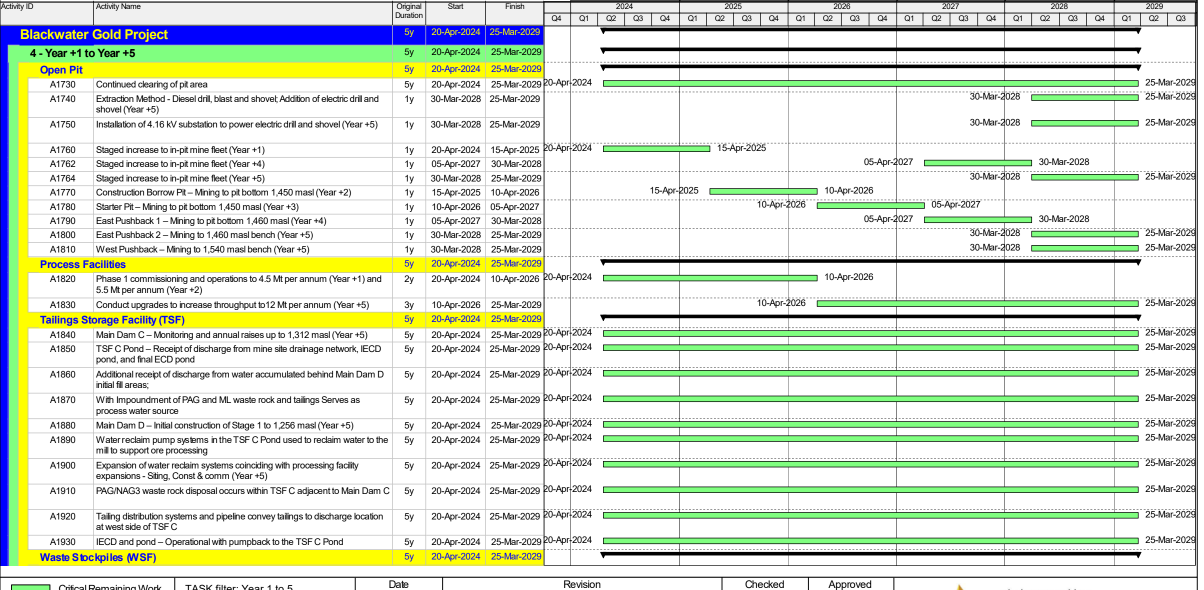


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#### 4 - Year +1 to Year +5

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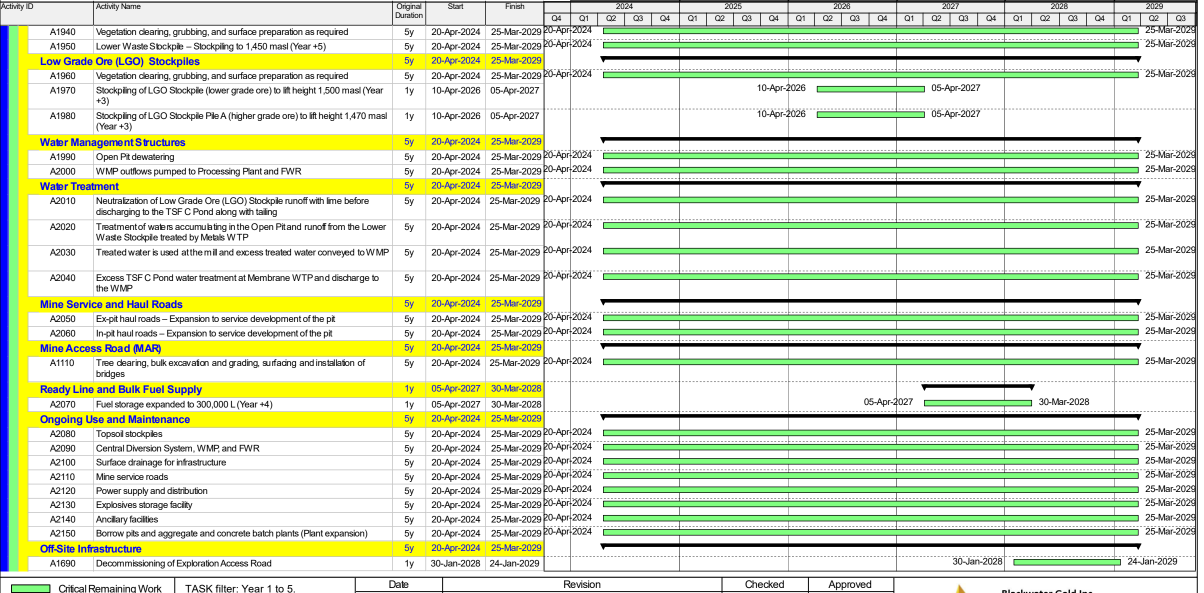
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#### 4 - Year +1 to Year +5

## Blackwater Gold Project

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	Critical Remaining Work	
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#### 4 - Year +1 to Year +5

## Blackwater Gold Project

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Activit	y ID	Activity Name	Original	Start	Finish			202	:4		20	025			2026			2027				202	8		2	ງ29	
			Duration			Q4	Q1	Q2	Q3 C	4 Q	Q1 Q2	Q3	Q4	Q1	Q2 Q3	Q4	Q1	Q2 (	Q3	Q4	Q1	Q2	Q3	Q4		Q2 (	<b>Q</b> 3
	A2160	Transmission line		20-Apr-2024																						5-Mar-2	
	A2170	Airstrip and airstrip access road – Construction and connection to Mine Access Road (MAR)	5у	20-Apr-2024	25-Mar-2029	20-Арі	r-2024																		2	5-Mar-	2029
	A4120	Installation of Freshwater Supply System and Pumping and Pipeline systems	5у	20-Apr-2024	25-Mar-2029	20-Apı	r-2024																		2	5-Mar-	2029

	Critical Remaining Work
	Remaining Work
-	summary

TASK filter: Year 1 to 5.

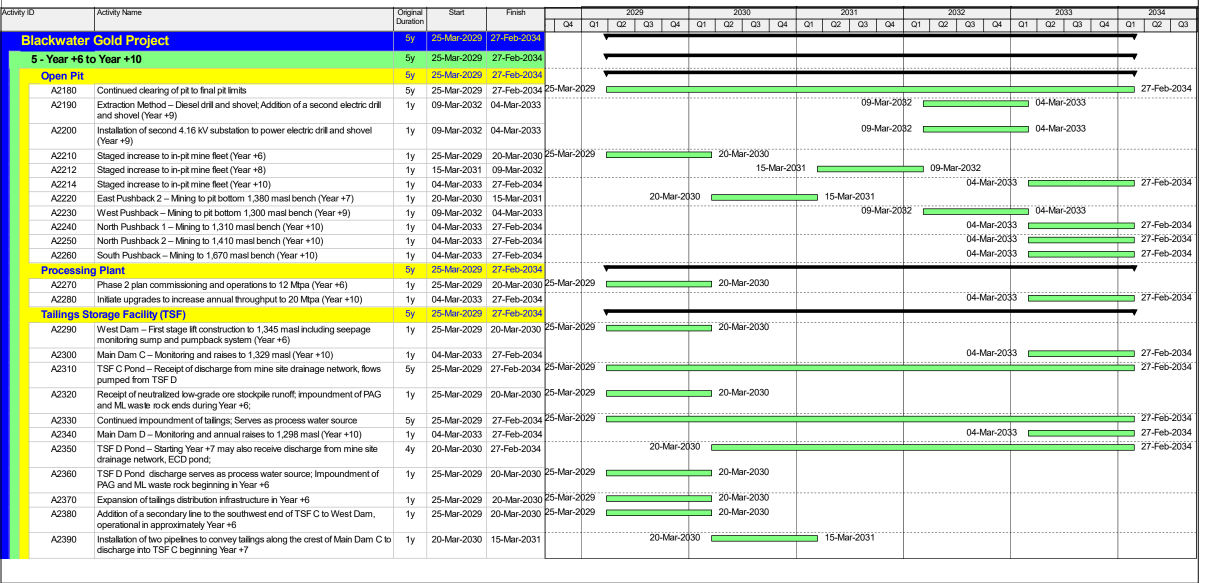
Date Revision	Checked	Approved
17-Dec-2021 V.0: Prepared pursuant to:	BW	RT
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#### 5 - Year +6 to Year +10

## Blackwater Gold Project

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Critical Remaining Work	TASK filter: Year 6 to 10.	Date	Revision
Remaining Work	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	17-Dec-2021	V.0: Prepared pursuant to:
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#### 5 - Year +6 to Year +10

## **Blackwater Gold Project**

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Critical Rema	ining Work	TASK
Remaining W	/ork	
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## 5 - Year +6 to Year +10

# **Blackwater Gold Project**

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Activity ID		Activity Name	Original	Start	Finish			2029			2030			2031			2032			203	3		2034
			Duration			Q4	Q1	Q2 Q3	Q4	Q1	Q2 Q3	Q4	Q1	Q2 Q	3 Q4	Q1	Q2 (	Q3 Q4	Q1	Q2	Q3 Q4	Į Q1	Q2 Q3
	A2590	Treated water is used at the mill and excess treated water conveyed to WMP	5у	25-Mar-2029	27-Feb-2034	25-Mar-2	2029		•		<u> </u>				_			<u>'</u>				T	27-Feb-2034
	A2600	Excess TSF C Pond water treatment at Membrane WTP and discharge to the WMP	5y	25-Mar-2029	27-Feb-2034	25-Mar-2	2029																27-Feb-2034
	Ongoing L	Jse and Maintenance	5у	25-Mar-2029	27-Feb-2034			<b>T</b>														<del>                                     </del>	•
	A2610	Topsoil stockpiles erosion control and invasive plant management	5у	25-Mar-2029	27-Feb-2034	25-Mar-2	2029																27-Feb-2034
	A2620	Central and Northern Diversion systems and Central Water Transfer Pond North and South Interception trenches	5у		27-Feb-2034																	十	27-Feb-2034
	A2630	Pit dewatering	5у	25-Mar-2029	27-Feb-2034	25-Mar-2	2029																27-Feb-2034
	A2640	Fresh Water Reservoir (FWR)	5y	25-Mar-2029	27-Feb-2034	25-Mar-2	2029																27-Feb-2034
	A2650	Surface drainage for Infrastructure	5y	25-Mar-2029	27-Feb-2034	25-Mar-2	2029																27-Feb-2034
	A2660	Mine service roads	5y		27-Feb-2034											+						$\vdash$	27-Feb-2034
	A2670	Ex-pit haul roads	5у	25-Mar-2029	27-Feb-2034	25-Mar-2	2029																27-Feb-203
	A2680	Power supply and distribution to other mine site components	5y	25-Mar-2029	27-Feb-2034	25-Mar-2				I													27-Feb-2034
	A2690	Explosives storage facility	5y	25-Mar-2029	27-Feb-2034	25-Mar-2	2029																27-Feb-203
	A2700	Ancillary structures	5y		27-Feb-2034																		27-Feb-203
	A2710	Borrow pits and aggregate and concrete batch plant (Plant expansion)	5y	25-Mar-2029	27-Feb-2034	25-Mar-2	2029																27-Feb-2034
	Off-Site Inf	frastructure	5у	25-Mar-2029				_															•
	A2720	Transmission line	5у	25-Mar-2029	27-Feb-2034	25-Mar-2	2029																27-Feb-2034
	A2730	Freshwater supply system (FWSS) intake, pump stations and pipeline	5у		27-Feb-2034					 												$\perp$	27-Feb-2034
	A2740	Airstrip and airstrip access road	5y	25-Mar-2029	27-Feb-2034	25-Mar-2	2029												-+				27-Feb-2034

Critical Remaining Work
Remaining Work
summary

TASK filter: Year 6 to 10.

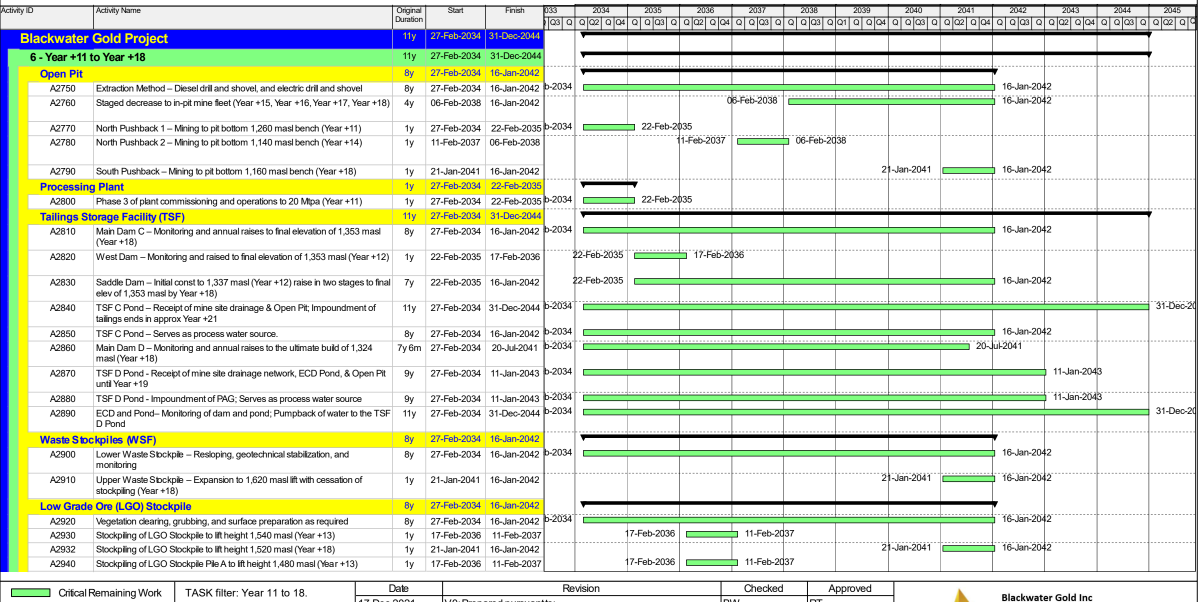
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#### 6 - Year +11 to Year +18

## **Blackwater Gold Project**

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Critical Remaining Work	TASK filter: Year 11 to 18.	Date	Revision	Checked	Approved	
Remaining Work	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	17-Dec-2021	V.0: Prepared pursuant to:	BW	RT	l
Remaining Work			Blackwater Decision Statement condition 11.2'			1
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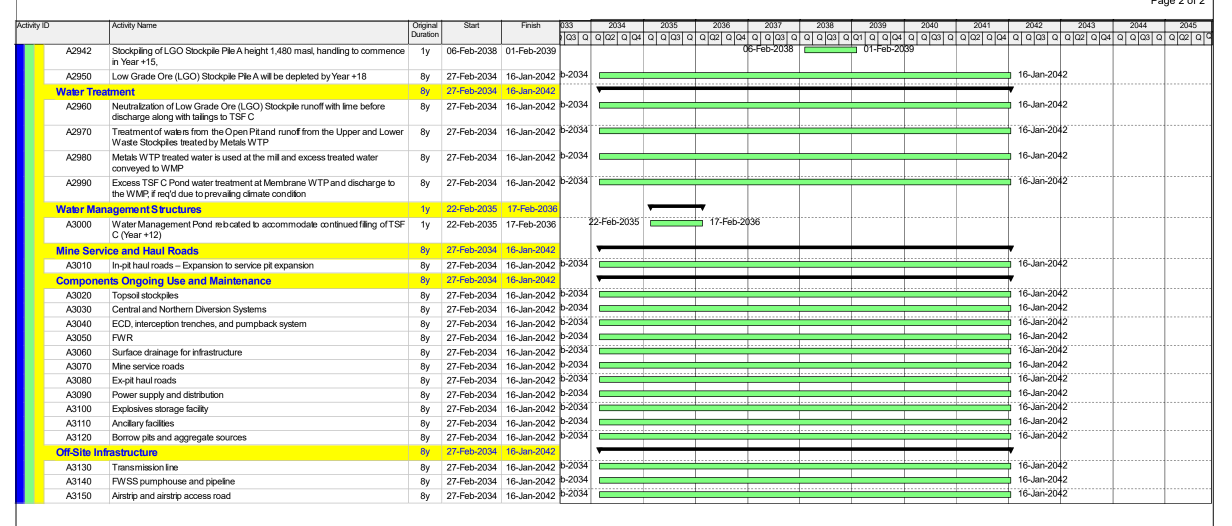


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#### 6 - Year +11 to Year +18

## Blackwater Gold Project

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Critical Remaining Work	TASK filter: Year 11 to 18.
Remaining Work	
summary	

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## 7 - Year +19 to Year +23

# **Blackwater Gold Project**

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Acti	vity ID	Activity Name		Ori	riginal	Start	Finish	2041			2042	2		2043			2044		2045		2046	2047
				Du	ıration				Q3 Q4	Q1	Q2	Q3 Q4	Q1	Q2 Q3	Q4	Q1	Q2 Q3	Q4	Q1 Q2 Q3	Q4	Q1 Q2 Q3 Q4	Q1 Q2
	Blackwater	r Gold Project			5у	16-Jan-2042	21-Dec-2046															~
Г	7 - Year +19	to Year +23			5у	16-Jan-2042	21-Dec-2046	3		_												₹
п	Open Pit			:	5у	16-Jan-2042	21-Dec-2046	8		·												<b>-</b>
	A3160	Decommissioning of wells, sumps, and re	f mine fleet and electrical distribution system, de-v elated works	watering	5у	16-Jan-2042	21-Dec-2046	16-J	Jan-2042													21-Dec-2046
	A3170	Initiate filling of Pit La	ke (See Water Management Structures)		5у	16-Jan-2042	21-Dec-2046	16-J	Jan-2042										 			21-Dec-2046
	Processir	ng Plant			5y	16-Jan-2042	21-Dec-2046	5		•												₹
	A3180	Milling of Low Grade +19 to Year +22)3	Ore (LGO) Stockpile reclaim at 20 Mt per annun	m (Year	5у	16-Jan-2042	21-Dec-2046	16-J	Jan-2042													21-Dec-2046
	Tailings S	Storage Facility (TS	SF)		5у	16-Jan-2042	21-Dec-2046	5		_												₹
	A3190	West Dam - Monito	ring and maintenance		5у	16-Jan-2042	21-Dec-2046	16-J	Jan-2042							1			I			21-Dec-2046
	A3200	Main Dam C – Monit	toring and maintenance of dam		5у	16-Jan-2042	21-Dec-2046	1	Jan-2042										I			21-Dec-2046
	A3210	TSF C Pond – Conv Serves as process w	reyance of supernatant to Open Pit starting Year vater source;	+19;	5у	16-Jan-2042	21-Dec-2046		Jan-2042													21-Dec-2046
	A3220	TSF C Pond – tailing	gs infill ceases Year +21		Зу	16-Jan-2042	31-Dec-2044	16-J	Jan-2042							I			31-Dec-2044			
	A3230	Main Dam D – Monit 1,331 masl (Year +2	toring and maintenance and raised to final elevat (0)	tion of	1y	11-Jan-2043	06-Jan-2044				11-	Jan-2043				06-Ja	an-2044					
	A3240		ipt from mine site drainage network; impoundme of tailings starting in Year +21	ent of	3у	06-Jan-2044	21-Dec-2046							06-Jar								21-Dec-2046
	A3250	TSF D Pond – serve	es as process water source		Зу	06-Jan-2044	21-Dec-2046	3						06-Jar	1-2044							21-Dec-2046
	A3260	ECD and Pond – Mo	onitoring of dam and pond; Conveyance of captu rting Year +19	ured	5у	16-Jan-2042	21-Dec-2046	16-J	Jan-2042													21-Dec-2046
	Waste Sto	ockpiles (WSF)			5y	16-Jan-2042	21-Dec-2046	8		•												7
	A3270	Lower Waste Stock	pile – Resloping, geotechnical stabilization, and		5у	16-Jan-2042	21-Dec-2046	16-J	Jan-2042													21-Dec-2046
	A3280	Upper Waste Stock	pile – Resloping, geotechnical stabilization, and		5у	16-Jan-2042	21-Dec-2046	16-J	Jan-2042													21-Dec-2046
	Low Grad	le Ore (LGO) Stock	pile		5у	16-Jan-2042	21-Dec-2046	3		_												₹
	A3290	Re-handling of ore to	o Processing Plant with depletion by Year +23		5у	16-Jan-2042	21-Dec-2046	16-J	Jan-2042							1						21-Dec-2046
	A3300	Closure and progres	ssive reclamation		5у	16-Jan-2042	21-Dec-2046	16-J	Jan-2042										I			21-Dec-2046
	Water Mai	nagement Structur	res		5у	16-Jan-2042	21-Dec-2046	5		•												7
	A3310	Pit Lake – Filling with (Year +20 to Year +2	natural groundwater and TSF C Pond supernata 23), and ECD Pond	tant	4y	11-Jan-2043	21-Dec-2046				11-	Jan-2043										21-Dec-2046
	A3320	Lower Waste Stock	pile runoff directed to TSF C Pond and Upper Wa cted to Open Pit	aste	5у	16-Jan-2042	21-Dec-2046	16-J	Jan-2042										<u> </u>			21-Dec-2046
	A3330	Continued operation instream flow needs	of FWR for mill processing supply and Davidsor (IFN)	n Creek	5у	16-Jan-2042	21-Dec-2046		Jan-2042													21-Dec-204
	A3340		of the Central and Northern Diversion Systems on WMP and FWR, respectively	with	5у	16-Jan-2042	21-Dec-2046	16-J	Jan-2042										<u> </u>			21-Dec-204
L		-																			<u> </u>	
-	Critical	Remaining Work	TASK filter: Year 19 to 23.	Date	e			F	Revision					Checked		App	roved		<u> </u>		- 71	
				17 Dog 20	24	V/O. Drop	arad numuan	++					DIM		D	т		1		Black	water Gold Inc	

Critical Remaining Work
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summary

Date	Revision	Checked	Approved
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## 7 - Year +19 to Year +23

# Blackwater Gold Project

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vity ID	Activity Name	Original	Start	Finish	2041			2042			20	043			2044			2045			20	46		2047
		Duration			Q3	3 Q4	Q1	Q2 (	3 Q4	Q1	Q2	Q3	Q4	Q1 Q	2 Q3	Q4	Q1 Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1 Q2
Water Ti	reatment	<b>5</b> y	16-Jan-2042	21-Dec-2046			_																	
A3350	Continued operation of the lime neutralization for Low Grade Ore (LGO) Stockpile runoff	5у	16-Jan-2042	21-Dec-2046	16-Ja	an-2042																	2	21-Dec-204
A3360	Metals treatment for pit dewatering, the Upper and Lower Waste Stockpiles not required.	5у	16-Jan-2042	21-Dec-2046	16-Ja	an-2042																	2	21-Dec-204
A3370	Pit water will be allowed to naturally flow into the Open Pit to aid in pit filling.	5у	16-Jan-2042	21-Dec-2046	16-Ja	an-2042																	2	21-Dec-204
A3380	Lower WSP water will be directed to the TSF; Upper WSP water will be directed to the Open Pit and TSF.	5у	16-Jan-2042	21-Dec-2046	16-Ja	an-2042																	2	21-Dec-204
A3390	Membrane treatment of excess TSF C water not required as it will be pumped to the Open Pit to aid in pit filling	5у	16-Jan-2042	21-Dec-2046	16-Ja	an-2042																	2	21-Dec-204
Mine Se	ervice and Haul Roads	5y	16-Jan-2042	21-Dec-2046	8		_						_										<del></del>	
A3400	Ex-pit haul roads – Progressive closure and reclamation	5y	16-Jan-2042	21-Dec-2046	16-Ja	an-2042																	2	21-Dec-204
A3410	In-pit haul roads – Closure and progressive inundation of in-pit haul roads (Year +19)	1y	16-Jan-2042	11-Jan-2043	16-Ja	an-2042				11	I-Jan-204	43												
Power S	Supply and Distribution	5y	16-Jan-2042	21-Dec-2046	S		<b>T</b>																	
A3420	Decommissioning of electrical distribution to Open Pit for drills and shovels	5у	16-Jan-2042	21-Dec-2046	16-Ja	an-2042																	2	21-Dec-20-
Explosi	ves Storage Facility	5y	16-Jan-2042	21-Dec-2046	<u> </u>		<del></del>																	
A3430	Progressive closure and reclamation	5y	16-Jan-2042	21-Dec-2046	16-Ja	an-2042																	2	21-Dec-20
Compor	nents Ongoing Use and Maintenance	5y	16-Jan-2042	21-Dec-2046	3		-																	
A3440	Topsoil stockpiles	5y	16-Jan-2042	21-Dec-2046	16-Ja	an-2042																	2	21-Dec-20
A3450	Central and Northern Diversion Systems	5y	16-Jan-2042	21-Dec-2046	16-Ja	an-2042																	2	21-Dec-20
A3460	ECD, interception trenches, and pumpback system	5y	16-Jan-2042	21-Dec-2046	16-Ja	an-2042																	2	21-Dec-20
A3470	FWR Surface drainage for infrastructure	5y	16-Jan-2042	21-Dec-2046	16-Ja	n-2042											1						2	21-Dec-20
A3480	Mine service roads	5y	16-Jan-2042	21-Dec-2046	16-Ja	an-2042																	2	21-Dec-20
A3490	Power supply and distribution	5y	16-Jan-2042	21-Dec-2046	16-Ja	n-2042											†						2	21-Dec-20
A3500	Ancillary facilities	5y	16-Jan-2042	21-Dec-2046	16-Ja	an-2042																	2	21-Dec-20
A3510	Borrow pits and aggregate sources	5y	16-Jan-2042	21-Dec-2046	16-Ja	an-2042											t						2	21-Dec-20
Off-Site	Infrastructure	5y	16-Jan-2042	21-Dec-2046	3		-						-										_	
A3520	Transmission Line	5y	16-Jan-2042	21-Dec-2046	16-Ja	an-2042	1										·						2	21-Dec-20
A3530	FWSS pumphouse and pipeline	5y	16-Jan-2042	21-Dec-2046	16-Ja	an-2042																		21-Dec-20
A3540	Airstrip and airstrip access road	5v	16-Jan-2042	21-Dec-2046	16-Ja	an-2042																	2	21-Dec-20

Critical Remaining Work	TASK filter: Year 19 to 23.	Date	Revision	Checked	Approved	Т
Remaining Work	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	17-Dec-2021	V.0: Prepared pursuant to:	BW	RT	1
			Blackwater Decision Statement condition 11.2'			1
summary						1
			•			7



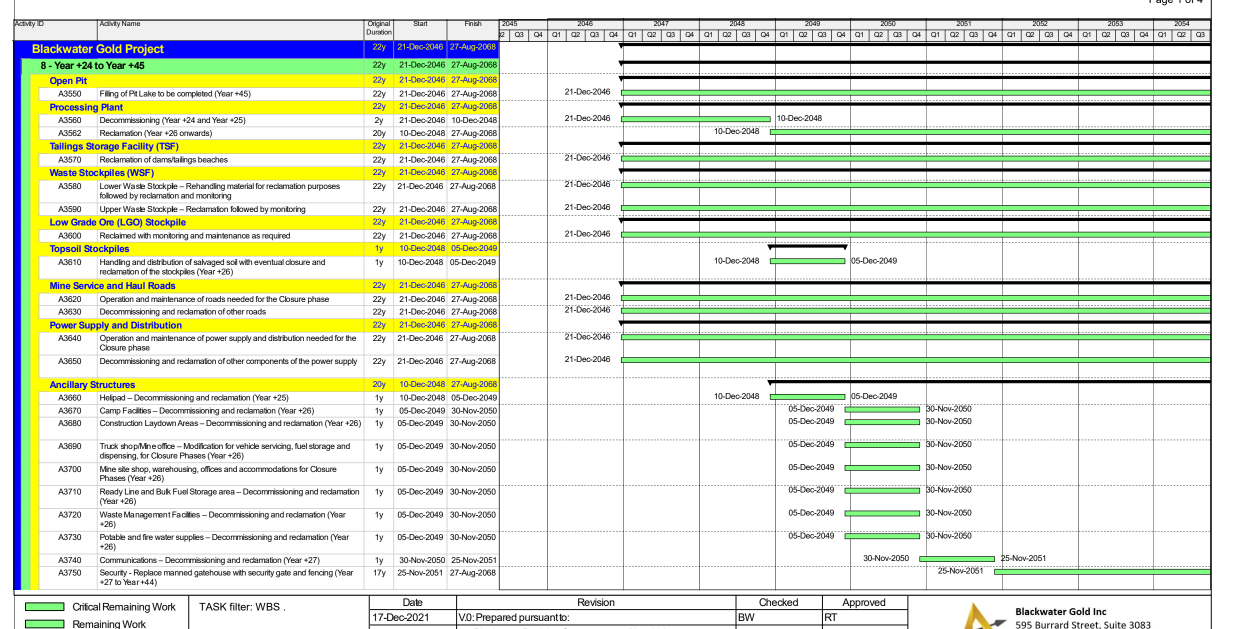
#### 8 - Year +24 to Year +45

summary

## Blackwater Gold Project

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Page 1 of 4

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Blackwater Decision Statement condition 11.2

8 - Year +24 to Year +45			Black	water Gold Project				Printe	d: 17-Dec-2021 at 11:2 Page 2 of 4
2055 2056 4 Q1 Q2 Q3 Q4 Q1 Q2 Q3 Q4	2057   2058	2059 2060 32 Q3 Q4 Q1 Q2 Q3 C	2061 Q4 Q1 Q2 Q3 Q4	2062   2063   Q1   Q2   Q3   Q4   Q1   Q2   Q3   Q4	2064 2065 Q1 Q2 Q3 Q4 Q1 Q2 Q3 Q	2066 Q1 Q2 Q3 Q4	2067 Q1 Q2 Q3 Q4	2068 Q1 Q2 Q3 Q4	2069 2070 Q1 Q2 Q3 Q4 Q1 Q2
								27-Au	ig-2068
								27-Au	
								27-Au	ig-2068
								27-Au 27-Au	g-2068 g-2068
								27-Au	ig-2068
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								27-Au	
								27-Au	g-2068
								27-Au	  g-2068
Critical Remaining Work Remaining Work summary	TASK filter: WBS .		: Prepared pursuant to Blackwater Decision	Revision b: Statement condition 11.2	Checked Ap	proved		Blackwater Gold 595 Burrard Stree Vancouver, BC V	Inc et, Suite 3083 7X 1L3   ☎ 604.558.110 isgoldinc.com

#### 8 - Year +24 to Year +45

# Blackwater Gold Project

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Activity II	)	Activity Name	Original	Start	Finish	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054
			Duration			2 Q3 Q4	Q1 Q2 Q3 Q4	Q1 Q2 Q3 Q4	Q1 Q2 Q3 Q4	Q1 Q2 Q3 Q4	Q1 Q2 Q3 Q4	Q1 Q2 Q3 Q4	Q1 Q2 Q3 Q4	Q1 Q2 Q3 Q4	Q1 Q2 Q3
	Borrow Pits	s, Aggregate Screening and Concrete Batch Plants	1y	30-Nov-2050	25-Nov-2051						_	•			
	A3760	Decommissioning and reclamation (Year +27)	1y	30-Nov-2050	25-Nov-2051						30-Nov-2050		25-Nov-2051		
	Off-Site Inf	rastructure	22y	21-Dec-2046	27-Aug-2068		•								
	A3770	Airstrip and airstrip access road – Decommissioning and redamation (Year +25	1y	21-Dec-2046	16-Dec-2047		21-Dec-2046 [		16-Dec-2047						
	A3780	FWSS pumphouse and pipeline – Decommissioning and reclamation (Year +45)	1y	02-Sep-2067	27-Aug-2068										
	A3790	Transmission Line – Operation and maint for water treatment plants at mine site then decommissioning and reclamation	22y	21-Dec-2046	27-Aug-2068		21-Dec-2046 [								

TASK filter: WBS .

Date	Revision	Checked	Approved
17-Dec-2021	V.0: Prepared pursuant to:	BW	RT
	Blackwater Decision Statement condition 11.2		



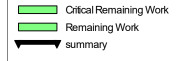
Blackwater Gold Inc
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Vancouver, BC V7X 1L3 | 604.558.1107
Info@artemisgoldinc.com

#### 8 - Year +24 to Year +45

# **Blackwater Gold Project**

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2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070
Q4 Q1 Q2 Q3 Q4	Q1 Q2 Q3 Q4 Q1	Q2 Q3 Q4	Q1 Q2												
											0	2-Sep-2067	27-Δ	.ug-2068	
												2-00p-2007	21-70	ug-2000	
													27 A		.
													21-A	ug-2000	
													27-A	ug-2068	



TASK filter: WBS .

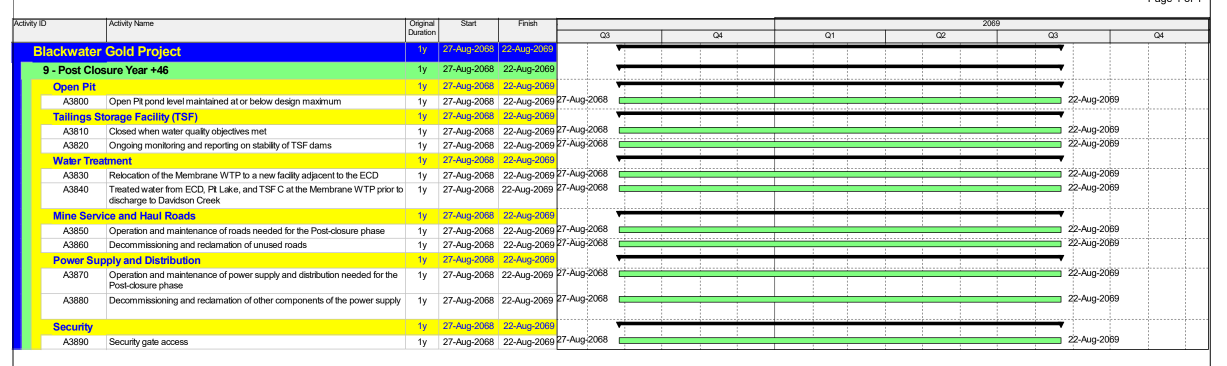
	Date	Revision	Checked	Approved
17-De	ec-2021	V.0: Prepared pursuant to:	BW	RT
		Blackwater Decision Statement condition 11.2		



#### 9 - Post Closure Year +46

## Blackwater Gold Project

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Critical Remaining Work
Remaining Work
summary

ΓASK filter: 10 - Post Closure	
Year 46.	

Date	Revision	Checked	Approved
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	Blackwater Decision Statement condition 11.2		

